

June 17, 2014

**VIA ELECTRONIC FILING**

David Erickson  
President and Chief Executive Officer  
Alberta Electric System Operator  
2500, 330 - 5 Avenue SW  
Calgary, Alberta  
T2P 0L4

RE: *North American Electric Reliability Corporation*

Dear Mr. Erickson:

On February 21 2014, the North American Electric Reliability Corporation (“NERC”) filed a Notice of Filing of proposed Reliability Standard PRC-005-3. References to “Automatic Reclosing” and “Component” used in certain definitions in PRC-005-3 were not properly capitalized during the revision process. NERC intended for the terms to carry the meaning associated with the definitions of “Automatic Reclosing” and “Component.” The correct capitalization in the definitions used in PRC-005-3 are as follows:

- **Protection System Maintenance Program (PSMP)** — An ongoing program by which Protection System and ~~automatic~~ Automatic reclosing ~~Reclosing components~~ Components are kept in working order and proper operation of malfunctioning ~~components~~ Components is restored. A maintenance program for a specific ~~component~~ Component includes one or more of the following activities:

Verify—Determine that the ~~component~~ Component is functioning correctly.

Monitor—Observe the routine in-service operation of the ~~component~~ Component.

Test—Apply signals to ~~component~~ Component to observe functional performance or output behavior, or to diagnose problems.

Inspect—Examine for signs of ~~component~~ Component failure, reduced performance or degradation.

Calibrate—Adjust the operating threshold for measurement accuracy of a measuring element to meet the intended performance requirement.

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- **Unresolved Maintenance Issue**—A deficiency identified during a maintenance activity that causes the ~~component~~ Component to not meet the intended performance, cannot be corrected during the maintenance interval, and requires follow-up corrective action

NERC has updated the standard version number to reflect the errata change and will update the *NERC Glossary of Terms*. NERC has also updated the VSL in Requirement R1 to match the change directed to PRC-005-2 filed concurrently with this errata. A replacement Exhibit A to the filing is included.

Respectfully submitted,

/s/ William H. Edwards

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## **Exhibit A**

### **PRC-005-3 Clean and Redline Standard**

**(Available on the NERC Website at**

[http://www.nerc.com/FilingsOrders/ca/Canadian%20Filings%20and%20Orders%20DL/Attachments\\_PR\\_C-005-3\\_Errata\\_filing.pdf](http://www.nerc.com/FilingsOrders/ca/Canadian%20Filings%20and%20Orders%20DL/Attachments_PR_C-005-3_Errata_filing.pdf))