



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:

The North American Electric Reliability Corporation ("NERC") hereby submits Notice of Filing of the North American Electric Reliability Corporation of Proposed Reliability Standard PER-005-2 and Retirement of Reliability Standard PER-005-1. NERC requests, to the extent necessary, a waiver of any applicable filing requirements with respect to this filing.

NERC understands the AESO may adopt the proposed reliability standards subject to Alberta legislation, principally as established in the *Transmission Regulation* ("the T Reg."). Briefly, it is NERC's understanding that the T Reg. requires the following with regard to the adoption in Alberta of a NERC Reliability Standard:

1. The AESO must consult with those market participants that it considers are likely to be directly affected.

2. The AESO must forward the proposed reliability standards to the Alberta Utilities Commission for review, along with the AESO's recommendation that the Commission approve or reject them.

3. The Commission must follow the recommendation of the AESO that the Commission approve or reject the proposed reliability standards unless an interested person satisfies the Commission that the AESO's recommendation is "technically deficient" or "not in the public interest."

Further, NERC has been advised by the AESO that the AESO practice with respect to the adoption of a NERC Reliability Standard includes a review of the NERC Reliability Standard for applicability to Alberta legislation and electric industry practice. NERC has been advised that, while the objective is to adhere as closely as possible to the requirements of the NERC Reliability Standard, each

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RELIABILITY | ACCOUNTABILITY





NERC Reliability Standard approved in Alberta (called an "Alberta reliability standard") generally varies from the similar and related NERC Reliability Standard.

NERC requests the AESO consider PER-005-2, as described in the attached filing, for adoption in Alberta as an "Alberta reliability standard(s)," subject to the required procedures and legislation of Alberta.

Please contact the undersigned if you have any questions.

Respectfully submitted,

<u>/s/ Holly A. Hawkins</u> Holly A. Hawkins Assistant General Counsel for North American Electric Reliability Corporation

Enclosure