

May 5, 2009

# VIA ELECTRONIC FILING

Ms. Erica Hamilton, Commission Secretary British Columbia Utilities Commission Box 250, 900 Howe Street Sixth Floor Vancouver, B.C. V6Z 2N3

Re: North American Electric Reliability Corporation

Dear Ms. Hamilton:

The North American Electric Reliability Corporation ("NERC") hereby submits

this notice of filing of interpretation (b) of Requirement R17 as found in BAL-005-0 —

Automatic Generation Control, a NERC Reliability Standard, that is contained in Exhibit

A-1 to this notice. NERC had sought Federal Energy Regulatory Commission approval

of interpretation (a) of Requirement R17 in BAL-005-0 — Automatic Generation Control

that NERC submitted on December 19, 2007, but withdrew that request on April 15,

2008. The formal interpretation (b) has been approved by the NERC Board of Trustees.

NERC's notice consists of the following:

- This transmittal letter;
- A table of contents for the entire notice;
- A narrative description explaining how the formal interpretation meets the reliability goal of BAL-005-0;
- Formal interpretation submitted for approval (Exhibit A-1);
- Reliability Standard BAL-005-0b that includes the appended interpretation (Exhibit A-2); and
- The complete development record of the formal interpretation (Exhibit A-3).

Please contact the undersigned if you have any questions.

Respectfully submitted,

<u>/s/ Rebecca J. Michael</u> Rebecca J. Michael

Attorney for North American Electric Reliability Corporation

# BEFORE THE BRITISH COLUMBIA UTILITIES COMMISSION OF THE PROVINCE OF BRITISH COLUMBIA

# NORTH AMERICAN ELECTRIC RELIABILITY CORPORATION

# NOTICE OF FILING OF THE NORTH AMERICAN ELECTRIC RELIABILITY CORPORATION OF FORMAL INTERPRETATION TO RELIABILITY STANDARDS

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# I. <u>INTRODUCTION</u>

The North American Electric Reliability Corporation ("NERC") hereby submits notice of interpretation (b) to BAL-005-0 — Automatic Generation Control, Requirement R17, a NERC Reliability Standard. No modification to the language contained in the specific requirement is being proposed. However, NERC has included for information the approved Reliability Standard to which the proposed interpretation is appended.

The NERC Board of Trustees approved the formal interpretation (b) to BAL-005-0 — Automatic Generation Control, Requirement R17 on February 12, 2008. Exhibit A-1 to this filing sets forth the formal interpretation. Exhibit A-2 contains the affected Reliability Standard containing the appended interpretation, in this case, BAL-005-0b – Automatic Generation Control. Exhibit A-3 contains the complete development record of the formal interpretation (b) to BAL-005-0 — Automatic Generation Control, Requirement R17.

NERC filed this formal interpretation (b) with the Federal Energy Regulatory Commission ("FERC") on April 15, 2008, and is filing this formal interpretation with the other applicable governmental authorities in Canada.

# II. NOTICES AND COMMUNICATIONS

Notices and communications with respect to this filing may be addressed to the

## following:

Rick Sergel President and Chief Executive Officer David N. Cook Vice President and General Counsel North American Electric Reliability Corporation 116-390 Village Boulevard Princeton, NJ 08540-5721 (609) 452-8060 (609) 452-9550 – facsimile david.cook@nerc.net Rebecca J. Michael Assistant General Counsel North American Electric Reliability Corporation 1120 G Street, N.W. Suite 990 Washington, D.C. 20005-3801 (202) 393-3998 (202) 393-3955 – facsimile rebecca.michael@nerc.net

# III. <u>BACKGROUND</u>

# a. Reliability Standards Development Procedure

NERC develops reliability standards in accordance with Section 300 (Reliability Standards Development) of its Rules of Procedure and the NERC *Reliability Standards Development Procedure*, which is incorporated into the Rules of Procedure as Appendix 3A. NERC's proposed rules provide for reasonable notice and opportunity for public comment, due process, openness, and a balance of interests in developing reliability standards and thus satisfy certain of the criteria for approving reliability standards.

The development process is open to any person or entity with a legitimate interest in the reliability of the bulk power system. NERC considers the comments of all stakeholders and a vote of stakeholders and the NERC Board of Trustees is required to approve a reliability standard for submission to the applicable governmental authorities. Additionally, all persons who are directly or materially affected by the reliability of the North American bulk power systems are permitted to request an interpretation of the reliability standard, as discussed in NERC's *Reliability Standards Development Procedure*. When requested, NERC will assemble a team with the relevant expertise to address the interpretation request and, within 45 days, present a formal interpretation for industry ballot. If approved by the ballot pool and the NERC Board of Trustees, the interpretation is appended to the reliability standard and filed for approval by the applicable governmental authorities to be made effective when approved. When the affected reliability standard is next revised using the reliability standards development process, the interpretation will then be incorporated into the reliability standard.

The formal interpretation set out in Exhibit A-1 has been developed and approved by industry stakeholders using NERC's *Reliability Standards Development Procedure*; it has been approved by the NERC Board of Trustees as outlined in the Introduction section above.

### IV. <u>BAL-005-0 — Automatic Generation Control, Requirement R17</u>

In Section IV(a), NERC explains the need for and development of the formal interpretation (b) of BAL-005-0 — Automatic Generation Control, Requirement R17. In addition, NERC demonstrates that the formal interpretation is consistent with the stated reliability goal of the Reliability Standards and the requirements thereunder. Set forth immediately below in Section IV(b) are the stakeholder ballot results and how stakeholder comments were considered and addressed by the team assembled to provide the interpretation.

The complete development record for the formal interpretation is set forth in Exhibit

A-3. Exhibit A-3 includes the request for interpretation, the response to the request for

interpretation, the ballot pool and the final ballot results by registered ballot body

members, stakeholder comments received during the balloting and how those comments

were considered.

# a. Justification of Formal Interpretation

The stated purpose of BAL-005-0 — Automatic Generation Control ("AGC"), in

relevant part, is to establish requirements for balancing AGC necessary to calculate Area

Control Error ("ACE"). Requirement R17 of this Reliability Standard states:

**Requirement R17.** Each Balancing Authority shall at least annually check and calibrate its time error and frequency devices against a common reference. The Balancing Authority shall adhere to the minimum values for measuring devices as listed below:

On July 31, 2007, NERC received a request for formal interpretation from

Portland General Electric ("PGE") of Requirement R17 of BAL-005-0 – Automatic Generation Control. As noted above, NERC previously filed for approval with FERC of an interpretation (a) for this same requirement that explained that the phrase "annually check and calibrate" applies only to devices within the operations control room. The Board of Trustees approved that interpretation at its May 2, 2007 meeting. PGE subsequently stated that it believes that interpretation (a) still leaves several areas of ambiguity and asks: Which equipment is included in the phrase "measuring devices as listed below," in particular, does this phrase apply:

(a) Only to equipment within the operations control room?
(b) Only to equipment that provides values used to calculate AGC ACE?
(c) Only to equipment that provides values to PGE's SCADA system?
(d) Only to equipment owned or operated by the Balancing Authority?
(e) Only to new of replacement equipment?
(f) To all such equipment that a Balancing Authority owns or operates?

PGE believes this standard is intended to apply to Balancing Authorities' new or replacement equipment that provides values used to calculate AGC ACE. A broader interpretation to include existing equipment could cause utilities to spend significant amounts of money with little or no actual improvement to system reliability.

In accordance with the *Reliability Standards Development Procedure*, NERC selected the Resources Subcommittee of the NERC Operating Committee as its subject matter expert to consider the question and develop the interpretation response. The Resources Subcommittee designated its Frequency Task Force the activity. The task force provided the following interpretation (b):

"As noted in the existing interpretation (a), BAL-005-1 Requirement 17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the reporting or compliance ACE equation or provide real-time time error or frequency information to the system operator. Frequency inputs from other sources that are for reference only are excluded. The time error and frequency measurement devices may not necessarily be located in the system operations control room or owned by the Balancing Authority; however the Balancing Authority has the responsibility for the accuracy of the frequency and time error measurement devices. No other devices are included in R17. The other devices listed in the table at the end of R17 are for reference only and do not have any mandatory calibration or accuracy requirements.

New or replacement equipment that provides the same functions noted above requires the same calibrations. Some devices used for time error and frequency measurement cannot be calibrated as such. In this case, these devices should be cross-checked against other properly calibrated equipment and replaced if the devices do not meet the required level of accuracy."

Thus, the formal interpretation (b) is that BAL-005-0, Requirement 17 requires that time error and frequency devices that serve as input into the reporting or compliance of the ACE equation, whether in the operations control room or external to the operations control room, must be annually checked and calibrated. This formal interpretation (b) acknowledges and expands upon interpretation (a) such that time error and frequency devices located external to the operations control room, such as instrument transformers and transducers that serve to transmit said time error and frequency information from a source remote to the control center are included in the scope of the requirement per interpretation (b).

This formal interpretation is consistent with the reliability objective of Requirement R17 of BAL-005-0 and with the overall goal of the Reliability Standard itself. The interpretation properly acknowledges that Requirement R17 expressly pertains to time error and frequency devices and identifies the Balancing Authority as the applicable entity. The interpretation also recognizes that the Balancing Authority has ultimate responsibility for compliance with the requirement as part of its core functions but may not necessarily be the owner of the time error and frequency devices on which the accuracy of the ACE equation depends. This interpretation establishes an obligation for the Balancing Authority to ensure the equipment owner has an established program to comport with this expectation; alternately, the Balancing Authority could choose to install and maintain its own equipment to obtain this valuable information. Further, this requirement is directed only to time error and frequency devices and not to other inputs to the ACE equation. In the first instance, other inputs to the ACE equation are not captured in the first sentence of Requirement R17, namely tie-line flows for calculation of net actual interchange. The interpretation cannot expand or change the requirement in a NERC Reliability Standard. By allowing the inclusion of other metering devices in the interpretation of Requirement R17, the scope of the requirement as stated and as approved by the Commission is dramatically expanded. The use of an interpretation for this purpose does not support the intent of an interpretation process as included in the *Reliability Standards Development Procedure*. Modifications to the Reliability Standard would more appropriately be considered when NERC addresses BAL-005-0 Reliability Standard as part of Project 2007-05 of its Reliability Standards Development Plan: 2008-2010, a project currently in progress. This plan was submitted for information purposes on October 11, 2007.

In the second instance, the Balancing Authority is already required to perform tieline MWh checks hourly through Requirement R13 of BAL-005-0. If errors are found, the Balancing Authority shall then adjust the metering error component of its ACE equation to compensate until such time the equipment is re-calibrated or replaced. Therefore, Requirement R13 addresses the accuracy of tie-line values in the calculation of ACE. Coupled with the requirement to calibrate frequency and time error devices in Requirement R17, the major inputs to the ACE equation are addressed.

#### b. Summary of the Reliability Standard Development Proceedings

On July 31, 2007, NERC received a request for formal interpretation of Requirement 17 of the BAL-005-0 Reliability Standard, the second formal request for interpretation of this requirement. Pursuant to its *Reliability Standards Development*  *Procedure*, NERC selected the Resources Subcommittee of the NERC Operating Committee to prepare the interpretation, who assigned its Frequency Task Force the responsibility to develop the requested interpretation. The Resources Subcommittee, through it Frequency Task Force, provided the formal interpretation (b) that directs that time error and frequency devices that are located within and external to the control center are to be included in this requirement. Further, the interpretation provided that devices and the tolerances listed in Requirement R17 that do not serve to provide time error or frequency inputs to the ACE equation are for informational purposes only. The interpretation (b) further stated that Requirement R17 pertains to existing, modified, or new installation of time error and frequency devices and that the devices without the capability of being calibrated should be verified to be accurate against other benchmarks or be replaced.

NERC conducted the initial ballot of interpretation (b) from October 18–October 29, 2007 and achieved a quorum of 96.48 percent and a weighted segment approval of 85.91 percent, but the initial ballot also included a number of negative ballots with comments. When the Frequency Task Force reviewed the comments, they decided to revise the interpretation to improve its clarity, and posted the revised interpretation for a new 30-day pre-ballot review period that took place from November 19–December 18, 2007. A second initial ballot took place from December 19, 2007–January 4, 2008. The ballot results indicated a 98.44 percent weighted segment approval with 84.77 percent of the ballot pool participating in the vote. However, three negative votes with comments were received that required a recirculation ballot.

Two commenters indicated that the interpretation (b) conflicts with the previous interpretation (a) and that NERC should clearly state that the current interpretation (b) supersedes interpretation (a). NERC agreed with this comment and noted the approach when the recirculation ballot took place. Two commenters stated that the devices listed in Requirement R17 for reference only should be removed from the requirement. The task force agreed but indicated that the interpretation process cannot make changes to requirements.

NERC conducted the recirculation ballot to the second initial ballot from January 14–January 23, 2008. With 87.65 percent quorum, the interpretation achieved a weighted segment approval of 98.17 percent. NERC thereby recommended that the Board of Trustees approve interpretation (b) for Requirement R17 of BAL-005-0 at its February 12, 2008 meeting and retire interpretation (a) that the Board approved in May 2007. The NERC Board of Trustees approved both actions at the February 2008 meeting.

Respectfully submitted,

### /s/ Rebecca J. Michael

Rick Sergel President and Chief Executive Officer David N. Cook Vice President and General Counsel North American Electric Reliability Corporation 116-390 Village Boulevard Princeton, NJ 08540-5721 (609) 452-8060 (609) 452-9550 – facsimile david.cook@nerc.net Rebecca J. Michael Assistant General Counsel North American Electric Reliability Corporation 1120 G Street, N.W. Suite 990 Washington, D.C. 20005-3801 (202) 393-3998 (202) 393-3955 – facsimile rebecca.michael@nerc.net

# Exhibit A-1

Interpretation of Reliability Standard BAL-005-0, Requirement R17 **Request:** *PGE* requests clarification regarding the measuring devices for which the requirement applies, specifically clarification if the requirement applies to the following measuring devices:

- Only equipment within the operations control room
- Only equipment that provides values used to calculate AGC ACE
- Only equipment that provides values to its SCADA system
- Only equipment owned or operated by the BA
- Only to new or replacement equipment
- To all equipment that a BA owns or operates

## BAL-005-1

**R17.** Each Balancing Authority shall at least annually check and calibrate its time error and frequency devices against a common reference. The Balancing Authority shall adhere to the minimum values for measuring devices as listed below:

| Device                           | Accuracy                    |
|----------------------------------|-----------------------------|
| Digital frequency transducer     | ≤ 0.001 Hz                  |
| MW, MVAR, and voltage transducer | $\leq 0.25\%$ of full scale |
| Remote terminal unit             | $\leq 0.25\%$ of full scale |
| Potential transformer            | $\leq 0.30\%$ of full scale |
| Current transformer              | $\leq 0.50\%$ of full scale |

#### Existing Interpretation Approved by Board of Trustees May 2, 2007

BAL-005-0, Requirement 17 requires that the Balancing Authority check and calibrate its control room time error and frequency devices against a common reference at least annually. The requirement to "annually check and calibrate" does not address any devices outside of the operations control room.

The table represents the design accuracy of the listed devices. There is no requirement within the standard to "annually check and calibrate" the devices listed in the table, unless they are included in the control center time error and frequency devices.

#### Interpretation:

As noted in the existing interpretation, BAL-005-1 Requirement 17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the reporting or compliance ACE equation or provide real-time time error or frequency information to the system operator. Frequency inputs from other sources that are for reference only are excluded. The time error and frequency measurement devices may not necessarily be located in the system operations control room or owned by the Balancing Authority; however the Balancing Authority has the responsibility for the accuracy of the frequency and time error measurement devices. No other devices are included in R 17. The other devices listed in the table at the end of R17 are for reference only and do not have any mandatory calibration or accuracy requirements.

New or replacement equipment that provides the same functions noted above requires the same calibrations. Some devices used for time error and frequency measurement cannot be calibrated as such. In this case, these devices should be cross-checked against other properly calibrated equipment and replaced if the devices do not meet the required level of accuracy.

# Exhibit A-2

**Reliability Standard BAL-005-0b** 

# A. Introduction

## 1. Title: Automatic Generation Control

2. Number: BAL-005-0b

# 3. Purpose:

This standard establishes requirements for Balancing Authority Automatic Generation Control (AGC) necessary to calculate Area Control Error (ACE) and to routinely deploy the Regulating Reserve. The standard also ensures that all facilities and load electrically synchronized to the Interconnection are included within the metered boundary of a Balancing Area so that balancing of resources and demand can be achieved.

## 4. Applicability:

- 4.1. Balancing Authorities
- **4.2.** Generator Operators
- 4.3. Transmission Operators
- 4.4. Load Serving Entities
- 5. Effective Date: Immediately after approval of applicable regulatory authorities.

## **B.** Requirements

- **R1.** All generation, transmission, and load operating within an Interconnection must be included within the metered boundaries of a Balancing Authority Area.
  - **R1.1.** Each Generator Operator with generation facilities operating in an Interconnection shall ensure that those generation facilities are included within the metered boundaries of a Balancing Authority Area.
  - **R1.2.** Each Transmission Operator with transmission facilities operating in an Interconnection shall ensure that those transmission facilities are included within the metered boundaries of a Balancing Authority Area.
  - **R1.3.** Each Load-Serving Entity with load operating in an Interconnection shall ensure that those loads are included within the metered boundaries of a Balancing Authority Area.
- **R2.** Each Balancing Authority shall maintain Regulating Reserve that can be controlled by AGC to meet the Control Performance Standard.
- **R3.** A Balancing Authority providing Regulation Service shall ensure that adequate metering, communications, and control equipment are employed to prevent such service from becoming a Burden on the Interconnection or other Balancing Authority Areas.
- **R4.** A Balancing Authority providing Regulation Service shall notify the Host Balancing Authority for whom it is controlling if it is unable to provide the service, as well as any Intermediate Balancing Authorities.
- **R5.** A Balancing Authority receiving Regulation Service shall ensure that backup plans are in place to provide replacement Regulation Service should the supplying Balancing Authority no longer be able to provide this service.
- **R6.** The Balancing Authority's AGC shall compare total Net Actual Interchange to total Net Scheduled Interchange plus Frequency Bias obligation to determine the Balancing Authority's ACE. Single Balancing Authorities operating asynchronously may employ alternative ACE calculations such as (but not limited to) flat frequency control. If a Balancing Authority is unable to calculate ACE for more than 30 minutes it shall notify its Reliability Coordinator.
- **R7.** The Balancing Authority shall operate AGC continuously unless such operation adversely impacts the reliability of the Interconnection. If AGC has become inoperative, the Balancing

Authority shall use manual control to adjust generation to maintain the Net Scheduled Interchange.

- **R8.** The Balancing Authority shall ensure that data acquisition for and calculation of ACE occur at least every six seconds.
  - **R8.1.** Each Balancing Authority shall provide redundant and independent frequency metering equipment that shall automatically activate upon detection of failure of the primary source. This overall installation shall provide a minimum availability of 99.95%.
- **R9.** The Balancing Authority shall include all Interchange Schedules with Adjacent Balancing Authorities in the calculation of Net Scheduled Interchange for the ACE equation.
  - **R9.1.** Balancing Authorities with a high voltage direct current (HVDC) link to another Balancing Authority connected asynchronously to their Interconnection may choose to omit the Interchange Schedule related to the HVDC link from the ACE equation if it is modeled as internal generation or load.
- **R10.** The Balancing Authority shall include all Dynamic Schedules in the calculation of Net Scheduled Interchange for the ACE equation.
- **R11.** Balancing Authorities shall include the effect of ramp rates, which shall be identical and agreed to between affected Balancing Authorities, in the Scheduled Interchange values to calculate ACE.
- **R12.** Each Balancing Authority shall include all Tie Line flows with Adjacent Balancing Authority Areas in the ACE calculation.
  - **R12.1.** Balancing Authorities that share a tie shall ensure Tie Line MW metering is telemetered to both control centers, and emanates from a common, agreed-upon source using common primary metering equipment. Balancing Authorities shall ensure that megawatt-hour data is telemetered or reported at the end of each hour.
  - **R12.2.** Balancing Authorities shall ensure the power flow and ACE signals that are utilized for calculating Balancing Authority performance or that are transmitted for Regulation Service are not filtered prior to transmission, except for the Anti-aliasing Filters of Tie Lines.
  - **R12.3.** Balancing Authorities shall install common metering equipment where Dynamic Schedules or Pseudo-Ties are implemented between two or more Balancing Authorities to deliver the output of Jointly Owned Units or to serve remote load.
- **R13.** Each Balancing Authority shall perform hourly error checks using Tie Line megawatt-hour meters with common time synchronization to determine the accuracy of its control equipment. The Balancing Authority shall adjust the component (e.g., Tie Line meter) of ACE that is in error (if known) or use the interchange meter error ( $I_{ME}$ ) term of the ACE equation to compensate for any equipment error until repairs can be made.
- **R14.** The Balancing Authority shall provide its operating personnel with sufficient instrumentation and data recording equipment to facilitate monitoring of control performance, generation response, and after-the-fact analysis of area performance. As a minimum, the Balancing Authority shall provide its operating personnel with real-time values for ACE, Interconnection frequency and Net Actual Interchange with each Adjacent Balancing Authority Area.
- **R15.** The Balancing Authority shall provide adequate and reliable backup power supplies and shall periodically test these supplies at the Balancing Authority's control center and other critical locations to ensure continuous operation of AGC and vital data recording equipment during loss of the normal power supply.
- **R16.** The Balancing Authority shall sample data at least at the same periodicity with which ACE is calculated. The Balancing Authority shall flag missing or bad data for operator display and

archival purposes. The Balancing Authority shall collect coincident data to the greatest practical extent, i.e., ACE, Interconnection frequency, Net Actual Interchange, and other data shall all be sampled at the same time.

**R17.** Each Balancing Authority shall at least annually check and calibrate its time error and frequency devices against a common reference. The Balancing Authority shall adhere to the minimum values for measuring devices as listed below:

| Device                           | Accuracy                    |
|----------------------------------|-----------------------------|
| Digital frequency transducer     | ≤ 0.001 Hz                  |
| MW, MVAR, and voltage transducer | $\leq 0.25$ % of full scale |
| Remote terminal unit             | $\leq 0.25$ % of full scale |
| Potential transformer            | $\leq 0.30$ % of full scale |
| Current transformer              | $\leq 0.50$ % of full scale |

### C. Measures

Not specified.

### D. Compliance

### 1. Compliance Monitoring Process

### 1.1. Compliance Monitoring Responsibility

Balancing Authorities shall be prepared to supply data to NERC in the format defined below:

- **1.1.1.** Within one week upon request, Balancing Authorities shall provide NERC or the Regional Reliability Organization CPS source data in daily CSV files with time stamped one minute averages of: 1) ACE and 2) Frequency Error.
- **1.1.2.** Within one week upon request, Balancing Authorities shall provide NERC or the Regional Reliability Organization DCS source data in CSV files with time stamped scan rate values for: 1) ACE and 2) Frequency Error for a time period of two minutes prior to thirty minutes after the identified Disturbance.

### **1.2.** Compliance Monitoring Period and Reset Timeframe

Not specified.

### **1.3.** Data Retention

- **1.3.1.** Each Balancing Authority shall retain its ACE, actual frequency, Scheduled Frequency, Net Actual Interchange, Net Scheduled Interchange, Tie Line meter error correction and Frequency Bias Setting data in digital format at the same scan rate at which the data is collected for at least one year.
- **1.3.2.** Each Balancing Authority or Reserve Sharing Group shall retain documentation of the magnitude of each Reportable Disturbance as well as the ACE charts and/or samples used to calculate Balancing Authority or Reserve Sharing Group disturbance recovery values. The data shall be retained for one year following the reporting quarter for which the data was recorded.

### **1.4.** Additional Compliance Information

Not specified.

### 2. Levels of Non-Compliance

Not specified.

# E. Regional Differences

None identified.

# F. Associated Documents

1. Appendix 1 – Interpretation of Requirement R17 (February 12, 2008).

# **Version History**

| Version | Date                 | Action   | Change Tracking |
|---------|----------------------|--|-----------------|
| 0       | April 1, 2005        | Effective Date   | New             |
| 0       | August 8, 2005       | Removed "Proposed" from Effective Date   | Errata          |
| 0a      | December 19, 2007    | Added Appendix 1 – Interpretation (a) of R17 approved by BOT on May 2, 2007                                  | Addition        |
| Oa      | January 16,<br>2008  | Section F: added "1."; changed hyphen to<br>"en dash." Changed font style for<br>"Appendix 1" to Arial.      | Errata          |
| 0b      | February 12,<br>2008 | Replaced Appendix 1 – Interpretation (a) of R17 with Interpretation (b)approved by BOT on February 12, 2008. | Replacement     |

# Appendix 1

**Request:** *PGE* requests clarification regarding the measuring devices for which the requirement applies, specifically clarification if the requirement applies to the following measuring devices:

- Only equipment within the operations control room
- Only equipment that provides values used to calculate AGC ACE
- Only equipment that provides values to its SCADA system
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## BAL-005-1

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The table represents the design accuracy of the listed devices. There is no requirement within the standard to "annually check and calibrate" the devices listed in the table, unless they are included in the control center time error and frequency devices.

#### Interpretation:

As noted in the existing interpretation, BAL-005-1 Requirement 17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the reporting or compliance ACE equation or provide real-time time error or frequency information to the system operator. Frequency inputs from other sources that are for reference only are excluded. The time error and frequency measurement devices may not necessarily be located in the system operations control room or owned by the Balancing Authority; however the Balancing Authority has the responsibility for the accuracy of the frequency and time error measurement devices. No other devices are included in R 17. The other devices listed in the table at the end of R17 are for reference only and do not have any mandatory calibration or accuracy requirements.

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# Exhibit A-3

Record of Development of Formal Interpretation for BAL-005-0, Requirement R17

#### Interpretation - BAL-005 - Automatic Generation Control Project 2007-25

Registered Ballot Body | Reliability Standards Home Page | Related Files | Drafting Team Rosters

# <u>Status</u>

Approved by the Board of Trustees on February 12, 2008.

#### Purpose/Industry Need

In accordance with the Reliability Standards Development Procedure, the interpretation must be posted for a 30-day pre-ballot review, and then balloted. There is no public comment period for an interpretation. Balloting will be conducted following the same method used for balloting standards. If the interpretation is approved by its ballot pool, then the interpretation will be appended to the standard and will become effective when adopted by the NERC Board of Trustees and approved by the applicable regulatory authorities. The interpretation will remain appended to the standard until the standard is revised through the normal standards development process. When the standard is revised, the clarifications provided by the interpretation will be incorporated into the revised standard.

| Proposed Standard  | Supporting<br>Documents               | Comment Period                  | Comments<br>Received | Response<br>to Comments                        |
|--|---------------------------------------|---------------------------------|----------------------|--|
| Posted for Board of Trustees Approval on<br>February 12, 2008  |                                       |                                 |                      |  |
| Interpretation (23)  |                                       |                                 |                      |  |
| BAL-005-1, Requirement 17<br>- Automatic Generation Control  |                                       |                                 |                      |  |
| Announcement (20)  |                                       |                                 |                      | Announcement (22)                              |
| Interpretation (19)  |                                       | January 14–<br>January 23, 2008 |                      | Recirculation                                  |
| BAL-005-1, Requirement 17<br>- Automatic Generation Control<br>Posted for 10-day Recirculation Ballot Window |                                       | (closed)                        |                      | Ballot<br>Summary <mark>(21)</mark>            |
| Interpretation (14)  | PGE                                   |                                 |                      | Announcement (18)                              |
| BAL-005-1, Requirement 17<br>- Automatic Generation Control<br>Posted for extended 10-day Ballot Window      | Request for<br>Interpretation<br>(15) | December 19–<br>January 4, 2008 |                      | Ballot<br>Summary <b>(17)</b>                  |
|  | BAL-005-1,<br>Requirement 17          | (closed)                        |                      | Consideration<br>of Ballot<br>Comments<br>(16) |
| Announcement (12)  | PGE                                   | 11/19/07–                       |                      |  |
| BAL-005-1, Requirement 17<br>- Automatic Generation Control<br>Posted for 30-day Pre-ballot Review           | Request for<br>Interpretation<br>(13) | 12/04/07<br>(closed)            |                      |  |
| Interpretation<br>Clean (10) Redline (11) to last posted   | BAL-005-1,<br>Requirement 17          | 30-day Pre-ballot<br>Review     |                      |  |

| Announcement (5)   | PGE  |  |                      | Announcement (9)  |
|--|--|--|----------------------|---|
| Interpretation (4)<br>BAL-005-1, Requirement 17<br>- Automatic Generation Control<br>Posted for 10-day Ballot Window   | Request for<br>Interpretation<br>(6)<br>BAL-005-1,<br>Requirement 17 | 10/18/07–<br>10/29/07<br>(closed)<br>Ballot Window |                      | Ballot<br>Summary <b>(8)</b><br>Consideration<br>of Ballot<br>Comments <b>(7)</b> |
| Announcement (2)   | PGE  |  |                      |   |
| Interpretation (1)   | Request for<br>Interpretation  | 09/19/07–<br>10/18/07                              |                      |   |
| BAL-005-1, Requirement 17<br>- Automatic Generation Control<br>Posted for 30-day Pre-ballot Review   | (3)<br>BAL-005-1,<br>Requirement 17                                  | Pre-ballot Review<br>(closed)                      |                      |   |
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# Interpretation of BAL-005-1 Automatic Generation Control, R17

### Request for Clarification received from PGE on July 31, 2007

*PGE* requests clarification regarding the measuring devices for which the requirement applies, specifically clarification if the requirement applies to the following measuring devices:

- Only equipment within the operations control room
- Only equipment that provides values used to calculate AGC ACE
- Only equipment that provides values to its SCADA system
- Only equipment owned or operated by the BA
- Only to new or replacement equipment
- To all equipment that a BA owns or operates

#### BAL-005-1

**R17.** Each Balancing Authority shall at least annually check and calibrate its time error and frequency devices against a common reference. The Balancing Authority shall adhere to the minimum values for measuring devices as listed below:

| Device                           | Accuracy                    |
|----------------------------------|-----------------------------|
| Digital frequency transducer     | ≤ 0.001 Hz                  |
| MW, MVAR, and voltage transducer | $\leq 0.25\%$ of full scale |
| Remote terminal unit             | $\leq 0.25\%$ of full scale |
| Potential transformer            | $\leq 0.30\%$ of full scale |
| Current transformer              | $\leq 0.50\%$ of full scale |

#### Existing Interpretation Approved by Board of Trustees May 2, 2007

BAL-005-0, Requirement 17 requires that the Balancing Authority check and calibrate its control room time error and frequency devices against a common reference at least annually. The requirement to "annually check and calibrate" does not address any devices outside of the operations control room.

The table represents the design accuracy of the listed devices. There is no requirement within the standard to "annually check and calibrate" the devices listed in the table, unless they are included in the control center time error and frequency devices.

#### Interpretation provided by NERC Frequency Task Force on September 7, 2007

As noted in the existing interpretation, BAL-005-1 Requirement 17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the ACE equation or provide real-time time error or frequency information to the system operator. The time error and frequency measurement devices may not necessarily be located in the operations control room or owned by the BA; however the BA has the responsibility for the accuracy of the frequency and time error measurement devices. No other devices are included in R 17.

New or replacement equipment that provides the same functions noted above requires the same calibrations. Some devices used for time error and frequency measurement cannot be calibrated as such. In this case, these devices should be cross-checked against other properly calibrated equipment and replaced if the devices do not meet the required level of accuracy.



September 19, 2007

# TO: REGISTERED BALLOT BODY

Ladies and Gentlemen:

# Announcement: Pre-ballot Windows and Ballot Pools Open September 19, 2007

The Standards Committee (SC) announces the following standards action:

# Pre-ballot Window and Ballot Pool for Interpretation of CIP-006-1 (for SCE&G) Opens September 19, 2007

South Carolina Electric & Gas Company submitted a <u>Request for an Interpretation</u> of CIP-006-1 — Physical Security of Critical Cyber Assets. The request asked if dial-up remote terminal units (RTUs) that use non-routable protocols and have dial-up access are required to have six-wall perimeters or are only required to have electronic security perimeters.

The <u>Interpretation</u> clarifies that if dial-up assets are classified as critical cyber assets in accordance with CIP-002-1, the assets must reside within an electronic security perimeter; however, physical security control over a critical cyber asset is not required if that asset does not have a routable protocol. Entities are not required to enclose dial-up RTUs that do not use routable protocols within a six-wall border.

A new <u>ballot pool</u> to vote on this interpretation has been formed and will remain open up until 8 a.m. (EDT) on Thursday, October 18, 2007. During the pre-ballot window, members of the ballot pool may communicate with one another by using their "ballot pool list server." The list server for this ballot pool is: <u>bp-interp\_cip-006\_sceg\_in@nerc.com</u>

The initial ballot for this interpretation will begin at 8 a.m. (EDT) on Thursday, October 18, 2007.

# Pre-ballot Window and Ballot Pool for Interpretation of BAL-005 Requirement R17 (for PGE) Opens September 19, 2007

Portland General Electric Company submitted a <u>Request for an Interpretation</u> of BAL-005-1 — Automatic Generation Control Requirement R17. The request asked if the requirement to annually check and calibrate time error and frequency devices applies to the following measuring devices:

- Only equipment within the operations control room
- Only equipment that provides values used to calculate automatic generation control area control error
- Only equipment that provides values to its SCADA system
- Only equipment owned or operated by the balancing authority
- Only to new or replacement equipment

116-390 Village Boulevard, Princeton, New Jersey 08540-5721

REGISTERED BALLOT BODY September 19, 2007 Page Two

- To all equipment that a balancing authority owns or operates

The <u>Interpretation</u> clarifies that Requirement R17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the ACE equation or provide real-time time error or frequency information to the system operator. The time error and frequency measurement devices may not necessarily be located in the operations control room or owned by the balancing authority; however, the balancing authority has the responsibility for the accuracy of the frequency and time error measurement devices. No other devices are included in Requirement 17.

New or replacement equipment that provides the same functions noted above requires the same calibrations. Some devices used for time error and frequency measurement cannot be calibrated as such. In this case, these devices should be cross-checked against other properly calibrated equipment and replaced if the devices do not meet the required level of accuracy.

A new <u>ballot pool</u> to vote on this interpretation has been formed and will remain open up until 8 a.m. (EDT) on Thursday, October 18, 2007. During the pre-ballot window, members of the ballot pool may communicate with one another by using their "ballot pool list server." The list server for this ballot pool is: <u>bp-interp\_bal-005\_pge\_in@nerc.com</u>

The initial ballot for this interpretation will begin at 8 a.m. (EDT) on Thursday, October 18, 2007.

# **Standards Development Process**

The <u>*Reliability Standards Development Procedure*</u> contains all the procedures governing the standards development process. The success of the NERC standards development process depends on stakeholder participation. We extend our thanks to all those who participate. If you have any questions, please contact me at 813-468-5998 or <u>maureen.long@nerc.net</u>.

Sincerely,

Maareen E. Long

cc: Registered Ballot Body Registered Users Standards Mailing List NERC Roster



**Portland General Electric Company** 121 SW Salmon Street • Portland, Oregon 97204

July 31, 2007

Via Electronic Mail and Overnight Delivery

Gerard Adamski Director of Standards North American Electric Reliability Corporation 116-390 Village Boulevard Princeton, New Jersey 08540-5721

Re: Portland General Electric Company Request for Interpretation of NERC Standard BAL-005-0 R.17

Dear Mr. Adamski:

Portland General Electric Company (PGE) is seeking interpretation of Requirement 17 of North American Electric Reliability Corporation (NERC) Reliability Standard BAL-005-0. This requirement is applicable to PGE in its registered role as a Balancing Authority by FERC Order No. 693.<sup>1</sup> PGE is submitting this request for interpretation under the guidelines set out in "Interpretations of Standards" under the "Special Procedures" section of Version 6.1 of NERC's Reliability Standards Development Procedure.

Requirement 17 of BAL-005-0 reads as follows:

**R17.** Each Balancing Authority shall at least annually check and calibrate its time error and frequency devices against a common reference. The Balancing Authority shall adhere to the minimum values for measuring devices as listed below:

| Device                           | Accuracy                    |
|----------------------------------|-----------------------------|
| Digital frequency transducer     | ≤ 0.001 Hz                  |
| MW, MVAR, and voltage transducer | $\leq 0.25$ % of full scale |
| Remote terminal unit             | $\leq 0.25$ % of full scale |
| Potential transformer            | $\leq 0.30$ % of full scale |
| Current transformer              | $\leq 0.50$ % of full scale |

<sup>&</sup>lt;sup>1</sup> Mandatory Reliability Standards for the Bulk-Power System, 118 FERC ¶ 61,218, Issued March 16, 2007.

Portland General Electric

Gerard Adamski July 31, 2007 Page 2

PGE has reviewed the Request for Clarification of this requirement received by NERC on December 21, 2006. PGE has also reviewed the new version of the Standard, BAL-005-1, which includes the clarification proposed by NERC's Resources Subcommittee and approved by the Board of Trustees on May 2, 2007.<sup>2</sup> This clarification addresses the first sentence of the Requirement, and explains that the phrase "annually check and calibrate" applies only to devices within the operations control room. However, PGE believes that this clarification still leaves several areas of ambiguity regarding this standard, specifically:

Which equipment is included in the phrase "measuring devices as listed below", in particular, does this phrase apply:

- (a) only to equipment within the operations control room?
- (b) only to equipment that provides values used to calculate AGC ACE?
- (c) only to equipment that provides values to PGE's SCADA system?
- (d) only to the equipment owned or operated by the BA?
- (e) only to new or replacement equipment?
- (f) to all such equipment that a BA owns or operates?

PGE's understanding is that this standard is intended to apply to the BA's new or replacement equipment which provides values used to calculate AGC ACE. Applying this standard more widely – for example, applying it to existing equipment – could cause PGE and other utilities within the region to spend significant amounts of money with little or no actual improvement to system reliability.

Thank you for the opportunity to seek clarification through NERC's interpretation process. If you have any questions regarding this request for interpretation, please do not hesitate to contact me.

Sincerely,

myzy

Mike Ryan Manager, Control Area and Scheduling Operations Portland General Electric Co. (503) 464-8793 mike.ryan@pgn.com

<sup>&</sup>lt;sup>2</sup> Information on Board of Trustees activity is taken from Draft Minutes of the May 2, 2007, Board of Trustees Meeting, posted on NERC's website.



# Interpretation of BAL-005-1 Automatic Generation Control, R17

### Request for Clarification received from PGE on July 31, 2007

*PGE* requests clarification regarding the measuring devices for which the requirement applies, specifically clarification if the requirement applies to the following measuring devices:

- Only equipment within the operations control room
- Only equipment that provides values used to calculate AGC ACE
- Only equipment that provides values to its SCADA system
- Only equipment owned or operated by the BA
- Only to new or replacement equipment
- To all equipment that a BA owns or operates

#### BAL-005-1

**R17.** Each Balancing Authority shall at least annually check and calibrate its time error and frequency devices against a common reference. The Balancing Authority shall adhere to the minimum values for measuring devices as listed below:

| Device                           | Accuracy                    |
|----------------------------------|-----------------------------|
| Digital frequency transducer     | ≤ 0.001 Hz                  |
| MW, MVAR, and voltage transducer | $\leq 0.25\%$ of full scale |
| Remote terminal unit             | $\leq 0.25\%$ of full scale |
| Potential transformer            | $\leq 0.30\%$ of full scale |
| Current transformer              | $\leq 0.50\%$ of full scale |

#### Existing Interpretation Approved by Board of Trustees May 2, 2007

BAL-005-0, Requirement 17 requires that the Balancing Authority check and calibrate its control room time error and frequency devices against a common reference at least annually. The requirement to "annually check and calibrate" does not address any devices outside of the operations control room.

The table represents the design accuracy of the listed devices. There is no requirement within the standard to "annually check and calibrate" the devices listed in the table, unless they are included in the control center time error and frequency devices.

#### Interpretation provided by NERC Frequency Task Force on September 7, 2007

As noted in the existing interpretation, BAL-005-1 Requirement 17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the ACE equation or provide real-time time error or frequency information to the system operator. The time error and frequency measurement devices may not necessarily be located in the operations control room or owned by the BA; however the BA has the responsibility for the accuracy of the frequency and time error measurement devices. No other devices are included in R 17.

New or replacement equipment that provides the same functions noted above requires the same calibrations. Some devices used for time error and frequency measurement cannot be calibrated as such. In this case, these devices should be cross-checked against other properly calibrated equipment and replaced if the devices do not meet the required level of accuracy.



October 18, 2007

# TO: REGISTERED BALLOT BODY

Ladies and Gentlemen:

# Announcement: Initial Ballot Windows, Pre-ballot Review Period, and Ballot Pool Open

The Standards Committee (SC) announces the following standards actions:

# Initial Ballot Window for Urgent Action Revisions to BAL-004 is Open

The NERC Operating Committee has submitted an <u>Urgent Action SAR</u> to revise BAL-004-0 — Time Error Correction to remove the following from BAL-004:

- **Requirement 1, second sentence:** A single Reliability Coordinator in each Interconnection shall be designated by the NERC Operating Committee to serve as Interconnection Time Monitor.
  - Reason for removal: The entities who have been serving as the Interconnection Time Monitors have done so voluntarily. The NERC Operating Committee is not a user, owner, or operator and has no authority to assign a reliability coordinator to serve as the Interconnection Time Monitor. The entities who have been serving as "volunteers" don't want to continue to serve in this role if they are subject to sanctions for non-compliance with Requirement 2, which supports a business practice.
- **Requirement 2:** The Interconnection Time Monitor shall monitor Time Error and shall initiate or terminate corrective action orders in accordance with the NAESB Time Error Correction Procedure.
  - **Reason for removal:** This requires the reliability coordinator to execute a time error correction in accordance with a NAESB business practice.

The initial <u>ballot</u> for the Urgent Action revisions to BAL-004 is open and will remain open until 8 p.m. on Monday, October 29, 2007.

# Initial Ballot Window for Interpretation of CIP-006-1 (for SCE&G) is Open

South Carolina Electric & Gas Company submitted a <u>Request for an Interpretation</u> of CIP-006-1 — Physical Security of Critical Cyber Assets. The request asked if dial-up remote terminal units (RTUs) that use non-routable protocols and have dial-up access are required to have six-wall perimeters or are only required to have electronic security perimeters.

The <u>Interpretation</u> clarifies that if dial-up assets are classified as critical cyber assets in accordance with CIP-002-1, the assets must reside within an electronic security perimeter; however, physical security control over a critical cyber asset is not required if that asset does not have a routable protocol. Entities are not required to enclose dial-up RTUs that do not use routable protocols within a six-wall border.

The initial <u>ballot</u> for the interpretation of CIP-006-1 is open and will remain open until 8 p.m. on Monday, October 29, 2007.

116-390 Village Boulevard, Princeton, New Jersey 08540-5721 Phone: 609.452.8060 • Fax: 609.452.9550 • www.nerc.com **Initial Ballot Window for Interpretation of BAL-005 Requirement R17 (for PGE) is Open** Portland General Electric Company submitted a <u>Request for an Interpretation of BAL-005-1</u> Automatic Generation Control Requirement R17. The Interpretation asked if the requirement to annually check and calibrate time error and frequency devices applies to the following measuring devices:

- Only equipment within the operations control room
- Only equipment that provides values used to calculate automatic generation control area control error
- Only equipment that provides values to its SCADA system
- Only equipment owned or operated by the balancing authority
- Only to new or replacement equipment
- To all equipment that a balancing authority owns or operates

The <u>Interpretation</u> clarifies that Requirement 17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the ACE equation or provide realtime time error or frequency information to the system operator. The time error and frequency measurement devices may not necessarily be located in the operations control room or owned by the balancing authority; however, the balancing authority has the responsibility for the accuracy of the frequency and time error measurement devices. No other devices are included in Requirement 17.

New or replacement equipment that provides the same functions noted above requires the same calibrations. Some devices used for time error and frequency measurement cannot be calibrated as such. In this case, these devices should be cross-checked against other properly calibrated equipment and replaced if the devices do not meet the required level of accuracy.

The initial <u>ballot</u> for this interpretation of BAL-005 Requirement 17 is open and will remain open until 8 p.m. on Monday, October 29, 2007.

# Pre-ballot Window and Ballot Pool for PRC-023-1 — Relay Loadability Opens October 18, 2007

A new standard, PRC-023-1 — <u>Relay Loadability</u>, is posted for a 30-day pre-ballot review through 8 a.m. on November 19, 2007.

This standard was developed to address the cascading transmission outages that occurred in the August 2003 blackout when backup distance and phase relays operated on high loading and low voltage without electrical faults on the protected lines. This is the so-called 'zone 3 relay' issue that has been expanded to address other protection devices subject to unintended operation during extreme system conditions. The proposed standard establishes minimum loadability criteria for these relays to minimize the chance of unnecessary line trips during a major system disturbance.

The ballot for this standard will also include the Relay Loadability Implementation Plan.

The <u>ballot pool</u> to vote on this standard was formed earlier this year and has been re-opened. Anyone who joined the ballot pool earlier this year and is still a valid member of the Registered Ballot Body will not need to re-join the ballot pool. The ballot pool will remain open until 8 a.m. Monday, November 19, 2007. During the pre-ballot window, members of the ballot pool may communicate with one another by using their "ballot pool list server." The list server for this ballot pool is:

bp-Relay Loadability\_in@nerc.com

# **Standards Development Process**

The <u>*Reliability Standards Development Procedure*</u> contains all the procedures governing the standards development process. The success of the NERC standards development process depends on stakeholder participation. We extend our thanks to all those who participate. If you have any questions, please contact me at 813-468-5998 or <u>maureen.long@nerc.net</u>.

Sincerely,

Maareen E. Long

cc: Registered Ballot Body Registered Users Standards Mailing List NERC Roster



**Portland General Electric Company** 121 SW Salmon Street • Portland, Oregon 97204

July 31, 2007

Via Electronic Mail and Overnight Delivery

Gerard Adamski Director of Standards North American Electric Reliability Corporation 116-390 Village Boulevard Princeton, New Jersey 08540-5721

Re: Portland General Electric Company Request for Interpretation of NERC Standard BAL-005-0 R.17

Dear Mr. Adamski:

Portland General Electric Company (PGE) is seeking interpretation of Requirement 17 of North American Electric Reliability Corporation (NERC) Reliability Standard BAL-005-0. This requirement is applicable to PGE in its registered role as a Balancing Authority by FERC Order No. 693.<sup>1</sup> PGE is submitting this request for interpretation under the guidelines set out in "Interpretations of Standards" under the "Special Procedures" section of Version 6.1 of NERC's Reliability Standards Development Procedure.

Requirement 17 of BAL-005-0 reads as follows:

**R17.** Each Balancing Authority shall at least annually check and calibrate its time error and frequency devices against a common reference. The Balancing Authority shall adhere to the minimum values for measuring devices as listed below:

| Device                           | Accuracy                    |
|----------------------------------|-----------------------------|
| Digital frequency transducer     | ≤ 0.001 Hz                  |
| MW, MVAR, and voltage transducer | $\leq 0.25$ % of full scale |
| Remote terminal unit             | $\leq 0.25$ % of full scale |
| Potential transformer            | $\leq 0.30$ % of full scale |
| Current transformer              | $\leq 0.50$ % of full scale |

<sup>&</sup>lt;sup>1</sup> Mandatory Reliability Standards for the Bulk-Power System, 118 FERC ¶ 61,218, Issued March 16, 2007.

Portland General Electric

Gerard Adamski July 31, 2007 Page 2

PGE has reviewed the Request for Clarification of this requirement received by NERC on December 21, 2006. PGE has also reviewed the new version of the Standard, BAL-005-1, which includes the clarification proposed by NERC's Resources Subcommittee and approved by the Board of Trustees on May 2, 2007.<sup>2</sup> This clarification addresses the first sentence of the Requirement, and explains that the phrase "annually check and calibrate" applies only to devices within the operations control room. However, PGE believes that this clarification still leaves several areas of ambiguity regarding this standard, specifically:

Which equipment is included in the phrase "measuring devices as listed below", in particular, does this phrase apply:

- (a) only to equipment within the operations control room?
- (b) only to equipment that provides values used to calculate AGC ACE?
- (c) only to equipment that provides values to PGE's SCADA system?
- (d) only to the equipment owned or operated by the BA?
- (e) only to new or replacement equipment?
- (f) to all such equipment that a BA owns or operates?

PGE's understanding is that this standard is intended to apply to the BA's new or replacement equipment which provides values used to calculate AGC ACE. Applying this standard more widely – for example, applying it to existing equipment – could cause PGE and other utilities within the region to spend significant amounts of money with little or no actual improvement to system reliability.

Thank you for the opportunity to seek clarification through NERC's interpretation process. If you have any questions regarding this request for interpretation, please do not hesitate to contact me.

Sincerely,

myzy

Mike Ryan Manager, Control Area and Scheduling Operations Portland General Electric Co. (503) 464-8793 mike.ryan@pgn.com

<sup>&</sup>lt;sup>2</sup> Information on Board of Trustees activity is taken from Draft Minutes of the May 2, 2007, Board of Trustees Meeting, posted on NERC's website.



# Consideration of Comments on Initial Ballot for Interpretation of BAL-005-1 — Automatic Generation Control Requirement 17 for Portland General Electric

**Summary Consideration:** Based on the comments submitted with initial ballots for the interpretation of BAL-005-1 Requirement 17, the drafting team (Frequency Task Force) has modified the interpretation as shown below:

As noted in the existing interpretation, BAL-005-1 Requirement 17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the reporting or compliance ACE equation or provide real-time time error or frequency information to the system operator. Frequency inputs from other sources that are for reference only are excluded. The time error and frequency measurement devices may not necessarily be located in the system operations control room or owned by the Balancing Authority; however, the Balancing Authority has the responsibility for the accuracy of the frequency and time error measurement devices. No other devices are included in R 17. The other devices listed in the table at the end of R17 are for reference only and do not have any mandatory calibration or accuracy requirements.

New or replacement equipment that provides the same functions noted above requires the same calibrations. Some devices used for time error and frequency measurement cannot be calibrated as such. In this case, these devices should be cross-checked against other properly calibrated equipment and replaced if the devices do not meet the required level of accuracy.

Because the interpretation was modified, the drafting team is posting the revised interpretation for another 30-day review period before conducting another initial ballot.

| Organization: | Ameren Services Company   |
|---------------|---|
|               | Kirit S. Shah   |
|               |   |
| Comment:      | While we know the intent of the requirement is for the devices that provide input to the ACE equation or to the frequency chart displayed to the system operator. However, the standard/interpretation is still ambiguous. The phrase "frequency information to the system operator" may include lots of frequency sensors in plants and substations that provide referential input only. We recommend the requirement language to state the intent very clearly. |
| Response:     | <ul> <li>The Frequency Task Force added the following clarifying statements to the interpretation:</li> <li>"Frequency inputs from other sources that are for reference only are</li> </ul>   |
|               | <ul><li>excluded."</li><li>"The other devices listed in the table at the end of R17 are for reference only</li></ul>  |
|               | and do not have any mandatory calibration or accuracy requirements."  |
|               | With the clarifying statements that have been added to the interpretation, the scope is limited to input to the ACE equation only.  |
| Organization: | Avista Corp.  |
| Member:       | Scott Kinney  |
| Comment:      | Avista votes against the new interpretation of BAL-005-1 for the following reasons.<br>The title and purpose of BAL-005 refers specifically to "Automatic Generation Control"   |

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|               | clear and measurable.   |
|---------------|---|
| Response:     | The Frequency Task Force added the following clarifying statements to the interpretation:   |
|               | <ul> <li>"Frequency inputs from other sources that are for reference only are<br/>excluded."</li> </ul>   |
|               | • "The other devices listed in the table at the end of R17 are for reference only and do not have any mandatory calibration or accuracy requirements."  |
|               | With the clarifying statements that have been added to the interpretation, the scope is limited to input to the ACE equation only.  |
| Organization: | SaskPower   |
| Member:       | Wayne Guttormson  |
| Comment:      | The following are the comments of SaskPower and the Saskatchewan Regulatory Jurisdiction. The design accuracy requirements for R17 should only apply to new equipment. Unless NERC can demonstrate a serious reliability impact from existing equipment not meeting these specific accuracy requirements that can not be mitigated in some other fashion if need be. The Saskatchewan Regulatory Jurisdiction reminds NERC that it does not have the authority to mandate the addition or replacement of transmission facilities, including the ones listed in R17. We also note that the new interpretation seems to go beyond the original approved interpretation and expands the scope to devices outside of the operations control room. |
| Response:     | R17 is applicable to all frequency meters used as inputs to the ACE equation. This is not a change from the approved BAL-005-1.   |
|               | The Frequency Task Force added the following clarifying statements to the interpretation:   |
|               | <ul> <li>"Frequency inputs from other sources that are for reference only are<br/>excluded."</li> </ul>   |
|               | • "The other devices listed in the table at the end of R17 are for reference only and do not have any mandatory calibration or accuracy requirements."  |
|               | With the clarifying statements that have been added to the interpretation, the scope is limited to input to the ACE equation only.  |
| Organization: | Alberta Electric System Operator  |
| Member:       | Anita Lee   |
| Comment:      | The new proposed interpretation seems to contradict the last approved interpretation:<br>The last approved interpretation states: "The requirement to "annually check and<br>calibrate" does not address any devices outside of the operations control room". The<br>new proposed interpretation states: "The time error and frequency measurement<br>devices may not necessarily be located in the operations control room or owned by<br>the BA; however the BA has the responsibility for the accuracy of the frequency and<br>time error measurement devices." It is not appropriate for the BA to be responsible for<br>devices that are owned and/or operated by some other functional entity.  |
| Response:     | The Frequency Task Force disagrees. The BA is responsible for the accuracy of all frequency inputs to the ACE equation regardless of ownership. The Frequency Task Force added the following clarifying statements to the interpretation:   |
|               | <ul> <li>"Frequency inputs from other sources that are for reference only are excluded."</li> </ul>   |
|               | • "The other devices listed in the table at the end of R17 are for reference only   |

|               | and do not have any mandatory calibration or accuracy requirements."  |  |  |  |  |  |  |  |
|---------------|---|--|--|--|--|--|--|--|
|               | With the clarifying statements that have been added to the interpretation, the scope is   |  |  |  |  |  |  |  |
|               | limited to input to the ACE equation only.  |  |  |  |  |  |  |  |
| Organization: | -   |  |  |  |  |  |  |  |
| Member:       | Edward F. Groce   |  |  |  |  |  |  |  |
|               | Avista votes against the new interpretation of BAL-005-1 for the following reasons. The title and purpose of BAL-005 refers specifically to "Automatic Generation Control" and the initial interpretation of BAL-005 focused the scope onto only the control center equipment. This new interpretation contradicts the Title, the Purpose, and the previous interpretation and extends the scope of BAL-005, R17 far beyond AGC input equipment. The interpretation extends R17 to include any equipment which "provide(s) real-time time error or frequency information to the system operator." New substation equipment and technology, such as meters and relays, provide built- in frequency measurement capabilities. In these new substation installations utilities can telemeter substation frequency measurements and present them to system operator's situational awareness in the event of a system breakup, islanding, or blackout recovery. These values are not inputs to AGC. Frequency measurements are also received from neighboring BAs to provide additional situational awareness and are not inputs to AGC. The affect of this interpretation will likely cause the removal of existing situational awareness frequency telemetry points to avoid the yearly calibration requirement for this remote and foreign owned equipment. This defeats the purpose of providing the operators additional system information to help understand the condition of the system. Avista believes that the interpretation should be modified as follows. "BAL-005-1 Requirement 17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the ACE equation." This yields an interpretation which promotes the validity of the ACE calculation, through calibration of the inputs, without expanding the scope of the standard to non-AGC measurements that only provide additional information to system operators. |  |  |  |  |  |  |  |
| Response:     | The Frequency Task Force does not agree that the scope of the standard changes with this interpretation and added the following clarifying statements to the interpretation:  |  |  |  |  |  |  |  |
|               | <ul> <li>"Frequency inputs from other sources that are for reference only are<br/>excluded."</li> </ul>   |  |  |  |  |  |  |  |
|               | • "The other devices listed in the table at the end of R17 are for reference only and do not have any mandatory calibration or accuracy requirements."  |  |  |  |  |  |  |  |
|               | With the clarifying statements that have been added to the interpretation, the scope is limited to input to the ACE equation only.  |  |  |  |  |  |  |  |
|               | Entergy Services, Inc.  |  |  |  |  |  |  |  |
| Member:       | William Franklin  |  |  |  |  |  |  |  |
| Comment:      | It is not clear what happens to the previous interpretation for this Requirement. The proposed interpretation conflicts with the existing interpretation. Specifically, the existing requirement states that "the requirement to annually check and calibrate does not address any devices outside of the operations control room" but the new interpretation states that "The time error and frequency measurement devices may not necessarily be located in the operations control room" The implementation plan of the proposed interpretation should also supersede the current interpretation. Additionally, if the intent of the Requirement is to ensure that the entire frequency monitoring circuit is calibrated then state as such (from point of sensing to display).   |  |  |  |  |  |  |  |

| Response:     | R17 only addresses frequency and time error devices that provide input to the ACE equation. The other devices listed in the table at the end of R17 are for reference only and do not have any mandatory calibration or accuracy requirements. At the time the requirement and first interpretation were prepared, the phrase "in the operations control room" was intended to include the frequency inputs used in the ACE equation. This language has proven to be ambiguous and should have focused on the frequency devices that provide input to the ACE equation, not the physical location of the devices within the BA area. |  |  |  |  |  |
|---------------|--|--|--|--|--|--|
|               | The Frequency Task Force added the following clarifying statements to the interpretation:  |  |  |  |  |  |
|               | <ul> <li>"Frequency inputs from other sources that are for reference only are<br/>excluded."</li> </ul>  |  |  |  |  |  |
|               | • "The other devices listed in the table at the end of R17 are for reference only and do not have any mandatory calibration or accuracy requirements."   |  |  |  |  |  |
|               | With the clarifying statements that have been added to the interpretation, the scope is limited to input to the ACE equation only.   |  |  |  |  |  |
|               | The interpretation effort is to clarify the requirement. An Implementation Plan does not exist for the interpretation  |  |  |  |  |  |
| Organization: | Commonwealth of Massachusetts Department of Public Utilities   |  |  |  |  |  |
| Member:       | Donald E. Nelson   |  |  |  |  |  |
| Comment:      | The interpretation was confusing to the members and the clarification seems to have made the standard even vaguer. Further work needs to be done on the interpretation to make it crisp, clear and measurable.   |  |  |  |  |  |
| Response:     | The Frequency Task Force added the following clarifying statements to the interpretation:  |  |  |  |  |  |
|               | <ul> <li>"Frequency inputs from other sources that are for reference only are<br/>excluded."</li> </ul>  |  |  |  |  |  |
|               | • "The other devices listed in the table at the end of R17 are for reference only and do not have any mandatory calibration or accuracy requirements."   |  |  |  |  |  |
|               | With the clarifying statements that have been added to the interpretation, the scope is limited to input to the ACE equation only.   |  |  |  |  |  |
| Organization: | SERC Reliability Corporation   |  |  |  |  |  |
| Member:       | Gerry W. Cauley  |  |  |  |  |  |
| Comment:      | The interpretation, while correct, appears to dodge the principal question by the requester. That is whether the calibration requirement applies to only new/replacement equipment. The answer is clearly no, it applies to existing and new/replacement equipment. The prior operating policy from which this requirement was translated never intended to limit the obligation to only new equipment.  |  |  |  |  |  |
| Response:     | The Frequency Task Force agrees, as captured in the last paragraph of this interpretation: "New or replacement equipment that provides the same functions noted above requires the same calibrations. Some devices used for time error and frequency measurement cannot be calibrated as such. In this case, these devices should be cross-checked against other properly calibrated equipment and replaced if the devices do not meet the required level of accuracy."  |  |  |  |  |  |

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#### **Reliability Standards**

| User Name   |                                |                            |               |   | D.U        |             |                            |         |             |                |            |  |
|---|--------------------------------|----------------------------|---------------|---|------------|-------------|----------------------------|---------|-------------|----------------|------------|--|
| Dellet News   |                                |                            |               | Ballot Results                            |            |             |                            |         |             |                |            |  |
| Password  |                                |                            |               | Interpretation Request - BAL-005 - PGE_in |            |             |                            |         |             |                |            |  |
|   | Ballot Period:                 |                            |               |   | 07 - 10    | /29/2007    |                            |         |             |                |            |  |
| Log in  | Ballot Type:                   |                            |               |   |            |             |                            |         |             |                |            |  |
|   | Total # Votes:                 |                            | es: 137       | 7   |            |             |                            |         |             |                |            |  |
| Register  | Total Ballot Pool:             |                            | ol: 142       | 2   |            |             |                            |         |             |                |            |  |
|   |                                | Quoru                      | m: 96         | .48 %                                     | The C      | ໃuorum h    | as beei                    | n read  | hed         |                |            |  |
| Reliability Standards Home<br>Announcements                 | Weighted<br>Segment Vote:      |                            |               | 91 %                                      |            |             |                            |         |             |                |            |  |
| BOT Approved Standards<br>Regulatory Approved Standards     | Ballo                          | Resul                      | ts: The       | e stand                                   | lard wil   | l proceed   | to recirc                  | culatio | n ball      | lot.           |            |  |
| Standards Under Development<br>Ballot Pools                 |                                |                            |               | Su  | mmary      | of Ballot I | Results                    |         |             |                |            |  |
| Current Ballots<br>Ballot Results                           |                                |                            |               |   | Affir      | mative      | Ne                         | gative  | e /         | Abstain        |            |  |
| Registered Ballot Body<br>Proxy Voters                      | Segmen                         |                            | t Seg<br>I We | ment<br>eight                             | #<br>Votes | Fraction    | #<br>Votes                 | Fract   | tion        | #<br>Votes     | No<br>Vote |  |
| Registration Instructions<br>Regional Reliability Standards |                                | l                          |               | -   |            | <u> </u>    | <u> </u>                   | I       |             |                |            |  |
|   | 1 - Segme                      | nt 1                       | 41            | 1   |            | 30 0.8      | 11                         | 7       | 0.18        | 89 4           | 0          |  |
| NERC Home   | 2 - Segme                      |                            | - 41          | 0.7                                       |            |             | 0.6                        | 1       |             | 0.9 4<br>0.1 C |            |  |
|   | 3 - Segme                      |                            | , 33          | 1   |            | 29 0.93     |                            | 2       | 0.06        |                |            |  |
|   | 4 - Segme                      |                            | 8             | 0.8                                       |            | _           | .8                         | 0       |             | 0 0            |            |  |
|   | 5 - Segme                      |                            | 20            | 1   |            | 17 0.94     | 44                         | 1       | 0.05        | 56 C           | 2          |  |
|   | 6 - Segme                      | nt 6.                      | 17            | 1   |            | 15 0.9      | 38                         | 1       | 0.06        | 63 C           | ) 1        |  |
|   | 7 - Segme                      | nt 7.                      | 1             | 0.1                                       |            | 1 0         | .1                         | 0       |             | 0 0            | 0          |  |
|   | 8 - Segme                      |                            | 2             | 0.2                                       |            | 2 0         | .2                         | 0       |             | 0 0            | 0          |  |
|   | 9 - Segme                      | nt 9.                      | 5             | 0.4                                       |            | 1 0         | 0.1                        | 3       | 0           | 0.3 C          | 1          |  |
|   | 10 - Segm                      |                            | 8             | 0.7                                       |            |             | .5                         | 2       | -           | 0.2 C          |            |  |
|   | Tota                           | ls                         | 142           | 6.9                                       | 11         | 14 5.92     | 28                         | 17      | 0.97        | 73 6           | 5          |  |
|   | Individual Ballot Pool Results |                            |               |   |            |             |                            |         |             |                |            |  |
|   | Segmen                         | t                          | Orgai         | nizati                                    | on         | Men         | nber                       | Ba      | allot       | Comr           | nents      |  |
|   |                                |                            |               |   |            |             |                            |         | 1           |                |            |  |
|   | 1 Ar                           | neren Se                   | ervices (     | Compa                                     | ny         | Kirit S.    | Shah                       |         | Nega        | ative          | View       |  |
| 1   |                                | nerican F                  | Public P      | ower A                                    | ssociatio  | n E. Nick   |                            |         |             |                |            |  |
|   | 1 American Trai                |                            |               |   |            |             |                            |         |             | native         |            |  |
| 1 Arizona Public  |                                |                            | blic Ser      | c Service Co.                             |            | Cary B.     | Cary B. Deise Affir        |         | Affirm      | native         |            |  |
|   |                                | ista Cor                   |               |   |            | Scott K     | Scott Kinney Negative View |         |             |                | View       |  |
|   | 1 Bo                           | 1 Bonneville Power Adminis |               |   | stration   | Donald      | S. Watk                    | ins     | Affirmative |                |            |  |
|   |                                | ike Ener                   |               |   |            | Doug H      | lils                       |         | Affirm      | native         |            |  |
|   | 1 Entergy Corporation          |                            |               |   |            | George      | R. Bartle                  | ett     | Affirm      | native         |            |  |

Robert Martinko

Dennis Minton

Affirmative

Affirmative

FirstEnergy Energy Delivery

Florida Keys Electric Cooperative

1

1

Assoc.

| 1 | Great River Energy                              | Gordon Pietsch                        | Affirmative |      |
|---|---|---------------------------------------|-------------|------|
| 1 | Hydro One Networks, Inc.                        | Ajay Garg                             | Negative    |      |
| 1 | Hydro-Quebec TransEnergie                       | Julien Gagnon                         | Negative    | View |
| 1 | JEA   | Ted E. Hobson                         | Affirmative |      |
| 1 | Kansas City Power & Light Co.                   | Jim Useldinger                        | Affirmative |      |
| 1 | Lincoln Electric System                         | Doug Bantam                           | Affirmative |      |
| 1 | Manitoba Hydro                                  | Robert G. Coish                       | Affirmative |      |
| 1 | Minnesota Power, Inc.                           | Carol Gerou                           | Affirmative |      |
| 1 | Nebraska Public Power District                  | Richard L. Koch                       | Affirmative |      |
| 1 | New Brunswick Power Transmission<br>Corporation | Wayne N. Snowdon                      | Negative    | View |
| 1 | New York Power Authority                        | Ralph Rufrano                         | Negative    |      |
| 1 | Northeast Utilities                             | David H. Boguslawski                  | Abstain     |      |
| 1 | Northern Indiana Public Service Co.             | Joseph Dobes                          | Abstain     |      |
| 1 | Oncor Electric Delivery                         | Charles W. Jenkins                    | Affirmative |      |
| 1 | Otter Tail Power Company                        | Lawrence R. Larson                    | Affirmative |      |
| 1 | PacifiCorp                                      | Robert Williams                       | Affirmative |      |
| 1 | Portland General Electric Co.                   | Frank F. Afranji                      | Affirmative |      |
|   |   | , , , , , , , , , , , , , , , , , , , |             |      |
| 1 | Potomac Electric Power Co.                      | Richard J. Kafka                      | Affirmative |      |
| 1 | PP&L, Inc.                                      | Ray Mammarella                        | Affirmative |      |
| 1 | Progress Energy Carolinas                       | Sammy Roberts                         | Affirmative |      |
| 1 | Sacramento Municipal Utility District           |                                       | Affirmative |      |
| 1 | Salt River Project                              | Robert Kondziolka                     | Affirmative |      |
| 1 | San Diego Gas & Electric                        | Linda Brown                           | Abstain     |      |
| 1 | Santee Cooper                                   | Terry L. Blackwell                    | Affirmative |      |
| 1 | SaskPower                                       | Wayne Guttormson                      | Negative    | View |
| 1 | Seattle City Light                              | Christopher M. Turner                 | Affirmative |      |
| 1 | Sierra Pacific Power Co.                        | Richard Salgo                         | Affirmative |      |
| 1 | Southern Company Services, Inc.                 | Horace Stephen<br>Williamson          | Affirmative |      |
| 1 | Tri-State G & T Association Inc.                | Bruce A Sembrick                      | Affirmative |      |
| 1 | Tucson Electric Power Co.                       | Ronald P. Belval                      | Abstain     |      |
| 1 | Westar Energy                                   | Allen Klassen                         | Affirmative |      |
| 2 | Alberta Electric System Operator                | Anita Lee                             | Negative    | View |
| 2 | California ISO                                  | David Hawkins                         | Affirmative | VIEW |
| 2 | Independent Electricity System                  | Don Tench                             | Affirmative |      |
| 2 |   | Kathlaan Caadmaan                     |             |      |
|   | ISO New England, Inc.                           | Kathleen Goodman                      | Affirmative |      |
| 2 | Midwest ISO, Inc.                               | Terry Bilke                           | Affirmative |      |
| 2 | New York Independent System<br>Operator         | Gregory Campoli                       | Affirmative |      |
| 2 | PJM Interconnection, L.L.C.                     | Tom Bowe                              | Affirmative |      |
| 3 | Alabama Power Company                           | Robin Hurst                           | Affirmative |      |
| 3 | Arizona Public Service Co.                      | Thomas R. Glock                       | Affirmative |      |
| 3 | Atlantic City Electric Company                  | James V. Petrella                     | Affirmative |      |
| 3 | Bonneville Power Administration                 | Rebecca Berdahl                       | Affirmative |      |
| 3 | City of Tallahassee                             | Rusty S. Foster                       | Negative    |      |
| 3 | Consumers Energy Co.                            | David A. Lapinski                     | Affirmative |      |
| 3 | Delmarva Power & Light Co.                      | Michael R. Mayer                      | Affirmative |      |
| 3 | Dominion Resources, Inc.                        | Jalal (John) Babik                    | Abstain     |      |
| 3 | Entergy Services, Inc.                          | Matt Wolf                             | Affirmative |      |
| 3 | Farmington Electric Utility System              | Alan Glazner                          | Affirmative |      |
| 3 | FirstEnergy Solutions                           | Joanne Kathleen                       | Affirmative |      |
| 3 | Florida Municipal Power Agency                  | Borrell<br>Michael Alexander          | Affirmative |      |
| 3 | Florida Power Corporation                       | Lee Schuster                          | Abstain     |      |
| 3 | Georgia Power Company                           | Leslie Sibert                         | Affirmative |      |
|   |   |                                       |             |      |

|   |  |  | I   |             |
|---|--|--|---|-------------|
| 3   | Hydro One Networks, Inc.   | Michael D. Penstone  | Negative  |             |
| 3   | JEA  | Garry Baker  | Affirmative   |             |
| 3   | Lincoln Electric System  | Bruce Merrill  | Affirmative   |             |
| 3   | Manitoba Hydro   | Ronald Dacombe   | Affirmative   |             |
| 3   | Mississippi Power  | Don Horsley  | Affirmative   |             |
| 3   | Northern Indiana Public Service Co.  | William SeDoris  | Affirmative   |             |
| 3   | Orlando Utilities Commission   | Ballard Keith Mutters  | Affirmative   |             |
| 3   | Platte River Power Authority   | Terry L Baker  | Affirmative   |             |
| 3   | Portland General Electric Co.  | Jerry Thale  | Affirmative   |             |
| 3   | Potomac Electric Power Co.   | Robert Reuter  | Affirmative   |             |
| 3   | Progress Energy Carolinas  | Sam Waters   | Affirmative   |             |
| 3   | Public Utility District No. 2 of Grant<br>County   | Greg Lange   | Affirmative   |             |
| 3   | Salt River Project   | John T. Underhill  | Affirmative   |             |
| 3   | Santee Cooper  | Zack Dusenbury   | Affirmative   |             |
| 3   | Seattle City Light   | Dana Wheelock  | Affirmative   |             |
| 3   | Tennessee Valley Authority   | Cynthia Herron   | Affirmative   |             |
| 3   | Wisconsin Electric Power Marketing   | James R. Keller  | Affirmative   |             |
| 3   | Xcel Energy, Inc.  | Michael Ibold  | Affirmative   |             |
| 4   | American Municipal Power - Ohio  | Chris Norton   | Affirmative   |             |
| 4   |  |  | Affirmative   |             |
| 4   | Consumers Energy Co.<br>Florida Municipal Power Agency   | David Frank Ronk   | Affirmative   |             |
|   |  | William S. May   | 1 1   |             |
| 4   | Northern California Power Agency   | Fred E. Young  | Affirmative<br>Affirmative  |             |
| 4   | Old Dominion Electric Coop.<br>Public Utility District No. 2 of Grant<br>County  | Mark Ringhausen<br>Kevin J. Conway   | Affirmative   |             |
| 4   | Seattle City Light   | Hao Li   | Affirmative   |             |
| 4   | Wisconsin Energy Corp.   | Anthony Jankowski  | Affirmative   |             |
|   |  | , ,  | + +   |             |
| 5<br>5                                    | AEP Service Corp.  | Brock Ondayko  | Affirmative   | Maria       |
|   | Avista Corp.   | Edward F. Groce  | Negative  | <u>View</u> |
| 5   | BC Hydro and Power Authority   | Clement Ma   | A 65'   |             |
| 5   | Black Hills Power  | Pamela Pahl  | Affirmative   |             |
| 5   | Bonneville Power Administration  | Francis J. Halpin  | Affirmative   |             |
| 5   | Conectiv Energy Supply, Inc.   | Richard K. Douglass  | Affirmative   |             |
| 5   | FirstEnergy Solutions  | Kenneth Dresner  | Affirmative   |             |
| 5   | Florida Municipal Power Agency   | Douglas Keegan   | Affirmative   |             |
| 5   | Great River Energy   | Cynthia E Sulzer   | Affirmative   |             |
| 5   | Lincoln Electric System  | Dennis Florom  | Affirmative   |             |
| 5   | Manitoba Hydro   | Mark Aikens  | Affirmative   |             |
| 5   | Portland General Electric Co.  | Gary L. Tingley  | Affirmative   |             |
| 5   | PPL Generation LLC   | Mark A. Heimbach   | Affirmative   |             |
| 5   | Progress Energy Carolinas  | Wayne Lewis  | Affirmative   |             |
| 5   | Salt River Project   | Glen Reeves  | Affirmative   |             |
| 5   |  | <b>D D O</b>   | A CELINIA A LL VA   |             |
| r   | Southern Company Services, Inc.  | Roger D. Green   | Affirmative   |             |
| 5   | TXU Generation Company LP  | Roger D. Green<br>Rickey Terrill   | Anirmative  |             |
| 5<br>5                                    |  |  | Affirmative   |             |
|   | TXU Generation Company LP<br>U.S. Army Corps of Engineers  | Rickey Terrill   |   |             |
| 5   | TXU Generation Company LP<br>U.S. Army Corps of Engineers<br>Northwestern Division   | Rickey Terrill<br>Karl Bryan   | Affirmative   |             |
| 5<br>5                                    | TXU Generation Company LP<br>U.S. Army Corps of Engineers<br>Northwestern Division<br>Wisconsin Electric Power Co.<br>Xcel Energy, Inc.  | Rickey Terrill<br>Karl Bryan<br>Linda Horn<br>Stephen J. Beuning   | Affirmative<br>Affirmative  |             |
| 5<br>5<br>5                               | TXU Generation Company LP<br>U.S. Army Corps of Engineers<br>Northwestern Division<br>Wisconsin Electric Power Co.   | Rickey Terrill<br>Karl Bryan<br>Linda Horn<br>Stephen J. Beuning<br>Dana E. Horton   | Affirmative<br>Affirmative<br>Affirmative<br>Affirmative  |             |
| 5<br>5<br>5<br>6<br>6                     | TXU Generation Company LPU.S. Army Corps of EngineersNorthwestern DivisionWisconsin Electric Power Co.Xcel Energy, Inc.AEP Service Corp.Black Hills Power  | Rickey Terrill<br>Karl Bryan<br>Linda Horn<br>Stephen J. Beuning<br>Dana E. Horton<br>Larry Williamson   | Affirmative<br>Affirmative<br>Affirmative<br>Affirmative<br>Affirmative   |             |
| 5<br>5<br>6<br>6<br>6                     | TXU Generation Company LPU.S. Army Corps of EngineersNorthwestern DivisionWisconsin Electric Power Co.Xcel Energy, Inc.AEP Service Corp.Black Hills PowerBonneville Power Administration   | Rickey Terrill<br>Karl Bryan<br>Linda Horn<br>Stephen J. Beuning<br>Dana E. Horton<br>Larry Williamson<br>Brenda S. Anderson   | Affirmative<br>Affirmative<br>Affirmative<br>Affirmative<br>Affirmative<br>Affirmative                            | View        |
| 5<br>5<br>6<br>6<br>6<br>6                | TXU Generation Company LPU.S. Army Corps of EngineersNorthwestern DivisionWisconsin Electric Power Co.Xcel Energy, Inc.AEP Service Corp.Black Hills PowerBonneville Power AdministrationEntergy Services, Inc.   | Rickey Terrill<br>Karl Bryan<br>Linda Horn<br>Stephen J. Beuning<br>Dana E. Horton<br>Larry Williamson<br>Brenda S. Anderson<br>William Franklin   | Affirmative<br>Affirmative<br>Affirmative<br>Affirmative<br>Affirmative<br>Affirmative<br>Negative                | View        |
| 5<br>5<br>6<br>6<br>6<br>6<br>6           | TXU Generation Company LPU.S. Army Corps of EngineersNorthwestern DivisionWisconsin Electric Power Co.Xcel Energy, Inc.AEP Service Corp.Black Hills PowerBonneville Power AdministrationEntergy Services, Inc.First Energy Solutions                                   | Rickey Terrill<br>Karl Bryan<br>Linda Horn<br>Stephen J. Beuning<br>Dana E. Horton<br>Larry Williamson<br>Brenda S. Anderson<br>William Franklin<br>Alfred G. Roth                       | Affirmative<br>Affirmative<br>Affirmative<br>Affirmative<br>Affirmative<br>Affirmative                            | View        |
| 5<br>5<br>6<br>6<br>6<br>6<br>6<br>6<br>6 | TXU Generation Company LPU.S. Army Corps of Engineers<br>Northwestern DivisionWisconsin Electric Power Co.Xcel Energy, Inc.AEP Service Corp.Black Hills PowerBonneville Power AdministrationEntergy Services, Inc.First Energy SolutionsFlorida Municipal Power Agency | Rickey Terrill<br>Karl Bryan<br>Linda Horn<br>Stephen J. Beuning<br>Dana E. Horton<br>Larry Williamson<br>Brenda S. Anderson<br>William Franklin<br>Alfred G. Roth<br>Robert C. Williams | Affirmative<br>Affirmative<br>Affirmative<br>Affirmative<br>Affirmative<br>Affirmative<br>Negative<br>Affirmative | View        |
| 5<br>5<br>6<br>6<br>6<br>6<br>6           | TXU Generation Company LPU.S. Army Corps of EngineersNorthwestern DivisionWisconsin Electric Power Co.Xcel Energy, Inc.AEP Service Corp.Black Hills PowerBonneville Power AdministrationEntergy Services, Inc.First Energy Solutions                                   | Rickey Terrill<br>Karl Bryan<br>Linda Horn<br>Stephen J. Beuning<br>Dana E. Horton<br>Larry Williamson<br>Brenda S. Anderson<br>William Franklin<br>Alfred G. Roth                       | Affirmative<br>Affirmative<br>Affirmative<br>Affirmative<br>Affirmative<br>Affirmative<br>Negative                | <u>View</u> |

| 6  | Portland General Electric Co.                                   | John Jamieson                   | Affirmative |      |
|----|---|---------------------------------|-------------|------|
| 6  | Progress Energy Carolinas                                       | James Eckelkamp                 | Affirmative |      |
| 6  | Sacramento Municipal Utility District                           | Robert D.<br>Schwermann         | Affirmative |      |
| 6  | Santee Cooper   | Suzanne Ritter                  | Affirmative |      |
| 6  | Seminole Electric Cooperative, Inc.                             | Trudy S. Novak                  | Affirmative |      |
| 6  | South Carolina Electric & Gas Co.                               | John E Folsom, Jr.              | Affirmative |      |
| 6  | Southern Company Generation and<br>Energy Marketing             | J. Roman Carter                 | Affirmative |      |
| 6  | Xcel Energy, Inc.   | David F. Lemmons                | Affirmative |      |
| 7  | Eastman Chemical Company  | Lloyd Webb                      | Affirmative |      |
| 8  | Energy Mark, Inc.   | Howard F. Illian                | Affirmative |      |
| 8  | JDRJC Associates  | Jim D. Cyrulewski               | Affirmative |      |
| 9  | California Energy Commission                                    | William Mitchell<br>Chamberlain | Affirmative |      |
| 9  | California Public Utilities<br>Commission                       | Laurence Chaset                 |             |      |
| 9  | Commonwealth of Massachusetts<br>Department of Public Utilities | Donald E. Nelson                | Negative    | View |
| 9  | National Association of Regulatory<br>Utility Commissioners     | Diane J. Barney                 | Negative    |      |
| 9  | New York State Public Service<br>Commission                     | James T. Gallagher              | Negative    |      |
| 10 | Electric Reliability Council of Texas,<br>Inc.                  | Kent Saathoff                   | Affirmative |      |
| 10 | Florida Reliability Coordinating<br>Council                     | Linda Campbell                  | Affirmative |      |
| 10 | Midwest Reliability Organization                                | Larry Brusseau                  |             |      |
| 10 | New York State Reliability Council                              | Alan Adamson                    | Negative    |      |
| 10 | Northeast Power Coordinating<br>Council, Inc.                   | Edward A. Schwerdt              | Negative    |      |
| 10 | SERC Reliability Corporation                                    | Gerry W. Cauley                 | Affirmative | View |
| 10 | Southwest Power Pool  | Charles H. Yeung                | Affirmative |      |
| 10 | Western Electricity Coordinating<br>Council                     | Louise McCarren                 | Affirmative |      |

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October 31, 2007

# TO: REGISTERED BALLOT BODY

Ladies and Gentlemen:

# Announcement of Initial Ballot Results for Three Ballots

# The Standards Committee (SC) announces the following:

# Initial Ballot Results for Urgent Action Revisions to BAL-004-0

The initial ballot for the <u>Urgent Action Revisions to BAL-004-0</u> — Time Error Correction was conducted from October 18 through October 29, 2007. The proposed revision removes the following from BAL-004:

- **Requirement 1, second sentence:** A single Reliability Coordinator in each Interconnection shall be designated by the NERC Operating Committee to serve as Interconnection Time Monitor.
  - Reason for removal: The entities who have been serving as the Interconnection Time Monitors have done so voluntarily. The NERC Operating is not a user, owner, or operator and has n authority to assign a reliability coordinator to serve as the Interconnection Time Monitor. The entities who have been serving as 'volunteers' don't want to continue to serve in this role if they are subject to sanctions for non-compliance with Requirement 2, which supports a business practice.
- **Requirement 2:** The Interconnection Time Monitor shall monitor Time Error and shall initiate or terminate corrective action orders in accordance with the NAESB Time Error Correction Procedure.
  - **Reason for removal:** This requires the reliability coordinator to execute a time error correction in accordance with a NAESB business practice.

The ballot achieved a quorum; however, there were some negative ballots with comments, initiating the need to undergo a re-circulation ballot. The drafting team will be reviewing comments submitted with the ballot and preparing its consideration of those comments. (Detailed Ballot Results)

| Quorum:   | 96.18 % |
|-----------|---------|
| Approval: | 93.93 % |

# Initial Ballot Results for Interpretation of CIP-006-1 (for SCE&G)

The initial ballot for the <u>Interpretation of CIP-006-1 — Physical Security of Critical Cyber Assets</u> was conducted from October 18 through October 29, 2007. The request for an interpretation asked if dial-up remote terminal units (RTUs) that use non-routable protocols and have dial-up access are required to have six-wall perimeters or are only required to have electronic security perimeters.

The <u>Interpretation</u> clarifies that if dial-up assets are classified as critical cyber assets in accordance with CIP-002-1, the assets must reside within an electronic security perimeter, however, physical security

control over a critical cyber asset is not required if that asset does not have a routable protocol. Entities are not required to enclose dial-up RTUs that do not use routable protocols within a six-wall border.

The ballot achieved a quorum; however, there were some negative ballots with comments, initiating the need to undergo a re-circulation ballot. The drafting team will be reviewing comments submitted with the ballot and preparing its consideration of those comments. (Detailed Ballot Results)

| Quorum:   | 97.37% |
|-----------|--------|
| Approval: | 92.24% |

# Initial Ballot Results for Interpretation of BAL-005 Requirement R17 (for PGE)

The initial ballot for the <u>Interpretation of BAL-005-1 — Automatic Generation Control Requirement</u> <u>R17</u> was conducted from October 18 through October 29, 2007. The request for an interpretation asked if the requirement to annually check and calibrate time error and frequency devices applies to the following measuring devices:

- Only equipment within the operations control room
- Only equipment that provides values used to calculate automatic generation control area control error
- Only equipment that provides values to its SCADA system
- Only equipment owned or operated by the balancing authority
- Only to new or replacement equipment
- To all equipment that a balancing authority owns or operates

The <u>Interpretation</u> clarifies that Requirement R17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the ACE equation or provide real-time time error or frequency information to the system operator. The time error and frequency measurement devices may not necessarily be located in the operations control room or owned by the balancing authority; however, the balancing authority has the responsibility for the accuracy of the frequency and time error measurement devices. No other devices are included in Requirement 17.

New or replacement equipment that provides the same functions noted above requires the same calibrations. Some devices used for time error and frequency measurement cannot be calibrated as such. In this case, these devices should be cross-checked against other properly calibrated equipment and replaced if the devices do not meet the required level of accuracy.

The ballot achieved a quorum however there were some negative ballots with comments, initiating the need to undergo a re-circulation ballot. The drafting team will be reviewing comments submitted with the ballot and preparing its consideration of those comments. (Detailed Ballot Results)

| Quorum:   | 96.48% |
|-----------|--------|
| Approval: | 85.91% |

## **Standards Development Process**

The <u>*Reliability Standards Development Procedure*</u> contains all the procedures governing the standards development process. The success of the NERC standards development process depends on stakeholder participation. We extend our thanks to all those who participate. If you have any questions, please contact me at 813-468-5998 or <u>maureen.long@nerc.net</u>.

Sincerely,

Maareen E. Long

cc: Registered Ballot Body Registered Users Standards Mailing List NERC Roster



## Interpretation of BAL-005-1 Automatic Generation Control, R17

#### Request for Clarification received from PGE on July 31, 2007

*PGE requests clarification regarding the measuring devices for which the requirement applies, specifically clarification if the requirement applies to the following measuring devices:* 

- Only equipment within the operations control room
- Only equipment that provides values used to calculate AGC ACE
- Only equipment that provides values to its SCADA system
- Only equipment owned or operated by the BA
- *Only to new or replacement equipment*
- To all equipment that a BA owns or operates

#### BAL-005-1

**R17.** Each Balancing Authority shall at least annually check and calibrate its time error and frequency devices against a common reference. The Balancing Authority shall adhere to the minimum values for measuring devices as listed below:

#### Device

Digital frequency transducer MW, MVAR, and voltage transducer Remote terminal unit Potential transformer Current transformer Accuracy  $\leq 0.001 \text{ Hz}$   $\leq 0.25\% \text{ of full scale}$   $\leq 0.25\% \text{ of full scale}$   $\leq 0.30\% \text{ of full scale}$  $\leq 0.50\% \text{ of full scale}$ 

#### Existing Interpretation Approved by Board of Trustees May 2, 2007

BAL-005-0, Requirement 17 requires that the Balancing Authority check and calibrate its control room time error and frequency devices against a common reference at least annually. The requirement to "annually check and calibrate" does not address any devices outside of the operations control room.

The table represents the design accuracy of the listed devices. There is no requirement within the standard to "annually check and calibrate" the devices listed in the table, unless they are included in the control center time error and frequency devices.

# Interpretation provided by NERC Frequency Task Force on September 7, 2007 and Revised on November 16, 2007

As noted in the existing interpretation, BAL-005-1 Requirement 17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the reporting or compliance ACE equation or provide real-time time error or frequency information to the system operator. Frequency inputs from other sources that are for reference only are excluded. The time error and frequency measurement devices may not necessarily be located in the system operations control room or owned by the Balancing Authority; however the Balancing Authority has the responsibility for the accuracy of the frequency and time error measurement devices. No other devices are included in R 17.

116-390 Village Boulevard, Princeton, New Jersey 08540-5721 Phone: 609.452.8060 • Fax: 609.452.9550 • www.nerc.com The other devices listed in the table at the end of R17 are for reference only and do not have any mandatory calibration or accuracy requirements.

New or replacement equipment that provides the same functions noted above requires the same calibrations. Some devices used for time error and frequency measurement cannot be calibrated as such. In this case, these devices should be cross-checked against other properly calibrated equipment and replaced if the devices do not meet the required level of accuracy.



#### Interpretation of BAL-005-1 Automatic Generation Control, R17

#### Request for Clarification received from PGE on July 31, 2007

*PGE* requests clarification regarding the measuring devices for which the requirement applies, specifically clarification if the requirement applies to the following measuring devices:

- Only equipment within the operations control room
- Only equipment that provides values used to calculate AGC ACE
- Only equipment that provides values to its SCADA system
- Only equipment owned or operated by the BA
- Only to new or replacement equipment
- To all equipment that a BA owns or operates

#### BAL-005-1

**R17.** Each Balancing Authority shall at least annually check and calibrate its time error and frequency devices against a common reference. The Balancing Authority shall adhere to the minimum values for measuring devices as listed below:

| Device                           | Accuracy                    |
|----------------------------------|-----------------------------|
| Digital frequency transducer     | ≤ 0.001 Hz                  |
| MW, MVAR, and voltage transducer | $\leq 0.25\%$ of full scale |
| Remote terminal unit             | $\leq 0.25\%$ of full scale |
| Potential transformer            | $\leq 0.30\%$ of full scale |
| Current transformer              | $\leq 0.50\%$ of full scale |

#### Existing Interpretation Approved by Board of Trustees May 2, 2007

BAL-005-0, Requirement 17 requires that the Balancing Authority check and calibrate its control room time error and frequency devices against a common reference at least annually. The requirement to "annually check and calibrate" does not address any devices outside of the operations control room.

The table represents the design accuracy of the listed devices. There is no requirement within the standard to "annually check and calibrate" the devices listed in the table, unless they are included in the control center time error and frequency devices.

# Interpretation provided by NERC Frequency Task Force on September 7, 2007 and Revised on November 16, 2007

As noted in the existing interpretation, BAL-005-1 Requirement 17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the <u>reporting</u> or <u>compliance</u> ACE equation or provide real-time time error or frequency information to the system operator. Frequency inputs from other sources that are for reference only are excluded. The time error and frequency measurement devices may not necessarily be located in the <u>system</u> operations control room or owned by the Balancing Authority; however the Balancing Authority has the responsibility for the accuracy of the frequency and time error measurement devices. No other devices are included in R 17. The other devices listed in the table at the end of R17 are for reference only and do not have any mandatory calibration or accuracy requirements.<sup>-</sup>

New or replacement equipment that provides the same functions noted above requires the same calibrations. Some devices used for time error and frequency measurement cannot be calibrated as such.

116-390 Village Boulevard, Princeton, New Jersey 08540-5721 Phone: 609.452.8060 • Fax: 609.452.9550 • www.nerc.com In this case, these devices should be cross-checked against other properly calibrated equipment and replaced if the devices do not meet the required level of accuracy.



November 19, 2007

## TO: REGISTERED BALLOT BODY

Ladies and Gentlemen:

## Announcement: Initial Ballot Window, Pre-ballot Review Period and Ballot Pool Open

The Standards Committee (SC) announces the following standards actions:

## Initial Ballot Window for PRC-023 — Relay Loadability is Open

The initial <u>ballot</u> for the PRC-023-1 — <u>Relay Loadability</u> is open and will remain open until 8 p.m. Tuesday, December 4, 2007.

This standard was developed to address the cascading transmission outages that occurred in the August 2003 blackout when backup distance and phase relays operated on high loading and low voltage without electrical faults on the protected lines. This is the so-called 'zone 3 relay' issue, which has been expanded to address other protection devices subject to unintended operation during extreme system conditions. The proposed standard establishes minimum loadability criteria for these relays to minimize the chance of unnecessary line trips during a major system disturbance.

The ballot for this standard also includes the Relay Loadability Implementation Plan.

# Pre-ballot Window for Revised Interpretation of BAL-005 Requirement R17 (for PGE) is Open

Portland General Electric Company submitted a <u>Request for an Interpretation</u> of BAL-005-1 Automatic Generation Control Requirement R17. The Interpretation asked if the requirement to annually check and calibrate time error and frequency devices applies to the following measuring devices:

- Only equipment within the operations control room
- Only equipment that provides values used to calculate automatic generation control area control error
- Only equipment that provides values to its SCADA system
- Only equipment owned or operated by the balancing authority
- Only to new or replacement equipment
- To all equipment that a balancing authority owns or operates

The Frequency Task Force (drafting team) provided an interpretation that underwent an initial ballot from October 18 through October 29, 2007. Some comments submitted with ballots indicated that the clarification seemed to expand the scope of the associated requirement and the drafting team added some clarifying language to the interpretation. The drafting team is reposting the revised interpretation for a **new** 30-day pre-ballot review.

The <u>revised interpretation</u> clarifies that Requirement R17 applies only to the time error and frequency devices that provide, or in the case of backup equipment may provide, input into the ACE equation or provide real-time time error or frequency information to the system operator. The requirement does not apply to frequency inputs from other sources that are for reference only. The time error and frequency measurement devices may not necessarily be located in the system operations control room or owned by the balancing authority; however the balancing authority has the responsibility for the accuracy of the frequency and time error measurement devices. No other devices are included in Requirement 17 — the other devices listed in the table at the end of R17 are for reference only and do not have any mandatory calibration or accuracy requirements.

New or replacement equipment that provides the same functions noted above requires the same calibrations. Some devices used for time error and frequency measurement cannot be calibrated as such. In this case, these devices should be cross-checked against other properly calibrated equipment and replaced if the devices do not meet the required level of accuracy.

The <u>ballot pool</u> to vote on this interpretation has been re-opened and will remain open up until 8 a.m. (EST) Wednesday, December 19, 2007. During the pre-ballot window, members of the ballot pool may communicate with one another by using their "ballot pool list server." The list server for this ballot pool is: <u>bp-interp\_bal-005\_pge\_in@nerc.com</u>

The initial ballot for this interpretation will begin at 8 a.m. (EDT) on Wednesday, December 19, 2007.

## **Standards Development Process**

The <u>*Reliability Standards Development Procedure*</u> contains all the procedures governing the standards development process. The success of the NERC standards development process depends on stakeholder participation. We extend our thanks to all those who participate. If you have any questions, please contact me at 813-468-5998 or maureen.long@nerc.net.

Sincerely,

Maareen E. Long

cc: Registered Ballot Body Registered Users Standards Mailing List NERC Roster



**Portland General Electric Company** 121 SW Salmon Street • Portland, Oregon 97204

July 31, 2007

Via Electronic Mail and Overnight Delivery

Gerard Adamski Director of Standards North American Electric Reliability Corporation 116-390 Village Boulevard Princeton, New Jersey 08540-5721

Re: Portland General Electric Company Request for Interpretation of NERC Standard BAL-005-0 R.17

Dear Mr. Adamski:

Portland General Electric Company (PGE) is seeking interpretation of Requirement 17 of North American Electric Reliability Corporation (NERC) Reliability Standard BAL-005-0. This requirement is applicable to PGE in its registered role as a Balancing Authority by FERC Order No. 693.<sup>1</sup> PGE is submitting this request for interpretation under the guidelines set out in "Interpretations of Standards" under the "Special Procedures" section of Version 6.1 of NERC's Reliability Standards Development Procedure.

Requirement 17 of BAL-005-0 reads as follows:

**R17.** Each Balancing Authority shall at least annually check and calibrate its time error and frequency devices against a common reference. The Balancing Authority shall adhere to the minimum values for measuring devices as listed below:

| Device                           | Accuracy                     |
|----------------------------------|------------------------------|
| Digital frequency transducer     | ≤ 0.001 Hz                   |
| MW, MVAR, and voltage transducer | $\leq 0.25 \%$ of full scale |
| Remote terminal unit             | $\leq 0.25$ % of full scale  |
| Potential transformer            | $\leq 0.30$ % of full scale  |
| Current transformer              | $\leq 0.50$ % of full scale  |

<sup>&</sup>lt;sup>1</sup> Mandatory Reliability Standards for the Bulk-Power System, 118 FERC ¶ 61,218, Issued March 16, 2007.

Portland General Electric

Gerard Adamski July 31, 2007 Page 2

PGE has reviewed the Request for Clarification of this requirement received by NERC on December 21, 2006. PGE has also reviewed the new version of the Standard, BAL-005-1, which includes the clarification proposed by NERC's Resources Subcommittee and approved by the Board of Trustees on May 2, 2007.<sup>2</sup> This clarification addresses the first sentence of the Requirement, and explains that the phrase "annually check and calibrate" applies only to devices within the operations control room. However, PGE believes that this clarification still leaves several areas of ambiguity regarding this standard, specifically:

Which equipment is included in the phrase "measuring devices as listed below", in particular, does this phrase apply:

- (a) only to equipment within the operations control room?
- (b) only to equipment that provides values used to calculate AGC ACE?
- (c) only to equipment that provides values to PGE's SCADA system?
- (d) only to the equipment owned or operated by the BA?
- (e) only to new or replacement equipment?
- (f) to all such equipment that a BA owns or operates?

PGE's understanding is that this standard is intended to apply to the BA's new or replacement equipment which provides values used to calculate AGC ACE. Applying this standard more widely – for example, applying it to existing equipment – could cause PGE and other utilities within the region to spend significant amounts of money with little or no actual improvement to system reliability.

Thank you for the opportunity to seek clarification through NERC's interpretation process. If you have any questions regarding this request for interpretation, please do not hesitate to contact me.

Sincerely,

myzy

Mike Ryan Manager, Control Area and Scheduling Operations Portland General Electric Co. (503) 464-8793 mike.ryan@pgn.com

<sup>&</sup>lt;sup>2</sup> Information on Board of Trustees activity is taken from Draft Minutes of the May 2, 2007, Board of Trustees Meeting, posted on NERC's website.



## Interpretation of BAL-005-1 Automatic Generation Control, R17

#### Request for Clarification received from PGE on July 31, 2007

*PGE requests clarification regarding the measuring devices for which the requirement applies, specifically clarification if the requirement applies to the following measuring devices:* 

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#### BAL-005-1

**R17.** Each Balancing Authority shall at least annually check and calibrate its time error and frequency devices against a common reference. The Balancing Authority shall adhere to the minimum values for measuring devices as listed below:

#### Device

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#### Existing Interpretation Approved by Board of Trustees May 2, 2007

BAL-005-0, Requirement 17 requires that the Balancing Authority check and calibrate its control room time error and frequency devices against a common reference at least annually. The requirement to "annually check and calibrate" does not address any devices outside of the operations control room.

The table represents the design accuracy of the listed devices. There is no requirement within the standard to "annually check and calibrate" the devices listed in the table, unless they are included in the control center time error and frequency devices.

# Interpretation provided by NERC Frequency Task Force on September 7, 2007 and Revised on November 16, 2007

As noted in the existing interpretation, BAL-005-1 Requirement 17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the reporting or compliance ACE equation or provide real-time time error or frequency information to the system operator. Frequency inputs from other sources that are for reference only are excluded. The time error and frequency measurement devices may not necessarily be located in the system operations control room or owned by the Balancing Authority; however the Balancing Authority has the responsibility for the accuracy of the frequency and time error measurement devices. No other devices are included in R 17.

116-390 Village Boulevard, Princeton, New Jersey 08540-5721 Phone: 609.452.8060 • Fax: 609.452.9550 • www.nerc.com The other devices listed in the table at the end of R17 are for reference only and do not have any mandatory calibration or accuracy requirements.

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July 31, 2007

Via Electronic Mail and Overnight Delivery

Gerard Adamski Director of Standards North American Electric Reliability Corporation 116-390 Village Boulevard Princeton, New Jersey 08540-5721

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Requirement 17 of BAL-005-0 reads as follows:

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|----------------------------------|------------------------------|
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Portland General Electric

Gerard Adamski July 31, 2007 Page 2

PGE has reviewed the Request for Clarification of this requirement received by NERC on December 21, 2006. PGE has also reviewed the new version of the Standard, BAL-005-1, which includes the clarification proposed by NERC's Resources Subcommittee and approved by the Board of Trustees on May 2, 2007.<sup>2</sup> This clarification addresses the first sentence of the Requirement, and explains that the phrase "annually check and calibrate" applies only to devices within the operations control room. However, PGE believes that this clarification still leaves several areas of ambiguity regarding this standard, specifically:

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Thank you for the opportunity to seek clarification through NERC's interpretation process. If you have any questions regarding this request for interpretation, please do not hesitate to contact me.

Sincerely,

myzy

Mike Ryan Manager, Control Area and Scheduling Operations Portland General Electric Co. (503) 464-8793 mike.ryan@pgn.com

<sup>&</sup>lt;sup>2</sup> Information on Board of Trustees activity is taken from Draft Minutes of the May 2, 2007, Board of Trustees Meeting, posted on NERC's website.



# Consideration of Comments on Initial Ballot of Interpretation of Requirement R17 in BAL-005-1 — Automatic Generation Control for Portland General Electric

Summary Consideration: The drafting team did not make any modifications to the interpretation based on stakeholder comments. Two of the commenters suggest that the interpretation appears to conflict with the previous interpretation. The previous interpretation addressed the same question, and should be retired at the same time the BOT adopts the new interpretation. NERC staff will submit a request to retire the interpretation of BAL-005-1 R17 that was adopted by the NERC BOT on May 2, 2007 when this new interpretation is adopted.

| Voter               | Entity                          | Segment       | Vote           | Comment  |
|---------------------|---------------------------------|---------------|----------------|--|
| Wayne<br>Guttormson | SaskPower                       | 1             | Abstain        | Why it it necessary to list devices at the end of R17 that are for reference purposes only? If they do not have any mandatory calibration or accuracy requirements they should be removed from the standard.   |
| Response: Ma        | king changes to the r           | equirements c | annot be acco  | mplished with an interpretation.   |
| William<br>Franklin | Entergy Services,<br>Inc.       | 6             | Affirmative    | The interpretation still appears to conflict with the previous interpretation with respect to devices "within the control room" and "outside of the control room". This appears to be an issue with how the standards process deals with previous interpretations and if they should be superseded if another interpretation provides further clarification on the same issue.   |
| Response: NE        | RC staff will ask the N         | NERC BOT to   | retire the May | 2, 2007 interpretation when the BOT adopts the new interpretation.   |
| Jacquie Smith       | ReliabilityFirst<br>Corporation | 10            | Negative       | Comments from ReliabilityFirst Corporation regarding Interpretation of BAL-005-1, It appears as though the latest interpretation contradicts the earlier one with regard to adherence to minimum values for the measuring devices listed. If this is the intent, the latest interpretation should state that it over-rides any or all previous interpretations. It appears that some of the device accuracy information for the measuring devices listed in the table does not apply to this requirement. Superfluous information should be removed for clarity. The interpretation should state the purpose of the accuracy requirement. The latest interpretation is correct in that it limits the calibration and accuracy to the proper devices. |

January 11, 2008

116-390 Village Boulevard, Princeton, New Jersey 08540-5721

Phone: 609.452.8060 • Fax: 609.452.9550 • www.nerc.com

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| Password  | Ballo                    | t Nam               | e: Red         | quest f       | or Inte    | rpre    | etation -              | BAL-0      | 05-1  | , R17 | - PG           | E_in      |            |
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| Log in  | Total                    | # Vote              | s: 206         | 5             |            |         |                        |            |       |       |                |           |            |
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| Reliability Standards Home<br>Announcements                 | V<br>Segme               | /eighte<br>nt Vot   |                | 44 %          |            |         |                        |            |       |       |                |           |            |
| BOT Approved Standards<br>Regulatory Approved Standards     | Ballot                   | Result              | s: The         | e stand       | dard wi    | l p     | roceed to              | o recirc   | ulati | on ba | llot.          |           |            |
| Standards Under Development<br>Ballot Pools                 |                          |                     |                | Su            | Immary     | of      | Ballot R               | esults     |       |       |                |           |            |
| Current Ballots<br>Ballot Results                           |                          |                     |                |               | Affii      | ma      | ative                  | Neg        | gativ | /e    | Abs            | stain     |            |
| Registered Ballot Body<br>Proxy Voters                      | Segment                  |                     | t Seg<br>We    | ment<br>eight | #<br>Votes | Fr      | raction                | #<br>Votes | Fra   | ction |                | #<br>otes | No<br>Vote |
| Registration Instructions<br>Regional Reliability Standards |                          | <u> </u>            |                | <u> </u>      |            | -       |                        | 1          | I     |       |                |           |            |
| ····g······   | 1 - Segmer               | it 1.               | 70             | 1             |            | 56      |                        | 1          | 0     |       | 0              | 4         | 10         |
| NERC Home   | 2 - Segmer               |                     | 10             | 1             |            | 10      |                        | 1          | 0     |       | 0              | 0         |            |
|   | 3 - Segmer               | ıt 3.               | 59             | 1             |            | 42      | 0.97                   | 7          | 1     | 0.0   | )23            | 7         | 9          |
|   | 4 - Segmer               |                     | 14             | 1             |            | 10      |                        | 1          | 0     |       | 0              | 0         | 4          |
|   | 5 - Segmer               |                     | 44             | 1             |            | 31      |                        | 1          | 0     |       | 0              | 5         | 8          |
|   | 6 - Segmer<br>7 - Segmer |                     | 23<br>3        | 1<br>0        |            | 17<br>0 |                        |            | 0     |       | 0              | 3         | 3          |
|   | 8 - Segmer               |                     | 3              | 0.3           |            | 3       | 0.3                    | -          | 0     |       | 0              | 0         |            |
|   | 9 - Segmer               |                     | 9              | 0.8           |            | 8       | 0.8                    | -          | 0     |       | 0              | 0         |            |
|   | 10 - Segme               |                     | 8              | 0.8           |            | 7       | 0.                     | 7          | 1     |       | 0.1            | 0         | 0          |
|   | Total                    | s                   | 243            | 7.9           | 1          | 84      | 7.77                   | 7          | 2     | 0.1   | 23             | 20        | 37         |
|   |                          |                     |                | Indi          | ividual    | Bal     | lot Pool               | Results    | 5     |       |                |           |            |
|   | Segment                  |                     | Orga           | nizati        | on         |         | Mem                    | ber        | E     | allot | C              | Comr      | nents      |
|   |                          | Service             | a Corp         | Tra           | nsmissio   | n       |                        |            |       |       |                |           |            |
|   | I Sys                    | tem AEI             | P '            | 114           | 151115510  |         | Scott P.               |            |       |       | mativ          | _         |            |
|   |                          | gheny F             |                |               |            |         | Rodney                 |            | 141.  |       | mati           |           |            |
|   |                          | ant Ener<br>eren Se | 05             | Compa         | 21/        |         | Kenneth                |            | nith  | -     | mativ<br>mativ |           |            |
|   |                          | erican T            |                |               | Company    | ',      | Kirit S. S<br>Jason Sh |            |       |       | mativ          |           |            |
|   |                          |                     | Electri        | c Coope       | erative,   | Inc.    | . John Bus             | ssman      |       | Affir | mativ          | ve        |            |
|   |                          | sta Corp            |                |               |            |         | Scott Kir              |            |       |       | mativ          |           |            |
|   |                          |                     |                | lectric       | Compan     | у       | John J. N              | -          |       |       | stain          |           |            |
|   |                          |                     |                |               | perative   |         | David Ru               | -          |       |       | mativ          |           |            |
|   | 1 Bor                    | neville             | Power          | Admini        | stration   |         | Donald S               | S. Watki   | ns    | Affir | mativ          | ve        |            |

| 1      | Central Maine Power Company  | David Mark Conroy              |                            |         |
|--------|--|--------------------------------|----------------------------|---------|
| 1      | Consolidated Edison Co. of New<br>York   | Edwin E. Thompson PE           | Affirmative                |         |
| 1      | Dominion Virginia Power  | William L. Thompson            | Abstain                    |         |
| 1      | Duke Energy Carolina   | Douglas E. Hils                | Affirmative                |         |
| 1      | Duquesne Light Co.   | Bob McClelland                 |                            |         |
| 1      | East Kentucky Power Coop.  | George S. Carruba              | Affirmative                |         |
| 1      | Empire District Electric Co.   | Ralph Frederick Meyer          | Affirmative                |         |
| 1      | Entergy Corporation  | George R. Bartlett             | Affirmative                |         |
| 1      | FirstEnergy Energy Delivery  | Robert Martinko                | Affirmative                |         |
| 1      | Florida Keys Electric Cooperative<br>Assoc.  | Dennis Minton                  | Affirmative                |         |
| 1      | Florida Power & Light Co.  | C. Martin Mennes               | Affirmative                |         |
| 1      | Great River Energy   | Gordon Pietsch                 | Affirmative                |         |
| 1      | Hoosier Energy Rural Electric<br>Cooperative, Inc.   | Damon Holladay                 | Affirmative                |         |
| 1      | Hydro One Networks, Inc.   | Ajay Garg                      |                            |         |
| 1      | Idaho Power Company  | Ronald D. Schellberg           | Affirmative                |         |
| 1      | ITC Transmission   | Brian F. Thumm                 |                            |         |
| 1      | JEA  | Ted E. Hobson                  | Affirmative                |         |
| 1      | Kansas City Power & Light Co.  | Jim Useldinger                 |                            |         |
| 1      | Keyspan LIPA   | Richard J. Bolbrock            | Affirmative                |         |
| 1      | LG&E Energy Transmission Services  |                                |                            |         |
| 1      | Lincoln Electric System  | Doug Bantam                    | Affirmative                |         |
| 1      | Manitoba Hydro   | Robert G. Coish                | Affirmative                |         |
|        |  |                                |                            |         |
| 1      | Minnesota Power, Inc.  | Carol Gerou                    | Affirmative                |         |
| 1      | Municipal Electric Authority of<br>Georgia   | Jerry J Tang                   | Affirmative                |         |
| 1      | New Brunswick Power Transmission<br>Corporation  | Wayne N. Snowdon               | Affirmative                |         |
| 1      | New York Power Authority   | Ralph Rufrano                  | Affirmative                |         |
| 1      | Northeast Utilities  | David H. Boguslawski           | Abstain                    |         |
| 1      | Northern Indiana Public Service Co.  | Joseph Dobes                   | Affirmative                |         |
| 1      | Nova Scotia Power Inc.   | David D. Little                | Affirmative                |         |
| 1      | Ohio Valley Electric Corp.   | Robert Mattey                  | Affirmative                |         |
| 1      | Oklahoma Gas and Electric Co.  | Melvin H. Perkins              |                            |         |
| 1      | Oncor Electric Delivery  | Charles W. Jenkins             | Affirmative                |         |
| 1      | Otter Tail Power Company   | Lawrence R. Larson             | Affirmative                |         |
| 1      | Pacific Gas and Electric Company   | Chifong L. Thomas              |                            |         |
| 1      | PacifiCorp   | Robert Williams                | Affirmative                |         |
| 1      | Potomac Electric Power Co.   | Richard J. Kafka               | Affirmative                |         |
| 1      | PP&L, Inc.   | Ray Mammarella                 | Affirmative                |         |
| 1      | Progress Energy Carolinas  | Sammy Roberts                  | Affirmative                |         |
| 1      | Public Service Company of New<br>Mexico  | Keith Nix                      | Affirmative                |         |
| 1      | Public Service Electric and Gas Co.  | Kenneth D. Brown               | Affirmative                |         |
| 1      | Sacramento Municipal Utility District  |                                | Affirmative                |         |
| 1      | Salt River Project   | Robert Kondziolka              | Affirmative                |         |
| 1      | San Diego Gas & Electric   | Linda Brown                    |                            |         |
| 1      | Santee Cooper  | Terry L. Blackwell             | Affirmative                |         |
| 1      | SaskPower  | Wayne Guttormson               | Abstain                    | View    |
| 1      | SCE&G  | Henry Delk, Jr.                | Affirmative                | <u></u> |
| 1      | Seattle City Light   | Christopher M. Turner          | Affirmative                |         |
| 1      | Sierra Pacific Power Co.   | Richard Salgo                  | Affirmative                |         |
|        |  |                                | Ammative                   |         |
| 1      | South Carolina Electric & Gas Co.  | Lee N. Xanthakos               | Affingsthe                 |         |
| 1<br>1 | Southern California Edison Co.<br>Southern Company Services, Inc.  | Dana Cabbell<br>Horace Stephen | Affirmative<br>Affirmative |         |
| •      | Control of the second s | Williamson                     |                            |         |

| 1 | Southern Illinois Power Coop.                      | William G. Hutchison      | Affirmative                |
|---|--|---------------------------|----------------------------|
| 1 | Southwest Transmission<br>Cooperative, Inc.        | James L. Jones            | Affirmative                |
| 1 | Tennessee Valley Authority                         | Larry Akens               | Affirmative                |
| 1 | Tri-State G & T Association Inc.                   | Bruce A Sembrick          | Affirmative                |
| 1 | Tucson Electric Power Co.                          | Ronald P. Belval          | Affirmative                |
| 1 |  | Allen Klassen             | Affirmative                |
| 1 | Westar Energy<br>Western Area Power Administration | Robert Temple             | Affirmative                |
| 1 | Western Farmers Electric Coop.                     | Alan Derichsweiler        | Affirmative                |
| 1 |  |                           | Affirmative                |
| 2 | Xcel Energy, Inc.                                  | Gregory L. Pieper         | Affirmative                |
| 2 | Alberta Electric System Operator                   | Anita Lee                 | Ammative                   |
| 2 | British Columbia Transmission<br>Corporation       | Phil Park                 | Affirmative                |
| 2 | California ISO                                     | David Hawkins             | Affirmative                |
| 2 | Electric Reliability Council of Texas,<br>Inc.     | Roy D. McCoy              | Affirmative                |
| 2 | Independent Electricity System<br>Operator         | Don Tench                 | Affirmative                |
| 2 | ISO New England, Inc.                              | Kathleen Goodman          | Affirmative                |
| 2 | Midwest ISO, Inc.                                  | Terry Bilke               | Affirmative                |
| 2 | New Brunswick System Operator                      | Alden Briggs              | Affirmative                |
| 2 | New York Independent System<br>Operator            | Gregory Campoli           | Affirmative                |
| 2 | PJM Interconnection, L.L.C.                        | Tom Bowe                  | Affirmative                |
| 3 | Alabama Power Company                              | Robin Hurst               | Affirmative                |
| 3 | Allegheny Power                                    | Bob Reeping               | Affirmative                |
| 3 | Ameren Services Company                            | Mark Peters               | Affirmative                |
| 3 | American Electric Power                            | Raj Rana                  | Affirmative                |
| 3 | Arizona Public Service Co.                         | Thomas R. Glock           | Affirmative                |
| 3 | Atlantic City Electric Company                     | James V. Petrella         | Affirmative                |
| 3 | Avista Corp.                                       | Robert Lafferty           | Affirmative                |
| 3 | BC Hydro and Power Authority                       | Pat G. Harrington         | Abstain                    |
| 3 | Blue Ridge Power Agency                            | Duane S. Dahlquist        |                            |
| 3 | Bonneville Power Administration                    | Rebecca Berdahl           |                            |
| 3 | City of Tallahassee                                | Rusty S. Foster           | Abstain                    |
| 3 | City Public Service of San Antonio                 | Edwin Les Barrow          | Affirmative                |
| 3 | Cleco Utility Group                                | Bryan Y Harper            | Abstain                    |
| 3 | Constellation Energy                               | Carolyn Ingersoll         | Affirmative                |
| 3 | Consumers Energy Co.                               | David A. Lapinski         | Affirmative                |
| 3 | Delmarva Power & Light Co.                         | Michael R. Mayer          | Affirmative                |
| 3 |  | Jalal (John) Babik        | Affirmative                |
| 3 | Dominion Resources, Inc.<br>Duke Energy Carolina   | Henry Ernst-Jr            | Affirmative                |
|   |  | Matt Wolf                 |                            |
| 3 | Entergy Services, Inc.                             | Alan Glazner              | Affirmative<br>Affirmative |
| ა | Farmington Electric Utility System                 | Joanne Kathleen           |                            |
| 3 | FirstEnergy Solutions                              | Borrell                   | Affirmative                |
| 3 | Florida Municipal Power Agency                     | Michael Alexander         | Affirmative                |
| 3 | Florida Power & Light Co.                          | W.R. Schoneck             | Affirmative                |
| 3 | Florida Power Corporation                          | Lee Schuster              | Affirmative                |
| 3 | Georgia Power Company                              | Leslie Sibert             | Affirmative                |
| 3 | Grays Harbor PUD                                   | Wesley W Gray             |                            |
| 3 | Great River Energy                                 | Sam Kokkinen              | Affirmative                |
| 3 | Gulf Power Company                                 | Gwen S Frazier            | Affirmative                |
| 3 | Hydro One Networks, Inc.                           | Michael D. Penstone       |                            |
| 3 | JEA  | Garry Baker               | Negative                   |
| 3 | Kissimmee Utility Authority                        | Gregory David<br>Woessner | Affirmative                |
|   | Lincoln Electric System                            | Bruce Merrill             | Affirmative                |

| 3      | Louisville Gas and Electric Co.                         | Charles A. Freibert                 | Affirmative |
|--------|---|-------------------------------------|-------------|
| 3      | Manitoba Hydro  | Ronald Dacombe                      |             |
| 3      | MAPPCOR   | Peter A. Koegel                     | Abstain     |
| 3      | MidAmerican Energy Co.                                  | Thomas C. Mielnik                   | Affirmative |
| 3      | Mississippi Power                                       | Don Horsley                         | Affirmative |
| 3      | New York Power Authority                                | Christopher Lawrence de Graffenried | Affirmative |
| 3      | Niagara Mohawk (National Grid<br>Company)               | Michael Schiavone                   | Affirmative |
| 3      | Oklahoma Gas and Electric Co.                           | Gary Clear                          | Abstain     |
| 3      | Orlando Utilities Commission                            | Ballard Keith Mutters               | Affirmative |
| 3      | PECO Energy an Exelon Co.                               | John J. McCawley                    | Abstain     |
| 3      | Platte River Power Authority                            | Terry L Baker                       | Affirmative |
| 3      | Potomac Electric Power Co.                              | Robert Reuter                       | Affirmative |
| 3      | Progress Energy Carolinas                               | Sam Waters                          | Affirmative |
| 3      | Public Service Electric and Gas Co.                     | Jeffrey Mueller                     | Affirmative |
| 3      | Public Utility District No. 1 of Chelan<br>County       | Kenneth R. Johnson                  | Affirmative |
| 3      | Public Utility District No. 2 of Grant<br>County        | Greg Lange                          | Affirmative |
| 3      | Reliant Energy Services                                 | John Meyer                          |             |
| 3      | Salt River Project                                      | John T. Underhill                   | Affirmative |
| 3      | San Diego Gas & Electric                                | Scott Peterson                      |             |
| 3      | Santee Cooper   | Zack Dusenbury                      | Affirmative |
| 3      | SaskPower   | Jeff Gienow                         | Abstain     |
| 3      | Seattle City Light                                      | Dana Wheelock                       | Affirmative |
| 3      | Tampa Electric Co.                                      | Ronald L. Donahey                   |             |
| 3      | Tennessee Valley Authority                              | Cynthia Herron                      |             |
| 3      | Wisconsin Electric Power Marketing                      | James R. Keller                     | Affirmative |
| 3      | Wisconsin Public Service Corp.                          | James A. Maenner                    | Affirmative |
| 3      | Xcel Energy, Inc.                                       | Michael Ibold                       | Affirmative |
| 4      | American Municipal Power - Ohio                         | Chris Norton                        | Affirmative |
| 4      | Consumers Energy Co.                                    | David Frank Ronk                    | Affirmative |
| 4      | Florida Municipal Power Agency                          | Ralph Anderson                      | Affirmative |
| 4      | LaGen   | Keith Comeaux                       | Ammative    |
| 4      | Municipal Electric Utilities<br>Association of New York | Timothy R. Bush                     |             |
| 4      | Municipal Energy Agency of<br>Nebraska                  | John Krajewski                      |             |
| 4      | Northern California Power Agency                        | Fred E. Young                       | Affirmative |
| 4      | Old Dominion Electric Coop.                             | Mark Ringhausen                     | Affirmative |
| 4      | Public Utility District No. 1 of<br>Douglas County      | Henry E. LuBean                     | Affirmative |
| 4      | Reedy Creek Improvement District                        | Doug Wagner                         | Affirmative |
| 4      | Seattle City Light                                      | Hao Li                              | Affirmative |
| 4      | Seminole Electric Cooperative, Inc.                     | Steven R. Wallace                   | Affirmative |
| 4      | South Mississippi Electric Power<br>Association         | Dan Kay                             |             |
| 4      | Wisconsin Energy Corp.                                  | Anthony Jankowski                   | Affirmative |
| 5      | AEP Service Corp.                                       | Brock Ondayko                       | Affirmative |
| 5      | Alabama Electric Coop. Inc.                             | Tim Hattaway                        | Affirmative |
| 5      | American National Power, Inc.                           | Dorothy Capra                       |             |
| 5      | APGI - Yadkin Division                                  | Alan Jones                          | Abstain     |
| 5      | Avista Corp.  | Edward F. Groce                     | Affirmative |
| 5      | BC Hydro and Power Authority                            | Clement Ma                          | Affirmative |
| 5      | Black Hills Power                                       | Pamela Pahl                         | Affirmative |
| 5<br>5 |   | 1                                   |             |
| 5      | Bonneville Power Administration                         | Francis J. Halpin                   | Affirmative |
| 5      | City of Tallahassee                                     | Alan Gale                           | Affirmative |

| 5 | Springfield   | Karl E. Kohlrus       | Affirmative |      |
|---|---|-----------------------|-------------|------|
| 5 | Colmac Clarion/Piney Creek LP                         | Harvie D. Beavers     | Affirmative |      |
| 5 | Conectiv Energy Supply, Inc.                          | Richard K. Douglass   | Affirmative |      |
| 5 | Constellation Generation Group                        | Michael F. Gildea     | Abstain     |      |
| 5 | Dairyland Power Coop.                                 | Warren Schaefer       | Affirmative |      |
| 5 | Detroit Edison Company                                | Ronald W. Bauer       | Affirmative |      |
| 5 | Dominion Energy                                       | Harold W. Adams       | Affirmative |      |
| 5 | East Kentucky Power Coop.                             | Gerard Bordes         |             |      |
| 5 | Exelon Nuclear  | Michael Korchynsky    | Abstain     |      |
| 5 | FirstEnergy Solutions                                 | Kenneth Dresner       |             |      |
| 5 | Florida Municipal Power Agency                        | Douglas Keegan        | Affirmative |      |
| 5 | Florida Power & Light Co.                             | Robert A. Birch       | Affirmative |      |
| 5 | Gainesville Regional Utilities                        | Mark Bennett          | Affirmative |      |
| 5 | Great River Energy                                    | Cynthia E Sulzer      | Affirmative |      |
| 5 | JEA   | Donald Gilbert        | Affirmative |      |
| 5 | Lincoln Electric System                               | Dennis Florom         | Affirmative |      |
| 5 | Louisville Gas and Electric Co.                       | Charlie Martin        | Affirmative |      |
| 5 | Manitoba Hydro  | Mark Aikens           | Affirmative |      |
| 5 | New York Power Authority                              | Richard J. Ardolino   | Affirmative |      |
| 5 | Oklahoma Gas and Electric Co.                         | Kim Morphis           | Abstain     |      |
| 5 | PPL Generation LLC                                    | Mark A. Heimbach      | Affirmative |      |
| 5 | Progress Energy Carolinas                             | Wayne Lewis           | Affirmative |      |
| 5 | PSEG Power LLC  | Thomas Piascik        |             |      |
| 5 | Reedy Creek Energy Services                           | Bernie Budnik         | Affirmative |      |
| 5 | Salt River Project                                    | Glen Reeves           | Affirmative |      |
| 5 | Seattle City Light                                    | Michael J. Haynes     | Affirmative |      |
| 5 | Seminole Electric Cooperative, Inc.                   | Brenda K. Atkins      |             |      |
| 5 | South Carolina Electric & Gas Co.                     | Richard Jones         | Affirmative |      |
| 5 | Southeastern Power Administration                     | Douglas Spencer       | Affirmative |      |
| 5 | Southern Company Services, Inc.                       | Roger D. Green        | Affirmative |      |
| 5 | Tenaska, Inc.   | Scott M. Helyer       | Abstain     |      |
| 5 | TXU Generation Company LP                             | Rickey Terrill        |             |      |
| 5 | U.S. Army Corps of Engineers<br>Northwestern Division | Karl Bryan            |             |      |
| 5 | Wisconsin Electric Power Co.                          | Linda Horn            | Affirmative |      |
| 5 | Xcel Energy, Inc.                                     | Stephen J. Beuning    |             |      |
| 6 | AEP Service Corp.                                     | Dana E. Horton        | Affirmative |      |
| 6 | Black Hills Power                                     | Larry Williamson      | Affirmative |      |
| 6 | Bonneville Power Administration                       | Brenda S. Anderson    | Affirmative |      |
| 6 | Dominion Energy Marketing                             | Lou Oberski           | Affirmative |      |
| 6 | Entergy Services, Inc.                                | William Franklin      | Affirmative | View |
| 6 | Exelon Power Team                                     | Pulin Shah            | Abstain     |      |
| 6 | Florida Municipal Power Agency                        | Robert C. Williams    |             |      |
| 6 | Great River Energy                                    | Donna Stephenson      | Affirmative |      |
| 6 | Lincoln Electric System                               | Eric Ruskamp          | Affirmative |      |
| 6 | Louisville Gas and Electric Co.                       | Daryn Barker          | Affirmative |      |
| 6 | Manitoba Hydro  | Daniel Prowse         | Affirmative |      |
| 6 | New York Power Authority                              | Thomas Papadopoulos   | Affirmative |      |
| 6 | PP&L, Inc.  | Thomas Hyzinski       | Affirmative |      |
| 6 | Progress Energy Carolinas                             | James Eckelkamp       | Abstain     |      |
| 6 | Public Utility District No. 1 of Chelan<br>County     | Hugh A. Owen          | Affirmative |      |
| 6 | Salt River Project                                    | Mike Hummel           | Affirmative |      |
| 6 | Santee Cooper   | Suzanne Ritter        | Affirmative |      |
| 6 | South Carolina Electric & Gas Co.                     | John E Folsom, Jr.    | Abstain     |      |
| 6 | Split Rock Energy LLC                                 | Donna Stephenson      |             |      |
| 6 | Tampa Electric Co.                                    | Jose Benjamin Quintas |             |      |
|   | · · · · · · · · · · · · · · · · · · ·                 | Cliff T Richardson    | Affirmative |      |

| 6  | Western Area Power Administration<br>- UGP Marketing            | John Stonebarger                | Affirmative |      |
|----|---|---------------------------------|-------------|------|
| 6  | Xcel Energy, Inc.   | David F. Lemmons                | Affirmative |      |
| 7  | Eastman Chemical Company  | Lloyd Webb                      | Abstain     |      |
| 7  | Praxair Inc.  | David Meade                     |             |      |
| 7  | Steel Manufacturers Association                                 | James Brew                      |             |      |
| 8  | Energy Mark, Inc.   | Howard F. Illian                | Affirmative |      |
| 8  | JDRJC Associates  | Jim D. Cyrulewski               | Affirmative |      |
| 8  | Other   | Michehl R. Gent                 | Affirmative |      |
| 9  | California Energy Commission                                    | William Mitchell<br>Chamberlain | Affirmative |      |
| 9  | California Public Utilities<br>Commission                       | Laurence Chaset                 | Affirmative |      |
| 9  | Commonwealth of Massachusetts<br>Department of Public Utilities | Donald E. Nelson                | Affirmative |      |
| 9  | Minnesota Public Utilities<br>Commission                        | Ken Wolf                        |             |      |
| 9  | National Association of Regulatory<br>Utility Commissioners     | Diane J. Barney                 | Affirmative |      |
| 9  | North Carolina Utilities Commission                             | Kimberly J. Jones               | Affirmative |      |
| 9  | Public Service Commission of South Carolina                     | Philip Riley                    | Affirmative |      |
| 9  | Public Utilities Commission of Ohio                             | Klaus Lambeck                   | Affirmative |      |
| 9  | Wyoming Public Service<br>Commission                            | Steve Oxley                     | Affirmative |      |
| 10 | Electric Reliability Council of Texas,<br>Inc.                  | Kent Saathoff                   | Affirmative |      |
| 10 | Florida Reliability Coordinating<br>Council                     | Linda Campbell                  | Affirmative |      |
| 10 | Midwest Reliability Organization                                | Larry Brusseau                  | Affirmative |      |
| 10 | New York State Reliability Council                              | Alan Adamson                    | Affirmative |      |
| 10 | Northeast Power Coordinating<br>Council, Inc.                   | Edward A. Schwerdt              | Affirmative |      |
| 10 | ReliabilityFirst Corporation                                    | Jacquie Smith                   | Negative    | View |
| 10 | Southwest Power Pool  | Charles H. Yeung                | Affirmative |      |
| 10 | Western Electricity Coordinating<br>Council                     | Louise McCarren                 | Affirmative |      |

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# Standards Announcement: Initial Ballot Results January 7, 2008

# TO: REGISTERED BALLOT BODY

Ladies and Gentlemen:

# The Standards Committee (SC) announces the following:

# Initial Ballot Results for Interpretation of Requirement R17 in BAL-005-1 — Automatic Generation Control

The initial ballot for the interpretation of Requirement R17 in BAL-005-1 — Automatic Generation Control was conducted from December 19, 2007 through January 4, 2008.

Portland General Electric Company submitted a <u>Request for an Interpretation</u> of BAL-005-1 Automatic Generation Control, Requirement R17. The request asked if the requirement to annually check and calibrate time error and frequency devices applies to the following measuring devices:

- Only equipment within the operations control room
- Only equipment that provides values used to calculate automatic generation control area control error
- Only equipment that provides values to its SCADA system
- Only equipment owned or operated by the balancing authority
- Only to new or replacement equipment
- To all equipment that a balancing authority owns or operates

The Frequency Task Force (drafting team) provided an <u>interpretation</u> that clarifies that Requirement R17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the area control error (ACE) equation or provide real-time time error or frequency information to the system operator. The requirement does not apply to frequency inputs from other sources that are for reference only. The time error and frequency measurement devices may not necessarily be located in the system operations control room or owned by the balancing authority; however, the balancing authority has the responsibility for the accuracy of the frequency and time error measurement devices. No other devices are included in Requirement R17 — the other devices listed in the table at the end of Requirement R17 are for reference only and do not have any mandatory calibration or accuracy requirements. REGISTERED BALLOT BODY January 7, 2008 Page Two

New or replacement equipment that provides the same functions noted above requires the same calibrations. Some devices used for time error and frequency measurement cannot be calibrated as such. In this case, these devices should be cross-checked against other properly calibrated equipment and replaced if the devices do not meet the required level of accuracy.

The ballot achieved a quorum; however, there was a negative ballot with a comment, initiating the need to review the comment and determine whether the interpretation needs modification before proceeding to a recirculation ballot. The drafting team will be reviewing all comments submitted with the initial ballots and will prepare its consideration of those comments. (Detailed Ballot Results)

| Quorum:   | 84.77 % |
|-----------|---------|
| Approval: | 98.44 % |

## **Standards Development Process**

The NERC posting and balloting procedures are described in the <u>*Reliability Standards*</u> <u>*Development Procedure Manual*</u>, which contains all the procedures governing the standards development process. The success of the NERC standards development process depends on stakeholder participation. We extend our thanks to all those who participate.

Please send questions to Maureen Long at maureen.long@nerc.net, or call 813-468-5998.

Sincerely,

Maareen E. Long

Maureen Long Standards Process Manager maureen.long@nerc.net 813-468-5998

cc: Registered Ballot Body Registered Users Standards Mailing List NERC Roster



## Interpretation of BAL-005-1 Automatic Generation Control, R17

#### Request for Clarification received from PGE on July 31, 2007

*PGE requests clarification regarding the measuring devices for which the requirement applies, specifically clarification if the requirement applies to the following measuring devices:* 

- Only equipment within the operations control room
- Only equipment that provides values used to calculate AGC ACE
- Only equipment that provides values to its SCADA system
- Only equipment owned or operated by the BA
- *Only to new or replacement equipment*
- To all equipment that a BA owns or operates

#### BAL-005-1

**R17.** Each Balancing Authority shall at least annually check and calibrate its time error and frequency devices against a common reference. The Balancing Authority shall adhere to the minimum values for measuring devices as listed below:

#### Device

Digital frequency transducer MW, MVAR, and voltage transducer Remote terminal unit Potential transformer Current transformer Accuracy  $\leq 0.001 \text{ Hz}$   $\leq 0.25\% \text{ of full scale}$   $\leq 0.25\% \text{ of full scale}$   $\leq 0.30\% \text{ of full scale}$  $\leq 0.50\% \text{ of full scale}$ 

#### Existing Interpretation Approved by Board of Trustees May 2, 2007

BAL-005-0, Requirement 17 requires that the Balancing Authority check and calibrate its control room time error and frequency devices against a common reference at least annually. The requirement to "annually check and calibrate" does not address any devices outside of the operations control room.

The table represents the design accuracy of the listed devices. There is no requirement within the standard to "annually check and calibrate" the devices listed in the table, unless they are included in the control center time error and frequency devices.

# Interpretation provided by NERC Frequency Task Force on September 7, 2007 and Revised on November 16, 2007

As noted in the existing interpretation, BAL-005-1 Requirement 17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the reporting or compliance ACE equation or provide real-time time error or frequency information to the system operator. Frequency inputs from other sources that are for reference only are excluded. The time error and frequency measurement devices may not necessarily be located in the system operations control room or owned by the Balancing Authority; however the Balancing Authority has the responsibility for the accuracy of the frequency and time error measurement devices. No other devices are included in R 17.

116-390 Village Boulevard, Princeton, New Jersey 08540-5721 Phone: 609.452.8060 • Fax: 609.452.9550 • www.nerc.com The other devices listed in the table at the end of R17 are for reference only and do not have any mandatory calibration or accuracy requirements.

New or replacement equipment that provides the same functions noted above requires the same calibrations. Some devices used for time error and frequency measurement cannot be calibrated as such. In this case, these devices should be cross-checked against other properly calibrated equipment and replaced if the devices do not meet the required level of accuracy.



# Standards Announcement: Recirculation Ballot Window Opens January 14, 2008

# TO: REGISTERED BALLOT BODY

Ladies and Gentlemen:

## The Standards Committee (SC) announces the following:

# Recirculation Ballot Window for Interpretation of VAR-001-0 Requirement R4 (for Dynegy) is Open

The <u>recirculation ballot</u> for the <u>Interpretation of R4 in VAR-001-1</u> — Voltage and Reactive Control requested by Dynegy is open through 8 p.m. (EST) on Wednesday, January 23, 2007. The Standards Committee encourages all members of the Ballot Pool to review the <u>consideration of initial ballot</u> <u>comments</u>.

Members of the ballot pool may:

- Reconsider and change their vote from the first ballot.
- Vote in the second ballot even if they did not vote on the first ballot.
- Take no action if they do not want to change their original vote.

In the recirculation ballot, votes are counted by exception only — if a Ballot Pool member does not submit a revision to that member's original vote, the vote remains the same as in the first ballot.

# Recirculation Ballot Window for Revised Interpretation of BAL-005-1 Requirement R17 (for PGE) is Open

The <u>recirculation ballot</u> for the <u>Revised Interpretation of R17 inBal-005-1</u> — Automatic Generation Control requested by Portland General Electric is open through 8 p.m. (EST) on Wednesday, January 23, 2007. The Standards Committee encourages all members of the Ballot Pool to review the <u>consideration of initial ballot comments</u>.

Members of the ballot pool may:

- Reconsider and change their vote from the first ballot.
- Vote in the second ballot even if they did not vote on the first ballot.
- Take no action if they do not want to change their original vote.

In the recirculation ballot, votes are counted by exception only — if a Ballot Pool member does not submit a revision to that member's original vote, the vote remains the same as in the first ballot.

#### **Standards Development Process**

The NERC posting and balloting procedures are described in the <u>*Reliability Standards*</u> <u>*Development Procedure Manual*</u>, which contains all the procedures governing the standards

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REGISTERED BALLOT BODY January 7, 2008 Page Two

development process. The success of the NERC standards development process depends on stakeholder participation. We extend our thanks to all those who participate.

Please send questions to Maureen Long at maureen.long@nerc.net, or call 813-468-5998.

Sincerely,

Maareen E. Long

Maureen Long Standards Process Manager maureen.long@nerc.net 813-468-5998

cc: Registered Ballot Body Registered Users Standards Mailing List NERC Roster Regions | Committees | Meetings | Search | Site Map | Contact Us



#### **Reliability Standards**

| User Name  |                      |                         |                |         |          |          |                        |         |        |       |                  |          |        |
|--|----------------------|-------------------------|----------------|---------|----------|----------|------------------------|---------|--------|-------|------------------|----------|--------|
|  |                      |                         |                |         | Bal      | lot      | Results                |         |        |       |                  |          |        |
| Password   | Ba                   | llot Nan                | ne: Red        | quest f | or Inter | rpre     | etation -              | BAL-0   | 05-1,  | R17   | - PGE            | _rc      |        |
| Fassword   | Bal                  | lot Peri                | od: 1/1        | 4/200   | 8 - 1/2  | 3/2      | 800                    |         |        |       |                  |          |        |
| Log in   | В                    | allot Ty                | oe: rec        | irculat | ion      |          |                        |         |        |       |                  |          |        |
| Log in   | Tota                 | al # Vot                | <b>es:</b> 213 | 3       |          |          |                        |         |        |       |                  |          |        |
| Register   | Total B              | allot Po                | ol: 243        | 3       |          |          |                        |         |        |       |                  |          |        |
|  |                      | Quoru                   | m: 87          | .65 %   | The C    | Quo      | orum ha                | s beer  | n read | ched  |                  |          |        |
| Reliability Standards Home<br>Announcements                  | Segr                 | Weight<br>nent Vo       |                | 17 %    |          |          |                        |         |        |       |                  |          |        |
| BOT Approved Standards                                       | -                    | ot Resu                 |                | e Stand | dard ha  | s Pa     | assed                  |         |        |       |                  |          |        |
| Regulatory Approved Standards<br>Standards Under Development |                      |                         |                |         |          |          |                        |         |        |       |                  | =        |        |
| Ballot Pools   |                      |                         | 1              | Su      | mmary    | of       | Ballot R               | esults  |        |       |                  |          |        |
| Current Ballots<br>Ballot Results                            |                      |                         |                |         | Affir    | ma       | ative                  | Neg     | gativ  | е     | Absta            | ain      |        |
| Registered Ballot Body                                       |                      |                         | ot Seg         |         | #        |          |                        | #       |        |       | #                |          | No     |
| Proxy Voters<br>Registration Instructions                    | Segme                | nt Poo                  | ol We          | eight   | Votes    | Fr       | action                 | Votes   | Frac   | tion  | Vote             | es       | Vote   |
| Regional Reliability Standards                               |                      |                         |                |         |          |          |                        |         |        |       |                  |          |        |
| NEDC Homo  | 1 - Segn             | nent 1.                 | 70             | 1       |          | 56       |                        | 1       | 0      |       | 0                | 6        | 8      |
| NERC Home  | 2 - Segn             |                         | 10             | 1       |          | 10       |                        | 1       | 0      |       | 0                | 0        | 0      |
|  | 3 - Segn             |                         | 59             | 1       |          | 45       | 0.95                   |         | 2      | 0.0   | 043              | 6        | 6      |
|  | 4 - Segn<br>5 - Segn |                         | 14<br>44       | 1       |          | 10<br>32 |                        | 1       | 0      |       | 0                | 1<br>5   | 3<br>7 |
|  | 6 - Segn             |                         | 23             | 1       |          | 32<br>17 |                        | 1       | 0      |       | 0                | 3        | 3      |
|  | 7 - Segn             |                         | 3              | 0       |          | 0        |                        | ว       | 0      |       | 0                | 1        | 2      |
|  | 8 - Segn             |                         | 3              | 0.3     |          | 3        | 0.3                    | 3       | 0      |       | 0                | 0        | 0      |
|  | 9 - Segn             | nent 9.                 | 9              | 0.7     |          | 7        | 0.7                    | 7       | 0      |       | 0                | 1        | 1      |
|  | 10 - Seg             | ment 10.                | 8              | 0.8     |          | 7        | 0.7                    | 7       | 1      |       | 0.1              | 0        | 0      |
|  | То                   | tals                    | 243            | 7.8     | 18       | 87       | 7.657                  | 7       | 3      | 0.1   | 43               | 23       | 30     |
|  |                      |                         |                | Indi    | vidual   | Ball     | lot Pool               | Results |        |       |                  | _        |        |
|  | Segme                | nt                      | Orga           | nizatio |          |          | Meml                   |         |        | allot | Co               | mn       | nents  |
|  |                      |                         |                |         |          |          |                        |         |        |       |                  |          |        |
|  |                      | AEP Servie<br>System Al |                | Trai    | nsmissio | n        | Scott P.               | Moore   |        | Affir | mative           | :        |        |
|  |                      | Allegheny               |                |         |          |          | Rodney I               |         |        | -     | mative           | 1        |        |
|  |                      | Alliant Ene             | 05             | 0       |          |          | Kenneth                |         | ith    | _     | mative           | -        |        |
|  |                      | Ameren S                |                |         | -        | ,        | Kirit S. S             | nan     |        | Affir | mative           | -        |        |
|  | ' I                  | American<br>_LC         |                |         |          |          | Jason Sh               |         |        | _     | mative           |          |        |
|  |                      | Associated              |                | Coope   | erative, | INC.     | John Bus               |         |        |       | mative<br>mative |          |        |
|  |                      | Avista Cor<br>Baltimore |                |         | Compan   | v        | Scott Kir<br>John J. N |         |        | -     | stain            | -        |        |
|  |                      | Basin Elec              |                |         | -        | y        | David Ru               |         |        | _     | mative           | <u> </u> |        |
|  |                      |                         |                |         |          |          | Donald C               |         | nc     | _     | mative           |          |        |

Donald S. Watkins

Affirmative

Bonneville Power Administration

1

| 1 | Central Maine Power Company  | David Mark Conroy              |                            |      |
|---|--|--------------------------------|----------------------------|------|
| 1 | Consolidated Edison Co. of New<br>York                                       | Edwin E. Thompson PE           | Affirmative                |      |
| 1 | Dominion Virginia Power  | William L. Thompson            | Abstain                    |      |
| 1 | Duke Energy Carolina   | Douglas E. Hils                | Affirmative                |      |
| 1 | Duquesne Light Co.   | Bob McClelland                 |                            |      |
| 1 | East Kentucky Power Coop.  | George S. Carruba              | Affirmative                |      |
| 1 | Empire District Electric Co.   | Ralph Frederick Meyer          | Affirmative                |      |
| 1 | Entergy Corporation  | George R. Bartlett             | Affirmative                |      |
| 1 | FirstEnergy Energy Delivery  | Robert Martinko                | Affirmative                |      |
| 1 | Florida Keys Electric Cooperative Assoc.                                     | Dennis Minton                  | Affirmative                |      |
| 1 | Florida Power & Light Co.  | C. Martin Mennes               | Affirmative                |      |
| 1 | Great River Energy   | Gordon Pietsch                 | Affirmative                |      |
| 1 | Hoosier Energy Rural Electric<br>Cooperative, Inc.                           | Damon Holladay                 | Affirmative                |      |
| 1 | Hydro One Networks, Inc.   | Ajay Garg                      | Affirmative                |      |
| 1 | Idaho Power Company  | Ronald D. Schellberg           | Affirmative                |      |
| 1 | ITC Transmission   | Brian F. Thumm                 |                            |      |
| 1 | JEA  | Ted E. Hobson                  | Affirmative                |      |
| 1 | Kansas City Power & Light Co.  | Jim Useldinger                 | Affirmative                |      |
| 1 | Keyspan LIPA   | Richard J. Bolbrock            | Abstain                    |      |
| 1 | LG&E Energy Transmission Services  |                                |                            |      |
| 1 | Lincoln Electric System  | Doug Bantam                    | Affirmative                |      |
| 1 | Manitoba Hydro   | Robert G. Coish                | Affirmative                |      |
| 1 | Minnesota Power, Inc.  | Carol Gerou                    | Affirmative                |      |
| 1 | Municipal Electric Authority of<br>Georgia                                   | Jerry J Tang                   | Affirmative                |      |
| 1 | New Brunswick Power Transmission<br>Corporation                              | Wayne N. Snowdon               | Affirmative                |      |
| 1 | New York Power Authority   | Ralph Rufrano                  | Abstain                    |      |
| 1 | Northeast Utilities  | David H. Boguslawski           | Abstain                    |      |
| 1 |  | Joseph Dobes                   | Affirmative                |      |
| 1 | Nova Scotia Power Inc.   | David D. Little                | Affirmative                |      |
| 1 | Ohio Valley Electric Corp.   | Robert Mattey                  | Affirmative                |      |
| 1 | Oklahoma Gas and Electric Co.  | Melvin H. Perkins              |                            |      |
| 1 | Oncor Electric Delivery  | Charles W. Jenkins             | Affirmative                |      |
| 1 | Otter Tail Power Company   | Lawrence R. Larson             | Affirmative                |      |
| 1 |  | Chifong L. Thomas              | Ammative                   |      |
| 1 | PacifiCorp   | Robert Williams                | Affirmative                |      |
| 1 | Potomac Electric Power Co.   | Richard J. Kafka               | Affirmative                |      |
| 1 | PP&L, Inc.   | Ray Mammarella                 | Affirmative                |      |
| 1 | Progress Energy Carolinas  | Sammy Roberts                  | Affirmative                |      |
| 1 | Public Service Company of New<br>Mexico                                      | Keith Nix                      | Affirmative                |      |
| 1 | - 1  | Kenneth D. Brown               | Affirmative                |      |
| 1 | Public Service Electric and Gas Co.<br>Sacramento Municipal Utility District | Kenneth D. Brown               | Affirmative<br>Affirmative |      |
| 1 | Salt River Project   | Robert Kondziolka              | Affirmative                |      |
| 1 |  |                                | Ammative                   |      |
|   | San Diego Gas & Electric   | Linda Brown                    | Affirmative                |      |
| 1 | Santee Cooper  | Terry L. Blackwell             | Affirmative                | Mor  |
| 1 | SaskPower  | Wayne Guttormson               | Abstain                    | View |
| 1 | SCE&G  | Henry Delk, Jr.                | Affirmative                |      |
| 1 | Seattle City Light   | Christopher M. Turner          | Affirmative                |      |
| 1 | Sierra Pacific Power Co.   | Richard Salgo                  | Affirmative                |      |
| 1 | South Carolina Electric & Gas Co.  | Lee N. Xanthakos               |                            |      |
| 1 | Southern California Edison Co.<br>Southern Company Services, Inc.            | Dana Cabbell<br>Horace Stephen | Affirmative<br>Affirmative |      |
| 1 | Southern company Services, Inc.  | Williamson                     | Ammative                   |      |

| 1 | Southern Illinois Power Coop.                  | William G. Hutchison       | Affirmative  |
|---|--|----------------------------|--------------|
| 1 | Southwest Transmission<br>Cooperative, Inc.    | James L. Jones             | Affirmative  |
| 1 | Tennessee Valley Authority                     | Larry Akens                | Affirmative  |
| 1 | Tri-State G & T Association Inc.               | Bruce A Sembrick           | Affirmative  |
| 1 | Tucson Electric Power Co.                      | Ronald P. Belval           | Affirmative  |
| 1 | Westar Energy                                  | Allen Klassen              | Affirmative  |
| 1 | Western Area Power Administration              | Robert Temple              | Affirmative  |
| 1 | Western Farmers Electric Coop.                 | Alan Derichsweiler         | Affirmative  |
| 1 | Xcel Energy, Inc.                              | Gregory L. Pieper          | Affirmative  |
| 2 | Alberta Electric System Operator               | Anita Lee                  | Affirmative  |
| 2 | British Columbia Transmission<br>Corporation   | Phil Park                  | Affirmative  |
| 2 | California ISO                                 | David Hawkins              | Affirmative  |
| 2 | Electric Reliability Council of Texas,<br>Inc. | Roy D. McCoy               | Affirmative  |
| 2 | Independent Electricity System<br>Operator     | Don Tench                  | Affirmative  |
| 2 | ISO New England, Inc.                          | Kathleen Goodman           | Affirmative  |
| 2 | Midwest ISO, Inc.                              | Terry Bilke                | Affirmative  |
| 2 | New Brunswick System Operator                  | Alden Briggs               | Affirmative  |
| 2 | New York Independent System<br>Operator        | Gregory Campoli            | Affirmative  |
| 2 | PJM Interconnection, L.L.C.                    | Tom Bowe                   | Affirmative  |
| 3 | Alabama Power Company                          | Robin Hurst                | Affirmative  |
| 3 | Allegheny Power                                | Bob Reeping                | Affirmative  |
| 3 | Ameren Services Company                        | Mark Peters                | Affirmative  |
| 3 | American Electric Power                        | Raj Rana                   | Affirmative  |
| 3 | Arizona Public Service Co.                     | Thomas R. Glock            | Affirmative  |
| 3 | Atlantic City Electric Company                 | James V. Petrella          | Affirmative  |
| 3 | Avista Corp.                                   | Robert Lafferty            | Affirmative  |
| 3 | BC Hydro and Power Authority                   | Pat G. Harrington          | Abstain      |
| 3 | Blue Ridge Power Agency                        | Duane S. Dahlquist         |              |
| 3 | Bonneville Power Administration                | Rebecca Berdahl            | Affirmative  |
| 3 | City of Tallahassee                            | Rusty S. Foster            | Abstain      |
| 3 | City Public Service of San Antonio             | Edwin Les Barrow           | Affirmative  |
| 3 | Cleco Utility Group                            | Bryan Y Harper             | Affirmative  |
| 3 | Constellation Energy                           | Carolyn Ingersoll          | Affirmative  |
| 3 | Consumers Energy Co.                           | David A. Lapinski          | Affirmative  |
| 3 | Delmarva Power & Light Co.                     | Michael R. Mayer           | Affirmative  |
| 3 | Dominion Resources, Inc.                       | Jalal (John) Babik         | Affirmative  |
| 3 | Duke Energy Carolina                           | Henry Ernst-Jr             | Affirmative  |
| 3 | Entergy Services, Inc.                         | Matt Wolf                  | Affirmative  |
| 3 | Farmington Electric Utility System             | Alan Glazner               | Affirmative  |
| 3 | FirstEnergy Solutions                          | Joanne Kathleen<br>Borrell | Affirmative  |
| 3 | Florida Municipal Power Agency                 | Michael Alexander          | Affirmative  |
| 3 | Florida Power & Light Co.                      | W.R. Schoneck              | Affirmative  |
| 3 | Florida Power Corporation                      | Lee Schuster               | Affirmative  |
| 3 | Georgia Power Company                          | Leslie Sibert              | Affirmative  |
| 3 | Grays Harbor PUD                               | Wesley W Gray              |              |
| 3 | Great River Energy                             | Sam Kokkinen               | Affirmative  |
| 3 | Gulf Power Company                             | Gwen S Frazier             | Affirmative  |
| 3 | Hydro One Networks, Inc.                       | Michael D. Penstone        | Affirmative  |
| 3 | JEA  | Garry Baker                | Negative     |
| 3 | Kissimmee Utility Authority                    | Gregory David<br>Woessner  | Affirmative  |
| 3 | Lincoln Electric System                        | Bruce Merrill              | Affirmative  |
| J | Enison Electric System                         |                            | , ann na tro |

| 3 | Louisville Gas and Electric Co.   | Charles A. Freibert                 | Affirmative |      |
|---|---|-------------------------------------|-------------|------|
| 3 | Manitoba Hydro  | Ronald Dacombe                      | Affirmative |      |
| 3 | MAPPCOR   | Peter A. Koegel                     | Abstain     |      |
| 3 | MidAmerican Energy Co.  | Thomas C. Mielnik                   | Affirmative |      |
| 3 | Mississippi Power   | Don Horsley                         | Affirmative |      |
| 3 | New York Power Authority  | Christopher Lawrence de Graffenried | Negative    | View |
| 3 | Niagara Mohawk (National Grid<br>Company)                               | Michael Schiavone                   | Affirmative |      |
| 3 | Oklahoma Gas and Electric Co.   | Gary Clear                          | Abstain     |      |
| 3 | Orlando Utilities Commission  | Ballard Keith Mutters               | Affirmative |      |
| 3 | PECO Energy an Exelon Co.   | John J. McCawley                    | Abstain     |      |
| 3 | Platte River Power Authority  | Terry L Baker                       | Affirmative |      |
| 3 | Potomac Electric Power Co.  | Robert Reuter                       | Affirmative |      |
| 3 | Progress Energy Carolinas   | Sam Waters                          | Affirmative |      |
| 3 | Public Service Electric and Gas Co.                                     | Jeffrey Mueller                     | Affirmative |      |
| 3 | Public Utility District No. 1 of Chelan County                          |                                     | Affirmative |      |
| 3 | Public Utility District No. 2 of Grant<br>County                        | Greg Lange                          | Affirmative |      |
| 3 | Reliant Energy Services   | John Meyer                          |             |      |
| 3 | Salt River Project  | John T. Underhill                   | Affirmative |      |
| 3 | San Diego Gas & Electric  | Scott Peterson                      |             |      |
| 3 | Santee Cooper   | Zack Dusenbury                      | Affirmative |      |
| 3 | SaskPower   | Jeff Gienow                         | Abstain     |      |
| 3 | Seattle City Light  | Dana Wheelock                       | Affirmative |      |
| 3 | Tampa Electric Co.  | Ronald L. Donahey                   |             |      |
| 3 | Tennessee Valley Authority  | Cynthia Herron                      |             |      |
| 3 | Wisconsin Electric Power Marketing                                      | James R. Keller                     | Affirmative |      |
| 3 | Wisconsin Public Service Corp.  | James A. Maenner                    | Affirmative |      |
| 3 | Xcel Energy, Inc.   | Michael Ibold                       | Affirmative |      |
| 4 | American Municipal Power - Ohio   | Chris Norton                        | Affirmative |      |
| 4 | Consumers Energy Co.  | David Frank Ronk                    | Affirmative |      |
| 4 | Florida Municipal Power Agency  | Ralph Anderson                      | Affirmative |      |
| 4 | LaGen   | Keith Comeaux                       | Abstain     |      |
| 4 | Municipal Electric Utilities<br>Association of New York                 | Timothy R. Bush                     |             |      |
| 4 | Municipal Energy Agency of<br>Nebraska                                  | John Krajewski                      |             |      |
| 4 | Northern California Power Agency  | Fred E. Young                       | Affirmative |      |
| 4 | Old Dominion Electric Coop.   | Mark Ringhausen                     | Affirmative |      |
| 4 | Public Utility District No. 1 of<br>Douglas County                      | Henry E. LuBean                     | Affirmative |      |
| 4 | Reedy Creek Improvement District  | Doug Wagner                         | Affirmative |      |
| 4 | Seattle City Light  | Hao Li                              | Affirmative |      |
| 4 | Seminole Electric Cooperative, Inc.<br>South Mississippi Electric Power | Steven R. Wallace                   | Affirmative |      |
| 4 | Association   | Dan Kay                             |             |      |
| 4 | Wisconsin Energy Corp.  | Anthony Jankowski                   | Affirmative |      |
| 5 | AEP Service Corp.   | Brock Ondayko                       | Affirmative |      |
| 5 | Alabama Electric Coop. Inc.   | Tim Hattaway                        | Affirmative |      |
| 5 | American National Power, Inc.   | Dorothy Capra                       |             |      |
| 5 | APGI - Yadkin Division  | Alan Jones                          | Abstain     |      |
| 5 | Avista Corp.  | Edward F. Groce                     | Affirmative |      |
| 5 | BC Hydro and Power Authority  | Clement Ma                          | Affirmative |      |
| 5 | Black Hills Power   | Pamela Pahl                         | Affirmative |      |
| 5 | Bonneville Power Administration   | Francis J. Halpin                   | Affirmative |      |
| 5 | City of Tallahassee   | Alan Gale                           | Affirmative |      |

| 5 | Springfield                                       | Karl E. Kohlrus       | Affirmative |      |
|---|---|-----------------------|-------------|------|
| 5 | Colmac Clarion/Piney Creek LP                     | Harvie D. Beavers     | Affirmative |      |
| 5 | Conectiv Energy Supply, Inc.                      | Richard K. Douglass   | Affirmative |      |
| 5 | Constellation Generation Group                    | Michael F. Gildea     | Abstain     |      |
| 5 | Dairyland Power Coop.                             | Warren Schaefer       | Affirmative |      |
| 5 | Detroit Edison Company                            | Ronald W. Bauer       | Affirmative |      |
| 5 | Dominion Energy                                   | Harold W. Adams       | Affirmative |      |
| 5 | East Kentucky Power Coop.                         | Gerard Bordes         |             |      |
| 5 | Exelon Nuclear                                    | Michael Korchynsky    | Abstain     |      |
| 5 | FirstEnergy Solutions                             | Kenneth Dresner       |             |      |
| 5 | Florida Municipal Power Agency                    | Douglas Keegan        | Affirmative |      |
| 5 | Florida Power & Light Co.                         | Robert A. Birch       | Affirmative |      |
| 5 | Gainesville Regional Utilities                    | Mark Bennett          | Affirmative |      |
| 5 | Great River Energy                                | Cynthia E Sulzer      | Affirmative |      |
| 5 | JEA   | Donald Gilbert        | Affirmative |      |
| 5 | Lincoln Electric System                           | Dennis Florom         | Affirmative |      |
| 5 | Louisville Gas and Electric Co.                   | Charlie Martin        | Affirmative |      |
| 5 | Manitoba Hydro                                    | Mark Aikens           | Affirmative |      |
| 5 | New York Power Authority                          | Richard J. Ardolino   | Affirmative |      |
| 5 | Oklahoma Gas and Electric Co.                     | Kim Morphis           | Abstain     |      |
| 5 | PPL Generation LLC                                | Mark A. Heimbach      | Affirmative |      |
| 5 | Progress Energy Carolinas                         | Wayne Lewis           | Affirmative |      |
| 5 | PSEG Power LLC                                    | Thomas Piascik        |             |      |
| 5 | Reedy Creek Energy Services                       | Bernie Budnik         | Affirmative |      |
| 5 | Salt River Project                                | Glen Reeves           | Affirmative |      |
| 5 | Seattle City Light                                | Michael J. Haynes     | Affirmative |      |
| 5 | Seminole Electric Cooperative, Inc.               | Brenda K. Atkins      |             |      |
| 5 | South Carolina Electric & Gas Co.                 | Richard Jones         | Affirmative |      |
| 5 | Southeastern Power Administration                 | Douglas Spencer       | Affirmative |      |
| 5 | Southern Company Services, Inc.                   | Roger D. Green        | Affirmative |      |
| 5 | Tenaska, Inc.                                     | Scott M. Helyer       | Abstain     |      |
| 5 | TXU Generation Company LP                         | Rickey Terrill        | Abstan      |      |
| 5 | U.S. Army Corps of Engineers                      |                       |             |      |
| 5 | Northwestern Division                             | Karl Bryan            | Affirmative |      |
| 5 | Wisconsin Electric Power Co.                      | Linda Horn            | Affirmative |      |
| 5 | Xcel Energy, Inc.                                 | Stephen J. Beuning    |             |      |
| 6 | AEP Service Corp.                                 | Dana E. Horton        | Affirmative |      |
| 6 | Black Hills Power                                 | Larry Williamson      | Affirmative |      |
| 6 | Bonneville Power Administration                   | Brenda S. Anderson    | Affirmative |      |
| 6 | Dominion Energy Marketing                         | Lou Oberski           | Affirmative |      |
| 6 | Entergy Services, Inc.                            | William Franklin      | Affirmative | View |
| 6 | Exelon Power Team                                 | Pulin Shah            | Abstain     |      |
| 6 | Florida Municipal Power Agency                    | Robert C. Williams    |             |      |
| 6 | Great River Energy                                | Donna Stephenson      | Affirmative |      |
| 6 | Lincoln Electric System                           | Eric Ruskamp          | Affirmative |      |
| 6 | Louisville Gas and Electric Co.                   | Daryn Barker          | Affirmative |      |
| 6 | Manitoba Hydro                                    | Daniel Prowse         | Affirmative |      |
| 6 | New York Power Authority                          | Thomas Papadopoulos   | Abstain     |      |
| 6 | PP&L, Inc.  | Thomas Hyzinski       | Affirmative |      |
| 6 | Progress Energy Carolinas                         | James Eckelkamp       | Affirmative |      |
| 6 | Public Utility District No. 1 of Chelan<br>County | Hugh A. Owen          | Affirmative |      |
| 6 | Salt River Project                                | Mike Hummel           | Affirmative |      |
| 6 | Santee Cooper                                     | Suzanne Ritter        | Affirmative |      |
| 6 | South Carolina Electric & Gas Co.                 | John E Folsom, Jr.    | Abstain     |      |
| 6 | Split Rock Energy LLC                             | Donna Stephenson      |             |      |
| 6 | Tampa Electric Co.                                | Jose Benjamin Quintas |             |      |
|   | + '   | Cliff T Richardson    | Affirmative |      |

| 6  | Western Area Power Administration<br>- UGP Marketing            | John Stonebarger                | Affirmative |             |
|----|---|---------------------------------|-------------|-------------|
| 6  | Xcel Energy, Inc.   | David F. Lemmons                | Affirmative |             |
| 7  | Eastman Chemical Company  | Lloyd Webb                      | Abstain     |             |
| 7  | Praxair Inc.  | David Meade                     |             |             |
| 7  | Steel Manufacturers Association                                 | James Brew                      |             |             |
| 8  | Energy Mark, Inc.   | Howard F. Illian                | Affirmative |             |
| 8  | JDRJC Associates  | Jim D. Cyrulewski               | Affirmative |             |
| 8  | Other   | Michehl R. Gent                 | Affirmative |             |
| 9  | California Energy Commission                                    | William Mitchell<br>Chamberlain | Affirmative |             |
| 9  | California Public Utilities<br>Commission                       | Laurence Chaset                 | Affirmative |             |
| 9  | Commonwealth of Massachusetts<br>Department of Public Utilities | Donald E. Nelson                | Affirmative |             |
| 9  | Minnesota Public Utilities<br>Commission                        | Ken Wolf                        |             |             |
| 9  | National Association of Regulatory<br>Utility Commissioners     | Diane J. Barney                 | Affirmative |             |
| 9  | North Carolina Utilities Commission                             | Kimberly J. Jones               | Affirmative |             |
| 9  | Public Service Commission of South Carolina                     | Philip Riley                    | Affirmative |             |
| 9  | Public Utilities Commission of Ohio                             | Klaus Lambeck                   | Abstain     |             |
| 9  | Wyoming Public Service<br>Commission                            | Steve Oxley                     | Affirmative |             |
| 10 | Electric Reliability Council of Texas,<br>Inc.                  | Kent Saathoff                   | Affirmative |             |
| 10 | Florida Reliability Coordinating<br>Council                     | Linda Campbell                  | Affirmative |             |
| 10 | Midwest Reliability Organization                                | Larry Brusseau                  | Affirmative |             |
| 10 | New York State Reliability Council                              | Alan Adamson                    | Affirmative |             |
| 10 | Northeast Power Coordinating<br>Council, Inc.                   | Edward A. Schwerdt              | Affirmative |             |
| 10 | ReliabilityFirst Corporation                                    | Jacquie Smith                   | Negative    | <u>View</u> |
| 10 | Southwest Power Pool  | Charles H. Yeung                | Affirmative |             |
| 10 | Western Electricity Coordinating<br>Council                     | Louise McCarren                 | Affirmative |             |

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# NERC

January 25, 2007

## **Re: Final Ballot Results**

## The Standards Committee (SC) announces the following:

# Final Ballot Results for Interpretation of BAL-005-1 — Automatic Generation Control, Requirement 17

The recirculation ballot for the revised interpretation of BAL-005-1 — Automatic Generation Control, Requirement 17 for Portland General Electric Company was conducted from January 14–23, 2008 and the ballot passed. (Detailed Ballot Results)

Quorum: 87.65 % Approval: 98.17 %

The <u>Interpretation</u> clarifies that in reliability standard BAL-005-1, Requirement 17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the area control error (ACE) equation or provide real-time time error or frequency information to the system operator. The requirement does not apply to frequency inputs from other sources that are for reference only. The time error and frequency measurement devices may not necessarily be located in the system operations control room or owned by the balancing authority; however, the balancing authority has the responsibility for the accuracy of the frequency and time error measurement devices.

This interpretation for Portland General Electric Company expands on the previous interpretation of BAL-005-1 Requirement 17 developed for R.W. Beck that was approved by the Board of Trustees on May 2, 2007. If the Board of Trustees approves the interpretation for Portland General Electric, the interpretation for R.W. Beck will be retired.

# Final Ballot Results for Interpretation of VAR-001-1 — Voltage and Reactive Control, Requirement 4

The recirculation ballot for the interpretation of VAR-001-1 — Voltage and Reactive Control, Requirement 4 for Dynegy was conducted from January 14–23, 2008 and the ballot passed. (Detailed Ballot Results)

Quorum: 89.67 % Approval: 93.18 %

The <u>Interpretation</u> clarifies that VAR-001-1, Requirement 4 does not include any language regarding the "quality" of the transmission operator's voltage or reactive power schedule.

## **Standards Development Process**

The <u>Reliability Standards Development Procedure</u> contains all the procedures governing the standards development process. The success of the NERC standards development process depends on stakeholder participation. We extend our thanks to all those who participate. If you have any questions, please contact me at 813-468-5998 or <u>maureen.long@nerc.net</u>. 116-390 Village Blvd.

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## Interpretation of BAL-005-1 Automatic Generation Control, R17

#### Request for Clarification received from PGE on July 31, 2007

*PGE requests clarification regarding the measuring devices for which the requirement applies, specifically clarification if the requirement applies to the following measuring devices:* 

- Only equipment within the operations control room
- Only equipment that provides values used to calculate AGC ACE
- Only equipment that provides values to its SCADA system
- Only equipment owned or operated by the BA
- *Only to new or replacement equipment*
- To all equipment that a BA owns or operates

#### BAL-005-1

**R17.** Each Balancing Authority shall at least annually check and calibrate its time error and frequency devices against a common reference. The Balancing Authority shall adhere to the minimum values for measuring devices as listed below:

#### Device

Digital frequency transducer MW, MVAR, and voltage transducer Remote terminal unit Potential transformer Current transformer Accuracy  $\leq 0.001 \text{ Hz}$   $\leq 0.25\% \text{ of full scale}$   $\leq 0.25\% \text{ of full scale}$   $\leq 0.30\% \text{ of full scale}$  $\leq 0.50\% \text{ of full scale}$ 

#### Existing Interpretation Approved by Board of Trustees May 2, 2007

BAL-005-0, Requirement 17 requires that the Balancing Authority check and calibrate its control room time error and frequency devices against a common reference at least annually. The requirement to "annually check and calibrate" does not address any devices outside of the operations control room.

The table represents the design accuracy of the listed devices. There is no requirement within the standard to "annually check and calibrate" the devices listed in the table, unless they are included in the control center time error and frequency devices.

# Interpretation provided by NERC Frequency Task Force on September 7, 2007 and Revised on November 16, 2007

As noted in the existing interpretation, BAL-005-1 Requirement 17 applies only to the time error and frequency devices that provide, or in the case of back-up equipment may provide, input into the reporting or compliance ACE equation or provide real-time time error or frequency information to the system operator. Frequency inputs from other sources that are for reference only are excluded. The time error and frequency measurement devices may not necessarily be located in the system operations control room or owned by the Balancing Authority; however the Balancing Authority has the responsibility for the accuracy of the frequency and time error measurement devices. No other devices are included in R 17.

116-390 Village Boulevard, Princeton, New Jersey 08540-5721 Phone: 609.452.8060 • Fax: 609.452.9550 • www.nerc.com The other devices listed in the table at the end of R17 are for reference only and do not have any mandatory calibration or accuracy requirements.

New or replacement equipment that provides the same functions noted above requires the same calibrations. Some devices used for time error and frequency measurement cannot be calibrated as such. In this case, these devices should be cross-checked against other properly calibrated equipment and replaced if the devices do not meet the required level of accuracy.