



Date of Request for Comment: <u>March 19, 2019</u> Period of Comment: <u>March 19, 2019</u> through <u>April 3, 2019</u> Comments From: <u>ATCO Electric Ltd.</u> Date [yyyy/mm/dd]: <u>2018/04/02</u>	Contact: <u>Dan Bamber</u> Phone: <u>780 918-0986</u> Email: <u>Dan.bamber@atco.com</u>
---	---

Listed below is the summary description of changes for the proposed retirement of existing COM-002-AB1-2a. Please refer back to the Consultation Letter under the “Attachments” section to view materials related to the proposed retirement of existing COM-002-AB1-2a. Please place your comments/reasons for position underneath (if any).

Alberta Reliability Standard	Stakeholder Comments and/or Alternative Proposal
<p>New</p> <p>The AESO is seeking comments from stakeholders with regard to the following matters:</p> <ol style="list-style-type: none"> 1. Are there any requirements contained in proposed retirement of existing COM-002-AB1-2a that are not clearly articulated? If yes, please indicate the specific section of proposed retirement of existing COM-002-AB1-2a, describe the concern and suggest alternative language. 2. Please provide any additional comments regarding proposed retirement of existing COM-002-AB1-2a. 	<p><i>Comment # 1:</i></p> <p>AE has the following comments:</p> <ol style="list-style-type: none"> 1. R4 The term ‘12 months’ should be replaced with ‘annually’. This would be consistent with other ARS that have an action that must be completed yearly. 2. R5 In regards to this requirement, AE is of the understanding that an oral 2-party, person to person directive or instruction during an energy emergency alert, would only have to comply with the details of this requirement if the directive or instruction issued during the energy emergency alert is directly related. If the instruction or directive is not directly related and is on another topic, the AESO or TFO would not need to comply? Please clarify.