

DEPARTMENT OF ENERGY**Federal Energy Regulatory Commission****18 CFR Part 40****[Docket No. RM13–8–000]****Electric Reliability Organization Proposal To Retire Requirements in Reliability Standards****AGENCY:** Federal Energy Regulatory Commission.**ACTION:** Notice of proposed rulemaking.

SUMMARY: This document contains corrections to the proposed rule (RM13–8–000) which was published in the **Federal Register** of Friday, June 28, 2013 (78 FR 38851). The proposed regulations would approve the retirement of 34 requirements within 19 Reliability Standards identified by the North American Electric Reliability Corporation (NERC), the Commission-certified Electric Reliability Organization.

FOR FURTHER INFORMATION CONTACT:

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SUPPLEMENTARY INFORMATION:**Errata Notice**

On June 20, 2013, the Commission issued a “Notice of Proposed Rulemaking” in the above-captioned proceeding, *Electric Reliability Organization Proposal to Retire Requirements in Reliability Standards*, 143 FERC ¶ 61,251 (2013).

This errata notice serves to correct P 90 and the associated table. Specifically, in P 90, the estimate “\$535,500” in the first sentence is changed to “\$518,220.”

In the table in P 90, the “Estimated Total Annual Reduction in Burden (in hours)” for FAC–013–2, R3 and INT–007–1, R1.2 is changed from “1,600” to “640” and from “448” to “1,120,” respectively, and the Total is changed from “8,925” to “8,637.”

In addition, in the table in P 90, the “Estimated Total Annual Reduction in Cost” for FAC–013–2, R3 and INT–007–1, R1.2 is changed from “\$96,000” to “\$38,400” and from “\$26,880” to “\$67,200,” respectively, and the Total is

changed from “\$535,500” to “\$518,220.”

In FR Doc. 2013–15433 appearing on page 38851 in the **Federal Register** of Friday, June 28, 2013, the same corrections are made:

1. On page 38860, in P 90, the estimate “\$535,500” in the first sentence is changed to “\$518,220.”

2. On page 38860, in the table in P 90, the “Estimated Total Annual Reduction in Burden (in hours)” for FAC–013–2, R3 and INT–007–1, R1.2 is changed from “1,600” to “640” and from “448” to “1,120,” respectively, and the Total is changed from “8,925” to “8,637.”

3. On page 38860, in the table in P 90, the “Estimated Total Annual Reduction in Cost” for FAC–013–2, R3 and INT–007–1, R1.2 is changed from “\$96,000” to “\$38,400” and from “\$26,880” to “\$67,200,” respectively, and the Total is changed from “\$535,500” to “\$518,220.”

Dated: July 3, 2013.

Kimberly D. Bose,
Secretary.

[FR Doc. 2013–16495 Filed 7–9–13; 8:45 am]

BILLING CODE 6717–01–P**DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT****24 CFR Part 207****[Docket No. FR–5583–P–01]****RIN 2502–AJ16****Federal Housing Administration (FHA) Multifamily Mortgage Insurance; Capturing Excess Claim Proceeds****AGENCY:** Office of the Assistant Secretary for Housing—Federal Housing Commissioner, HUD.**ACTION:** Proposed rule.

SUMMARY: This proposed rule would amend HUD’s regulations covering the contract rights and obligations of mortgagees participating in FHA multifamily mortgage insurance programs, to address reimbursement to FHA of excess claim proceeds. When a mortgagee finances mortgages through the issuance and sale of bonds or through bond anticipation notes, the mortgagee uses the FHA insurance claim funds to pay off the remaining bond debts. At times, the amount paid by the FHA insurance claim is greater than the remaining bond debts. This proposed rule would require mortgagees to return to FHA the excess bond funds that remain after FHA’s payment is used to satisfy the bonds. HUD requires similar payments of excess bond funds

on obligations of public housing agencies and, thus, the proposed rule would provide consistency in the administration of HUD’s bond financing programs.

DATES: *Comment Due Date:* September 9, 2013.**ADDRESSES:** Interested persons are invited to submit comments regarding this proposed rule to the Regulations Division, Office of General Counsel, Department of Housing and Urban Development, 451 7th Street SW., Room 10276, Washington, DC 20410–0500. There are two methods for submitting public comments. All submissions must refer to the above docket number and title.

1. *Submission of Comments by Mail.* Comments may be submitted by mail to the Regulations Division, Office of General Counsel, Department of Housing and Urban Development, 451 7th Street SW., Room 10276, Washington, DC 20410–0500.

2. *Electronic Submission of Comments.* Interested persons may submit comments electronically through the Federal eRulemaking Portal at www.regulations.gov. HUD strongly encourages commenters to submit comments electronically. Electronic submission of comments allows the commenter maximum time to prepare and submit a comment, ensures timely receipt by HUD, and enables HUD to make them immediately available to the public. Comments submitted electronically through the www.regulations.gov Web site can be viewed by other commenters and interested members of the public. Commenters should follow the instructions provided on that site to submit comments electronically.

Note: To receive consideration as public comments, comments must be submitted through one of the two methods specified above. Again, all submissions must refer to the docket number and title of the rule.

No Facsimile Comments. Facsimile (FAX) comments are not acceptable.

Public Inspection of Public Comments. All properly submitted comments and communications submitted to HUD will be available for public inspection and copying between 8 a.m. and 5 p.m., weekdays, at the above address. Due to security measures at the HUD Headquarters building, an appointment to review the public comments must be scheduled in advance by calling the Regulations Division at 202–708–3055 (this is not a toll-free number). Individuals with speech or hearing impairments may access this number via TTY by calling the Federal Relay Service, at toll free,