



## **The North American Electric Power Industry's Top Priority is a Reliable and Secure Bulk Power System**

The stakeholders of the electric power industry continue to work closely and in partnership with governmental authorities at the federal, state/provincial and local levels in both the United States and Canada in order to maintain and improve upon the high level of reliability consumers expect. Cyber security is an important element of bulk power system reliability that the electric power industry takes very seriously.

### **Electric Power Industry in Strong Partnership with Government**

The electric power industry works closely with various government agencies on bulk power system security. On an ongoing basis, we communicate and collaborate in the United States with the Department of Homeland Security, the Department of Energy, and the Federal Energy Regulatory Commission (FERC), and in Canada with the various federal and provincial authorities to gain needed information about potential threats and vulnerabilities related to the bulk power system. The electric power industry also works very closely with the North American Electric Reliability Corporation (NERC) to develop mandatory reliability standards, including cyber security standards. In addition, NERC has an “alert and advisory” procedure that provides the electric power industry with timely and actionable information to assure the continued reliability and security of the bulk power system.

### **The Electric Power Industry Continuously Monitors and Acts Quickly to Ensure Bulk Power System Reliability and Security**

Every day, the electric power industry continuously monitors the bulk power system and mitigates the effects of transmission grid incidents – large and small. Consumers and government are rarely aware of these incidents because of the sector's advance planning and coordination activities which reflect the quick and often seamless response the sector takes to address reliability and security events. This response includes prevention and response/recovery strategies – both are equally important. The industry's strong track record on reliability and security continues as we work diligently to adhere to **mandatory** NERC reliability standards, which are approved by FERC, including standards that address cyber security.

**NERC Flexible Standards Approval Processes Meet Majority of Grid Challenges**

NERC’s industry-based and FERC-approved standards development process yields mandatory standards for the bulk power system that are clear, technically sound and enforceable, yet garner broad support within the industry. NERC is striving to draw from the state-of-the-art in cyber-security, through consideration of the National Institute of Standards and Technology (NIST) framework for cyber-security, and to integrate that framework into NERC’s existing Critical Infrastructure Protection standards. NERC has also made important revisions to its standards development process by putting in place policies that allow, when necessary, for the confidential and expedient development of standards, including those related to cyber and physical security.

**Emergency Cyber Situations Require an Expeditious and Efficient Approach**

If the federal government has actionable intelligence about an imminent threat to the bulk power system, the electric power industry is ready, willing and able to respond. We understand it may be necessary for government authorities to issue an order, which could require certain actions to be taken by the electric power industry. In these limited circumstances, when time does not allow for classified industry briefings and development of mitigation measures for a threat or vulnerability, FERC in the United States and the appropriate corresponding authorities in Canada should be the government agencies that direct the electric power industry on the needed emergency actions. These actions should only remain in effect until the threat subsides or upon FERC approval of related NERC reliability standards. In the United States, Section 215 of the Federal Power Act (Energy Policy Act of 2005) invested FERC with a significant role in bulk power system reliability, and it would be duplicative and inefficient to recreate that responsibility at another agency. As FERC, NERC and the electric power industry relationships move forward and mature in the area of reliability and security, any disruption of this would be counterproductive.

**Improved Electric Power Industry-Government Partnership with Better Information Flow**

In nearly all situations the electric power industry can protect the reliability and security of the bulk power system without government intelligence information. However, in the limited circumstances when the industry does need government intelligence information on a particular threat or vulnerability, it is critical that such information is timely and actionable. After receiving this information, the electric power industry can then direct its expert operators and cyber security staff to make the needed adjustments to systems and networks to ensure the reliability and security of the bulk power system. The electric power industry is fully committed to taking the needed steps to maintain and improve bulk power system reliability and security, and stands ready to work with Congress, FERC, other government agencies and NERC on these critical issues.

**Supporting Associations and Contacts:**

American Public Power Association	Joy Ditto	<a href="mailto:jditto@appanet.org">jditto@appanet.org</a>
Canadian Electricity Association	Bonnie Suchman	<a href="mailto:bonnie.suchman@troutmansanders.com">bonnie.suchman@troutmansanders.com</a>
Edison Electric Institute	Scott Aaronson	<a href="mailto:saaronson@eei.org">saaronson@eei.org</a>
Electric Power Supply Association	Con Lass	<a href="mailto:Class@epsa.org">Class@epsa.org</a>
Electricity Consumers Resource Council	John Anderson	<a href="mailto:janderson@elcon.org">janderson@elcon.org</a>
Large Public Power Council	Jessica Matlock	<a href="mailto:jdmatlock@snopud.com">jdmatlock@snopud.com</a>
National Association of Regulatory Utility Commissioners	Charles Gray	<a href="mailto:cgray@naruc.org">cgray@naruc.org</a>
National Rural Electric Cooperative Association	Laura M. Schepis	<a href="mailto:laura.schepis@nreca.coop">laura.schepis@nreca.coop</a>
Transmission Access Policy Study Group	Deborah Sliz	<a href="mailto:dsliz@morganmeguire.com">dsliz@morganmeguire.com</a>