## Project 2008-06 Cyber Security Order 706 SDT 34th Meeting Agenda

May 17, 2011 Tuesday - 8:00 AM to 6:00 PM CDT
May 18, 2011 Wednesday - 8:00 AM to 6:00 PM CDT
May 19, 2011 Thursday - 8:00 AM to 5:00 PM CDT
Arkansas Electric Cooperative Corporation (AECC)
1 Cooperative Way, Little Rock, AR 72209

NOTE: Agenda Times May be Adjusted as Needed during the Meeting

#### **Proposed Meeting Objectives/Outcomes:**

- To review and refine CIP-002-5 through CIP-011-5 Requirements and Measures
- To review and discuss objectives and approach for June SDT meeting with NERC and Regional Compliance staff
- To review and discuss objectives and approach for walking through application of CIP Standards during July SDT meeting
- To review and discuss objectives and approach for August SDT meeting with industry trade associations
- To review and discuss communication plan
- To agree on next steps and assignments

#### **Timed Agenda**

Tuesday May 17, 2011 8:00 a.m. - 6:00 p.m. CDT

8:00 a.m.	Introduction, Welcome Opening and Host remarks- John Lim & Phil Huff		
	Roll Call; NERC Antitrust Compliance Guidelines- <i>Joe Bucciero</i>		
8:15	Review of meeting objectives and Agenda- John Lim		
8:20	Industry Review- Scott Mix, NERC, Mike Keane, FERC and others		
	o FERC Information request		
	<ul> <li>DOE/NIST/NERC Risk Management Process</li> </ul>		
	o CIP-005-4 Update		
	<ul> <li>EEI Meeting with EEI SDT members</li> </ul>		
	<ul> <li>Other Cyber Security business</li> </ul>		
8:30	Review Project Schedule – Philip Huff/Joe Bucciero		
8:50	Review of CIP 002-5 Definitions— John Lim		
10:00	Break		
10:15	Review of CIP 002-5 Definitions (Cont'd) – John Lim		
12:00	Lunch		
1:00	Review of CIP-002-5 Requirements, Measures and Appendix – John Lim		
3:00	Break		
3:15	<b>Review of CIP-003-5 – Security Management Controls (2) -</b> Dave Revill		
4:30	<b>Review of CIP-004-5 – Personnel Security Controls (2) – </b> <i>Doug Johnson</i>		
5:50	Review any Drafting Assignments and Wednesday's Agenda		
6:00	Recess		

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#### Wednesday May 18, 2011 8:00 a.m. - 6:00 p.m. CDT

8:00 a.m.	Welcome and Agenda Review, Roll Call and Antitrust Guidelines – John Lim, Philip
	Huff, Joe Bucciero
8:15	Review and Refine CIP-004-5 – Personnel and Training (2) – Philip Huff and Roger
	Fradenburgh
9:30	Review and Refine CIP-005-5 – ESP (2) – Jay Cribb
10:00	Break
10:30	Review and Refine CIP-005-5 – ESP (2) (cont'd) – Jay Cribb
11:30	Review and Refine CIP-006-5 – Physical Security (2) – Doug Johnson
12:30	Lunch
1:30	Review and Refine CIP-007-5 – System Security (6) – Jay Cribb
3:00	Break
3:15	Review and Refine CIP-007-5 – System Security (6) (cont'd) – Jay Cribb
5:50	Review any Drafting Assignments and Thursday's agenda
6:00	Recess

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#### Thursday May 19, 2011 8:00 a.m. - 5:00 p.m. CDT

8:00 a.m.	Welcome and Agenda Review, Roll Call and Antitrust Guidelines – John Lim, Joe
	Bucciero
8:15	Review and Refine CIP-008-5 and CIP-009-5 (6) – Incident Response Plan and Recovery
	Plan – Scott Rosenberger
10:00	Break
10:15	Review of CIP-010-5 (3) – Configuration Management and Vulnerability
	Assessments - Dave Revill
11:00	<b>Review of CIP-011-5 (2) – Information Protection -</b> Dave Revill
12:00	Lunch
1:00	Review and Discuss Objectives, Agenda and Approach for June Meeting with
	NERC and Regional Compliance Staff – John Lim/Phil Huff
3:00	Break
3:15	Discuss Implementation Plan Concepts-All
3:45	Review and Discuss Communication Plan-All
4:15	Discuss July/August Meeting Logistics – Joe Bucciero
<b>4:</b> 45	Review Action Items – Joe Bucciero
5:00	Adjourn

### **Cyber Security Order 706 Standard Drafting Team (Project 2008-06)**

	Member Name	Member Affiliation	Member Contact Info
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3. Members	Robert Antonishen Protection and Control Manager, Hydro Engineering Division	Ontario Power Generation Inc. 14000 Niagara Parkway Niagara-on the-Lake, Ontario LOS 1J0	(905) 262-2674 (905)262-2686 Fx rob.antonishen@opg.com
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10.	Robert Preston Lloyd Sr. Technical Specialist/Scientist	SC&M Technical Support & Strategy Southern California Edison One Innovation Way Pomona, CA 91768	(909) 274-1338 (909) 274-1336Fx robert.lloyd@sce.com

	Member Name	Member Affiliation	Member Contact Info
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# CSO 706 SDT DRAFTING SUB-TEAMS VERSION 5

<b>Sub-Team</b>	
CIP 002	John Lim (Lead), Rich Kinas, Robert Lloyd, John Varnell
<b>BES System Categorization</b>	(Observer Participants: Tom Sims, Jim Fletcher, Dave Dockery,
	Bryn Wilson, Martin Narendorf, <u>Kuldeep.Hak@sce.com</u> ,
	wmackenzie@bridgeenergygroup.com)
	(FERC: Mike Keane, Jan Bargen, Claudine Planter-Pascal)
Personnel and Physical	Doug Johnson (Lead), Rob Antonishen, Kevin Sherlin
Security	(Observer Participants: Dave Dockery,
	wmackenzie@bridgeenergygroup.com)
	(FERC: Drew Kittey, Matt Adeleke, Mike Keane, Jan Bargen)
System Security and	Jay Cribb (Lead), John Varnell, John Van Boxtel, Philip Huff,
<b>Boundary Protection</b>	Christine Hasha
	(Observer Participant: Brian Newell, Scott Raymond,
	<u>Kuldeep.Hak@sce.com</u> , wmackenzie@bridgeenergygroup.com)
	(FERC: Justin Kelly, Matt Adeleke, Mike Keane, Jan Bargen)
<b>Incident Response and</b>	Scott Rosenberger (Lead), Joe Doetzl, Tom Stevenson
Recovery	(Observer Participant: Ryan Breed, David Dockery,
	wmackenzie@bridgeenergygroup.com)
	(FERC: Matt Adeleke, Claudine Planter-Pascal, Mike Keane,
	Jan Bargen )
<b>Access Control</b>	Sharon Edwards (Lead), Jeff Hoffman, Jerry Freese, Robert
	Lloyd, William Winters
	(Observer Participants: Roger Fradenburgh, Martin Narendorf,
	<u>Kuldeep.Hak@sce.com</u> , wmackenzie@bridgeenergygroup.com)
	(FERC: Mike Keane, Jan Bargen, Matt Dale )
Change Management,	Dave Revill (Lead), Keith Stouffer, Bill Winters
System Lifecycle,	(Observer Participant: Brian Newell,
Information Protection,	wmackenzie@bridgeenergygroup.com)
Maintenance, and	
Governance	(FERC: Justin Kelly, Matthew Dale, Mike Keane, Jan Bargen)

## NEED, GOALS AND OBJECTIVES – PROJECT 2008-06 - CIP CYBER SECURITY STANDARDS V5 – ADOPTED JANUARY 2011

#### **NEED**

The need for Critical Infrastructure Protection (CIP) in North America has never been more compelling or necessary than it is today. This is especially true of the electricity sector. Electric power is foundational to our social and economic fabric, acknowledged as one of the most essential and among the most targeted of all the interrelated critical infrastructure sectors.

The Bulk Electric System (BES) is a complex, interconnected collection of facilities that increasingly uses standard cyber technology to perform multiple functions essential to grid reliability. These BES Cyber Systems provide operational efficiency, intercommunications and control capability. They also represent an increased risk to reliability if not equipped with proper security controls to decrease vulnerabilities and minimize the impact of malicious cyber activity.

Cyber attacks on critical infrastructure are becoming more frequent and more sophisticated. Stuxnet is a prime example of an exploit with the potential to seriously degrade and disrupt the BES with highly malicious code introduced via a common USB interface. Other types of attacks are network or Internet-based, requiring no physical presence and potentially affecting multiple facilities simultaneously. It is clear that attack vectors are plentiful, but many exploits are preventable. The common factors in these exploits are vulnerabilities in BES Cyber Systems. The common remedy is to mitigate those vulnerabilities through application of readily available cyber security measures, which include prevention, detection, response and recovery.

In the cyber world, security is truly only as good as its weakest implementation. The need to identify BES Cyber Systems and then protect them through effective cyber security measures are critical steps in helping ensure the reliability of the BES functions they perform.

In approving Version 1 of CIP Standards CIP-002-1 through CIP-009-1, FERC issued a number of directives to the ERO. Versions 2, 3 and 4 addressed the short term standards-related and Critical Asset identification issues from these directives. There are still a number of unresolved standards-related issues in the FERC directives that must be addressed. This version is needed to address these remaining directives in FERC Order 706.

#### **GOALS AND OBJECTIVES**

- Goal 1: To address the remaining Requirements-related directives from all CIP related FERC orders, all approved interpretations, and CAN topics within applicable existing requirements.
  - Objective 1. Provide a list of each directive with a description and rationale of how each has been addressed.
  - Objective 2. Provide a list of approved interpretations to existing requirements with a description of how each has been addressed.
  - Objective 3. Provide a list of CAN topics with a description of how each has been addressed.
  - Objective 4. Consider established security practices (e.g. DHS, NIST) when developing requirements.
  - **Objective 5.** Incorporate the work of Project 2010-15 Urgent Action SAR.
- Goal 2: To develop consistent identification criteria of BES Cyber Systems and application of cyber security requirements that are appropriate for the risk presented to the BES.
  - Objective 6: Transition from a Critical Cyber Asset framework to a BES Cyber System framework.
  - Objective 7. Develop criteria to identify and categorize BES Cyber
     Systems, leveraging industry approved bright-line criteria in CIP-002-4.
  - Objective 8. Develop appropriate cyber security requirements based on categorization of BES Cyber Systems.
  - Objective 9. Minimize writing requirements at the device specific level, where appropriate.
- Goal 3: To provide guidance and context for each Standard Requirement
  - Objective 10. Use the Results-Based Standards format to provide rationale statements and guidance for all of the Requirements.

- Objective 11. Develop measures that describe specific examples that may
  be used to provide acceptable evidence to meet each requirement.
  These examples are not all inclusive ways to provide evidence of
  compliance, but provide assurance that they can be used by entities to
  show compliance.
- Objective 12. Work with NERC and regional compliance and enforcement personnel to review and refine measures.
- **Goal 4:** To leverage current stakeholder investments used for complying with existing CIP requirements.
  - Objective 13. Map each new requirement to the requirement(s) in the prior version from which the new requirement was derived.
  - Objective 14. Justify change in each requirement which differs from the prior version.
  - Objective 15. Minimize changes to requirements which do not address a directive, interpretation, broad industry feedback or do not significantly improve the Standards.
  - Objective 16. Justify any other changes (e.g. removals, format)
- Goal 5: To minimize technical feasibility exceptions.
  - Objective 17. Develop requirements at a level that does not assume the use of specific technologies.
  - Objective 18. Allow for technical requirements to be applied more appropriately to specific operating environments (i.e. Control Centers, Generation Facilities, and Transmission Facilities). (also maps to Goal 2)
  - Objective 19. Allow for technical requirements to be applied more appropriately based on connectivity characteristics. (also maps to Goal 2)
  - Objective 20. Ensure that the words "where technically feasible" exist in appropriate requirements.
- **Goal 6:** To develop requirements that foster a "culture of security" and due diligence in the industry to compliment a "culture of compliance".
  - Objective 21. Work with NERC Compliance Staff to evaluate options to reduce compliance impacts such as continuous improvement processes, performance based compliance processes, or SOX-like evaluation methods.
  - Objective 22. Write each requirement with the end result in mind, (minimizing the use of inclusive phrases such as "every device," "all devices," etc.)
  - Objective 23. Minimize compliance impacts due to zero-defect requirements.

- **Goal 7:** To develop a realistic and comprehensible implementation plan for the industry.
  - **Objective 24.** Avoid per device, per requirement compliance dates.
  - Objective 25. Address complexities of having multiple versions of the CIP standards in rapid succession.
  - Objective 26. Consider implementation issues by setting realistic timeframes for compliance.
  - Objective 27. Rename and modify IPFNICCAANRE to address BES Cyber System framework.

#### CYBER SECURITY FOR ORDER 706 STANDARD DRAFTING TEAM

#### **CSO 706 SDT Consensus Guidelines**)

(Adopted, November, 2008, Revised June 2010, Revised July, 2010)

The Cyber Security for Order 706 Standard Drafting Team (Team) will seek consensus on its recommendations for any revisions to the CIP standards.

Consensus Defined. Consensus is a participatory process whereby, on matters of substance, the Team strives for agreements which all of the members can accept, support, live with or agree not to oppose. In instances where, after vigorously exploring possible ways to enhance the members' support for posting CIP standards documents for industry comment or balloting, and the Team finds that 100% acceptance or support of the members present is not achievable, decisions to adopt standards documents for balloting will require at least 2/3rds favorable vote of all members present and voting.

**Quorum Defined.** The Team will make decisions only when a quorum is present. A quorum shall be constituted by at least 2/3 of the appointed members being present in person or by telephone.

**Electronic Mail Voting.** Electronic voting will only be used when a decision needs to be made between regular meetings under the following conditions:

- It is not possible to coordinate and schedule a conference call for the purpose of voting, or;
- Scheduling a conference call solely for the purpose of voting would be an unnecessary use of time and resources, and the item is considered a small procedural issue that is likely to pass without debate.

Electronic voting will not be used to decide on issues that would require a super majority vote or have been previously voted on during a regular meeting or for any issues that those with opposing views would feel compelled to want to justify and explain their position to other team members prior to a vote. The Electronic Voting procedure shall include the following four steps:

- 1. The SDT Chair or Vice-Chair in his absence will announce the vote on the SDT mailing list and include the following written information: a summary of the issue being voted on and the vote options; the reason the electronic voting is being conducted; the deadline for voting (which must be at least 4 hours after the time of the announcement).
- 2. Electronic votes will be tallied at the time of the deadline and no further votes will be counted. If quorum is not reached by the deadline then the vote on the proposal will not pass and the deadline will not be extended.
- 3. Electronic voting results will be summarized and announced after the voting deadline back to the SDT+ mailing list.
- 4. Electronic voting results will be recapped at the beginning of the next regular

meeting of the SDT.

Consensus Building Techniques and Robert's Rules of Order. The Team will develop its recommendations using consensus-building techniques with the leadership of the Chair and Vice Chair and the assistance of the facilitators. Techniques such as brainstorming, ranking and prioritizing approaches will be utilized. The Team's consensus process will be conducted as a facilitated consensus-building process. Only Team members may participate in consensus ranking or votes on proposals and recommendations. Observers/members of the public are welcome to speak when recognized by the Chair, Vice Chair or Facilitator. The Team will utilize Robert's Rules of Order (as per the NERC Reliability Standards Development Procedure), as modified by the Team's adopted procedural guidelines, to make and approve motions. However, the 2/3's voting requirement will supersede the normal voting requirements used in Robert's Rules of Order for decision-making on substantive motions and amendments to motions. The Team will develop substantive written materials and options using their adopted facilitated consensus-building procedures, and will use Robert's Rules of Order only for formal motions once the Chair determines that a facilitated discussion is completed.