

~~Implementation Plan for Cyber Security Standards CIP-002-2 through CIP-009-2 or Their Successor Standards~~

Implementation Plan for Newly Identified Critical Cyber Assets and Newly Registered Entities

This Implementation Plan identifies applies to Cyber Security Standards CIP-002-2 through CIP-009-2 and CIP-002-3 through CIP-009-3.

The Implementation Plan for Newly Identified Critical Cyber Assets and Newly Registered Entities (hereafter referred to as ‘this Implementation Plan’) defines the schedule for becoming compliant compliance with the requirements of either Version 2 or Version 3 of the NERC Reliability Standards CIP-003-2 through CIP-009-2¹ on Cyber Security for (a) newly Registered Entities and their successor standards, for assets determined to be (b) newly identified Critical Cyber Assets ~~one~~by an existing Registered Entity after the Registered Entity’s applicable ‘Compliant’ Compliant milestone date ~~listed in the existing Implementation Plan~~ has already passed.

There are no Compliant milestones specified in Table 2 of this Implementation Plan for compliance with NERC Standard CIP-002, since all Responsible Entities are required to be compliant with NERC Standard CIP-002 based on a previous or existing version-specific Implementation Plan².

Implementation Plan for Newly Identified Critical Cyber Assets

This Implementation Plan ~~specifies only a ‘Compliant’~~ defines the *Compliant* milestone. ~~The Compliant milestone is expressed date in this Implementation Plan table (Table 2) as the terms of the number of calendar months following the after~~ designation of the newly identified ~~asset~~ Cyber Asset as a Critical Cyber Asset, following the ~~requirements of process stated in~~ NERC Standard CIP-002-. These Compliant Milestone dates are included in Table 2 or its successor standard of this Implementation Plan.

~~For some~~ The term ‘newly identified Critical Cyber Asset’ is used when a Registered Entity has been required to be compliant with NERC Reliability Standard CIP-002 for at least one application of the risk-based Critical Asset identification methodology. Upon a subsequent annual application of the risk-based Critical Asset identification method in compliance with requirements of NERC Reliability Standard CIP-002, either a previously non-critical asset has now been determined to be a Critical Asset, and its associated essential Cyber Assets have now

¹ The reference in this Implementation Plan to ‘NERC Standards CIP-002 through CIP-009’ is to all versions (i.e., Version 1, Version 2, and Version 3) of those standards. If reference to only a specific version of a standard or set of standards is required, a version number (i.e., ‘-1’, ‘-2’, or ‘-3’) will be applied to that particular reference.

² Each version of NERC Standards CIP-002 through CIP-009 has its own implementation plan and/or designated effective date when approved by the NERC Board of Trustees or appropriate government authorities.

been determined to be Critical Cyber Assets, or Cyber Assets associated with an existing Critical Asset have now been identified as Critical Cyber Assets. These newly determined Critical Cyber Assets are referred to in this Implementation Plan as 'newly identified Critical Cyber Assets'.

Table 2 defines the *Compliant* milestone dates for all of the requirements, ~~the Responsible Entity is expected to be Compliant immediately upon the designation of the newly identified Critical Cyber Asset. These instances are annotated as '0' herein. For other~~ defined in the NERC Reliability Standards CIP-003 through CIP-009, in terms of the number of months following the designation of a newly identified Critical Cyber Asset a Responsible Entity has to become compliant with that requirement. Table 2 further defines the *Compliant* milestone dates for the NERC Reliability Standards CIP-003 through CIP-009 based on the 'Milestone Category', which characterizes the scenario by which the Critical Cyber Asset was identified.

For those NERC Reliability Standard requirements that have an entry in Table 2 annotated as *existing*, the designation of a newly identified Critical Cyber Asset has no bearing on ~~the Compliant date. These are annotated as existing~~ its *Compliant* milestone date, since Responsible Entities are required to be compliant with those requirements as part of an existing CIP compliance implementation program³, independent of the determination of a newly identified Critical Cyber Asset.

~~In all cases where~~ A number of the NERC Reliability Standard requirements include a prescribed periodicity or recurrence of the requirement activity (e.g., an annual review of documentation). In those instances, the first occurrence of the recurring requirement must be completed by the *Compliant* milestone ~~for compliance~~ date in Table 2. The entity is then required to collect and maintain required "data," "documents," "documentation," "logs," and "records" to demonstrate compliance with the recurring requirement after the *Compliant* milestone date has been reached.

For those NERC Reliability Standard requirements that include a prescribed records retention period (e.g., retention of logs for 90 days), a Responsible Entity is expected to begin collection and retention of the required "data," "documents," "documentation," "logs," and "records" by the *Compliant* milestone date in Table 2.

For retention requirements that are triggered by a specific event (e.g., a reportable incident), collection and retention of the required "data," "documents," "documentation," "logs," and "records" begins with the triggering event. In this instance, the requirement for records collection and retention does not begin until the *Compliant* milestone date in Table 2 is reached and only applies to triggering events occurring after the *Compliant* milestone date.

For those NERC Reliability Standard requirements that do not include a specified (~~i.e., not annotated as existing~~), the periodicity or records retention requirement, a Responsible Entity is expected to have available all ~~audit~~ records required to demonstrate compliance (~~i.e., to be~~

³ The term 'CIP compliance implementation program' is used to mean that a Responsible Entity has programs and procedures in place to comply with the requirements of NERC Reliability Standards CIP-003 through CIP-009 for Critical Cyber Assets. All entities are required to be Compliant with NERC Reliability Standard CIP-002 according to a version specific Implementation Plan.

~~‘Auditably Compliant’)~~ one year following these requirements by the Compliant milestone listed date in this Table 2.

Implementation Plan. ~~Where the milestone assumes prior~~ for Newly Registered Entities

A newly Registered Entity is one that has registered with NERC in April 2008 or thereafter and has not previously undergone the NERC CIP-002 Critical Asset Identification Process. As such, it is presumed that no Critical Cyber Assets have been previously identified and no previously established CIP compliance (i.e., is annotated as existing), the Responsible Entity is expected to have all documentation and records showing implementation program exists. The Compliant milestone schedule defined in Table 3 of this Implementation Plan document defines the applicable compliance (i.e., ‘Auditably Compliant’) based on other previously defined Implementation Plan milestones schedule for the newly Registered Entity to the NERC Reliability Standards CIP-002 through CIP-009.

~~There are no~~ Implementation Milestone Categories

The Implementation Plan milestones and schedule to achieve compliance with the NERC Reliability Standards CIP-002 through CIP-009 for newly identified Critical Cyber Assets and newly Registered Entities are provided in Tables 2 and 3 of this Implementation Plan document.

The Implementation Plan milestones specified herein for compliance with NERC Standard CIP-002. All defined in Table 2 are divided into categories based on the scenario by which the Critical Cyber Asset was newly identified. The scenarios that represent the milestone categories are briefly defined as follows:

A Cyber Asset is designated as the first Critical Cyber Asset by a Responsible Entity according to the process defined in NERC Reliability Standard CIP-002 based on the existing Implementation Plan.

Implementation Schedule

~~There are three categories described in this Implementation Plan, two of which have associated milestones. They are briefly:~~

- ~~1. A Cyber Asset becomes the first identified Critical Cyber Asset at a responsible Entity. No existing CIP compliance implementation program for Standards CIP-003 through CIP-009 is assumed to exist at the Responsible Entity. This category would also apply in the case of a newly Registered Entity (not resulting from a merger or acquisition), if any Critical Cyber Asset was identified according to the process defined in NERC Reliability Standard CIP-002.~~
- ~~2. An existing Cyber Asset becomes subject to the NERC Reliability Standards CIP standards 003 through CIP-009, not due to a planned change in the electric system or~~

Cyber Assets by the Responsibility Entity (unplanned changes due to emergency response are handled separately). A CIP compliance implementation program already exists at the Responsible Entity.

3. A new or existing Cyber Asset becomes subject to the NERC Reliability Standards CIP standards-003 through CIP-009, due to a planned change in the electric system or Cyber Assets by the Responsibility Entity. A CIP compliance implementation program already exists at the Responsible Entity.

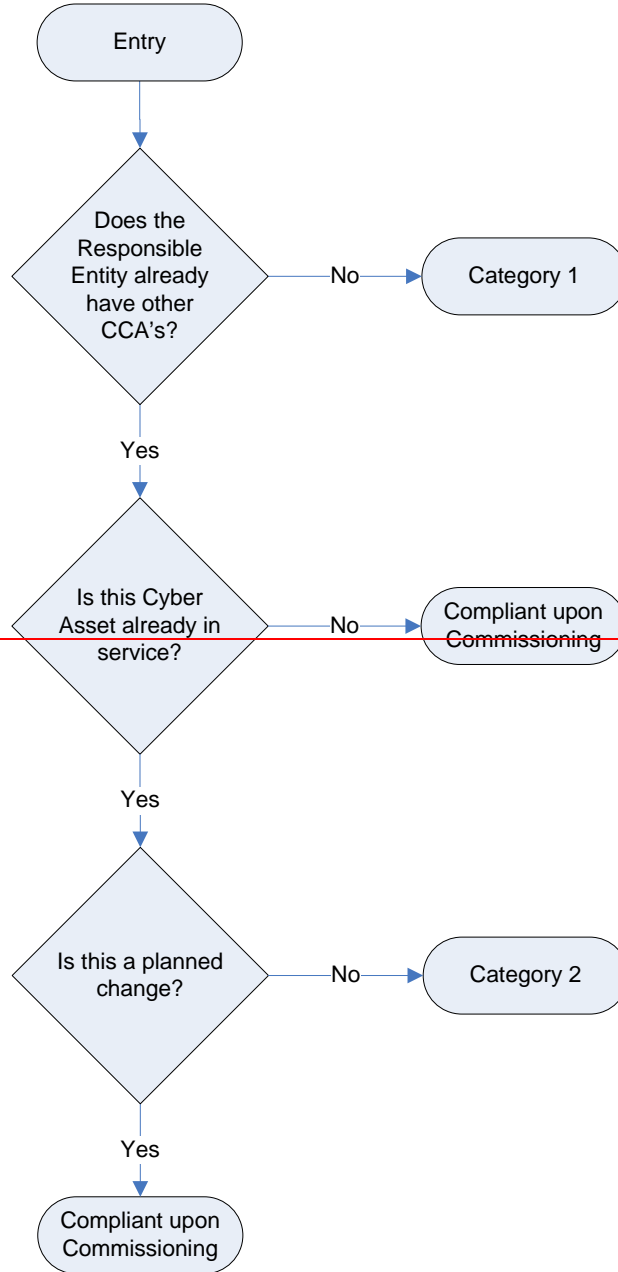
Note that the ~~term~~phrase ‘Cyber Asset becomes subject to the ~~CIP standards~~’NERC Reliability Standards CIP-003 through CIP-009’ as used above applies to all Critical Cyber Assets, as well as other (non-critical) Cyber Assets within an Electronic Security Perimeter that must comply with the applicable requirements of NERC Reliability Standards CIP-003 through CIP-009.

Note also that the phrase ‘planned change in the electric system or Cyber Assets by the Responsible Entity’ refers to any changes of the electric system or Cyber Assets which were planned and implemented by the Responsible Entity.

For example, if a particular transmission substation has been designated a Critical Asset, but there are no Cyber Assets at that transmission substation, then there are no Critical Cyber Assets associated with the Critical Asset at the transmission substation. If an automation modernization activity is performed at that same transmission substation, whereby Cyber Assets are installed that meet the requirements as Critical Cyber Assets, then those newly identified Critical Cyber Assets have been implemented as a result of a planned change of the Critical Asset, and must therefore be in Compliance with NERC Reliability Standards CIP-003 through CIP-009 upon the commissioning of the modernized transmission substation.

If, however, a particular transmission substation with Cyber Assets does not meet the criteria as a Critical Asset, its associated Cyber Assets are not Critical Cyber Assets, as described in the requirements of NERC Reliability Standard CIP-002. Further, if an action is performed outside of that particular transmission substation, such as a transmission line is constructed or retired, a generation plant is modified changing its rated output, or load patterns shift resulting in corresponding transmission flow changes through that transmission substation, that unchanged transmission substation may become a Critical Asset based on established criteria or thresholds in the Responsible Entity’s existing risk-based Critical Asset identification method (required by CIP-002 R1). (Note that the actions that cause the change in power flows may have been performed by a neighboring entity without the full knowledge of the affected Responsible Entity.) Application of that risk-based Critical Asset Identification process is required annually (by CIP-002 R2), and, as such, it may not be immediately apparent that that particular transmission substation has become a Critical Asset until after the required annual application of the identification methodology.

Figure 1 shows an overall process flow for determining which milestone category a Critical Cyber Asset identification scenario must follow. Following the figure is a more detailed description of each category.



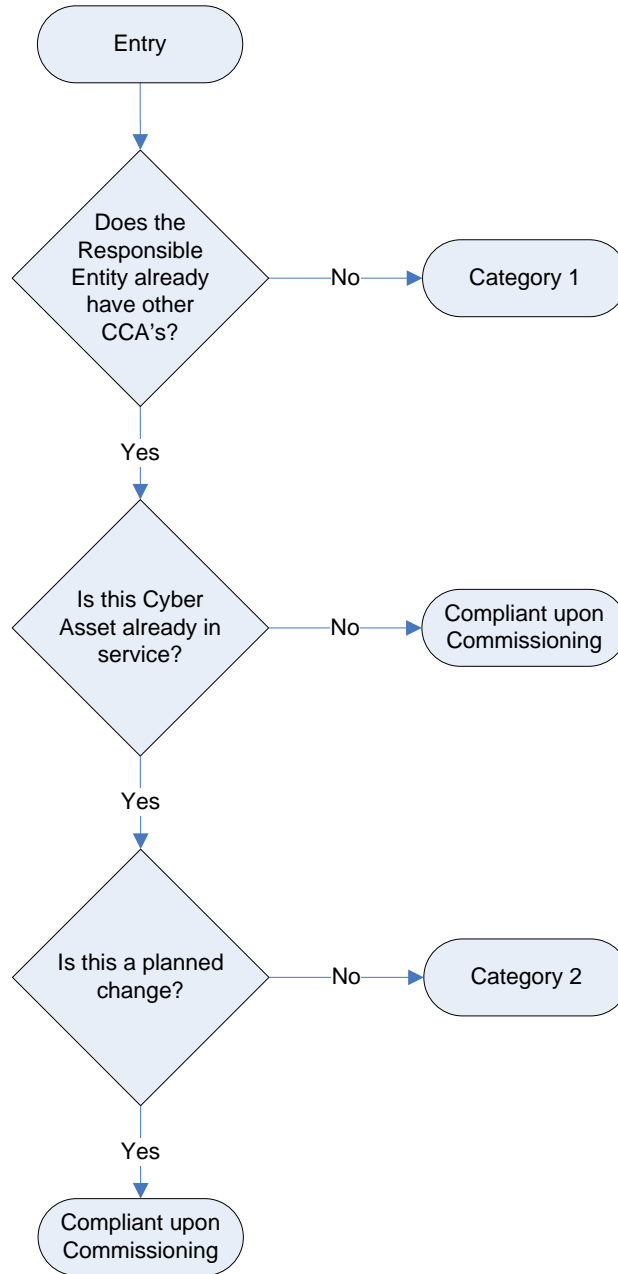


Figure 1: Category Selection Process Flow

~~The individual categories are distinguished as follows:~~

Implementation Milestone Categories and Schedules

Based on the Critical Cyber Asset identification scenarios identified above, the implementation milestone categories and schedules for those scenarios are defined and distinguished below for entities with existing registrations in the NERC Compliance Registry. Scenarios resulting from the formation of newly Registered Entities are discussed in a subsequent section of this Implementation Plan.

- 1. Category 1 Scenario:** A Responsible Entity that previously has undergone the NERC Reliability Standard CIP-002 Critical Asset identification process for at least one annual review and approval period without ever having previously identified any Critical Cyber Assets associated with ~~Critical Assets~~, but has now identified one or more Critical Cyber Assets. ~~The Compliant milestone specified for this Category shall be the same as Table 3 of this New Asset Implementation Plan. (Note that Table 3 of this New Asset Implementation Plan provides the same schedule as was provided in Table 4 of the original Implementation Plan for Standards CIP-002-1 through CIP-009-1.)~~ As such, it is presumed that the Responsible Entity ~~has no~~ does not have a previously established ~~cyber security~~ CIP compliance implementation program ~~in force. Table 3 also shall apply.~~

- ~~1. The Compliant milestones defined for this Category are defined in the event of a Responsible Entity business merger or asset acquisition where previously no Critical Cyber Assets had been identified by any of the Entities involved.~~

Table 2 (Milestone Category 21) of this Implementation Plan document.

- 2. Category 2 Scenario:** A Responsible Entity has an established ~~CIP Compliance~~ NERC Reliability Standards CIP compliance implementation program ~~as required by an existing Implementation Schedule~~ in place, and ~~now~~ has ~~added~~ newly identified additional ~~items~~ existing Cyber Assets that need to be added to its Critical Cyber Asset list. ~~The existing Critical Cyber Assets may remain in service while the relevant requirements of the CIP Standards are implemented and therefore subject to compliance to the NERC Reliability CIP Standards due to unplanned changes in the electric system or the Cyber Assets.~~ Since the Responsible Entity already has a CIP compliance implementation program, it needs only to implement the NERC Reliability CIP standards for the newly identified Critical Cyber Asset(s). The existing Critical Cyber Assets may remain in service while the relevant requirements of the NERC Reliability CIP Standards are implemented for the newly identified Critical Cyber Asset(s).

This category applies only when additional in-service Critical Cyber Assets or applicable other Cyber Assets are ~~identified, not when they are added or modified through construction, upgrade or replacement.~~ as Critical Cyber Assets according to the process defined in the NERC Reliability Standard CIP-002. This category does not apply if the newly identified Critical Cyber Assets are not already in-service, or if the additional Critical Cyber Assets resulted from planned changes to the electric system or the Cyber Assets. In the case where the Critical Cyber Asset is not in service, the Responsible

Entity must be compliant with the NERC Reliability Standards CIP-003 through CIP-009 upon commissioning of the new cyber or electric system assets (see “Compliant upon Commissioning” below).

~~In the case of business merger or asset acquisition, if any of the Responsible Entities involved had previously identified Critical Cyber Assets, implementation of the CIP Standards for newly identified Critical Cyber Assets must be completed per Compliant milestones established herein under Category 2. In the case of an asset acquisition, where the asset had been declared as a Critical Asset by the selling company, the acquiring company must determine whether the asset remains a Critical Asset as part of the acquisition planning process.~~

~~In the case of a business merger where all parties already have previously identified Critical Cyber Assets and have existing but different CIP Compliance programs in place, the merged Responsible Entity has one calendar year from the effective date of the business merger to continue to operate the separate programs and to determine how to either combine the programs, or at a minimum, combine the separate programs under a common Senior Manager and governance structure. At the conclusion of the one calendar year period, the Category 2 milestones will be used by the Responsible Entity to consolidate the separate CIP Compliance programs.~~

~~A special case of restoration as part of a disaster recovery situation (such as storm restoration) shall follow the emergency provisions of the Responsible Entity’s policy required by CIP-003 R1.1.~~

Unplanned changes due to emergency response, disaster recovery or system restoration activities are handled separately (see “Disaster Recovery and Restoration Activities” below).

3. Compliant upon Commissioning: When a Responsible Entity has an established ~~CIP Compliance~~NERC Reliability Standards CIP compliance implementation program ~~as required by an existing Implementation Schedule~~ and implements a new or replacement Critical Cyber Asset associated with a previously identified or newly constructed Critical Asset, the Critical Cyber Asset shall be compliant when it is commissioned or activated. This scenario shall apply for the following scenarios:

- a) ‘Greenfield’ construction of an asset that will be declared a Critical Asset (based on planning or impact studies) upon its commissioning or activation ~~(e.g., based on planning or impact studies).~~
- b) Replacement or upgrade of an existing Critical Cyber Asset (or other Cyber Asset within an Electronic Security Perimeter) associated with a previously identified Critical Asset.
- c) Upgrade or replacement of an existing non-cyber asset with a Cyber Asset (e.g., replacement of an electro-mechanical relay with a microprocessor-based relay) associated with a previously identified Critical Asset and meets other criteria for identification as a Critical Cyber Asset.

- d) Planned addition of:
- i. a Critical Cyber Asset, or,
 - ii. ~~an other~~another (i.e., non-critical) Cyber Asset within an established Electronic Security Perimeter.

In summary, this scenario applies in any case where a Critical Cyber Asset or applicable other Cyber Asset is being added or modified associated with an existing or new Critical Asset and where that Entity has an established NERC Reliability Standard CIP Compliance Program as required by an existing Implementation Schedulecompliance implementation program.

~~This scenario shall also apply for any of the above scenarios where relevant in the event of business merger and/or asset acquisition.~~

A special case of a ‘greenfield’ construction exists where the asset under construction was planned and construction started under the assumption that the asset would not be a Critical Asset. During construction, conditions changed, and the asset will now be a Critical Asset upon its commissioning. In this case, the ~~responsible~~Responsible Entity must follow the Category 2 milestones from the date of the determination that the asset is a Critical Asset.

Since the assets must be compliant with the NERC Reliability Standards CIP-003 through CIP-009 upon commissioning, no implementation milestones or schedules are provided herein.

Disaster Recovery and Restoration Activities

A special case of restoration as part of a disaster recovery situation (such as storm restoration) shall follow the emergency provisions of the Responsible Entity’s policy required by CIP-003 R1.1.

~~Since the assets must be compliant upon commissioning, no milestones are provided herein.~~

The rationale for this is that the primary task following a disaster is the restoration of the power system, and the ability to serve customer load. Cyber security provisions are implemented to support reliability and operations. If restoration were to be slowed to ensure full implementation of the CIP compliance implementation program, restoration could be hampered, and reliability could be harmed.

However, following the completion of the restoration activities, the entity is obligated to implement the CIP compliance implementation program at the restored facilities, and be able to demonstrate full compliance in a spot-check or audit; or, file a self-report of non-compliance with a mitigation plan describing how and when full compliance will be achieved.

Newly Registered Entity Scenarios

Based on the Critical Cyber Asset identification scenarios identified above, the implementation milestone categories and schedules for those scenarios as they apply to newly Registered Entities are defined and distinguished below.

The following examples of business merger and asset acquisition scenarios may be helpful in explaining the expectations in each of the scenarios. Note that in each case, the predecessor Registered Entities are assumed to already be in compliance with NERC Reliability Standard CIP-002, and have existing risk-based Critical Asset identification methodologies.

1. Category 1 Scenario:

A Merger of Two or More Registered Entities where None of the Predecessor Registered Entities has Identified any Critical Cyber Asset

In the case of a business merger or asset acquisition, because there are no identified Critical Cyber Assets in any of the predecessor Registered Entities, a CIP compliance implementation program is not assumed to exist. The only program component required is the NERC Reliability Standard CIP-002 risk-based Critical Asset identification methodology implementation by each predecessor Responsible Entity.

The merged Registered Entity has one calendar year from the effective date of the business merger asset acquisition to continue to operate the separate risk-based Critical Asset identification methodology implementation while determining how to either combine the risk-based Critical Asset identification methodologies, or at a minimum, operate separate risk-based Critical Asset identification methodologies under a common Senior Manager and governance structure. It would be preferred that a single program be the result of this analysis, however, Registered Entity-specific circumstances may dictate or allow multiple programs to continue separately. These decisions may be subject to review as part of compliance with NERC Reliability Standard CIP-002.

The merged Registered Entity must ensure that it maintains the required ‘annual application’ of risk-based Critical Asset identification methodology(ies) as required in CIP-002 R2, even if that annual application timeframe is within the one calendar year allowed to determine if the merged Responsible Entity will combine the separate methodologies, or continue to operate them separately. Following the one calendar year allowance, the merged Responsible Entity must remain compliant with the program as it is determined to be implemented as a result of the one calendar year analysis of the disposition of the programs from the predecessor Responsible Entities.

If either predecessor Registered Entities has identified Critical Assets (but without associated Critical Cyber Assets), the merged Registered Entity must continue to perform annual application of the risk-based Critical Asset identification methodology as required in CIP-002 R2, as well as to annually verify whether associated Cyber Assets meet the requirements as newly identified Critical Cyber Assets as required by CIP-002 R3. If newly identified Critical Cyber Assets are found at any point in this process (i.e., during the one calendar year allowance period, or after that one calendar year allowance period),

then the implementation milestones, categories and schedules of this Implementation Plan apply regardless of when this newly identified Critical Cyber Assets are determined, and independent of any merger and acquisition discussions contained in this Implementation Plan.

2. Category 2 Scenario:

A Merger of Two or More Registered Entities where Only One of the Predecessor Registered Entities has Identified at Least One Critical Cyber Asset

Since only one of the predecessor Registered Entities has previously identified Critical Cyber Assets, it is assumed that none of the other predecessor Registered Entities have CIP compliance implementation programs (since they are not required to have them). In this case, the CIP compliance implementation program from the predecessor Registered Entity with the previously identified Critical Cyber Asset would be expected to be implemented as the CIP compliance implementation program for the merged Registered Entity, and would be expected to apply to any Critical Cyber Assets identified after the effective date of the merger. Since the other predecessor Registered Entities did not have any Critical Cyber Assets, this should present no conflict in any CIP compliance implementation programs.

Note that the discussion of the disposition of any NERC Reliability Standard CIP-002 risk-based Critical Asset identification methodology from Scenario 1 above would apply in this case as well.

3. Scenario 3:

A Merger of Two or More Registered Entities where Two or More of the Predecessor Registered Entities has Identified at Least One Critical Cyber Asset

This scenario is the most complicated of the three, since it applies to a merged Registered Entity that has more than one existing risk-based Critical Asset identification methodology and more than one CIP compliance implementation program, which are most likely not in complete agreement with each other. These differences could be due to any number of issues, ranging from something as ‘simple’ as selection of different anti-virus tools, to something as ‘complicated’ as risk-based Critical Asset identification methodology. This scenario will be discussed in two sections, the first dealing with the combination of risk-based Critical Asset identification methodologies; the second dealing with combining the CIP compliance implementation programs.

- (a) **Combining the risk-based Critical Asset identification methodologies:** The merged Responsible Entity has one calendar year from the effective date of the business merger or asset acquisition to continue to operate the separate risk-based Critical Asset identification methodologies while determining how to either combine the risk-based Critical Asset identification methodologies, or at a minimum, operate the separate risk-based Critical Asset identification methodologies under a common Senior Manager and governance structure. It would be preferred that a single program be the result of this analysis, however, Registered Entity specific circumstances may dictate or allow the two

programs to continue separately. These decisions may be subject to review as part of compliance with NERC Reliability Standard CIP-002.

Registered Entities are encouraged when combining separate risk-based Critical Asset identification methodologies to ensure that, absent extraordinary circumstances, the resulting methodology produces a resultant list of Critical Assets that contains at least the same Critical Assets as were identified by all the predecessor Registered Entity's risk-based Critical Asset identification methodologies, as well as at least the same list of Critical Cyber Assets associated with the Critical Assets. The combined risk-based Critical Asset identification methodology and resultant Critical Asset list and Critical Cyber Asset list will be subject to review as part of compliance with NERC Reliability Standard CIP-002 R2 and R3. If additional Critical Assets are identified as a result of the application of the merged risk-based Critical Asset identification methodology, they should be treated as newly identified Critical Cyber Assets, as discussed elsewhere in this Implementation Plan, and subject to the CIP compliance implementation program merger determination as discussed next.

- (b) Combining the CIP compliance implementation programs:** The merged Responsible Entity has one calendar year from the effective date of the business merger to continue to operate the separate CIP compliance implementation programs while determining how to either combine the CIP compliance implementation programs, or at a minimum, operate the CIP compliance implementation programs under a common Senior Manager and governance structure.

Following the one year analysis period, if the decision is made to continue the operation of separate CIP compliance implementation programs under a common Senior Manager and governance structure, the merged Responsible Entity must update any required Senior Manager and governance issues, and clearly identify which CIP compliance implementation program components apply to each individual Critical Cyber Asset. This is essential to the implementation of the CIP compliance implementation program at the merged Responsible Entity, so that the correct and proper program components are implemented on the appropriate Critical Cyber Assets, as well as to allow the ERO compliance program (in a spot-check or audit) to determine if the CIP compliance implementation program has been properly implemented for each Critical Cyber Asset. Absent this clear identification, it would be possible for the wrong CIP compliance implementation program to be applied to a Critical Cyber Asset, or the wrong CIP compliance implementation program be evaluated in a spot-check or audit, leading to a possible technical non-compliance without real cause.

However, if after the one year analysis period, the decision is made to combine the operation of the separate CIP compliance implementation programs into a single CIP compliance implementation program, the merged Responsible Entity must develop a plan for merging of the separate CIP compliance implementation programs into a single CIP compliance implementation program, with a schedule and milestones for completion. The programs should be combined as expeditiously as possible, but without causing harm to reliability or operability of the Bulk power System. This 'merge plan' must be made

[available to the ERO compliance program upon request, and as documentation for any spot-check or audit conducted while the merge plan is being performed. Progress towards meeting milestones and completing the merge plan will be verified during any spot-checks or audits conducted while the plan is being executed.](#)

Example Scenarios

Note that there are [no implementation milestones or schedules](#) specified for a Responsible Entity that has [a newly designated a-Critical Asset](#), but no newly designated Critical Cyber Assets. This [is situation exists](#) because no action is required by the Responsible Entity upon designation of a Critical Asset without associated Critical Cyber Assets. Only upon designation of Critical Cyber Assets does a Responsible Entity need to become compliant with ~~these standards~~ [the NERC Reliability Standards CIP-003 through CIP-009](#).

As an example, Table 1 provides some sample [situations scenarios](#), and provides the milestone category for each of the described situations.

Table 1: Example Scenarios

Scenarios	CIP Compliance Implementation Program:	
	No CIP Program (note 1)	Existing CIP Program
Existing Cyber Asset reclassified as Critical Cyber Asset due to change in assessment methodology	Category 1	Category 2
Existing asset becomes Critical Asset; associated Cyber Assets become Critical Cyber Assets	Category 1	Category 2
New asset comes online as a Critical Asset; associated Cyber Assets become Critical Cyber Asset	Category 1	Compliant upon Commissioning
Existing Cyber Asset moves into the Electronic Security Perimeter due to network reconfiguration	N/A	Compliant upon Commissioning
New Cyber Asset is never before in service and not a replacement for an existing Cyber Asset is added into a new or existing Electronic Security Perimeter	Category 1	Compliant upon Commissioning
New Cyber Asset replacing an existing Cyber Asset within the Electronic Security Perimeter	N/A	Compliant upon Commissioning
Planned modification or upgrade to existing Cyber Asset that causes it to be reclassified as a Critical Cyber Asset	Category 1	Compliant upon Commissioning
Asset under construction as an other (non-critical) asset becomes declared as a Critical Asset during construction	Category 1	Category 2
Unplanned modification such as emergency restoration invoked under a disaster recovery situation or storm restoration	N/A	Per emergency provisions as required by CIP-003 R1.1

Note: 1) assumes the entity is already compliant with CIP-002

Table 2 provides the compliance milestones for each of the two identified milestone categories.

Table 2: Implementation milestones for Newly Identified Critical Cyber Assets

CIP Standard Requirement	Milestone Category 1	Milestone Category 2
Standard CIP-002-2 — Critical Cyber Asset Identification		
R1	N/A	N/A
R2	N/A	N/A
R3	N/A	N/A
R4	N/A	N/A
Standard CIP-003-2 — Security Management Controls		
R1	24 months	<i>existing</i>
R2	N/A	<i>existing</i>
R3	24 months	<i>existing</i>
R4	24 months	6 months
R5	24 months	6 months
R6	24 months	6 months
Standard CIP-004-2 — Personnel and Training		
R1	24 months	<i>existing</i>
R2	24 months	18 months
R3	24 months	18 months
R4	24 months	18 months
Standard CIP-005-2 — Electronic Security Perimeter		
R1	24 months	12 months
R2	24 months	12 months
R3	24 months	12 months
R4	24 months	12 months
R5	24 months	12 months
Standard CIP-006-2 — Physical Security		
R1	24 months	12 months
R2	24 months	12 months
R3	24 months	12 months
R4	24 months	12 months
R5	24 months	12 months
R6	24 months	12 months
R7	24 months	12 months

CIP Standard Requirement	Milestone Category 1	Milestone Category 2
R8	24 months	12 months
Standard CIP-007-2 — Systems Security Management		
R1	24 months	12 months
R2	24 months	12 months
R3	24 months	12 months
R4	24 months	12 months
R5	24 months	12 months
R6	24 months	12 months
R7	24 months	12 months
R8	24 months	12 months
R9	24 months	12 months
Standard CIP-008-2 — Incident Reporting and Response Planning		
R1	24 months	6 months
R2	24 months	6 months
Standard CIP-009-2 — Recovery Plans for Critical Cyber Assets		
R1	24 months	6 months
R2	24 months	12 months
R3	24 months	12 months
R4	24 months	6 months
R5	24 months	6 months

Table 3⁴					
Compliance Schedule for Standards CIP-002-2 through CIP-009-2					
or Their Successor Standards CIP-002-3 through CIP-009-3					
For Entities Registering in April 2008 and Thereafter					
	Upon Registration	Registration + 12 months	Registration + 24 months	Registration + 36 months	
Requirement		All Facilities	All Facilities	All Facilities	All Facilities
CIP-002-2 or CIP-002-3 — Critical Cyber Assets or its Successor Standard					
All Requirements		BW	SCCompliant	C	AG
Standard CIP-003-2 or CIP-003-3 — Security Management Controls or its Successor Standard					
All Requirements Except R2		BW	SCCompliant	C	AG
R2		SCCompliant	C	AG	AG
Standard CIP-004-2 or CIP-004-3 — Personnel & Training or its Successor Standard					
All Requirements		BW	SCCompliant	C	AG
Standard CIP-005-2 or CIP-005-3 — Electronic Security or its Successor Standard					
All Requirements		BW	SCCompliant	C	AG
Standard CIP-006-2 or CIP-006-3 — Physical Security or its Successor Standard					
All Requirements		BW	SCCompliant	C	AG
Standard CIP-007-2 or CIP-007-3 — Systems Security Management or its Successor Standard					
All Requirements		BW	SCCompliant	C	AG
Standard CIP-008-2 or CIP-008-3 — Incident Reporting and Response Planning or its Successor Standard					
All Requirements		BW	SCCompliant	C	AG
Standard CIP-009-2 or CIP-009-3 — Recovery Plans or its Successor Standard					

⁴ Note: This table only specifies a 'Compliant' date, consistent with the convention used elsewhere in this Implementation Plan. The Compliant dates are consistent with those specified in Table 4 of the Version 1 Implementation Plan. Other compliance states referenced in the Version 1 Implementation Plan are no longer used.

All Requirements	BW	SGCompliant	€	AG
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