ORDER ON FIVE-YEAR PERFORMANCE ASSESSMENT

(Issued January 23, 2020)

1. On July 22, 2019, North American Electric Reliability Corporation (NERC) filed its Five-Year Electric Reliability Organization Performance Assessment Report (Performance Assessment) in accordance with the requirements of the Commission’s regulations. In the Performance Assessment NERC discusses whether and how it satisfies the criteria for Electric Reliability Organization (ERO) certification under 18 C.F.R. § 39.3(b), evaluates the effectiveness of each Regional Entity in carrying out its delegated functions, and addresses stakeholder comments on NERC’s Performance Assessment. NERC highlights activities and accomplishments demonstrating how the ERO is improving the performance of, and mitigating risks to, the Bulk-Power System as related to avoidable outages. NERC also highlights how its compliance monitoring and enforcement program (CMEP) has matured to provide industry with greater consistency in actions, outcomes, and reliability consequences.

2. In this order, we accept NERC’s Performance Assessment, find that NERC continues to satisfy the statutory and regulatory criteria for certification as the ERO, and find that the Regional Entities continue to satisfy applicable statutory and regulatory criteria. In addition, we find that NERC should take several actions to continue improving its performance as the ERO. Specifically, we direct NERC to submit a compliance filing within ninety (90) days of the date of this order providing additional information and a second compliance filing within 180 days revising its Rules of Procedure to address specific matters as discussed in this order. These action items provide practical steps to improve the effectiveness of the ERO and Regional Entity functions and programs, as well as the quality of NERC’s performance assessment process going forward. These action items address important areas of concern such as: NERC’s oversight activities; guidance development process; Electricity Information

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1 18 C.F.R. § 39.3(c) (2019).
Sharing and Analysis Center (E-ISAC); accuracy in the ERO Rules of Procedure; and organization certification program.

I. **Background**

A. **Section 215 of the Federal Power Act**

3. Section 215 of the Federal Power Act (FPA) requires the Commission to issue regulations that, among other things, provide for certification of an entity as the ERO if it meets certain criteria. Specifically, FPA section 215(c) establishes that an ERO candidate must have the ability to develop and enforce mandatory Reliability Standards that provide for an adequate level of reliability of the Bulk-Power System. The statute also requires that an ERO candidate have established rules that: (1) assure independence, while assuring fair stakeholder representation and balanced decision-making; (2) equitably allocate reasonable dues, fees, and other charges; (3) provide fair and impartial procedures for enforcing Reliability Standards through imposition of penalties; (4) provide reasonable notice and opportunity for public comment, due process, and balance in developing Reliability Standards and otherwise exercising its duties; and (5) provide appropriate steps to gain recognition in Canada and Mexico.

4. Additionally, FPA section 215(e)(4) provides that the ERO may delegate authority to a Regional Entity for the purpose of proposing regional Reliability Standards and enforcing Reliability Standards. Regional Entities must meet the same statutory criteria as those required for Commission certification of an ERO, except that more flexibility is allowed in the composition of a Regional Entity board of directors. The Commission must approve a delegation agreement between the ERO and a Regional Entity, and the Commission is authorized to modify such delegation.

B. **Order No. 672**

5. On February 3, 2006, the Commission issued Order No. 672, which, among other things, amended the Commission’s regulations to implement the requirements of FPA section 215. Order No. 672 sets forth the process for certifying a single independent entity.

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3 Id. § 824o(c).

ERO to oversee the reliability of the United States’ portion of the interconnected North American Bulk-Power System, subject to Commission oversight. Further, in Order No. 672, the Commission mandated that the ERO submit periodic assessments of its performance that require the ERO to “affirmatively demonstrate to the Commission that it satisfies the statutory and regulatory criteria for an ERO and is not only maintaining but improving the quality of its activities and those of the Regional Entities to which it has delegated such activities.”

6. In Order No. 672, the Commission also stated that the performance assessments should employ regular and systematic measurement and reporting of the ERO’s performance, including information regarding: (1) the ERO’s ability to develop and enforce Reliability Standards providing for an adequate level of reliability of the Bulk-Power System; (2) how the ERO effectively enforced Reliability Standards, including statistical information on its investigations, findings, and assessments of penalties, on a regional and continent-wide basis; and (3) how the ERO provided for fair and impartial procedures for enforcement of Reliability Standards and provided for openness, due process, and balance of interests in developing Reliability Standards.

7. The specific requirements for the performance assessments are set out in the Commission’s regulations at 18 C.F.R. § 39.3(c) and provide that the ERO file an assessment of its performance three years from the date of initial certification, and every five years thereafter. Each performance assessment filing must include the following: (1) an explanation of how the ERO satisfies the requirements of § 39.3(b); (2) recommendations by Regional Entities, users, owners, and operators of the Bulk-Power System, and other interested parties for improvement of the ERO’s operations, activities, oversight and procedures, and the ERO’s response to such recommendations; and (3) the ERO’s evaluation of the effectiveness of each Regional Entity, recommendations by the ERO, users, owners, and operators of the Bulk-Power System, and other interested parties for improvement of the Regional Entity’s performance of delegated functions, and the Regional Entity’s response to such evaluation and recommendations.

8. Order No. 672 explains that the performance assessment is neither “re-certification” nor re-application for ERO status. Nevertheless, the specific requirements

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5 Order No. 672, 114 FERC ¶ 61,104 at P 186.

6 Id. P 189.

7 18 C.F.R. § 39.3(c).

8 Order No. 672, 114 FERC ¶ 61,104 at PP 186-191.
in section 39.3(c)(2) of the Commission’s regulations explain that the Commission will review the performance assessments and may require follow-up actions by the ERO to comply or improve compliance with the statutory and regulatory qualifications for the ERO if the Commission determines that the ERO has not satisfied specific criteria. Moreover, that subsection requires the Commission to assess the performance of each Regional Entity and issue an order addressing Regional Entity compliance.9

C. Certification of NERC as the ERO

9. On July 20, 2006, the Commission certified NERC as the ERO for the continental United States under FPA section 215(c).10 The Commission found that NERC satisfied the criteria to be the ERO responsible for developing and enforcing mandatory Reliability Standards for the United States.

10. In April 2007, in accordance with FPA section 215(e)(4) and the Commission’s regulations at 18 C.F.R. § 39.8, NERC entered into a separate delegation agreement with each of the Regional Entities11 by which NERC delegated to them certain authority.12 Specifically, NERC delegated authority to the Regional Entities to audit, investigate, and enforce compliance with NERC’s mandatory Reliability Standards by Bulk-Power System users, owners, and operators, subject to ERO oversight.13 In addition, the delegation agreements address such matters as: (1) regional Reliability Standards development; (2) registration of entities that must comply with Reliability Standards; and

9 18 C.F.R. § 39.3(c)(2); see also Order No. 672, 114 FERC ¶ 61,104 at PP 33, 187.

10 North American Electric Reliability Corp., 116 FERC ¶ 61,062 (ERO Certification Order), order on reh’g and compliance, 117 FERC ¶ 61,126 (2006), order on compliance, 118 FERC ¶ 61,030, order on compliance, 118 FERC ¶ 61,190, order on reh’g, 119 FERC ¶ 61,046 (2007), aff’d sub nom. Alcoa Inc. v. FERC, 564 F.3d 1342 (D.C. Cir. 2009).

11 There are currently six Regional Entities: Midwest Reliability Organization (MRO); Northeast Power Coordinating Council, Inc. (NPCC); ReliabilityFirst Corporation (RFC); SERC Reliability Corporation (SERC); Texas Reliability Entity (TRE); and Western Electricity Coordinating Council (WECC).


13 See Order No. 672, 114 FERC ¶ 61,104 at P 654.
other services supporting NERC’s statutory reliability functions, including reliability assessments, event analysis, and training and education.

D. Previous NERC Performance Assessments

11. This Performance Assessment is the third such assessment filed by NERC as the ERO. On July 20, 2009, NERC filed its Initial Performance Assessment in accordance with the Commission’s regulations. On September 16, 2010, the Commission accepted NERC’s Initial Performance Assessment and found that NERC continued to satisfy the statutory and regulatory criteria for ERO certification, and that each of the Regional Entities met the relevant statutory and regulatory criteria. The Commission also directed NERC to submit an informational filing to address specific concerns discussed in the 2010 Performance Assessment Order. Among other things, the Commission explained that according to Order No. 672, the purpose of the ERO’s performance assessments is not only to determine whether the ERO is satisfying the statutory criteria for certification, but also to identify areas in which the ERO can improve its performance. The Commission also noted that it sees the performance assessments as an opportunity not only to demonstrate that the ERO has maintained, but also is improving, the quality of its activities and those of the Regional Entities.

12. On July 21, 2014, NERC filed its second performance assessment and on November 20, 2014, the Commission accepted the 2014 Performance Assessment finding that NERC continued to satisfy the statutory and regulatory requirements set forth in section 215(c) of the FPA and section 39.3(b) of the Commission’s regulations. While acknowledging improvements that NERC and the Regional Entities had made, the Commission identified opportunities for additional improvement. Among other things, the Commission identified opportunities for additional improvement in the role of NERC.

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16 Id. P 1 and Appendix A.

17 Id. P 5 (citing Order No. 672, 114 FERC ¶ 61,104 at PP 186-188).

technical staff feedback for Reliability Standard drafting teams, directed NERC to develop metrics for Reliability Standard development and enforcement processing, and directed NERC to include the original comments from interested stakeholders in its future performance assessment filings.

II. 2019 NERC Five-Year Performance Assessment

13. On July 22, 2019, NERC submitted its Performance Assessment as required by the Commission’s regulations. NERC states that the Performance Assessment describes NERC’s efforts to maintain and improve the quality of its activities as the ERO while highlighting activities and achievements for the performance assessment period. NERC explains how it continues to meet the criteria for ERO certification under 18 C.F.R. § 39.3(b), evaluates the effectiveness of each Regional Entity in carrying out its delegated functions, and addresses stakeholder comments on NERC’s performance as the ERO.

14. NERC highlights several initiatives implemented during the performance assessment period, explaining how they “better protect against risks to the [Bulk-Power System].” NERC explains that these programs address existing and emerging risks to reliability and asserts they have led to “improved resilience, decreased protection system misoperations, and advanced risk management for the [Bulk-Power System].”

15. NERC’s Performance Assessment includes attachments that provide additional information that address: (1) how NERC meets the ERO certification criteria (Exhibit A); (2) how the Regional Entities meet the statutory and regulatory criteria for delegation (Exhibit B); and (3) stakeholder comments in response to the April 2019 posting of the draft Performance Assessment (Exhibit C).

III. Notice and Responsive Pleadings


20 Id. P 2.

21 Id. P 42.

22 Performance Assessment at 4.

23 Id. at 3.
American Public Power Association, Cooperative Energy, and Public Citizen, Inc. No comments were filed.

IV. **Procedural Matters**

17. Pursuant to Rule 214 of the Commission’s Rules of Practice and Procedure, 18 C.F.R. § 385.214 (2019), the timely, unopposed motions to intervene serve to make the entities that filed the motions parties to this proceeding.\(^{24}\)

V. **Discussion**

18. Under section 215(c) of the FPA and section 39.3(b)(1) of the Commission’s regulations, the ERO must demonstrate that it has the ability to develop and enforce Reliability Standards that provide for an adequate level of Bulk-Power System reliability.\(^{25}\) In addition, the ERO must show that it has established rules that: (1) assure independence, while assuring fair stakeholder representation and balanced decision-making; (2) equitably allocate reasonable dues, fees, and other charges; (3) provide fair and impartial procedures for enforcing Reliability Standards through imposition of penalties; (4) provide reasonable notice and opportunity for public comment, due process, and balance in developing Reliability Standards and otherwise exercising its duties; and (5) provide appropriate steps to gain recognition in Canada and Mexico.\(^{26}\)

19. The ERO is also required under section 39.3(c)(1)(ii) of the Commission’s regulations to provide a response to recommendations by the Regional Entities and users, owners, and operators of the Bulk-Power System for improvement in the ERO’s operations. In addition, under section 39.3(c)(1)(iii), the ERO is required to evaluate each Regional Entity’s effectiveness, including how the Regional Entity responded to recommendations for improvement as suggested by the ERO and by users, owners, and operators of the Bulk-Power System.

20. As discussed below, we accept NERC’s Performance Assessment, finding that NERC continues to satisfy the statutory and regulatory criteria for certification as the ERO, and find that the Regional Entities continue to satisfy applicable statutory and regulatory criteria. In addition, we find that NERC should take several actions to continue improving its performance as the ERO. Below, we discuss: (A) NERC’s satisfaction of the criteria for ERO certification; (B) NERC’s evaluation of the Regional Entities; and (C) areas for improvement. The latter category addresses the following

\(^{24}\) 18 C.F.R. § 385.214 (2019).

\(^{25}\) 18 C.F.R. § 39.3(b)(1).

\(^{26}\) Id. § 39.3(b)(2).
topics: (1) periodic Regional Entity audits; (2) NERC guidance documents; (3) E-ISAC oversight transparency; (4) NERC Sanction Guidelines; and (5) the organization certification program.

A. NERC’s Satisfaction of the Criteria for Certification as the ERO

Performance Assessment

21. NERC describes in its Performance Assessment how it satisfies the statutory and regulatory requirements for certification on an ongoing basis.\(^{27}\) NERC explains that it has navigated rapid changes in the electric industry and faced new challenges to the reliability and security of the Bulk-Power System by effectively identifying, prioritizing, and mitigating risks.\(^{28}\) NERC identifies new risks through a variety of mechanisms, including by using tools and analyzing data, such as through its Situational Awareness for FERC, NERC and the Regional Entities (SAFNR), Generator Availability Data System (GADS), and Transmission Availability Data System (TADS). NERC then uses technical standing committees and the Reliability Issues Steering Committee to prioritize and identify mechanisms to address those risks.

22. As the ERO, NERC states that it has implemented several initiatives during the performance assessment period to protect against risks to the Bulk-Power System. These initiatives have included, among other things: (1) identifying and assessing emerging risks; (2) addressing planning, cyber security, and physical security risks through Reliability Standards; (3) enhancing the capability of the E-ISAC; and (4) improving its oversight of the Regional Entities through consolidation and realignment and implementing the ERO Enterprise Program Alignment Process. NERC also provides an evaluation of the Regional Entities’ effectiveness at performing their delegated functions, as required by the Commission’s regulations.\(^{29}\)

a. Development of Reliability Standards under Section 39.3(b)(1)

23. In its Performance Assessment, NERC addresses how it satisfies the requirements of section 39.3(b) of the Commission’s regulations regarding NERC’s ability to develop

\(^{27}\) See Performance Assessment, Attachment A at 20-34.

\(^{28}\) Id. at 4.

\(^{29}\) 18 C.F.R. § 39.3.
Reliability Standards that provide for an adequate level of reliability. NERC also describes improvements to its Reliability Standards development program over the performance assessment period. Specifically, NERC highlights efforts to refine its approach in addressing reliability risks and in drafting Reliability Standards. These efforts include revisions to certain Reliability Standards in response to Commission directives and a continuation of efforts from the previous assessment period, such as the comprehensive review of all Reliability Standards by the Independent Experts Review Panel and Project 2013-02 Paragraph 81.

NERC describes its periodic review of Reliability Standards using a tool that grades its standards through a stakeholder process. These grades are then included in the Reliability Standards Development Plan it files annually with the Commission. NERC also explains that it reviews Reliability Standards through the Standards Efficiency Review that began in 2017. This project identifies Reliability Standard Requirements that are deemed “unnecessary or redundant” and thus appropriate to retire or modify if those retirements or modifications would not harm reliability. NERC adds that the first phase of the project is completed and focused on Operations and Planning Reliability Standards. Similarly, the second phase is evaluating Critical Infrastructure Protection (CIP) Reliability Standard Requirements.

Section 39.3(b)(1) of the Commission’s regulations requires that the ERO be able to develop and enforce Reliability Standards that provide for an adequate level of Bulk-Power System reliability. NERC states that during the assessment period, it addressed gaps in reliability through several Reliability Standards projects. Specifically, NERC cites to the development of Reliability Standard CIP-014, addressing physical attacks to critical facilities; Reliability Standard TPL-007, addressing potential impacts on reliable operations due to geomagnetic disturbance events; one new and two revised Reliability Standards addressing supply chain risk management; Reliability Standard CIP-008, broadening the requirements for mandatory cyber incident reporting; and Reliability Standards...

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30 Performance Assessment, Attachment A at 1-9.

31 Id. at 22-25.

32 Id. at 23.

33 Id. at 24.

34 Id.
Standard TPL-001-5 requiring, among other things, the study of the potential impacts of Protection System single points of failure.\textsuperscript{35}

26. NERC also discusses its launch of initiatives to enhance the Reliability Standards development process. Responding to the Commission’s directive in the 2014 Performance Assessment Order, NERC launched a pilot project to track the completion times of Reliability Standard projects as compared to the time for completion estimated at the start of projects.\textsuperscript{36} NERC explains it has shifted its focus from the Commission’s standard modification directives and subsequent orders towards refining the existing Reliability Standards through the use of a tool that prioritizes the review of its existing Reliability Standards that are currently enforceable or subject to enforcement for one year to determine whether they should be reaffirmed, revised, or withdrawn. As mentioned previously, NERC also initiated the Standards Efficiency Review in 2017 to retire or modify unnecessary or redundant Reliability Standard Requirements.\textsuperscript{37} NERC states it is also evaluating possible improvements to its Reliability Standards such as standardizing evidence retention, creating prototype Reliability Standards, and developing a repeatable process to determine whether to address an identified risk through the development of a voluntary guideline or a mandatory Reliability Standard.

\textbf{b. Coordinating Budget and Strategic Planning}

27. NERC explains that during the performance assessment period, it sought to align the annual business plans and budgets, risks, and strategic planning process across the ERO and six regions. NERC and the Regional Entities collaborate on an “ERO Enterprise Long-Term Strategy” that addresses risks in a five to seven-year period. This strategy informs the “ERO Enterprise Operating Plan” that identifies the shared vision, mission, core principals, and goals of NERC and the Regional Entities. The operating plan then guides the allocation of resources through the NERC and Regional Entity business plans and budgets. Finally, NERC and the Regional Entities have identified “ERO Enterprise Metrics” that provide benchmarks for the activities included in the business plans and budgets.

\textbf{c. Compliance and Enforcement}

28. NERC states that during the assessment period, it enhanced its CMEP by: (1) researching and identifying noncompliance trends; (2) maintaining transparency over the final disposition of noncompliance; and (3) increasing procedural efficiencies. NERC

\begin{itemize}
  \item \textsuperscript{35} Id. at 21.
  \item \textsuperscript{36} Id. at 22.
  \item \textsuperscript{37} Id. at 24.
\end{itemize}
explains its Alignment Process collects discrepancies in practices across the ERO Enterprise, which NERC then reviews, resolves, and tracks and reports publicly.

29. NERC discusses two trends it observed during the assessment period: (1) reduced repeat moderate and severe risk violations; and (2) continued progress in mitigating the ERO’s older caseload of noncompliance. NERC assessed repeat violations in response to a Commission directive from the 2014 Performance Assessment Order. NERC concludes that while some noncompliance with relevant underlying conduct may persist, there is a notable downward trend. NERC also conducted focused reviews in 2017 and 2018 to identify whether deficiencies in mitigation contributed to noncompliance and to identify potential methods of further reducing repeat noncompliance. NERC states that it now tracks and reports on compliance history in its quarterly report on CMEP activities. Similarly, to maintain transparency, NERC publicly posts all final dispositions of noncompliance, taking efforts to safeguard confidential information.

30. To enhance procedural efficiencies, NERC explains it has worked with a stakeholder group to develop “ALIGN,” a computer system that manages compliance and registration data and enables easier communication between registered entities, Regional Entities, and NERC. NERC states it also incorporated a consolidated hearing process into its Rules of Procedure. The process provides an opt-in for Regional Entities for contested enforcement cases. While NERC explains that this process is optional, only Texas RE has not opted to participate. Finally, NERC discusses the NERC Board of Trustees’ acceptance and endorsement of the Compliance Guidance policy. This policy allows certain organizations or standards drafting teams to develop guidance documents illustrating different methods for registered entities to comply with a given Reliability Standard, which is then reviewed for endorsement.

d. **Certification Criteria under Section 39.3(b)(2)**

i. **Independence and Fair Stakeholder Representation**

31. NERC summarizes its bylaws and Rules of Procedure that assure its independence from users, owners, and operators of the Bulk-Power System while also assuring fair stakeholder representation in the selection of its directors and balanced decision making in any ERO committee or subordinate organizational structure. NERC states that its

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38 2014 Performance Assessment Order, 149 FERC ¶ 61,141 at P 39.

39 NERC states that it filed 111 moderate or serious risk violations with prior noncompliance with similar conduct in 2016; 48 in 2017; and 22 in 2018. Performance Assessment at 27.
bylaws provide that NERC’s affairs are managed by an independent board of trustees plus the president of NERC, none of whom can be an officer, director, or employee of any entity “that would be perceived as having a direct financial interest in the outcome of board decisions, and may not have any other relationship that would interfere with the exercise of independent judgment in carrying out the responsibilities of a trustee.” NERC’s trustees are nominated by a nominating committee comprised of independent trustees whose terms are not expiring and members of the Member Representatives Committee.

iii. **Equitable Allocation of Reasonable Dues, Fees, and Other Charges**

NERC explains that its bylaws and Rules of Procedure provide for the process of determining the annual funding requirements for the statutory activities of NERC and the Regional Entities that, in turn, are allocated based on net energy for load. NERC explains further that the allocation of the annual assessments based on net energy for load is submitted to the Commission for approval in NERC’s annual business plans and budgets filing.

iii. **Rules for Enforcing Reliability Standards Through Imposition of Penalties**

NERC states that it has established rules in its Rules of Procedure and CMEP, and the individual Regional Entity CMEPs, that provide fair and impartial procedures for monitoring and enforcing compliance with Reliability Standards. NERC explains that the CMEP includes provisions allowing registered entities to participate in settlement discussions with NERC or the Regional Entity related to notices of alleged violations, proposed penalties or sanctions, and mitigation plans.

NERC explains that the CMEP includes rules regarding the determination and imposition of monetary penalties on registered entities that have violated Reliability Standards. NERC states that penalties are to be commensurate to the reliability impact of the violation and to those levied for similar violations, but they still reflect any unique facts and circumstances related to the registered entity or specific violation. Regarding the penalty determination, NERC explains that the Commission-approved Sanction Guidelines establish a base penalty amount fixed by the associated violation risk factor.

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40 Performance Assessment, Exhibit A at 17-18.

41 Performance Assessment, Exhibit A at 23-24.

42 Performance Assessment, Exhibit A at 25.
and violation severity level. The base penalty amount can be adjusted based on factors such as a registered entity’s compliance history, the violation time horizon, entity size, the operating condition of the Bulk-Power System at the time of the violation, and any mitigating factors. NERC adds that a penalty amount includes the consideration of mitigating factors such as the quality of the registered entity’s internal compliance program, quality of cooperation in resolving the violation, and whether the registered entity self-reported the violation. 43

iv. Rules that Provide Notice and Opportunity for Public Comment, Due Process, and Balance in Developing Reliability Standards

35. NERC states that it continues to maintain rules ensuring due process, openness, and balance of interests in developing Reliability Standards and that it remains accredited by the American National Standards Institute. NERC explains that during the performance assessment period, it revised its standard processes manual to improve the processes for conducting field tests for new and revised Reliability Standards, developing interpretations of Reliability Standards, and posting supporting technical documents for approved Reliability Standards.

v. Appropriate Steps to Gain Recognition in Canada and Mexico

36. NERC confirms that it saw continued Canadian dedication to a continent-wide regulatory framework for reliability and provided details on the compliance monitoring arrangements between NERC, the Regional Entities, and all Canadian provinces connected to the North American Bulk-Power System.

37. NERC also confirms that Mexico is increasing its interaction with NERC to formalize its relationship with NERC as a resource and expert on electric reliability. NERC, Centro Nacional de Control de Energía, and the Comisión Reguladora de Energía executed a memorandum of understanding (MOU) in 2016. Through the MOU, the parties created a senior management steering group to oversee activity under the MOU and to finalize the funding framework for activities under the MOU. The parties also committed to explore opportunities for formal Mexican participation in the ERO. Pursuant to this MOU, NERC conducted a cyber risk preparedness assessment on Mexican utilities in 2016.

43 See generally Performance Assessment, Exhibit A at 25-27.
Commission Determination

38. We find that NERC’s Performance Assessment demonstrates that NERC continues to satisfy the statutory and regulatory requirements set forth in FPA section 215(c) and section 39.3(b) of our regulations. As discussed above, NERC provides a detailed description of how it meets the statutory and regulatory requirements established for the Commission-approved ERO. We conclude that NERC demonstrated that it can develop and enforce Reliability Standards. In addition, the Performance Assessment reflects NERC’s evolution as the ERO in pinpointing areas of improvement.

39. With regard to the equitable allocation of reasonable dues, fees and other charges, we reaffirm our previous determinations that NERC’s allocation based on net energy for load is a reasonable and equitable allocation method. Likewise, except for a few specific areas discussed below, the Commission generally is satisfied with other features of NERC’s Rules of Procedure, including rules that provide fair and impartial procedures for enforcing Reliability Standards and rules that provide for broad participation, notice, and opportunities for comment in developing Reliability Standards. Pursuant to FPA section 215(f), the Commission approved the initial submission of the NERC Rules of Procedure, as well as each subsequent revision. Thus, along with the individual findings that the NERC Rules of Procedure are just, reasonable, not unduly discriminatory or preferential, and in the public interest, we conclude that the NERC Rules of Procedure are fair and impartial and generally support the varied functions and programs of the ERO, although there are opportunities for additional improvement. Further, we recognize NERC’s efforts to gain and maintain recognition as the ERO in Canada and Mexico and urge NERC to continue its efforts to support the reliability of the North American Bulk-Power System through work with our international partners.

B. NERC’s Evaluation of the Regional Entities

Performance Assessment

40. NERC is required to include in each performance assessment a discussion of the “effectiveness of each Regional Entity, recommendations by the Electric Reliability Organization, users, owners, and operators of the Bulk-Power System, and other interested parties for improvement of the Regional Entity’s performance of delegated functions, and the Regional Entity’s response to such evaluation and

44 See, e.g., Order No. 672, 114 FERC ¶ 61,104 at P 213; ERO Certification Order, 116 FERC ¶ 61,062 at P 167.
NERC states that it performed its assessment through oversight and audits conducted pursuant to Section 1207 and Appendix 4A of its Rules of Procedure.

41. NERC notes that while the Regional Entities may propose regional Reliability Standards to the ERO, they are instead focusing efforts on the development of continent-wide Reliability Standards. The Regional Entities have initiated periodic reviews of the remaining regional Reliability Standards to revise or retire; and proposed no new regional Reliability Standards during the assessment period.

42. NERC explains that its most significant change to compliance monitoring has been the implementation of a risk-based approach that “right-sizes” compliance monitoring and enforcement activities based on several factors. NERC evaluates Regional Entity performance through metrics related to the CMEP. These include the development of compliance oversight plans, audit documentation, the coordinated oversight program, participation in training, and targeted compliance audits. NERC discusses that its oversight of the Regional Entity enforcement programs also consists of metrics and reviews, which it reports on a quarterly and annual basis.

43. NERC states that it reviewed Regional Entity adherence to the organization registration program—including the appeals process, functional mapping, and data management—and verified each Regional Entity was performing adequately. NERC also implemented a certification oversight plan in 2018.

44. NERC concludes that, based on the results of its oversight activities of the Regional Entities during the assessment period, each of the Regional Entities continued to meet the statutory and regulatory criteria to be delegated authority under the regional delegation agreements.

**Commission Determination**

45. We find that each Regional Entity continues to meet the statutory and regulatory criteria for delegated authority and that NERC and the Regional Entities responded to suggestions for improvement from users, owners, and operators of the Bulk-Power System and other interested parties as required by section 39.3(c) of our regulations.

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45 18 C.F.R. § 39.3.

C. Areas for Improvement

1. Periodic Regional Entity Audits

Performance Assessment

46. NERC explains that during the performance assessment period, it launched a formal oversight program to identify oversight monitoring activities and performance metrics for the Regional Entities. NERC states that the program adheres to a staggered schedule with the first set of plans implemented in 2017. NERC adds that it issued performance reports in the first quarter of 2018 and performed “targeted audits” during the performance assessment period of: (1) confidentiality and conflict of interest; (2) event analysis; (3) compliance monitoring competency evaluation guide; and (4) section 215 accounting. NERC states that its oversight of the Regional Entity CMEPs also includes other reviews such as the annual Find, Fix, Track and Report and Compliance Exception joint reviews.\(^{47}\) NERC adds that the Compliance and Certification Committee, a stakeholder group that reports to the NERC Board of Trustees, has also performed certain stakeholder audits and spot checks of both NERC and the Regional Entities’ adherence to the Rules of Procedure.\(^{48}\)

Commission Determination

47. The Commission supports NERC’s goal of performing oversight in a risk-based manner. However, in Order No. 672, the Commission required the “ERO periodically to audit each Regional Entity’s ongoing compliance with relevant statutory and regulatory criteria and performance in enforcing Reliability Standards and report the results to the Commission.”\(^{49}\) Section 39.3(c)(1)(iii) of the Commission’s regulations also requires that the ERO include in its performance assessment an evaluation of the effectiveness of each Regional Entity in, among other things, enforcing Reliability Standards. To meet these requirements, NERC added section 402.1.3 and Appendix 4A to its Rules of Procedure and incorporated the same obligation into its regional delegation agreements. These various provisions require NERC to perform audits of the Regional Entities’ CMEPs at least once every five years to assess the Regional Entities’ implementation of the NERC CMEP. According to Appendix 4A, the scope of NERC’s audit of the Regional Entities should be comprehensive and include the Regional Entities’ compliance with: (1) the NERC CMEP; (2) related sections of the NERC Rules of Procedure; (3) the annual CMEP Implementation Plan as approved by NERC; and

\(^{47}\) Performance Assessment at 54.

\(^{48}\) Id. at 19.

\(^{49}\) Order No. 672, 114 FERC ¶ 61,104 at P 773.
(4) additional directives provided by NERC for implementing the CMEP and related Rules of Procedure sections.

48. From NERC’s description of its oversight activities, it does not appear that NERC has fully met its five-year audit responsibility. In 2010, the Commission, concerned that at the time NERC had completed only five of eight audits, and that those five audits focused on process and not quality of output, directed NERC to submit a plan for auditing the Regional Entities.\(^{50}\) On December 23, 2010, NERC made an Informational Filing regarding NERC’s initial audits of the Regional Entities and its plan for future audits.\(^{51}\) In October 2011, the Commission issued an order on NERC’s filing directing NERC to submit a plan for timely auditing the Regional Entities that explains: (1) when it would complete the first round of audits; and (2) when it would perform the second round of audits.\(^{52}\)

49. On January 6, 2012, NERC made a filing declaring its intention to postpone its efforts to restructure the audit program until after the conclusion of the Commission audit of NERC in Docket No. FA11-21-000. NERC asserted it would continue to perform “Key Reliability Standard Spot Checks” of the regions and conduct other “general oversight activities” in lieu of the audits.\(^{53}\) NERC also stated it initiated a second round of audits in the third quarter of 2011 and expected them to conclude by the end of calendar year 2016.\(^{54}\)

50. On July 21, 2014, NERC submitted its second ERO performance assessment where NERC referred to its requirements to both conduct audits of the Regional Entities

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\(^{54}\) Id.
under its Rules of Procedure and provide its evaluations to the Commission to
demonstrate the effectiveness of each Regional Entity’s CMEP in compliance monitoring
and enforcement.\(^{55}\) NERC did not discuss in either its 2014 or its most recent
Performance Assessment whether it had completed any audits over the performance
assessment periods.

51. In 2015, NERC sought to remove from the regional delegation agreements
references to its requirement to perform audits of the Regional Entities. In its
November 2 Order\(^ {56}\) on NERC’s regional delegation agreement filing, the Commission
directed that NERC, \textit{inter alia}: (1) retain references to NERC’s responsibility to conduct
audits of the Regional Entities every five years, as required by the NERC Rules of
Procedure, in the revised regional delegation agreements; and (2) explicitly include audits
and reviews in the non-public information to which the Commission must have full
access.\(^ {57}\)

52. Nevertheless, in 2016, an independent audit of NERC identified that NERC did
not perform any comprehensive five-year audits of the Regional Entities’ CMEPs in
accordance with its Rules of Procedure during the scope period.\(^ {58}\) The auditor found that
NERC performed limited oversight reviews in lieu of the required audits. The report also
stated the auditor’s concern that, because NERC did not perform audits in accordance
with all the requirements of Appendix 4A, there was a risk that Regional Entity
compliance programs did not effectively meet the requirements under the NERC CMEP,
the NERC Rules of Procedure, and the CMEP Implementation Plan.\(^ {59}\)

\(^{55}\) North American Electric Reliability Corp., Five-Year Electric Reliability
Organization Performance Assessment Report, Docket RR14-5-000, Attachment 1 at 16,
(filed July 21, 2014).

(November 2 Order).

\(^{57}\) \textit{Id.} PP 47-49.

\(^{58}\) Pursuant to Section 400, Paragraph 406 of NERC’s Rules of Procedure, NERC
is required to conduct an independent evaluation of its CMEP at least once every three
years. The independent auditor conducted a review of NERC’s compliance with the
CMEP sections of the Rules of Procedure to cover the three-year period between 2013
and 2015. NERC, \textit{Independent Evaluation of NERC’s CMEP and ORCP ROP
Requirements} at 5 (October 18, 2016).

\(^{59}\) \textit{Id.}
53. We continue to believe that performing a comprehensive audit of the Regional Entities’ compliance with the CMEP, as outlined in Appendix 4A, once every five years is necessary for NERC to confirm that the Regional Entities are performing their delegated responsibilities adequately. We are concerned that, from 2011 through the end of 2018, NERC may not have performed comprehensive audits of the Regional Entities to assess their conformance to the NERC CMEP, as required by both NERC’s Rules of Procedure and regional delegation agreements. We note that NERC’s Rules of Procedure require NERC to provide the evaluations resulting from such comprehensive audits to the Commission.60

54. We direct NERC to submit in a compliance filing within ninety (90) days of the date of this order: (1) a definitive statement of whether NERC has performed any audits of the Regional Entities during the performance assessment period covering the scope of Appendix 4A, and if so, provide its audit reports in compliance with its Rules of Procedure; and (2) if it has not performed such audits, provide a plan to perform those audits within the next 18 months and going forward. If NERC would like to implement an alternative oversight process for the Regional Entities that it believes is as efficient and effective as the comprehensive audits conducted every five years, then its compliance filing should include a detailed explanation of how its oversight process accomplishes the aims of Order No. 672.61 The Commission would then determine whether Appendix 4A and the regional delegation agreements should be amended to align with NERC’s oversight process.

2. Assessment of NERC Guidance Document’s Effectiveness

Performance Assessment

55. NERC states that during the performance assessment period, it “continued to demonstrate its ability to develop Reliability Standards in support of a reliable and more secure grid,” citing standards development projects addressing physical security, geomagnetic disturbances, cybersecurity supply chain risk, enhanced cyber incident reporting, and transmission planning for single points of failure.62 NERC states that it

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60 See NERC Rules of Procedure, section 402.1.3 (“[t]hese evaluations shall be provided to the Applicable Governmental Authorities to demonstrate the effectiveness of each Regional Entity”); and Appendix 4A (“[t]he final report, along with the Regional Entity’s response, are posted on the NERC web site after NERC presents the final report to the NERC Board of Trustees Compliance Committee”).

61 See e.g., Order No. 672, 114 FERC ¶ 61,104 at P 773.

62 Performance Assessment at 21-22.
evaluates whether reliability or technical risks require modification to Reliability Standards or development of guidance and that guidelines are important tools it uses to address reliability risks. NERC explains that, although reliability guidelines are not monitored or enforced, it uses guidelines when it needs to investigate a risk to reliability more thoroughly or when a potential Reliability Standard needs additional consideration prior to starting the standards drafting process. NERC adds that it is developing a repeatable process to determine when a risk to the Bulk-Power System requires development of a reliability guideline or a Reliability Standard.63

**Commission Determination**

56. During the performance assessment period, NERC developed over twenty “Reliability and Security Guidelines” (compared to only two during the prior performance assessment period) addressing reliability risks.64 NERC also issued multiple lessons learned and alerts about newly-discovered risks in cyber security. Moreover, we understand that NERC is developing numerous additional guidelines relating to topics such as cyber security, natural gas fired generation fuel security, electromagnetic pulse, and inverter technology.

57. Given NERC’s increased reliance on guidelines, we believe that transparency regarding the effectiveness of those guidelines is necessary. However, we are not aware of any formalized written process to steer the development and approval of guidelines or to provide feedback to the NERC standard development process on whether the guideline is effective. Moreover, unlike the transparent standards development process, in at least some cases guidelines are based on the input of a limited number of interested participants and NERC staff’s perspective is unknown.65

58. We appreciate that, as NERC states in the Performance Assessment, guidelines and lessons learned reflect the collective experience, expertise, and judgment of industry to suggest approaches or behaviors in a given technical area for improving reliability and

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63 Performance Assessment at 11.

64 The guidelines are available at [https://www.nerc.com/comm/Pages/Reliability-and-Security-Guidelines.aspx](https://www.nerc.com/comm/Pages/Reliability-and-Security-Guidelines.aspx). Recent guidelines have addressed topics such as inverter resource performance, gas and electric operational coordination, generation loss of communications, distributed energy resource modeling, and physical security.

65 The NERC Operating Committee, Planning Committee, and Critical Infrastructure Protection Committee develop and approve reliability and security guidelines. These committees are made up of industry participants and a NERC staff coordinator.
that new and emerging risks may require tools to address reliability risks outside of Reliability Standard development. Nevertheless, NERC’s process and criteria for determining whether and when to develop mandatory Reliability Standards versus voluntary measures to comply with section 215, and how NERC uses information gained from the issuance of a guideline to improve or develop a new Reliability Standard, are unclear. Our concern is highlighted by the fact that, although guidelines may be precursors to Reliability Standards, NERC has not yet formalized a transparent process for evaluating when components or language found in a NERC guideline should be incorporated into the Reliability Standards.

59. We direct NERC to explain in the ninety (90) day compliance filing: (1) its guidance development process; including how and when it evaluates the need to develop, approve, and post a guideline document; (2) the methodology and metrics NERC proposes to use to determine if that guidance document is addressing the risks that led to its development; and (3) how and at what interval NERC will evaluate whether components of the guidance document should be incorporated into the Reliability Standards.

3. **E-ISAC Oversight Transparency**

**Performance Assessment**

60. NERC explains that the E-ISAC is a division of NERC that acts as a “security communications channel for the electricity industry”\(^{67}\) and secures the Bulk-Power System through information sharing and analysis.\(^{68}\) NERC established the E-ISAC at the request of the Department of Energy in 1998 to serve as a focal point for voluntary information sharing within the electricity subsector. Its mission is to “[r]educe[] cyber and physical security risk to the electricity industry across North America . . . .”\(^{69}\) According to NERC, the E-ISAC has also operated as the “program manager” for the Cyber Security Risk Information Sharing Program (CRISP) since 2014. CRISP is a “voluntary program to facilitate Real-time, computer-to-computer-data exchange


\(^{67}\) Performance Assessment at 16.

\(^{68}\) Performance Assessment at 13.

involving potential security threats identified through monitoring participant utility networks.”

61. NERC explains in the Performance Assessment that the E-ISAC is headed by NERC’s Vice President and Chief Security Officer who reports to the NERC President and Chief Executive Officer (CEO). NERC also explains that the NERC Board of Trustees oversees the E-ISAC through the NERC Board’s Technology and Security Committee. NERC states that the E-ISAC coordinates with the industry-led Electricity Subsector Coordinating Council (ESCC) through the ESCC’s Member Executive Committee (MEC). NERC states that “[t]he E-ISAC receives strategic oversight and guidance from the [MEC]” and that the MEC “provides industry leadership and strategic expertise to guide and support the E-ISAC.” NERC states that the MEC is comprised of 11 members appointed by the ESCC, one of whom is the NERC CEO.

62. NERC provides that beginning in 2019, the E-ISAC developed, in consultation with the MEC and endorsed by the NERC Board of Trustees, a set of performance metrics as a tool to help measure the E-ISAC’s performance starting in 2020. NERC explains that the metrics measure the E-ISAC’s progress against its long-term strategic plan. NERC also states that the E-ISAC expects to review and update the metrics annually, and that the E-ISAC “provides quarterly metrics reports to the MEC and the NERC Corporate Governance and Human Resources Committee.”

63. In the Performance Assessment, NERC describes that in February 2012, to address its concerns that electric sector participants may be hesitant to share information with the E-ISAC out of fear that those matters would be referred to the NERC CMEP functions, the NERC Board of Trustees adopted a policy to establish a clear separation between the

70 Performance Assessment at n.10.

71 Id. at 13.

72 Id. See also NERC, Board of Trustees Technology and Security Committee Mandate at 1 (Feb. 2018), https://www.nerc.com/gov/bot/bottsc/Documents/Technology%20and%20Security%20Committee%20Mandate.Board%20Approved_February_2018.pdf; (The purpose of the Committee is to “assist the Board by providing oversight to the … E-ISAC”).

73 Performance Assessment at 14.

74 Id.

75 Id.
E-ISAC and the CMEP.\textsuperscript{76} NERC explains that the policy, as revised in March 2013, outlines the following principles: (1) the E-ISAC and E-ISAC personnel shall have no responsibilities for the NERC CMEP; (2) E-ISAC personnel shall not, directly or indirectly, report or convey information about possible violations of Reliability Standards to the CMEP or CMEP personnel; and (3) CMEP personnel shall not, directly or indirectly, obtain or seek to obtain information about possible violations of Reliability Standards from E-ISAC personnel.\textsuperscript{77}

64. NERC adds that in May 2014, NERC management, in consultation with stakeholders, adopted the E-ISAC Code of Conduct to implement the policy. NERC goes on to describe the Code of Conduct for the E-ISAC, explaining:

> Because of this Code of Conduct, much of the information the E-ISAC receives cannot be used across the ERO to inform the development of Reliability Standards or the CMEP. When the E-ISAC issues public reports that aggregate and anonymize data, however, NERC may use such information to inform its activities in other functions.\textsuperscript{78}

65. Finally, NERC states that throughout the performance assessment period, the E-ISAC continued to enhance its membership “portal” by offering more granular security alerts and notifications, tools for industry peer-to-peer collaboration, and training materials.\textsuperscript{79}

\textbf{Commission Determination}

66. When NERC first justified including the E-ISAC funding under FPA section 215, NERC explained that the E-ISAC would maintain real-time awareness of the Bulk-Power

\textsuperscript{76} Performance Assessment at 14-16.


\textsuperscript{78} Performance Assessment at 16.

\textsuperscript{79} Id. at 17.
System by coordinating electric industry activities. \textsuperscript{80} Specifically, NERC stated that the E-ISAC would “gather and communicate information about security-related threats within and among the sector, U.S. and Canadian governmental authorities, and other critical infrastructure sectors.” \textsuperscript{81} NERC explained that “promoting and planning for protection of the electric industry’s critical infrastructure is also critical to reliable operation of the bulk-power system.” \textsuperscript{82} Notably, NERC added that “this program will assist NERC in identifying areas for which new or revised [R]eliability [S]tandards may be required.” \textsuperscript{83} The Commission approved NERC’s proposed funding and inclusion of the E-ISAC under section 215 of the FPA. \textsuperscript{84} The E-ISAC budget now represents approximately 28 percent of NERC’s 2020 budget (37.5 percent with the CRISP portion included). \textsuperscript{85} NERC projects that the budget increases for the E-ISAC over the successive 2-year period (2021-2022) to “represent the vast majority of projected increases in the total NERC budget”. \textsuperscript{86}

\textsuperscript{80} North American Electric Reliability Corp., Request for Acceptance of its 2007 Business Plan and Budget and the 2007 Business Plans and Budgets of Regional Entities and for Approval of Proposed Assessments to Fund Budgets, Docket No. RR06-3-000 at 33 (filed Aug. 23, 2006).

\textsuperscript{81} Id.

\textsuperscript{82} Id.

\textsuperscript{83} Id.

\textsuperscript{84} North American Electric Reliability Corp., 117 FERC ¶ 61,091 (2006), order on reh’g, 119 FERC ¶ 61,059, at P 4 (2007).

\textsuperscript{85} The Commission approved NERC’s 2020 budget on October 17, 2019, which included $31.3 million in funding for the E-ISAC. See North American Electric Reliability Corp., 169 FERC ¶ 61,040 (2019).

\textsuperscript{86} North American Electric Reliability Corp., Request of North American Electric Reliability Corporation for Acceptance of 2020 Business Plans and Budgets of NERC and Regional Entities and for Approval of Proposed Assessments to Fund Budgets, Docket No. RR19-8-000, Attachment 2 at 17, (filed Aug. 23, 2019). NERC projects a funding need for the E-ISAC, including CRISP, to be $34.6 million in 2020 and $37.4 million in 2021.
67. As noted above, NERC asserts in the Performance Assessment that due to the E-ISAC Code of Conduct\(^\text{87}\) much of the information the E-ISAC receives cannot be used across the ERO to inform the development of Reliability Standards or the CMEP.\(^\text{88}\) But the E-ISAC Code of Conduct does not appear to prohibit the sharing of E-ISAC information for use in the development of Reliability Standards. Instead, the only explicit restriction on the sharing of E-ISAC information is in relation to the CMEP. Further, while we agree that certain information the E-ISAC receives (e.g., entity-identifying information) is neither appropriate nor useful to share with other NERC staff for the development of Reliability Standards, we are concerned that NERC believes that the only information it can use from the E-ISAC to inform Reliability Standards development is the information contained in the public reports. We observe that the E-ISAC issues its public reports on an irregular basis with typically high-level information, such that the reports may be neither timely nor informative enough to assist the development of Reliability Standards.

68. We direct NERC to submit in the ninety (90) day compliance filing additional information on: (1) how NERC receives information from the E-ISAC and how the E-ISAC determines what data to share with NERC; and (2) once NERC receives such information, what NERC does with the information and how NERC determines whether such information is used to develop or inform the development of Reliability Standards.\(^\text{89}\) We emphasize that we are not seeking to obtain any specific information in the compliance filing that industry may submit to the E-ISAC. Instead, we seek, generally, a better understanding of how the E-ISAC informs the development of Reliability Standards.

69. It also appears that over time NERC’s description of the relationship between the E-ISAC and the ESCC and the MEC has changed. For example, in NERC’s 2017 business plan and budget filing NERC explains that the E-ISAC “coordinates” with the

\(^{87}\) *Electricity Information Sharing and Analysis Center Code of Conduct*, North American Electric Reliability Corp. (Mar. 11, 2015),


\(^{88}\) Performance Assessment at 16.

\(^{89}\) We further ask NERC to clarify its processes regarding the development and issuance of All Points Bulletins. *Cf. Order on Clarification*, 120 FERC ¶ 61,239, at P 12 (2007) (explaining that providing the Commission advance copies of “NERC alerts” would allow the Commission to determine whether action is warranted under FPA section 215).
ESCC and the MEC.\textsuperscript{90} But in the Performance Assessment, NERC describes the MEC as “providing strategic oversight and guidance” to the E-ISAC.\textsuperscript{91} More recently, in its 2020 business plan and budget filing, NERC states that it was the MEC that approved the E-ISAC long-term strategic plan.\textsuperscript{92} Accordingly, NERC has variously described the relationship between the E-ISAC and the MEC as one of coordination, but also one in which the MEC provides the E-ISAC with strategic oversight, and where the MEC is responsible for approving aspects of the E-ISAC. Based on these differing descriptions and given the increasing size, scope, and importance of the E-ISAC, we believe additional information describing the relationship between the MEC and the E-ISAC is warranted and would help provide a better understanding of how the E-ISAC works to support NERC’s other statutory FPA section 215 functions.

70. We direct NERC in the ninety (90) day compliance filing to further elaborate on the relationship between the E-ISAC and the MEC. In particular, NERC should describe how the MEC provides “strategic oversight and guidance” to guide and support the E-ISAC, as noted in the Performance Assessment,\textsuperscript{93} as well as what other aspects of the E-ISAC, if any, the MEC is responsible for approving.

71. In addition, recognizing the important role that the E-ISAC plays, it is imperative that NERC consider the perspectives of those stakeholders that rely on E-ISAC services to develop and track metrics to assess the performance of the E-ISAC. Moreover, we believe that E-ISAC-specific metrics and goals used to assess the performance of the E-ISAC should be transparent and publicly available so that the stakeholders that rely on E-ISAC services can assess E-ISAC’s effectiveness and identify opportunities for improvement.

72. We direct NERC to include in the ninety (90) day compliance filing the E-ISAC metrics for FY 2020 discussing: (1) the scope and basis used for developing those metrics; (2) how the metrics assist NERC in its oversight responsibility of the E-ISAC;

\textsuperscript{90} NERC, Petition, Docket No. RR16-6-000, Attachment 2 at 76 (filed Aug. 23, 2016).

\textsuperscript{91} Performance Assessment at 14.

\textsuperscript{92} “At the request of the Board and under the guidance of the ESCC and MEC, executive leadership of the E-ISAC developed the \textit{E-ISAC Long-Term Strategic Plan}, which was approved by the MEC on April 24, 2017.” NERC, Petition, Docket No. RR19-8-000, Attachment 2 at 10 (filed Aug. 23, 2019) (emphasis added).

\textsuperscript{93} Performance Assessment at 14.
(3) how the metrics were developed; and (4) how those metrics and goals are relevant to the E-ISAC’s mission.

73. Based on information provided by NERC in the Performance Assessment, it appears that there are inconsistencies in NERC’s Rules of Procedure related to the E-ISAC. For example, section 1003.1 of the NERC Rules or Procedure reference the “Electric Sector Information Sharing and Analysis Center (ESISAC)” (emphasis added), rather than the “Electricity Information Sharing and Analysis Center (E-ISAC).” Additionally, section 1003.1.5 of the NERC Rules of Procedure states, “NERC shall fill the role of the Electricity Sector Coordinating Council and coordinate with the Government Coordinating Council.” The Performance Assessment instead refers to the “industry-led Electricity Subsector Coordinating Council” or “ESCC,” but does not provide any information as to whether this is the same coordinating council referenced in the NERC Rules of Procedure.

74. We direct NERC in the 180-days compliance filing to propose updates to section 1003 of its Rules of Procedure to correct any inconsistencies, particularly regarding the ESCC, and to reflect current operational practices and oversight of the E-ISAC.

4. NERC Sanction Guidelines

Performance Assessment

75. NERC recognizes in the Performance Assessment that the Commission’s regulations require it to submit penalty guidelines for Commission approval and that the penalties imposed by the ERO or a Regional Entity be within the range set forth by the approved guidelines.94 NERC established, and the Commission approved, its Sanction Guidelines, Appendix 4B to its Rules of Procedure.95 According to the Sanction Guidelines, as described in the Performance Assessment, “penalties are to be commensurate to the reliability impact of the violation and to those levied for similar violations, while still reflecting unique facts and circumstances related to the violation or the violator. NERC is charged with ensuring ‘acceptable similarity’ in penalties for comparable violations.”96 The Sanction Guidelines state that “any provisions within a settlement regarding Penalties or sanctions can supersede any corresponding Penalties or

94 Performance Assessment, Exhibit A at 26.


96 Performance Assessment, Exhibit A at 26.
sanctions that would otherwise be determined pursuant to these Sanction Guidelines.” 97 NERC asserts that even with this flexibility, it evaluates each settlement within a “range of reasonableness that displays consistency.” 98

76. In the Performance Assessment, NERC describes how it begins the calculation of a monetary penalty with a base penalty amount from the violation risk factor/violation severity level matrix and then uses multipliers for aggravating factors and credits for mitigating factors. 99 In addition to the text of the guidelines, NERC states in the Performance Assessment that it provides training on penalty calculations/determinations to Regional Entity staff. 100 The Regional Entities confirm they strive for consistency, with at least one Regional Entity referring to its use of a “penalty calculator tool” as a part of its penalty determinations. 101

**Commission Determination**

77. Section 215(c)(2)(C) requires the ERO to establish rules to “provide fair and impartial procedures for enforcing Reliability Standards through imposition of penalties.” In addition, the Commission has stated that the Sanction Guidelines are not intended to establish fixed penalty amounts but are to provide flexible guidance in establishing an appropriate amount within the range of applicable penalties. 102

78. In the Certification Order approving NERC as the ERO and approving the initial version of the Sanction Guidelines, the Commission determined that “the ERO or Regional Entity must list each of the Final Adjustment Factors that it believes to be appropriate, as well as any other factors that are not specifically listed in the Sanction Guidelines, and explain how the application of these factors to the relevant facts relating to a violation contributes to the final penalty determination. Such an explanation of how the ERO or a Regional Entity arrived at a penalty amount is central to demonstrate on

97 Sanction Guidelines Sec. 2.1.
98 Performance Assessment, Exhibit A at 26.
99 Id., Exhibit A at 27.
100 Performance Assessment at 46-47.
101 See e.g., Performance Assessment, Attachment B at 8 (“With respect to penalties, NPCC consistently uses the NERC provided penalty calculator tool for consistency in penalty calculation determinations”).
102 Order No. 672, 114 FERC ¶ 61,104 at P 451.
Commission review that the assessed penalty bears a reasonable relation to the seriousness of the violation.”

79. The Commission previously directed NERC to provide any tools, such as the “penalty tool,” to the Commission for review prior to implementation. In its response, NERC clarified that it had not yet developed tools or mathematical formulae to apply the Sanction Guidelines, but it may do so in the future. In the Order on Compliance Filing, the Commission held, “we believe that NERC’s filing is sufficiently clear that NERC has not developed tools or formulae at this time, but may do so in the future. If NERC chooses to develop such tools or formulae in the future, they must be submitted for Commission review.”

80. When we originally approved the NERC Sanction Guidelines, we agreed with NERC that they “are not intended to establish fixed penalty amounts; they instead provide flexible guidance as establishing an appropriate amount within the range of applicable penalties.” We continue to support the understanding that the Sanction Guidelines should provide NERC and the Regional Entities “flexibility in fashioning an appropriate response to a violation.” However, the ERO’s approach to enforcement has since evolved to a risk-focused methodology without a corresponding update to its Sanction Guidelines. We have identified certain potential areas of improvement within the Sanction Guidelines to ensure that NERC and the Regional Entities continue to

103 ERO Certification Order, 116 FERC ¶ 61,062 at P 454, order on reh’g and compliance, 117 FERC ¶ 61,126, order on compliance, 118 FERC ¶ 61,030, order on compliance, 118 FERC ¶ 61,190, order on reh’g, 119 FERC ¶ 61,046, aff’d sub nom. Alcoa Inc. v. FERC, 564 F.3d 1342.


107 Order No. 672, 114 FERC ¶ 61,104 at P 451.

108 Id. P 136.

implement the risk-based CMEP in a reasonable and transparent manner, and that the Commission will maintain a meaningful oversight role.

81. We direct NERC to amend its Sanction Guidelines in the 180-day compliance filing to provide more transparency in those guidelines as to how NERC and the Regional Entities apply the Base Penalty, Adjustment Factors and Non-Monetary Sanctions, and to submit for Commission review any “tools or formulae” used to implement the Sanction Guidelines.

82. NERC should ensure that its revised Sanction Guidelines reflect how NERC and the Regional Entities currently apply the various factors when determining penalties. First, the revisions should explain how NERC and the Regional Entities choose the base penalty amount within the range based on violation risk factor and violation severity level (i.e., section 3.1 and 3.2 of the Sanction Guidelines). Second, the revised guidelines should detail the potential range for aggravating factors applied to the base penalty amount for: (1) risk; (2) duration of violations; (3) size of the entity; (4) management involvement; (5) repetitive violations; and (6) any other factors applied to increase the base penalty amount. NERC should ensure the revised guidelines similarly detail the potential range of mitigating factors applied to reduce the resulting penalty amount for: (1) settlement; (2) self-reporting; (3) admission; (4) internal compliance program; (5) cooperation; and (6) any other credits used to decrease the base penalty amount. Finally, the revised guidelines should address: (1) whether and/or how non-monetary sanctions will be considered in reaching the final penalty amount; (2) how NERC and the Regional Entities will assess a penalty which bears a reasonable relation to the seriousness of the violation and the size of the violator when dealing with multiple subsidiaries of a parent corporation that commit the same violations; (3) how NERC and the Regional Entities will calculate a single penalty for multiple violations by a single entity; and (4) how NERC and the Regional Entities consider “the violator’s financial ability to pay the Penalty,” so that “no Penalty is inconsequential to the violator to whom it is assessed,” as provided in section 2.6 of the current Sanction Guidelines.  

5. **NERC’s Certification Process**

**Performance Assessment**

83. Through the NERC Organization Certification Program, NERC and the Regional Entities ensure that organizations that apply to register or are registered to perform

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110 We note that in the Certification Order, we directed NERC and the Regional Entities to “justify,” for each specific penalty amount, how it “would not lead a violator to consider the imposition of a penalty as simply an economic choice or a cost of doing business.” ERO Certification Order, 116 FERC ¶ 61,062 at P 446.
certain reliability functions (i.e., reliability coordinator, balancing authority, and transmission operator) are capable of meeting their reliability functions. NERC states that starting in 2018, it began implementing a formal certification oversight plan but not a fully documented process. NERC performs oversight of certifications through direct participation in all certification engagements and on biweekly calls with Regional Entities. NERC states it also tracked program metrics. Most of its certification-related activities during the assessment period focused on revising training for certification team members. For example, NERC explains that it and the Regional Entities hold two sessions a year on audit team leadership skills to ensure audit and certification team leaders possess the requisite skills to lead their teams. NERC also describes the results of its first year of implementing a formal certification oversight plan. During this year, one certification of a new balancing authority and 12 certification reviews of other registered functions were completed.

**Commission Determination**

84. As NERC only began implementing a formal certification oversight program in 2018, the information on the quality of the certification process during the assessment period is limited. The recent certifications of the California Independent System Operator Reliability Coordinator West (RC West) and Southwest Power Pool (SPP) underscore the importance of NERC’s certification process. Section IV of the NERC Organization Registration and Certification Manual provides broad guidance for completing the certification process; however, we believe it is necessary to provide more specific guidance on the tools and skills needed to perform the registered function.

85. We also note that NERC’s existing certification process does not envision the failure of an entity to be certified within required deadlines. The RC West and SPP certification processes revealed a potential scenario where a reliability coordinator may not pass certification in time to perform its functions by the date another reliability

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111 Performance Assessment, Exhibit A at 10-11.

112 While NERC has overseen certification in the past, until 2018 it had no formal methodology for doing so. For example, its CMEP quarterly and annual reports include metrics showing completed certification reviews. Its 2017 CMEP Annual Report explains that consistency was determined using processes “in the ERO Certification and Review Procedure, guidelines, and templates” and that the project underwent a review in 2017 to identify revisions for improvement. 2017 CMEP Annual Report at 20.

113 Performance Assessment at 66.
coordinator ceases operations. The certification process does not include a review or approval of the certification schedule and there is no requirement to develop contingency plans for such failures. For example, if either RC West or SPP had failed to meet certification requirements, there would be a period during which no entity is certified as the reliability coordinator responsible for performing critical reliability functions.

86. We direct NERC to revise its Rules of Procedure pertaining to the certification process and submit the revisions in a compliance filing due within 180 days of the date of this order. In the revised Rules of Procedure, NERC must enhance its Organization Registration and Certification Program. NERC should include in the certification process: (1) an updated scope section covering the tools and skills needed to perform the registered function; (2) the minimum criteria for certification, including verification that the entity’s tools, personnel, facilities, and processes can fully support the function; and (3) a mechanism to reject the request for certification if the entity does not meet the requirements for certification. NERC should also consider whether it should permit a conditional approval of an entity that does not meet the requirements for certification if it includes an approved mitigation plan.

87. We also direct NERC to establish minimum requirements for the certification team that includes necessary diversity in technical training and experience of team members specific to the function being certified or re-certified, e.g., operations engineering, information technology, modeling, planning, forecasting and systems. Such requirements will better ensure an effective review of certifications. NERC should also augment the certification program to include a review and approval of the proposed schedule for completing a certification. Finally, NERC should establish provisions to address the risk of an entity failing to be certified or to be certified when needed, and to provide a process to work with the impacted entities to mitigate the risk. While we do not direct the inclusion of specific language in the revised provisions, they could require, as an example, that the proposed registrant include a plan with its certification application that discusses how it would mitigate delayed or failed registration certification so that no gaps in reliability occur. This plan could detail potential impacts both to the applicant

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114 For example, Peak Reliability announced in July 2018 that it would cease operation at the end of 2019—including no contingency plan if there were no certified reliability coordinator to take its place. See e.g., American Public Power Association, Western reliability coordinator to cease operation at end of 2019, (Jul. 18, 2018), https://www.publicpower.org/periodical/article/western-reliability-coordinator-cease-operation-end-2019.

and to any affected entities and discuss how those impacts would be mitigated, how it would ensure its required functions are served, and how other affected entities within its prospective footprint would meet their compliance responsibilities if the certification is failed or delayed.

The Commission orders:

(A) The Commission hereby accepts NERC’s Performance Assessment and finds that NERC continues to meet the statutory and regulatory requirements for ERO certification set forth in section 215(c) of the FPA and section 39.3(b) of our regulations, as discussed in the body of this order.

(B) The Commission hereby finds that the Regional Entities continue to meet the statutory and regulatory requirements set forth in section 215(e) of the FPA and section 39.3(c) of our regulations, as discussed in the body of this order.

(C) NERC is hereby directed to submit a compliance filing within ninety (90) days of the date of this order, as discussed in the body of this order.

(D) NERC is hereby directed to submit a compliance filing within 180 days proposing changes to its Rules of Procedure, as discussed in the body of this order.

By the Commission.

( S E A L )

Kimberly D. Bose,
Secretary.