General Information Briefing

Compliance Audits & Spot Checks
Confidentiality

- Texas Reliability Entity, Inc. (Texas RE) compliance staff will keep one copy of all the provided materials for the official record. All other copies will be destroyed or returned by the Compliance Audit or Spot Check team members.
- Compliance Audit/Spot Check team members have executed the Texas RE Employee Ethics Agreement.
- Compliance Audit/Spot Check team members and observers are not to discuss aspects of the engagement with anyone other than Compliance Audit/Spot Check team members and Texas RE staff.
The following is a summary of documents referenced in the engagement package that allow Texas RE auditors to obtain and remove evidence from registered entities:

- 18 CFR 39 – Rules Concerning Certification of the Electric Reliability Organization (ERO); and Procedures for the Establishment, Approval, and Enforcement of Electric Reliability Standards
- Federal Energy Regulatory Commission (FERC) Order 672 – Rules Concerning Certification of the Electric Reliability Organization; and Procedures for the Establishment, Approval, and Enforcement of Electric Reliability Standards (Final Rule)
- ERO Compliance Monitoring and Enforcement Program (CMEP) Implementation Plan
Reliability Standard Audit Worksheets (RSAWs):
- Provide guidance and consistency for auditors
- Are reviewed by NERC

Questions included in the RSAWs:
- Help validate evidence reviewed
- Provide clarification and context
- Are not all inclusive to determine compliance

Management, subject matter experts, and operator interviews:
- Validate evidence reviewed
- Provide clarification and context
- Are valuable for “reasonable assurance”
Compliance Audit/Spot Check Scope

- Compliance Audits and Spot Checks assess compliance with NERC Reliability Standards for the specified applicable registered functions.
- The scope of an Compliance Audit or Spot Check is based upon:
  - NERC Reliability Standards
  - Risk of the entity
  - Entity’s internal controls
  - Registered entity’s compliance performance
  - A standards applicability review initiated from an event, complaint, self-report, self-certification, or periodic data submittal
Compliance Periods

- **Current considerations for the Compliance Obligation Period are:**
  - The last three years based upon the registered entity’s function as either a Reliability Coordinator (RC), Balancing Authority (BA) or Transmission Operator (TOP)
  - Registration date(s) by function
  - Last Compliance Audit date
    - During 2018 the definition of the last audit date transitioned from the date of the exit briefing plus one day to the date of the engagement notification letter plus one day.
  - Periods specified in the individual NERC Reliability Standards and ERO CMEP Implementation Plan

- **The Compliance Monitoring Period is determined by Risk Assessment staff**
Preliminary Findings

- If the registered entity fixes an issue during the Compliance Audit or Spot Check, there will still be a preliminary finding.

- The engagement team presents Texas RE’s management with preliminary findings to finalize categorizations.
  - Preliminary findings may become
    - Potential noncompliance
    - Area of concern
    - Recommendation
    - No finding
Compliance Audit/Spot Check Conclusion

- **At the conclusion of the Compliance Audit or Spot Check:**
  - If a preliminary finding is discovered, a summary briefing will be presented.
    - Entities are encouraged to begin mitigation activities for any preliminary findings.
  - Upon completion of further review by Texas RE staff, an exit briefing will then occur.
  - If there are no preliminary findings discovered, the exit briefing will occur immediately.
  - Copies of presentations will be provided to the registered entity.
Texas RE asks registered entities to complete the NERC Compliance Audit Feedback Survey at the conclusion of each Compliance Audit or Spot Check.

- Conducted online through Survey Monkey
  - https://www.research.net/r/FX88M8W
- Responses are provided to NERC and the Texas RE Director of Compliance Assessments

Texas RE supplied a NERC Compliance Audit Feedback Survey Worksheet (MS Word) with the Audit Notification Package

- It is intended for internal use by the registered entity’s staff to assist in coordinating the information needed to complete the online survey
If There Are Potential Noncompliances

- If potential noncompliances are found during an Compliance Audit or Spot Check, the following will occur:
  - The Compliance Audit/Spot Check team notifies enforcement staff
  - The entity is sent a notice of possible violation (NPV)
  - NPVs are reported to NERC and FERC
  - The entity is sent an enforcement initiation letter

- The entity can request settlement negotiation at any time during the process.
Compliance Audit/Spot Check Draft Report

Draft Compliance Audit/Spot Check report is prepared, generally, within 45 days.

- The Compliance Audit/Spot Check team lead will draft the report based on input from team members.
- Team members and Texas RE management will review the draft report.
- The registered entity will have 10 days to review the report.
- Texas RE staff will review registered entity comments and incorporate relevant changes.
- The report is a written record of the issues discovered by the Compliance Audit/Spot Check team and may not be reflective of the final status of any preliminary finding.
Audit/Spot Check Final Report

- Final reports without potential noncompliances will be prepared, generally, within 60 days.
- Final reports with potential noncompliances will not be issued until all due process has been completed.
- The final public Compliance Audit report will be posted on the NERC website.
  - Confidential and Critical Energy Infrastructure Information (CEII) will be redacted from the posted public Compliance Audit report.
Expectations for NERC and FERC Observers

● The observers, per the ROP, do not participate in conducting audits or in making engagement findings or determinations.

● Observers are expected to:
  ▪ Thoroughly understand their role as observers
  ▪ Contact the engagement team lead with any questions or clarifications
  ▪ Attend the engagement expectations briefing
  ▪ Participate in the off-site discussions as time permits
    • Be available for status updates with entity (typically at 4 p.m. Central Time)
    • Be available for status updates without the entity as determined by the engagement team lead
  ▪ Observe the on-site audit and provide feedback each day
If a registered entity has general questions about the Compliance Audit/Spot Check process, please contact:

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