



# AESO Reliability Standards Monthly Report

July 2009

## CIP-001-1 - Sabotage Reporting

### **Purpose:**

Request for Interpretation.

### **Standard:**

CIP-001-1 is the lone non-cyber critical infrastructure protection standard. It has been in effect since January 1, 2007.

### **Request and Interpretation:**

Covanta Energy asks:

Please clarify what is meant by the term, "appropriate parties." Moreover, who within the Interconnection hierarchy deems parties to be appropriate?

### **NERC Response:**

The drafting team interprets the phrase "appropriate parties in the Interconnection" to refer collectively to entities with whom the reporting party has responsibilities and/or obligations for the communication of physical or cyber security event information. For example, reporting responsibilities result from NERC standards IRO-001 Reliability Coordination — Responsibilities and Authorities, COM-002-2 Communication and Coordination, and TOP-001 Reliability Responsibilities and Authorities, among others. Obligations to report could also result from agreements, processes, or procedures with other parties, such as may be found in operating agreements and interconnection agreements.

The drafting team asserts that those entities to which communicating sabotage events is appropriate would be identified by the reporting entity and documented within the procedure required in CIP-001-1 Requirement R2.

Regarding "who within the Interconnection hierarchy deems parties to be appropriate," the drafting team knows of no interconnection authority that has such a role.

### **Applicability:**

Reliability Coordinators, Balancing Authorities, Transmission Operators, Generator Operators and Load Serving Entities.

### **Current Status:**

Posted for pre-ballot review until August 6, 2009.

### **NERC Link:**

[Sabotage Reporting](#)