## Federal Energy Regulatory Commission Washington, DC 20426 November 10, 2021

Re: FOIA FY19-30 Notice of Intent to Release

## VIA ELECTRONIC MAIL ONLY

James M. McGrane Senior Counsel North American Electric Reliability Corporation 1325 G Street N.W. Suite 600 Washington, D.C. 20005 James.McGrane@nerc.net

Dear Mr. McGrane:

Pursuant to the Federal Energy Regulatory Commission's (Commission or FERC) regulations, 18 C.F.R. § 388.112(e) (2021), you are hereby notified that the Commission intends to release, in part, material requested by Mr. Michael Mabee pursuant to the Freedom of Information Act (FOIA).¹ In this regard, Mr. Mabee is seeking the names of Unidentified Registered Entities (UREs) associated with various FERC dockets including, among other dockets: RC13-3.

On October 19, 2021, Commission staff notified the North American Electric Reliability Corporation (NERC), as well as one URE associated with RC13-3 of the request and provided an opportunity to comment pursuant to 18 C.F.R. § 388.112.<sup>2</sup> On October 26, 2021, NERC provided comments.

## Identities of UREs

A case-by-case assessment of the requested information must consider: the nature of the CIP violation(s); whether mitigation is complete; the content of the public and non-

<sup>&</sup>lt;sup>1</sup> 5 U.S.C. § 552, as amended by the FOIA Improvement Act of 2016, Pub. L. No. 114-185, 130 Stat. 538 (2016).

<sup>&</sup>lt;sup>2</sup> Please note that RC13-3 is a Find, Fix, Track Docket and that notification of the FOIA request and this Notice of Intent to Release deals with only one URE contained therein.

public versions of the Notice of Penalty; the extent to which the disclosure of the pertinent URE identity would be useful to someone seeking to cause harm; whether an audit has occurred since the violation(s); whether the violation(s) was administrative or technical in nature; and the length of time that has elapsed since the filing of the public Notice of Penalty. An application of these factors will dictate whether a particular FOIA exemption, including 7(F) and/or Exemption 3, is appropriate. *See Garcia v. U.S. DOJ*, 181 F. Supp. 2d 356, 378 (S.D.N.Y. 2002) ("In evaluating the validity of an agency's invocation of Exemption 7(F), the court should within limits, defer to the agency's assessment of danger.") (citation and internal quotations omitted); *see also* Exemption 4.

Based on application of the various factors discussed above and in consultation with FERC technical staff, I determine that the disclosure of one of the names of the UREs associated with RC13-3 is appropriate. A copy of the public version of the spreadsheet Notice of Penalty with the names of the relevant URE inserted on the relevant pages will be disclosed to the requestor no sooner than five calendar days from the date of this letter. See 18 C.F.R. § 388.112(e).

Sincerely,

Sarah Venuto Digitally signed by Sarah Venuto Date: 2021.11.10 13:58:37 -05'00'

Sarah Venuto Director Office of External Affairs

Cc: Michael Mabee (WITHOUT ENCLOSURE)

civildefensebook@gmail.com

Peter Sorenson, Esq., Counsel for Mr. Mabee (WITHOUT ENCLOSURE) <a href="mailto:petesorenson@gmail.com">petesorenson@gmail.com</a>

Bcc: Relevant URE

Enclosures (1)