# Calendar No. 617 H.R. 5026

111TH CONGRESS 2D Session

[Report No. 111-331]

### IN THE SENATE OF THE UNITED STATES

JUNE 10, 2010

Received; read twice and referred to the Committee on Energy and Natural Resources

SEPTEMBER 27, 2010

Reported by Mr. BINGAMAN, with an amendment [Strike out all after the enacting clause and insert the part printed in italic]

## **AN ACT**

- To amend the Federal Power Act to protect the bulk-power system and electric infrastructure critical to the defense of the United States against cybersecurity and other threats and vulnerabilities.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

### **3** SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Grid Reliability and
5 Infrastructure Defense Act" or the "GRID Act".

### 1 SEC. 2. AMENDMENT TO THE FEDERAL POWER ACT.

2 (a) CRITICAL ELECTRIC INFRASTRUCTURE SECU3 RITY.—Part II of the Federal Power Act (16 U.S.C. 824
4 et seq.) is amended by adding after section 215 the fol5 lowing new section:

### 6 "SEC. 215A. CRITICAL ELECTRIC INFRASTRUCTURE SECU-7 RITY.

8 <u>"(a) DEFINITIONS.—For purposes of this section:</u>

9 "(1) BULK-POWER SYSTEM; ELECTRIC RELI-10 ABILITY ORGANIZATION; REGIONAL ENTITY.—The 11 terms 'bulk-power system', 'Electric Reliability Or-12 ganization', and 'regional entity' have the meanings 13 given such terms in paragraphs (1), (2), and (7) of 14 section 215(a), respectively.

15 <u>"(2)</u> DEFENSE CRITICAL ELECTRIC INFRA-16 STRUCTURE.—The term 'defense critical electric in-17 frastructure' means any infrastructure located in the 18 United States (including the territories) used for the 19 generation, transmission, or distribution of electric 20 energy that—

21 "(A) is not part of the bulk-power system;
22 and

23 "(B) serves a facility designated by the
24 President pursuant to subsection (d)(1), but is
25 not owned or operated by the owner or operator
26 of such facility.

1 "(3) DEFENSE CRITICAL ELECTRIC INFRA-2 STRUCTURE VULNERABILITY.—The term 'defense 3 eritical electric infrastructure vulnerability' means a 4 weakness in defense critical electric infrastructure 5 that, in the event of a malicious act using electronic 6 communication or an electromagnetic pulse, would 7 pose a substantial risk of disruption of those elec-8 tronic devices or communications networks, includ-9 ing hardware, software, and data, that are essential 10 to the reliability of defense critical electric infra-11 structure.

12 <u>"(4)</u> ELECTROMAGNETIC PULSE.—The term 13 <u>'electromagnetic pulse' means 1 or more pulses of</u> 14 <u>electromagnetic energy emitted by a device capable</u> 15 of disabling, disrupting, or destroying electronic 16 <u>equipment by means of such a pulse.</u>

17 <u>"(5)</u> GEOMAGNETIC STORM.—The term 'geomagnetic storm' means a temporary disturbance of
19 the Earth's magnetic field resulting from solar activ20 ity.

21 <u>"(6)</u> GRID SECURITY THREAT.—The term 'grid
22 security threat' means a substantial likelihood of—
23 <u>"(A)(i)</u> a malicious act using electronic
24 communication or an electromagnetic pulse, or
25 a geomagnetic storm event, that could disrupt

the operation of those electronic devices or com-
munications networks, including hardware, soft-
ware, and data, that are essential to the reli-
ability of the bulk-power system or of defense
critical electric infrastructure; and
"(ii) disruption of the operation of such
devices or networks, with significant adverse ef-
fects on the reliability of the bulk-power system
or of defense critical electric infrastructure, as
a result of such act or event; or
"(B)(i) a direct physical attack on the
bulk-power system or on defense critical electric
infrastructure; and
"(ii) significant adverse effects on the reli-
ability of the bulk-power system or of defense
critical electric infrastructure as a result of
such physical attack.
"(7) GRID SECURITY VULNERABILITY.—The
term 'grid security vulnerability' means a weakness
that, in the event of a malicious act using electronic
communication or an electromagnetic pulse, would
pose a substantial risk of disruption to the operation
of those electronic devices or communications net-

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are essential to the reliability of the bulk-power sys-

3	<sup>((8)</sup> Large transformer.—The term 'large
4	transformer' means an electric transformer that is
5	part of the bulk-power system.
6	"(9) PROTECTED INFORMATION.—The term
7	'protected information' means information, other
8	than classified national security information, des-
9	ignated as protected information by the Commission
10	under subsection $(e)(2)$ —
11	${(A)}$ that was developed or submitted in
12	connection with the implementation of this sec-
13	tion;
14	"(B) that specifically discusses grid secu-
15	rity threats, grid security vulnerabilities, de-
16	fense critical electric infrastructure
17	vulnerabilities, or plans, procedures, or meas-
18	ures to address such threats or vulnerabilities;
19	and
20	${(C)}$ the unauthorized disclosure of which
21	could be used in a malicious manner to impair
22	the reliability of the bulk-power system or of
23	defense critical electric infrastructure.
24	<sup>((10)</sup> Secretary.—The term 'Secretary'
25	means the Secretary of Energy.

"(11) SECURITY.—The definition of 'security'
 in section 3(16) shall not apply to the provisions in
 this section.

4 <del>"(b)</del> Emergency Response Measures.—

5 "(1) AUTHORITY TO ADDRESS GRID SECURITY 6 THREATS.—Whenever the President issues and pro-7 vides to the Commission (either directly or through 8 the Secretary) a written directive or determination 9 identifying an imminent grid security threat, the 10 Commission may, with or without notice, hearing, or 11 report, issue such orders for emergency measures as 12 are necessary in its judgment to protect the reli-13 ability of the bulk-power system or of defense critical 14 electric infrastructure against such threat. As soon 15 as practicable but not later than 180 days after the 16 date of enactment of this section, the Commission 17 shall, after notice and opportunity for comment, es-18 tablish rules of procedure that ensure that such au-19 thority can be exercised expeditiously.

20 <u>"(2) NOTIFICATION OF CONGRESS.</u>—Whenever
21 the President issues and provides to the Commission
22 (either directly or through the Secretary) a written
23 directive or determination under paragraph (1), the
24 President (or the Secretary, as the case may be)
25 shall promptly notify congressional committees of

relevant jurisdiction, including the Committee on
 Energy and Commerce of the House of Representa tives and the Committee on Energy and Natural Re sources of the Senate, of the contents of, and jus tification for, such directive or determination.

6 "(3) CONSULTATION.—Before issuing an order 7 for emergency measures under paragraph (1), the 8 Commission shall, to the extent practicable in light 9 of the nature of the grid security threat and the ur-10 gency of the need for such emergency measures, con-11 sult with appropriate governmental authorities in 12 Canada and Mexico, entities described in paragraph (4), the Secretary, and other appropriate Federal 13 14 agencies regarding implementation of such emer-15 gency measures.

16 <u>"(4)</u> APPLICATION.—An order for emergency
 17 measures under this subsection may apply to—

18 "(A) the Electric Reliability Organization;
19 "(B) a regional entity; or

20 <u>"(C) any owner, user, or operator of the</u>
21 <u>bulk-power system or of defense critical electric</u>
22 <u>infrastructure within the United States.</u>

23 "(5) DISCONTINUANCE.—The Commission shall
 24 issue an order discontinuing any emergency meas-

1 ures ordered under this subsection, effective not 2 later than 30 days after the earliest of the following: 3 "(A) The date upon which the President 4 issues and provides to the Commission (either 5 directly or through the Secretary) a written di-6 rective or determination that the grid security 7 threat identified under paragraph (1) no longer 8 exists. 9 "(B) The date upon which the Commission 10 issues a written determination that the emer-11 gency measures are no longer needed to address 12 the grid security threat identified under para-13 graph (1), including by means of Commission 14 approval of a reliability standard under section 15 215 that the Commission determines adequately 16 addresses such threat. 17  $\frac{(C)}{(C)}$  The date that is 1 year after the 18 issuance of an order under paragraph (1).

19 <u>"(6) COST RECOVERY.—If the Commission de-</u> 20 termines that owners, operators, or users of the 21 bulk-power system or of defense critical electric in-22 frastructure have incurred substantial costs to com-23 ply with an order under this subsection and that 24 such costs were prudently incurred and cannot rea-25 sonably be recovered through regulated rates or market prices for the electric energy or services sold
 by such owners, operators, or users, the Commission
 shall, after notice and an opportunity for comment,
 establish a mechanism that permits such owners, op erators, or users to recover such costs.

6 <u>"(c) Measures to Address Grid Security</u> 7 Vulnerabilities.—

8 "(1) COMMISSION AUTHORITY.—If the Commis-9 sion, in consultation with appropriate Federal agen-10 eies, identifies a grid security vulnerability that the 11 Commission determines has not adequately been ad-12 dressed through a reliability standard developed and 13 approved under section 215, the Commission shall, 14 after notice and opportunity for comment and after 15 consultation with the Secretary, other appropriate 16 Federal agencies, and appropriate governmental au-17 thorities in Canada and Mexico, promulgate a rule 18 or issue an order requiring implementation, by any 19 owner, operator, or user of the bulk-power system in 20 the United States, of measures to protect the bulk-21 power system against such vulnerability. Before pro-22 mulgating a rule or issuing an order under this 23 paragraph, the Commission shall, to the extent prac-24 ticable in light of the urgency of the need for action 25 to address the grid security vulnerability, request and consider recommendations from the Electric Re liability Organization regarding such rule or order.
 The Commission may establish an appropriate dead line for the submission of such recommendations.

 $\frac{(2)}{2}$ 5 CERTAIN EXISTING **CYBERSECURITY** 6 **VULNERABILITIES.**—Not later than 180 days after 7 the date of enactment of this section, the Commis-8 sion shall, after notice and opportunity for comment 9 and after consultation with the Secretary, other ap-10 propriate Federal agencies, and appropriate govern-11 mental authorities in Canada and Mexico, promul-12 gate a rule or issue an order requiring the imple-13 mentation, by any owner, user, or operator of the 14 bulk-power system in the United States, of such 15 measures as are necessary to protect the bulk-power 16 system against the vulnerabilities identified in the 17 June 21, 2007, communication to certain 'Electricity 18 Sector Owners and Operators' from the North 19 American Electric Reliability Corporation, acting in 20 its eapacity as the Electricity Sector Information 21 and Analysis Center.

22 "(3) RESCISSION.—The Commission shall approve a reliability standard developed under section
24 215 that addresses a grid security vulnerability that
25 is the subject of a rule or order under paragraph (1)

1 or (2), unless the Commission determines that such 2 reliability standard does not adequately protect 3 against such vulnerability or otherwise does not sat-4 isfy the requirements of section 215. Upon such ap-5 proval, the Commission shall rescind the rule pro-6 mulgated or order issued under paragraph (1) or (2) 7 addressing such vulnerability, effective upon the ef-8 fective date of the newly approved reliability stand-9 ard.

10 "(4) GEOMAGNETIC STORMS.—Not later than 1 11 year after the date of enactment of this section, the 12 Commission shall, after notice and an opportunity 13 for comment and after consultation with the Sec-14 retary and other appropriate Federal agencies, issue 15 an order directing the Electric Reliability Organiza-16 tion to submit to the Commission for approval under 17 section 215, not later than 1 year after the issuance 18 of such order, reliability standards adequate to pro-19 tect the bulk-power system from any reasonably 20 foreseeable geomagnetic storm event. The Commis-21 sion's order shall specify the nature and magnitude 22 of the reasonably foreseeable events against which 23 such standards must protect. Such standards shall 24 appropriately balance the risks to the bulk-power 25 system associated with such events, including any regional variation in such risks, and the costs of
 mitigating such risks.

3 "(5) LARGE TRANSFORMER AVAILABILITY. 4 Not later than 1 year after the date of enactment 5 of this section, the Commission shall, after notice 6 and an opportunity for comment and after consulta-7 tion with the Secretary and other appropriate Fed-8 eral agencies, issue an order directing the Electric 9 Reliability Organization to submit to the Commis-10 sion for approval under section 215, not later than 11 1 year after the issuance of such order, reliability 12 standards addressing availability of large trans-13 formers. Such standards shall require entities that 14 own or operate large transformers to ensure, individ-15 ually or jointly, adequate availability of large trans-16 formers to promptly restore the reliable operation of 17 the bulk-power system in the event that any such 18 transformer is destroyed or disabled as a result of 19 a reasonably foreseeable physical or other attack or 20 geomagnetic storm event. The Commission's order 21 shall specify the nature and magnitude of the rea-22 sonably foreseeable attacks or events that shall pro-23 vide the basis for such standards. Such standards shall-24

1	"(A) provide entities subject to the stand-
2	ards with the option of meeting such standards
3	individually or jointly; and
4	"(B) appropriately balance the risks asso-
5	ciated with a reasonably foreseeable attack or
6	event, including any regional variation in such
7	risks, and the costs of ensuring adequate avail-
8	ability of spare transformers.
9	"(d) Critical Defense Facilities.—
10	"(1) DESIGNATION.—Not later than 180 days
11	after the date of enactment of this section, the
12	President shall designate, in a written directive or
13	determination provided to the Commission, facilities
14	located in the United States (including the terri-
15	tories) that are—
16	${(A)}$ critical to the defense of the United
17	States; and
18	"(B) vulnerable to a disruption of the sup-
19	ply of electric energy provided to such facility
20	<del>by an</del> external provider.
21	The number of facilities designated by such directive
22	or determination shall not exceed 100. The Presi-
23	dent may periodically revise the list of designated fa-
24	cilities through a subsequent written directive or de-
25	termination provided to the Commission, provided

that the total number of designated facilities at any
 time shall not exceed 100.

3 "(2) COMMISSION AUTHORITY.—If the Commis-4 sion identifies a defense critical electric infrastruc-5 ture vulnerability that the Commission, in consulta-6 tion with owners and operators of any facility or fa-7 eilities designated by the President pursuant to 8 paragraph (1), determines has not adequately been 9 addressed through measures undertaken by owners 10 or operators of defense critical electric infrastrue-11 ture, the Commission shall, after notice and an op-12 portunity for comment and after consultation with 13 the Secretary and other appropriate Federal agen-14 eies, promulgate a rule or issue an order requiring 15 implementation, by any owner or operator of defense 16 critical electric infrastructure, of measures to protect 17 the defense critical electric infrastructure against 18 such vulnerability. The Commission shall exempt 19 from any such rule or order any specific defense 20 eritical electric infrastructure that the Commission 21 determines already has been adequately protected 22 against the identified vulnerability. The Commission 23 shall make any such determination in consultation 24 with the owner or operator of the facility designated

1	by the President pursuant to paragraph (1) that re-
2	lies upon such defense critical electric infrastructure.
3	"(3) Cost recovery.—An owner or operator
4	of defense critical electric infrastructure shall be re-
5	quired to take measures under paragraph (2) only to
6	the extent that the owners or operators of a facility
7	or facilities designated by the President pursuant to
8	paragraph (1) that rely upon such infrastructure
9	agree to bear the full incremental costs of compli-
10	ance with a rule promulgated or order issued under
11	<del>paragraph (2).</del>
12	"(c) Protection of Information.—
13	"(1) PROHIBITION OF PUBLIC DISCLOSURE OF
14	PROTECTED INFORMATION.—Protected informa-
15	tion-
16	"(A) shall be exempt from disclosure under
17	section 552(b)(3) of title 5, United States Code;
18	and
19	"(B) shall not be made available pursuant
20	to any State, local, or tribal law requiring dis-
21	closure of information or records.
22	"(2) Information sharing.—
23	"(A) IN GENERAL.—Consistent with the
24	Controlled Unclassified Information framework
25	established by the President, the Commission

shall promulgate such regulations and issue such orders as necessary to designate protected information and to prohibit the unauthorized disclosure of such protected information.

5 "(B) SHARING OF PROTECTED INFORMA-6 TION.—The regulations promulgated and orders 7 issued pursuant to subparagraph (A) shall pro-8 vide standards for and facilitate the appropriate 9 sharing of protected information with, between, 10 and by Federal, State, local, and tribal authori-11 ties, the Electric Reliability Organization, re-12 gional entities, and owners, operators, and 13 users of the bulk-power system in the United 14 States and of defense critical electric infrastrue-15 ture. In promulgating such regulations and 16 issuing such orders, the Commission shall take 17 account of the role of State commissions in re-18 viewing the prudence and cost of investments 19 within their respective jurisdictions. The Com-20 mission shall consult with appropriate Canadian 21 and Mexican authorities to develop protocols for 22 the sharing of protected information with, be-23 tween, and by appropriate Canadian and Mexi-24 can authorities and owners, operators, and

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1 users of the bulk-power system outside the 2 United States. 3 "(3) SUBMISSION OF INFORMATION TO CON-4 GRESS.—Nothing in this section shall permit or authorize the withholding of information from Con-5 6 gress, any committee or subcommittee thereof, or the Comptroller General. 7 8 "(4) DISCLOSURE OF NON-PROTECTED INFOR-9 MATION.—In implementing this section, the Com-10 mission shall protect from disclosure only the min-11 imum amount of information necessary to protect 12 the reliability of the bulk-power system and of de-13 fense critical electric infrastructure. The Commission 14 shall segregate protected information within docu-15 ments and electronic communications, wherever fea-16 sible, to facilitate disclosure of information that is 17 not designated as protected information.

18 <u>"(5)</u> DURATION OF DESIGNATION.—Informa19 tion may not be designated as protected information
20 for longer than 5 years, unless specifically redesig21 nated by the Commission.

22 "(6) REMOVAL OF DESIGNATION.—The Com-23 mission may remove the designation of protected in-24 formation, in whole or in part, from a document or 25 electronic communication if the unauthorized disclo-

sure of such information could no longer be used to
 impair the reliability of the bulk-power system or of
 defense critical electric infrastructure.

4 "(7) JUDICIAL REVIEW OF DESIGNATIONS.-Notwithstanding subsection (f) of this section or sec-5 6 tion 313, a person or entity may seek judicial review 7 of a determination by the Commission concerning 8 the designation of protected information under this 9 subsection exclusively in the district court of the United States in the district in which the complain-10 11 ant resides, or has his principal place of business, or 12 in the District of Columbia. In such a case the court 13 shall determine the matter de novo, and may exam-14 ine the contents of documents or electronic commu-15 nications designated as protected information in 16 camera to determine whether such documents or any 17 part thereof were improperly designated as protected 18 information. The burden is on the Commission to 19 sustain its designation.

20 "(f) JUDICIAL REVIEW.—The Commission shall act 21 expeditiously to resolve all applications for rehearing of 22 orders issued pursuant to this section that are filed under 23 section 313(a). Any party seeking judicial review pursuant 24 to section 313 of an order issued under this section may

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obtain such review only in the United States Court of Ap peals for the District of Columbia Circuit.

3 <u>"(g)</u> Provision of Assistance to Industry in
4 Meeting Grid Security Protection Needs.—

5 "(1) EXPERTISE AND RESOURCES.—The See-6 retary shall establish a program, in consultation with 7 other appropriate Federal agencies, to develop tech-8 nical expertise in the protection of systems for the 9 generation, transmission, and distribution of electric 10 energy against geomagnetic storms or malicious acts 11 using electronic communications or electromagnetic 12 pulse that would pose a substantial risk of disrup-13 tion to the operation of those electronic devices or 14 communications networks, including hardware, soft-15 ware, and data, that are essential to the reliability 16 of such systems. Such program shall include the 17 identification and development of appropriate tech-18 nical and electronic resources, including hardware, 19 software, and system equipment.

20 <u>"(2)</u> SHARING EXPERTISE.—As appropriate,
21 the Secretary shall offer to share technical expertise
22 developed under the program under paragraph (1),
23 through consultation and assistance, with owners,
24 operators, or users of systems for the generation,
25 transmission, or distribution of electric energy lo-

1 cated in the United States and with State commis-2 sions. In offering such support, the Secretary shall 3 assign higher priority to systems serving facilities 4 designated by the President pursuant to subsection 5 (d)(1) and other critical-infrastructure facilities, 6 which the Secretary shall identify in consultation 7 with the Commission and other appropriate Federal 8 agencies.

9 "(3) Security clearances and communica-10 TION.—The Secretary shall facilitate and, to the ex-11 tent practicable, expedite the acquisition of adequate 12 security elearances by key personnel of any entity 13 subject to the requirements of this section to enable 14 optimum communication with Federal agencies re-15 garding grid security threats, grid security 16 vulnerabilities, and defense critical electric infra-17 structure vulnerabilities. The Secretary, the Com-18 mission, and other appropriate Federal agencies 19 shall, to the extent practicable and consistent with 20 their obligations to protect classified and protected 21 information, share timely actionable information re-22 garding grid security <del>threats,</del> grid security 23 vulnerabilities, and defense critical electric infra-24 structure vulnerabilities with appropriate key per-25 sonnel of owners, operators, and users of the bulkpower system and of defense critical electric infra structure.

3 "(h) CERTAIN FEDERAL ENTITIES.—For the 11-year
4 period commencing on the date of enactment of this see5 tion, the Tennessee Valley Authority and the Bonneville
6 Power Administration shall be exempt from any require7 ment under subsection (b) or (c) (except for any require8 ment addressing a malicious act using electronic commu9 nication).".

10 (b) CONFORMING AMENDMENTS.—

(1) JURISDICTION. Section 201(b)(2) of the
 Federal Power Act (16 U.S.C. 824(b)(2)) is amend ed by inserting "215A," after "215," each place it
 appears.

15 (2) PUBLIC UTILITY. Section 201(c) of the
16 Federal Power Act (16 U.S.C. 824(c)) is amended
17 by inserting "215A," after "215,".

### 18 SEC. 3. BUDGETARY COMPLIANCE.

19 The budgetary effects of this Act, for the purpose of 20 complying with the Statutory Pay-As-You-Go Act of 2010, 21 shall be determined by reference to the latest statement 22 titled "Budgetary Effects of PAYGO Legislation" for this 23 Act, submitted for printing in the Congressional Record 24 by the Chairman of the House Budget Committee, provided that such statement has been submitted prior to the
 vote on passage.

### **3** SECTION 1. CRITICAL ELECTRIC INFRASTRUCTURE.

4 Part II of the Federal Power Act (16 U.S.C. 824 et
5 seq.) is amended by adding at the end the following:

### 6 "SEC. 224. CRITICAL ELECTRIC INFRASTRUCTURE.

7 "(a) DEFINITIONS.—In this section:

8 "(1) CRITICAL ELECTRIC INFRASTRUCTURE.— 9 The term 'critical electric infrastructure' means sys-10 tems and assets, whether physical or virtual, used for 11 the generation, transmission, or distribution of elec-12 tric energy affecting interstate commerce that, as de-13 termined by the Commission or the Secretary (as ap-14 propriate), are so vital to the United States that the 15 incapacity or destruction of the systems and assets 16 would have a debilitating impact on national secu-17 rity, national economic security, or national public 18 health or safety.

19 "(2) CRITICAL ELECTRIC INFRASTRUCTURE IN20 FORMATION.—The term 'critical electric infrastruc21 ture information' means critical infrastructure infor22 mation relating to critical electric infrastructure.

23 "(3) CRITICAL INFRASTRUCTURE INFORMA24 TION.—The term 'critical infrastructure information'
25 has the meaning given the term in section 212 of the

Critical Infrastructure Information Act of 2002 (6
 U.S.C. 131).

3 "(4) Cyber SECURITY THREAT.—The term 4 'cyber security threat' means the imminent danger of 5 an act that disrupts, attempts to disrupt, or poses a 6 significant risk of disrupting the operation of pro-7 grammable electronic devices or communications net-8 works (including hardware, software, and data) essen-9 tial to the reliable operation of critical electric infra-10 structure.

"(5) CYBER SECURITY VULNERABILITY.—The
term 'cyber security vulnerability' means a weakness
or flaw in the design or operation of any programmable electronic device or communication network
that exposes critical electric infrastructure to a cyber
security threat.

17 "(6) SECRETARY.—The term 'Secretary' means
18 the Secretary of Energy.

19 "(b) AUTHORITY OF COMMISSION.—

20 "(1) IN GENERAL.—The Commission shall issue
21 such rules or orders as are necessary to protect crit22 ical electric infrastructure from cyber security
23 vulnerabilities.

24 "(2) EXPEDITED PROCEDURES.—The Commis25 sion may issue a rule or order without prior notice

or hearing if the Commission determines the rule or
 order must be issued immediately to protect critical
 electric infrastructure from a cyber security vulner ability.

"(3) CONSULTATION.—Before issuing a rule or 5 6 order under paragraph (2), to the extent practicable, 7 taking into account the nature of the threat and ur-8 gency of need for action, the Commission shall consult 9 with the entities described in subsection (e)(1) and 10 with officials at other Federal agencies, as appro-11 priate, regarding implementation of actions that will 12 effectively address the identified cyber security 13 vulnerabilities.

14 "(4) TERMINATION OF RULES OR ORDERS.—A
15 rule or order issued to address a cyber security vul16 nerability under this subsection shall expire on the ef17 fective date of a standard developed and approved
18 pursuant to section 215 to address the cyber security
19 vulnerability.

20 "(c) Emergency Authority of Secretary.—

21 "(1) IN GENERAL.—If the Secretary determines
22 that immediate action is necessary to protect critical
23 electric infrastructure from a cyber security threat,
24 the Secretary may require, by order, with or without
25 notice, persons subject to the jurisdiction of the Com-

mission under this section to take such actions as the
 Secretary determines will best avert or mitigate the
 cyber security threat.

4 "(2) COORDINATION WITH CANADA AND MEX-5 ICO.—In exercising the authority granted under this 6 subsection, the Secretary is encouraged to consult and 7 coordinate with the appropriate officials in Canada 8 and Mexico responsible for the protection of cyber se-9 curity of the interconnected North American elec-10 tricity grid.

11 "(3) CONSULTATION.—Before exercising the au-12 thority granted under this subsection, to the extent 13 practicable, taking into account the nature of the 14 threat and urgency of need for action, the Secretary 15 shall consult with the entities described in subsection (e)(1) and with officials at other Federal agencies, as 16 17 appropriate, regarding implementation of actions 18 that will effectively address the identified cyber secu-19 rity threat.

20 "(4) COST RECOVERY.—The Commission shall
21 establish a mechanism that permits public utilities to
22 recover prudently incurred costs required to imple23 ment immediate actions ordered by the Secretary
24 under this subsection.

1	"(d) DURATION OF EXPEDITED OR EMERGENCY
2	Rules or Orders.—Any rule or order issued by the Com-
3	mission without prior notice or hearing under subsection
4	(b)(2) or any order issued by the Secretary under subsection
5	(c) shall remain effective for not more than 90 days unless,
6	during the 90 day-period, the Commission—
7	"(1) gives interested persons an opportunity to
8	submit written data, views, or arguments (with or
9	without opportunity for oral presentation); and
10	"(2) affirms, amends, or repeals the rule or
11	order.
12	"(e) JURISDICTION.—
13	"(1) IN GENERAL.—Notwithstanding section 201,
14	this section shall apply to any entity that owns, con-
15	trols, or operates critical electric infrastructure.
16	"(2) Covered entities.—
17	"(A) IN GENERAL.—An entity described in
18	paragraph (1) shall be subject to the jurisdiction
19	of the Commission for purposes of—
20	"(i) carrying out this section; and
21	"(ii) applying the enforcement authori-
22	ties of this Act with respect to this section.
23	(B) Jurisdiction.—This subsection shall
24	not make an electric utility or any other entity

subject to the jurisdiction of the Commission for 1 2 any other purpose. 3 "(3) Alaska and hawaii excluded.—Except 4 as provided in subsection (f), nothing in this section 5 shall apply in the State of Alaska or Hawaii. 6 "(f) DEFENSE FACILITIES.—Not later than 1 year 7 after the date of enactment of this section, the Secretary 8 of Defense shall prepare, in consultation with the Secretary, 9 the States of Alaska and Hawaii, the Territory of Guam, and the electric utilities that serve national defense facilities 10 11 in those States and Territory, a comprehensive plan that 12 identifies the emergency measures or actions that will be 13 taken to protect the reliability of the electric power supply of the national defense facilities located in those States and 14 15 Territory in the event of an imminent cybersecurity threat. 16 "(q) PROTECTION OF CRITICAL ELECTRIC INFRA-17 STRUCTURE INFORMATION.—

18 "(1) IN GENERAL.—Section 214 of the Critical 19 Infrastructure Information Act of 2002 (6 U.S.C. 20 133) shall apply to critical electric infrastructure in-21 formation submitted to the Commission or the Sec-22 retary under this section to the same extent as that 23 section applies to critical infrastructure information 24 voluntarily submitted to the Department of Homeland 25 Security under that Act (6 U.S.C. 131 et seq.).

1	"(2) Rules prohibiting disclosure.—Not-
2	withstanding section 552 of title 5, United States
3	Code, the Secretary and the Commission shall pre-
4	scribe regulations prohibiting disclosure of informa-
5	tion obtained or developed in ensuring cyber security
6	under this section if the Secretary or Commission, as
7	appropriate, decides disclosing the information would
8	be detrimental to the security of critical electric infra-
9	structure.
10	"(3) PROCEDURES FOR SHARING INFORMA-
11	TION.—
12	"(A) IN GENERAL.—The Secretary and the
13	Commission shall establish procedures on the re-
14	lease of critical infrastructure information to en-
15	tities subject to this section, to the extent nec-
16	essary to enable the entities to implement rules
17	or orders of the Commission or the Secretary.
18	"(B) REQUIREMENTS.—The procedures
19	shall—
20	"(i) limit the redissemination of infor-
21	mation described in subparagraph (A) to
22	ensure that the information is not used for
23	an unauthorized purpose;
24	"(ii) ensure the security and confiden-
25	tiality of the information;

"(iii) protect the constitutional and
 statutory rights of any individuals who are
 subjects of the information; and
 "(iv) provide data integrity through
 the timely removal and destruction of obso lete or erroneous names and information.".

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# AN ACT

To amend the Federal Power Act to protect the bulk-power system and electric infrastructure critical to the defense of the United States against cybersecurity and other threats and vulnerabilities.

SEPTEMBER 27, 2010 Reported with an amendment