



### CYBERSECURITY BEST PRACTICES FOR SMALL AND MEDIUM SIZED INDIANA UTILITIES

### **ASK QUESTIONS**

Cybersecurity is the responsibility of every employee; however, there are basic questions to which executives and employees should know the answers. For example:

- Who in my organization is responsible for cybersecurity?
- What are the rules that govern my use of company resources (computers, smartphones, tablets)? How can I be kept aware of updates to these rules?
- If I suspect I have a cybersecurity issue (malware, spyware), who should I contact within my organization?
- Does my organization have a policy on bringing personal devices into the workplace?
- What am I allowed to connect to my company's system and could my device infect the system?

There are any number of questions a company may wish to add to this list. Additional ideas can be found by using the resources mentioned in or attached to these best practices.

### FOCUS ON HUMAN CAPITAL

When thinking about cybersecurity, the instinct is to focus on computers and keyboards, networks and servers. However, one of the biggest immediate cyber risks to most utilities comes from employees and vendors. It has been reported that one in five employees will click on a "bad" link. Robust security systems can be compromised by an employee clicking a link in a phishing email or accidentally installing malicious pieces of software on a computer. Human error remains a point of vulnerability – one that companies should address.

- Train and test staff regularly and repeatedly so that they understand and fully appreciate their role in maintaining a cyber safe work environment
- Institute strong security rules for vendor access to systems, facilities, and equipment.
- Develop strong policies concerning employee access to sensitive information especially at separation of employment.

### **COVER SOME OF THE BASICS**

There are some basic rules all companies should follow in practicing good cybersecurity.

• Every user should have their own account with particular rights and restrictions. These rights should be limited to what the employee needs to perform their job duties.

- Users should have strong passwords requirements and should be prompted to update those passwords at regular intervals.
- Employees' cybersecurity responsibilities should be clearly identified in job descriptions, policy statements and other company documents (like procedures manuals). Companies should update their employees' and contractors' security credentials as they move through the organization. Often, employees will still have access to systems despite moving to new areas that do not require such access or even upon leaving the company. Contractors may retain remote access to systems or sites even after their work is completed; companies should make concerted efforts to limit and prevent this remote access once outside vendors' contracts are complete.
- Security patches on software should be updated regularly
- Older versions of software should be removed

\*\* the U.S. Department of Homeland Security (USDHS) provides additional detailed advice on maintaining safe computer networks and systems.

### RISK MANAGEMENT

Approaching cybersecurity in an organization can be overwhelming. Look at all of your company's systems and business processes, then start prioritizing.

- Which systems, IT or SCADA, and functions are most critical?
- Which data systems house your company's most sensitive information?

Concentrate efforts and resources there first.

### **USE AN ASSESSMENT TOOL**

If your company is not sure where to begin on a risk assessment, the USDHS has created a Cybersecurity Evaluation Tool to guide users through a step-by-step process to assess their cybersecurity readiness. Companies can download this free tool at <a href="https://ics-cert.us-cert.gov/Assessments">https://ics-cert.us-cert.gov/Assessments</a>.

### MANAGING VENDORS AND CONTRACTORS

Often, companies must rely upon third parties to handle aspects of their information technology infrastructure, control systems and security. It is critical that companies understand the security that contractors provide.

- If your company uses an Internet Service Provider, it should ask about the various levels of security it offers, including protection from distributed denial of service (DDOS) attacks.
- If vendors are going to be able to access your company's data, ensure that transfers of the data are properly protected and that the vendor has the necessary controls

- and procedures in place to maintain and protect confidential information.
- Be sure to draft requests for proposals (RFPs) that include requirements that support and consider your utility's security policies. This should include restricting employee access based on their job descriptions and responsibilities, and preventing access to systems based on vulnerabilities in existing infrastructure.

### **SECURITY AS A STARTING POINT**

Decades of familiarity with anti-virus programs have conditioned people to think of cybersecurity as a separate tool to be added on top of other products. Today's software and control systems should be developed and designed from the outset with security in mind. Networks should be constructed to minimize possible intrusions and to allow a company to recognize when it is under attack.

 When possible, speak with vendors about the security characteristics of their products and incorporate cybersecurity as a key component in any new specifications your company develops.

### DON'T OVERLOOK THE PHYSICAL

Discussions of cybersecurity tend to focus upon firewalls, network infrastructure and control systems. It is important not to forget about protecting your company's physical assets, as well. For

example, if your company has a computer on its network in a remote location, ensure that access is controlled and monitored. Employees or contractors who log in to your system remotely may inadvertently compromise your security by misplacing their devices.

• Understand the physical attack vectors that exist into your network and restrict access to those point.

### **TESTING**

Training, assessment and system hardening are good, but they need to be tested regularly. In the same way utilities conduct exercises focused on physical security and disaster response, they should also focus upon cybersecurity scenarios. These exercises might range from sending a phishing email to employees to see if they click on the link to hiring a third party to attempt to penetrate your company's cyber defenses. USDHS's website offers some helpful tips for planning your own cybersecurity exercise.

### LEARN FROM YOUR PEERS

Some of the best resources out there are your peers. Trade associations and other forums can provide a great outlet for sharing best practices and learning measures that other companies are undertaking. National and state organizations like National Rural Water Association and Alliance of Indiana Rural Water have actively engaged their members on issues of cybersecurity. These

groups can be a great resource on everything from the latest threat information to sample questions for vendors within your industry.

### SO YOU'VE BEEN HACKED

In today's world, it is not a question of whether your company has had a cybersecurity intrusion, it is whether your company knows about an intrusion or not. USDHS provides a useful checklist for companies who have been infiltrated by cyber attackers. Your company's ability to detect the intrusion is critical, but do not forget to take steps to preserve forensic information after the attack. For example, running anti-virus software after the incident can change file names and dates, impeding the chances of discovering what caused the intrusion.

### **VIGILANCE**

Your company's cybersecurity defenses are only as good as they ae timely. State-of-the-art technology and techniques for both attackers and defenders changes constantly. Be sure your company is keeping up with and aware of the latest threats and issues. Government agencies, trade organizations and your company's own vendors can be great resources in ensuring that your organization is on top of the latest cybersecurity developments.

### **REPORTING INCIDENTS**

The best way to support your company's and your industry's cybersecurity defenses is to ensure that your company timely

reports incidents through the appropriate channels. Utilities and others can report attempted or successful intrusions through the USDHS. If your company has been the victim of a cyber-crime, notify the appropriate regional office for the Federal Bureau of Investigation (FBI). The FBI has also established InfraGard, a public-private partnership for members to report and receive threat information.

# DEVELOPING AND MAINTAINING APPROPRIATE WRITTEN CYBERSECURITY EMERGENCY RESPONSE AND BUSINESS CONTINUITY PLANS

According to state regulations, most utilities are required to develop and maintain written security, emergency response and business continuity plans.

## POTENTIAL BENEFITS OF ENGAGING A LAW FIRM IN ADVANCE OF A CYBERSECURITY BREACH

Because a data security breach is almost inevitable, a company should prepare proactively with respect to not only how to defend its systems against an attack, but also, of equal importance, how well it will respond to such an event. If a company waits until after an information breach to plan its responses, the company is at risk of greater financial and reputational consequences. During such a crisis, time is critical, it is imperative to quickly determine the cause and extent of any breach, as well as implement an established procedure to timely notify and educate key internal and external stakeholders. A breach may not have been preventable but how a company responds in the first hours and days thereafter impacts

whether the company gains or loses support from its customers, regulators and the public. Engaging a law first for a data breach and to facilitate implementation of mitigation procedures could provide substantial benefits, including from the following services:

- 1. Preparation of written breach response plans that will address cybersecurity incidents. Beyond meeting the legal requirements, law firms may provide the knowledge and experience to ensure that the appropriate internal and external teams are put in place to respond and mitigate.
- 2. Retaining a forensics firm that can develop tools to monitor and assess threat levels, as well as respond to any suspected cybersecurity attack. Law firms can assist in preparing the Request for Proposals (RFPs) for forensic firms and then engage a forensics firm directly to afford legal advice and protection to the company, both prior and subsequent to a breach.
- 3. Assistance with RFPs and other third-party vendors including crisis communication firms, call center assistance, credit service providers, etc. The law firm may provide legal services to the company in anticipation of litigation, including the direct engagement of these third-party providers. A law firm also may partner with the company to help ensure that these vendors satisfy various regulatory and legal requirements.
- 4. Ensuring that a company has an effective governance structure in place with respect to cybersecurity, which not only meets regulatory and legal requirements, but also

- helps ensure that the key stakeholders are provided with information as soon as possible so that solutions can be implemented and sustained.
- 5. Advice in scoping and obtaining cyber insurance coverage, which has become increasingly complex as the nature and extent of claims has expanded. A law firm familiar with a company's core information technology functions and related risk exposures can assist the company in the evaluation of available insurance coverages and exclusions.
- 6. Assistance in the classification and protection of confidential information and/or privileged information. Law firms can provide data flow mapping to assist a company in understanding the scope of potential email and document distributions to third parties and the related risk of waiving a protection, as well as assist in putting together written policies and procedures to protect the confidentiality and/or privilege of such information.
- 7. Development of training materials and exercises. Law firms can not only provide data privacy and security training to employees, but they also may have experience in conducting tabletop exercises and mock security breaches to assist a company in strengthening its preparedness and responsiveness.
- 8. Terms and conditions for vendor contract management.
  As was the case with Home Depot and other data
  breaches, a vendor may be a "weak link" in cybersecurity.

Law firms can recommend contract terms and conditions that obligate a vendor to maintain adequate information security safeguards, as well as allow the company to perform periodic inspections and audits of the vendor. As demonstrated by these services, law firms may be able to provide broad assistance to a company to both prepare for and respond to an information security breach. However, to be successful and mitigate risk, the law firm needs to be engaged and the scope of services established well in advance of a crisis.

While engaging a law firm for the aforementioned services may certainly be considered a best practice to combat cyber threats, a utility must consider its financial capabilities in seeking out or retaining the services of a law firm. For some utilities, it may be cost prohibitive to keep a law form on retainer; these utilities may have to rely on in house counsel and prudent cyber protection practices to mitigate the financial and operational risks of a security breach.

### **CYBER INCIDENT RESOURCES**

### **FEDERAL RESOURCES**

### **DEPARTMENT OF HOMELAND SECURITY**

The Office of Cybersecurity and Communications (CS&C) works with state and local government as well as private sector partners

to minimize the impact of cybersecurity incidents. Two of CS&C's National Cybersecurity and Communications Integration Center components, the Industrial Control Systems Cyber Emergency Response Team (ICS-CERT) and United States Computer Emergency Readiness Team (US-CERT) work to mitigate cybersecurity incidents in close coordination with public and private sector partners.

ICS-CERT provides onsite support to owners and operators of critical infrastructure, including incident response, forensic analysis, and site assessments. ICS-CERT also provides tools and training designed to increase stakeholder awareness of the threats posed to industrial control systems.

The ICS-CERT website provides various resources for owners and operators of critical infrastructure and the industrial control systems that operate many of the key functions of their facilities, such as SCADA system. The website contains links to resources such as alerts, advisories, newsletters, training, recommended practices, as well as a large list of standards and references.

The ICS-CERT website can be found here: <a href="https://ics-cert.us-cert.gov/">https://ics-cert.us-cert.gov/</a>. ICS cyber incidents can be reported to <a href="ics-cert@hq.dhs.gov">ics-cert@hq.dhs.gov</a>.

The US-CERT also has a very useful section on their website that details the Cyber Resilience Review (CRR). The CRR is a no-cost, voluntary, non-technical assessment to evaluate an organization's operational resilience and cybersecurity practices. The CRR may be conducted as a self-assessment or as an on-site assessment

facilitated by DHS cybersecurity professionals. The CRR assess enterprise programs and practices across a range of ten domains including risk management, incident management, service continuity, and others. The assessment is designed to measure existing organizational resilience as well as provide a gap analysis for improvement based on recognized best practices. More information about the CRR, including the self-assessment tools and guidance, can be found here: <a href="https://www.us-">https://www.us-</a> cert.gov/ccubedvp/assessments .

### NATIONAL INSTITUTE OF STANDARDS AND **TECHNOLOGY (NIST)**

The National Institute of Standards and Technology (NIST) was directed in February 2013 by President Obama to work with stakeholders to develop a voluntary framework – based on existing standards, guidelines, and practices - for reducing cyber risks to critical infrastructure. This tasking came from Executive Order 13636, Improving Critical Infrastructure Cybersecurity (see here: https://www.whitehouse.gov/the-press-office/2013/02/12/executiveorder-improving-critical-infrastructure-cybersecurity). NIST released the Framework in February 2014. The Cybersecurity Framework and information on its applicability can be found here: http://nist.gov/cyberframework/index.cfm.

Since releasing the Framework, NIST has been educating a broad audience about the Framework's use and value. The Framework is being employed across the country, in a host of sectors, and by

organizations ranging from multinationals to small businesses. The proposed value of the Framework has been validated through a large volume and breadth of interactions between NIST and industry.

Recently, NIST has focused outreach efforts on the international, regulator and small and medium business (SMB) communities. In all of these interactions, NIST continues to communicate the merits of the Framework as an organizational and communication tool to better manage cybersecurity risk. Resources related to those outreach efforts can be found here:

<u>http://nist.gov/cyberframework/cybersecurity-framework-industry-resources.cfm</u>
. Resources available include guidance and self-assessment tools.

### FEDERAL BUREAU OF INVESTIGATION

The FBI has seven field offices in Indiana; Indianapolis, Fort Wayne, Muncie, Lafayette, Terre Haute, Bloomington and Merrillville. The FBI may be able to assist critical infrastructure owner/operators when there is a cyber-attack or suspected cyber incident. The FBI encourages reporting of suspected cyber-attacks by critical infrastructure owners.

The Indianapolis office number is (317) 595-4000.

## NATIONAL CYBERSECURITY AND COMMUNICATIONS INTEGRATION CENTER (NCCIC)

The NCCIC, within the Office of Cybersecurity and Communications, serves as a centralized location where operational elements involved in cybersecurity and communications reliance are coordinated and integrated. NCCIC partners include all federal departments and agencies; state, local, tribal, and territorial governments; the private sector; and international entities. The center's activities include providing greater understanding of cybersecurity and communications situation awareness vulnerabilities, intrusions, incidents, mitigation, and recovery actions.

Cyber incidents can be reported to the NCCIC watch desk at: <a href="https://www.nccic\_watchandwarning@hq.dhs.gov">NCCIC\_WatchandWarning@hq.dhs.gov</a>.

#### **INFRAGARD**

InfraGard is a government and private sector alliance that was developed by FBI Cleveland in 1996 to promote protection of critical information systems. The program has grown to an FBI Headquarters supported program and all 56 field offices support at least one InfraGard Chapter within their territory through the assignment of one or more Special Agent InfraGard Coordinators. InfraGard provides formal and informal channels for the exchange of information about our nation's critical infrastructures and key resources. The mission of the InfraGard

program is to increase information and intelligence sharing between the FBI and InfraGard members to strengthen the defense of our nation's critical infrastructures and key resources across FBI priority programs.

More information, including information on membership, can be found here: <a href="https://www.indianainfragard.org/">https://www.indianainfragard.org/</a>.

### **STATE RESOURCES**

### **EXECUTIVE COUNCIL ON CYBERSECURITY**

In April 2016, Governor Mike Pence announced the formation of the Indiana State Executive Council on Cybersecurity (Cybersecurity Council), a comprehensive public-private partnership charged with enhancing Indiana's ability to prevent, respond to and recover from all types of cybersecurity issues, including attacks. The Cybersecurity Council, established by Executive Order, will include expertise from public and private partners.

The Cybersecurity Council's goals include formalizing strategic cybersecurity partnerships across the public and private sectors, strengthening best practices to protect information technology infrastructure, and building and maintaining robust statewide cyber incident response capabilities. Indiana is calling on experts in state and federal government, business, Indiana's National Guard, and academia to work together, communicate in a timely manner and share best practices for mitigating cybersecurity threats.

The Cybersecurity Council will be comprised of 23 members from various public and private sector organizations across the state.

## INDIANA INFORMATION SHARING AND ANALYSIS CENTER (IN-ISAC)

The Indiana Information Sharing and Analysis Center (IN-ISAC) is an entity developed by the State of Indiana and key partners to mitigate cybersecurity risks among state agencies through the sharing of threat information and collaboration on strategies. It provides real-time network monitoring, vulnerability identification and threat warnings.

The IN-ISAC reduces the overall cost of cybersecurity through the centralization of resources, leveraging of large-scale purchasing, improved prevention efforts and faster containment of threats.

In the realm of higher education, the IN-ISAC helps train students through partnerships that include Purdue University, Indiana University and leading technology companies. This arrangement provides hands-on job experience with real threats and cutting-edge technical products.

Partners in the IN-ISAC include the Indiana Office of Technology, Indiana Department of Homeland Security, Indiana State Police, Indiana Intelligence Fusion Center, Indiana National Guard, Indiana University and Purdue University.

