



December 10, 2020

The Honorable Donald J. Trump President of the United States The White House 1600 Pennsylvania Avenue, N.W. Washington, DC

Dear Mr. President,

The cyber threats facing the Nation's most critical infrastructure require real-time collaboration between government and industry. We must move beyond sharing intelligence to acting on it together.

In December 2019, the NIAC recommended the creation of a Critical Infrastructure Command Center (CICC) to operationalize intelligence in a classified space with senior executives and cyber experts from most critical entities in the energy, financial services, and communications sectors working directly with intelligence analysts and other government staff. At your request, we have spent the past nine months further examining the concept to determine how to achieve the operational functionality of the CICC concept.

We found that there are a number of successful information and intelligence sharing mechanisms that provide value in the critical infrastructure space and should continue. However, no entity does what the CICC is intended to do; by providing real-time collaboration between government and industry, the CICC can take direct action and provide tactical solutions to mitigate, remediate, and deter threats.

We are not tied to the name CICC, nor do we believe implementing this concept requires a new facility. We are most concerned with achieving the intended outcomes and value. We also recognize that the concept we outlined in 2019 and in this report is similar to other recommendations from other organizations, including the Cyberspace Solarium Commission. The time to act is now.

We recommend you direct relevant federal agencies to support the private sector in executing the concept, including identifying the required government staff. We also recommend you work with Congress to ensure the appropriate authorities are established to allow the CICC to fully realize its operational functionality.

As we stated in our previous report, America's companies are fighting a cyber war against multi-billion-dollar nation-state cyber forces that they cannot win on their own. We need your leadership to provide the private sector with the intelligence, resources, and legal protection necessary to win this war and avoid the dire consequences of losing it.

On behalf of our fellow NIAC members, we thank you for the opportunity to serve our country through participation in this Council. We stand ready to provide additional details and discussion about this important subject.



Actionable Cyber Intelligence: An Executive-Led Collaborative Model

DECEMBER 2020

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About the NIAC

The President's National Infrastructure Advisory Council (NIAC) is composed of senior executives from industry and state and local government who own and operate the critical infrastructure essential to modern life. The Council was established by executive order in October 2001 to advise the President on practical strategies for industry and government to reduce complex risks to the designated critical infrastructure sectors.

At the President's request, NIAC members conduct in-depth studies on physical and cyber risks to critical infrastructure and recommend solutions that reduce risks and improve security and resilience. Members draw upon their deep experience, engage national experts, and conduct extensive research to discern the key insights that lead to practical federal solutions to complex problems.

For more information on the NIAC and its work, please visit: cisa.gov/niac



National Security Council Tasking and Working Group Approach

In its December 2019 study, <u>Transforming the U.S. Cyber Threat Partnership</u>, the NIAC recommended that the President establish a Critical Infrastructure Command Center (CICC) to improve real-time sharing and processing of private and public risk data—including classified information—between co-located government intelligence analysts and cleared cyber experts from companies whose functions are integral to U.S. national security. The situation is dire and existing information sharing and partnership structures are neither agile enough nor tactical enough to respond to a cyber attack with the necessary speed.

Following the study's release, the CICC concept received considerable interest and support. The Cyberspace Solarium Commission referenced the NIAC's 2019 study in its March 2020 report, specifically citing the "need to partner with the owners and operators of the most critical infrastructure and improve intelligence sharing between government and industry." ¹

In February 2020, the National Security Council (NSC) determined that additional detail was needed. It instructed the NIAC to conduct a follow-on analysis to: 1) demonstrate the value that the CICC could provide, 2) identify CICC-related challenges that must be addressed, and 3) recommend an approach to achieve CICC operational functionality.

Working Group Approach

The NIAC's 2019 study recommended a series of actions focused on the most at-risk entities and functions within the energy, financial services, and communications sectors—those entities where a successful cyber attack could threaten public health and safety, national or regional economic stability, and the security of the nation. The central premise of the 2019 study and this subsequent effort is that government and industry must work together in a new and different way.

A Working Group of six NIAC members, including four members from the previous study, built on the *Transforming the U.S. Cyber Threat Partnership* report, previous NIAC studies, and the work of other relevant organizations to examine how to best operationalize the CICC concept. The Working Group interviewed 14 organizations to gather information on current efforts and better articulate the distinct value the CICC could add (see Appendix B for the list of contributors).

Given the NSC's guidance, the Working Group decided to develop a concept of operations that the White House could use to inform a phased implementation of the CICC. The Working Group details how the CICC will establish and operate, recognizing that, in practice, it is more important for the CICC to achieve the intended outcome than the specific names and mechanics presented here.

Within this study, references to the "private sector" or "companies" encompass any infrastructure that is not federally owned and/or operated, including state or municipal entities, and organizations of all sizes.

¹ Cyberspace Solarium Commission, Final Report (2020), pg. 144, https://www.solarium.gov/.



Concept of Operations

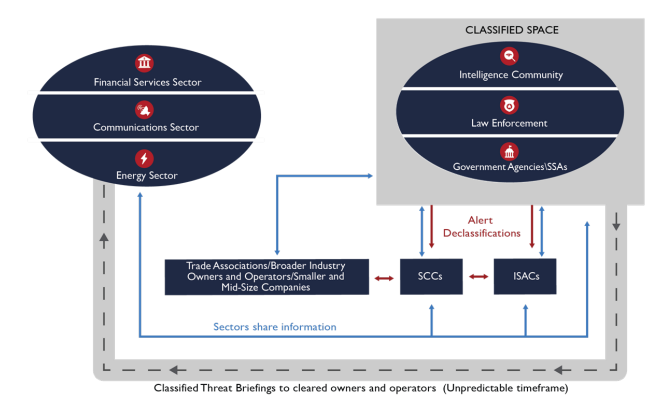
This concept of operations outlines an approach for implementing the CICC concept—including how the CICC would leverage and improve upon existing information and intelligence sharing, the additional value it would provide, and the challenges it will need to overcome to be successful.

Justification for Collaborative Change

The 2019 Worldwide Threat Assessment reported that China and Russia now have the ability to execute cyber attacks that could disrupt U.S. critical infrastructure systems, and Iran has been preparing for cyber attacks against the United States and our allies. Recent high-profile attacks—WannaCry, NotPetya, Industroyer, CrashOverride, Triton/Trisis—demonstrate the growing ability of our adversaries to disrupt, deny, and destroy critical infrastructure from thousands of miles away. An attack that successfully disrupts critical sectors could jeopardize lives, our economy, and U.S. national security.

Existing intelligence sharing between government and industry does not move at the speed required to prevent, mitigate, or respond to the most serious cyber threats to the most critical infrastructure systems.

Figure 1. Existing Public-Private Intelligence Sharing



The absence of direct collaboration and innovation with the private sector creates intelligence gaps: government cyber threat data often lacks the context and transparency to determine how an attack could

² Daniel R. Coats, "Statement for the Record, Worldwide Threat Assessment of the U.S. Intelligence Community," Before the Senate Select Committee on Intelligence, January 29, 2019, https://www.dni.gov/files/ODNI/documents/2019-ATA-SFR---SSCI.pdf.



manifest in infrastructure systems or the potential magnitude of damage or disruption. This delays the federal government's ability to translate aggressive cyber threats into actionable mitigation measures and distinguish those threats that pose the greatest risks to national security. This gap creates the potential to over- or under-estimate a cyber threat and hinders appropriate federal and industry response.

CICC Mission and Operations

The CICC is not simply another cyber intelligence or information sharing mechanism; rather, it is an operations center intended to drive innovative, tactical, and rapid solutions to cyber threats affecting the infrastructure most critical to U.S. national security and the U.S. economy.

Moreover, the CICC should be founded by private sector executives, who task senior managers with relevant experience to participate in a 24/7 watch floor with their public sector colleagues. Working side-by-side in a classified environment, government and industry experts can rapidly assess intelligence in real-time and then develop and communicate tactical measures to protect critical infrastructure systems. By focusing first on a subset of the most critical companies in three highly targeted sectors, the CICC has the distinct agility, authority, and expertise to mitigate imminent threats to national security.

CICC MISSION

Establish a public-private collaborative space in which government and private sector experts work in concert to collect, process, and analyze cyber threat information; assess risks to critical sector operations; and rapidly disseminate pertinent tactical information or intelligence to effectively apply prevention or mitigation measures in the most highly critical infrastructure in the private sector.

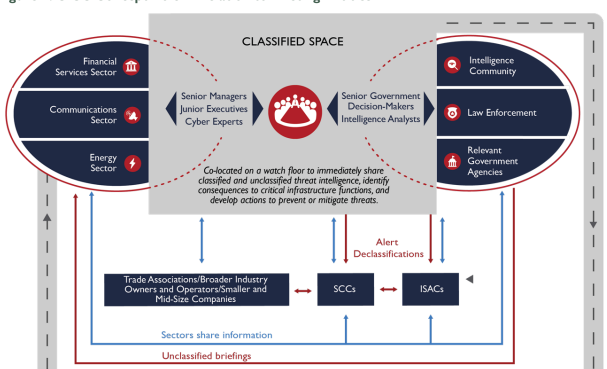


Figure 2. CICC Concept Role in Relation to Existing Entities

Distinct Capabilities and Requirements

The Working Group identified five initial distinct CICC capabilities. Associated requirements and operational characteristics are noted for each.

I. Provide real-time, direct collaboration between government intelligence analysts and experts from the private sector to efficiently identify, analyze, and mitigate national security level threats to highly critical sectors, with oversight and engagement of senior managers from private sector and government.

Requirements

- Co-locate senior private sector managers, company cyber experts, government managers, and government intelligence analysts working side-by-side at a 24/7 watch floor.
 - Private sector analysts with clearances sit on the watch floor and have access to company systems (e.g., through virtual private networks, cloud, and remote desktop).
 - Government managers and cyber analysts with clearances sit on watch floor with access to Intelligence Community systems.
 - Weekly secure conference call to include extended partners who may not have a physical presence in the CICC.

Operational Characteristics

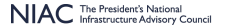
- Initial membership includes companies from the energy, financial services, and communications sectors. Other sectors can be added as the concept matures and grows.
- **2. Develop innovative mitigation measures** by using the collective expertise of private sector CICC staff, government managers, and national experts to directly share with the broader critical infrastructure community (including ISACs and small and medium sized entities).

Requirements

- Ability to engage internal CICC staff and external expertise from National Labs, academia, vendors/service providers, etc. to rapidly develop, test, and disseminate mitigations and response actions, based on the severity of the threat.
 - Code, patches, tools, or other mitigation measures can be tested and validated within the CICC companies.
 - Mitigation measures can be shared and disseminated to the broader infrastructure community using industry partnerships like Information Sharing and Analysis Centers (ISACs) and Sector Coordinating Councils (SCCs).
- Perform effectiveness testing to meet leading industry practices and standards.
- Integrate threat modeling based on intelligence to identify systemic infrastructure risk and introduce new mitigation controls.

Operational Characteristics

• Analyze threat intelligence to prioritize risk, understand impact, and release code or various tools to help entities (including small- and medium-sized entities) make informed decisions to manage risk.



- Allow the private sector to better prioritize risk mitigation strategies given the limited private sector resources.
- 3. Assess a threat or vulnerability's consequences to broader critical infrastructure sectors, assist in issuing alerts that can be shared broadly and share tools to help determine if the vulnerability is on a company's system.

Requirements

- Provide insight into the consequences of potential threats on company operations and potential implications more broadly across sector.
- Identify the level of severity and inform government collection and response actions.
- Share threat indicators with other company analysts on the floor to identify either how widespread a threat indicator is and/or to notify them to be on alert.

Operational Characteristics

- Support rapid declassification of threat information and mitigations by identifying the minimal parts of intelligence needed for companies to act and share with sector partners and smaller entities (e.g., through ISACs and other mechanisms).
- Establish a responsible disclosure program for centralized critical infrastructure to share threats and indicators of compromise (IOCs).
- **4. Monitor threat activity on infrastructure systems that could indicate targeting of a particular sector or device/system**, provide sector-specific insight to assess impacts to operations and supply chain, and inform appropriate government or company response.

Requirements

- Flag unusual activity or threat indicators in company systems and share them directly with government analysts without risks associated with data leaving company systems.
- Enrich intelligence collection and products with insight from private sector analysts.
- Evaluate threat data with continuous real-time monitoring to alert critical suppliers of CICC members.
- Provide a platform that enables the private and public sector to perform confidential cyber correlation searches.

Operational Characteristics

 Provide input to identified government entities to help determine appropriate government response, including potential legal or policy actions, depending on type of threat and actor involved (e.g., nation state vs. cyber criminals).



5. Allow the Intelligence Community (IC) to quickly share threats and intelligence with private companies and enable the private sector to add valuable context to support improved intelligence collection.

Requirements

 Government analysts have the mission and authority to collect intelligence on threats to privately owned critical infrastructure systems and make the private sector an explicit Intelligence Community customer.

Operational Characteristics

• Utilize and enhance existing intelligence distribution methods to ensure rapid, concise, actionable intelligence.

Staffing Selection, Roles, and Responsibilities

The CICC is not intended to replace existing intelligence and information sharing mechanisms between government and industry. As illustrated in Figure 2, the CICC concept fills the gap in existing intelligence sharing where more direct coordination and collaboration is needed between government and industry.

CICC operations need experienced company and government managers and analysts who can quickly provide context to government intelligence and develop the necessary tools and mitigations. CICC staff will quickly communicate recommendations (i.e., code, technology configurations, new controls) for immediate action to prevent or mitigate serious cyber threats. The CICC staff will be able to communicate these actions, with credibility, to the leaders of their respective companies.

The roles and responsibilities for each of the key players is outlined below, recognizing that additional detail will be needed for implementation.

CICC Member Companies

- Initial CICC Membership should include the companies with the most critical functions from the energy, financial services, and communications sectors.
- Member companies will provide employees and resources to stand-up and operate the CICC, including senior managers, junior executives, and cyber analysts to staff the 24/7 watch station.

CICC Staff

- Dedicated company and government senior leaders (C-suite level) should conduct a virtual weekly meeting to lead, manage, and direct the effective staffing and functioning of the CICC staff.
- Junior executives from initial CICC member companies and intelligence analysts and representatives from relevant agencies will provide guidance.
- CICC member companies will provide junior executives with the right capabilities and experience
 with company systems to understand the information/intelligence and its impact. In this role, they
 will help quickly provide insights to determine mitigation actions needed.
- CICC member companies will also provide cyber analysts to monitor their company networks and access a voluntary CICC data lake to compare threat indicators.
- Intelligence analysts and engineers from multiple agencies in the IC would be engaged and representatives from the relevant federal agencies (e.g., SSAs) should be on the watch floor.



Stakeholders and Outside Experts

- Existing information sharing mechanisms will provide valuable input.
- National Labs, academia, vendors/service providers, and other experts will be engaged as needed to help develop innovative mitigations.
- Critical infrastructure owners and operators who are not CICC members and are not located physically onsite will participate in regular calls and briefings as appropriate.

Use Cases and Operational Scenarios

The Working Group explored three scenarios to illustrate how the CICC will operate in practice and the value it will provide. The scenarios include vulnerability identification and prioritization, a ransomware attack, and a successful cyber attack that results in a disruption to critical functions.

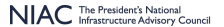
Scenario 1: Vulnerability Identification and Prioritization **PROBLEM**

The National Institute of Standards and Technology (NIST) has documented more than 16,000 vulnerabilities each of the last two years, and the National Vulnerability Database is on pace to exceed 18,000 in 2020.3 This equates to nearly 50 vulnerabilities every day that private sector analysts must review, assess for relevance and impact to company systems, and ultimately mitigate if necessary. Companies struggle to quickly identify which vulnerabilities affect their specific equipment, and elevate those that pose the most significant risk to their critical systems. An effort to patch one vulnerability may take a team of analysts months to plan and execute, making it imperative to prioritize the highest risks.

CICC'S APPROACH

- Identify malicious behavior patterns that could indicate vulnerability targeting.
- Collaboratively prioritize vulnerabilities that affect critical sector systems and use private sector expertise to identify how those vulnerabilities could manifest to disrupt sector operations and achieve a national impact.
- Focus industry and government expertise and resources on developing code/tools that would help the private sector find and patch high-impact vulnerabilities. While CICC activities will never replace a robust vulnerability patching program, CICC actions can help alert companies to a more serious vulnerability and provide novel tools to quickly find it within their systems.

³ "2019 in Review," National Vulnerability Database, News, accessed November 23, 2020. https://nvd.nist.gov/General/News/2019in-Review



CICC VALUE

- **Better identify malicious behavior patterns across sectors** to elevate alerting and coordinate public-private response actions.
- Improve application of the Common Vulnerability Scoring System to accelerate sector-wide patching and mitigation of high-impact vulnerabilities.
 - The System includes 22 variables, and government analysts must make several assumptions to arrive at a score. Private sector analysts understand real-world asset inventories and operating environments, and can offer expertise to increase the specificity and value of the score. There may even be an opportunity to develop severity scores by sector, helping small or mid-sized companies better prioritize action.

Scenario 2: Ransomware or Zero-Day Malware *PROBLEM*

Malware can give attackers unauthorized access and control in critical networks to cause disruption or damage. Malicious actors use ransomware — a form of malware — to encrypt and prevent access to a company's data or networks until a ransom is paid. According to the Federal Bureau of Investigation's Internet Crime Report, 2,047 reported ransomware attacks on U.S. organizations in 2019 resulted in "adjusted losses of over \$8.9 million."

Zero-day malware is a previously unknown software attack that security tools cannot yet detect; even for known threats, security software may not detect a ransomware payload, especially in the case of encrypted payloads. If an attack is suspected or detected in its early stages, immediate removal or isolation of the malware would likely stop encryption or reduce further data damage.

While these attacks can be costly or debilitating to an individual organization, the CICC cannot focus on mitigating all malware or ransomware threats. However, it can focus on identifying malicious behavior targeting critical sectors and malware vulnerabilities that could impact national security functions—while sharing indicators and mitigations that improve security sector-wide. Using software or other security policies to block known payloads from launching will help prevent malware. Software patches from vendors often mitigate ransomware vulnerabilities, so regular patching is also a key part of a mitigation strategy. Other mitigation measures include cyber hygiene and network segmentation. Still, there is no guaranteed prevention solution so having local and offline backups are a critical component to defending against ransomware.

CICC'S APPROACH

- Provide enriched intelligence in a classified environment that enables companies to proactively
 monitor critical networks, identify indicators to better detect malware, and identify targeting
 behavior that could warn of new malware exploits.
- Provide strategic analysis for ransomware/malware attacks on private sector critical networks and improve the ability of government to make threat actor attributions.

⁴ Federal Bureau of Investigation, Internet Crime Complaint Center, *2019 Internet Crime Report* (2020), https://pdf.ic3.gov/2019_IC3Report.pdf; Jeff Stone, "Ransomware to blame for nearly half the cyber-insurance claims filed in early 2020," *CyberScoop*, September 11, 2020, https://www.cyberscoop.cm/ransomware-cyber-insurance-cost-beazley-coalition/.



- Create and provide access to a secure, voluntary data lake (in which member companies would share information, such as netflow or operational technology network data) for CICC member company staff and government analysts to conduct their own analysis.
 - For example, a company analyst that identifies a suspicious IP address can use the
 power of the data lake to scan netflow from other sector companies and correlate
 information to discern a threat. The analyst can rapidly report suspected threats to CICC
 partners, who can work collaboratively to scan for similar activity and identify a
 potential widespread exploitation campaign.
- Develop code that can be disseminated through ISACs and other existing information sharing
 mechanisms to quickly update malware detection signatures or patch malware vulnerabilities. A
 similar model is used by the United Kingdom's National Cyber Security Centre.

CICC VALUE

- Improve the speed of mitigations and related malware prevention while collaborating with the Intelligence Community to disseminate classified intelligence through Federal Bureau of Investigation notification or declassifying and releasing information through ISACs.
- Add context provided by private sector analysts to measure the potential severity of malware targets, and prioritize high risk trends for collection.

Scenario 3: Successful Cyber Attack that Disrupts Critical Functions PROBLEM

A cyber attack that successfully disrupts critical infrastructure functions—particularly those integral to national security—requires a rapidly coordinated federal and private sector response to limit the extent of damage, protect other critical targets, and recover quickly.

CICC'S APPROACH

- Facilitate direct and immediate collaboration between private sector and government managers and analysts to develop innovative mitigation measures that can be shared in the broader critical infrastructure community, including with ISACs and small and medium-sized entities.
- Develop code and patches that can be disseminated through ISACs and put directly into private sector cybersecurity systems, which removes bureaucracy inherent in federal cyber response through Presidential Policy Directive 41 and enables an immediate detection of further malicious activity.
- Assess the consequences to broader critical infrastructure sectors, develop mitigations, and help declassify only pertinent information needed for an alert.

CICC VALUE

• Working in the CICC classified space, the impacted companies and sectors would be immediately briefed to create the best chance of limiting the impact of the attack, putting the government and private sector into rapid response operations to address the threat.



Analysis of Proposed Solution

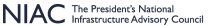
The distinct value provided by CICC coordination is to quickly provide innovative, actionable solutions in a coordinated way between government and industry experts, and expedite communication to push those solutions out to the broader community.

Existing Information Sharing Mechanisms and Value Added

The CICC concept complements existing information sharing mechanisms (as illustrated in Figure 2). The table below highlights the functions existing mechanisms provide and how the CICC concept adds value to these mechanisms.⁵

Existing	Functions	Added CICC Value
Mechanisms		
Information Sharing and Analysis Centers (ISACs)	 Sector-specific ISACs are nonprofit, member driven organizations formed by critical infrastructure owners and operators to share all-hazards threat information between government and industry. The communications, electricity, and financial sectors each have their own ISACs with a 24/7 watch floor to collect, analyze, and disseminate information on vulnerabilities and threats. 	 Add context to classified threat information using private sector Quantify the risk of the threat to the individual sectors as well as the collective threat. Identify cross-sector trends by combining inputs from ISACs with other information sources (classified and unclassified) Assist in developing alerts and tools that can be shared back to the ISACs for broader distribution. Assess of a threat or vulnerability's consequences to broader critical infrastructure sectors, assistance in developing an alert that can be shared broadly, and tools to help determine if the vulnerability is on a company's system.
Government- Run Watch Floors	 Sector-Specific Agencies (SSAs), law enforcement, and the intelligence community run watch floors where they monitor threats and malicious cyber activity; share threat information with relevant stakeholders and partners, and in some instances develop tools or provide technical assistance. Examples include: Cybersecurity & Infrastructure Security Agency (CISA) Central (formerly the National Cybersecurity and Communications Integration Center) U.S. Cyber Command NSA's Cybersecurity Directorate 	 Streamline coordination and provide operational tools across government and industry organizations, serving to connect the broader cyber landscape across industries and government intelligence. Increase understanding of the sector through private sector insights into how cyber threats could potentially impact company systems and potentially supporting faster declassification and dissemination through existing mechanisms

⁵ Please see references in Appendix C.



The President's National

Existing Mechanisms	Functions	Added CICC Value
	 Federal Bureau of Investigation (FBI) National Cyber Investigative Joint Task Force (NCIJTF) 	
Regional Intelligence Centers	 Daily intelligence sharing among public safety and service agencies at the federal, state, local and tribal levels, and with critical infrastructure and key private sector resources. Private sector partners work in classified space with government analysts to assess risk using unclassified data from critical infrastructure. Mechanisms allow for private sector partners to reach back to the center's analyst to continue the investigation. Examples include: Kansas Intelligence Fusion Center Michigan Intelligence Operations Center 	 Expands scope to national and/or sector-wide context to IOCs and threats Adds key Intelligence Community partners to analysis process and capability
Analysis and Resilience Center (ARC)	 Launched in October 2020 by financial and energy sector leaders to reduce systemic risks to critical infrastructure. Focused on identifying strategic risk, translating the risk into a register to allow for comprehensive analysis of the risks to the sector and developing mitigations. 	 Provide operational component and develops innovative mitigation measures that are applied directly and shared with the broader critical infrastructure community. Drive collection requirements and helps prioritize actions that need to take place.

Existing International Models

The Working Group reviewed existing successful international models where government and industry collaborate to identify and mitigate cyber threats. While there are different governance structures in place, these organizations illustrate how public-private collaboration can work.

- The United Kingdom's National Cyber Security Centre (NCSC) serves as the public face of the
 United Kingdom's cybersecurity initiatives and a single point of contact for companies, other
 government agencies, and the general public. The NCSC provides guidance, responds to
 cybersecurity incidents, enhances cybersecurity capabilities, and secures public and private
 sector networks.⁶
 - The NCSC works closely with private sector partners to facilitate information flow and better understand risks and consequences to industry. This helps the NCSC refine risk recommendations and tailor guidance to different industries (e.g., the Industry 100

⁶ "About the NCSC," National Cyber Security Centre, accessed November 6, 2020, https://www.ncsc.gov.uk/section/about-ncsc/what-we-do.



program where company-funded representatives come and work at the NCSC on a part-time basis.⁷).

- The Australian Cyber Security Centre (ACSC) monitors cyber threats to Australia and shares
 advice and information about cyber safety with individuals, critical infrastructure operators, and
 companies of all sizes. The ACSC also responds to cybersecurity threats as the Australian
 computer emergency response team (CERT).8
 - Under the Joint Cyber Security Centre (JCSC) program, ACSC partners with business, government agencies, academia, security vendors and consulting firms to provide services and support, including cyber threat intelligence and a platform for collaboration and sharing.⁹
 - The ACSC has dedicated space for multi-classification environment and local centers are instrumental in making connections across public and private sectors.
 - Collaboration with the private sector is generally at the unclassified level. ACSC shares classified intelligence with some key partners.

Action Plan

The Working Group recommends the following near-term actions to implement the CICC concept:

- 1. The President should direct the relevant federal agencies to support the private sector in rapidly standing up the CICC concept with the energy, financial services, and communications sectors:
 - a. Within 90 days the private sector will identify the executives who will lead execution of the CICC concept and establish governing criteria (including membership, staffing and rotation, and other logistics).
 - b. Within 120 days the CICC sector executives will identify and assign the necessary CICC staff from the private sector.
 - c. Within 90 days an appropriate venue to house the operational component will be identified and the necessary agreements put in place.
- The President should direct the Intelligence Community and other relevant government agencies to identify and co-locate the required government staff counterparts to enable the direct coordination required by the CICC. This staff should be pulled from the IC, SSAs, and law enforcement.
- 3. The President, working with Congress, should establish the appropriate authorities and mission for federal agencies to directly share intelligence with critical infrastructure companies, along with any other authorities required for the CICC concept to be fully successful (identified in Appendix A).
- 4. Once the CICC concept is fully operational (within 180 days), the responsible executives should deliver a report to the NSC and the NIAC demonstrating how the distinct capabilities of the CICC have been achieved and the impact of the capabilities to date. The report should identify remaining gaps in resources, direction, or authorities.

⁹ "Joint Cyber Security Centres," Australian Signals Directorate, accessed May 20, 2020, https://www.cyber.gov.au/programs/joint-cyber-security-centres.



^{7 &}quot;Industry 100," National Cyber Security Centre, accessed November 20, 2020, https://www.ncsc.gov.uk/information/industry-100.

^{8 &}quot;About," Australian Cyber Security Centre, accessed March 19, 2020, https://cyberexchange.uk.net/about-us/.

DRAFT / NIAC PRE-DECISIONAL

The CICC concept may take several years to reach full maturity and should remain small and agile in its early stage; but the Working Group believes that the initial facility, staff, agreements, and operations can be rapidly stood up—at the direction of private sector and government executives.



Appendix A: Available Authorities and Authorities Needed to Succeed

The National Security Council (NSC) asked the NIAC to determine the legal agreements required to implement the CICC concept and identify any gaps that might exist in current authorities. This appendix summarizes the results of the Working Group's examination of the existing authorities that could be leveraged to implement the CICC and the gaps that need to be addressed for it to fully achieve the operational functionality intended. **Ultimately, for the real-time, two-way sharing of threat information to be effective, private and governmental entities must establish relationships of trust.**

The key gaps in existing authorities to support the CICC include:

- Need for liability protection when private sector entities share information about a breach;
- Clearer guidance to govern information sharing to allow for rapidly declassifying intelligence;
 and
- Clarity on the ability of the Intelligence Community and relevant federal agencies to participate and agreements needed to allow for participation.

CICC Capabilities, Application of Existing Authorities, and Potential Gaps

The table below maps the CICC's distinct capabilities with existing authorities that could be leveraged and any gaps or limitations that may prevent full realization of the capabilities. Please note references to non-federal governmental entities include private sector organizations or companies, municipally owned and operated entities, and organizations of all sizes. Any subsequent references to the private sector or companies are intended to capture this group.

CICC Capability

 Provide real-time, direct collaboration between government intelligence analysts and experts from the private sector to efficiently identify, analyze, and mitigate national security level threats to highly critical sectors, with oversight and engagement of senior managers from private sector and government.

Existing Authorities

- Cybersecurity Information Sharing Act of 2015 (CISA) – Allows information sharing between the U.S. government and technology and management companies. Authorizes companies to monitor and implement defensive measures on their own information systems to counter cyber threats.
- Cybersecurity State Coordinator Act (2020) –
 Directs the Cybersecurity and Infrastructure
 Agency (CISA) to improve the capacity of state
 and local governments to protect against

- The Cybersecurity Information Sharing Act of 2015 is limited to sharing information and not mitigation efforts that can be applied to the broader critical infrastructure community; also does not satisfy all federal reporting requirements. Regulators such as the FTC and SEC have stated that they consider cooperation and voluntary reporting favorably when pursuing enforcement actions.
- Cybersecurity State Coordinator Act does not permit the Intelligence Community to share

Existing Authorities

cybersecurity threats. Improves intelligence sharing between state and federal governments.

- State and Local Government Cybersecurity
 Act (2019) Encourages national cybersecurity
 watchdogs to share information regarding
 cybersecurity threats, vulnerabilities, and
 breaches. Helps bolster all levels of
 government defense from sophisticated
 cyberattacks.
- Executive Order 13636: Improving Critical Infrastructure Cybersecurity (2013) – Increases the volume, timeliness, and quality of cyber threat information sharing.
- PPD-21, Critical Infrastructure Security and Resilience (2013) – Directs the creation of a situational awareness capability to address physical and cyber aspects of how critical infrastructure is functioning, understand the consequences of attacks to critical infrastructure, and improve the relationship between private critical infrastructure companies and government regulators to improve cybersecurity efforts.
- NSPD 54, Cybersecurity Policy (2008) –
 Focused on defining the federal role of extending cybersecurity into critical infrastructure domains, developing global supply chain risk management, and coordinating research and development efforts; contained broad mandates, directing the Secretary of Homeland Security to "conduct outreach to the private sector on cybersecurity threat and vulnerability information."
- Defense Industrial Base Cybersecurity
 Program, pursuant to 32 CFR Part 236 (2007)
 Voluntary program that allows the
 Department of Defense to share classified and unclassified cyber threat information with defense industrial base participants in near real-time.
- Homeland Security Act of 2002 Established within the Department of Homeland Security a Directorate for Information Analysis and

Potential Gaps in Authorities

information with the private sector; does not provide real-time, side-by-side coordination; and is limited to state and local governments.

- State and Local Government Cybersecurity Act is limited to state and local governments and does not provide real-time, side-by-side coordination.
- Executive Order 13636 stops short of creating new federal requirements, resources, or authorities to support systemically important critical infrastructure or additional expectations on the private-sector entities that receive it.
- PPD-21 remains focused on federal government-led efforts to engage with private sector.
- NSPD 54 established broad policy objectives that have lost momentum with changes in administration, although the directive has not been repealed.
- **Defense Industrial Base Cybersecurity Program** is limited to defense contractors and may have limited voluntary participation.
- Homeland Security Act provides the foundational document and authorities for coordination between government entities and critical infrastructure owners; however, implementation of those authorities since the Act's passage has demonstrated that certain programs are still not optimally promoting public-private coordination.
- The Patriot Act authorizes the CFTF construct, but the effectiveness of this program has been hampered by lack of funding; the CFTF also relies on trust from industry participants to facilitate victim notification.

Existing Authorities	Potential Gaps in Authorities
Infrastructure Protection, which mandated,	
inter alia, that the Directorate receive and	
analyze law enforcement and intelligence	
information from federal, state, and local	
agencies and the private sector; carry out	
comprehensive assessments of vulnerabilities	
of critical infrastructures; integrate relevant	
information, analyses, and vulnerability	
assessments to identify protection priorities.	
Patriot Act (2001) – Provides authority for the	
Secret Service-led Electronic Crimes Task	
Force, which recently merged with the	
Financial Crimes Task Force to become the	
Cyber Fraud Task Force (CFTF); the CFTFs	
partner with over 4,000 private sector entities,	
2,500 international, federal, state, and law	
enforcement partners, and 350 academic	
partners to share information and analysis on	
cyber-crimes with financial economic impact.	

CICC Capability

2. Develop innovative mitigation measures by using the collective expertise of private sector CICC staff, government managers, and national experts to directly share with the broader critical infrastructure community (including ISACs and small and medium sized entities).

Existing Authorities

- Cybersecurity State Coordinator Act (2020) –
 Directs the Cybersecurity and Infrastructure
 Agency (CISA) to improve the capacity of state
 and local governments to protect against
 cybersecurity threats. Improves intelligence
 sharing between state and federal
 governments.
- Executive Order 13920, Securing the Bulk Power System (2020) Requires the Department of Energy to establish criteria for pre-qualified bulk power system equipment and further directs the Department of Energy to identify existing bulk power system equipment that poses a risk to national security, developing recommendations to isolate or replace that equipment as appropriate.

- Cybersecurity State Coordinator Act is limited to state and local governments; does not provide mitigation measures; and is not specific to the broader critical infrastructure community.
- Executive Order 13920 is motivated by concern with Huawei and ZTE components in the bulk power system and focuses on remediating that immediate concern through identification of criteria rather than on promoting innovative technologies per se; does not address distribution system as outside of federal purview.
- State and Local Government Cybersecurity Act is limited to state and local governments; and is limited to the collaboration and access to

Existing Authorities

- State and Local Government Cybersecurity
 Act (2019) Encourages national cybersecurity
 watchdogs to share information regarding
 cybersecurity threats, vulnerabilities, and
 breaches. Helps bolster all levels of
 government defense from sophisticated
 cyberattacks.
- Sarbanes-Oxley Act (SOX) of 2002 and SEC Statement and Guidance on Public company Cybersecurity Disclosures (2018) – Section 404 of SOX requires public companies to include in their annual reports management's assessment of the effectiveness of the company's internal controls over financial reporting and an auditor's attestation as to the effectiveness of the internal control structure; such internal controls include IT controls. The SEC's recent Statement and Guidance on these disclosures assists public companies in preparing disclosures about cybersecurity risks and incidents. Advises companies to implement comprehensive policies and procedures to respond to cyber risks and incidents.
- Executive Order 13800 Strengthening the Cybersecurity of Federal Networks and Critical Infrastructure (2017) – Supports cybersecurity efforts of critical infrastructure entities. Classified report published pursuant to Executive Order 13800 indicates that DHS seeks to improve access to classified information for critical infrastructure owners and operators and improve incident communication and coordination.
- Presidential Policy Directive 41 (2016) –
 Coordinates a unified government response to significant cyber threats.
- Cybersecurity Information Sharing Act 2015
 (CISA) Authorizes companies to monitor and implement defensive measures on their own information systems to counter cyber threats.
- FAST Act (2015) Allows the Secretary of Energy to direct energy companies to implement specific, short-term cyber attack

Potential Gaps in Authorities

improved security tools, not mitigation measures.

- Sarbanes-Oxley Act (SOX) of 2002 and SEC
 Statement and Guidance on Public company
 Cybersecurity Disclosures provide specific
 directives and guidance to implement those
 directives, but these are limited to public
 companies.
- Executive Order 13800 does not specify access to classified information per se; does not provide directive to private sector to share cyber threats.
- Presidential Policy Directive 41 does not instruct private sector to present a shared and unified response to cyber threats. Applies policies and procedures to incidents where the federal department or agency is victim.
- CISA is limited to sharing information and not mitigation efforts that can be applied to the broader critical infrastructure community.
- FAST Act is limited to the Secretary of Energy and energy companies; limited to emergency situations that are unlikely to affect long-term cybersecurity improvements.
- Executive Order 13691 develops more efficient means for gathering clearances but does not specifically share classified information.
- Executive Order 13636 stops short of creating new federal requirements, resources, or authorities to support Systemically important critical infrastructure or additional expectations on the private-sector entities that receive it.
- **NISPOM** specific to contractor information systems.
- SAFETY Act only provides liability protection if a company applies for Qualified Anti-Terrorism Technologies designation.
- Homeland Security Act prioritizes intergovernmental sharing and countering weapons of mass destruction vice cyber defense per se.



Existing Authorities	Potential Gaps in Authorities
mitigation technologies following a Grid Security Emergency.	
Executive Order 13691 – Promoting Private Sector Cybersecurity Information Sharing (2015) – Directs private companies, nonprofit organizations, executive departments, and agencies to share information related to cybersecurity risks and incidents and collaborate to respond in close to real time as possible.	
 Executive Order 13636 – Improving Critical Infrastructure Cybersecurity (2013) – Increases the volume, timeliness, and quality of cyber threat information sharing. 	
 National Industrial Security Program Operating Manual, (NISPOM) 2013 – Protects classified information, and specifically covers classified information systems owned and operated by cleared industry. 	
 SAFETY ACT (2002) – Provides incentives for deploying effective anti-terrorism technologies, services, and capabilities. 	
 Homeland Security Act (2002) – Section 301 established the DHS Directorate of Science and Technology with a broad mandate to encourage the development of technologies for homeland security, to include establishing a system for transferring homeland security developments to federal, state, and local government and private sector entities. 	

CICC Capability

3. Assess a threat or vulnerability's consequences to broader critical infrastructure sectors, assist in issuing alerts that can be shared broadly and share tools to help determine if the vulnerability is on a company's system.

Existing Authorities	Potential Gaps in Authorities
Executive Order 13920, Securing the Bulk Power System (2020) — Establishes Task Force on Federal Energy Infrastructure Procurement Policies that seeks to improve the sharing of	Executive Order 13920 is focused on federal government efforts, although it must contemplate private sector engagement given that procurement for the bulk power system is predominately a private sector activity.

Existing Authorities

risk information and risk management practices to inform such procurement.

- Secure and Trusted Communications
 Networks Act (2020) Requires the Federal
 Communications Commission to publish a list
 of products prohibited for use by advanced
 telecommunications providers for posing an
 undue national security risk.
- State and Local Government Cybersecurity
 Act (2019) Encourages national cybersecurity
 watchdogs to share information regarding
 cybersecurity threats, vulnerabilities, and
 breaches. Helps bolster all levels of
 government defense from sophisticated
 cyberattacks.
- National Cybersecurity Preparedness
 Consortium Act (NCPCA, 2019) Aids the process of preparing for and responding to national, state, and local level risks. Provides private-sector insight into the implications of threats to company systems and validates the impact the threat would have on critical infrastructure systems.
- Presidential Policy Directive 41 (2016) –
 Coordinates a unified government response to significant cyber threats.
- Executive Order 13718, Commission on Enhancing National Cybersecurity (2016) Established commission within the Department of Commerce to develop recommendations to ensure that cybersecurity is integrated into the Internet of Things and to suggest investments in research and development initiatives that can enhance cybersecurity; the Commission issued its final report in 2016, which recommended developing a joint cybersecurity operation program for cyber incident response that may be leveraged to advocate for a similar program.
- FAST Act (2015) –Allows the Secretary of Energy to direct energy companies to implement specific, short-term cyber attack mitigation technologies following a Grid Security Emergency.

- Secure and Trusted Communications Networks
 Act is focused on telecommunications
 equipment and the list of prohibited equipment
 is unlikely to be published before spring of
 2021; the FCC has sought not to drive the
 process of identifying equipment but to seek
 feedback from industry through the rulemaking
 process to do so.
- State and Local Government Cybersecurity Act limited to state and local governments.
- NCPCA does not specify if government entities can share classified information with private sector; does not provide incentive or direction for private sector to share insight with government entities; is specific to emergency situations; and does not offer a center to analyze threat intelligence.
- State and Local Government Cybersecurity Act is limited to state and local governments; and does not occur in real- time.
- Presidential Policy Directive 41 does not instruct private sector to present a shared and unified response to cyber threats.
- CISA encourages sharing and insight into threats to private and public systems but does not provide the tools to help determine if the vulnerability is on a company's system o assistance in developing the alert.
- Executive Order 13718 established a Commission that has now dissolved.
- FAST Act is specific to the Secretary of Energy and energy companies; and limited to emergency situations.
- Executive Order 13636 stops short of creating new federal requirements, resources, or authorities to support systemically important critical infrastructure or additional expectations on the private-sector entities that receive it.



Existing Authorities	Potential Gaps in Authorities
Executive Order 13636 – Improving Critical	
Infrastructure Cybersecurity (2013) –	
Increases the volume, timeliness, and quality	
of cyber threat information sharing.	

CICC Capability

4. Monitor threat activity on infrastructure systems that could indicate targeting of a particular sector or device/system, provide sector-specific insight to assess impacts to operations and supply chain, and inform appropriate government or company response.

Existing Authorities

National Cybersecurity Preparedness Consortium Act (NCPCA, 2019) – Aids the process of preparing for and responding to national, state, and local level risks. Provides private-sector insight into the implications of threats to company systems and validates the impact the threat would have on critical infrastructure systems.

- National Defense Authorization Act (NDAA)
 of 2019 Section 889 Restricts the federal
 government's direct purchase of certain
 prohibited telecommunications equipment
 and from contracting with an entity that uses
 any such equipment that serves as a
 substantial or essential component of any
 system; this has direct ramifications for critical
 infrastructure participants using
 telecommunications equipment that contract
 with the federal government and serves as a
 mechanism for the Secretary of Defense to
 monitor threats to critical infrastructure
 systems that use such equipment.
- Executive Order 13873, Securing the
 Information and Communications Technology
 and Services Supply Chain (2019) Prohibits
 any acquisition of information and
 communications technology where a foreign
 country or national has any interest if the
 Secretary of Commerce has determined the
 transaction poses an undue risk of sabotage.
- SECURE Technology Act (2018) Aims to reduce federal government supply chain threats. Creates a Federal Acquisition Security

- NCPCA does not provide incentive or direction for private sector to share insight and monitor vulnerabilities with government entities; and is not specific to the sector supply chain.
- NDAA Section 889 is limited to entities that contract with the federal government and to telecommunications equipment, although such equipment may be broadly used across critical infrastructure sectors.
- Executive Order 13873 could have served as authority to help federal government assist private sector telecommunications entities in developing threat intelligence, but Department of Commerce has not promulgated final rules to implement this Executive Order.
- SECURE Technology Act is limited to bug bounty programs to reduce federal government supply chain threats.
- Sarbanes-Oxley Act (SOX) of 2002 and SEC
 Statement and Guidance on Public company
 Cybersecurity Disclosures is specific to public
 companies and is focused on a company's
 having adequate disclosure controls and
 procedures in place to help ensure that
 material risks involving breach vulnerabilities
 are adequately considered.
- Executive Order 13800 functions as an accountability measure and not as a directive for private owners and operators of critical infrastructure to monitor sector threats.



Existing Authorities

Council that determines what types of products pose supply chain security risks to federal government.

- Sarbanes-Oxley Act (SOX) of 2002 and SEC Statement and Guidance on Public company Cybersecurity Disclosures (2018) – Section 404 of SOX requires public companies to include in their annual reports management's assessment of the effectiveness of the company's internal controls over financial reporting and an auditor's attestation as to the effectiveness of the internal control structure; such internal controls include IT general controls. The SEC's recent Statement and Guidance on these disclosures assists public companies in preparing disclosures about cybersecurity risks and incidents. Advises companies to implement comprehensive policies and procedures to respond to cyber risks and incidents.
- Executive Order 13800 Strengthening the Cybersecurity of Federal Networks and Critical Infrastructure (2017) – Supports cybersecurity efforts of critical infrastructure entities. Indicates that DHS seeks to improve access to classified information for critical infrastructure owners and operators and improve incident communication and coordination.
- Cybersecurity Information Sharing Act 2015
 (CISA) Allows information sharing between
 the U.S. government and technology and
 management companies. Authorizes
 companies to monitor and implement
 defensive measures on their own information
 systems to counter cyber threats.
- Executive Order 13691 Promoting Private Sector Cybersecurity Information Sharing (2015) – Directs private companies, nonprofit organizations, executive departments, and agencies to share information related to cybersecurity risks and incidents and collaborate to respond in close to real time as possible.

- CISA authorizes companies to monitor and implement defensive measures, however, it does not instruct companies to do so; CISA also does not provide understanding to assess impacts of a particular to the sector supply chain.
- Executive Order 13691 does not provide understanding to assess impacts of a particular threat to the sector supply chain.

CICC Capability

5. Allow the Intelligence Community (IC) to quickly share threats and intelligence with private companies and enable the private sector to add valuable context to support improved intelligence collection.

Existing Authorities

- Executive Order 13920, Securing the Bulk
 Power System (2020) Requires the
 Department of Energy to mitigate concerns
 with cyber attacks to bulk power system; to
 that end, the Department of Energy published
 a request for information focused on, inter
 alia, understanding participation in
 information sharing programs like E-ISAC.
- Secure and Trusted Communications
 Networks Act (2020) Requires the Federal
 Communications Commission to develop an information sharing program regarding supply chain security risks with telecommunications providers and their suppliers.
- Cybersecurity Information Sharing Act 2015
 (CISA) Allows information sharing between
 the U.S. government and technology and
 management companies. Authorizes
 companies to monitor and implement
 defensive measures on their own information
 systems to counter cyber threats.
- Executive Order 13691 Promoting Private
 Sector Cybersecurity Information Sharing
 (2015) Directs private companies, nonprofit
 organizations, executive departments, and
 agencies to share information related to
 cybersecurity risks and incidents and
 collaborate to respond in close to real time as
 possible.
- Presidential Policy Directive-21 Critical
 Infrastructure Security and Resilience, (2013)

 Develops a situational awareness capability that addresses both physical and cyber aspects of how infrastructure is functioning in near-real time.
- Homeland Security Information Sharing Act (2002) – Sought to promote information sharing between federal, state, and local governments and to that end directed the

- Executive Order 13920 is focused on the bulk power system and it is unclear whether the Department of Energy's request for information regarding participation in information sharing programs that seeks to implement this Executive Order will lead to improvement in participation in the E-ISAC or other positive outcomes for information sharing in this sector.
- Secure and Trusted Communications Networks
 Act is focused on telecommunications sector
 and it is unclear what the information sharing
 program will look like beyond the
 Communications ISAC.
- CISA has restrictions on sharing and use. When
 a company receives a threat indicator or
 defensive measure from another party, it must
 comply with any lawful restrictions the sharing
 entity imposes on sharing or using that
 information. CISA also fails to provide a
 complete limitation on liability such that private
 entities would be fully incentivized to share
 threat information.
- Executive Order 13691 does not specify the limitations on sharing and if this is restricted to declassified information.
- Presidential Policy Directive-21 improves the relationship between private critical infrastructure companies and government regulators to improve cybersecurity efforts. However, it does not specify how information is shared and whether this includes classified information. It also does not explicitly make the private sector an Intelligence Community customer.
- Homeland Security Information Sharing Act focuses on intergovernmental sharing and does not specifically contemplate sharing with private entities.

Existing Authorities	Potential Gaps in Authorities
President to prescribe Federal Agency procedures for information sharing with these entities, to include handling of classified	
information.	

Appendix B. Acknowledgements

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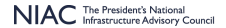
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