General Transition Questions:
Q1: Has the transition of the Regional Entity from FRCC to SERC been approved by NERC and FERC?
A: Yes, on February 7, 2019, the NERC Board of Trustees authorized the North American Electric Reliability Corporation (NERC) to terminate the delegation agreement with Florida Reliability Coordinating Council (FRCC) and approved the transfer of the FRCC registered entities to the SERC Reliability Corporation. On April 30, 2019, the Federal Energy Regulatory Commission (FERC) issued a letter order granting the joint petition of the Florida Reliability Coordinating Council, Inc. (FRCC), SERC Reliability Corporation (SERC), and the North American Electric Reliability Corporation (NERC) seeking approvals in connection with the dissolution of FRCC as a regional entity.

Q2: When will the CEA responsibilities transfer from FRCC to SERC?
A: The transition will occur July 1, 2019.

Q3: What will FRCC’s role be following the transition of the Regional Entity to SERC?
A: After July 1, 2019, FRCC will continue its traditional member services reliability functions and coordinating roles, which include its work as a Reliability Coordinator and Planning Authority.

Q4: How can I prepare for the transition, and who can I contact at SERC if I have questions?
A: Information regarding the transition to SERC is available on their website at the following link - https://www.serc1.org/outreach/frcc-re-integration.

Educational Questions:
Q5: Will the FRCC offer workshops or webinars during the transition?
A: The FRCC RE Spring Workshop has been cancelled, however registered entities are welcome to register for and attend SERC’s workshop and webinars.

Q6: How can we get more information about SERC’s workshops and webinars?
A: Information regarding SERC’s workshops and webinars is available on their website at the following link - http://serc1.org/outreach

Compliance Monitoring and Enforcement:
Q7: Will the transition affect any monitoring engagements scheduled for 2019?
A: Yes, the 2019 Self-Certifications for FRCC registered entities has been cancelled. Also, 2nd Quarter FAC-003-4 Periodic Data Submittals will be required by Transmission Owners and Generator Owners, regardless of whether a Sustained Outage occurred during the quarter or not. Compliance Audits and Spot Checks remain unchanged and will be conducted as planned.

Q8: When will Audit Notification letters for 2019 Compliance Audits be sent?
A: The Audit Notification Letters for 2019 Compliance Audits will be sent at least 90 days prior to commencement of the audit, in accordance FRCC’s current practice.