



## **WPD's Business Plan Commitment Report**

In June 2013, WPD published a Business Plan for the eight year period from April 2015 to the end of March 2023. The Business Plan detailed the network investment we intended to deliver, how much it would cost and the benefits that would be provided to customers and stakeholders.

The eight year period aligns with the Ofgem regulatory price control review period, known as RIIO-ED1; the first for electricity distribution to be determined using the Revenue = Incentives, Innovation and Outputs framework. The RIIO model is designed to offer Distribution Network Operators (DNOs) strong incentives to meet the challenges of delivering a low carbon, sustainable energy sector at value for money for existing and future customers.

The WPD Business Plan contains 76 outputs (or commitments) established for the RIIO-ED1 period. This document is the Business Plan Commitments Report as required by Standard Licence Condition (SLC) 50. It describes the progress made towards delivering the commitments made within the WPD Business Plan. The report also provides details of further initiatives and new developments since the publication of the Business Plan.

# Structure of WPD's Business Plan Commitments reporting

In order to meet the requirements of different stakeholders we have produced reports in different formats. These enable the reader to select the report type that best meets their requirement for either a high level summary or detailed understanding of our actions. The options available are shown below.

A single page high level performance snapshot (as required by Ofgem Business Plan Reporting Guidance) providing a set of data which will be common across each of the DNOs, allowing a high level performance comparison.

yourpowerfuture.westernpower.co.uk/Performance-Snapshot-BP-Commitments-Report-2020-21

A summary report for interested stakeholders which provides an overview of our performance in key areas.

yourpowerfuture.westernpower.co.uk/summary-business-plan-commitments-report-2021

This comprehensive report for expert stakeholders which provides detailed information on our progress against the full range of commitments made within the Business Plan, including expenditure.

# **Electronic Document Navigation**

There are two ways to navigate to individual sections of the document, we have included:

- a hyperlinked list of sections below; and
- 'buttons' on the right hand side of every page.

Both will navigate to the contents page for the relevant section and from there it will be possible to navigate within each section.

#### List of sections

Foreword, Performance Snapshot & Executive Summary

Introduction

Safety

Reliability

**Environment** 

**Connections** 

**Customer Satisfaction** 

**Social Obligations** 

**Expenditure** 

Glossary



# Foreword Performance Snapshot Executive Summary

RIIO-ED1 Business Plan Commitments Report Year Six – 2020/21

29 October 2021

# Foreword, Performance Snapshot & Executive Summary Contents

Foreword	.6
Performance Snapshot for 2020/21	.7
Summary of output performance	.8
Executive Summary	.9
Performance summary of all 76 outputs	.15

#### **Foreword**

Our business is to keep the lights on - providing a safe and reliable electricity service to 8 million customers who rely on us every day. We look after a network of wires, poles, pylons, cables and substations; distributing electricity to homes and businesses across the Midlands, South Wales and the South West.



Pandemic, addressing the challenges of decarbonisation and developing plans for the next price control period. We have been very transparent with our plans, publishing three draft versions of our RIIO-ED2 Business Plan to allow our stakeholders the opportunity to influence the services and investments required for a changing energy future.

During 2020/21 our plan to develop Distribution System Operator (DSO) functions has continued to progress. Work to date is already having a positive impact, for instance we have contracted with 441MW flexibility services during 2020/21 achieving £40m of deferred/avoided reinforcement (in 2020/21 prices).

We remain on track to outperform the majority of the commitments we made for the RIIO-ED1 price control whilst adapting to changes for the creation of a more flexible energy system. For instance we have continued to beat our targets for customer minutes lost, accident rates have reduced to 0.68 accidents per 100 staff and our Business Carbon Footprint (BCF) has continued to get smaller. Further details of our performance in year six of RIIO-ED1 can be found in this report.

Even though we had to change some practices due to Covid-19, we have continued to provide the highest level of service to our 8 million customers. Our hard work is reflected in our excellent performance against the Broad Measure of Customer Satisfaction (BMCS) results with each licence area continuing to improve on last year's performance, scoring 9.18 out of 10 overall. We have also been awarded a number of accreditations and awards for customer service during 2020/21cluding:

- We achieved the British Institution Standard for Inclusive Service Provision (BS18477) for the eighth year running, the longest period for any company in the UK.
- We were reaccredited with the Customer Service Excellence (CSE) Standard and WPD was noted as the top UK performer out of 600 companies.
- We were recognised at the 2020 Utility Week Awards winning the Customer Vulnerability Award.
- In addition at the 2020/21 Engage Customer Service awards we achieved Gold for 'Best Customer Service Team', 'Best Customer Contact Strategy in a Crisis' and 'Best Innovation in Customer Engagement'

The needs of our customers in vulnerable situations remains an important focus. It became apparent early on in the Covid-19 pandemic that there would be a substantial impact on our customers in vulnerable situations. In response we utilised existing links with stakeholders and established the 'In This Together – Community Matters' fund which provided funding to nearly 900 organisations which in turn assisted over 565,000 people living in vulnerable situations.

We also continued with our long-term initiatives. Providing support to 22,013 fuel poor customers resulting in an average saving of £456 per customer. Our first ever social contract, containing a variety of social and environmental initiatives, was also formalised and published. Work towards some of these initiatives has already begun. For example, benchmarking has been conducted to establish best practice with regards to Environmental, Social and Governance (ESG). In 2020/21 WPD achieved a 'B' rating as part of the ESG assessment, which places us in the top 15% of utility companies globally.

Looking forward we have established plans and work programmes to build a 'green recovery' from the effects of Covid-19. To this end during 2020/21 we have identified strategic investment in the network, providing capacity for Low Carbon Technologies (LCTs) which supports communities to establish green jobs and stimulates a green recovery.

Phil Swift, WPD Chief Executive

#### **Performance Snapshot for 2020/21**

1.1 This performance snapshot is based upon the requirements specified by Ofgem in the Business Plan Commitments Report guidance document, replicating the data submitted in table SI1 of the annual regulatory reporting pack. An explanation of terms can be found in the Glossary.

,	West Midlands	East Midlands	South Wales	South West
Number of Customers				
No. of Customers on DNOs network	2,505,140	2,674,911	1,147,345	1,636,981
Ne	twork Length			
Overhead lines (km)	23,168.5	20,755.7	17,893.7	27,559.4
Underground lines (km)	42,403.2	53,998.2	18,024.1	23,453.2
Other (Subsea cables) (km)	0.4	0.0	8.9	83.7
Total DNO Network Length (km)	65,572.1	74,753.9	35,926.8	51,096.3
Total Ex	penditure (TOT	EX)*		
Total Expenditure (£m)*	263.1	254.3	139.5	196.4
RIIO-ED1 allowance (£m)*	263.8	257.3	124.1	210.0
% of Allowed	100%	99%	112%	94%
-	ervice (unweig	ghted)**		
Customers Interrupted (including exceptional events)	45.9	39.0	39.7	57.0
Customers Minutes Lost (including exceptional events)	26.2	22.0	22.4	34.5
Customers Interrupted (excluding exceptional events)	43.0	39.0	35.9	55.2
Customers Minutes Lost (excluding exceptional events)	24.3	22.0	19.6	34.5
Unrestricted Domestic Tar	iff (adjusted fo	r typical consu	ımption)	
Tariff Charge (£)*	66.5	63.9	87.6	86.6
	onnections			
Time to quote (LVSSA) (Days)	1.1	1.6	1.1	2.8
Time to connect (LVSSA) (Days)	32.0 mer Satisfaction	31.7	29.8	36.8
Overall Broad Measure of Customer				
Satisfaction score (out of 10)	9.12	9.19	9.28	9.14
Social Obligations				
Individual stakeholder Engagement and Consumer Vulnerability score (out of 10)	To be confirm	ed by Ofgem		
Incentive on Connections Engagement (	ICE) - penaltie	s incurred unc	ler the ICE sch	neme (£)
No penalties incurred.				
Safety - qualitative summary				

In 2020/21 the accident rate for WPD as a whole was 0.68 accidents per 100 staff. The accident rate has continued to improve below the 10% improvement rate set for RIIO-ED1. In 2020/21 there were no improvement notices or prosecutions from the HSE. We have appealed an HSE prohibition notice.

#### **Environmental impact - qualitative summary**

WPD's business carbon footprint has reduced by 34% in comparison to our benchmark year of 2012/13, we have beaten our in-year target for 2020-21.

#### Innovation - qualitative summary

WPD had 30 innovation projects active during 2020/21. We have seen a significant rollout of innovative flexibility initiatives, including procurement of flexibility service via the Flexible Power brand which has procured 441MW of flexible services during 2020/21, impacting over 1,777,498 customers and achieving £40m of deferred/avoided reinforcement (in 2020/21 prices). As part of our DSO forward plan we also conducted proactive bi-lateral engagement with local authorities, shared DFES data and gathered information on achieving decarbonisation to inform our planning processes.

\*Values are quoted in 2012/13 prices, as this is the price base used for setting allowances, within licence conditions and within Ofgem financial models. Costs incurred in 2020/21 have been deflated to be comparable to the allowances.

<sup>\*\*</sup>The values shown are based upon data submitted to Ofgem in table SI1 as part of annual reporting on 31 July 2021. The values in SI1 vary to those stated in other sections of this report. SI1 states the total unweighted impact, whereas in this report we compare performance to targets (which includes application of weighting factors defined by Ofgem). Other differences may arise due to the values used for exceptional event exclusions which are not finalised by Ofgem until after 31 July 2021.

# **Summary of output performance**

1.2 The tables below provide a high-level indication of progress against the 76 commitments included in the WPD RIIO-ED1 Business Plan. Each output is hyperlinked to the related detailed part of the report.

	Safety	
1	HSE Intervention	$\bigcirc$
2	ESQCR clearances	
<u>3</u>	Inspection and maintenance	
4	Accident frequency	
5	Powering Improvement	
6	Working with trade unions	
7	Investigating accidents	
8	Substation security	
9	Educational sessions	
10	Safety Literature	
	Reliability	
11	Network performance	
12	Speed of restoration	Ø Ø
13	12 hour outages	
14	Guaranteed standards	$\bigcirc$
15	Worst served customers	
16	Flood defences	
17	Tree clearance (resilience)	
18	Black start resilience	
	Environment	
19	LCT response time	x
20	Identifying LCT hotspots	
21	Uprating assets – LCT hotspot areas	$\bigcirc$
22	Developing smart solutions	
23	Using smart solutions	
24	Oversizing transformers for losses	$\bigcirc$
25	Uprating cables for losses	
26	Lowering vehicle emissions	$\bigcirc$
27	Energy efficiency – buildings	
28	Reducing waste to landfill	•
29	Reducing BCF	
30	Reducing oil leaks from cables	$\bigcirc$
31	Reducing SF <sub>6</sub> leaks	$\bigcirc$
32	Installing bunds	
33	Undergrounding lines in AONBs	$\bigcirc$

Key		
<b>Ø</b>	Achieved an annual output	
$\bigcirc$	Output on track, some aspects require further progress	
×	Not met an annual output	

	Connections	
34	Time to connect (all market segments)	(v)
35	Customer service	$\bigcirc$
36	Customer surveys – distributed generation	
37	Online project tracking	
38	Online information	
39	Connection surgeries	
40	Improving processes	
41	Guaranteed standards	
42	Raising awareness of competition	
43	Extending the scope of contestable work	
43	Customer Satisfaction	
44	BMCS	
45	CSE certification	
46		
	Telephone response times	
47	Abandoned calls	
48	Call taker availability	
49	Providing restoration times	
50 51	Customer call backs – faults  Customer call backs – non faults	
52	On demand services	
53	Self service options	
54	Customer Collaboration panel	
55	Stakeholder workshops	
56	Stakeholder report	
57	One day complaint resolution	0
58	Ombudsman complaints	
59	Power for life	
	Social Obligations	
60	Understanding of vulnerable customers	<b>O</b>
61	Training staff to recognise vulnerability	<b>Ø</b>
62	Contacting PSR customers	Ø
63	Improving PSR data	<b>Ø</b>
64	Working with suppliers on PSR issues	
65	Publicising the PSR	
66	Providing crisis packs	<b>Ø</b>
67	Contacting medically dependent customers during faults	
68	Practical support during power cuts	
69	Feedback from customers	
70	Working with local resilience forums	
71	Database of referral agencies	
72	Fuel poverty website links	
73	Awareness campaigns of fuel poverty assistance	
74	Fuel poverty training for staff	<b>⊘</b>
75	Identification of vulnerable households	
76	Outreach services	

# **Executive Summary**

#### Who we are and what we do

- 1.3 WPD is a Distribution Network Operator (DNO) and distributes electricity to 8 million customers across the West Midlands, East Midlands, South Wales and the South West. Our role is to:
  - operate our network assets effectively to 'keep the lights on' for our customers;
  - maintain our assets so that they are in a condition to remain reliable;
  - fix our assets if they get damaged or if they are faulty;
  - upgrade the existing networks or build new ones to provide additional electricity supplies or capacity to our customers; and
  - operate a smart system by managing two-way power flows and flexibility services.
- 1.4 We are undergoing a transition implementing the roles of Distribution System Operator (DSO). As part of this we are developing the processes and systems that allow us to adopt lower cost flexible solutions to manage power flows and constraints on the network. This will help us to provide the network capacity for growth in locally connected generation, electric vehicle charging and the storage of energy.
- 1.5 In 2020/21 our costs make up around 16% of a domestic customer's electricity bill.

#### Our track record

- 1.6 We keep the business simple and operate an efficient business model, with a flat operational structure. We have planning and delivery teams based locally, allowing local knowledge and fast response.
- 1.7 Our staff put customers first, treating customers the way they would like to be treated themselves.
- **1.8** Our track record is second to none:
  - we deliver excellent network performance, restoring customers' supplies quickly after power cuts;
  - we provide the best customer service in the UK, consistently appearing at the top of Ofgem's customer satisfaction surveys;
  - we deliver our work programmes, adjusting them as circumstances change, but never losing sight of getting them completed; and
  - we operate local teams made up of our own staff who deliver work in a low cost and efficient way.

#### Our stakeholders

- 1.9 Our stakeholders' views are important and we engage directly with stakeholders across our business, using a range of engagement techniques.
- **1.10** We used stakeholder input to shape our RIIO-ED1 Business Plan and we continue to consult stakeholders to refine the services we provide.
- **1.11** We promote our business plan commitment reporting via social media to increase awareness and stakeholder input.

#### **Our RIIO-ED1 outputs**

1.12 During RIIO-ED1 we have committed to delivering 76 outputs in the following categories.

Category	Commitment overview
Safety	To minimise the safety risks associated with operating the network
Reliability	To maintain a reliable supply of electricity and make the network more resilient to external events
Environment	To reduce WPD's impact on the environment and facilitate the use of low carbon technologies (LCTs)
Connections	To provide an excellent service for customers connecting to the network
<b>Customer Satisfaction</b>	To provide excellent customer service
Social Obligations	To meet the needs of vulnerable customers

#### Safety

- 1.13 Safety is at the heart of everything we do. During RIIO-ED1 our target is to improve on our DPCR5 accident frequency rate by 10%. We have already achieved this target, but will strive to reduce the accident rate further.
- 1.14 Our accident frequency rate for WPD as a whole during 2020/21 was 0.68 accidents per 100 staff.
- 1.15 In 2020/21 a range of initiatives were used to promote improving safety including:
  - Updating the business incident investigation procedures and briefing the revised process to staff. The main aim of the revision was to promote a fair, just and open culture that will result in improved learning of why an incident happened.
  - Actions to reduce vehicle accidents: Following a successful trial a Driver Behavioral System (DBS) is in the process of being rolled out in all company vehicles.
- 1.16 We also focus on ensuring the safety of the public. To date in RIIO-ED1 we have delivered a total of 16,111 educational sessions to 386,672 schoolchildren and delivered safety literature to over 4 million customers, targeting those individuals who could be exposed to higher risks as a result of their work or social activities.
- 1.17 We have worked cooperatively with the Health and Safety Executive to ensure that our practices and policies continue to be compliant with health and safety legislation, but also to seek out and apply best practice in the management of safety.

#### Reliability

- 1.18 We continue to invest in the network maintaining equipment, replacing poor condition assets, providing additional network capacity and undertaking tree clearance to help prevent power cuts. We have also installed remotely controlled equipment that allows us to speed up the restoration of supplies when power cuts do happen.
- 1.19 Over the eight year RIIO-ED1 period, we committed to ensuring that on average customers would have 16% fewer power cuts and have their electricity supplies restored 23% quicker. We have already achieved these targets, with a 38% reduction in the number of power cuts and a 48% reduction in the average duration of power cuts. We will continue to work to ensure that this performance is sustained over the remainder of RIIO-ED1.
- WPD recognises the inconvenience of long duration power cuts. Originally we proposed to reduce the number of customers off supply for more than 12 hours by 20% over the course of RIIO-ED1 but we have decided to go beyond this original target. As a result, we have reduced the number of customers off supply for more than 12 hours from 10,748 in 2012/13 to only 155 in 2020/21, a 98.6% reduction.

- 1.21 Ofgem defines worst served customers as those that have had more than 12 higher voltage interruptions over a three year period. During RIIO-ED1, we are carrying out projects to reduce the number of customers who are classified as 'worst served' by 20%. Based on 2014/15 performance this requires a reduction of 6,812 customers over the eight year period. To date during RIIO-ED1 we have undertaken projects impacting 13,495 customers.
- 1.22 As well as routine tree clearance to maintain safety clearance distances, we have a resilience programme to clear trees that could fall into overhead lines during storms. For RIIO-ED1 we increased the volume of resilience tree cutting and we are on track to deliver the higher volumes of activity.
- 1.23 Substations that become flooded can lead to a loss of power to many of our customers for extended periods. We protected the highest risk substations during the previous price control period and have committed to protecting an additional 75 substations against flooding over the course of RIIO-ED1. We have already completed the eight year work programme, carrying out works at 78 substations in RIIO-ED1 to date.
- 1.24 Whilst the likelihood of widespread power loss is low, we are working to ensure that, should such an event occur, we can continue to operate the network during a 'Black Start'. This work involves increasing the resilience of battery systems used for controlling equipment and communications. We are on track with our work programmes.
- 1.25 Cyber security is becoming increasingly important to ensure that services are not disrupted by malicious cyber-attacks. WPD is therefore strengthening cyber defences to minimise the risks.

#### **Environment**

- 1.26 The WPD RIIO-ED1 Business Plan separated environmental outputs into those that support the increase of low carbon technology and those that reduce WPD's impact on the environment.
- 1.27 Since proposing our Business Plan in 2013 the energy sector has seen significant change, including the rapid growth of intermittent renewable generation, new technologies connecting to the distribution network and changes in the energy demands of consumers.
- 1.28 To accommodate these changes in a cost effective manner distribution networks need to become smarter and more flexible. In 2017 we published our strategy for transition from the passive role of Distribution Network Operator (DNO) to an active role as Distribution System Operator (DSO) using innovative solutions to defer higher cost network reinforcement.
- 1.29 We continue to update and implement our DSO forward plan and have taken a range of important actions during 2020/21 including:
  - conducting proactive bi-lateral engagement with all local authorities within our region, sharing our distribution future energy scenario (DFES) data and gathering supporting information on regional delivery of decarbonisation to inform our business planning process;
  - expansion of Flexible Power, resulting in the procurement of 441MW of flexibility services, which has deferred £40m of reinforcement;
  - supporting the ESO in qualifying distribution connected flexibility services to avoid system export constraints due to Covid-19 demand reduction; and
  - alignment of approaches for flexibility products, procurement and contracts with the ESO to enable whole system solutions through our Regional Development Programmes.
- 1.30 Our extensive innovation programme is providing solutions to adapt the network to changing customer requirements. During 2020/21 we had 326 active innovation projects funded through Ofgem's innovation stimulus. These projects support our aim to provide flexible

network solutions that are effective, economic and quicker than the current way of doing things.

- 1.31 The innovation programme has led to the introduction of flexible connections, which are being utilised to accommodate more generation onto the network and provide lower cost options for connection customers.
- 1.32 The impact of WPD's activities on the environment is monitored by measuring our business carbon footprint (BCF). We have committed to reducing our BCF by 5% over the course of RIIO-ED1. After establishing this target in 2012/13, our BCF increased during the remainder of the previous price control (DPCR5). Since the start of RIIO-ED1 we have worked to improve performance and have now achieved a 34% reduction in our BCF in comparison to 2012/13.
- 1.33 We are also focused on reducing 'technical network losses' (the losses associated with power flowing through the network). Losses reduction activities include the proactive replacement of assets with poor losses performance and discontinuing the use of smaller assets which result in higher losses. We review our Losses Strategy on an annual basis to ensure that we take into account changes in technology, government approach and the views of industry experts and our stakeholders.
- 1.34 Power lines can impact on views and the landscape, especially where they pass through iconic areas. We have committed to improving visual amenity in National Parks and Areas of Outstanding Natural Beauty (AONBs) by replacing 55km of overhead lines with underground cables over the course of RIIO-ED1. To date we have completed schemes removing 32.7km of overhead lines across WPD's licence areas. Steering groups established with representatives from AONBs and National Parks are responsible for identifying and prioritising work and the delivery and timing of projects is therefore dependent on the actions of the steering group.

#### **Connections**

- As of 1 April 2015 Ofgem introduced a new incentive to drive DNOs to provide a faster connection service for single connections (LVSSA) and small scale connection projects (LVSSB). This incentive considers the time to provide a quote and once the quote is accepted the time taken to deliver the connection(s). WPD has beaten the targets in all four categories in all licence areas.
- 1.36 WPD engages extensively with connection stakeholders to ensure that the services we deliver meet their needs. Our connection engagement activities are explained within our submission for Ofgem's Incentive for Connections Engagement (ICE).
- 1.37 As a result of our engagement with over 16,000 connection stakeholders during 2020/21, we have delivered 27 initiatives on our ICE workplan. We have made progress in a range of high priority areas, including:
  - Low Carbon Technologies (LCT) published our Heat Pump Strategy and made progress in developing efficient connections for EV charging at Motorway Services.
  - Community Energy published our Net Zero Communities Strategy and facilitated
     Community Energy surgeries to support delivery of small-scale energy projects.
  - Digitalisation made available via the Energy Data Hub our network asset and connectivity information in a standard format, using the Common Information Model (CIM).
- 1.38 We try hard to meet the needs of connection customers and as a result we score highly in customer satisfaction surveys. In 2020/21 we achieved improved performance for each licence area in the section of Ofgem's Broad Measure of Customer Satisfaction (BMCS) for Connections.

- 1.39 The Guaranteed Standards of Performance (GSOPs) for connections set out the minimum service standards that DNOs must meet under the statutory framework. We have set ourselves the challenging target of achieving zero failures under these standards. In 2020/21 we had only 14 failures.
- 1.40 Third party connection providers continue to expand their capabilities and we work with them to develop processes that facilitate competition within the connections market. We have continued with trial processes for contestable work covering self-determined points of connection, self-approved designs and HV connections completed by the Independent Connection Provider (ICP).

#### **Customer satisfaction**

- 1.41 During 2020/21 we continued to be recognised for our excellent levels of customer service. As a DNO group, WPD has achieved one of the highest overall scores for customer satisfaction, derived from combining the three elements of Ofgem's Broad Measure of Customer Satisfaction (supply interruptions, connections and general enquiries).
- 1.42 We engaged with a range of stakeholders through a variety of events including Customer Panels and annual stakeholder workshops. This engagement helped us to understand and refine our service delivery in line with customer need.
- 1.43 Our telephone response times are fast. On average fault and emergency calls were answered in 5.42 seconds during 2020/21, this however falls short of our ambitious RIIO-ED1 target of two seconds. This has been caused by a large number of our agents working from home due to Covid-19 pandemic restrictions. Network limitations (beyond WPD's control) meant that time is lost in routing calls from WPD to these agents. Consequently for 2020/21 we have not met our sub-two second target.
- 1.44 We provide an estimated time of restoration for all calls related to power cuts. Call centre staff regularly refresh the estimates with updates from field staff. This information is also published on the WPD website and available in the WPD Power Cut app.
- 1.45 When customers call us in relation to a fault we call them back to update them on the progress of the fault and to check if they need any assistance. In 2020/21, we were able to contact 98.28% of customers who had been in contact about a fault and proactively texted over 792,862 customers during HV power cuts. We also provide a range of options for customers to access information on our website.
- 1.46 We try to get things right, but sometimes things go wrong. When we get complaints we try to resolve them quickly. Our approach has led to us resolving 88% of complaints within one day, beating our RIIO-ED1 target of 70%.

#### Social obligations

- 1.47 We recognise that we have to provide enhanced services for customers in vulnerable situations, especially those who would be impacted as a result of being without power.
- 1.48 The details of customers in vulnerable situations are held on our Priority Services Register (PSR). Over time this data becomes out of date and we have a team of people contacting vulnerable customers to improve this data and update the records. During 2020/21 the number of people on the PSR has reached 2 million and we have proactively contacted over 1 million of those customers.
- 1.49 We have continued to work with a range of expert partners during 2020/21 in order to improve our understanding of the needs of vulnerable customers. This helps to shape the services that we provide. We have set up 12 new PSR referral networks during 2020/21,

taking the total to 118 organisations that we can refer PSR customers to for help and assistance.

- 1.50 To help customers, especially those that are vulnerable, during power cuts we undertake a range of activities. During 2020/21, we distributed 576 crisis packs (as part of our target of issuing 10,000 packs during RIIO-ED1), made 230,547 calls to PSR customers during power cuts and provided British Red Cross support during 11 prolonged power cuts.
- 1.51 We consider the factors that can impact vulnerability, including cold homes and energy affordability. WPD works with a range of fuel poverty partners and during 2020/21 supported 22,013 fuel poor customers to save £10 million.

#### **Expenditure**

- 1.52 Our RIIO-ED1 business plan specified expenditure of £9.2bn over the eight year period, of which £7.1bn was related to costs under our control, referred to as Totex.
- 1.53 To date during RIIO-ED1, WPD expenditure is 2% lower than Totex allowances for costs within the price control.
- 1.54 Spend on load related capex (expenditure incurred in providing additional capacity on the network) was higher than forecast. All DNOs have seen lower than forecast secondary reinforcement due to lower than forecast impact from low carbon technology. However expenditure associated with the amount of network reinforcement required for new connections was £23.0m against an allowance of £7.6m. The forecast (made in 2012/13) assumed a lower level of higher voltage demand and generation connections than have actually arisen.
- 1.55 Spend on non-load related capex (of which two thirds is on the replacement and refurbishment of poor condition assets), was lower than forecast, partly as a result of a decrease in the number of poles found in poor condition and lower volumes of overhead line replacement.
- 1.56 Spend on network operating costs (including inspections, repair and maintenance, faults and tree cutting) was higher than forecast. Variations are related to increased spend on repair and maintenance (removing defects from the network), faults and other unplanned repairs, and the costs of tree clearance contractors, which have been higher than forecast.
- 1.57 Non-operational capex includes the purchase of new IT systems, property, vehicles, and small tools and equipment. Overall expenditure was lower than forecast during 2020/21. There has, however, been investment in management reporting tools, laptop and PC technology refresh, and technology to address internet based cyber threats. There is also an ongoing evaluation of IT requirements as a result of our transition to the role of DSO and work to ensure the security of our systems in the light of cyber security threats.
- 1.58 Spend on closely associated indirect costs (related to the costs of staff and systems that enable the work on the network to be carried out such as network design and planning) was 1.7% lower than forecast.
- **1.59** Business support (including Human Resources, Finance and Regulation) costs have been 16% lower than forecast.
- 1.60 We review the projected expenditure outturn each year and we forecast that we will end up with costs that are within our overall allowance for the eight-year RIIO-ED1 period as a whole.

# Performance summary of all 76 outputs

#### Safety

Meet	ing health and safety law		
1	No improvement notices, prohibition notices and prosecutions from the Health and Safety Executive.*	No improvement notices were issued or prosecutions made relating to the current price control during 2020/21.  We have appealed an HSE prohibition notice and will provide details of the outcome at the end of the appeals process.	
<u>2</u>	Complete work programmes to meet the Electricity, Safety, Quality and Continuity Regulations (ESQCR) 2002. ESQCR requires that overhead lines are a safe distance from either structures or the ground.	We have completed the programme for clearance distances to structures for all regions.  We have completed 100% of the work scheduled in 2020/21 relating to the required ground clearance distances.	
<u>3</u>	Complete inspection and maintenance programmes every year.	We completed all of the work scheduled for completion during the year except fora very small number of tasks that could not be carried out due to access issues. We put in place appropriate plans to manage these safely until the work was completed.	
Redu	ucing accidents		
4	Reduce our overall rate for the frequency of accidents by 10%.*	Our accident rate in 2020/21 is better than the 10% improvement target set for the whole of RIIO-ED1.	
<u>5</u>	Continue to play an active part in the ENA's 'Powering Improvement' initiative, which aims to lead to improved safety performance.	We took part in events designed around the ENA 'Powering Improvement' themes, including contributing to the development of phase 3 of the strategy.	
<u>6</u>	Work with our trade unions to improve safety performance, including the use of more 'behavioural safety' initiatives.	During RIIO-ED1 WPD has delivered a wide variety of behavioural safety training to its staff. Using this training as a foundation, during 2020/21 we have continued to reinforce key behavioural safety principles.	
<u>7</u>	Investigate all accidents involving members of the public, contractors or our own staff to make sure that learning points are quickly understood and communicated.**	We investigated all 82 incidents that happened during the year (45 staff accidents, 25 contractor accidents and 12 significant incidents involving the public).	
Subs	station security		
8	Improve security measures at 50 substation sites to reduce the number of repeat break-ins.*	The number of repeat break-ins has been lower than predicted. To date in RIIO-ED1, we have upgraded security measures at 19 sites that have had repeat breakins.	
Educ	cating the public		
9	Organise and run over 1,000 educational sessions to provide safety information to over 400,000 schoolchildren.*	So far in RIIO-ED1, we have delivered a total of 16,111 educational sessions to 386,672 schoolchildren.	
<u>10</u>	Continue to publish literature on maintaining safety around electrical apparatus and send more than 500,000 copies of this literature to targeted landowners, businesses or leisure operators.*	To date in RIIO-ED1, we have issued over 4 million safety leaflets and made these available to targeted groups through social media.	
* Target	* Targets are for the full eight year RIIO-ED1 period, not for a discrete year		

 <sup>\*</sup> Targets are for the full eight year RIIO-ED1 per
 \*\* Target to be achieved each year of RIIO-ED1

#### Reliability

Netw	Network performance			
<u>11</u>	Improve network performance by the end of RIIO-ED1 so that, on average, customers will have 16% fewer power cuts and have their electricity supplies restored 23% quicker. *	Customer interruptions have reduced by 38% and customer minutes lost have reduced by 48% from the underlying performance benchmark.		
<u>12</u>	Make sure that at least 85% of customers have their power restored within an hour of a high voltage fault happening.**	87% of customers had their power restored within one hour of a high voltage fault.		
Guar	anteed Standards of Performance (GSOPs	\$)		
<u>13</u>	Reduce by 20% the number of customers experiencing a power cut which lasts for 12 hours or more.*	The number of customers without electricity for more than 12 hours (where the GSOP applied) was 155, an improvement of over 98.56% on our 2012/13 benchmark performance. Customers received a set payment where we failed to achieve the GSOP.		
<u>14</u>	Achieve no failures on all other GSOPs.**	We had no failures against most GSOP categories. However, we did not meet the standard for restoring supply following a main fuse failure for 3 customers and failed to notify 8 customers of planned interruptions to their electricity supply. There was 14 failures in total.		
Wors	st served customers			
<u>15</u>	Reduce by 20% the number of customers classified as worst served.*	To date, projects to reduce the number of worst served customers have been put in place for 13,495 customers. Our target for the whole of RIIO-ED1 was 6,812 customers.		
Maki	ng our network more resilient			
<u>16</u>	Apply flood defences to 75 substations, reducing the risk of both damage to equipment and power cuts due to flooding.*	We have achieved our RIIO-ED1 targets. To date, we have installed flood defences at 78 substations.		
<u>17</u>	Speed up the programme of tree clearance (specifically related to storm resilience) by 40%, with the aim of clearing 700km of overhead lines per year (delivering the programme five years earlier than suggested by Government guidelines).*	The programme is on track to meet the RIIO-ED1 target. We have completed 78% of the programme of tree clearance for resilience that we committed to for the whole of RIIO-ED1.		
<u>18</u>	Improve substation battery life to last for 72 hours if there is a major, network-wide power loss.*	All programmes are ahead of plan.  Protection batteries – 92% of eight-year programme complete.  SCADA batteries – 86% of eight-year programme complete.  Telecommunications sites – 92% of eight-year programme complete.		

<sup>\*</sup> Targets are for the full eight year RIIO-ED1 period, not for a discrete year \*\* Target to be achieved each year of RIIO-ED1

#### **Environment**

Make	the possible for illore people to use low ca	iboli teeliilologies (E013)
<u>19</u>	Improve by 20% the time taken to provide a response to customers who want to use LCTs.*	We are receiving increased volumes of notifications which we are addressing quickly, but the high volumes of enquiries mean that we have not been able to improve our response times.
<u>20</u>	Identify LCT hotspots using information from smart meters, expert organisations and local authorities, and use this information when making decisions.	The development of the "Network Investment Forecast Tool" has enabled us to add predicted LCTs to our LV network and highlight areas of LV cable or transformers that will reach capacity. This list of assets has become the basis for the new LCT Hotspot listing.
<u>21</u>	Selectively replace assets using larger assets in areas where more LCTs may be connected to our network.	We carried out 36 asset replacement projects using larger assets, as a result of using information about LCT hotspots.
<u>22</u>	Reduce costs for future customers by developing smart solutions to provide alternative and innovative techniques for managing our network.	We had a wide range of innovation projects in progress during the year.
<u>23</u>	Provide additional network capacity by using traditional or 'smart' methods.	We have continued to develop the Flexible Power brand and increased the number of substations utilising flexibility from 122 in 2019/20 to 270 in 2020/21.
Redu	ice technical network losses	
<u>24</u>	Install oversized transformers when replacing assets in areas where demand for power may become higher than equipment can cope with.	We installed 22 oversized transformers.
<u>25</u>	Use larger cables when installing new network in LCT hotspots.	We installed 1.99km of larger cable in LCT hotspots.
Redu	ce the carbon footprint of the business	
<u>26</u>	Make sure all replacement vehicles have lower CO <sub>2</sub> emissions than those they are replacing.	WPD operational vehicle emissions have reduced by 23% compared to 2019/20, some of which will be due to reduced use of contractors during the Covid-19 pandemic.
<u>27</u>	Make sure all new or substantially refurbished buildings meet, as a minimum, the 'excellent' standard under the Building Research Establishment Environmental Assessment Method (BREEAM).**	During 2020/21 we have not completed any depot construction. We are in the final stages of applying for certification for refurbishment works at one site.
<u>28</u>	Reduce the amount of waste sent to landfill by 20% over the first two years of RIIO-ED1 and 5% per year after this.	We have seen a reduction in the amount of waste sent to landfill, and we have achieved our target for the whole of RIIO-ED1.
<u>29</u>	Reduce our carbon footprint by 5%.*	Our business carbon footprint has reduced by 34% compared with 2012/13. We have beaten our in-year target.
Redu	ice the environmental risk of leaks from ed	quipment
<u>30</u>	Reduce by 75% the amount of oil lost through leaks from oil-filled cables.*	The leak volume from oil-filled cables has continued to decrease. We have beaten our in-year target.
<u>31</u>	Reduce by 17% the amount of SF6 gas that is lost from switchgear.*	The amount of $SF_6$ gas lost as a percentage of the total amount of $SF_6$ used on our network has reduced from 0.47% in 2015/16 to 0.11% in 2020/21 for the whole of our area.
<u>32</u>	Install effective oil containment 'bunds' around plant containing high volumes of oil.*	We have completed work on 229 new and refurbished bunds so far in RIIO-ED1, going further than our forecast of 104 bunds.
Impr		Areas of Outstanding Natural Beauty (AONBs)
<u>33</u>	Replace 55km of overhead lines in National Parks and AONBs with underground cables.*	To date during RIIO-ED1, we have replaced 32.7 km of overhead lines with underground cables for visual amenity

in AONBs.

Make it possible for more people to use low carbon technologies (LCTs)

<sup>\*</sup> Targets are for the full eight year RIIO-ED1 period, not for a discrete year \*\* Target to be achieved each year of RIIO-ED1

#### **Connections**

Prov	ide a faster and more efficient connections	s service
<u>34</u>	Meet Ofgem's targets for the overall 'time to quote' and 'time to connect' for single domestic connections and small commercial connections. Improve the overall time taken to provide a quote for all other customer groups by 20%.*	We outperformed Ofgem's targets for 'time to quote' and 'time to connect' for single domestic connections and small commercial connections.  We have also beaten targets for one of the other customer groups.
<u>35</u>	Provide excellent customer service so that customers continue to rank us as the topperforming DNO group in customer satisfaction surveys.**	We are one of the top performing DNOs for the Connections Customer Survey in Ofgem's Broad Measure of Customer Satisfaction, scoring an average of 9.08 out of 10 for our DNO group.
<u>36</u>	Carry out surveys with distributed generation customers to find out if they are satisfied with our service and identify where we could improve.	We achieved a score of 8.81 out of 10 for distributed generation customer satisfaction surveys. We have specified a range of improvements within our work plan for the Incentive on Connections Engagement (ICE).
Impr	ove communication with customers	
<u>37</u>	Develop and improve the way we process online connection applications and make it easier for customers to track the progress of their application online.	We have launched our "Enquiry Tracker" website to allow ICP/IDNO users to track enquiries from application to connection. Details have been published in our ICE work plan.
<u>38</u>	Make sure that the information we provide in documents and online is effective.	We have improved the information we provide in documents and online in line with stakeholder feedback.
Enha	ance engagement with major customers	
<u>39</u>	Host 'surgeries' every three months to help connection customers to understand our processes.	557 connection surgeries took place across our four licence areas.
<u>40</u>	Work with major customers to identify where our processes can be improved and quickly put in place any changes.	We engaged with over 16,000 stakeholders through events and over 1,700 through customer satisfaction surveys. The actions in our ICE work plan are based on suggestions we received from these events and surveys.
Guar	anteed Standards of Performance	
<u>41</u>	Aim to achieve no failures of the connection GSOPs.**	There were only 14 failures against the connection Guaranteed Standards of Performance during 2020/21. We had a further nine failures against Competition in Connection standards, which relate to services we provide that cannot be carried out by competitors.
Furth	ner developing a competitive market	
<u>42</u>	Improve customer awareness of other connection providers and regularly check that customers understand the options available to them.	We provide clear information for customers explaining that they can use other connection providers. We carry out a yearly survey to measure customer awareness. The 2020/21 survey showed that 90% of customers who had a new connection were aware of other providers.
<u>43</u>	Work with other connection providers to extend the type of work they can carry out, including high voltage and reinforcement work.	In agreement with stakeholders, CIC specific stakeholder meetings are now held on an ad hoc basis. No meetings were held during 2020/21.
		However, all of these stakeholders are part of our Customer Connections Steering Group (CCSG). Three virtual session took place during 2020/21 and we used feedback to improve our processes.

<sup>\*</sup> Targets are for the full eight year RIIO-ED1 period, not for a discrete year \*\* Target to be achieved each year of RIIO-ED1

#### **Customer Satisfaction**

Ouste	Customer Satisfaction		
Cust	omer service		
44	Continue to be the top-performing DNO group across all elements of the Broad Measure of Customer Satisfaction.**	WPD is a top-performing DNO group for overall customer satisfaction. The rating combines results of the three surveys for supply interruptions, connections and general enquiries.	
<u>45</u>	Maintain certification to show that we meet the Customer Service Excellence standard.**	We were awarded 'Compliance Plus' status for 45 of the 57 standards. We were the highest-scoring organisation out of all those accredited.	
Telep	phone response		
<u>46</u>	Respond to phone calls quickly, answering them within two seconds.**	Our average response time for customer calls was 5.42 seconds for fault and emergency calls. This falls short of our ambitious target of 2 seconds. The times were affected by the network delays to transfer calls to agents working from home.	
<u>47</u>	Limit the number of calls that are abandoned before we can answer them to less than 1%.**	Only 0.37% of calls were abandoned.	
<u>48</u>	Always provide customers with the option to talk to a member of staff when they call our contact centre.	Our systems allow us to make sure that customers are always provided with the option to talk to a member of staff.	
Com	munication with customers		
<u>49</u>	Provide a restoration time for every power cut.**	All power cuts have an estimated restoration time which is updated as further information is provided by field teams.	
<u>50</u>	Contact all customers who have been in contact about a fault.**	We contacted 98.28% of customers who contacted us about a fault.	
<u>51</u>	Contact customers within two days of receiving an enquiry which was not about a fault.**	We contacted 99.48% of customers who contacted us with an enquiry which was not about a fault within two days.	
<u>52</u>	Provide 'on-demand' messaging through text and social media for customers who want to be kept informed in other ways, rather than a phone call.	We provided on-demand messaging through text and social media. We sent 792,862 text messages during high voltage power cuts.	
<u>53</u>	Develop 'self-service' options for customers to find information online.	We hosted 19,861 webchat conversations, our app for reporting power cuts was downloaded 5,037 times and we had 3.1 million hits on our online map showing details of individual power cuts.	
Invol	lving stakeholders		
<u>54</u>	Continue to host a customer collaboration panel where our CEO will meet with our expert stakeholders four times a year.	The Customer Panel met four times during the year. We continued to work with the new Customer Engagement Group to enable the members to challenge our plans for the next price control period.	
<u>55</u>	Continue to host at least six stakeholder workshops each year.	We hosted four virtual general sessions, attended by over 220 stakeholders across our licence areas. A further five topic specific sessions were held for 257 stakeholders.	
<u>56</u>	Continue to produce a stakeholder report every year providing an update on the actions we have taken as a result of stakeholder involvement.	This yearly Business Plan Commitments summary report and the separate detailed report replace the stakeholder report.	
Com	plaints		
<u>57</u>	Resolve at least 70% of complaints within one day.**	We resolved 88% of complaints within one day.	
<u>58</u>	Continue to have a target of no complaints where the Ombudsman has to get involved.**	There were three complaints referred to the Ombudsman. In all cases the ombudsman did not rule against WPD.	
Guaranteed Standards of Performance awareness			
<u>59</u>	Continue to send the 'Power for Life' publication to all 7.9 million customers and make sure it promotes the GSOPs.**	We issued 'Power for Life' to all customers in March 2021. It included information on GSOPs.	

make sure it promotes the GSOPs.\*\* \* Targets are for the full eight year RIIO-ED1 period, not for a discrete year \*\* Target to be achieved each year of RIIO-ED1

#### **Social Obligations**

Impro	oving understanding of vulnerability	
<u>60</u>	Work with expert partners to improve our understanding of the needs of customers in vulnerable situations	We worked with a wide range of expert partners and were certified to the British Standards Institute Standard BS18477, which specifies requirements for responding to customers in vulnerable situations.
<u>61</u>	Train staff to recognise the signs of vulnerability.	We provided specialist training to the Priority Services Register (PSR) teams and contact centre staff. Field staff are trained on registering customers to the PSR.
Impro	oving the data held on the Priority Service	s Register
<u>62</u>	Contact vulnerable customers at least once every two years to check the details we hold on the Priority Services Register.	We contacted 1,019,836 PSR customers during 2020/21, which allowed us to update 22% of our records.
<u>63</u>	Improve the quality of Priority Services Register data by working with other agencies and sharing information.	We increased the number of referral partners that we work with to 118 in total. We added 12 new partners in 2020/21, with the aim of achieving a better balance in the types of agencies that we work with.
<u>64</u>	Co-ordinate meetings with suppliers to agree criteria for vulnerability.	29 'common needs codes' are now in use across the industry.
Impro	oving the services provided for customers	in vulnerable situations
<u>65</u>	Raise awareness of the Priority Services Register.	We worked with a range of organisations, including other utilities and fire and rescue services, to raise awareness of the PSR.
<u>66</u>	Make 10,000 crisis packs available.*	To date we have issued 8,044 crisis packs over the RIIO-ED1 period.
<u>67</u>	Contact all customers who depend on a power supply for medical reasons every three hours during power cuts.**	During power cuts we prioritise contacting customers who depend on a power supply for medical reasons. We called 79.2% of these customers within one hour of a fault and 96.2% in under two hours.
<u>68</u>	Continue to provide practical support through the British Red Cross and other organisations as appropriate.	We provided British Red Cross support during 11 prolonged power cuts, supporting 309 customers in total.
<u>69</u>	Ask for feedback from customers in vulnerable situations about our service.	We achieved customer satisfaction ratings of 9.45 out of 10 from customers on the PSR who had received a routine call to check their personal details.
<u>70</u>	Develop ways of sharing information with local resilience forums.	We worked with 19 forums across our four licence areas. For 2020/21 this included additional support for Covid-19 pandemic response issues.
Redu	cing fuel poverty by supporting customer	s to access help
<u>71</u>	Build a database of regional agencies we can refer customers to for help.	There are fuel poverty projects in all our areas, working with a network of support agencies.
<u>72</u>	Work with partners to develop links to and from our website.	Details on our fuel poverty projects and links to partner organisations are available on our website.
<u>73</u>	Develop joint information and awareness campaigns, and co-ordinate with partners to provide customers with help.	We have six 'Power Up' fuel poverty schemes to support customers who are facing fuel poverty. We supported 8,603 customers to save over £3.4 million a year.
<u>74</u>	Provide fuel poverty training to our staff who have contact with members of the public.	We provide staff in our contact centre with customised training on fuel poverty and customers in vulnerable situations.
<u>75</u>	Use data analysis to help identify areas with a high concentration of vulnerable households.	We use data analysis to identify areas with a high concentration of vulnerable households. During 2020/21 the PSR hub was viewed 130,556 times.
<u>76</u>	Develop local outreach services.	'Affordable Warmth' and other outreach services helped 10,619 customers to save over £5.8 million a year.

<sup>\*</sup> Targets are for the full eight year RIIO-ED1 period, not for a discrete year \*\* Target to be achieved each year of RIIO-ED1



RIIO-ED1 Business Plan Commitments Report Year Six – 2020/21

29 October 2021



# Introduction Contents

Who we are and what we do	23
WPD's RIIO-ED1 Business Plan	26
Developing our approach to reporting	27
Useful links	28

## 2 Introduction

#### Who we are and what we do

- 2.1 WPD is a Distribution Network Operator (DNO) and distributes electricity to 8 million customers across the Midlands, South Wales and the South West. Our role is to:
  - operate our network assets to 'keep the lights on';
  - maintain our assets so that they are in a condition to remain reliable;
  - fix our assets if they get damaged or if they are faulty;
  - upgrade the existing networks or build new ones to provide additional electricity supplies or capacity to existing and new customers; and
  - operate a smart system by managing two-way power flows and flexible services.



Keep the lights on

by operating our network assets effectively



Maintain equipment

so that the network remains reliable



Fix the network

if the equipment gets damaged or is faulty



Connect customers

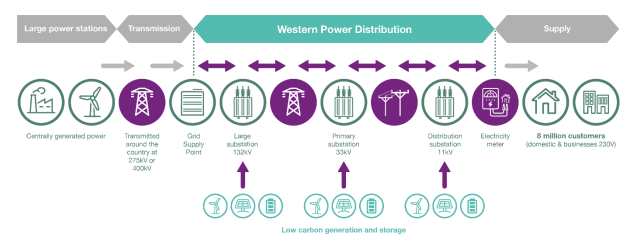
by upgrading existing networks or building new ones



Operate a smart system

by managing two-way power flows and flexibility services

- 2.2 All of these tasks are carried out with the highest regard for the safety of our staff, contractors and members of the public.
- 2.3 Our distribution network consists of transformers (which convert electricity from one voltage to another), underground cables and overhead lines (which carry electricity across long distances), switches (to turn on, off or to alter the routing of electricity) and service connections (which take the electricity into customers' premises or provide the connection of generation).
- 2.4 This network sits between what was traditionally known as the National Grid transmission network and supply to customers. More recently the drive towards a low carbon economy has led to increasing levels of generation directly connected to the distribution network and rapid growth of new forms of electricity demand such as electric vehicles and battery storage.



2.5 These changes mean that we will need to change the way that we operate our network. We will have a greater need to forecast energy production and usage, and actively manage energy flows across the network. This will require a transition from the relatively passive role of DNO to a more active role as a Distribution System Operator (DSO) with greater responsibility for forecasting energy production and use, along with identifying which parts of the network require extra capacity.

#### 2.6 The WPD network comprises:

Network Assets						
Asset Type	Units	West Midlands	East Midlands	South Wales	South West	WPD Total
Overhead Lines	km	23,000	21,000	18,000	28,000	89,000
Underground Cable	km	42,000	54,000	18,000	24,000	138,000
Transformers	Each	51,000	44,000	41,000	53,000	190,000
Switchgear	Each	86,000	101,000	37,000	81,000	304,000
Poles	Each	362,000	278,000	765,000	438,000	1,843,000
Towers (Pylons)	Each	3,000	5,000	2,000	4,000	15,000
<b>Customer Numbers</b>	Each	2,505,000	2,675,000	1,147,000	1,637,000	7,964,000
Licenced Area	km <sup>2</sup>	13,300	16,000	11,800	14,400	55,500

\*WPD total may not reconcile due to rounding.

- 2.7 Our network is the largest in the UK, covering every kind of geography and demography from densely populated residential areas to widely dispersed rural communities.
- 2.8 We provide power to large cities such as Birmingham, Bristol, Cardiff and Nottingham, farming communities in counties across the Midlands, South Wales and South West.



- 2.9 Our teams are based in local offices where they take responsibility for local issues, deliver local work programmes and respond quickly to local power cuts.
- 2.10 At WPD we try to get whatever we are delivering right first time. To encourage this we stress that all employees should:
  - take personal responsibility;
  - follow the problem through until the end;
  - work with others to find a solution;
  - keep the customer informed; and
  - follow our Golden Rule treat customers the way you would like to be treated.

- 2.11 We continue to look for and make use of innovative techniques and encourage creativity so that we carry out all of our work in an effective and efficient manner. This helps to ensure value for money for our customers and stakeholders and a fair return for our shareholders.
- 2.12 Even though we are actively facilitating competition in some of the services we provide (such as new connections) we are a natural monopoly within the geographic area we serve. We are, therefore, regulated by the Office of Gas and Electricity Markets (Ofgem).
- 2.13 Ofgem issues licences to DNOs that set out the obligations and responsibilities of the companies and also determines the revenues they are allowed to earn each year. WPD has four licences covering the four geographic areas of the West Midlands, East Midlands, South Wales and the South West.
- 2.14 Periodically, Ofgem scrutinises the Business Plans of DNOs through a price control regime. This determines how much DNOs are allowed to charge in total per year for network investment, operating costs and allowed returns.
- 2.15 This charge, known as the Distribution Use of System charge (DUoS), is payable by the electricity suppliers who, in turn, incorporate it into electricity charges to customers.
- 2.16 In 2020/21 our costs account for around 16% of the make-up of an average domestic customer's electricity bill.

#### WPD's RIIO-ED1 Business Plan

- 2.17 The WPD RIIO-ED1 Business Plan was developed during 2012/13, looking forward ten years to March 2023. It sought to balance the needs of current customers (network performance, customer service and social obligations) with the needs of future customers (long term reliability and environmental issues), leading to an investment programme based upon efficient costs and refined through thorough stakeholder engagement.
- 2.18 Ofgem assessed all the licensees' business plans during the autumn of 2013, carrying out extensive benchmarking analysis. As part of the assessment process Ofgem had the facility to award fast track status to Business Plans that were well-justified.
- 2.19 WPD is very proud of being the only DNO to be awarded fast track status. The business plan was fast-tracked by Ofgem in February 2014, being accepted in full. The plan can be found on our website:
  - www.westernpower.co.uk/our-riioed1-business-plan
- 2.20 The Business Plan specifies the investment proposals, the expenditure and how this will benefit customers and stakeholders.

#### Forecast expenditure

- 2.21 In the RIIO-ED1 Business Plan, WPD proposed an overall 8-year expenditure of £9.2bn of which £7.1bn was covered by costs under our control, referred to as Totex. The remaining £2.1bn covers costs that are outside the control of WPD and 'passed through' to the charges we make to electricity suppliers.
- 2.22 Progress against this forecast is shown in the expenditure section of this report.

#### **Outputs (commitments)**

- **2.23** The business plan specified outputs in six main categories.
  - Safety
  - Reliability
  - Environment
  - Connections
  - Customer Satisfaction
  - Social Obligations
- 2.24 For some outputs there are specific regulatory targets. For others, the business plan stated a voluntary improvement target or described the service that was to be provided.
- 2.25 The performance against these targets and the progress made in developing enhanced or new services is described within this document.

## Developing our approach to reporting

#### Ofgem guidance

- 2.26 The requirement for the Business Plan Commitment Reporting is defined within Standard Licence Condition 50. The guidance requires an annual report to be published each year on or before the 31 October which provides information on performance against business plan commitments.
- 2.27 The guidance does not specify the format, structure or contents of the report, but instead requires DNOs to shape the report to the requirements of stakeholders.

#### Stakeholder engagement

- 2.28 As part of our Stakeholder Engagement Strategy we hold an annual round of general stakeholder workshops which provides the opportunity to introduce key topics to a range of stakeholders and gain feedback on our approach.
- 2.29 As a result of the feedback gained from our 2015/16 workshops we adopted a three tier approach to Business Plan commitments reporting, producing:
  - a one page performance summary;
  - a summary report of around 20 pages providing an overview of performance in key areas for interested stakeholders; and
  - a comprehensive report for expert stakeholders providing detailed performance information.
- 2.30 Following our 2017 workshops we listened to stakeholders and enhanced the existing expenditure information that we provided and simplified the technical explanations included within our detailed reporting.
- 2.31 We used our 2018 workshops to update stakeholders on our ongoing performance and to identify areas that have evolved since putting together the business plan in 2012/13. In response to this update stakeholders asked us to include additional reporting within this document for the following areas:
  - Our transition to the role of Distribution System Operator;
  - Flexible Connection offers;
  - Electric vehicles; and
  - Cyber security.
- 2.32 We have therefore included a section on each of these areas in this report, providing an introduction to the subject matter, and an explanation of our activities and future plans.

#### **Useful links**

WPD's 2020/21 submissions for the Incentive on Connections Engagement.

<u>yourpowerfuture.westernpower.co.uk/our-engagement-groups/connection-customer-engagement/incentive-for-connections-engagement</u>

Competition in Connections Code of Practice.

www.westernpower.co.uk/connections-landing/competition-in-connections/competition-in-connections-code-of-practice

WPD's Competition in Connections webpage.

www.westernpower.co.uk/connections-landing/competition-in-connections

WPD's 2020/21 submissions for the Stakeholder Engagement and Customer Vulnerability Incentive.

yourpowerfuture.westernpower.co.uk/ofgems-secv-incentive

WPD's Environment Report.

www.westernpower.co.uk/customers-and-community/environment

WPD's Losses Strategy.

www.westernpower.co.uk/smarter-networks/losses

WPD's Innovation Strategy.

www.westernpower.co.uk/innovation/innovation-strategy

WPD's RIIO-ED1 Business Plan.

yourpowerfuture.westernpower.co.uk/our-future-business-plan/our-riioed1-business-plan

Link to WPD's webpage for Guaranteed Standards of Performance.

www.westernpower.co.uk/customers-and-community/guaranteed-standards

Link to our video guides for Community Energy Schemes.

www.westernpower.co.uk/customers-and-community/community-energy/community-energy-animations

Link to our Regional Strategic Investment Options reports

www.westernpower.co.uk/our-network/network-strategy/strategic-investment-options-shaping-subtransmission

Link to information on our DSO strategy

www.westernpower.co.uk/smarter-networks/network-strategy/dso-strategy



RIIO-ED1 Business Plan Commitments Report Year Six – 2020/21

29 October 2021





Serving the Midlands, South West and Wales

# Safety Contents

3	3 Safety	31
	Overview of safety outputs	33
	Meeting health and safety law	34
	Output (1) No improvement notices, prohibition notices. Health and Safety Executive. Output (2) Complete work programmes to meet the Continuity Regulations (ESQCR) 2002. ESQCR regulations required the continuity Regulations (ESQCR) 2002. ESQCR regulations of the ground. Output (3) Complete inspection and maintenance programmes.	Electricity, Safety, Quality and uires that overhead lines are a 35
	Reducing accidents	37
	Output (4) Reduce our overall accident frequency ra Output (5) Continue to play an active part in the EN	
	initiative, which aims to lead to improved safety perf Output (6) Work with our trade unions to improve sa	ormance. 39
	the use of more 'Behavioural Safety' initiatives.	40
	Output (7) Investigate all accidents involving member or our own staff to make sure that learning points ar	
	communicated.	42
	Substation security	
	Output (8) Improve security measures at 50 substat of repeat break-ins.	ion sites to reduce the number 43
	Educating the public	44
	Output (9) Organise and run over 1,000 educational information to over 400,000 schoolchildren.	44
	Output (10) Continue to publish literature on mainta apparatus and send more than 500,000 copies of the	
	landowners, businesses or leisure operators.	44

# 3 Safety

- **3.1** Safety is fundamental to everything we do.
- 3.2 WPD has committed to a range of outputs to improve overall safety performance. These aim to minimise the safety risks to staff, contractors and members of the public.
- **3.3** The safety outputs are in four themes.
  - Compliance with health and safety law.
  - Reducing accidents.
  - Substation security and theft of equipment.
  - Educating the public.

#### Regulatory framework:

3.4 There are no Ofgem incentives for safety because the primary requirement from Ofgem is compliance with the requirements set out in legislation and enforced by the Health and Safety Executive (HSE).

#### OHSAS 18001 to ISO 45001 transition:

- 3.5 WPD is transitioning to the new ISO 45001 standard for Safety Management Systems following the withdrawal of OHSAS 18001 by BSI in March 2021. As part of this change, the approach to assessment is also changing from internal auditing to having certification by external assessors.
- 3.6 Although OHSAS 18001 was officially withdrawn in March the migration deadline was extended to September due to the global impact of Covid-19. The certification process was completed Q2 2021, well ahead of the September 2021 deadline, after which the OHSAS 18001 certification will no longer be recognised.

#### Covid-19:

3.7 The beginning of 2020 saw the outbreak of the Covid-19 pandemic. In response, WPD set up the Pandemic Response Group (PRG) in collaboration with trade unions to implement safety procedures to ensure we could continue to operate safely. Actions included:

- non-operational staff working from home;
- making offices Covid secure by installing screens, and implementing social distancing and one-way systems;
- increasing the number of vehicles and additional PPE for operational staff; and
- · the creation of new working guidelines.
- 3.8 As well as actively reinforcing government guidelines and disseminating internal guidance, WPD also developed its own track and trace system to identify whether staff need to self-isolate after being in contact with staff who test positive. In total we had only 350 confirmed cases of Covid-19 among our staff, with most arising from outside the company.
- 3.9 We also created leaflets for our customers to raise public awareness of the importance of the services we provide and how we are adjusting working practices to ensure the safety of staff and our customers.



# **Overview of safety outputs**

Meet	ing health and safety law	
1	No improvement notices, prohibition notices and prosecutions from the Health and Safety Executive.*	No improvement notices were issued or prosecutions made relating to the current price control during 2020/21.  We have appealed an HSE prohibition notice and will provide details of the outcome at the end of the appeals process.
<u>2</u>	Complete work programmes to meet the Electricity, Safety, Quality and Continuity Regulations (ESQCR) 2002. ESQCR requires that overhead lines are a safe distance from either structures or the ground.	We have completed the programme for clearance distances to structures for all regions.  We have completed 100% of the work scheduled in 2020/21 relating to the required ground clearance distances.
<u>3</u>	Complete inspection and maintenance programmes every year.	We completed all of the work scheduled for completion during the year except fora very small number of tasks that could not be carried out due to access issues. We put in place appropriate plans to manage these safely until the work was completed.
Redu	ucing accidents	
4	Reduce our overall rate for the frequency of accidents by 10%.*	Our accident rate in 2020/21 is better than the 10% improvement target set for the whole of RIIO-ED1.
<u>5</u>	Continue to play an active part in the ENA's 'Powering Improvement' initiative, which aims to lead to improved safety performance.	We took part in events designed around the ENA 'Powering Improvement' themes, including contributing to the development of phase 3 of the strategy.
<u>6</u>	Work with our trade unions to improve safety performance, including the use of more 'behavioural safety' initiatives.	During RIIO-ED1 WPD has delivered a wide variety of behavioural safety training to its staff. Using this training as a foundation, during 2020/21 we have continued to reinforce key behavioural safety principles.
<u>7</u>	Investigate all accidents involving members of the public, contractors or our own staff to make sure that learning points are quickly understood and communicated.**	We investigated all 82 incidents that happened during the year (45 staff accidents, 25 contractor accidents and 12 significant incidents involving the public).
Subs	station security	
8	Improve security measures at 50 substation sites to reduce the number of repeat break-ins.*	The number of repeat break-ins has been lower than predicted. To date in RIIO-ED1, we have upgraded security measures at 19 sites that have had repeat breakins.
Educ	cating the public	
9	Organise and run over 1,000 educational sessions to provide safety information to over 400,000 schoolchildren.*	So far in RIIO-ED1, we have delivered a total of 16,111 educational sessions to 386,672 schoolchildren.
<u>10</u>	Continue to publish literature on maintaining safety around electrical apparatus and send more than 500,000 copies of this literature to targeted landowners, businesses or leisure operators.*	To date in RIIO-ED1, we have issued over 4 million safety leaflets and made these available to targeted groups through social media.
* Toract	s are for the full eight year RIIO-ED1 period, not for a dis	porete veer

<sup>\*</sup> Targets are for the full eight year RIIO-ED1 period, not for a discrete year \*\* Target to be achieved each year of RIIO-ED1

Connections

# Meeting health and safety law

# Output (1) No improvement notices, prohibition notices and prosecutions from the Health and Safety Executive.



- 3.10 WPD works cooperatively with the HSE to ensure that practices and policies continue to be compliant with legislation and to identify and apply best practice.
- **3.11** The HSE can impose the following sanctions where compliance is breached.
  - If the HSE believes that there is a serious risk of harm it has the option to stop activities immediately using a Prohibition Notice.
  - Where there is a significant breach of law the HSE has the power to issue a formal Improvement Notice.
  - Where HSE inspectors observe a 'material breach' of health and safety legislation during an inspection, they may levy a 'fee for intervention' to cover the cost of inspection visits. Whilst these fees are not fines, the HSE do expect that remedial actions will be carried out.
- 3.12 During 2020/21 there have been no improvement notices or prosecutions from the HSE.
- 3.13 We are awaiting the outcome of our appeal against two prohibition notices that were issued by the HSE during 2016/17 and 2020/21.

Output (2) Complete work programmes to meet the Electricity, Safety, Quality and Continuity Regulations (ESQCR) 2002. ESQCR requires that overhead lines are a safe distance from either structures or the ground.



- 3.14 The Electricity Safety, Quality and Continuity Regulations 2002 (ESQCR) specify requirements for clearance to objects and ground as detailed below.
  - Regulation 17 deals with the height of overhead lines and specifies the clearances to ground for roads and other situations. This allows safe operation of activities under the lines.
  - Regulation 18 requires that overhead lines are positioned away from buildings and structures to reduce the risk of inadvertent contact. This was a new obligation introduced in 2002 that required DNOs to identify locations where overhead lines were close to structures and remove the hazard by modifying, diverting or undergrounding the lines.
- **3.15** Work programmes for regulation 18 are complete.
- 3.16 For Regulation 17 (clearance to ground), WPD has established a risk based assessment process that measures the existing clearance height and assesses locational risk. The results determine the timescales for rectification of low ground clearance defects and therefore provide ongoing deadlines for the forward workplan (between 3 and 13 years). Initial assessments were completed in 2016, leading to a programme of defect rectification. The required timeframes for resolving defects can extend up to thirteen years and as a result there will be activity that continues into RIIO-ED2 and the start of RIIO-ED3.
- 3.17 The achievement of resolving defects within the required timeframes is monitored through key performance indicators. At the close of 2020/21 there were no regulation 17 defects that had not been rectified within the timeframes indicated by the risk assessment process.

# **Output (3) Complete inspection and maintenance programmes every year.**



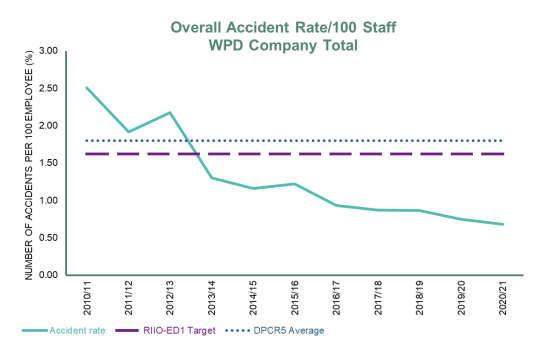
- 3.18 One method of ensuring that the network remains safe is through regular and thorough inspection, defect rectification and maintenance.
- 3.19 Cycles of inspection and maintenance are built into our asset management systems so that maintenance and inspection 'tasks' are generated for assets in line with the frequency specified in policy. Local teams use the tasks to manage inspection and maintenance work and the completion of tasks is monitored through weekly key performance indicators sent to managers. WPD targets the completion of all inspection and maintenance tasks within the required period so that no arrears exist.
- 3.20 In addition to the weekly reports, managers can use an online 'dashboard' system for monitoring progress in carrying out operational tasks. This provides a high level view of progress and the ability to drill down into the underlying data, which is updated automatically on a daily basis.
- 3.21 The programme for inspection and maintenance work is managed over a calendar year and all tasks are expected to be completed within the year. Occasionally arrears may arise due to access issues. A risk assessment, including any planned remedial action, is completed for every instance where maintenance arrears arise. All risk assessments are reviewed by the Network Services Manager who has responsibility for all activities within the licence area.
- 3.22 Condition assessments are carried out during inspection and maintenance work. The results are recorded as either condition statuses, test results or defects. WPD policy requires defects to be fixed with the clear instruction throughout policy documents of 'DON'T IGNORE DEFECTS FIX THEM'. Risk assessment approaches have been developed that lead to deadlines for defect rectification and the clearance of defects within the deadlines is monitored in key performance indicators.
- 3.23 All field teams are issued with iPads for recording of information. We continue to introduce new bespoke applications and develop existing ones to enhance the variety of records available, improve ease of access, and allow for automatic information updates from site. In 2020/21 this included the introduction of a new application to record all movements of hazardous waste from transient sites (such as work sites on land we do not own) and substations.
- **3.24** Enhancements such as these ensure that our mechanisms for capturing information about the current status of the network are efficient and effective.

## **Reducing accidents**

#### Output (4) Reduce our overall accident frequency rate by 10%.



- 3.25 Safety is a high priority for WPD and during RIIO-ED1 WPD has committed to reducing the overall accident rate involving our own staff by 10%, in comparison to the average accident rate for the previous regulatory period, DPRC5.
- 3.26 A number of methods are used to minimise the risk of accidents. This includes the provision of clear processes and procedures, effective training, encouraging staff to take personal responsibility for safety, a range of audit processes, investigating incidents and sharing the learning from investigations.
- **3.27** Each year, a safety action plan is produced based on recent accident reports, near misses, industry incidents and any legal, regulatory or industry wide initiatives.
- 3.28 In 2020/21 a range of initiatives were used to promote improving safety including:
  - Updating the business incident investigation procedures and briefing the revised process to staff. The main aim of the revision was to promote a fair, just and open culture that will result in improved learning of why an incident happened.
  - Actions to reduce vehicle accidents: Following a successful trial, a Driver Behavioral System (DBS) is in the process of being rolled out across all WPD company vehicles.
- 3.29 Accident frequency rate is derived from the annual number of accidents and the number of staff, and is expressed as 'accidents per 100 members of staff'. This allows performance to be compared across differently sized teams and organisations. The accident rate includes both accidents which have resulted in lost time absence and those where the individual has been able to continue to work despite the accident.
- 3.30 In 2020/21 the accident rate for WPD as a whole was 0.68 accidents per 100 staff. This was an improvement on the 2019/20 accident rate of 0.75 and better than the RIIO-ED1 target. The improving trend in safety performance is shown in the following chart.



3.31 Our employee well-being initiative 'Switched on to Health' continued through 2020/21. Below is a summary of some of the actions taken.

- WPD's Occupational Heath team have run 40 events via video conference calls during 2020/21 around a wide variety of well-being topics such as fatigue awareness and mindfulness mediation.
- We have published tips on how to talk about mental health and how to build resilience so feelings of anxiety and stress don't become overwhelming.
- WPD's Occupational Health team have continued to expand the resources available to staff through the intranet, and promoted different health and wellbeing topics. This included promoting Mental Health Awareness Week.
- In addition we also promoted World Mental Health Day. This
  year's focus was around gaining greater awareness and
  appreciation of mental health, removing stigma to accessing
  and seeking support, and supporting others.





# Output (5) Continue to play an active part in the ENA's 'Powering Improvement' initiative, which aims to lead to improved safety performance.



3.32 WPD continues to actively participate in the industry strategy 'Powering Improvement', which is a cross-sector strategy to bring about continuous improvement in safety and occupational health in the energy generation and networks sectors. The Powering Improvement initiative started in 2010 and each year has had a specific theme as shown below.

	Leadership Occupational health/wellbeing		Managing occupational ill health risks Asset management
	Asset management/maintenance		Human and organisational factors
	Behavioural safety/ personal		Review of progress and developing the
	responsibility		next phase of 'Powering Improvement'
2014	Beyond 2015 – next steps	2020	Phase 3 2020 – 2025 & beyond
2015	Working with contractors	2021	Managing occupational health

- 3.33 Powering Improvement is supported by member companies of the Energy Networks Association (ENA) (the industry body for UK transmission and distribution network operators for gas and electricity), member companies of the Association of Electricity Producers (the trade association for the UK generators), trade unions and the HSE.
- 3.34 The Powering Improvement theme for 2020 was 'Phase 3 2020 2025 & beyond' in preparations for next phase of 'Powering Improvement'. The theme for 2021 is 'managing occupational health' with a focus on areas such as mental ill health management, fatigue and musculoskeletal disorders. The overarching aim of this is to reduce sickness absence rates by 10% and increase awareness and reduce lost days due to work related mental ill health.
- 3.35 In preparation, WPD undertook a series of 'Switched on to Health' workshops around themes of mental health resilience, fatigue awareness, and musculoskeletal awareness. These sessions will continue throughout 2021.
- 3.36 During 2018/19 WPD appointed an external specialist to undertake a Safety Climate Assessment. The feedback from surveys and workshops led to recommendations in the following areas:
  - Policies and standards
  - Safety interaction
  - Trade union communication and engagement
  - Manager development
  - Risk assessment
  - Safety engagement

We have used our annual staff safety conferences to discuss some of the issues that were raised through the survey, inviting groups to have input on potential solutions.

- 3.37 Based on the feedback from the Safety Climate Assessment, over 30 recommendations have been incorporated into the company Safety Action Plan for 2021. Some actions include:
  - improvements to our incident investigation process and circulation of information relating to incidents;
  - improvements to the availability of safety information via the provision of screens and safety information at all major depots; and
  - the final rollout of a new Risk Assessment App across the business.

We will continue to monitor the implementation of the actions and their impact.

# Output (6) Work with our trade unions to improve safety performance, including the use of more 'Behavioural Safety' initiatives.



- 3.38 WPD works with trade union representatives to improve the health and safety of staff and to build on behavioural safety principles. The company facilitates quarterly safety forums with trade unions, with four meetings per annum in each of the four WPD licence areas and four meetings per annum at a company level.
- 3.39 Company level meetings are timed to occur after local forums so that issues can be escalated and learning from any local discussions can be implemented company wide.
- **3.40** Standard topics for discussion at local forums include:
  - a review of policy changes and any safety bulletins that have been issued;
  - a summary of performance; and
  - a review of specific accidents, operational incidents and near misses in order to understand the causes and share learning.
- 3.41 Additional topics covered in local forums for 2020/21 included the following:
  - Covid-19 updates;
  - environmental updates; and
  - discussions around specific tools, equipment and Personal Protective Equipment.
- 3.42 In addition, annual safety conferences are held across the licence areas, attended by trade union appointed safety representatives. The conferences provide an opportunity for additional representatives, beyond those who attend the regular forum meetings, to discuss safety performance.
- 3.43 A standard agenda was agreed for the conferences with additional agenda items added dependent on the local requirements of each licence area. For 2020/21 sessions included:
  - a review of safety performance;
  - an update on the developments as a result of the Safety Climate Survey; and
  - a safe behaviours session introduced by an external key note speaker, followed by scenario based discussions of risk management.
- 3.44 Due to the restrictions enforced as a result of the Covid-19 pandemic, two safety conferences were held via video conference in October 2020.
- 3.45 We also held a Trainee Safety Conference, that all new trainees attended, which covered a range of safety topics including an introduction to the theme of behavioural safety and learning from past incidents. The event included a session with our Chief Executive, underlining the importance of safety and following training and standard techniques. Our CEO also provided his mobile phone number to encourage individuals to report any concerns they have directly to him.
- 3.46 Trade union safety representatives were informed of all accidents and have the remit to independently investigate accidents if they wish to do so. Trade union safety representatives have access to the same training provided for supervisors carrying out Site Safety Visits, enabling them to independently audit operational sites.

#### **Behavioural safety**

- 3.47 Behavioural safety is a key theme in the delivery of the company Safety Action Plan. Behavioural safety goes beyond setting rules and enforcing compliance; it focusses on changing attitudes so that staff assume responsibility for their own safety and the safety of others by acting on training, following instructions and challenging others when they see safety rules about to be broken.
- 3.48 During RIIO-ED1, WPD has delivered a wide variety of behavioural safety training to staff. Using this training as a foundation, during 2020/21 we have continued to reinforce these key principles in a multitude of ways including:
  - guest speakers at our safety conferences, covering topics such as the need to change the culture to improve behavioural safety, with the presentations being subsequently made available to all staff via the WPD safety video website;
  - using team briefing sessions to disseminate key safety messages;
  - further development of the safety and training media and making relevant content available via the WPD safety video website; and
  - implementing the roll out of a Driver Behaviour System following a successful trial.

# Output (7) Investigate all accidents involving members of the public, contractors or our own staff to make sure that learning points are quickly understood and communicated.



- 3.49 Whilst every effort is made to prevent incidents or accidents, they may still occur. When they do occur, WPD has committed to ensure that they are quickly investigated so that the causes can be understood and that appropriate action is taken without delay. This relates to any accident or incident whether it involves staff, contractors or members of the public.
- 3.50 During 2020/21 there were 45 staff accidents, 25 contractor accidents and 12 significant incidents involving the public. All 82 were investigated.
- 3.51 The information gathered from investigations is used to promote improvements in safety performance. Learning from such events, together with general information on good practice and new company initiatives is proactively shared with staff through a range of mechanisms.
  - Safety articles are regularly featured within the company's staff magazine (Powerlines).
  - When an incident occurs the investigating manager produces an investigation report identifying learning points. A summary of these reports is emailed on a monthly basis to line managers for cascade and discussion in team brief meetings.
  - Where incidents could have had more significant consequences a Safety Bulletin is issued and cascaded. Within 2020/21, 12 Safety Bulletins were issued – each bulletin provides an explanation of the issue, relevant learning points and the actions required by individuals to avoid recurrence in the future.
- 3.52 Staff are encouraged to identify opportunities to improve safety performance and have the facility to submit details of 'near misses' (incidents that could have resulted in an accident) either manually using the 'Safety Flash' system or using the company iPads. This information can be submitted anonymously should they wish to do so.
- 3.53 In 2020/21, 67 near misses were reported and 23 safety suggestions were submitted. All reports were collated centrally by the Safety Team and then submitted to local management teams to review and action as appropriate; no actions were outstanding for the regulatory year. 'Near-miss' incidents were discussed as part of trade union and contractor safety conferences in order to ensure that learning was shared.

## **Substation security**

# Output (8) Improve security measures at 50 substation sites to reduce the number of repeat break-ins.



3.54 Historical increases in the value of metals have, in the past, led to high levels of theft from the network. Such theft can lead to electricity supplies being interrupted and sites being left in a hazardous state, exposing WPD employees and members of the public to increased risks.

#### Increasing primary substation security in the West Midlands and East Midlands

- 3.55 Following the acquisition of the Midlands licence areas in 2011, WPD committed to upgrading security measures at all sites in the West Midlands and East Midlands to bring them up to the level of protection provided in the South West and South Wales. Enhancements would ensure that all grid and primary sites would be provided with an intruder system as a minimum, with higher risk sites also being fitted with CCTV and/or electric fences.
- 3.56 Substations are categorised according to risk. This includes an assessment of the strategic importance of the substation to the network and whether there is a history of intrusion/theft.
- 3.57 In order to determine the works required at each site, local site surveys have been conducted and consequently we have revised the number of sites requiring enhancements.
- 3.58 WPD is on track to deliver the forecast volumes for both licence areas. To date in the West Midlands we have completed 79% of the post site survey and risk assessment targets for RIIO-ED1. In the East Midlands we have completed 72%. The original targets, revised targets, and progress are detailed below:

Substation security enhancements – Midlands									
	West Midlands	East Midlands							
Initial forecast of sites requiring upgraded security during RIIO-ED1	372	553							
Sites requiring upgraded security – post site survey and risk assessment	182	330							
Security enhancements completed during RIIO-ED1	144	236							

#### Monitoring repeat break-ins to substations

- 3.59 WPD has committed to enhancing substation security measures at locations where thieves regularly attempt to break in.
- 3.60 Analysis of repeat break-ins commenced in 2015/16 and in 2020/21 there was only one occasion where a specific substation was targeted more than once during the year. No enhanced security works were undertaken at this site as the incidents occurred as a result of construction work.
- 3.61 Since the start of RIIO-ED1 we have undertaken permanent upgrading works at 19 sites that were the subject of repeat break-ins.

### **Educating the public**

# Output (9) Organise and run over 1,000 educational sessions to provide safety information to over 400,000 schoolchildren.



- 3.63 Children and other members of the public may not always be aware of the potential dangers from the electricity distribution network. This lack of awareness can lead to them becoming exposed to more risk during certain play, leisure or work activities.
- 3.64 During RIIO-ED1, WPD committed to providing over 1,000 educational sessions to 400,000 schoolchildren about the potential dangers of electricity.
- 3.65 Since the start of RIIO-ED1 we have delivered a total of 16,111 sessions to 386,672 schoolchildren across our four licence areas making excellent progress towards our RIIO-ED1 target.
- 3.66 The breakdown of sessions delivered during 2020/21 is as follows:

Educational sessions delivered 2020/21										
Area	No. sessions	No. children benefitted								
West Midlands	11	246								
East Midlands	36	1,834								
South Wales	127	3,700								
South West	97	4,206								
Total	271	9,986								

- 3.67 Sessions are usually conducted in a variety of ways, however due to pandemic restrictions we had to adapt our delivery methods to virtual video sessions. In Q1 2021 we piloted a new session 'Shock Tactics' which received an average satisfaction rating of 88.8%. These sessions are set to continue through 2021/22.
- 3.68 In addition to the provision of formal sessions, WPD makes electricity and safety resources available to schools via the Power Discovery Zone an interactive, curriculum-linked website.



Output (10) Continue to publish literature on maintaining safety around electrical apparatus and send more than 500,000 copies of this literature to targeted landowners, businesses or leisure operators.



- 3.69 WPD recognises that those engaged in work or recreational activities near network assets may be unaware of the potential hazards around them. WPD produces a range of information leaflets describing the dangers of overhead lines, electricity substations and underground cables and distributes these to individuals or groups potentially at risk due to their work or leisure activities. WPD holds a database of customer groups likely to fall into this category so that literature can be distributed to individuals who have the potential to be exposed to electrical safety risks.
- 3.70 During RIIO-ED1, WPD committed to distributing 500,000 copies of safety literature to specific landowners, business or leisure activity providers whose activities could be higher risk if undertaken near our equipment.
- 3.71 Safety literature continues to be distributed in traditional paper based formats, but increasingly social media is used to promote safety information and direct individuals to electronic copies of our literature on the WPD website. This process can be monitored so that the number of individuals who click on online safety literature as a result of a social media post can be logged.
- 3.72 Safety literature entitled 'Think Safe, Stay Safe' highlights the dangers of electricity and provides examples of the type of activities that could be a risk to health.
- 3.73 In 2020/21 a total of 434,418 safety 'leaflets' were issued or made visible to customers. Our cumulative total for the RIIO-ED1 period is 4,068,099 leaflets issued.
- 3.74 During 2020/21 information was distributed in a variety of ways as detailed below.
  - Campaigns promoting electrical safety which appeared in the newsfeed of 171,944 social media users. This reach consisted of posts on a range of safety topics including farming, electrical fire safety, and child safety.
  - 178,140 landowners with WPD equipment on their land were sent literature as part of the wayleaves process associated with these assets.
- 3.75 Using a varied range of media helps to get the public safety message to a diverse range of individuals.
- 3.76 In addition, WPD supported the latest national safety initiative 'Think before you dig'. Our social media promotions reached an additional 20,351 people on top of those reached by WPD specific initiatives. Further details regarding 'Think before you dig' can be found here:



www.westernpower.co.uk/news-and-events/latest-news/think-before-you-dig



RIIO-ED1 Business Plan Commitments Report Year Six – 2020/21

29 October 2021





Serving the Midlands, South West and Wales

# Reliability Contents

Network reliability	48
Overview of network performance outputs	49
Network performance  Output (11) Improve network performance by the end of RIIO-ED1 so that, on average, customers will have 16% fewer power cuts and have their electricity supplies restored 23% quicker.  Output (12) Make sure that at least 85% of customers have their power restored within an hour of a high voltage fault happening.	50 62
Guaranteed Standards of Performance (GSOPs) Output (13) Reduce by 20% the number of customers experiencing a power cut which lasts for 12 hours or more. Output (14) Achieve no failures on all other GSOPs.	63 65
Making improvements for worst served customers  Output (15) Reduce by 20% the number of customers classified as worst served.	<b>66</b> 66
Making our network more resilient	<b>68</b> 68 70 71
network-wide power loss.	<i>i</i> 1

## 4 Network reliability

- **4.1** Network reliability is a high priority for WPD and we have committed to achieving a range of improvements during RIIO-ED1 so that our customers have fewer and shorter power cuts.
- 4.2 Network Reliability outputs are in four themes.
  - Network performance
  - Guaranteed Standards of Performance (GSOPs)
  - Worst served customers
  - Enhancing network resilience

#### **Regulatory framework:**

- 4.3 Ofgem recognises that network reliability is important to customers and therefore has introduced a number of incentive mechanisms.
  - The Interruption Incentive Scheme which provides targets for reducing the average number of power cuts (Customer Interruptions) and the average duration of those power cuts (Customer Minutes Lost). DNOs can earn financial rewards or suffer financial penalties dependent on performance.
  - Guaranteed Standards of Performance, implemented under The Electricity (Standards of Performance) Regulations 2015, require licensees to make direct payments to customers where specified performance standards are not achieved.
  - Worst served customers DNOs can recover costs associated with investment for customers who experience high volumes of power cuts.
  - Network asset risk indices are used to track the delivery of asset replacement and refurbishment work. Unjustified under-delivery against targets will be penalised but justified over-delivery can lead to additional funding.
  - Funding has been provided for enhancing the resilience of the network. Resilience
    is the ability of electricity distribution networks to continue to supply electricity to
    customers during disruptive events, such as severe storms, floods or black start
    events.
- 4.4 Some of the outputs committed to by WPD go beyond this framework with the aim of delivering excellent service for current customers and a reliable network in the longer term.

## Overview of network performance outputs

Improve network performance by the end of

Network performance

	RIIO-ED1 so that, on average, customers will have 16% fewer power cuts and have their electricity supplies restored 23% quicker. *	customer minutes lost have reduced by 48% from the underlying performance benchmark.
<u>12</u>	Make sure that at least 85% of customers have their power restored within an hour of a high voltage fault happening.**	87% of customers had their power restored within one hour of a high voltage fault.
Gua	ranteed Standards of Performance (GSOPs	2)
13	Reduce by 20% the number of customers	The number of customers without electricity for more than
<u>13</u>	experiencing a power cut which lasts for 12 hours or more.*	12 hours (where the GSOP applied) was 155, an improvement of over 98.56% on our 2012/13 benchmark performance. Customers received a set payment where we failed to achieve the GSOP.
<u>14</u>	Achieve no failures on all other GSOPs.**	We had no failures against most GSOP categories. However, we did not meet the standard for restoring supply following a main fuse failure for 3 customers and failed to notify 8 customers of planned interruptions to their electricity supply. There was 14 failures in total.
Wors	st served customers	
<u>15</u>	Reduce by 20% the number of customers classified as worst served.*	To date, projects to reduce the number of worst served customers have been put in place for 13,495 customers. Our target for the whole of RIIO-ED1 was 6,812 customers
Maki	ng our network more resilient	
<u>16</u>	Apply flood defences to 75 substations, reducing the risk of both damage to equipment and power cuts due to flooding.*	We have achieved our RIIO-ED1 targets. To date, we have installed flood defences at 78 substations.
<u>17</u>	Speed up the programme of tree clearance (specifically related to storm resilience) by 40%, with the aim of clearing 700km of overhead lines per year (delivering the programme five years earlier than suggested by Government guidelines).*	The programme is on track to meet the RIIO-ED1 target. We have completed 78% of the programme of tree clearance for resilience that we committed to for the whole of RIIO-ED1.
<u>18</u>	Improve substation battery life to last for 72 hours if there is a major, network-wide power loss.*	All programmes are ahead of plan.  Protection batteries – 92% of eight-year programme complete.  SCADA batteries – 86% of eight-year programme complete.  Telecommunications sites – 92% of eight-year programme complete.
* Target	ts are for the full eight year RIIO-ED1 period, not for a dis	screte year

Customer interruptions have reduced by 38% and

<sup>\*</sup> Targets are for the full eight year RIIO-ED1 per \*\* Target to be achieved each year of RIIO-ED1

## **Network performance**

Output (11) Improve network performance by the end of RIIO-ED1 so that, on average, customers will have 16% fewer power cuts and have their electricity supplies restored 23% quicker.



- 4.5 WPD committed to improving network performance by the end of RIIO-ED1 so that on average customers would have 16% fewer power cuts (Customer Interruptions) and have their electricity supplies restored 23% quicker when a power cut occurs (Customer Minutes Lost).
- 4.6 The degree of improvement which we are aiming for was supported by stakeholders and in some cases was more challenging than targets proposed by Ofgem. These more stretching targets were incorporated into the Ofgem incentive mechanism called the Interruptions Incentive Scheme (IIS) which provides financial rewards or penalties depending on performance against these targets.
- 4.7 Since establishing the targets we have achieved improvements in network performance. In comparison to a 2012/13 baseline reference the number of power cuts has reduced by 38% and the average duration of power cuts has reduced by 48%. This performance already exceeds the targets for the end of RIIO-ED1 and the challenge for the future will be maintaining these improvements for the remainder of RIIO-ED1.

#### **Performance for Customer Interruptions**

4.8 Customer Interruptions are expressed as the average number of interruptions per 100 customers. The following tables and charts compare performance against targets.

Unplanned Customer Interruptions targets												
	Baseline reference	2013/14	2014/15	2015/16	2016/17	2017/18	2018/19	2019/20	2020/21	2021/22	2022/23	Percentage improvement
West Midlands	93.7	89.9	88.5	86.7	85.0	83.3	81.7	80.0	78.3	76.7	75.1	20%
East Midlands	58.8	56.0	55.7	51.9	51.1	50.4	50.1	49.9	49.6	49.4	49.1	16%
South Wales	55.5	52.6	52.5	50.1	49.9	49.6	49.4	49.1	48.9	48.6	48.4	13%
South West	57.4	57.1	56.8	55.7	55.4	55.1	54.8	54.6	54.3	54.0	53.7	6%
WPD Total	69.1	66.5	65.9	63.5	62.6	61.7	61.0	60.3	59.6	58.9	58.2	16%

Unplanned Customer Interruptions actual (excluding exceptional events)												
	Baseline reference	2013/14	2014/15	2015/16	2016/17	2017/18	2018/19	2019/20	2020/21	2021/22	2022/23	Percentage improveme nt to-date
West Midlands	93.7	73.6	67.6	63.1	56.1	53.2	52.8	46.2	42.6	-	-	55%
East Midlands	58.8	48.7	45.0	41.7	43.2	46.0	38.9	37.2	39.0	-	-	34%
South Wales	55.5	45.8	52.6	45.0	38.0	44.9	37.9	40.5	35.9	-	-	35%
South West	57.4	49.3	47.9	48.5	48.3	58.2	48.0	42.7	55.2	-	-	4%
WPD Total	69.1	56.3	53.9	50.4	47.6	50.6	45.0	41.7	42.9	-	-	38%



**4.9** For 2020/21, performance for Customer Interruptions is better than the overall RIIO-ED1 improvement target and beats the in-year regulatory target in every licence areas.

#### **Performance for Customer Minutes Lost**

4.11 Customer Minutes Lost are expressed as the average length of time in minutes that customers are without power (excluding power cuts that are under three minutes). The following tables and charts compare performance against targets.

Unplanned Customer Minutes Lost targets												
	Baseline reference	2013/14	2014/15	2015/16	2016/17	2017/18	2018/19	2019/20	2020/21	2021/22	2022/23	Percentage improvement
West Midlands	66.7	52.5	51.9	51.1	50.3	49.5	48.7	47.9	47.1	46.4	45.6	32%
East Midlands	45.2	38.2	38.0	37.8	37.6	37.3	36.5	35.7	34.9	34.2	33.5	26%
South Wales	28.7	27.6	27.6	27.5	27.5	27.4	27.4	27.3	27.3	27.2	27.1	6%
South West	35.1	36.1	35.9	35.8	35.6	35.4	35.2	35.0	34.8	34.6	34.4	2%
WPD Total	47.7	40.8	40.5	40.2	39.8	39.4	38.8	38.2	37.7	37.2	36.6	23%

	Unplanned Customer Minutes Lost actual (excluding exceptional events)											
	Baseline reference	2013/14	2014/15	2015/16	2016/17	2017/18	2018/19	2019/20	2020/21	2021/22	2022/23	Percentage improvement
West Midlands	66.7	35.3	30.7	28.4	27.1	26.6	27.0	24.2	24.3	-	-	64%
East Midlands	45.2	24.4	21.5	19.9	20.4	22.7	21.3	21.3	22.0	-	-	51%
South Wales	28.7	25.1	24.2	20.7	19.5	22.7	19.4	18.9	19.6	-	-	32%
South West	35.1	32.9	31.1	29.0	30.1	34.1	32.4	30.1	34.5	-	-	2%
WPD Total	47.7	29.7	26.7	24.5	24.4	26.2	25.1	23.6	24.9	-	-	48%



**4.12** For 2020/21, performance for Customer Minutes Lost is better than the overall RIIO-ED1 improvement target and beats the in-year regulatory target in every licence area.

#### Our approach to improving network performance

- **4.13** WPD aims to improve network performance by:
  - reducing the number of faults that occur;
  - reducing the number of customers affected by a fault; and
  - reducing the time it takes to restore supplies when a fault occurs.
- **4.14** The following sections detail a range of supporting activities that we monitor to ensure that we continue to achieve improved network performance.

#### Reducing the number of faults

Completing inspection and maintenance programmes

- **4.15** WPD regularly inspects and maintains the network to identify poor condition assets, repair defects and replace worn components that could otherwise lead to faults.
- **4.16** Ensuring the completion of inspection and maintenance work programmes assists in limiting faults by addressing conditions that could lead to asset failure.
- 4.17 Local teams manage inspection and maintenance work. Company policy dictates the completion of set tasks within specific time periods and the completion of tasks is monitored by managers through weekly key performance indicators, so that no arrears exist.

#### Removing defective poles

- 4.18 WPD places a high priority on the replacement of poor condition wooden poles. Overhead lines are regularly inspected and poles found in poor condition are flagged on our asset management system with a target for them to be removed from the network within a year.
- 4.19 This activity provides safety, reliability and resilience benefits. It removes weak points from overhead line networks; reducing the likelihood of failure, especially during severe weather conditions.
- 4.20 We use key performance indicators to ensure that defective poles are removed within 12 months of being identified. During 2020/21, each WPD licence area achieved 100 per cent completion against these indicators.

#### Using technology to locate faults before they occur

- 4.21 During 2016/17, WPD purchased new fault location equipment that allows the location of faults to be identified before they become an issue. The equipment can monitor transient faults (recurrent, non-permanent faults), collecting data that provides a location of where the problem could be. This allows a proactive approach to be adopted so that a transient issue is removed before it becomes a permanent fault.
- 4.22 We continued to invest in this equipment and smart devices are installed on intermittent faults where fuses operate. The benefit of installing the devices is measured by considering the number of customer interruptions that have been avoided as a result of installation.
- 4.23 There are currently a total of 1,191 low voltage reclosing units deployed across the four licence areas. During 2020/21, these units have operated 2,058 times, which benefited approximately 40,000 customers, and avoided the need to dispatch resources to restore supplies following a permanent fault. We continue to explore the possibilities of these devices and potential future development.

#### Replacing assets

- 4.24 The condition of network assets degrades over time and as a result WPD has an ongoing programme of asset replacement and refurbishment. The work is primarily carried out to maintain the reliability and safety of the network.
- 4.25 We assess the impact of asset replacement and refurbishment by using network asset indices based upon risk. The risk assessment considers the likelihood of an asset failing (asset health) and the consequences of the failure (criticality). Assets in good condition have a lower risk than assets in poor condition, so the act of replacing a poor condition asset with a new asset reduces risk levels.
- 4.26 For RIIO-ED1, Ofgem placed an obligation upon all DNOs to work together to produce a common methodology for the way in which asset health, criticality and risk are assessed. This is referred to as the Common Network Asset Indices Methodology (CNAIM). This work was completed in 2016 and the targets for risk reduction during RIIO-ED1 were restated using CNAIM in December 2016.
- 4.27 Targets have been established by considering the risk reduction that will be delivered by specific RIIO-ED1 asset replacement and refurbishment programmes. The targets are derived from the difference between two forecast positions:
  - risk at the end of 2022/23 without any intervention; and
  - risk at the end of 2022/23 with planned asset replacement and refurbishment interventions.
- 4.28 The targets are specified as overall RIIO-ED1 targets. The table below shows both risk points delivered during 2020/21 and our performance towards the overall targets for RIIO-ED1. All four licence areas are delivering ahead of plan at the end of the sixth year of the price control.

Network asset indices performance											
	West Midlands	East Midlands	South Wales	South West	WPD Total						
RIIO-ED1 total target	-17,228,200	-12,530,218	-9,816,502	-16,310,684	-55,885,603						
Risk points reduction delivered to date during RIIO-ED1	-17,778,100	-12,363,576	-9,648,658	-14,376,239	-54,166,573						
2020-21 delivered risk points reduction*	-2,446,209	-1,519,024	-1,611,494	-2,076,552	-7,653,279						
Percentage of RIIO-ED1 target delivered to date	103.2%	98.7%	98.3%	88.1%	96.9%						

<sup>\*</sup> The delivered risk point values are based upon the values that would be seen in 2022/23 to enable direct comparison to the targets

Reinforcing the network to provide enough network capacity

- 4.29 The amount of power that the network can carry (referred to as the capacity of the network) is limited by the rating/capability of equipment and the way in which these assets are configured. As more connections are made to the network, or customers use more electricity, spare capacity is used up and intervention is required to prevent assets overloading and failing.
- **4.30** This intervention can be through:
  - reinforcing the network to provide more capacity either by adding more assets or replacing existing assets with higher rated equipment which can carry greater load,
  - managing the load to reduce the maximum demand on the network.
- 4.31 The network is regularly assessed to determine whether intervention work is required to reflect changing circumstances. For 33kV, 66kV and 132kV substations Ofgem has specified the use of a Load Index (LI) which compares maximum demand to capacity. The result is converted to an LI rank, with LI1 representing a substation with significant spare capacity and LI5 representing a fully utilised substation.
- 4.32 The LI ranking is converted to risk points by using a weighting factor for each LI rank. As demand increases more capacity is used up leading to a higher LI rank and higher LI risk points. When interventions take place more capacity is provided which lowers the LI risk.
- 4.33 In developing the RIIO-ED1 Business Plan we forecasted how load would grow and specified when we expected to carry out interventions. This resulted in a forecast risk profile over the RIIO-ED1 period. Progress against the forecast risk profile is shown below.



- 4.34 LI risk is in line with forecasts for all WPD Licence Areas.
- 4.35 During 2019/20, we started to update and review the data used in EHV and 132kV network analysis, replacing generic assumptions used for certain equipment types with actual data. This work has continued through 2020/21 and has resulted in reductions to capacity at a

number of substations in the West Midlands, East Midlands and South West, a few of which are now classified as LI4 or LI5. Reinforcement options for these sites are under consideration.

#### P2 compliance

- 4.36 DNOs have a licence obligation to manage networks to meet the requirements of Electricity Networks Association Engineering Recommendation for Security of Supply P2. This specifies the expected capability of the network to meet demands under defined outage conditions.
- 4.37 In order to prevent situations where the standard cannot be met, network reinforcement work is carried out in advance of networks becoming 'non-compliant'. However, there may be situations where demand increases occur more rapidly than forecast or where there are delays to reinforcement work.
- 4.38 Where networks become overloaded to the extent that the requirements of P2 cannot be met, the requirement for temporary relief from the licence obligation is identified. These temporary exemptions are referred to as derogations.
- 4.39 Where the amount of demand that could be interrupted is greater than 60MW, derogations must be submitted to Ofgem and an action plan developed to achieve compliance. At lower demands, Ofgem has introduced a self-derogation process (which does not require application to Ofgem, but still requires the development and implementation of an action plan).
- 4.40 At the close of 2020/21, there are no Ofgem or self derogations to standard P2.

P2 derogations										
West East South South WPD Midlands Midlands Wales West Total										
Ofgem derogations	0	0	0	0	0					
Self-derogations	0	0	0	0	0					

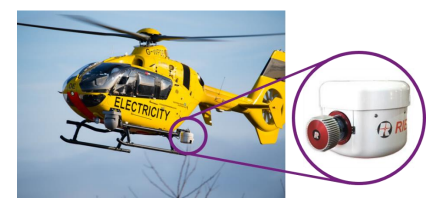
**Environment** 

Completing routine tree clearance programmes

- **4.41** Trees can cause interruptions by falling into overhead lines or by branches coming into contact with equipment.
- 4.42 Routine tree cutting is carried out on a cyclical basis to provide clearance from equipment as detailed within Industry Standard ENA TS 43-8. This prevents tree related faults and keeps the public safe.
- 4.43 This routine clearance is supplemented by a separate resilience clearance programme which focuses on the potential damage that can be caused by trees in strong winds.
- 4.44 For routine clearance, spans of overhead lines are inspected and will either be declared clear of tree proximity or cutting will be undertaken to achieve the required clearance distances. The volume of clearance will vary across licence areas depending on the size of the network, the nature of the network i.e. whether it is largely urban or rural, and tree population density.
- **4.45** During 2020/21 the following volumes of spans were cut.

Routine tree cutting (number of spans cut) in 2020/21											
West East South South WF Midlands Midlands Wales West Tot											
LV (spans)	18,477	19,032	5,418	22,254	65,181						
HV (spans)	17,781	12,009	12,999	13,620	56,409						
EHV (spans)	270	364	426	507	1,567						
132kV (spans)	284	162	659	261	1,366						

- 4.46 Effective tree clearance assists in the reduction of tree related faults and within RIIO-ED1 WPD targeted an overall 20% reduction in both high voltage (HV) and low voltage (LV) tree related faults. At LV, the 20% improvement was targeted in each licence area. At HV, a 37% improvement in tree related faults was targeted in West Midlands which would lead to an overall WPD improvement of 20%.
- 4.47 We continue to invest in technology to improve network reliability. During 2020/21 this has included investment in LiDAR technology to enhance our vegetation management capabilities. By having more effective processes we aim to reduce tree related faults. LiDAR systems (light detection and ranging) are fitted to each WPD helicopter. These systems are capable of measuring the distance to multiple targets including conductor and vegetation by illuminating with a pulsed laser light and measuring the reflected pulses with a sensor.



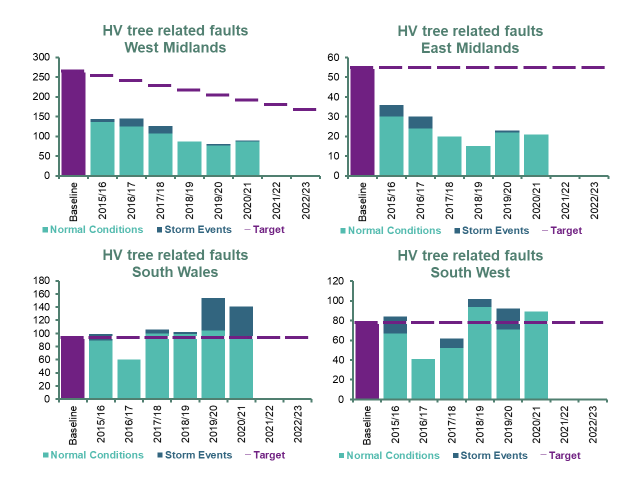
4.48 The first scanning programme began in September 2020 and analysis of the resulting data is allowing us to operate a more effective vegetation management programme by prioritising spans of highest risk.

#### HV tree related faults

4.49 Performance in 2020/21 shows a 31% improvement in the number of HV tree related faults for WPD as a whole compared to our baseline performance; the performance for each licence area against target can be seen below.

HV tree related fault targets								
	West East South South WPD Midlands Midlands Wales West Total							
Underlying performance (4 year average from 2009/10 to 2012/13)	226	55	94	78	493			
Target - end RIIO-ED1	168	55	94	78	395			
Percentage improvement - target	37%	0%	0%	0%	20%			

HV tree related fault actual									
West East South South WPD Midlands Midlands Wales West Total									
Underlying performance (4 year average from 2009/10 to 2012/13)	226	55	94	78	493				
2020/21 performance	89	21	141	89	340				
Percentage improvement - actual	67%	62%	-50%	-14%	31%				



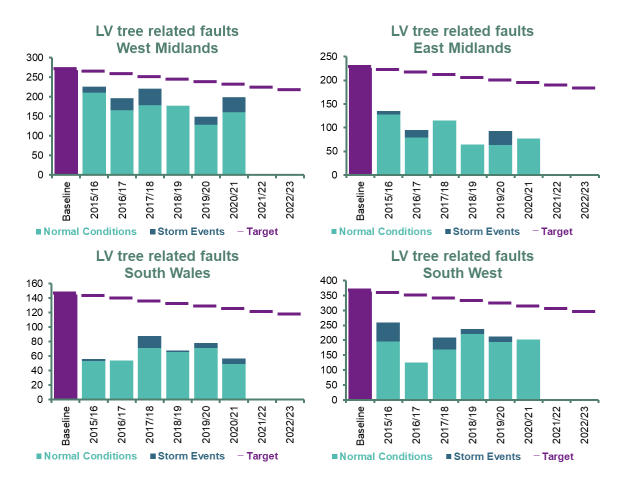
4.50 Performance in the West Midlands and East Midlands licence areas shows a significant improvement during RIIO-ED1; however we continue to see a high number of HV faults in South Wales and the South West during 2020/21. In South Wales this is can be mostly attributed to three storm events, which accounted for 32% of tree related faults in this licence area.

#### LV tree related faults

4.51 Performance during 2020/21 shows a 47% improvement in the number of LV tree related faults for WPD as a whole; the performance for each licence area against target can be seen below.

LV tree related fault targets								
	West East South South WPD Midlands Midlands Wales West Total							
Underlying performance (4 year average from 2009/10 to 2012/13)	272	229	147	369	1,017			
Target - end RIIO-ED1	218	184	118	297	817			
Percentage improvement target	20%	20%	20%	20%	20%			

LV tree related fault actual								
	West Midlands	East Midlands	South Wales	South West	WPD Total			
Underlying performance (4 year average from 2009/10 to 2012/13)	272	229	147	369	1,017			
2020/21 performance	199	77	57	203	536			
Percentage improvement - actual	27%	66%	61%	45%	47%			



4.52 All licence areas are already beating the end of RIIO-ED1 target; however we have seen an increase in the number of faults in the West Midlands licence area during 2020/21, compared to the previous year.

#### Reducing the number of customers affected by power cuts

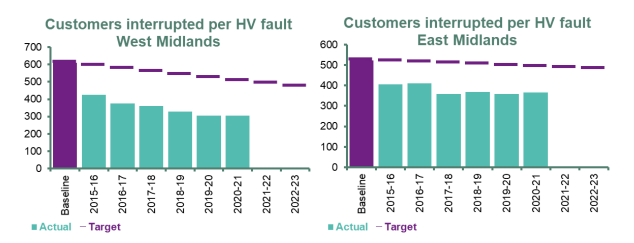
4.53 As well as taking preventative steps to limit the number of faults, WPD is installing technology that aims to reduce the number of customers affected when a fault occurs.

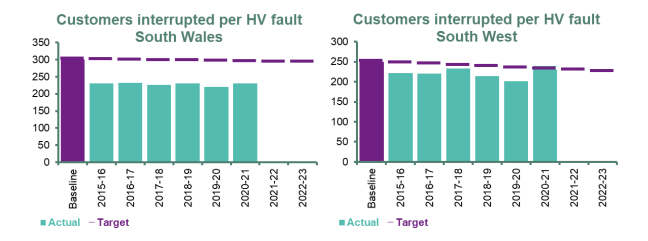
#### **Network automation**

- 4.54 Reductions in the number of customers affected by HV faults are achieved by increasing the amount of network automation which can be utilised on the network when a fault occurs.
- 4.55 The installation of additional remotely control devices allows electricity supplies to be quickly rerouted or 'switched' without the need to send a person to site. These switching operations can be initiated by staff in our control centre or automatically by computer algorithms.
- 4.56 Additional equipment which protects the network, such as circuit breakers and intelligent fuses, enable circuits to be subdivided into smaller zones reducing the number of customers that are affected by a fault.
- 4.57 The development of automatic switching algorithms allows switching actions to take place without the intervention of a Control Engineer. The algorithms use information from fault passage sensors to indicate which section of the network contains the fault and then communicate with remotely controlled devices to restore supplies to the maximum number of customers possible.
- 4.58 The application of this technology results in an improvement in the average number of customers affected by faults. The table below shows performance in 2020/21.

Average number of customers interrupted per unplanned HV incident							
West East South Sout Midlands Wales Wes							
Benchmark performance (five year average 2008/09 to 2012/13)	617	531	304	253			
Target performance – end of RIIO-ED1	480	487	295	228			
2020/21 performance	306	365	231	239			

4.59 Three of our licence areas have already achieved our overall target for the end of RIIO-ED1. The South West is on track to achieve the overall target but has missed the in-year target by 2%.





#### Reducing the time it takes to restore supplies

**4.60** WPD has a clear focus on restoring supplies quickly.

#### Managerial focus

- **4.61** WPD promotes a culture which prioritises getting customers back on supply.
- 4.62 Clear management focus on speedy restoration of electricity supplies in the event of a fault has led to significant improvements in performance over a number of years.
- **4.63** This focus is applied to all faults, irrespective of whether the fault affects a single customer or thousands of customers.

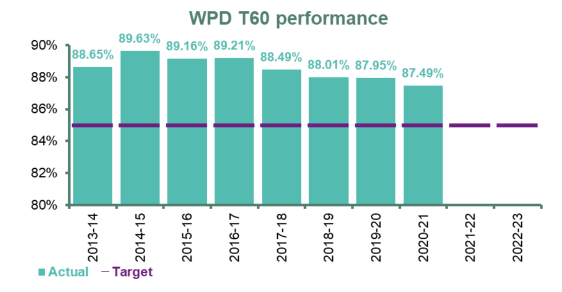
# Output (12) Make sure that at least 85% of customers have their power restored within an hour of a high voltage fault happening.



4.64 An internal initiative called 'Target 60' measures the percentage of customers who are restored within one hour of when a high voltage (HV) fault occurs. During RIIO-ED1 WPD committed to achieving a Target 60 performance that exceeds 85%. The following table shows WPD overall performance exceeded this target in 2020/21.

Target 60 - restoration within one hour of an HV fault (% of customers)							
	West	East	South	South	WPD		
	Midlands	Midlands	Wales	West	Total		
Performance 2020/21	88.95%	88.52%	87.33%	84.48%	87.49%		

4.65 This result continues our track record of outperformance against the target as shown below.



4.66 Where Target 60 is not achieved for an individual incident, the local Team Manager investigates why and produces a report by the following morning to identify the factors that contributed to failure. This report is escalated to senior managers so that learning points can be considered. In this way we continuously identify opportunities to improve performance.

### **Guaranteed Standards of Performance (GSOPs)**

4.67 Statutory regulations set guaranteed standards of performance that DNOs must meet in relation to network reliability. Customers are entitled to payments where DNOs fail to meet the standards.

# Output (13) Reduce by 20% the number of customers experiencing a power cut which lasts for 12 hours or more.

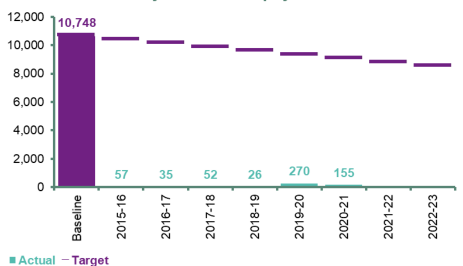


- 4.68 GSOP EGS2 requires DNOs to restore customer supplies within 12 hours of an outage in normal weather. This is an enhancement to the previous requirement of 18 hours; a change which was introduced from the start of RIIO-ED1.
- 4.69 WPD pre-empted the introduction or this more challenging target by putting internal key performance indicators in place before the change in regulatory requirements and identifying approaches to reduce the duration of power cuts.
- 4.70 As part of the RIIO-ED1 Business Plan, targets were set with reference to a baseline performance in 2012/13 and WPD committed to reduce by 20% the number of customers experiencing interruptions lasting 12 hours or more.
- 4.71 Subsequently we have placed a greater focus on this and actual performance has surpassed these targets, with the number of customers experiencing interruptions lasting 12 hours or more being significantly reduced.
- 4.72 The process for calculating the length of an outage allows exemptions in certain circumstances for example where there is no access to the customer property or where the customer themselves requests a delay in the works required to restore supplies. Where an exemption is applied and the clock is stopped, the DNO is not required to make a GSOP payment to the customer if the 12 hour standard is not met. In January 2019, Ofgem clarified where exemptions could be applied and therefore performance since 2019/20 has been based upon the revised guidance.
- In the table below we have shown the targets and performance both with and without exemptions for 2020/21.

Customers affected by interruptions lasting 12 hours or more								
	West Midlands	East Midlands	South Wales	South West	WPD Total			
Reference performance in 2012/13 (after exemptions applied).	5,080	3,367	272	2,029	10,748			
Target performance - end of RIIO- ED1 (after exemptions applied)	4,064	2,694	218	1,623	8,599			
2020/21 performance (total after exemptions – GSOP payments made)	43	33	72	7	155			
2020/21 performance (total before exemptions)	317	250	431	51	1,049			

4.74 Our performance during RIIO-ED1 can be seen below and clearly shows the significant reduction in interruptions lasting 12 hours or more compared to the baseline. Since the start of RIIO-ED1 we have had a very small number of customers that have been eligible for and received a GSOP payment for an interruption lasting 12 hours or more.

# Interruptions lasting 12 hours or more subject to GSOP payments



- 4.75 While the original RIIO-ED1 targets proposed a 20% improvement, we have virtually eliminated failures against the standard. To achieve this improvement we took a number of actions including:
  - expanding our fleet of mobile generators to further enhance WPD's capability to provide temporary supplies;
  - shortening the timescale triggers for escalation to senior managers if there is a
    potential that restoration will not be achieved within 12 hours; and
  - amending contracts for excavation so that a digging team is on site within one hour (reduced from two hours).

#### Output (14) Achieve no failures on all other GSOPs.



- 4.76 In addition to the restoration of supplies in normal weather, The Electricity (Standards of Performance) Regulations 2015 also specify a range of other requirements. Detailed information on these guaranteed standards can be found on our website.
  - www.westernpower.co.uk/customers-and-community/guaranteed-standards
- **4.77** WPD has set itself a tough target to have zero failures against all the other guaranteed standards.
- 4.78 During 2020/21 there were only 14 occasions where we didn't meet these standards. We did not meet the standard for restoring supply following a main fuse failure for three customers and failed to notify eight customers of planned interruptions to their electricity supply. We aim to learn from each failure in order to achieve our target of zero in the remaining years of RIIO-ED1.

Guaranteed Standards of Performance failures in 2020/21 (excluding restoration of supply within 12 hours)								
	West Midlands							
Main fuse failure	1	1	-	1	3			
Multiple interruptions	-	-	-	-	-			
Major incident	-	-	-	-	-			
Rota disconnection	-	-	-	-	-			
Planned interruptions	3	1	-	4	8			
Voltage enquiries	-	-	-	-	-			
Missed appointments	1	-	-	-	1			
Missed payments	-	1	-	1	2			
Storm supply restoration	-	-	-	-	-			

4.79 As promised in the RIIO-ED1 Business Plan, WPD has voluntarily doubled the value of payments for failures against guaranteed standards to provide additional recompense where service has failed to meet minimum expectations.

### Making improvements for worst served customers

## Output (15) Reduce by 20% the number of customers classified as worst served.



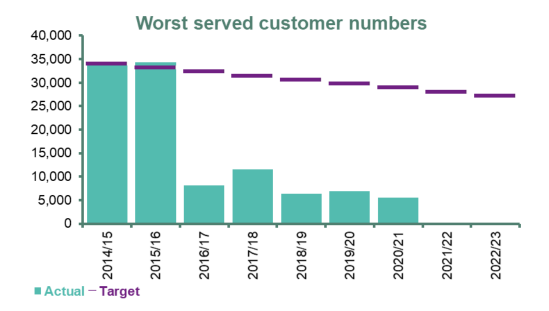
- 4.80 Within RIIO-ED1, Ofgem has defined worst served customers as those that experience 12 or more higher voltage interruptions over a three year period (with a minimum of three interruptions experienced in each year of the period).
- 4.81 Improvements for worst served customers aim to reduce the number of interruptions for customers who experience an unusually poor level of service. Often these customers are connected to remote parts of the network that are predominantly served by overhead lines.
- 4.82 DNOs have access to funding to improve the reliability of the network for these customers. Recovery of expenditure is dependent on defined improvements in service following the works.
- 4.83 WPD engaged with stakeholders to determine the level of improvement required, resulting in a decision to target a 20% improvement with a maximum average spend per customer of £800.
- 4.84 In 2012/13 WPD estimated that 20,000 customers would be classified as being worst served and committed to a 20% reduction, reducing the total number of worst served customers to 16,000. Forecast expenditure was based upon carrying out work to improve performance for 4,000 customers.
- 4.85 The targets have been revised using actual worst served customer numbers from 2014/15 as a reference. This leads to the following target volumes.

Worst served customer numbers – updated targets							
	West	East	South	South South	WPD		
	Midlands	Midlands	Wales	West	Total		
Reference performance in 2014/15	10,723	19	9,701	13,615	34,058		
Target performance - end of RIIO-ED1	8,578	15	7,761	10,892	27,246		
20% reduction	2,145	4	1,940	2,723	6,812		

4.86 The number of worst served customers has reduced and in 2020/21 was significantly lower than the targets set for the end of RIIO-ED1. The following table shows the number of worst served customers in 2020/21.

Worst served customer numbers actual								
West East South South WPD Midlands Midlands Wales West Total								
Customers classified as worst served in 2020/21	1,860	383	1,187	2,081	5,511			

**4.87** Performance since the reference year is illustrated below.



- **4.88** This shows that the number of worst served customers varies from year-to-year. The numbers are impacted by:
  - the network improvement works that are carried out
  - new customers becoming worst served, where fault volumes increase
  - customers no longer being classified as worst served, where fault volumes reduce after repairs have been carried out.
- 4.89 The type of work carried out to make improvements varies depending on fault history and the opportunities available to reduce the number of future faults, but includes solutions such as:
  - the installation of additional automated switching so that fewer customers are affected when faults occur;
  - the installation of bird flight diverters where birds fly into overhead lines and cause faults; or
  - changing equipment which is prone to damage in exposed areas with high winds.

**4.90** The following table shows the number of worst served customers targeted by the projects carried out during RIIO-ED1.

Worst served customer numbers								
	West Midlands	East Midlands	South Wales	South West	WPD Total			
Customers targeted for worst served customer work in RIIO-ED1 to date	6,979	883	2,401	3,232	13,495			

## Making our network more resilient

- **4.91** Resilience refers to the ability of the network to continue to supply electricity during severe weather and to have the capacity to recover from widespread system shutdowns. Network resilience is monitored in three areas.
  - Flooding
  - Resilience tree cutting
  - Black start
- 4.92 At the request of stakeholders we have included new information on the actions that we take in relation to the security of our network control and information technology systems (also referred to as cyber security). The control and information systems that we use play a vital role in the operation of our network and the disruption of these systems could cause power failures. Systems could be a target for malicious cyber-attacks and our resilience to such actions is therefore important in our efforts to maintain network performance and security of supply.

# Output (16) Apply flood defences to 75 substations, reducing the risk of both damage to equipment and power cuts due to flooding.



- 4.93 Climate change predictions suggest that widespread flooding will become a more regular occurrence. Although flooding can often be limited to relatively small areas of ground, substations often supply customers across much wider areas. Inconvenience can therefore be caused for customers who may not be directly affected by flood water themselves.
- **4.94** Flood risk is assessed based on the probability that flooding will affect electricity supplies and the number of customers likely to be impacted. Flooding is categorised as either fluvial or pluvial.
  - Fluvial flooding floods related to river or coastal sites.
  - Pluvial flooding floods related to excessive rainwater (flash flooding).
- 4.95 Data provided by the Environment Agency has been used to identify substation sites that are at risk of fluvial flooding and during RIIO ED1 WPD committed to installing flood defences at 27 sites. Work undertaken for fluvial sites during RIIO-ED1 is shown below.

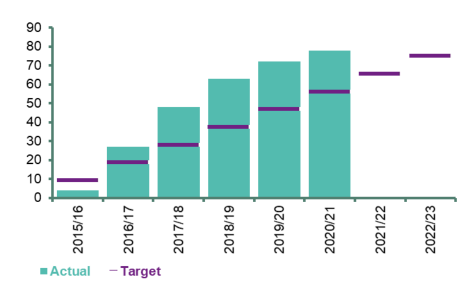
Fluvial flood defences installed (sites)								
West East South South Williams Midlands Wales West To								
Total number of sites to be protected during RIIO ED1 – risk of fluvial flooding	0	14	12	1	27			
Flood defences installed during RIIO-ED1	6	17	4	5	32			

4.96 At the time of developing the RIIO-ED1 Business Plan there was no data available on pluvial flooding so it was estimated that 48 sites would require flood defences. Subsequently, Environment Agency data has been used to identify an initial list of substations at potential risk and local teams have undertaken site surveys to assess risk levels, supplemented by independent, detailed, hydrological surveys. Work undertaken for pluvial sites during RIIO-ED1 is as follows.

Pluvial flood defences installed (sites)						
	West Midlands	East Midlands	South Wales	South West	WPD Total	
Total number of sites to be protected during RIIO ED1 – risk of pluvial flooding	13	16	8	11	48	
Flood defences installed during RIIO-ED1	10	10	16	10	46	

4.97 Our progress towards applying flood defences to 75 substations during RIIO-ED1 is illustrated below. We have already installed 78 flood defences, exceeding the end of RIIO-ED1 target.

## Flood defence work (pluvial and fluvial)



Output (17) Speed up the programme of tree clearance (specifically related to storm resilience) by 40%, with the aim of clearing 700km of overhead lines per year (delivering the programme five years earlier than suggested by Government guidelines).



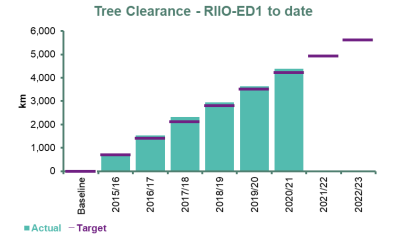
- 4.98 The resilience of overhead lines to storms is determined by how well they can withstand severe weather.
- **4.99** Overhead line fault rates are influenced by the following:
  - The condition of overhead lines.
  - The design strength of overhead lines.
  - Routine tree clearance.
  - Resilience tree clearance.
  - Weather conditions.
- **4.100** During RIIO-ED1, WPD has proposed to enhance the amount of resilience tree work carried out to improve overhead line resilience.

#### Resilience tree clearance

- **4.101** Severe storms can cause network faults and lead to interruptions in supply for large numbers of customers. In particular strong winds can lead to overhead lines being damaged by trees.
- 4.102 Following storms in October 2002, legislation was changed to require DNOs to clear trees from strategic overhead lines to a resilient standard to prevent damage should a tree be blown over. The resilience standard requires a greater distance between trees and overhead lines compared to clearance distances required for routine tree clearance. The government's impact assessment considered making 20% of the network resilient within 25 years.
- 4.103 In preparation of the RIIO-ED1 Business Plan, stakeholder engagement showed strong support for additional clearance work and WPD has therefore committed to increasing the amount of resilience tree clearance by 40% to complete the programme five years earlier than originally planned. Progress during RIIO-ED1 to date is shown below.

Tree clearance – resilience cutting						
	West Midlands	East Midlands	South Wales	South West	WPD Total	
Target for RIIO-ED1 (km)	1,448	1,296	1,192	1,688	5,624	
Actual – RIIO-ED1 to date(km)	1,141	1,047	902	1,291	4,379	
Percentage of programme complete	79%	81%	76%	76%	78%	

**4.104** Progress against target for WPD as a whole is demonstrated below.



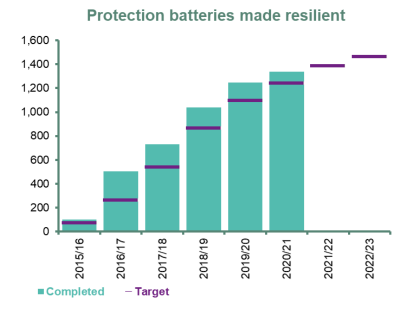
# Output (18) Improve substation battery life to last for 72 hours if there is a major, network-wide power loss.



- 4.105 Although they are extremely rare, a number of blackouts across the world (prior to the start of RIIO-ED1 in the USA, Europe and across India) highlighted that very widespread supply interruptions can occur. Events can be triggered by a coincidence of circumstances, which due to network running arrangements cause disconnection of customers to cascade as each alternative network reacts to the situation. Recovery from the blackout a 'Black Start' can take a number of days as generation stations return online and network loads are balanced with the output of generation.
- 4.106 The electricity industry has developed a standard which requires major substations to have the resilience to enable safe re-energisation following either a full or partial shutdown of the electricity network lasting up to 72 hours. The main consideration is the length of time that battery systems will last this includes protection, SCADA and telecommunication system batteries.
- **4.107** During RIIO-ED1 WPD has committed to making all substation battery systems at major substations and associated communications infrastructure resilient to the 72 hour standard.

#### **Protection batteries**

4.108 To make protection batteries resilient to 72 hours we install load disconnection schemes – which in the event of a prolonged loss of power to the substation will disconnect the battery load to prevent battery drainage. So far during RIIO-ED1 we have delivered 92% of the required programme to make protection batteries resilient and we are ahead of the delivery profile specified in the RIIO-ED1 Business Plan.



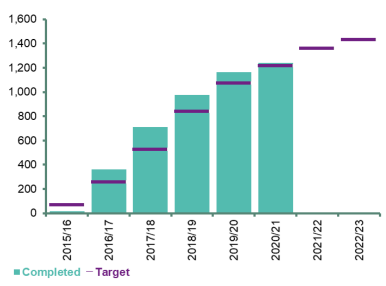
**4.109** Performance in each licence area is shown below.

Resilience of protection batteries					
	West Midlands	East Midlands	South Wales	South West	WPD Total
RIIO-ED1 target (includes both EHV and 132kV protection batteries)	240	621	236	366	1,463
Protection batteries made resilient during RIIO-ED1	238	566	233	303	1,340

#### **SCADA** batteries

- **4.110** SCADA battery arrangements have been reviewed on a site by site basis to determine the most efficient method to achieve resilience; this could be by replacing batteries or enhancing capacity depending on other work requirements at the sites.
- **4.111** During the first six years of RIIO-ED1 we completed 86% of our overall programme and have declared 1,239 batteries resilient to the 72 hour standard. We are on target to achieve our commitment for RIIO-ED1.





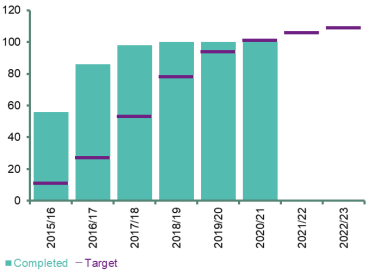
**4.112** Performance in each licence area is detailed below.

Resilience of SCADA batteries						
	West Midlands	East Midlands	South Wales	South West	WPD Total	
RIIO-ED1 target (includes both EHV and 132kV protection batteries)	254	586	190	403	1,433	
SCADA batteries made resilient during RIIO-ED1	225	560	95	359	1239	

### **Telecommunication sites**

- 4.113 Alongside substation battery resilience, the resilience of key telecommunications systems is required for successful recovery from a Black Start event. During RIIO-ED1 WPD targeted the upgrading of systems at 109 telecommunications sites in West Midlands and East Midlands by either installing additional battery capacity or on-site generation
- **4.114** During the course of 2015/16 additional work was also identified at sites in South Wales and the South West.
- **4.115** Progress against the RIIO-ED1 target has been positive with 92% of the original programme already complete 100 out of 109 sites in the East Midlands and West Midlands. An additional 83 sites have been completed in South Wales and the South West.

### Resilient telecommunications sites



Sites completed for South Wales and the South West have not been included in the above chart as they were not part of the original targets in our RIIO-ED1 business plan.

**4.116** Performance in each licence area is detailed below.

Resilience of telecommunication sites								
West East South South WPD Midlands Midlands Wales West Total								
Sites identified as part of the RIIO ED1 business plan	43	66	0	0	109			
Sites made resilient during RIIO-ED1	45	55	50	33	183			

### **Non-operational sites**

4.117 In advance of RIIO-ED1, resilience work was undertaken to upgrade generator capacity at 18 non-operational sites (e.g. offices that would be used to co-ordinate resources during a black start). No further requirements have been identified for non-operational sites.

# Cyber security – maintaining the resilience of our network and information systems

- **4.118** The magnitude, frequency and impact of digital 'cyber' attacks on computer networks and information systems is increasing. The UK's National Cyber Security Centre (NCSC) was founded in 2016 and reports that since the centre became operational there have been over 2,000 security threats.
- **4.119** The term cyber security describes the technology, processes and controls that can be put in place to protect systems against such attacks.
- 4.120 We take the protection of our assets and systems very seriously. This means that we design and protect our systems to defend against attacks and have robust policies and procedures in place to ensure that we do not put these systems at risk when carrying out our operations.
- **4.121** Cyber security risks are changing as the industry increasingly adopts digital technology and becomes more reliant on IT and telecommunications for data acquisition and monitoring and control of the network.
- 4.122 The government recognises the need to ensure the security of network and information systems across the UK and in May 2018 introduced the Network and Information Systems (NIS) Regulations. The NIS regulations are designed to achieve a high, common level of network and information systems security across the UK. The legislation requires WPD to demonstrate active cyber security risk management, report incidents that disrupt energy supply and take action to rectify those incidents. A significant amount of work has been completed to-date in ensuring WPD's compliance with the NIS basic profile.
- **4.123** WPD already works closely with government departments (including the NCSC) and other energy companies to share information that ensures the company is aware of and can react to the latest issues for threats.
- **4.124** Since the introduction of the NIS regulations we have:
  - Set-up a dedicated Cyber Security team within WPD.
  - Implemented a holistic risk management framework for our IT/Operational Technology (OT) environments.
  - Introduced a Security Information and Event Management (SIEM) system for monitoring and analytics.
  - Implemented a scheduled system penetration testing programme to identify system vulnerabilities.
  - Instigated end user cyber security awareness programmes.
- **4.125** Work in year 6 of RIIO-ED1 has focused on further maturing our IT cyber security systems and processes and has included:
  - Improved physical security at WPD's data centres.
  - Implementation of Multi Factor Authentication (MFA) for privileged account management as part of a multi-layer approach to security.
  - Introduction of supply chain cyber security guidance and controls.
  - Implementation of IT asset management systems and end point security tools.
  - Independent external audits to review our cyber security management system in order to identify and mitigate ongoing threats and vulnerabilities.
  - Increased monitoring capabilities for IT systems including alerting and response capabilities, threat intelligence and vulnerability management.
- 4.126 As we move towards RIIO-ED2 a greater emphasis will be placed on OT cyber security due in part to the requirement for more efficient and smarter systems to manage power flows across the distribution network. OT is technology that communicates and interfaces with business systems and physical assets and includes systems such as our SCADA communications system which allows us to interact remotely with sensors and monitors on

the physical distribution network. As a result of this changing use of the electricity network, traditional IT boundaries between IT (corporate systems), OT and customer-owned devices are also changing to become more interconnected. This has led to an increase in the number of end-points (computers, smart meters, remote terminal units) that WPD has to maintain and secure.

- **4.127** Work completed to-date in RIIO-ED1 in relation to OT Cyber security includes the following:
  - Segregation of our critical systems (as detailed in the NIS directive) from the corporate network; this includes the PowerOn electricity control system.
  - Implementation of a risk-based model for OT cyber security assessment to ensure investment and resource can be effectively targeted.
  - Introduction of an OT Security Information and Event Management (SIEM) system for monitoring and analytics.
  - A scheduled OT system penetration testing programme to identify vulnerabilities.
  - Instigation of end user OT cyber security awareness programmes.
  - Remote Terminal Unit (RTU) data transmission encryption.
  - Introduction of new OT supply chain guidance and controls.
  - Enhanced privileged user management for our OT systems.
  - Classification of OT assets.
  - Independent external audit to review our current OT cyber security management systems to define our current risk level, to identify and mitigate ongoing threats, vulnerabilities and to help target future and investment and work programmes.
- **4.128** Future Cyber security work programmes for the remainder of RIIO-ED1 and throughout RIIO-ED2 will be driven by risk and will be categorised under the four headings of:
  - Identification
  - Protection
  - Detection
  - Response and Recovery



Environment

RIIO-ED1 Business Plan Commitments Report Year Six - 2020/21

29 October 2021





Serving the Midlands, South West and Wales

# **Contents**

5	Environment	78
	Overview of environmental outputs	80
	Developments in the energy system	81
	Making it possible for more people to use low carbon technologies  Output (19) Improve by 20% the time taken to provide a response to customers	
	who want to use LCTs.  Output (20) Identify LCT hotspots using information from smart meters, expert organisations and local authorities, and use this information when making	88
	decisions.  Output (21) Selectively replace assets using larger assets in areas where more LCTs may be connected to our network.	89 89
	Output (22) Reduce costs for future customers by developing smart solutions to provide alternative and innovative techniques for managing our network.	90
	Output (23) Provide additional network capacity by using traditional or 'smart' methods.	93
		95
	Output (24) Install oversized transformers when replacing assets in areas where demand for power may become higher than equipment can cope with.  Output (25) Use larger cables when installing new network in LCT hotspots.	96 97
	Reduce the carbon footprint of the business	98
	Output (29) Reduce our carbon footprint by 5%. Output (26) Make sure all replacement vehicles have lower CO <sub>2</sub> emissions than	98 99
	those they are replacing.  Output (27) Make sure all new or substantially refurbished buildings meet, as a minimum, the 'excellent' standard under the Building Research Establishment	99
	Environmental Assessment Method (BREEAM).  Output (28) Reduce the amount of waste sent to landfill by 20% over the first two	101
	years of RIIO-ED1 and 5% per year after this.	102
	Reduce the environmental risk of leaks from equipment  Output (30) Reduce by 75% the amount of oil lost through leaks from oil-filled cables.	<b>104</b> 104
	Output (31) Reduce by 17% the amount of SF6 gas that is lost from switchgear. Output (32) Install effective oil containment 'bunds' around plant containing high	106
	volumes of oil.	108
	Improve appearance in National Parks and Areas of Outstanding Natural Beauty (AONBs)	
	Output (33) Replace 55km of overhead lines in National Parks and AONBs with underground cables.	109

# 5 Environment

- 5.1 Business plan commitments for the environment cover two distinct areas: facilitation of a move to a low carbon economy and a reduction of the impact of WPD's activities on the environment.
- **5.2** Environment outputs are in five themes.
  - Facilitating increased volumes of low carbon technologies (LCTs).
  - Reducing technical network losses.
  - Reducing the carbon footprint of the business.
  - Reducing the environmental risk of leaks from equipment.
  - Improving visual amenity in National Parks and Areas of Outstanding Natural Beauty (AONBs).
- 5.3 Changes to the way that electricity is generated and consumed requires electricity networks to adapt for the challenges of a low carbon future. As a result the scope of our activities in this area has expanded and we are reporting on additional areas of work that have become integral to our business and the delivery of our RIIO ED1 business plan. These are detailed in a section called 'Developments in the Energy System'.

### **Regulatory framework**

- 5.4 Environmental impacts caused by DNO activities are not financially incentivised; instead they are reliant on a reputational system of league tables to demonstrate the effectiveness of the management of environmental issues.
- 5.5 Ofgem has placed a licence obligation on DNOs to reduce losses where it is cost effective to do so. In addition, Ofgem has introduced a discretionary reward incentive mechanism that encourages DNOs to develop and adopt innovative ways of reducing losses.
- During RIIO-ED1 Ofgem requires DNOs to produce and publish an annual Environment Report which details the activities carried out in relation to environmental matters and facilitating the low carbon transition. The report compliments the content of this section and can be found on the WPD website at the following link: <a href="https://www.westernpower.co.uk/customers-and-community/environment">www.westernpower.co.uk/customers-and-community/environment</a>

#### **Green Recovery**

- 5.7 Working alongside the ENA, Ofgem and the industry we have drawn up plans to unlock early investments in our network to support the Government's transition to net zero.
- 5.8 We are proposing over 70 Green Recovery projects, at a cost of £60 million. This investment is in addition to the original RIIO-ED1 plan and will enable us to upgrade and build new electrical infrastructure and substations, unlocking network capacity, which may currently be a barrier to some customer connections. Our projects will also target parts of the network forecast to have an uptake of Low Carbon Technologies (LCTs).
- We have established which areas of the network to target utilising our knowledge, current and historic interest in LCTs, combined with stakeholder engagement during February and March 2021. During the stakeholder call for evidence we received 200 submissions from a variety of organisations and local authorities.
- 5.10 The 70 proposed projects will lead to 1,206MW of additional capacity. This includes 617MW of demand capacity, which will help prepare the network for the rise in LCTs, and 589MW of

generation capacity, benefitting a large number of potential distribution generation connections across our licence areas.

- 5.11 Our projects will not only support new connections, including green projects between 2021-2023, but will also enable green energy and green jobs across the South West, South Wales and the Midlands.
- 5.12 In February 2021 we launched our Green Recovery map which shows the parts of the network we plan to upgrade as part of our proposed Green Recovery projects.
- 5.13 More information relating to Green Recovery can be found on our website at the following link: www.westernpower.co.uk/greenrecovery



# **Green Recovery map**

## launch

The Green Recovery map has now been updated to show which parts of our network we are upgrading as part of the Green Recovery project.

Launch Map >



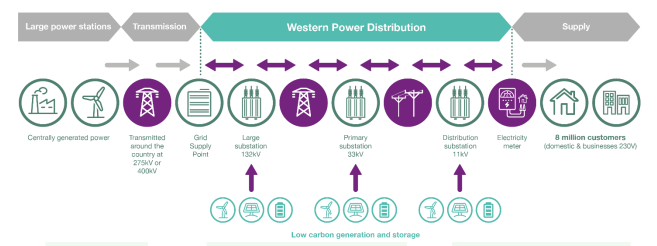
# **Overview of environmental outputs**

Make	e it possible for more people to use low ca	rbon technologies (LCTs)
<u>19</u>	Improve by 20% the time taken to provide a response to customers who want to use LCTs.*	We are receiving increased volumes of notifications which we are addressing quickly, but the high volumes of enquiries mean that we have not been able to improve our response times.
<u>20</u>	Identify LCT hotspots using information from smart meters, expert organisations and local authorities, and use this information when making decisions.	The development of the "Network Investment Forecast Tool" has enabled us to add predicted LCTs to our LV network and highlight areas of LV cable or transformers that will reach capacity. This list of assets has become the basis for the new LCT Hotspot listing.
<u>21</u>	Selectively replace assets using larger assets in areas where more LCTs may be connected to our network.	We carried out 36 asset replacement projects using larger assets, as a result of using information about LCT hotspots.
<u>22</u>	Reduce costs for future customers by developing smart solutions to provide alternative and innovative techniques for managing our network.	We had a wide range of innovation projects in progress during the year.
<u>23</u>	Provide additional network capacity by using traditional or 'smart' methods.	We have continued to develop the Flexible Power brand and increased the number of substations utilising flexibility from 122 in 2019/20 to 270 in 2020/21.
Redu	uce technical network losses	
24	Install oversized transformers when replacing assets in areas where demand for power may become higher than equipment can cope with.	We installed 22 oversized transformers.
<u>25</u>	Use larger cables when installing new network in LCT hotspots.	We installed 1.99km of larger cable in LCT hotspots.
Redu	uce the carbon footprint of the business	
<u>26</u>	Make sure all replacement vehicles have lower CO <sub>2</sub> emissions than those they are replacing.	WPD operational vehicle emissions have reduced by 23% compared to 2019/20, some of which will be due to reduced use of contractors during the Covid-19 pandemic.
<u>27</u>	Make sure all new or substantially refurbished buildings meet, as a minimum, the 'excellent' standard under the Building Research Establishment Environmental Assessment Method (BREEAM).**	During 2020/21 we have not completed any depot construction. We are in the final stages of applying for certification for refurbishment works at one site.
<u>28</u>	Reduce the amount of waste sent to landfill by 20% over the first two years of RIIO-ED1 and 5% per year after this.	We have seen a reduction in the amount of waste sent to landfill, and we have achieved our target for the whole of RIIO-ED1.
<u>29</u>	Reduce our carbon footprint by 5%.*	Our business carbon footprint has reduced by 34% compared with 2012/13. We have beaten our in-year target.
Redu	uce the environmental risk of leaks from ed	quipment
30	Reduce by 75% the amount of oil lost through leaks from oil-filled cables.*	The leak volume from oil-filled cables has continued to decrease. We have beaten our in-year target.
<u>31</u>	Reduce by 17% the amount of SF6 gas that is lost from switchgear.*	The amount of $SF_6$ gas lost as a percentage of the total amount of $SF_6$ used on our network has reduced from 0.47% in 2015/16 to 0.11% in 2020/21 for the whole of our area.
<u>32</u>	Install effective oil containment 'bunds' around plant containing high volumes of oil.*	We have completed work on 229 new and refurbished bunds so far in RIIO-ED1, going further than our forecast of 104 bunds.
Impr		Areas of Outstanding Natural Beauty (AONBs)
33	Replace 55km of overhead lines in National Parks and AONBs with underground cables.*	To date during RIIO-ED1, we have replaced 32.7 km of overhead lines with underground cables for visual amenity in AONBs.
* Target	is are for the full eight year RIIO-ED1 period, not for a dis	screte year

<sup>\*</sup> Targets are for the full eight year RIIO-ED1 period, not for a discrete year \*\* Target to be achieved each year of RIIO-ED1

## **Developments in the energy system**

- 5.14 The way in which electricity is generated has changed significantly over the last few years with more generators being connected to the distribution network. In addition the way electricity is consumed is changing with continued growth of electric vehicles and the use of heat pumps for domestic heating. There are also emerging technologies such as large scale battery storage which can store the excess energy being produced and release it back to the network at times of high demand. As a result DNOs have the challenge of managing different power flows across the distribution network. This requires the evolution of systems and processes for forecasting and managing the network.
- **5.15** The changes are summarised in the diagram below.



Many large power stations are closing as they come to the end of their lives. Intermittent renewables (e.g. wind farms) and other forms of electricity generation are now directly connected to the local distribution network. The generation patterns of these types of technology are often much more complex to predict.

We expect rapid adaptation to new forms of electricity demand. Electric vehicles are quickly becoming mainstream and new technologies (e.g. battery storage, heat pumps and electric heating) could further disrupt traditional energy use.

- 5.16 To meet the future energy needs of our customers, WPD has established Distribution System Operator (DSO) functionality and started the process to operate the network more flexibly, forecasting supply and demand in more detail and avoiding, where possible, the need for costly conventional reinforcement of the network by contracting for flexibility services from distributed energy resources and locally managing generation output, load and power flows. We are beginning to facilitate better, whole system, outcomes by ensuring customers can provide services up to the transmission system operator, which may avoid the need for transmission reinforcement.
- 5.17 In 2019/20 we published our updated DSO strategy and our DSO Forward Plan which details the benefits of DSO transition from a customer and stakeholder perspective. Both of documents and a range of further information can be found at the link below.

www.westernpower.co.uk/smarter-networks/network-strategy/dso-strategy

### The DSO transition programme

5.18 The implementation of our DSO strategy will affect the entire network, utilising a mixture of hardware enablers and process enhancements to deliver outputs as customer need dictates. Our strategy for transition focusses on enhancing and developing competences in three core business areas:

#### Assets

Investment in technology to ensure the network operates at high performance levels.

Roll out of Active Network Management zones. These are areas of the network equipped with control systems which allow us to automatically manage the power flows of generation and demand connected to the network at times of network constraint.

Telecommunications readiness and strategic investment in fibre networks to deliver more visibility and controllability.

#### Customers

Development of Demand Side Response (DSR) services for specific customer groups, prioritised in regions and customer segments as the need arises.

Provision of data that will demonstrate where there is congestion or capacity on the network, informing localised tariffs and supporting the development of a Local Energy Market.

Flexible connection products will be extended to all WPD areas and extended to include demand and storage connections.

### **Network operations**

Investment in technology to give unprecedented visibility and monitoring of the network. Use of complex data analytic tools to forecast requirements and ensure the network is proactively managed.

Upgrading business areas to facilitate flexibility services such as

Continue to develop and update regional energy scenarios that will establish future network needs and inform strategic investment in the network.

- 5.19 Our existing innovation programme enables us to develop and test new solutions before deploying them as business as usual. We have developed significant competence in a number of key areas, assisting our transition to DSO. Further details of our innovation programme can be found in our Innovation Strategy. The priorities for DSO transition are also reflected within our connections activities as detailed within our workplan for the Incentive on Connections Engagement (ICE).
- 5.20 During 2019/20 we published our updated DSO forward plan detailing our activities in eight core areas.



Neutral Supply Market Facilitation



Enhancing Security of Supply



Electric Vehicle Readiness



Whole System Planning





Flexibility Services



Enabiling **Economic** Growth



Communities and Localism

## Our actions during 2020/21 towards DSO transition

- 5.21 During 2020/21 we continued to implement our DSO forward plan and carried out a range of actions including:
  - conducting proactive bi-lateral engagement with all local authorities within our region, sharing our DFES data and gathering supporting information on regional delivery of decarbonisation to inform our business planning process;
  - expansion of Flexible Power, resulting in the procurement of 441MW of flexibility services, which has deferred £40m of reinforcement;
  - supporting the ESO in qualifying distribution connected flexibility services to avoid system export constraints due to Covid-19 demand reduction; and
  - alignment of approaches for flexibility products, procurement and contracts with the ESO to enable whole system solutions through our Regional Development Programmes.

### **Flexibility**

- 5.22 Electricity networks require generation and consumption to be balanced in real time, with the network capacity to be sufficient for the loads on the network. The traditional approach to providing additional capacity has been to installed larger capacity assets, but WPD has been at the forefront of adopting flexibility services which use lower cost alternative to manage the power flowing through the network. This includes establishing agreements with customers such as generators to increase or curtailing output or demand customers to reduce loads.
- 5.23 This has required WPD to establish and facilitate new markets for customers to provide flexibility solutions. This is a key objective of WPD's DSO strategy.
- 5.24 During RIIO-ED1 our approach to reinforcing the network has changes and we have committed to assessing our load related reinforcement investment for more economic delivery by flexibility services. We have adopted a 'Flexibility First' approach which explores the potential use of flexibility services ahead of carrying out more costly capital investments.

### Signposting

- 5.25 In April 2018 we consulted with stakeholders on how we provide the market with information on the performance characteristics of our network ahead of requesting tenders for flexibility. We now publish 'signposting' information describing constraints that may trigger significant load related reinforcement. This signposting directs flexibility providers to the different distribution system needs that may develop.
- 5.26 We have launched a Network Flexibility Map to display where WPD's network is currently seeking flexibility, or is likely to do so in the future.
- **5.27** Further information on signposting can be found at the following links.
  - <u>www.westernpower.co.uk/smarter-networks/network-strategy/signposting</u>
  - www.westernpower.co.uk/network-flexibility-map

### **Flexible Power**

5.28 WPD has committed to test the market to compare traditional reinforcement and market flexibility solutions. To this end we launched 'Flexible Power' to deliver the procurement of demand response services – putting in place commercial agreements with customers who can reduce their load and have agreed to do so under the instruction of the DNO. This enables WPD to accommodate increasing demand for electricity whilst managing the requirement to reinforce the network. Five other DNOs have since joined the Flexible Power platform.



- 5.29 In 2019/20 we further developed the information available to customers on where flexibility is required and likely to be needed in the future. We also revised the terms for flexibility services to maximise participation and reduce complexity by ensuring that there are no penalties for non-delivery, introducing performance-based payment mechanisms to incentivise participation and removing the obligation to provide availability
- 5.30 During 2020/21 we have continued to see the development of Flexible Power. We have procured 441MW of flexible services, deferring £40m of reinforcement in areas where flexibility has been successfully implemented.

### An example of a smarter more flexible network - Flexible Connections

- 5.31 We anticipate that distribution flexibility will come from two sources 'Smart Grid' flexibility and Distribution Energy Resources (DER). Smart Grid flexibility relates to the way in which WPD operates the network in order to provide network capacity. DER covers the flexibility products provided by customers with controllable demand or generation.
- 5.32 One example of distribution flexibility is flexible connections which incorporates both Smart Grid flexibility and DER.
- 5.33 Standard generation connections allow customers to export up to the full rated capacity in their connection agreement at all times of normal network operation. The customer is free to use the capacity assigned to their generator at any level they choose. These agreements require the network to have the capacity available, even if it is not being used.
- 5.34 There are parts of the network where high volumes of connected distributed generation lead to insufficient capacity available to provide further generators with standard generation connection agreements without undertaking costly and time consuming network reinforcement. Flexible connections were developed through our innovation programme and provide a lower cost alternative.
- 5.35 Flexible connection agreements contain some form of curtailment arrangement on the customer. There are two main types of flexible connections, load managed and timed, which are detailed in the following table.

Flexible connection offers						
Lo	Timed Connections					
Active Network Management (ANM)	Intertrip Connections	Export/Import Limited	Timed/Profiled Connections			
This solution is the most complex and is used mostly with larger new connections. Zones of the network have been enabled to allow control systems to automatically manage the output of generators, constraining output at times when the network capacity is limited.	Remote control or 'intertrip' technology is used to constrain generator output when certain network conditions are identified.	Requires customers to cap their import from or export to the network; allows customers to connect renewable generation or storage whilst protecting the distribution network.	Output is permitted during specific time periods when historical data analysis shows that the network would not be adversely affected.			

### **Developments in flexible connections**

- 5.36 The implementation of ANM requires changes to be made to control systems. The rollout of ANM is therefore prioritising the higher voltage networks where benefits are most likely to be seen. As of Q4 2020 any area of our network can be triggered for ANM if the conventional reinforcement cost is greater than £600k. So in effect all areas are now available for ANM where needed.
- 5.37 To date ANM has released a total capacity of 104MVA and avoided/deferred £6.9m of reinforcement.
- 5.38 The majority of flexible connections have been for the connection of generation, however the principles of flexible connections can also be used for demand connections and storage.
- **5.39** During 2020/21 we have had the following enquiries in relation to Flexible connections for energy storage.

Flexible Connections – energy storage 2020/21						
Type Quotes issued Quotes accepted						
ANM	50	16				
Intertrip	3	1				
Time Profiled	1	0				
Export/Import Limiting	12	6				
Total	66	23				

- 5.40 Over the course of RIIO-ED1, we have seen an increase in the proportion of total flexible connection offers accepted by customers in comparison to conventional quotes from 2.5% in 2015/16 to 9.4% in 2020/21.
- Following consultation with stakeholders in January 2019 we are trialling a new option for flexible connections. Instead of constraining the connecting customer, we utilise the flexibility services rolled out as part of Flexible Power to maintain the customer's full capacity. The cost of providing this service is passed on to the customer. We estimate the required flexibility volumes, allowing us to estimate the cost for operating the flexibility, which is passed back to the connection customer.
- 5.42 During 2019/20, a methodology for forecasting the cost of using flexibility to accelerate connections has been developed in consultation with customers and we are in the process of procuring flexibility to reduce the time to connect within certain areas.

### **Distribution Future Energy Scenarios (DFES)**

- 5.43 Understanding the impact of distributed generation and emerging technology growth on the network will be an ongoing requirement for both RIIO-ED1 and our transition to DSO. We have therefore worked with environmental consultants Regen to inform strategic network planning and investment. This work has considered future energy scenarios, which are aligned to those used by the Transmission Electricity System Operator (ESO), to forecast volumes of low carbon technologies and the energy resources that may be connected to the network in the future.
- 5.44 The scenario projections are mapped geographically to our network to derive a regionally specific outlook. WPD has been publishing DFES reports since 2016 and they are available across all four licence areas.
- To provide more up to date regional information to our stakeholders, WPD has now moved to an annual cycle of DFES publications where all four licence areas are updated simultaneously and aligned to the latest ESO Future Energy Scenarios.
- 5.46 We have shared these studies, and the underlying data, with Local Authorities and Local Enterprise partnerships as part of discussion on their regional energy strategies.

### **Regional Strategic Investment Options Reports**

- 5.47 We use the data in the DFES studies and combine it with energy consumption information to determine which parts of the network will become constrained. This enables us to identify the strategic investment options to resolve the network constraints. These studies are then used to identify where we need to go to the market to identify available flexibility services.
- 5.48 Distribution Future Energy Scenarios and Regional Strategic Investment Options reports can be found on our website at the link below.

www.westernpower.co.uk/distribution-future-energy-scenarios-regional-information

### Whole system outcomes

- 5.49 Customer feedback has identified that stakeholders rank 'efficient whole system outcomes' as a high priority and whole systems is therefore one of the work streams of our DSO forward plan.
- 5.50 We participate actively with the Energy Network Association's (ENA) Open Networks project, which seeks to understand the requirements and effects of moving to a more active distribution system.
- 5.51 To understand the impact of such changes on the whole electricity system we are working with the ESO to develop Regional Development Programmes (RDPs) for each of our four licence areas. These strategic studies take a whole system approach to ensuring that future capacity requirements across both transmission and distribution networks can be managed.
- 5.52 We have put in place RDPs for the South West and West Midlands licence areas and we are continuing to work with National Grid on how the RDP solutions can be adopted to provide economic whole electricity system solutions across the UK.
- 5.53 The implementation of the South West and West Midlands RDPs has resulted in the launch of a deep "connect and manage" approach with National Grid. This approach utilises WPD's Active Network Management (ANM) system to assist with managing constraints on the transmission system. We have amended connection offers made by WPD to enable quicker, lower cost connections, removing delays from the connection process that could have resulted from the time taken to resolve transmission constraints. Rather than carrying out reinforcement, National Grid includes the application of ANM in their contract with customers. Collaborative work between WPD and National Grid has resulted in an alternative solution that will reduce costs and timescales for connection.
- 5.54 During 2020/21 we have continued to develop the RDPs with the following conclusions:
  - RDP2 focused on the South West peninsular and concluded that, due to the likely higher penetrations of renewables in that geographical area, additional capacity for generation was required, however in the short-term, flexibility was the most economical solution.
  - RDP4 study looked at the issue of demand constrained networks due to the connection of energy storage, concluding that, although energy storage could potentially increase demand at times of high demand, it was unlikely to do so and that flexibility would be a more economical solution than conventional reinforcement.

Further information can be found on our website at the following link. <a href="https://www.westernpower.co.uk/smarter-networks/network-strategy/regional-development-programmes">www.westernpower.co.uk/smarter-networks/network-strategy/regional-development-programmes</a>

- 5.55 Facilitation of wider discussion and collaboration is key to achieving whole systems progress and as a result we publish and disseminate information via stakeholder groups and our website. We share our learning and discussions with other DNOs and Independent Distribution Network Operators (IDNOs), with a particular focus on collaboration through the ENA Open Networks programme.
- Our Distribution System Operability Framework (DSOF) raises awareness of technical issues and challenges facing network and system operators. In 2018 we refreshed the DSOF, reconfiguring the document into standalone articles for each key topic. Each article provides an introduction, background and supplementary information explaining the purpose and key themes of the DSOF. We periodically host dissemination events facilitated by our Network Strategy team, which also provide an introduction to our Innovation Strategy and the process we follow for inviting third parties to participate with project development for Ofgem's Network Innovation Allowance (NIA) funding. Further information can be found on our website at the following link, www.westernpower.co.uk/our-network/network-strategy/dsof

### The impact of changing demand - electric vehicles

- 5.57 One example of the changing nature of demand is the growth of electric vehicles (EVs). EVs are quickly becoming mainstream with many manufacturers developing new electric models or electric versions of existing models. Across a year, a typical electric car uses a similar amount of electricity as an average home. Growth in electric vehicles therefore has the potential to significantly alter daily load profiles and increase the amount of power used.
- 5.58 In anticipation of this large scale change in energy usage we have developed strategies which include the provision of information for customers, forecasting growth scenarios, network planning and design considerations, and assessing capacity availability.
- 5.59 In March 2019, we published an EV strategy, detailing our plans to support the development of EV charging infrastructure, ensuring that drivers of EVs are able to charge their vehicles in a manner convenient to them.
- Our EV strategy was developed using learning gained from our innovation project Electric Nation. This project has been designed to identify which parts of the network are likely to be affected by Plug-in Vehicle uptake and domestic charging. It is also being used to investigate whether smart chargers can be used to avoid or defer reinforcement on the network, whilst still providing sufficient charge for users of EVs. The project has demonstrated that EV owners do not necessarily charge every day, that customers are able to accommodate managed charging (allowing remote control of charging by network operators to optimise when charging occurs to avoid the need for network reinforcement) and that customers often 'graze' charge little and often.
- 5.61 During 2020/21 WPD has continued to work on other projects to meet the challenges of growth in EVs. This has included developing a novel packaged substation solution, which is in the process of being manufactured, that can be used in car parks and petrol forecourts.
- We have also worked with Moto Hospitality and Ecotricity, in tandem with the Office of Low Emission Vehicles and Department of Transport, to understand requirements at motorway service areas. As a result we have partnered with Brush Transformers to collaboratively create a compact solution for providing dedicated electric vehicle charging supplies to motorway services areas, which will be further developed during 2021/22.
- Further information on the Electric Nation project and our EV strategy can be found on our website at the following link. <a href="https://www.westernpower.co.uk/smarter-networks/electric-vehicles">www.westernpower.co.uk/smarter-networks/electric-vehicles</a>

# Making it possible for more people to use low carbon technologies

Output (19) Improve by 20% the time taken to provide a response to customers who want to use LCTs.

- 5.64 When a customer wishes to install LCTs they are required to provide technical details of the planned installation to their distribution network operator so that the impact on the network and other customers can be assessed.
- As part of our RIIO-ED1 business plan we committed to improving by 20% the time taken to respond to these customer notifications.
- 5.66 In 2017/18 we introduced reporting to enable us to establish a benchmark and track response time to customers.
- 5.67 The table below shows the 20% improvement target to be achieved by the end of RIIO-ED1, the intermediate annual targets and our performance to date.

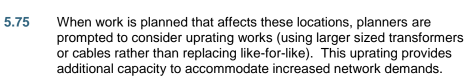
Time to respond to connect low carbon technologies								
Benchmark performance 07 07 07 07 07 07 07 07 07 07 07 07 07								
Target for low carbon technology response time (working days)	2.93	2.81	2.69	2.58	2.46	2.34		
Performance to date	-	2.83	3.66	4.18	-	-		
Number of notifications received	3,451	8,950	11,264	17,882	-	-		

- 5.68 During 2020/21 we have seen a 14% increase in the time it takes to respond to customers. This has been driven by an increase of 59% in the volume of notifications we received; while we are responding to these notification quickly, the volumes of enquiries has impacted our ability to improve our response times. Since establishing the benchmark in 2017/18 we have seen a five-fold increase in the volume of notifications.
- We seek improvement by undertaking analysis of the time it takes to respond to each category of technology and type of enquiry. Typically less complex notifications and connection requests, such as those for domestic solar panels and electric vehicle charge points, are resolved quickly. More unusual connection projects such as new connections for combined heat and power systems have taken longer.
- 5.70 Larger installations require a more detailed assessment of their potential impact on the network. These are dealt with as connection enquiries and our response time performance is embedded within the timeframes published for connection 'time-to-quote'.
- 5.71 Due to the increasing volume of LCT enquiries received year-on-year, and the forecasted volumes we are anticipating for RIIO-ED2, during 2021/22 we will be implementing new internal processes to further streamline the notification approval process to improve the time taken to respond to customers.

# Output (20) Identify LCT hotspots using information from smart meters, expert organisations and local authorities, and use this information when making decisions.



- 5.72 LCT hotspots are parts of the network where there is a clustering of LCTs that can lead to a need to reinforce the network due to their combined impact.
- 5.73 Using scenario modelling data created as part of our RIIO-ED2 submission, the list of potential LCT hotspots has been refreshed. The "Network Investment Forecast Tool" was used to add predicted LCTs to our LV network and highlight areas of LV cable or transformers that would reach capacity. This list of assets has become the basis for the new LCT Hotspot listing. Volumes of hotspots have increased as a result of this new forecast and dataset.
- 5.74 Potential LCT hotspots are flagged within WPD's asset register database and the mapping system has an 'LCT hand symbol' adjacent to LCT hotspot substations. These flags and symbols make local planning teams aware of the LCT hotspots.





5.76 We are planning additional changes to the selective uprating policy in 2021/22, to reflect changes in business systems to deal with LCT applications.

# Output (21) Selectively replace assets using larger assets in areas where more LCTs may be connected to our network.



- 5.77 The WPD RIIO-ED1 Business Plan forecast that 7% of asset replacement activity would occur within LCT hotspot areas. Instead of replacing assets like-for-like, larger capacity assets can be installed to cater for future LCT growth.
- 5.78 A new WPD policy for the use of LCT hotspot data was introduced in May 2015 and this data has progressively influenced asset replacement project planning. In 2020/21, 36 asset replacement projects used larger capacity assets.

# Output (22) Reduce costs for future customers by developing smart solutions to provide alternative and innovative techniques for managing our network.



- 5.79 Smarter ways of operating the network and providing capacity are being researched, trialled and tested with the aim of implementing new techniques into business processes.
- **5.80** WPD's Innovation Strategy provides details of our ongoing programme of innovation. The strategy is reviewed and re-issued on an annual basis.
- 5.81 In addition to the above strategy, we also contribute to a joint electricity innovation strategy for network companies. This strategy is published by the Energy Networks Association and can be found at the link below.

### www.energynetworks.org/creating-tomorrows-networks

- The WPD Innovation Strategy aims to develop knowledge and experience in new methods and technologies. Our innovation activity is grouped into three main categories as detailed below.
  - Assets projects to improve asset management through novel data analysis, enhanced modelling and testing alternative investment strategies.
  - Customers these projects develop new solutions for customers enabling lower cost and quicker connections, testing of new customer tariffs or working with communities to provide local energy solutions.
  - Operations these projects explore the requirements for active network operations and the application of technology for enhanced network control.
- There are two regulatory sources of funding for innovation projects: the Network Innovation Allowance (NIA) provides funding for smaller projects and the Network Innovation Competition (NIC) is a competitive tendering process where projects are assessed by an expert panel and selected projects win funding. During 2020/21 we introduced a number of new NIA projects. The full range of NIA projects active during 2020/21 are detailed below.

Name	Project aim
Automatic Location of Arc-faults through Remote Monitoring (ALARM)	Test the feasibility of a technical alternative and lower cost fault locating device and derive insight into the potential to more widely and cost-effectively deploy such monitoring equipment to feeders showing early indications of damage.
Dynamic Charging of Vehicles (DynaCov)	This project is a feasibility study and research project which aims to understand the electrical and physical impact of Dynamic Wireless Power Transfer (DWPT) technology within the UK.
EDGE_FCLi	Investigate the integration of Fault Current Limiting interrupter (FCLi) technology into the WPD network. Connection of additional generation sources and connection requests by independent power producers can be rejected due to lack of fault current headroom in the network. Integrating FLCi technology could provide a way to connect new generation sources efficiently and rapidly.
Electric Nation – PoweredUp	To explore and report on the impact of V2G charging on the LV network utilising end- user trial charging data and analysis, to model the extent V2G can assist with management of LV network demand, and provide recommendations for policy and commercial frameworks on V2G services.
Energy Planning Integrated with Councils (EPIC)	To build on the existing DFES and analyse its impact (which is currently used to create WPD's shaping sub-transmission reports which consider the 132kV and EHV networks). It will determine how to create a local energy plan and the impact this will have at LV and HV.
Future Flex	This project aims to understand current process limitations with regards to domestic flexibility providers with the aim to demonstrate and test solutions to those limitations.
Harmonic Mitigation	To review existing literature on solutions for managing network harmonics and create algorithms to control the network's harmonics.

IntraFlex	To develop learning on the operability of short term flexibility markets, the value of increased information at the day-ahead stage to suppliers, and the value of an integrated link for rebalancing in the intra-day market.
LTE Connecting Futures	To develop learning on many aspects of LCTs including confirming suitability, bandwidth requirements, and confirming training requirements and test equipment for staff.
Multi Asset Demand Execution (MADE)	The MADE project is looking to better understand the feasibility and value of managing and aggregating multiple Low Carbon Technology (LCT) assets within a single home.
Net Zero South Wales – Cross Vector Scenarios	To develop a process and methodology by which both gas and electricity network operators can conduct local level joint scenario planning in a region or licence area, and to understand the impacts of a set of net zero carbon pathways on the distribution network.
Network Event and Alarm Transparency (NEAT)	An investigation into how the alarms in the new ANM and SVO systems relate to the alarms within PowerOn or to each other. Approaches and prototypes will be generalised so they may be applied to future systems or systems used by other DNOs.
OHL Power Pointer	Trial of a device capable of self-power operation to provide real-time voltage, current and power flow information. This information will be used to more accurately assess network operation.
PCB Sniffer	To develop and trial in a laboratory environment a solution to non-intrusively identifying PCB's in overhead assets, principally oil-filled transformers.
Peak Heat	To study the degree of impact that heat pumps will have on LV networks, during the average winter day, the average winter peak as well as in a 1 in 20 winter event. In addition it will investigate the market for domestic thermal storage and the ability of thermal storage to help solve constraints on the distribution network.
Presumed Open Data (POD)	The POD project is looking to review data held by WPD to understand the extent that it can be shared with third-parties. An Open Data Hub will be delivered to facilitate the hosting and sharing of the data.
Smart Energy Isles	WPD is part of a consortium awarded EU funding to build and operate a renewable energy micro grid on the Isles of Scilly.
Spatially Enabled Asset Management (SEAM)	The project will investigate model inputs, outputs and different machine learning algorithms to identify and propose fixes for GIS data issues, with the final model incorporated into a user interface.
Take Charge	The Motorway Services Take Charge project will specify, design, test and trial a brand new standardised package solution for delivering large capacity to Motorway Service Areas (MSAs) in a more cost and time effective manner compared to traditional solutions, to enable rapid car and van EV charging.
Temporary Event Charging	To develop solutions for charging EVs at scale at temporary events held in areas where there is a need for attendees to travel by car.
Virtual Monitoring Data (VM-Data)	To validate and enhance models developed as part of the LCT Detection NIA project; and develop a set of domestic half hourly consumption profiles which can be aggregated and used for virtual network monitoring at feeder level, as well as enabling enhanced network planning and demand prediction.
Visual Statcom	Studies to determine the potential to improve network voltages and release network capacity by controlling the power factor of generators already connected to the 11kV and 33kV networks.

### **5.84** The projects below are collaborative NIA projects.

Name	Project aim
ARC AID	To trial the Metrysense 500 fault indicator and demonstrate how the unit can be utilised to improve the fault location in the case of Arc Suppression Coil earthing configurations to reduce operational costs and improve safety.
Optimal Coordination of Active Network Management (ANM) Schemes and Balancing Services Market	To identify and define different optimal Transmission & Distribution coordinated ANM schemes, their associated technical and commercial requirements as well as compatibility with existing industrial codes and regulatory frameworks.

System HILP Event Demand Disconnection (SHEDD)	To design and test a new Low Frequency Demand Disconnection (LFDD) scheme to maximise future performance as the networks continue to decarbonise, Distribution Generation (DG) integration increases, and system inertia continues to decrease.
Wildlife Protection	To understand how wildlife behaves and interacts with overhead lines to establish which assets are most susceptible to inadvertent wildlife contact and develop mitigation.

### 5.85 In 2020/21 we had three active NIC projects:

Name	Project aim
DC Share	To assist in the facilitation of rapid EV charging equipment by providing appropriate network connections where they are needed, whilst making optimal use of the available network capacity. DC Share will facilitate rapid charging in constrained areas using available latent capacity across a number of substations.
Electricity Flexibility and Forecasting System (EFFS)	To explore the additional functionality required as a DSO. To evaluate the potential options and implement systems that will provide the new functionality required to transition to DSO. Actions include evaluating the suitability of flexibility services to resolve constraints and communicating flexibility services to the market.
OpenLV	To look at ways of encouraging communities to understand network load patterns and how consumers can impact demand to avoid reinforcement. This exploration of the potential for embedding demand side response within local communities builds on existing projects and will complement Project Entire.

- 5.86 We also contribute to projects independently of Ofgem's innovation stimulus. One example of this is for a project called Regional Energy System Operators (RESO). Working with a range of partners through Innovate UK, this project will investigate the detailed design of a smart energy system for the West Midlands Region. A local market-making model will focus on driving effective integration of new energy technologies into the existing energy, transport and economic infrastructure of the region, with energy infrastructure providers (both gas and electricity) working in partnership with all the local authorities and strategic planning authorities across the region.
- 5.87 Further detail on the impact of our Innovation Strategy can be found in our annual Environment Report and our Losses Strategy.

#### **Smart meters**

- The government has mandated that by June 2025 every home in Great Britain will be offered a smart electricity and gas meter. Smart meters are capable of being read remotely and newer models, known as SMETS2 smart meters, will have additional functionality such as the ability to trigger a 'last gasp' message to provide notification of loss of supply.
- 5.89 Data from SMETS2 meters will be periodically downloaded by a separate regulated organisation called the Data and Communications Company (DCC).
- 5.90 In preparation for utilising smart meter data, WPD has established the infrastructure required to receive data transfers from the DCC and gained Ofgem's approval for a data privacy plan, which identifies how we will collect, maintain, secure and use customer consumption data.
- 5.91 Smart meters will give WPD much greater visibility of the operational state of the low voltage network and as a result will enhance core business activities, including fault management, and network planning. We are proposing to use data from smart meters in tandem with dedicated LV network monitoring to gain confidence in using smart meter data for network decisions.

# Output (23) Provide additional network capacity by using traditional or 'smart' methods.



- 5.92 The UK's electricity system is undergoing a rapid period of change as distribution network customers invest in generation and alter their consumption behaviours to influence a lower carbon future. To enable a greater volume of demand, generation and storage to be connected, our networks are becoming smarter and more active.
- 5.93 Traditional methods of providing additional capacity include installing additional assets or larger assets. At higher voltages, such reinforcement work can be costly and take time to deliver. While traditional methods of reinforcement will continue to be used, increasing use is being made of smarter interventions.

### **Flexible Power**

- 5.94 Flexible Power was created by WPD and the brand was first used in February 2019 to announce a procurement cycle for demand response. There are three different types of flexibility services that can be provided. These are:
  - Secure managing peak demand
  - Dynamic supporting the network during planned maintenance
  - Restore supporting the network following unplanned faults i.e. as a result of equipment failure
- 5.95 We have continued to develop the Flexible Power brand and increased the number of substations utilising flexibility from 122 in 19/20 to 270 in 20/21 with 441MW of flexibility services contracted so far.

#### **Flexible Connections**

- 5.96 As well as providing a quotation for traditional connection arrangements, we offer flexible connection agreements to new connection customers. These contain some form of curtailment arrangements that enable connections to be made where a standard connection is not be possible without network reinforcement.
- 5.97 The number of flexible connection quotations and uptake of flexible connections was at it's highest in 2020/21 as shown below.

Flexible connections – uptake during RIIO-ED1							
2014/15 2016/17 2017/18 2019/20							
Quotations issued	212	232	126	174	157	65	285
Quotations accepted	44	42	5	27	64	27	101
Sites energised**	4	11	17	5	37	22	2

<sup>\*\*</sup>Sites energised may be from quotations accepted in previous regulatory years.

### Innovative techniques

5.98 Innovation projects have provided additional options for the provision of network capacity as shown below.

### Innovation projects which allow us to utilise capacity more effectively

<u>Voltage reduction</u>
Learning from the Low Carbon Network Fund (LCNF) tier 2 project Low Voltage Network Templates and the NIA Voltage Reduction Analysis project has led to a revision to our policies and the implementation of voltage reduction across our networks. Reducing network voltage in certain circumstances reduces the maximum demand.

### **Dynamic line ratings**

Dynamic line ratings for EHV lines are available as an option to provide additional capacity without changing the conductor in overhead lines.

Overhead line ratings are a measure of the amount of power that can be distributed through them based on how hot conductors can be allowed to get.

Traditionally, standard day and night ratings are applied, but dynamic line ratings allow for a real time assessment based on ambient weather conditions (for example when the wind is blowing across the overhead lines, the cooling effect is increased and therefore the capacity of the overhead line can be increased beyond the standard ratings).

Whilst dynamic line ratings are available to customers, uptake has been limited to trial projects as the required conditions for usage have not matched customer connection requirements.

### The LV templates project

Data from 800 distribution substations within South Wales collected through the LV Templates project allowed revisions to planning assumptions. A key finding of the project was that domestic PV (solar panels) generate only 80% of their installed capacity. Planning assumptions have been revised to allow 20% more availability for installations without the need for reinforcement.

### **Network Equilibrium**

The Network Equilibrium LCNF tier 2 project designed, implemented and successfully trialled novel ways of power flow and voltage control with the aim to increase the capacity of the network for the connection of Low Carbon Technologies (LCTs). As part of this, a centralised intelligent voltage control system called System Voltage Optimisation (SVO) was created and demonstrated. SVO controls the network's voltages in ways that we could never do before, by optimising them in real time based on the actual network operating conditions. The trials of the technology proved that SVO can successfully increase the network capacity by optimising the network's voltages and work is now in progress to roll-out of the technology into business as usual.

### Virtual Statcom

The Virtual Statcom Network Innovation Allowance project explored the network capacity benefits that could be achieved through the coordinated control and optimisation of the reactive power output of generators connected to the distribution network. As part of this project, an algorithm was created to simulate this control and a number of power system studies were run to evaluate the estimated capacity release benefits in each scenario analysed. The project has shown that through the control of the reactive power output of generators, significant capacity for load connections can be released. The project also made recommendations for a further project to demonstrate and test the concept in actual network operation which is now being planned.

### Reduce technical network losses

- 5.99 The amount of energy that enters an electricity network is more than the amount that is delivered to customers. The majority of losses result from the heating effect of energy passing through cables and wires, leading to around 5% of the electricity entering the network being lost as a result of 'technical network losses'.
- 5.100 The environmental impact of this is that more electrical energy has to be produced to counteract the effect of the losses. While this energy is increasingly being produced by renewable sources and is therefore less harmful to the environment, the existence on network losses requires additional electricity generation. In line with Ofgem's licence obligations all DNOs are required to keep losses as low as reasonably practicable.
- 5.101 Our approach to reducing technical network losses is based on a combination of approaches including using larger lower loss assets and revisions to network planning principles to ensure that methods for reducing losses are engineered into the design of the network.
- 5.102 We use innovation projects to build our understanding of how and when losses occur and to ensure that we are at the forefront of technological advancements that have the potential to improve our losses performance.
- **5.103** Further detail on these innovation projects can be found in the Losses Strategy which is updated annually and published on the company's website.

### Ofgem's Losses Discretionary Reward

- **5.104** In RIIO-ED1, Ofgem has introduced a discretionary reward for DNOs that undertake additional work to reduce losses. The mechanism operates in three tranches.
  - Tranche 1 Forward looking plans.
  - Tranche 2 Actions undertaken by DNOs.
  - Tranche 3 Backward review of losses management activities.
- 5.105 In July 2016 WPD was awarded a total of £160,000 as part of tranche 1 (12% of the maximum reward available). During 2017/18 we provided our submission for the second tranche of the Losses Discretionary Reward, new developments included considering the impact of electric vehicle charging on losses and encouraging collaboration between DNOs. Ofgem confirmed in September 2018 that they would not make an award to any of the DNOs for tranche 2. Tranche 3, which predominately reviewed the actions undertaken by DNOs during ED1 was submitted to Ofgem in March 2020. In September 2020 Ofgem laid out that they would not be making any awards to the DNOs for Tranche 3

### **Current strategy**

- **5.106** Our Losses Strategy to date has been based on achieving loss reduction by installing assets with lower-losses when assets need changing.
- 5.107 During 2020/21 we have moved focus to on areas of the network that could have increased losses as a result of increased loads for LCTs.
- **5.108** We intend to make use of systems to analyse smart meter data to more effectively manage network losses by influencing how the network is designed and informing active network control measures to achieve loss reductions.
- 5.109 Losses are also being considered as part of our Electric Vehicle strategy, where we are proposing to install three-phase supply cables in all new build developments which will both provide losses benefits and provide more network capacity to enable quicker EV charging.

Output (24) Install oversized transformers when replacing assets in areas where demand for power may become higher than equipment can cope with.



- 5.110 During RIIO-ED1 WPD has committed to installing oversize transformers when carrying out work in areas of predicted load growth. The volumes were forecast based upon work done with the Centre for Sustainable Energy in identifying potential LCT hotspots and these locations being coincident with work on the network.
- 5.111 As well as providing additional capacity, oversizing transformers in anticipation of future load growth provides a losses benefit until the additional capacity of the transformers is used up.
- **5.112** The volumes of oversized transformers installed during 2020/21 are shown in the table below.

Installing oversized transformers				
	Forecast (per annum)	Actual 2020/21		
Distribution transformers	109	22		

**5.113** Whilst the numbers of oversized transformers are lower than forecasted we continue to undertake a range of other activities to reduce technical network losses.

#### Discontinuation of small sized transformers

- 5.114 Investigations with manufacturers have identified that smaller size transformers produced higher losses when compared to larger sized transformers carrying the same load. Consequently WPD has discontinued the use of small size ground mounted and pole mounted transformers to obtain loss reduction benefit.
- 5.115 As well as providing a losses benefit, using larger sized transformers provides additional network capacity to allow for future demand growth.
- **5.116** The following table shows the volume of smaller size transformers that would have been used during RIIO-ED1 to date had they not been discontinued.

Volume of small size transformers no longer used				
Transformers	WPD total (units)			
Discontinuation of 315kVA ground mounted transformers	1,602			
Discontinuation of 16kVA single phase pole mounted transformers	3,316			
Discontinuation of 25kVA three phase pole mounted transformers	69			

### Replacement of pre-1958 transformers

- **5.117** Transformers that pre-date 1958 were built to a range of designs and specifications that preceded the BEBS-T1 standard which introduced a maximum level for losses.
- **5.118** WPD has introduced a requirement to replace pre-1958 transformers and this requirement is incorporated into decision making when planning works on the network.

# Output (25) Use larger cables when installing new network in LCT hotspots.



- 5.119 In addition to installing oversize transformers, installing larger sized cables where demand is forecast to be higher also provides a losses benefit until the additional capacity is used up.
- **5.120** The forecast volumes and actual volumes are shown in the table below.

Installing oversized ca	bles	
	Forecast (per annum)	Actual 2020/21
LV cables	75km	1.99km

**5.121** The amount of oversized cable being installed in LCT hotspots remains low.

### Discontinuation of small sized cables

- 5.122 Losses are reduced in larger size cables (assuming the same amount of electrical energy flows through the larger cable). This means that adopting larger assets as a standard will progressively reduce losses as those larger assets are installed.
- 5.123 The following table shows the length of smaller sized cable that would have been used during RIIO-ED1 had it not been discontinued. By using a larger size cable with lower losses there has been an overall loss reduction benefit.

Length of small size cable no longer used			
Cable type	WPD total (km)		
Discontinuation of 95mm <sup>2</sup> 11kV cable	1,107		
Discontinuation of 95mm <sup>2</sup> LV cable	1,780		
Discontinuation of 16mm <sup>2</sup> service cable	2.324		

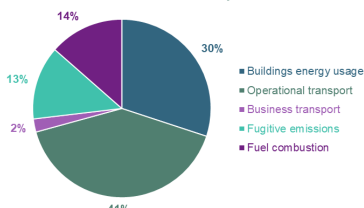
# Reduce the carbon footprint of the business

## Output (29) Reduce our carbon footprint by 5%.

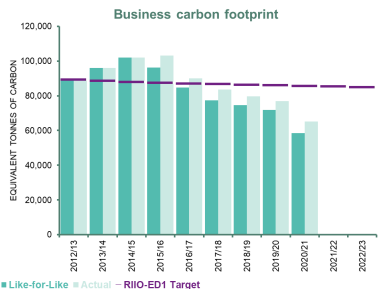


- 5.124 Business Carbon Footprint (BCF) represents the impact on the environment from operational activities and is measured and reported using equivalent tonnes of carbon dioxide (tCO<sub>2</sub>e). It takes account of building energy usage (including substation electricity usage), emissions from vehicles, fuel combustion and release of greenhouse gases (fugitive emissions). Consequently WPD has initiatives in all these areas to reduce their contribution to the overall measure.
- 5.125 As illustrated in the chart below, the main contributors to WPD's BCF are operational transport and buildings energy usage.





- **5.126** During RIIO-ED1, WPD has committed to reducing BCF by 5% compared to a 2012/13 reference position.
- 5.127 During 2017/18 we enhanced the data we collect for SF<sub>6</sub> by also including the volume of gas 'missing' from scrapped equipment. This data is only available for the ED1 period and was not included in the original baselines or targets so we have provided additional comparisons that show performance on a like-for-like basis. The below chart shows our actual BCF performance alongside BCF performance on a like-for-like basis (i.e. excluding new data for SF<sub>6</sub>). Our BCF performance under both measures is below target for 2020/21, achieving a 34% improvement compared to 2012/13 (on a like-for-like basis).



# Output (26) Make sure all replacement vehicles have lower CO<sub>2</sub> emissions than those they are replacing.



- 5.128 Our network is spread over an area of 55,500 km<sup>2</sup> and consequently we need to operate a large fleet of vehicles to allow our staff to serve this territory effectively.
- 5.129 When operational vehicles reach the end of their useful lives we are committed to replacing them with more efficient models; decisions have typically been influenced by emissions data from the vehicle registration certificate.
- 5.130 During 2018/19 there were changes to the process used for testing vehicle emissions. New emissions tests (known as the World Harmonised Light Vehicles Test Procedure) are based on real life driving data and are designed to eliminate the discrepancy between previous laboratory based testing and on-road performance. The new emissions testing was introduced in September 2018 for passenger vehicles and September 2019 for commercial vehicles. We are using revised stated emissions data from manufacturers where this is available.
- 5.131 Details of replacements for some of our most commonly used operational vehicles are shown below; as a result of the changes to emissions data, the emissions for some equivalent vehicles have increased.

Emissions – operational vehicle replacements				
Previous vehicle	CO <sub>2</sub> emissions	Current vehicle (2020/21)	CO <sub>2</sub> emissions	
	(grams per km)*	Current venicle (2020/21)	(grams per km)	
Vauxhall Corsa	94	Ford Fiesta Van 1.5 Euro 6	96	
Vauxilali Corsa	34	Nissan ENV200 40kW	0	
Transit Connect SWB	115	Transit Connect SWB Euro 6	118	
	115	Nissan ENV200 40kW	0	
Transit Connect LWB	115	Transit Connect LWB Euro 6	122	
	115	Nissan ENV200 40kW	0	
Isuzu DMAX	400	Isuzu DMAX Euro 6	183	
	183	Ford Ranger Euro 6	182	
Isuzu DMAX MEWP	183	Isuzu DMAX MEWP Euro 6	183	
Transit 350 MWB RWD	407	Iveco Daily 35S14V RWD	195	
(Current Euro 6 model)	197	Transit 320 Custom Euro 6	159	
Transit 350 MWB FWD Euro 6	185	New Transit 350MWB FWD Euro 6	179	
Transit 350 MWB AWD Euro 5	255	New Transit 350 MWB AWD Euro 6	250	

<sup>\*</sup>Emissions based upon previous testing arrangements.

- **5.132** The changes to emissions values make direct comparisons more difficult, so we look at other ways of demonstrating the improvements we are making.
- 5.133 We submit emissions data to Ofgem based on mileage information, calculated in line with Defra guidance on conversion factors. WPD operational vehicles and contractor operational vehicles accounted for 41% of overall BCF reported in 2020/21. WPD utilises a driver behaviour system to ensure operatives are driving as efficiently as possible and we are progressively adopting alternative fuel vehicles.
- 5.134 During 2020/21 there has been a 23% reduction in emissions compared to the previous year which has included reduced emissions from both WPD and contractor vehicles, some of which will be due to reduced use of contractors during the Covid-19 pandemic. A longer term trend is shown in the chart on the next page.



- 5.135 To support our commitment to lower emissions, WPD is trialling vehicles that utilise alternative fuels.
- 5.136 At present WPD is continuing to evaluate electric operational vehicles. Criteria such as range between charging, payload (the weight capacity of the vehicle) and usage are being reviewed to identify the appropriateness of these vehicles for future WPD needs.



- 5.137 As a result of the work conducted so far, WPD has been able to begin working towards a transition to electric vehicles. For example, we have installed rapid electric vehicle chargers at 13 offices and depots to date, and plan to install chargers at a further 31 locations by the end of RIIO-ED1.
- 5.138 We have also had two vehicles converted to dual fuel hydrogen and diesel usage, these became operational in April 2018. Analysis of the project (in conjunction with the University of South Wales) is likely to continue for the operational life of the vehicles which is expected to be around six years. To date there have been some issues with sourcing the hydrogen fuel caused in part by a technical problem with the fueling system at the supply facility.
- 5.139 During 2018/19 we participated in a study by an external contractor working with Nottingham City Council to help Nottingham become a global leader in low carbon mobility. The review determined that approximately 10% of WPD's Nottingham based fleet can be considered for pure EV replacement. In 2019/20 we began to implement this strategy, delivering 8 electric vehicles for the Nottingham region with a further two vehicles due for delivery in 2021/22. From this we hope to develop new approaches to working in Clean Air Zones across our region.

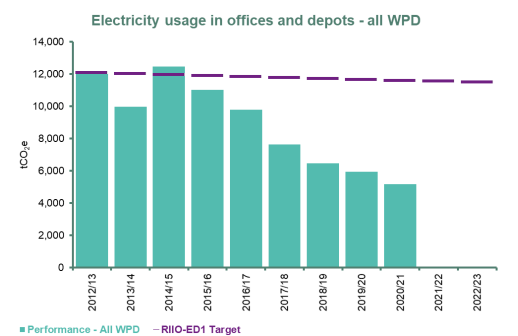
Output (27) Make sure all new or substantially refurbished buildings meet, as a minimum, the 'excellent' standard under the Building Research Establishment Environmental Assessment Method (BREEAM).



- 5.141 WPD has an extensive property portfolio of offices that vary in age and construction type. WPD has committed to ensuring that opportunities for improving energy efficiency are maximised when building refurbishment is undertaken.
- 5.142 When refurbishment is carried out the work is assessed against the Building Research Establishment Environmental Assessment Method (BREEAM) standards. In line with the standards, the maximum rating that can be achieved for refurbishment works is 'Very Good', whilst new builds can achieve the maximum rating of 'Excellent'.
- 5.143 During 2020/21 there were no new buildings but we completed refurbishment of the Swansea depot for which we are in the final stages of applying for certification. All previous building refurbished during RIIO-ED1 have achieved the maximum rating.

### Reducing electricity usage in offices

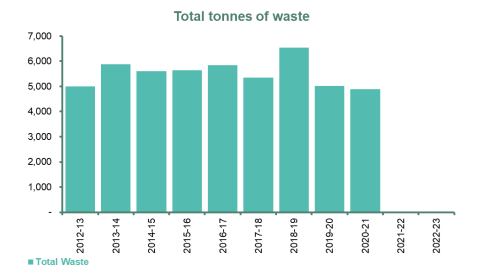
- **5.144** During RIIO-ED1 WPD proposed to save 5% of electricity used in offices and depots.
- 5.145 Local depots and offices are encouraged to consider initiatives to save energy. Site managers receive a monthly report of electricity usage to assist them in targeting improvements. Local initiatives, such as the replacement of standard lighting with energy saving LED lighting, are complemented by company-wide initiatives to encourage energy efficiency.
- 5.146 Overall progress in relation to the RIIO-ED1 targets for a reduction in electricity usage is shown below. We have achieved a 57.4% reduction in comparison to our benchmark year of 2012/13.

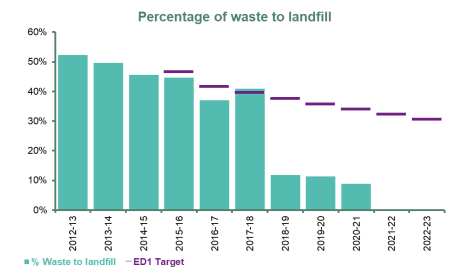


# Output (28) Reduce the amount of waste sent to landfill by 20% over the first two years of RIIO-ED1 and 5% per year after this.



- 5.147 WPD's business activities create waste. This includes metal from overhead lines, cables and redundant switchgear; wood from wooden poles; packaging from new components; paper from offices and various forms of plastic.
- **5.148** WPD has for a number of years, segregated and recycled waste, where possible, to limit the amount being sent to landfill.
- 5.149 During RIIO-ED1 WPD has committed to investigating the opportunities to reduce the waste being produced in the first place but also to reduce the amount of residual waste being sent to landfill by 20% over the first two years and 5% per annum thereafter. As the tonnage of waste produced annually will vary dependent upon the amount of work being carried out, our target for the amount sent to landfill is expressed as the percentage of overall waste.
- 5.150 We work closely with all of our waste contractors to ensure that, where possible, waste is diverted from landfill. During 2020/21 the total tonnage of waste produced has decreased by 24.5% compared to the previous year. The proportion of this waste sent to landfill has been significantly below the target for the third year.
- **5.151** Our performance can be seen below:





### **Environment Standard ISO 14001 (2015)**

- 5.152 We are committed to demonstrating effective and responsible environmental management and since 2011 WPD has been certified to the ISO14001 Environmental Management Systems standard.
- 5.153 In March 2020 our environmental management system (EMS) achieved recertification to ISO14001:2015. Our external certification body NQA raised no major non-conformances. All minor non-conformances were closed out prior to our first surveillance visit in March 2021. No major or minor non-conformances were raised during this latest ISO14001 surveillance audit visit.
- 5.154 To ensure compliance with the standard, each depot has an Environmental Management Plan. These plans provide a mechanism for improvement, identifying site specific environmental objectives. Each plan identifies targets and associated monitoring requirements and reviews environmental facilities and processes.

Five key approaches to ISO14001:2015



Emphasis on leadership
Greater commitment from the top management



Focus on strategic fit & risk management An increased alignment with unique context, strategic direction and risk orientation



**Effective communication & awareness** Driven through a communication strategy and its effectiveness



Greater protection for environment Proactive initiatives, objective measurements and improving environmental performances



Life cycle perspective
Each stage of a product or service;
from development to end-of-life is on focus

## Reduce the environmental risk of leaks from equipment

- **5.156** Electrical equipment may contain oil or gas that is used to improve insulation properties or enhance cooling. Leaks can occur from time to time when equipment is damaged or seals deteriorate and steps are taken to minimise the environmental impact of such leaks.
- 5.157 The main options available to reduce the environmental impact of any leaks are quick repairs when damage occurs and replacement of the equipment in poorest condition with the highest leakage rates.

# Output (30) Reduce by 75% the amount of oil lost through leaks from oil-filled cables.



- 5.158 Older types of higher voltage cables (33kV and above) contain oil based fluids to assist in the insulation of the cables. These cables sometimes leak, either as a result of third party damage, age related degradation or ground movements. New cable designs do not use this technology so the problems associated with these cables will reduce over time as the populations are reduced through replacement.
- 5.159 WPD has committed to reduce the volume of oil escaping from fluid filled cables by 75% over the 8 year RIIO-ED1 period through the use of PFT tagging and the replacement of poor condition fluid filled cables.
- 5.160 There were 67 oil mitigation schemes reported for 2020/21, of which 22 were in West Midlands, 14 in East Midlands, 9 in South Wales, and 22 in the South West.

### **Application of PFT tagging**

- 5.161 Fluid levels in all our cables are monitored remotely and loss of pressure triggers alarms within control centres. This allows us to react quickly to a leak event. However, traditional methods of leak location (using freezing techniques) can be a lengthy process.
- 5.162 A tagging system has been introduced which uses a small amount of Perfluorocarbon tracer (PFT) chemical. This is incorporated into the fluid and if a leak occurs can be readily detected above ground to pinpoint leaks quickly and to speed up the repair process. This reduces costs, inconvenience to customers and the volume of oil lost to the environment.
- **5.163** During RIIO-ED1 WPD committed to applying PFT to cables with a history of leakage and internal policy reflects this requirement.

### Replacing poor condition fluid filled cable

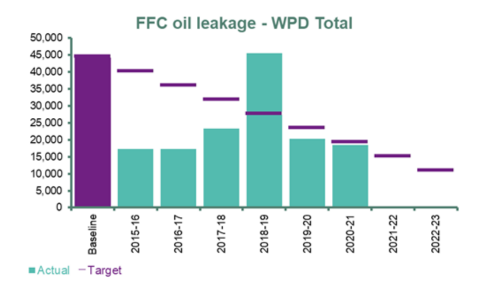
- **5.164** WPD has committed to replacing 1% of the poorest condition cables which have the highest leak rates over RIIO-ED1.
- 5.165 Decisions on the replacement of cables are based on a variety of factors including, but not limited to, leak rates. The leakage of oil can be based on degradation of the cable's outer sheath, which is hard to repair, but can also be caused by problems related to the cable joints or fluid pressurising systems.
- 5.166 Joints, pressurising tanks and associated pipework can be refurbished in circumstances where the cable itself is still sound and there may be occasions where replacing the cable is unnecessary even though the leak rate is high. Conversely a section of cable could have a relatively low leak rate and yet be in an environmentally sensitive location where the leak of any oil could have a more significant impact for example where a cable runs adjacent to a canal or other water course.

- 5.167 Target removal volumes have been calculated based on the length of fluid filled cables in service during 2014/15.
- 5.168 During the course of RIIO-ED1 we have decommissioned a total of 60.3km of fluid filled cables, representing a total reduction of 7.8% of our overall population of this asset type. 37.1km relate specifically to condition related disposals. We have already achieved our RIIO-ED1 target of removing 1% of fluid filled cables as shown below.

Fluid filled cable removals (km)					
	West Midlands	East Midlands	South Wales	South West	WPD Total
Population 2014/15	315.6	277.4	60.8	115.8	769.5
Forecast 1% removals (total RIIO-ED1)	3.2	2.8	0.6	1.2	7.7
Disposals during RIIO-ED1 – condition	33.1	3.6	0.3	0.0	37.1
Disposals during RIIO-ED1 – other	7.3	10.5	2.1	3.3	23.2
Disposals during RIIO-ED1 – total	40.4	14.2	2.4	3.3	60.3

<sup>\*</sup> WPD total may not reconcile due to rounding

5.169 The volume of oil leaked from fluid filled cables has decreased for the second consecutive year, with the rate now 59% less than in the baseline year. Our progress is shown below.

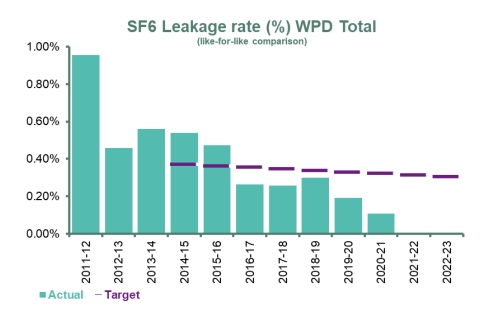


- 5.170 In 2020/21 four circuits were the cause of 41% of the volume of fluid leaked can be across the whole of WPD.
- 5.171 At a licence area level three areas (West Midlands, East Midlands and South West) beat the targets. In South Wales a leak on a single circuit, accounted for 71% of all leak volumes in this area. Despite utilisation of PFT tagging this leak was difficult to locate due to the location of the fault and topography (porous ground on top of a high bank), consequently the trace of PFT at the fault location was not initially detected. During this investigation the sheath test method also identified a sheath fault at a separate location which has allowed for a future fault to be mitigated.

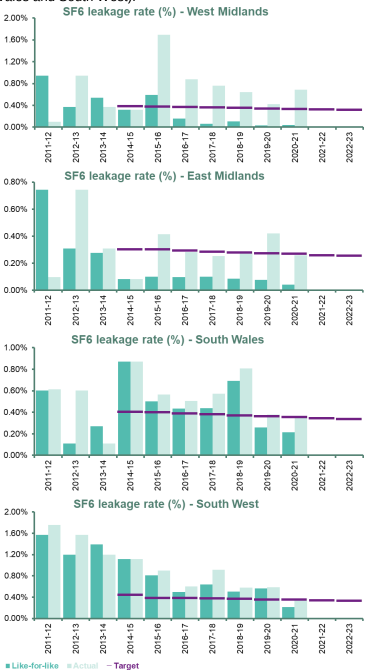
# Output (31) Reduce by 17% the amount of SF6 gas that is lost from switchgear.



- 5.172 SF<sub>6</sub> gas is used throughout the industry as an insulating medium in switchgear. Although it provides many benefits, it is a potent greenhouse gas.
- 5.173 When replacing switchgear, priority is given to switchgear with the highest  $SF_6$  leak rates. Within RIIO-ED1, WPD has committed to replacing any 11kV distribution assets that leak and higher voltage assets if they have leaked three times.
- 5.174 Leaks are identified by either a low gas alarm being triggered via control systems or from a low gas reading on a gauge being identified during a switching operation or a routine substation inspection. When a leak becomes apparent the source of the leak is located so that a strategy can be developed to manage the situation, taking into account the potential for repairs and the lead times for replacement switchgear.
- 5.175 During RIIO-ED1, WPD has committed to reducing the rate of SF<sub>6</sub> leakage by 17% based upon a four year average of emissions between 2009/10 and 2012/13.
- 5.176 The amount of  $SF_6$  lost is expressed as a percentage of the overall 'bank' of switchgear containing  $SF_6$  as this will vary over the period of RIIO-ED1 as new equipment is added and old equipment decommissioned.
- 5.177 The total volume of leakage is determined from a combination of sources. During 2017/18 we enhanced the data we collect for SF<sub>6</sub> by also including the volume of gas 'missing' from scrapped equipment. As this data was not included in the original information used to set targets we have provided additional comparisons that show performance on a like-for-like basis.
- 5.178 In 2020/21 we have beaten our overall target to reduce by 17% the amount of SF<sub>6</sub> gas that is lost from switchgear. (The following chart does not include the additional data gathered from scrapped equipment).



5.179 Our like-for-like and reported performance against the RIIO-ED1 target for each licence area is shown below. On a like-for-like basis targets have been beaten in all licence areas. When the new additional data from scrapped equipment is included in the totals the original targets (which did not include this data) have been met in three license areas (East Midlands, South Wales and South West).



- 5.180 WPD continues to work towards improving performance and to achieving the target reductions in SF<sub>6</sub> emissions. In 2016/17 we acquired leak detection equipment, which enables us to pinpoint the location of leaks once a leaking item of equipment is identified.
- 5.181 Since September 2017, when WPD launched the NIA project  $SF_6$  Alternatives, we have been evaluating alternative insulating mediums in place of  $SF_6$ . A methodology for testing alternative gases in switchgear was developed and potential gases have been tested. At present many of the options are not viable but we continue to work with manufacturers to identify alternatives to using  $SF_6$  gas.

# Output (32) Install effective oil containment 'bunds' around plant containing high volumes of oil.



- 5.182 Large transformers, bulk oil containers and some items of switchgear contain large volumes of oil. This poses a risk of contamination should a leak arise, especially where the equipment is near water courses, water tables or drainage ditches.
- 5.183 Containment walls or 'bunds' can be constructed around the equipment to prevent oil leaking into the environment. These are designed to be able to contain the full volume of oil that is in the equipment. Bund pumps are installed to keep the bunds clear of water. These pumps can discriminate between oil and water and stop pumping when oil is detected.
- 5.184 During RIIO-ED1 WPD committed to ensuring that all 33kV, 66kV and 132kV transformers and other equipment containing oil in excess of 1,500 litres would have either a new bund installed or an existing bund refurbished to ensure effectiveness.
- 5.185 An initial forecast estimated that a volume of 104 bunds would be required. Site surveys have been undertaken to assess the requirement for either the repair of an existing bund or the establishment of a new bund. This has resulted in higher volumes of activity being carried out to those originally forecasted
- 5.186 Positive progress has been made across all licence areas; to date we have completed work on 229 bunds as detailed below.

Oil containment bunds completed during RIIO-ED1					
	West Midlands	East Midlands	South Wales	South West	WPD Total
New bunds	1	15	17	4	37
Refurbished bunds	49	20	45	78	192
Total bunds	50	35	62	82	229

# Improve appearance in National Parks and Areas of Outstanding Natural Beauty (AONBs)

# Output (33) Replace 55km of overhead lines in National Parks and AONBs with underground cables.



- 5.188 WPD operates 89,000km of overhead lines predominantly in rural locations. Whilst overhead lines are widely accepted as being part of the countryside, there are a number of National Parks and Areas of Outstanding Natural Beauty (AONBs) across the WPD geographical footprint containing iconic sites where the removal of WPD overhead lines would improve the visual amenity.
- 5.189 The main method of improving visual amenity, whilst maintaining supplies, is to replace the overhead lines with underground cables. Following stakeholder engagement WPD committed to undergrounding 55km of overhead line during RIIO-ED1 by working with representatives from AONBs and National Parks.
- 5.190 Each licence area has a steering group consisting of WPD staff and representatives from AONBs and National Parks. These groups are responsible for identifying projects and prioritising where the work will take place. WPD provides information and appropriate assistance to stakeholders to help them in scheme selection including budget costing and feasibility assessments. The acceptance and delivery of projects is dependent on the views of the steering group and the timescales to develop and implement schemes can vary.
- 5.191 To date during RIIO-ED1, we have undergrounded 32.7km of overhead lines at a cost of over £4.4 million. A range of further projects have been assessed and accepted for delivery. These projects will progress during the remainder of RIIO-ED1, and there is additional funding available dependent on further projects proposals from the steering groups.

Undergrounding in National Parks and AONBs (km)						
	West Midlands	East Midlands	South Wales	South West	WPD Total	
Target for RIIO-ED1	14	10	10	21	55	
Performance during RIIO-ED1	14.0	8.9	1.4	8.4	32.7	

**5.192** The visual impact of work undertaken is significant, a case study is provided below.

#### Peak District, Derbyshire - AONB

During 2020/21 work has commenced to remove overhead power lines in the Peak District, benefitting views along a popular route for walkers and cyclists, while protecting the local newt habitat.

In all, 220m of HV line and 200m of LV line will be removed along with five wooden HV poles and four LV poles, as part of an £180,000 investment. The project will not only improve the visual impact of the area for visitors, but will also boost the security of the electricity network for 200 customers in Biggin.

This project follows an earlier phase in which 2.5kms of overhead line at Hurdlow on the High Peak trail were undergrounded. There are already plans for further work at Pike Hall.

Before:









# Connections

RIIO-ED1 Business Plan Commitments Report Year Six – 2020/21

29 October 2021





# Connections Contents

Connections	112
Overview of connections outputs	113
Output (35) Provide excellent customer service so that customers continue to rank us as the top-performing DNO group in customer satisfaction surveys.  Output (36) Carry out surveys with distributed generation customers to find out if	<b>114</b> 114 115 115
Output (38) Make sure that the information we provide in documents and online is	<b>117</b> 117 118
Output (40) Work with major customers to identify where our processes can be improved and quickly put in place any changes. Output (39) Host 'surgeries' every three months to help connection customers to	<b>119</b> 119 123
	<b>124</b> 124
Output (43) Work with other connection providers to extend the type of work they	<b>125</b> 125 126

#### 6 Connections

- 6.1 Where a customer requires a new electricity supply WPD is responsible for providing a connection. There are three main categories of customer: demand (customers who use electricity); generation (customers who generate electricity and may wish to export it to the network); and unmetered connections (customers with equipment that does not have its own meter such as street lighting).
- 6.2 During RIIO-ED1 there has also been growth in the number of customers interested in energy storage connections. Energy storage is considered to be a demand when consuming power and a generator when releasing power.
- 6.3 Within these categories there are varying customer 'types' with different needs and expectations ranging from minor connection customers looking for a single service connection to major connection customers managing multiple/complex connections.
- 6.4 The objective of the connections outputs is to provide an excellent service for customers connecting to the network whilst facilitating competition in the connections market. The connections outputs are in five themes.
  - Provide a faster and more efficient connections service.
  - Improve communications with customers.
  - Enhance engagement with major customers.
  - Deliver guaranteed standards of performance.
  - Facilitate a competitive connections market.

#### **Regulatory framework**

- 6.5 Ofgem has a package of incentive mechanisms to promote improvements in the connections service and these incentives influence WPD's approach to connections. The incentives are as follows.
  - The Broad Measure of Customer Satisfaction (BMCS) results in rewards or penalties for customer service. Part of the mechanism measures customer satisfaction via a survey aimed at minor connection customers.
  - The Time To Connect incentive focusses on the time taken to provide minor connection customers with a quotation and once the offer is accepted the time taken to complete the necessary works.
  - The Incentive on Connection Engagement (ICE) penalises DNOs that do not engage adequately with major connection customers.
  - Guaranteed Standards of Performance (GSOPs) are a legal obligation where customers are eligible for specified payments where a DNO fails to deliver specific levels of performance.
- 6.6 Ofgem is also keen on promoting competition in connections in order to provide customers with a choice of providers to undertake the physical connections work. Since the start of RIIO-ED1, regulatory policy for connections has continued to evolve with the development of a code of practice for competition in connections. The requirements of the code of practice have influenced delivery against the outputs proposed in the WPD RIIO-ED1 Business Plan.
- 6.7 Furthermore, the growth in low carbon technology, high volumes of distributed generation and installation of electricity storage has led to greater constraints on the network requiring more flexible approaches to managing capacity. Both Ofgem and the government department of Business, Energy and Industrial Strategy (BEIS) have recognised a greater need for flexibility services and rules and requirements will continue to evolve during RIIO-ED1 as the market for flexibility services grows.

### **Overview of connections outputs**

Prov	ide a faster and more efficient connections	s service
<u>34</u>	Meet Ofgem's targets for the overall 'time to quote' and 'time to connect' for single domestic connections and small commercial connections. Improve the overall time taken to provide a quote for all other customer groups by 20%.*	We outperformed Ofgem's targets for 'time to quote' and 'time to connect' for single domestic connections and small commercial connections.  We have also beaten targets for one of the other customer groups.
<u>35</u>	Provide excellent customer service so that customers continue to rank us as the topperforming DNO group in customer satisfaction surveys.**	We are one of the top performing DNOs for the Connections Customer Survey in Ofgem's Broad Measure of Customer Satisfaction, scoring an average of 9.08 out of 10 for our DNO group.
<u>36</u>	Carry out surveys with distributed generation customers to find out if they are satisfied with our service and identify where we could improve.	We achieved a score of 8.81 out of 10 for distributed generation customer satisfaction surveys. We have specified a range of improvements within our work plan for the Incentive on Connections Engagement (ICE).
Impr	ove communication with customers	
<u>37</u>	Develop and improve the way we process online connection applications and make it easier for customers to track the progress of their application online.	We have launched our "Enquiry Tracker" website to allow ICP/IDNO users to track enquiries from application to connection. Details have been published in our ICE work plan.
<u>38</u>	Make sure that the information we provide in documents and online is effective.	We have improved the information we provide in documents and online in line with stakeholder feedback.
Enha	ance engagement with major customers	
<u>39</u>	Host 'surgeries' every three months to help connection customers to understand our processes.	557 connection surgeries took place across our four licence areas.
<u>40</u>	Work with major customers to identify where our processes can be improved and quickly put in place any changes.	We engaged with over 16,000 stakeholders through events and over 1,700 through customer satisfaction surveys. The actions in our ICE work plan are based on suggestions we received from these events and surveys.
Gua	anteed Standards of Performance	
41	Aim to achieve no failures of the connection GSOPs.**	There were only 14 failures against the connection Guaranteed Standards of Performance during 2020/21. We had a further nine failures against Competition in Connection standards, which relate to services we provide that cannot be carried out by competitors.
Furt	ner developing a competitive market	
<u>42</u>	Improve customer awareness of other connection providers and regularly check that customers understand the options available to them.	We provide clear information for customers explaining that they can use other connection providers. We carry out a yearly survey to measure customer awareness. The 2020/21 survey showed that 90% of customers who had a new connection were aware of other providers.
<u>43</u>	Work with other connection providers to extend the type of work they can carry out, including high voltage and reinforcement work.	In agreement with stakeholders, CIC specific stakeholder meetings are now held on an ad hoc basis. No meetings were held during 2020/21.  However, all of these stakeholders are part of our Customer Connections Steering Group (CCSG). Three virtual session took place during 2020/21 and we used
* Targe	is are for the full eight year RIIO-ED1 period, not for a dis	feedback to improve our processes.

<sup>\*\*</sup> Target to be achieved each year of RIIO-ED1

#### Provide a faster and more efficient connections service

- As part of the RIIO ED1 business plan, WPD committed to providing a faster and more efficient connections service. Three outputs were identified to measure our performance against this commitment, including a commitment to improve the overall time taken to deliver a connection by 20%.
- As connection processes have evolved, it has become clear that some customers do not necessarily require a faster service; they require an appropriate and timely service. This means that they want clarity on their connection costs prior to commencing their development and require the connection works to be delivered in line with their project timescales rather than simply as quickly as possible. Whilst WPD remains focused on improving the time to provide a quote, we consider that the measure to improve connection timeframes by 20% is now no longer a priority for all customer groups.
- Around 60% of the connections that we made during the regulatory year were for minor connection customers (single domestic connections referred to as LVSSA and 2-4 domestic connections or a small commercial connection not requiring reinforcement work known as LVSSB). For these customers we recognise that speed of overall connection remains important and we are committed to meeting the targets set as part of Ofgem's Time to Connect incentive.
- 6.11 For all other market segments we will continue to work to achieve our commitment to improve the overall time to quote by 20%. We will also measure customer satisfaction with our connections service using Ofgem's Broad Measure of Customer Satisfaction and our own surveys for Major Connections customers and Distributed Generation customers, aiming to achieve Ofgem's target of 8.2 out of 10 and our own stretching target of 8.8 out of 10. We are committed to responding to customer requirements to improve connections processes and our actions in line with this commitment are detailed for outputs 37 to 40. Our progress is measured by our performance in line with Ofgem's Incentive on Connections Engagement (ICE).
- Recognising that timeliness is more important than speed for some market segments, output 34 of our RIIO ED1 business plan has been reworded as follows.

Output (34) Meet Ofgem targets for time to quote and time to connect for single domestic connections and small commercial connections. Improve the overall time to provide a quote (for all other market segments) by 20%.



#### 2020/21 performance for the Time to Connect incentive

6.13 The following table shows WPD's performance against the Ofgem Time to Quote and Time to Connect targets for LVSSA and LVSSB market segments in 2020/21. All Ofgem targets, which have been tightened for years 5-8 of RIIO-ED1, have been beaten.

		Quote nber of days)		Connect nber of days)
	LVSSA LVSSB		LVSSA	LVSSB
West Midlands	1.10	2.13	31.98	38.00
East Midlands	1.56	2.91	31.69	37.59
South Wales	1.06	2.39	29.81	39.31
South West	2.79	3.63	36.80	45.60
Ofgem target	4.84	7.84	39.28	47.94

#### 2020/21 Time to Quote performance for all other connections

6.14 For all other market segments, WPD has set specific targets for time to quote with the aim of achieving 20% improvement on benchmark performance (derived from an average of 2013/14 and 2014/15) by the end of RIIO-ED1. We have specific targets for each year of RIIO-ED1 which are on a glidepath to meet our targets for the end of the price control.

Time to Quote performance for non-incentivised market segments (working days)							
Market segment	LV	HV	DGLV	DGHV	EHV		
Benchmark (2 year average 13/14 14/15)	8.5	11.2	11.4	36.7	37.2		
End of ED1 target (20% improvement)	6.8	8.9	9.2	29.4	29.7		
2020/21 target	7.2	9.5	9.7	31.2	31.6		
2020/21 performance	7.8	11.6	15.0	24.1	47.8		

- 6.15 Targets for 2020/21 have been beaten for the DGHV category, but remain behind target in the other categories.
- 6.16 There are a number of factors that can influence the time to provide a quote, including fluctuations in the volumes of requests received and the complexity of the analysis and design work required.
- 6.17 WPD regularly reviews processes to ensure that timescales are as short as possible and that feedback from customers is incorporated.
- 6.18 Delivery of connections quotes has been made more efficient by improving the information available to customers before an application is made, improving the systems used to make an application and developing clear processes for each stage.

Output (35) Provide excellent customer service so that customers continue to rank us as the top-performing DNO group in customer satisfaction surveys.



Output (36) Carry out surveys with distributed generation customers to find out if they are satisfied with our service and identify where we could improve.



- 6.19 During RIIO-ED1, WPD has committed to delivering excellent customer service so that WPD continues to be ranked as the top performing DNO group.
- WPD recognises that customer satisfaction is very important to the success of the business. This applies to the whole connections process, from initial application processing through to final work on site. During the process, customers interact with different WPD staff and all interactions should be of an equally excellent standard.
- 6.21 Ofgem's Incentive on Connections Engagement (ICE) was introduced at the start of RIIO-ED1 to incentivise DNOs to understand and meet the needs of customers. Our ICE workplan details the steps that we take to engage with customers and to implement improvements based on feedback. The documentation that we submit each year to evidence this work can be found on our website.



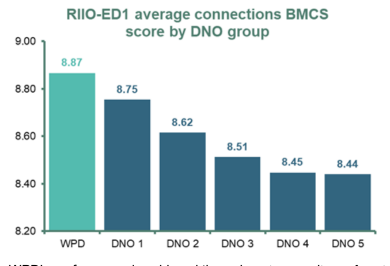
- 6.22 To understand how customers view WPD's service, and to assess the impact of our ICE workplan, we use the following surveys to measure the satisfaction of connections customers.
  - The customer satisfaction survey score obtained as part of Ofgem's Broad Measure of Customer Satisfaction (BMCS). This assesses customer satisfaction specifically for minor connection customers (LVSSA and LVSSB).
  - A WPD implemented survey for major demand customers (any customer not classified as LVSSA or LVSSB). This survey is undertaken on a monthly basis.
  - A WPD implemented survey for distributed generation (DG) customers. This survey
    is carried out on a monthly basis to align with the major customer survey and enable
    us to review satisfaction closer to the time the service is delivered.
- 6.23 The two WPD surveys replicate the survey approach taken for BMCS.

#### 2020/21 performance in customer satisfaction surveys

- 6.24 Ofgem specifies a target of 8.2 out of 10 for the customer satisfaction score part of BMCS and DNOs gain rewards or penalties relative to this target. In order to drive the business to provide service ahead of expectations, WPD has set a stretching internal target of 8.8.
- 6.25 WPD's 2020/21 performance for the three different customer groups is shown in the following table. We are beating the stretching internal target for Minor Connections and Distributed Generation customer surveys. We will continue to seek feedback from stakeholders in each customer group in order to identify best practice and improve our processes and service.

Connection customer satisfaction survey results 2020/21						
Ofgem Internal Result						
Customer Groups	target	Target				
Minor Connections (LVSSA and LVSSB)	8.2	8.8	9.08			
Major Connections	n/a	8.8	8.71			
Distributed Generation	n/a	8.8	8.81			

The BMCS customer survey score for LVSSA and LVSSB connections provides a method of comparing DNO performance across the industry. Customers have rated WPD a topperforming DNO group, the chart below shows the average weighted results by DNO group for the RIIO-ED1 period. Performance across the industry is improving and continues to be increasingly competitive.



6.27 WPD's performance is achieved through a strong culture of customer service embedded throughout the organisation, supported by a variety of management performance indicators which ensure customer service is treated as a priority.

#### Improve communication with connections customers

Output (37) Develop and improve the way we process online connection applications and make it easier for customers to track the progress of their application online.



- 6.28 Customers are able to either apply for a new connection online or download a version of the application form to be completed on paper.
- 6.29 Some connection customers also prefer to carry out transactions and track progress online. To facilitate this, WPD committed to enhancing online connections processing and progress tracking.
- **6.30** We continue to develop the systems and processes available to customers.

#### **The Connection Portal**

- 6.31 The Connection Portal allows customers applying for small projects and service alterations to access details of their connection offer (or budget estimate), accept the offer and pay for their connections work.
- 6.32 The Connection Portal was launched in 2014/15 and allows customers to request automatic email updates at key stages within the connection process.
- 6.33 During 2019/20 we made several improvements to our Connections Portal including expanding the scope for attaching electronic documents, enabling a grid reference to be entered for sites without an allocated postcode, and producing a summary of the application at the end of the process (which the customer can save and refer back to). In addition, we have improved the guidance provided throughout the online application process.

#### **CIRT**

- The CIRT system was specifically designed for interactions with third party connection providers such as Independent Connection Providers (ICPs) and Independent Distribution Network Operators (IDNOs) for online submission of connection applications and progress tracking. The system has also been made available to developers.
- 6.35 We committed to an ICE initiative to provide customers with on-line access to information about the status of the legal process relating to their connection. Customers are now able to track the legal and consents process from initial landowner contact to the point where we instruct our lawyers. A second stage of communication is completed by our lawyers who have now given access to their case management system, allowing customers, their legal representatives and ICPs to track progress in relation to the purchase of land and/or rights over land for connection.

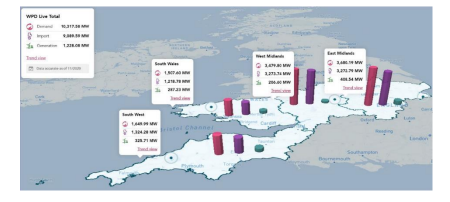
#### **Enquiry Tracker**

- 6.36 Whilst some ICPs continue to use CIRT, others prefer to use the online application process or email. We therefore developed an on-line portal with access via a registration process.
- 6.37 During 2020/21 the new portal system, called Enquiry Tracker, was launched and allows the user to track enquiries from initial application through to connection. At the same time we took the opportunity to improve the usability and efficiency of the website. Since launch customers have been encouraged to move over to this system and there has been a 50% increase in the number of enquiries received compared to CIRT.

## Output (38) Make sure that the information we provide in documents and online is effective.



- 6.38 WPD has committed to ensuring that customers requiring a connection receive clear information on the process. Information is provided to customers online via our website, through our contact centre staff or by direct contact with local planners. We regularly update the information provided to customers to ensure that it meets customer requirements.
- 6.39 The WPD website provides a valuable source of information and we undertake regular stakeholder engagement to identify potential improvements that could be made to the guidance that we provide.
- 6.40 Stakeholder requests and the improvements that we make as a result are detailed within WPD's ICE workplan and can be viewed on our dedicated ICE internet page.
- 6.41 Some of the improvements introduced during 2020/21 are detailed below.
  - We published WPD's Heat Pump Strategy to support the up-take of heat pumps.
    This strategy explains the options for connection and details the actions we are
    taking to enable connection of heat pumps. This strategy has received 1,147 hits
    and was downloaded 4,656 times during 2020/21.
  - LV, HV and EHV post acceptance guides have been produced to expand on existing information available to customers. The new documents provide detailed information on pre-application, application, and post application on a wide variety of factors. The guides were published in December 2020 and in the first three months were downloaded 428 times.
  - We continued to improve the Network Capacity Map by providing better information for Transmission Active Network Management (TANM). Further work is ongoing to establish a way to publish levels of curtailment. The Network Capacity Map has received 54,237 hits.
  - We have continued to enhance the Connection Surgery process by implementing a voluntary 5 day turnaround for pre-quotation Connection Surgeries. During 2020/21 557 Connection Surgeries were held, an increase of 67% on the previous year, and 95% of customers were contacted within 3 working days.
  - The Net Zero Communities Strategy was published and sets out the work already done with community energy groups and provides a detailed plan of 26 actions.
  - Community Energy Surgeries can be booked through our website. This allows stakeholders to request bi-lateral meetings with a local multi-dicipliary team to support delivery of small-scale energy projects. We aim to arrange these meetings within 3 days and conduct the meeting within 3 weeks of receiving the request.
  - We have published our Distribution Networks and Innovation Jargon Buster to explain the terms and background information needed to understand how we operate and carry out innovation. The guide has been downloaded 5,190 times.
  - Our Live Data Viewer was launched in December 2020 to provide real-time data access to our customers to enable generators and community energy groups to make informed operational decisions. Since launch the site has received 3,829 hits.



#### Improve our engagement with major customers

# Output (40) Work with major customers to identify where our processes can be improved and quickly put in place any changes.



- 6.42 Major connection customers (large site developers, multiple site developers and distributed generation customers) have a wide range of requirements for their connections, and the connection arrangements can be complex.
- 6.43 In RIIO-ED1, Ofgem has introduced a penalty-only incentive to encourage DNOs to improve interaction with major connection customers. The Incentive on Connection Engagement (ICE) requires DNOs to engage with major customers, develop improvement plans and implement changes.
- The ICE penalties only apply to market segments that Ofgem has deemed as being noncompetitive; however it is important to WPD that we engage with all connection stakeholders and WPD's ICE improvement plans are therefore focused on all market segments.
- The incentive mechanism requires DNOs to submit reports to Ofgem detailing forward looking plans and reporting on previous proposals.
- 6.46 WPD's ICE submission for 2020/21 provides further detail on WPD's connections engagement and the actions this has led to. The submission can be found at the link below.
  - yourpowerfuture.westernpower.co.uk/our-engagement-groups/connection-customer-engagement/incentive-for-connections-engagement
- 6.47 The main principle of the stakeholder engagement that we undertake is that it must lead to action. During 2020/21 we delivered 27 initiatives through our ICE workplan, including substantially increasing the information available to customers, enhancements to our capacity map and the publication of a range of new guidance documents.
- 6.48 The following sections detail some of the mechanisms used to engage with connection stakeholders and the actions resulting from these interactions.

#### **Customer Connections Steering Group**

- 6.49 During 2020/21, we continued to work with our Customer Connection Steering Group (CCSG). The CCSG was formed in 2013 and meets on three occasions per annum, hosted by our directors and senior managers.
- 6.50 The CCSG is made up of a range of stakeholders representing a cross section of connection customers in order to provide a balanced view of connection issues. The CCSG provides feedback on proposed initiatives and assists with strategic direction, ensuring that we correctly identify the priority areas for our ICE initiatives to address.
- 6.51 The CCSG directly influences ICE initiatives, for example we carried out an action to review the accuracy and transparency of assumptions that are made within a quotation to ensure connection quotations are clear, accountable and concise. The initial measure of the success of this action was via feedback from the CCSG to ensure the changes met stakeholder expectations.

#### Stakeholder workshops

On an annual basis WPD holds generic stakeholder workshops. These workshops are available for all stakeholders to attend, but they also include specific elective sessions dedicated to connections activity – including community energy and connection of EVs. The

sessions enable stakeholders to participate in round table discussions, ask questions and provide feedback.

6.53 The feedback from our 2020/21 workshops enabled us to validate our proposed ICE workplan outputs and rank these according to stakeholder priorities. Further detail of the sessions can be found at the following link.

yourpowerfuture.westernpower.co.uk/workshops-and-events

#### **Community Energy workshops**

- WPD has carried out Community Energy Workshops since 2014/15. These workshops provide an engagement opportunity specifically for stakeholders involved with community energy projects. These community led projects allow groups of households/businesses to share the costs of local generation plants or install microgeneration with the benefit of bulk buying.
- 6.55 Our activities are designed to ensure that Community Energy stakeholders are not left behind or disadvantaged when seeking entry to potential new markets. We aim to increase awareness, build knowledge and the ability to participate.
- 6.56 In March 2021, we ran two webinars that were aimed at community energy organisations. The webinars included an update on how we have carried out the actions specified in its Net Zero Communities Strategy so far, such as producing user guides for community energy groups and providing training to network planners to help them better

**Examples of Community Energy Projects** 

# A 9.3 MW Communities for Renewables solar farm will provide the local community with farm will provide the local community with farm will provide the saved carbon helps F fuel po fuel poverty service that received over 200 enquires, delivered 15 fuel po genera carbon helps F fuel po fuel poverty service that received over 200 enquires, delivered 15 genera 2019 the general 2

poverty service that received over 200 enquires, delivered 15 engagement sessions, supported 60 people, and made 25 home visits, saving households over £50,000.

**Burnham and** 

**Weston CIC** 

They set up a £40,000 Corona Crisis Fund to support vulnerable people, demonstrating how locally owned energy makes communities more resilient.

#### Plymouth Energy Community (PEC)

PEC owns 33 solar arrays which have generated 21,418 MWh of clean electricity and saved 15,204 tonnes of carbon. The income helps PEC's extensive fuel poverty work.

Between 2013 and 2019 they helped 21,042 households, conducted 2,474 one-to-one home visits, saved £544,616 for schools and community organisations and in total saved £1,492,092 for households through their home energy service, worth on average £400

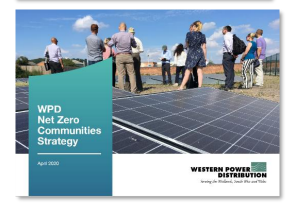
understand community energy group's specific needs and the resources available to help them. It also included an overview of WPD's business plan proposals, recent innovation projects that are relevant to community energy groups and our Green Innovation fund. Breakout sessions were included to facilitate discussions on energy efficiency and fuel poverty, low carbon heat, low carbon transport and innovation, data and demand side response.

6.57 During 2020/21 we hosted two Community Energy Workshops across our licence areas engaging with 92 stakeholders, focusing on flexibility and the smart energy revolution.

- 6.58 The workshops have demonstrated that community energy stakeholders have rapidly developed an understanding of the connections process and are now looking to explore the topic of flexible connections, energy storage and the associated potential for involvement in smart networks and demand side response.
- 6.59 We also continue to promote Community Energy through social media to raise awareness of the materials and information made available by WPD to support Community Energy Groups.
- As part of our ICE workplan during 2020/21 we also published our Net Zero Communities Strategy, produced a Distribution Networks and Innovation Jargon Buster, and provided Community Energy Surgeries so that stakeholders can request bi-lateral meetings with a local multi-disciplinary team to support community energy projects.



Community energy helps reduce energy bills, supports the local economy and cuts CO2 emissions. That's why we're supporting Community Energy Fortnight. Find out more about our community energy commitments #CEF2020 #HarnessOurPower westernpower.co.uk/ customers-and-community/ community-energy/ community-energy/-animations



#### Distributed generation owner operator (DGOO) forum

- We introduced a customer forum for DG owners/operators during 2016/17 as a result of feedback from DG stakeholders identifying that they needed more information on planned system outages and constraints affecting their connections. Outage costs can be significant to the DG sector and stakeholders told us that it is important for them to be able to forecast to owners/investors when there will be outages.
- We held four DGOO meetings during 2020/21, attended by companies representing a significant proportion of WPD's connected DG.
- The forum provides input into the development of the ICE workplan, prompting new initiatives throughout the year. During 2020/21 we continued to improve the DG portal by producing a quarterly KPI pack including outage activity, timeliness and accuracy of notifications in line with DGOO requirements. In response to stakeholder feedback we also updated our Outage Management System (OMS) to include a 'Reason for Change' field which now also appears on the DG portal.
- **6.64** Further information on the forum can be found on our website at:

yourpowerfuture.westernpower.co.uk/distributed-generation-owner-operator-forum

#### Local investment workshops

- 6.65 WPD hosts investment workshops to provide local stakeholders with an update on the investment being made in their local network over the following year. Topics covered include:
  - RIIO-ED2 Business Plan development:
  - Supporting the Growth Agenda; and
  - Supporting the Transition to Net Zero.
- 6.66 During 2020/21 we hosted 11 local investment workshops across all four licence areas for stakeholders involved in growth agendas, such as Council Officers and Developers. Owing to the circumstances regarding Covid-19, the workshops were held online using the Zoom platform, rather than in person.
- 6.67 The sessions provide opportunity for WPD to disseminate information and for stakeholders to provide feedback about their priorities in relation to electricity network.



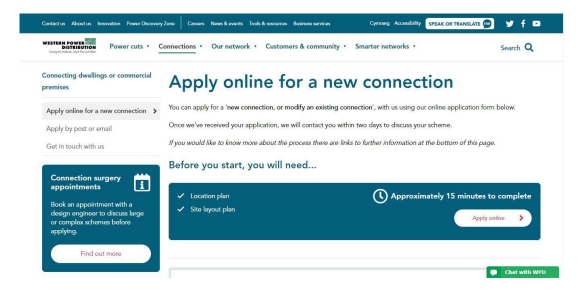
#### Senior manager contact for major customers

- 6.68 Stakeholder feedback has indicated that major customers can benefit from a single point of contact where they deal with a large number of schemes. As a result a senior manager point of contact was introduced in 2016/17.
- 6.69 The role of the senior manager contact is to liaise with the customer to understand the range and scope of works they propose to undertake with WPD and act as a senior escalation point of contact to resolve issues. We have continued to offer this contact to major customers and extended the availability of this service to local government authorities and local enterprise partnerships to support long-term planning for connections growth. There were 86 customers choosing this option during 2020/21.

# Output (39) Host 'surgeries' every three months to help connection customers to understand our processes.



- 6.70 Local 'surgeries' for connections customers continue to be promoted.
- 6.71 In the first two years of RIIO-ED1 we advertised set surgery dates in specific locations in a range of relevant publications. We found however that customers were more interested in attending individual meetings arranged with a planner/engineer within their local depot with some simple queries being resolved over the phone.
- We have therefore amended our approach, rather than advertising set dates over the year we offer customers the opportunity to arrange a surgery (referred to as a connection appointment) at a time and location that suits their application.
- 6.73 During 2019/20 we revised our website to raise the profile of this service, including advertising connection surgery appointments on the same page as customers can submit an application.



6.74 During 2020/21 we have implemented a voluntary 5 day turn around standard for prequotation connection surgeries and as a result of Covid-19 restrictions held more surgeries virtually. In total 557 connection surgeries were held, an increase of 67% on the previous year, and 95% of customers were contacted within 3 working days.

#### **Guaranteed Standards of Performance**

#### Output (41) Aim to achieve no failures of the connection GSOPs.



- 6.75 During 2020/21 WPD provided 58,670 budget estimates and quotations, 36,412 connections and 11,825 street furniture service fault repairs for local authorities.
- 6.76 The Connection Guaranteed Standards of Performance detail minimum levels of service and set out the level of payments to customers where these standards are not met. There are thirty connection guaranteed standards of performance covering all aspects of connection provision.
- 6.77 Each failure against a standard results in a payment to the customer, with the majority of connection standards having a per day cumulative penalty.
- **6.78** WPD voluntarily doubles the value of payments for any failures against guaranteed standards.
- 6.79 During RIIO-ED1, WPD committed to a tough challenge, targeting zero failures against all of the connection guaranteed standards. In 2020/21 we have had only 14 failures against the connection GSOPs. We had a further nine failures against Ofgem's Competition in Connection standards.
- 6.80 We aim to learn from every failure and to continue to work to maintain high standards throughout the RIIO-ED1 period.

#### Further developing a competitive market

Output (42) Improve customer awareness of other connection providers and regularly check that customers understand the options available to them.



- Prior to the introduction of competition for the provision of connections, customers could only request a connection from the incumbent DNO. It is now possible for third parties to carry out connections work, 'in competition' with the DNO.
- The industry has a code of practice to facilitate competition; this covers the processes, practices and requirements that a DNO will use where an ICP seeks to undertake contestable works. The code therefore influences some of the actions required by DNOs to facilitate competition.
- 6.83 Over time, the scope of contestable connections work which can be undertaken by third party providers has gradually been extended. During RIIO-ED1 WPD has committed to both improving customer awareness of third party providers and to extending the types of work that can be undertaken by these providers.
- 6.84 To ensure that connection customers are aware that alternative providers exist, we provide clear links to competition in connection information on the main connections page of the WPD website; our connection process flowcharts include the option of using third party connection providers and we include information about the availability of flexible connection providers in connection packs sent to customers.
- Annual customer satisfaction surveys include questions designed to gauge customer awareness of alternative providers. The surveys ask large connection and distributed generation customers who have obtained a connection from WPD whether they were aware that they could have asked a third party to provide the connection.
- 6.86 Awareness continues to increase and the 2020/21 results of the survey show that awareness is high with 90% of customers aware that they can use an alternative provider to deliver their new connection.

#### Raising awareness of the Code of Practice

6.87 WPD contributed to the development of the industry's Competition in Connections (CIC) Code of Practice and has implemented internal policies and procedures to ensure compliance. Information and guidance is also published on our website.

# Output (43) Work with other connection providers to extend the type of work they can carry out, including high voltage and reinforcement work.



6.88 WPD actively assists competition by developing processes and systems to allow third party connection providers to extend the scope of what they can do.

#### Working with connection providers

- 6.89 We carry out specific engagement with Competition in Connection (CIC) stakeholders to ensure that we receive detailed feedback to enable us to make improvements in this area.
- 6.90 During 2017/18 we created a new forum to focus on the specific needs of CIC stakeholders; the CIC group. The group provides feedback on our CIC services, reviewing proposals for improvement initiatives and informing the development of the ICE workplan. Details of the meetings, including minutes can be found at the following link.
  - yourpowerfuture.westernpower.co.uk/our-engagement-groups/connection-customer-engagement/connection-customer-steering-group
- 6.91 The number of attendees has reduced since the forum was created and we have therefore agreed with stakeholders that future meetings will take place on an ad hoc basis. Stakeholders felt that the group was important but that fewer meetings were required, particularly as attendees have the ability to discuss specific issues with their WPD senior point of contact where required.

#### **Extending contestable work**

- 6.92 Since 2013, WPD has been developing processes that allow third parties to carry out work on the HV network. Initially this focused on HV jointing, allowing third party jointers to carry out physical connection work on site. This was followed by the introduction of processes to allow third parties to carry out their own switching, testing and commissioning.
- 6.93 The scope of work that can be undertaken by competitors has gradually increased and this has been facilitated further by WPD's response to the implementation of the CIC Code of Practice. We have been working with CIC stakeholders to develop processes for determining the point of connection to the network, approving the design of the connection and the delivery of connection work on site.
- 6.94 In response to CIC feedback we have updated policy to enable ICP connections to the overhead HV network and expanded the scope of LV disconnections associated with developments. At this point, ICPs have not undertaken these expanded scope activities but we will keep them open as an option to trial if ICPs wish to do so.
- 6.95 We have also published guidance for new ICP entrants providing an overview of working in WPD's region.

#### **Design of Points of Connection**

- 6.96 We have implemented processes that allow ICPs to self-determine the point of connection to the existing network (for the majority of straightforward connections).
- 6.97 These processes were implemented in September 2015 and we have seen the following volumes during 2020/21.

Determined points of connection (all voltages)				
	Volumes	%		
Self-Determined POC by ICP	33	1		
WPD Determined POC	5,990	99		
Total POC's	6,023			

6.98 In addition ICPs have the option to design the network connection without the need for design approval from WPD. Processes and procedures for authorised ICPs to carry out self-approval have been developed to facilitate competition in connections and the volumes during 2020/21 were as follows.

Approval of ICP designs (all voltages)				
	Volumes	%		
ICP Self-Approved Design	231	29		
WPD Design Approval	577	71		
Total POC's	808			

6.99 Implementation has been assisted by the ICE initiatives delivered during 2019/20 which enhanced the policy and procedures for self-design by ICPs, but the proportions of activity carried out by ICPs have remained broadly the same since 2018/19.

#### **Delivery of physical connection work**

- **6.100** We work with stakeholders to support the development of competition in connections work.
- 6.101 During 2013 HV jointing trials were initiated, allowing third party jointers to carry out physical connection work on site, this was followed by the introduction of processes to allow third parties to carry out their own switching, testing and commissioning.
- 6.102 In 2016/17 stakeholders indicated that our processes for HV self-connection could be simplified and we trialed a new option for safety authorisation. This involved an agreement that switching could be undertaken under WPD's safety rules whilst the associated jointing work could be undertaken under the ICP's safety rules. This hybrid option (referred to as Option 4) was implemented in July 2017.
- 6.103 Until 2019/20 there was a progressive year-on-year increase in the volumes of HV connections completed by a third party ICP, but there have been lower volumes in 2020/21. The volumes are shown in the table below. Of the 36 connections completed by third parties 16 were carried out under 'option 4'.

HV connections completed												
	201	5/16	201	6/17	201	7/18	201	8/19	201	9/20	202	0/21
	Volumes	%										
HV connected by ICP	10	4	15	7	19	8	36	13	74	30	36	11
HV for ICP connected by WPD	214	96	213	93	225	92	233	87	174	70	296	89
Total POC's	224		228		244		269		248		332	

- Within the RIIO-ED1 business plan, WPD committed to facilitating the extension of contestable work to allow third parties to undertake network reinforcement. Network reinforcement is required where there is limited capacity on the existing network to accommodate the load of new connections. It may result in upstream assets being increased in size or additional circuits being provided. To date there has been no take up of this option by third party providers; we are reviewing the existing trial application criteria with the aim of broadening the range of potentially interested parties.
- 6.105 We have previously improved the administrative processes surrounding our LV jointing processes. ICPs indicated that efficiency could be improved, particularly for high volume activities such as work on unmetered supply projects. We surveyed ICPs using the live jointing processes and undertook a process review. We created a new portal which enables ICPs to log in and populate live jointing notifications. The speed of the process has been improved and we have had positive feedback, we will continue to work with ICP users to identify further improvements.
- 6.106 Our stakeholders asked us to provide improved reporting on the inspection activity that is undertaken for both ICPs undertaking work to be adopted by WPD, and WPD's own works. We have therefore developed monthly reporting to enable ICPs to view their performance in relation to their peers, including WPD. This information can be found at the following link.

 $\underline{www.westernpower.co.uk/connections-landing/competition-in-connections/icp-inspection-reports}$ 



# Customer Satisfaction

RIIO-ED1 Business Plan Commitments Report Year Six – 2020/21

29 October 2021





# Customer satisfaction Contents

7	Customer satisfaction	131
	Overview of customer satisfaction outputs	132
		133
	Output (44) Continue to be the top-performing DNO group across all elements of the Broad Measure of Customer Satisfaction Output (45) Maintain certification to show that we meet the Customer Service Excellence standard.	133 135
	Telephone response	136
	Output (46) Respond to phone calls quickly, answering them within two seconds.  Output (47) Limit the number of calls that are abandoned before we can answer	136
	them to less than 1%. Output (48) Always provide customers with the option to talk to a member of staff	136
	when they call our contact centre.	136
	Communication with customers	
	Output (49) Provide a restoration time for every power cut. Output (50) Contact all customers who have been in contact about a fault. Output (51) Contact customers within two days of receiving an enquiry which was	137 137
	not about a fault.  Output (52) Provide 'on-demand' messaging through text and social media for	138
	customers who want to be kept informed in other ways, rather than a phone call.  Output (53) Develop 'self-service' options for customers to find information online.	139 140
		142
	Output (54) Continue to host a customer collaboration panel where our CEO will meet with our expert stakeholders four times a year.	143
	Output (55) Continue to host at least six stakeholder workshops each year.  Output (56) Continue to produce a stakeholder report every year providing an	145
	update on the actions we have taken as a result of stakeholder involvement.	145
		146
	Output (57) Resolve at least 70% of complaints within one day.  Output (58) Continue to have a target of no complaints where the Ombudsman has to get involved.	147 147
	G .	148
	Output (59) Continue to send the 'Power for Life' publication to all 7.9 million customers and make sure it promotes the GSOPs.	148

#### 7 Customer satisfaction

- 7.1 The provision of excellent customer service for WPD's 8 million customers is a core business objective.
- **7.2** WPD has committed to a range of outputs to improve customer satisfaction.
- 7.3 The Customer Satisfaction outputs are in six themes.
  - Customer service
  - Telephone response
  - Communication with customers
  - Stakeholder engagement
  - Complaints
  - Guaranteed Standards of Performance awareness

#### **Regulatory framework:**

- 7.4 Ofgem assesses customer service using the Broad Measure of Customer Satisfaction (BMCS). BMCS is an incentive mechanism that provides rewards or penalties in three areas of customer service customer satisfaction, complaints and stakeholder engagement.
- 7.5 Customer satisfaction is assessed through a survey and deals separately with three types of interaction.
  - Customers requesting a connection (minor connections only).
  - Customers experiencing a supply interruption.
  - Customers making a general enquiry.
- 7.6 The complaints element of the BMCS results in penalties where DNOs do not meet specified target performance. The measure is subdivided into four components with greater weighting applied to repeat complaints and complaints that take longer than 31 days to resolve.
- 7.7 The final part of the BMCS considers stakeholder engagement with rewards available for DNOs that engage well and use the information obtained to improve the service provided to customers. This incentive has been strengthened to encourage DNOs to focus more on issues relating to vulnerable customers.

#### Overview of customer satisfaction outputs

Cuet		
	omer service	MDD: ( ' DNC ' "
<u>44</u>	Continue to be the top-performing DNO group across all elements of the Broad Measure of Customer Satisfaction.**	WPD is a top-performing DNO group for overall customer satisfaction. The rating combines results of the three surveys for supply interruptions, connections and general enquiries.
<u>45</u>	Maintain certification to show that we meet the Customer Service Excellence standard.**	We were awarded 'Compliance Plus' status for 45 of the 57 standards. We were the highest-scoring organisation out of all those accredited.
Telep	phone response	
<u>46</u>	Respond to phone calls quickly, answering them within two seconds.**	Our average response time for customer calls was 5.42 seconds for fault and emergency calls. This falls short of our ambitious target of 2 seconds. The times were affected by the network delays to transfer calls to agents working from home.
<u>47</u>	Limit the number of calls that are abandoned before we can answer them to less than 1%.**	Only 0.37% of calls were abandoned.
48	Always provide customers with the option to talk to a member of staff when they call our contact centre.	Our systems allow us to make sure that customers are always provided with the option to talk to a member of staff.
Com	munication with customers	
<u>49</u>	Provide a restoration time for every power cut.**	All power cuts have an estimated restoration time which is updated as further information is provided by field teams.
<u>50</u>	Contact all customers who have been in contact about a fault.**	We contacted 98.28% of customers who contacted us about a fault.
<u>51</u>	Contact customers within two days of receiving an enquiry which was not about a fault.**	We contacted 99.48% of customers who contacted us with an enquiry which was not about a fault within two days.
<u>52</u>	Provide 'on-demand' messaging through text and social media for customers who want to be kept informed in other ways, rather than a phone call.	We provided on-demand messaging through text and social media. We sent 792,862 text messages during high voltage power cuts.
<u>53</u>	Develop 'self-service' options for customers to find information online.	We hosted 19,861 webchat conversations, our app for reporting power cuts was downloaded 5,037 times and we had 3.1 million hits on our online map showing details of individual power cuts.
Invol	ving stakeholders	
	ving stakeholders  Continue to host a customer collaboration	The Customer Panel met four times during the year. We
<u>54</u>	panel where our CEO will meet with our expert stakeholders four times a year.	continued to work with the new Customer Engagement Group to enable the members to challenge our plans for the next price control period.
<u>55</u>	Continue to host at least six stakeholder workshops each year.	We hosted four virtual general sessions, attended by over 220 stakeholders across our licence areas. A further five topic specific sessions were held for 257 stakeholders.
<u>56</u>	Continue to produce a stakeholder report every year providing an update on the actions we have taken as a result of stakeholder involvement.	This yearly Business Plan Commitments summary report and the separate detailed report replace the stakeholder report.
Com	plaints	
<u>57</u>	Resolve at least 70% of complaints within one day.**	We resolved 88% of complaints within one day.
<u>58</u>	Continue to have a target of no complaints where the Ombudsman has to get involved.**	There were three complaints referred to the Ombudsman. In all cases the ombudsman did not rule against WPD.
Guar	anteed Standards of Performance awaren	ess
50		We issued 'Power for Life' to all customers in March 2021

Continue to send the 'Power for Life' publication to all 7.9 million customers and make sure it promotes the GSOPs.\*\*

We issued 'Power for Life' to all customers in March 2021. It included information on GSOPs.

<sup>\*</sup> Targets are for the full eight year RIIO-ED1 period, not for a discrete year \*\* Target to be achieved each year of RIIO-ED1

#### **Customer service**

## Output (44) Continue to be the top-performing DNO group across all elements of the Broad Measure of Customer Satisfaction



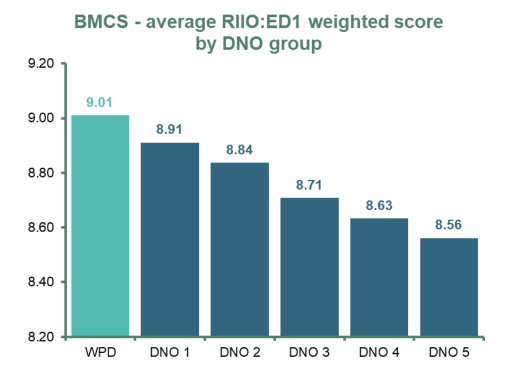
- 7.8 WPD committed to remaining the top performer in the customer satisfaction survey part of Ofgem's Broad Measure of Customer Satisfaction.
- **7.9** There are three separate customer satisfaction surveys that are carried out covering connections, supply interruptions and general enquiries.
- 7.10 Performance in each component is subject to separate assessment, leading to rewards or penalties based upon comparison against a target score of 8.2 out of 10. In RIIO-ED1, Ofgem has placed a greater emphasis on connections within incentive reward and penalty mechanisms. The relative weighting for the three categories is shown below.

Relative weighting of customer satisfaction survey				
Connections 50%				
Supply interruptions 30%				
General enquiries	20%			

**7.11** This relative weighting can be used to combine the scores from the three components into an overall customer satisfaction score.

#### **Overall customer satisfaction**

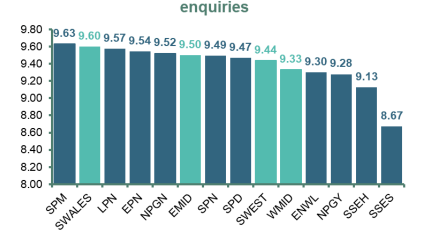
- **7.12** WPD was a top-performing DNO group in 2020/21 for overall customer satisfaction (amalgamating results for the three surveys for connections, supply interruptions and general enquiries) when compared with the other DNOs.
- 7.13 WPD remains the top performing DNO group compared with other DNOs for the RIIO ED1 period, as shown below.



7.14 The 2020/21 performance in the three separate components is shown below for each licence area.







Customer survey score - general

7.15 Improvements to customer service have been implemented by acting on the feedback customers provide when contacted by WPD staff. This process involves senior managers reviewing individual comments to identify specific business changes that will lead to improved performance.

# Output (45) Maintain certification to show that we meet the Customer Service Excellence standard.



- 7.16 In order to gain an independent view of customer service WPD committed to continuing to maintain the Customer Service Excellence standard. The Customer Service Excellence standard is a Government scheme which recognises organisations that provide effective and excellent customer service.
- 7.17 WPD has been certified to the standard since 1992 (when it was known as the Charter Mark).
- 7.18 Every year Customer Service Excellence assessors review customer service against five criteria.
  - Customer insight
  - Culture of the organisation
  - Information and access
  - Delivery
  - Timeliness and quality of service
- 7.19 In 2020/21 WPD maintained its performance level achieving a 'Compliance Plus' rating for 45 out of a total of 57 standards (receiving a compliance rating for all others). WPD was the highest scoring UK organisation out of 600 companies.

#### Telephone response

## Output (46) Respond to phone calls quickly, answering them within two seconds.



- 7.20 Allowing customers to speak to someone is an essential part of good customer service. We continue to operate regionally based in-house Contact Centres that are adequately staffed to provide a fast response.
- 7.21 Where circumstances lead to exceptionally high call volumes we expand the number of call takers by using trained staff across our business to maintain service levels. We also provide facilities for contact centre and other trained staff to take calls at home, should bad weather prompt this need.
- 7.22 We recognise that customers can be frustrated when their calls are not answered quickly. WPD has a track record of answering calls quickly and we will continue to do so.
- 7.23 During RIIO-ED1 we have committed to target answering calls within two seconds and we have achieved this in prior years.
- 7.24 Due to Covid-19 pandemic restrictions a large number of our agents have been working from home during 2020/21. Network limitations (beyond WPD's control) meant that time is lost in routing calls from WPD to these agents. Consequently for 2020/21 we have not met our sub-two second target, but we still managed to answer calls in an average of around five seconds.
- **7.25** The average response times for fault and emergency calls in 2020/21 were as follows.

Average response time for customer calls					
West East South South WPD Midlands Midlands Wales West total					
Average time taken for response by an agent (seconds)	5.24	5.19	5.47	5.78	5.42

# Output (47) Limit the number of calls that are abandoned before we can answer them to less than 1%.



7.26 Abandoned calls arise when customers decide to hang up before they speak to a call taker. This typically arises when customers are being kept on hold for a long time. WPD's approach of answering calls quickly results in very few abandoned calls. During RIIO-ED1 we have committed to a target of having less than 1% of our inbound calls being abandoned. Within 2020/21 only 0.37% of fault and emergency calls were abandoned.

# Output (48) Always provide customers with the option to talk to a member of staff when they call our contact centre.



- 7.27 When a customer calls about a fault, WPD uses recorded messages to provide information relating to the area where the incoming call is placed. These messages are updated as more information about supply interruptions becomes known.
- 7.28 Whilst providing recorded messaging is adequate for many customers, some prefer to speak to a call taker to find out further information or to get reassurance about when supplies will be restored. The telephony systems used by WPD always provide customers with the option to talk to a call taker.

#### Communication with customers

- 7.29 Keeping customers informed and updated about enquiries and services is important.
- 7.30 WPD uses a variety of methods to ensure that communication remains effective and appropriate for our broad customer base. During RIIO-ED1, we have committed to developing new channels of communication beyond the traditional telephone and written methods including online, e-mail, text, smart phone and social networks.

#### Output (49) Provide a restoration time for every power cut.



- 7.31 When supplies are interrupted, customers require information about when they will be back on supply. In the RIIO-ED1 Business Plan, we stated that we would be obtaining regular progress updates from field staff in order to provide a restoration time for every outage.
- 7.32 During RIIO-ED1 we have introduced a process whereby an estimated restoration time (ETR) is automatically populated into our incident management systems. The initial ETR estimates are based on an analysis of the details of the fault i.e. whether it affects the high or low voltage network, and typically how long it takes for specific fault types to be resolved.
- 7.33 All contact centre staff have access to the data and can ensure that customers are kept well informed in relation to the likely timeframes for restoration of supply.
- 7.34 During the course of a fault, dispatch teams gather information from field staff at regular intervals to update the ETR. The incident management system automatically reviews the ETR status of each fault every five minutes and uses an algorithm to prompt members of the dispatch team to update these in advance of the ETR expiring.
- 7.35 The data about ETRs is linked to the WPD website and to our Power Cut app which provides automatic alerts to customers. This enables customers to keep track of the ETR without having to contact WPD directly.

## Output (50) Contact all customers who have been in contact about a fault.



- 7.36 When customers contact WPD because they are off supply the main thing they want to know is when the power will be restored. While we provide an estimated time of restoration when the customer calls and through the Power Cut app, this may change as the fault progresses. For these situations WPD has implemented a process of proactively contacting customers.
- 7.37 When a customer calls about a power outage their details are logged and automatically added to a call back list. When not taking inbound calls, contact centre staff progressively work through the call back list during the course of the fault. Customers who are medically dependent on electricity are given priority.
- 7.38 The call back process can result in a contact centre team member speaking to the customer, leaving a message or sending a text message. Where there is no reply or an engaged tone the customer's details will be returned to the call back queue.
- 7.39 A small proportion of customers reject a call back or do not provide contact details and on occasion we also receive calls from third parties who are not able to provide the customer's contact details.
- **7.40** During 2020/21 call backs (or another form of contact) were made to 98.28% of customers who were in contact about a fault.

# Output (51) Contact customers within two days of receiving an enquiry which was not about a fault.



- 7.41 When customers make any non-fault related general enquiry, their details are logged by central administrative staff and a prompt is created for local teams to contact the customer.
- 7.42 During RIIO-ED1, WPD has committed to contacting customers with non-fault enquiries within two working days. During 2020/21 the percentage of customers contacted within two working days of a non-fault enquiry are as follows.

Customers contacted within two days of a non-fault enquiry (%)					
	West	East	South	South	WPD
	Midlands	Midlands	Wales	West	Total
Number of enquiries	59,967	61,134	28,397	55,209	204,707
Percentage contacted within 2 working days	99.87%	99.09%	99.75%	99.34%	99.48%

- 7.43 In order to achieve these levels of performance WPD uses a more challenging internal target of contacting customers within one day. Where contact has not been made within one working day of the enquiry, an automated email is sent to the local manager, which is repeated daily until the contact is made.
- 7.44 There are occasions where the customer does not respond to telephone contact and in these circumstances an email or letter is sent to the customer to identify next steps so that the enquiry can be either progressed or closed.

Output (52) Provide 'on-demand' messaging through text and social media for customers who want to be kept informed in other ways, rather than a phone call.



- 7.45 During RIIO-ED1 WPD has committed to providing network information for customers through on demand messaging via text and social media sending information to customers who wish to be kept informed.
- 7.46 Our social media presence continues to strengthen year-on-year and we remain the number one DNO on Facebook and Instagram. We are third on LinkedIn but our followers continue to grow, with us gaining 6,427 followers over the course of 2020.

#### **Twitter**

- 7.47 WPD started to use Twitter to interact with customers in July 2013. The number of Twitter followers has grown year on year, increasing from 13,666 in 2015/16 to 39,214 in 2020/21. Our Twitter feed provides updates on outages (using the handle #powercut) and enables customers to interact with us, ask questions and provide information. We proactively tweet on all faults where over 500 customers are off supply and on faults that have prompted a number of social media queries or calls. We also use Twitter to promote WPD information campaigns such as public safety.
- 7.48 We seek to use Twitter innovatively to raise awareness of the business and to interact with our customer base on various electricity related issues often reaching customers who might be less likely to engage via more traditional methods.

#### **Facebook**

- 7.49 WPD launched a profile on Facebook in February 2015, using it as a mechanism to provide customers with information on outages but also to raise awareness on key matters such as landowner safety, child safety, our apprenticeship scheme and our annual customer awareness campaign 'Power for Life'.
- 7.50 We look to post on Facebook once a day, on average, providing engaging content with regular features, latest news updates, business/industry information and key messages promoting who we are and what we do.

	2018/19	2019/20	2020/21
Total Likes	14,919	19,493	22,100
Engagements	117,831	213,656	208,616
Impressions	5,480,828	4,968,927	3,230,926



#### LinkedIn

7.51 We launched a WPD LinkedIn page in February 2017 page, LinkedIn is used to provide business news and to promote general campaigns as well as information on careers within WPD. We use the page as a forum to generate discussion on our business and the wider industry.

	2018/19	2019/20	2020/21
Total followers	6,212	12,363	18,923
Engagements	4,453	8,210	6,631
Impressions	249,615	450,543	487,327

#### Instagram

7.52 In August 2018 we expanded our social media portfolio by launching a WPD Instagram account. Instagram enables us to promote WPD to a new, potentially younger, audience. We aim to post interesting and eye-catching imagery, relevant to the business, while using hashtags to generate a following.

	2018/19	2019/20	2020/21
Total followers	1,231	2,238	2,928
Engagements	92,122	504,263	497,128
Impressions	158,726	540,765	525,904



#### **Text messaging**

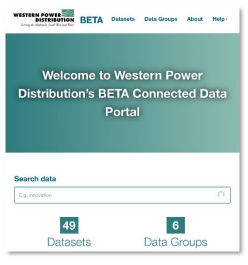
- 7.53 In 2015/16 we introduced a system to send proactive text message updates to customers affected by power cuts. In 2016/17 it was developed into a two way text messaging service so that customers could respond to our messages with queries; this was initially introduced for deaf/hard of hearing customers but we have expanded usage to include all customers.
- 7.54 Customers who have contacted us regarding a power cut are automatically added to a list to receive a proactive call back to provide them with updates regarding the fault. While call backs are generally made by phone a number of customers prefer receiving them via a text message.
- 7.55 There are exceptions to using text messages for example we will always call customers on our Priority Services Register and if customers have experienced a supply interruption within the last week we will also ensure that they receive a phone call rather than a text message. Customers are given the opportunity to respond by text and we answer queries and provide further information in this way.
- **7.56** During 2020/21 we sent 792,862 proactive texts to customers during HV outages and the two way messaging service was used to send 225,681 text messages.

# Output (53) Develop 'self-service' options for customers to find information online.



- 7.57 We ensure that our website is accessible to all customers, supporting individuals with a range of needs such as impaired vision, dyslexia or customers for whom English is a second language. A dedicated 'accessibility' page is clearly signposted on every page of the website. The page provides guidance on a range of options including adjusting font size, altering background colour and the availability of free software to support our customers.
- **7.58** We have a number of mechanisms designed to enhance the accessibility of the website. This includes the following.
  - 'ReciteMe' which has the ability to convert to speech, reading out content to the user. The function allows translation into 103 languages, provision of text to speech and larger font. The function has been used 6,643 times in 2020/21
  - 'Robobraille' allows customers to quickly convert information or documents on our website into audio books, braille or another format, the function has been used 1,088 times in 2020/21
  - Animated videos on a variety of topics with British Sign Language make sure that deaf and hard of hearing customers can access key advice, the videos have been downloaded 6,442 times in 2020/21.

- **7.59** There are a number of 'self-service' options made available on the WPD website including the following.
  - Webchat functionality allows visitors to the website to communicate online in real time with a WPD advisor 24 hours a day. Usage of the functionality is high, 19,861 took place during 2020/21 with customers indicating 94.2% satisfaction.
  - A Power Cut app that can be downloaded, enabling individuals to register a post code so that they receive an automatic alert if a power cut occurs. The app also allows customers to report power cuts, register for the Priority Services Register and self-diagnose problems such as a fuse box trip or a pre-payment meter issue. During 2020/21 the app was downloaded 5,037 times.
  - A power cut map with integrated Twitter feed messages is available on our website, allowing quick and easy reporting of power cuts and access to live and updated fault information. The map had 3.1 million hits during 2020/21.
  - A network capacity map which allows users to quickly view the capacity status at each of our substation sites – including storage, capacity headroom and reinforcement cost information. The map enables potential connection customers to assess the feasibility of schemes without the need for a formal application and was accessed 41,575 times this year.
  - In 2018/19 we introduced a 'storm mode' for our website in the event of a storm a simplified homepage permanently displays our power cut map, provides a link to PSR information and live power cut storm reports. This provides customers with vital information during widespread disruption.
  - Connected Data Portal (CDP) was launched in 2020/21 to assist users in understanding how we are using digital technologies to meet the future requirements of the network. The CDP went live in March 21 and has received 5,793 hits so far.
  - A Flexibility Map, enabling customers to determine where flexibility services are currently required and likely to be needed in the future to aid their planning. The map was published on our new Flexible Power website which saw 40,309 hits in 2020/21. The website includes a Flexibility Valuation tool which allows customers to estimate value of providing flexibility services. This tool has been used 704 times.

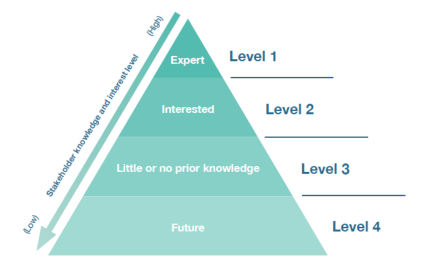


7.60 Usage of our self-service options has grown in most areas since 2014/15; a snapshot of the usage of some of our services is shown below.

Usage of 'self-service' online information					
Self-service option	2014/15	2020/21			
Power cut map	323,837 hits	3,094,121 hits			
Post code search	575,533 hits	101,119 hits			
Online connection applications	2,811 applications received	12,036 applications received			
Find your distributor	85,150 hits	30,192			
Who is my supplier (*went live in Jan '15)	31,803 enquiries	1,223,892 enquiries			
Priority Services Register applications (online)	1,555	19,116			

#### **Involving stakeholders**

- 7.61 Regular stakeholder engagement is used to improve day to day operations and inform business priorities. WPD has a database of approximately 5,500 stakeholder contacts, categorised into customer segments, allowing targeted engagement on specific issues.
- 7.62 We engage with stakeholders on a variety of levels, dependent upon their knowledge and level of interest as demonstrated in the diagram below.



Stakeholder Level	Engagement methods:	
Level 1: Expert Stakeholders we work closely with to build their knowledge to an 'expert' level, or those who already have an in-depth knowledge of connections activities.	<ul><li>CCSG</li><li>Stakeholder workshops</li><li>Consultations</li><li>Bilateral meetings</li></ul>	Industry working group     External industry events
Level 2: Interested Stakeholders who interact regularly with WPD for connections activities and have a sizable knowledge and interest in this area.	<ul><li>Stakeholder workshops</li><li>Consultations</li><li>Bilateral meetings</li><li>DG Survey</li></ul>	Connection Surgeries     Community energy     events
Level 3: Little or no prior knowledge Stakeholders who may only interact once or occasionally for connections activities and have little knowledge of WPD or this area.	<ul><li>DG &amp; customer surveys</li><li>Connection Surgeries</li><li>Annual stakeholder</li><li>&amp; ICE reports</li></ul>	Website     Media awareness     campaign     Social Media
Level 4: Future Stakeholders who may want connections in the future and may have no knowledge of WPD or this area.	<ul> <li>Connections Surgeries</li> <li>Annual stakeholder</li> <li>&amp; ICE reports</li> <li>Community energy events &amp; guide</li> </ul>	<ul><li>Media awareness campaign</li><li>Social media</li><li>Website</li></ul>

- 7.63 Part of the Broad Measure of Customer Satisfaction relates to stakeholder engagement. For RIIO-ED1, Ofgem has placed a greater emphasis on service for vulnerable customers as part of the assessment of DNO performance.
- 7.64 Under Ofgem's Stakeholder Engagement and Consumer Vulnerability (SECV) incentive, all DNOs provide information to an Ofgem expert panel about their stakeholder engagement activities and consumer vulnerability programme and the panel score each company's performance. Ofgem has deferred the assessment of WPD's submission for 2020/21 due to an outstanding related investigation.

# Output (54) Continue to host a customer collaboration panel where our CEO will meet with our expert stakeholders four times a year.



#### **Customer Engagement Group**

- 7.65 In preparation for the next price control, RIIO-ED2, Ofgem has set expectations for enhanced engagement, requiring DNOs to design, establish and resource Customer Engagement Groups (CEG) to scrutinise their business plans. During 2018/19 WPD appointed an independent Chair, agreed terms of reference and membership role descriptions, confirmed contracts with 14 members and held initial meetings.
- 7.66 During 2020/21 there have been regular CEG meetings addressing a range of business plan topics. A number of CEG sub-groups have been established to make better use of the knowledge of CEG members to provide more focused assessment of business plan proposals. A member of the CEG chairs each sub-group at which business experts provide details of RIIO-ED2 proposal. The CEG chair produces a summary of the discussions and records any CEG challenges. Closed CEG meetings (where only members of the CEG attend) are used by the CEG to freely discuss their observations, which are in addition to open meetings where WPD joins the discussions.
- 7.67 WPD values the input of the CEG and agrees with the CEG chair who has stated "The CEG will fulfil a vital role to ensure customers are placed at the heart of WPD's plans for the future and that actions and decisions made by the company are truly positioned to deliver the long-term interests of consumers".
- 7.68 There is a dedicated website for the WPD CEG where there are more details about the CEG members and minutes from the meetings. This can be found at:



CEG Chair Duncan McCombie

customerengagementgroup.westernpower.co.uk

#### **Customer Panel (previously known as the Customer Collaboration Panel)**

- 7.69 During 2019/20 in anticipation of the appointment of the CEG, WPD redefined the role of its established Customer Panel (CP). This has included the following.
  - A new independent CP leader has been appointed to chair member-only closed sessions and to coordinate with members to set agendas.
  - The introduction of 12 new members with expertise in low carbon technologies, DSO transition, Local Enterprise Partnerships representing regional concerns, consumer representatives and wider stakeholders from key segments including businesses, utilities, charities and the health sector.
- 7.70 The CP continues to meet quarterly, led by a WPD Director or the CEO. It critically reviews WPD's current performance, provides strategic steer on WPD's priorities for the future and acts as a sounding board for new ideas. To enable members to do this, the CP is provided with full transparency regarding WPD's performance and early sight of its plans for the future.
- 7.71 The Panel exists to provide expert advice and opinions and to work collaboratively with WPD to devise effective solutions and improvements for customers. The CP debates a broad range of activities from the impact of EVs in the future, to power cut response times. Members provide steer throughout the lifecycle of a project raising areas of customer concern; providing advice and collaborative input to help WPD devise actions to address them, and finally; reviewing the impact post-delivery and suggesting further refinements.

- **7.72** Each meeting of the CP includes a session focusing on a different strategic priority. The topics covered during 2020/21 included the following:
  - Review of WPD's Community Energy webpages
  - DSO (smart networks and LCTs)
  - WPD's Covid-19 response
- 7.73 In response to the Covid-19 pandemic WPD established the 'In This Together Community Matters Fund' to support community groups and organisations delivering urgent care and support. The CP was engage to help administer the fund which resulted in the formation of a subgroup of Panel members who advised WPD on appropriate criteria and methods to score the applications for funding.
- 7.74 The CP provides independent challenge with the aim of improving service delivery for all customers. The CP has produced a report which explains the role of the panel and some of the key highlights of their work with WPD during 2020/21. This report can be found on our website at the following link.

yourpowerfuture.westernpower.co.uk/our-engagement-groups/customer-panel

# Output (55) Continue to host at least six stakeholder workshops each year.



- 7.75 In addition to the Customer Panel, WPD engages with a wider audience through an annual round of six generic stakeholder workshops. These have been carried out each year for the last 11 years and we have proposed to continue these workshops during RIIO-ED1.
- 7.76 Due to Covid-19 pandemic restrictions in 2020/21 we hosted nine virtual sessions for stakeholders across the WPD licence areas. Engaging over 470 stakeholders from a range of backgrounds, covering all customer groups.
- 7.77 Our virtual workshops enabled dynamic roundtable discussions allowing all stakeholders to share their views. In November 2020, four regionally focussed events enabled 222 attendees to review previous stakeholder insights and propose further commitments and actions on the topics such as consumer vulnerability, digitalisation and network resilience. In early 2021, 257 stakeholders attended five topic specific on our key delivery strategies allowing the managers responsible for leading those strategies to obtain feedback on areas such as our social contract, the environment and innovation.
- 7.78 A summary report detailing the output of these sessions can be found on our website. To view these documents please use the following weblink.

yourpowerfuture.westernpower.co.uk/workshops-and-events

Output (56) Continue to produce a stakeholder report every year providing an update on the actions we have taken as a result of stakeholder involvement.



- 7.79 A detailed and summary report will continue to be produced every year providing an update of progress toward delivering RIIO-ED1 output measures.
- 7.80 The summary report will be produced concurrently with this detailed report and will focus on the key areas of interest indicated by stakeholders. The 2020/21 summary report is published on WPD's website; this can be found at the following link.

yourpowerfuture.westernpower.co.uk/summary-business-plan-commitments-report-2021

### **Complaints**

- 7.81 WPD endeavours to get things right first time but sometimes things can go wrong. When complaints are received they are treated with urgency and with an aim to resolve them to the customer's satisfaction quickly. Local team managers are responsible for dealing with complaints; actively contacting customers, visiting them where necessary, to understand what can be done to put things right.
- **7.82** Performance in relation to complaints is measured within Ofgem's Broad Measure of Customer Satisfaction (BMCS) in four categories.
  - Complaints resolved in day 1
  - Complaints remaining unresolved after 31 days
  - Repeat complaints
  - The number of Energy Ombudsman decisions that go against the DNO
- 7.83 WPD aims to have leading performance in each of these categories, avoiding penalties from Ofgem. Penalties are incurred if the combined score for complaints is above 8.33. For 2020/21 there has been a slight increase in our overall complaints scores compared to 2019/20 however, we remain significantly below the target of 8.33.





Our performance against the four categories is detailed in the following sections.

#### Output (57) Resolve at least 70% of complaints within one day.



7.84 WPD has committed to resolving at least 70% of complaints within one day. This target has been achieved in each of the four WPD licence areas.

Complaints resolved in one day (%)								
West East South South WPD Midlands Midlands Wales West Total								
Percentage of complaints resolved in day 1 – 2020/21	90.89%	91.75%	81.01%	85.75%	88.22%			

#### Complaints resolved within 31 days

**7.85** WPD's focus on dealing with complaints quickly means that 99% are resolved within 31 days.

Complaints resolved within 31 days (%)								
West East South South WPD Midlands Midlands Wales West Total								
Percentage of complaints resolved within 31 days – 2020/21	99.21%	99.12%	97.73%	98.17%	98.67%			

#### **Repeat complaints**

**7.86** A repeat complaint occurs where a customer returns to WPD at a later date to complain about the same issue. There were no repeated complaints during 2020/21.

# Output (58) Continue to have a target of no complaints where the Ombudsman has to get involved.



- 7.87 Where customers are dissatisfied with a DNO's response to a complaint they have the option to raise their complaint with the industry Ombudsman. During RIIO-ED1 WPD has committed to ensuring that every complaint is adequately dealt with by WPD staff with zero complaints needing to be investigated by the Ombudsman.
- 7.88 The WPD output is subtly different to the Ofgem measure which forms part of the BMCS: Ofgem measures when an Ombudsman decision is made against a DNO, whereas the WPD output aims to prevent complaints being referred to the Ombudsman in the first place.
- 7.89 During 2020/21 there were three complaints raised with the industry Ombudsman. In all cases the ombudsman did not rule against WPD.

### **Guaranteed Standards of Performance awareness**

Output (59) Continue to send the 'Power for Life' publication to all 7.9 million customers and make sure it promotes the GSOPs.



- 7.90 Guaranteed Standards of Performance (GSOPs) set out the minimum service standards that DNOs must meet under Ofgem's regulatory framework. Where a standard is not met then a payment is made to that customer. GSOPs cover the provision of connections, supply interruptions and response to problems such as voltage complaints.
- **7.91** Where WPD is aware of a failure, a payment will be made without the need for a customer to make a claim.
- 7.92 WPD has committed to publicising GSOPs in our annual customer newsletter 'Power for Life'. The newsletter was issued in March 2021 to all customers and included information on GSOPs directing customers to find out more on the company's website.
- 7.93 In addition we advertised 'Power for Life' on TV for four weeks on live and on demand services.





# Social Obligations

RIIO-ED1 Business Plan Commitments Report Year Six – 2020/21

29 October 2021





# Social obligations Contents

Social obligations	151
Overview of social obligations outputs	152
Emerging strategy	153
Output (64) Train staff to recognize the signs of vulnerability.	<b>155</b> 155 158
Output (62) Contact vulnerable customers at least once every two years to check the details we hold on the Priority Services Register.  Output (63) Improve the quality of Priority Services Register data by working with other agencies and sharing information.  Output (64) Co-ordinate meetings with suppliers to agree criteria for vulnerability.	<b>159</b> 159 160 161
Improving the services provided for vulnerable customers	<b>162</b> 163 164 165 166 167
<ul> <li>Reducing fuel poverty by supporting customers to access help</li></ul>	168  168  169  169  170  170  171
	Emerging strategy

### 8 Social obligations

- 8.1 In delivering electricity to 8 million customers, we provide a range of services to fulfil our social obligations.
- **8.2** WPD broadly defines 'social obligations' as the role we have as a Distribution Network Operator to help customers in vulnerable circumstances.
- 8.3 In RIIO-ED1, WPD's social obligations outputs are in four themes.
  - Improve understanding of vulnerability.
  - Improve the data held on the Priority Services Register.
  - Improve the services provided for vulnerable customers.
  - Address fuel poverty by supporting customers to access key information.

#### **Regulatory framework:**

- 8.4 For RIIO-ED1 Ofgem introduced the Stakeholder Engagement and Consumer Vulnerability (SECV) incentive. The incentive aims to encourage network companies to engage proactively with stakeholders in order to anticipate their needs and deliver a consumer focused, socially responsible and sustainable energy service. Rewards are available to network companies who can demonstrate high quality activities against set criteria.
- 8.5 WPDs SECV submissions can be found via the following weblink.

#### yourpowerfuture.westernpower.co.uk/ofgems-secv-incentive

- 8.6 The submissions provide information explaining WPD's approach to social obligations as well as broader information on stakeholder engagement and consumer vulnerability and the positive outcomes that we have delivered for customers.
- 8.7 Our 2020/21 submission shows how we delivered 356 key outputs and positive outcomes for customers. We invested £6.8 million delivering these outcomes, an increase of 11% from 2019/20. We have also undertaken collaborative social value measurement research to verify that customers place significant value on the improvements that we deliver.
- **8.8** Ofgem has deferred the assessment of WPD's submission for 2020/21 due to an outstanding related investigation.

### Overview of social obligations outputs

Impr	oving understanding of vulnerability	
<u>60</u>	Work with expert partners to improve our understanding of the needs of customers in vulnerable situations	We worked with a wide range of expert partners and were certified to the British Standards Institute Standard BS18477, which specifies requirements for responding to customers in vulnerable situations.
<u>61</u>	Train staff to recognise the signs of vulnerability.	We provided specialist training to the Priority Services Register (PSR) teams and contact centre staff. Field staff are trained on registering customers to the PSR.
Impr	oving the data held on the Priority Service	s Register
<u>62</u>	Contact vulnerable customers at least once every two years to check the details we hold on the Priority Services Register.	We contacted 1,019,836 PSR customers during 2020/21, which allowed us to update 22% of our records.
<u>63</u>	Improve the quality of Priority Services Register data by working with other agencies and sharing information.	We increased the number of referral partners that we work with to 118 in total. We added 12 new partners in 2020/21, with the aim of achieving a better balance in the types of agencies that we work with.
<u>64</u>	Co-ordinate meetings with suppliers to agree criteria for vulnerability.	29 'common needs codes' are now in use across the industry.
Impr	oving the services provided for customers	in vulnerable situations
<u>65</u>	Raise awareness of the Priority Services Register.	We worked with a range of organisations, including other utilities and fire and rescue services, to raise awareness of the PSR.
<u>66</u>	Make 10,000 crisis packs available.*	To date we have issued 8,044 crisis packs over the RIIO-ED1 period.
<u>67</u>	Contact all customers who depend on a power supply for medical reasons every three hours during power cuts.**	During power cuts we prioritise contacting customers who depend on a power supply for medical reasons. We called 79.2% of these customers within one hour of a fault and 96.2% in under two hours.
<u>68</u>	Continue to provide practical support through the British Red Cross and other organisations as appropriate.	We provided British Red Cross support during 11 prolonged power cuts, supporting 309 customers in total.
<u>69</u>	Ask for feedback from customers in vulnerable situations about our service.	We achieved customer satisfaction ratings of 9.45 out of 10 from customers on the PSR who had received a routine call to check their personal details.
<u>70</u>	Develop ways of sharing information with local resilience forums.	We worked with 19 forums across our four licence areas. For 2020/21 this included additional support for Covid-19 pandemic response issues.
Redu	icing fuel poverty by supporting customer	s to access help
<u>71</u>	Build a database of regional agencies we can refer customers to for help.	There are fuel poverty projects in all our areas, working with a network of support agencies.
<u>72</u>	Work with partners to develop links to and from our website.	Details on our fuel poverty projects and links to partner organisations are available on our website.
<u>73</u>	Develop joint information and awareness campaigns, and co-ordinate with partners to provide customers with help.	We have six 'Power Up' fuel poverty schemes to support customers who are facing fuel poverty. We supported 8,603 customers to save over £3.4 million a year.
<u>74</u>	Provide fuel poverty training to our staff who have contact with members of the public.	We provide staff in our contact centre with customised training on fuel poverty and customers in vulnerable situations.
<u>75</u>	Use data analysis to help identify areas with a high concentration of vulnerable households.	We use data analysis to identify areas with a high concentration of vulnerable households. During 2020/21 the PSR hub was viewed 130,556 times.
<u>76</u>	Develop local outreach services.	'Affordable Warmth' and other outreach services helped

10,619 customers to save over £5.8 million a year.

<sup>\*</sup> Targets are for the full eight year RIIO-ED1 period, not for a discrete year \*\* Target to be achieved each year of RIIO-ED1

### **Emerging strategy**

- 8.9 Our approach to our social obligations is continuously refined; informed by an annual review where we consider the feedback from our stakeholders and work with them to co-create detailed actions to ensure we respond to changes in requirements and provide effective services.
- 8.10 Throughout 2020/21 we engaged over 9,500 stakeholders on our approach to consumer vulnerability, seeking direct input and building actions with them. Their priorities are reflected in our updated delivery strategy, comprising five key objectives:

#### Build strong PSR foundations

 Validating the accuracy of our PSR data, identifying hard-to-reach customers and continually improving our extensive network of support services to ensure that the data is put to good use when our customers need our help most.

#### Adapt to support communities during Covid-19

- Supporting customers during Covid-19, made possible by accurate and up-to-date PSR data and long-standing relationships with our communities and outreach partners
- Evolving our approach to develop enduring interventions that seek to address the long-term impacts of the pandemic on our communities.

#### Respond to a changing fuel poverty landscape

 Reducing complexity and delivering joined-up support services that bring providers together to achieve holistic outcomes for customers and meet the new and emerging challenges they face.

#### Collaboration to maximise outcomes

• WPD should always seek to collaborate so funding goes further, more customers are assisted and deeper levels of support are provided.

#### Enable customers to participate in smart energy services

- Designing and delivering interventions to widen participation and drive a green recovery from Covid-19.
- Championing better protections for consumers in a smart energy market.
- Expanding our definition of vulnerability to reflect the capabilities needed for both domestic and business customers to participate.

#### **Supporting our customers during the Covid-19 pandemic**

- **8.11** WPD's established approaches to consumer vulnerability have proven invaluable during the Covid-19 pandemic, enabling us to support those most in need.
- 8.12 We were one of the first companies to sign the C-19 Business Pledge in April 2020, comprising over 300 organisations committed to tackling the impacts of coronavirus and contributing to an inclusive recovery. In line with the core principles of the pledge, our intent was to:
  - ensure our employees were safe and supported, and in turn able to provide assistance to our customers;
  - maximise our strong PSR foundations to quickly roll out Covid-19 services, keeping customers informed; and
  - provide enduring support to our communities, contributing to the wider levelling up agenda.

8.13 The 'In This Together – Community Matters' fund was set up on the 3rd of April 2020. The fund was administered in three rounds, utilising different stakeholder groups to ensure a wide range of organisation types were considered. We worked quickly with stakeholders to ensure funds were distributed across our region to front-line agencies and engaged a sub-group of our Customer Panel to devise assessment criteria so the most worthy causes were supported. A total of £1 million was awarded to 871 organisations across our licence areas. This benefitted over 565,000 people in vulnerable situations who received additional support and care from local services.



### Improving understanding of vulnerability

- 8.15 WPD's consumer vulnerability strategy was developed through extensive engagement with stakeholders and focusses primarily on enhancing the ability of customers to cope during power cuts and developing an increasingly sophisticated understanding of the dynamic and multi-dimensional nature of vulnerability.
- 8.16 We recognise our responsibility to a wide range of customers in vulnerable situations, including those who may be temporarily vulnerable (e.g. customers who have recently left hospital) and customers struggling with energy affordability.
- **8.17** We have varied interactions with customers and consequently as part of our routine work we may identify individuals that are vulnerable or have social issues. To help these customers we have developed a range of services.
- 8.18 Central to WPD's consumer vulnerability strategy is the Priority Services Register (PSR). The PSR is a free, confidential, register of customers who require priority assistance, for reasons including:
  - medical dependencies on electricity;
  - disability:
  - communication needs;
  - age; or
  - temporary vulnerabilities.
- **8.19** The PSR enables WPD to offer targeted services such as welfare support during power cuts and proactive notification ahead of planned work.

# Output (60) Work with expert partners to improve our understanding of the needs of vulnerable customers.



- **8.20** WPD uses input from a variety of social groups, through stakeholder engagement and partnership projects, to enhance our understanding of vulnerability. During 2020/21 WPD engaged with 9,500 stakeholders specifically on our approach to consumer vulnerability.
- **8.21** Working with a variety of third parties ensures that we:
  - consider a variety of viewpoints;
  - are aware of evolving issues impacting vulnerable customers;
  - overcome areas where we lack core expertise; and
  - improve customers' awareness of the services WPD can provide.
- 8.22 Some of the initiatives that support our understanding of the needs of customers in vulnerable situations are detailed in the following sections but further information can be found within our 2020/21 SECV submission.

#### The Customer Panel

- 8.23 The Customer Panel is hosted by our CEO or a WPD Director and is a key part of our engagement programme. The panel brings together expert representatives from the major stakeholder groups and entrusts them with full transparency in relation to WPD's performance and future plans. This enables them to critically evaluate our performance, make informed decisions about our activities and provide a strategic steer.
- 8.24 At the close of 2020/21 the panel consisted of 30 permanent members who meet quarterly. The group consists of subject matter experts, consumer representatives and wider stakeholders from key areas including businesses, utilities and vulnerable customers. The diversity of the Customer Panel ensures that we are provided with a balanced representation of views across a range of stakeholders. In 2020/21 the panel introduced a new member bringing in expertise from Wessex Water.

8.25 The Customer Panel continues to advise, evaluate and co-create solutions with WPD. During 2020/21 members helped deliver 23 outputs including the co-creation of our Social Contract and the delivery of an administrative sub-group which designed application criteria for our 'In This Together – Community Matters' fund and then assessed applications resulting in 565,000 vulnerable people benefitting from £1m of funding.

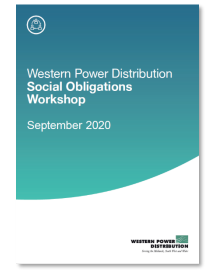
#### **Stakeholder workshops**

- 8.26 WPD now hosts bi-annual general stakeholder workshops which provide the opportunity to gain feedback on activities and proposals from a range of interested stakeholders, which includes ensuring that our approach to vulnerability is aligned to customer requirements.
- **8.27** Due to Covid-19 pandemic restrictions during 2020/21 workshops were held virtually. A total of nine virtual workshops were conducted for over 470 delegates representing stakeholder groups that included local authorities, domestic customers, consumer bodies, businesses, developers, utilities and other DNOs.
- **8.28** The agenda for these workshops included a specific surgery on our approach to social obligations, testing stakeholder views on our proposals.
- 8.29 Summary findings reports from the workshops can be found at the link below.

yourpowerfuture.westernpower.co.uk/workshops-and-events

#### **Working with partner organisations**

- **8.30** We work with a range of partners to identify vulnerable customers, to examine the social issues facing them and to co-deliver projects.
- 8.31 Working with partner organisations allows us to share knowledge and explore alternative approaches, whilst extending our reach beyond those customers who contact us directly. The approach is cost effective because we utilise the expertise of partners rather than duplicating the activity of existing organisations.
- 8.32 We now have a network of 118 referral partners for our Priority Services Register, an increase of 11% since 2019/20. We have used social indicator mapping to match areas of PSR eligibility with current low uptake in order to establish new partnerships in underrepresented areas.
- 8.33 We work with fuel poverty partners, using a 'hub' model where a lead agency uses a pool of sub-partners, each with differing core expertise, to ensure that customers receive a range of support via a single point of contact.
- 8.34 We continue to hold an annual consumer vulnerability conference with stakeholders from a range of consumer groups including charities, local authorities and emergency services. During the virtual sessions we outlined our plans to ensure that no one is left behind as we move from a traditional network to a 'smart network'. In addition, sessions were held to allow stakeholders to provide feedback on our strategies, RIIO-ED2 business plan, and whether Covid-19 has caused a change in priorities or emerging issues which need to be addressed. A report from the event is available on the WPD website.



#### Building a common view of customer capabilities

- 8.35 Close engagement with our expert stakeholders is crucial to ensure WPD is able to understand and identify the needs of customers in vulnerable situations in the transition to a 'smart network'. In 2019, we joined forces with Scottish and Southern Electricity Networks (SSEN) and the Centre for Sustainable Energy (CSE) to create a bespoke research programme called 'Smart and Fair?', with the specific intention of turning 'no one left behind' from theory into practical delivery.
- 8.36 In October 2020, an innovative 'Capability Lens' tool was developed to capture the range of characteristics impacting the ability of a domestic household to participate in smart energy offerings. The tool was tested and refined with expert stakeholders from a range of fields supporting vulnerability, ensuring it considers the full spectrum of situations customers face. The tool was used to enable a systematic analysis of those at risk of being disadvantaged, and what the requirements to 'keep up' with a smart energy system might look like.
- 8.37 We have used the learnings from 'Smart and Fair?' to update our Innovation and Net Zero Communities Strategies. We have set a new requirement for every WPD innovation scheme to formally consider the impacts and opportunities for customers in vulnerable situations.

#### External validation of our approach

8.38 Our success in continuing to develop our understanding of vulnerability has been measured with external validation, as follows.

#### Customer Service Excellence Standard

- 8.39 Each year WPD's customer service is assessed against the government's Customer Service Excellence standard, part of which tests our customer insight, including the services we provide for vulnerable customers.
- 8.40 In 2020/21, we were successfully reaccredited against the Customer Service Excellence Standard. In total we achieved 45 out of 57 'Compliance Plus' ratings (achieving compliance in the rest).
- 8.41 The CSE Assessor said that "WPD is notable for having been continuously accredited to the Charter Mark/CSE Standard since its inception in 1992." "They have an in-depth understanding of their customers that enables them to design and provide services that meet the needs of the full range of customer groups."

#### Certification for inclusive service provision

- 8.42 The British Standards Institute certification (BSI) BS18477: Inclusive Service Provision specifies requirements for identifying and responding to consumer vulnerability. It recognises that vulnerability is dynamic and multi-dimensional and may vary over time and in different settings.
- 8.43 WPD uses assessment against the standard to improve the ability to recognise and address the broad and complex nature of consumer vulnerability, and as a result provide flexible and inclusive services. We put forward all key, new projects developed over the previous 12 months for the auditors to assess in terms of project effectiveness and inclusivity.
- 8.44 In 2020 the assessor undertook a robust three day audit of WPD, assessing our processes against 36 elements in the standard. The audit critically evaluated whether WPD's services effectively address consumer vulnerability, which included demonstrating that:
  - we meet individual vulnerability needs;
  - we provide improved services and accessibility as a result of engagement;
  - we undertake partnership working; and
  - we provide customer satisfaction.
- 8.45 WPD maintained full compliance with the standard for the eighth consecutive year.

#### Output (61) Train staff to recognise the signs of vulnerability.



- 8.46 WPD has a dedicated team of staff focused on updating and maintaining WPD's Priority Services Register (PSR). This team is at the forefront of our work with vulnerable customers and it has the objective of contacting PSR customers to:
  - update customer records;
  - remind customers about WPD and how to contact us:
  - offer power cut resilience advice; and
  - offer referrals for practical fuel poverty support.
- 8.47 The process for contacting PSR customers was designed with the help of our Customer Panel. It has no scripts or time quotas for calls.
- 8.48 The PSR team is based within our contact centres in the East Midlands and South Wales. The call handlers receive specialist empathy skills training and attend a range of training and development events to build their understanding of the needs of vulnerable customers.
- 8.49 All our other contact centre staff also receive specialist training on a regular basis. Training events undertaken during 2020/21 have included sessions on mental health awareness training delivered by Public Health Wales and awareness and empathy training to support customers on Oxygen Therapy.
- 8.50 Refresher training is provided to all contact centre staff each year, which includes an update on the PSR process and the activities of the PSR team. This training is held in advance of the busy winter months to ensure that staff are prepared for taking calls from vulnerable customers during cold weather and storms.
- **8.51** We have provided training to field based staff and all depot based customer facing teams on our PSR, including how to identify potentially vulnerable customers. These teams are now trained in recognising vulnerability, how to access support for customers through the British Red Cross and how to add a customer to the PSR.
- 8.52 Learning from a UKPN initiative, we launched an internal App for our 3,620 field staff, providing access to advice and information to support customers, with links to the practical community support schemes we operate. The App complements our training for customerfacing staff, and ensures they are equipped to help customers they encounter in a range of vulnerable situations.

### Improving the data held on the Priority Services Register

Output (62) Contact vulnerable customers at least once every two years to check the details we hold on the Priority Services Register.



- 8.53 It is important that the data held on WPD's Priority Services Register (PSR) is accurate so that advice and practical support can be effectively deployed to those customers most in need.
- 8.54 We undertake a range of activities to improve the data we hold on the PSR including extensive data cleansing, working with suppliers, using data models to identify vulnerable customers and working with other agencies.
- 8.55 We have 37 staff working in two dedicated teams who undertake calls to check the details that we hold for individuals on the PSR and our general contact centre staff are trained to assist with this activity when the volumes of other calls are low.
- 8.56 Our systems prompt us to contact vulnerable customers every two years. In 2020/21 we proactively contacted 1,019,836 PSR customers, successfully updating 22% of records as a result of this contact. 789,289 customers were contacted via WPD's data cleanse teams, and 230,547 were contacted via proactive calls to individuals on the PSR during power cuts. We have also removed 61,967 out-of-date records.
- 8.57 We contact customers to update their details but also take the opportunity to offer advice to assist customers to improve their resilience to a power cut should such an event occur. Priority is placed on the quality, rather than quantity, of calls. There are no time limits for a conversation. We treat calls with sensitivity and we listen.
- 8.58 In order to ensure we are getting it right, we carry out annual, independent satisfaction research to measure the effectiveness of our engagement and identify improvements. In 2020/21 PSR customers who undertook a survey continued to rate our service as 9.45 out of 10.

# Output (63) Improve the quality of Priority Services Register data by working with other agencies and sharing information.



- **8.59** We actively work with other agencies to:
  - promote the PSR;
  - share information with others already working with vulnerable customers where those customers may be eligible to join the PSR; and
  - improve the quality of the data that we currently hold.

#### Informed consent

- 8.60 The processes we follow are designed to ensure that customers join the PSR with informed consent. We work with third parties to register vulnerable customers on the PSR and, more recently, to share the customer data with other utilities, where the customer agrees.
- 8.61 We work with a network of partner organisations that have access to a range of customer groups. These partner organisations are well placed to discuss the PSR with customers directly and to identify whether the customer is happy for the agency to add them to the PSR. We hold best practice events for partners and use an e-learner tool to provide guidance on the process for adding customers to the register.

#### Collaborating with others already working with vulnerable customers

- 8.62 Stakeholders have identified that working with existing, trusted agencies to identify vulnerable customers has a greater impact than just using direct outreach methods.
- 8.63 During 2020/21 we have continued to use data mapping to identify areas of high PSR eligibility but low current take up. We use this information to guide our recruitment of new agencies. We aim to achieve a better balance in the types of referral agencies we work with (between charities, local authorities and health services). These agencies tend to work with different demographics of customers, so we aimed to reduce the risk of overlap and broaden the range of customers with whom we engage.
- 8.64 During 2019/20 we co-developed an online PSR Hub with our Customer Panel, providing referral partners with a one-stop-shop to learn about the PSR, and to access data maps, user guides and training videos. In 2020/21 we continued to improve this facility in response to feedback from partner testing.
- 8.65 We have successfully added 12 new PSR referral partners, each one identified to address an area of vulnerability within WPD's region. We now work with a total of 118 PSR referral network partners. In 2020/21 these schemes led to 41,981 direct sign-ups to WPD's PSR.
- WPD also has a number of fuel poverty outreach projects in place. Whilst the primary driver of these projects is to provide support to customers struggling to afford their energy, we ensure that projects also address power cut vulnerability, provision of resilience advice and promotion of the PSR. For example, WPD's 'Affordable Warmth' projects, which offer fuel poverty support via a consortium of partner organisations, include a remit to gain customers' informed consent to directly sign them up to the PSR on WPD's behalf.
- 8.67 To support our partners we have published our social indicator data mapping, which reveals areas with potentially high levels of power cut vulnerability and/or fuel poverty in a downloadable format so that groups are able to better target their own services. In addition our PSR Hub now provides the option to download social indicator mapping data in GIS format.

#### **Data sharing**

- 8.68 WPD recognised at an early stage of the Covid-19 pandemic the importance of the PSR as a tool to facilitate targeted support from utilities and organisations to customers in vulnerable situations. We proactively contacted every Local Resilience Forum to share data, using our extensive PSR records to enhance local pandemic responses. In total, during April 2020 we shared 721,000 customer records with key support agencies on a time-limited basis.
- 8.69 The UK Regulator's Network has called on utilities to collaborate and securely share non-financial vulnerability data. An industry working group was set up to progress data sharing between networks and all water companies by 2020.
- 8.70 To date meetings have taken place with water companies to plan data sharing processes and the new priority need codes for data sharing have been agreed.
- 8.71 WPD's Customer Panel encouraged us to take a lead by ensuring that we have processes in place to share and receive data, and proactively engage utilities in our region to initiate data sharing. When we register new PSR customers we also capture their informed consent to share data with other utilities.
- 8.72 We have agreements in place with six of the eight water companies in our area (Welsh Water, Bristol Water, Wessex Water, South West Water, Anglian Water, and Severn Trent Water). Data sharing has been offered to the remaining companies. During 2020/21 a total of 112,493 records were shared with water companies.
- 8.73 During 2020/21, we became the first DNO to establish two-way data share agreements, developing a bulk-upload process, with trials currently underway with Welsh Water and Severn Trent Water.
- 8.74 We have agreements in place with the three gas networks in our region to sign-up customers to the PSR on our behalf and for this data to be automatically shared with WPD.
- 8.75 We continue to pursue other utilities to engage in data collaborations as it can produce widespread benefits. We also launched an online 'PSR Hub' portal in 2019/20 which, among other benefits, encourages innovative joint work to utlise WPD's open-sourced social indicator data.

# Output (64) Co-ordinate meetings with suppliers to agree criteria for vulnerability.



- 8.76 As members of the Energy Networks Association (the industry body for UK electricity transmission and distribution) WPD worked with other DNOs, Suppliers, Ofgem, charities and consumer bodies to implement a new, common set of PSR needs codes.
- 8.77 The Safeguarding Customers Working Group agreed 29 common needs codes to be used by all parties nationally to identify and register customers. The new codes recognise the multi-dimensional nature of vulnerability and replace categorisations which were over 15 years old.
- The introduction of automated two-way data flows between DNOs and suppliers in July 2017 allows WPD to send accurate, complete customer records to suppliers.

### Improving the services provided for vulnerable customers

- **8.79** We continue to develop and improve the services provided for customers in vulnerable situations. This includes:
  - raising awareness of the PSR and the services available to those who are registered;
  - assisting vulnerable customers to be prepared for a power cut;
  - assisting vulnerable customers during a power cut; and
  - assisting vulnerable customers during an emergency.

#### Output (65) Raise awareness of the Priority Services Register.



8.80 Proactive promotion has led to a 54% increase in our PSR over the course of RIIO-ED1, expanding by 65,090 in the last year alone. In addition to the proactive work that we undertake with partners to identify vulnerable customers we also take steps to raise awareness of the PSR via a variety of mechanisms, as detailed below.



- WPD's annual newsletter 'Power for Life' was sent to all 8m customers in March 2021 promoting the PSR, who is eligible and how to register
- We established partnerships with twelve Fire and Rescue Services to promote the PSR and resilience advice, in turn WPD refers PSR customers to Fire and Rescue teams to receive a free home fire safety check.
- We publish adverts in the Birmingham Hospitals Broadcasting Network (BHBN) and the Royal United Hospital (RUH) magazines, which has a combined readership of 85,000.
- Co-ran an event with Wessex Water and Bristol Water to promote the PSR to potential referral partners.
- Collaboration with Cadent led to a joint billboard campaign in high eligibility, low registration areas of Nottingham, Stoke on Trent, Birmingham and Northampton.

#### Output (66) Make 10,000 crisis packs available.



- **8.81** Direct assistance for customers is made available (as required) through the distribution of crisis packs.
- 8.82 WPD committed to distributing 10,000 crisis packs during RIIO-ED1. In 2020/21 we distributed 576 packs, with a cumulative total so far for the RIIO-ED1 period of 8,044 packs.
- 8.83 Crisis packs include items such as a flask, a torch, gloves, a hat, socks and information leaflets. Digital phones reliant upon mains power may not work during a power cut so we also provide analogue telephones to vulnerable customers who need them. In 2018/19 we reviewed the contents of our crisis packs with our Customer Panel, where the panel recommended the removal of a foil blanket, replacement of a battery torch with a wind up torch and replacement of a non-recyclable carrier bag with an eco-friendly canvas bag.
- **8.84** Crisis packs are distributed in a range of ways.
  - Field staff can distribute packs as a result of a site visit and discussion with customers.
  - Partners such as the British Red Cross and Age UK are provided with stocks of crisis packs to distribute to customers where they identify a requirement.
  - Local teams are provided with stocks of crisis packs that can be distributed as required during a power cut.
- 8.85 Staff are trained to identify signs of vulnerability in the customers they interact with and can provide crisis packs, arrange for the customer to join the PSR or activate support from the British Red Cross.

# Output (67) Contact all customers who depend on a power supply for medical reasons every three hours during power cuts.



- 8.86 For unplanned outages, WPD committed to contacting medically dependent customers within the first three hours of a prolonged power cut to provide updates on power restoration times and to identify if additional support or further contact is required. It is not always clear from the start of an outage that a power cut will be prolonged. To avoid contacting customers unnecessarily, when power may be restored in a short time period, we committed to call medically dependent customers three hours into the power cut and between 9am to 8pm to avoid disrupting customers during unsocial hours. After initially offering an opt-in service to medically dependent customers to receive calls at night, we have now moved to contacting all our PSR customers 24/7 by text or telephone.
- 8.87 During 2020/21 we contacted all medically dependent customers affected by a power cut that lasted more than three hours. This includes customers where contact was attempted but the customer did not answer a phone call.
- 8.88 During 2020/21 WPD made 230,547 proactive calls to PSR customers (all categories) during power cuts.

# Output (68) Continue to provide practical support through the British Red Cross and other organisations as appropriate.



- 8.89 During prolonged outages we request assistance from partner organisations to provide support to customers. For RIIO-ED1 we proposed to continue to work with the British Red Cross and the Royal Voluntary Service for these services, but the Royal Voluntary Service ceased to provide the support we require, we therefore established a new arrangement with the Nationwide Caterers Association.
- 8.90 Contact centre staff have the facility to request that the British Red Cross assist with the provision of warm meals, drinks, crisis packs and general welfare checks during an outage. Use of the British Red Cross can also be prompted by field staff who are concerned about customers and in 2020/21 they provided support during 11 prolonged power cuts, supporting 309 customers in total.
- 8.91 Our agreement with the Nationwide Caterers Association enables us to provide hot food and drinks for communities impacted by prolonged power cuts. During 2020/21 we utilised this service on three occasions.



#### Providing assistance during system emergencies

- 8.92 System emergencies such as damage caused by severe weather can leave vulnerable customers without power for prolonged periods of time.
- 8.93 WPD has a range of vehicles suitable for operating in severe weather conditions that can be used to reach vulnerable customers to provide support. This includes use of the WPD helicopter fleet (where weather conditions permit flying), boats and amphibious vehicles.
- 8.94 The key capabilities of the Helicopter Unit have been extended to include:
  - delivery of provisions to remote customers who are without power;
  - customer evacuation; and
  - delivery of high volume pumps and generation.



8.95 Providing these options requires staff to be trained to prepare them for the challenges associated with severe weather. During 2020/21 the following training was delivered.

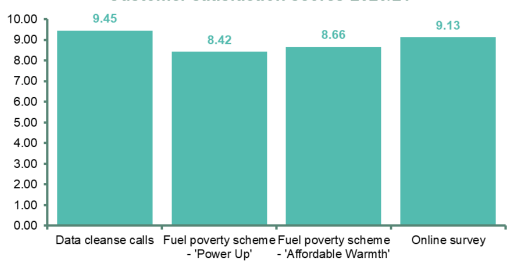
Staff training for severe weather (staff trained)									
Training type West East South South Total Midlands Midlands Wales West WPD									
All terrain vehicles – including waterlogged ground	3	2	49	11	65				
Off road driver training	-	-	2	-	2				
Water first responder – operating safely in or near flood water	10	-	1	7	18				

## Output (69) Ask for feedback from vulnerable customers about our service.



- **8.96** Feedback from customers is invaluable in assisting us to make sure that we are supporting customers effectively and that the service we provide is appropriate.
- 8.97 As well as the surveys undertaken as part of Ofgem's Broad Measure of Customer Satisfaction, WPD commissions additional research which tests the satisfaction levels of a broader group of customers and identifies potential improvements to our services. Research is conducted by expert external research providers to ensure that the results are objective and robust. We survey customers to measure satisfaction after actions have been taken and to identify potential improvements.
- 8.98 We undertake surveys to understand the views of vulnerable customers in the following groups:
  - PSR customers contacted by WPD's PSR data cleanse team to update their details and to offer power cut advice
  - Customers who have been referred to a 'Power Up' partner agency for fuel poverty advice
  - Customers who have been identified by one of our four Affordable Warmth fuel poverty outreach schemes
  - Customers who have viewed our PSR and accessibility pages. This is an online survey introduced in 2018/19 to enable us to check satisfaction with the information we provide online in relation to the PSR and accessibility.
- 8.99 Customers are asked to rate our service out of ten and the results of these surveys are shown below.

#### **Customer satisfaction scores 2020/21**



**8.100** The satisfaction surveys are used to ensure that we deliver the right levels of service and that customers are happy with the partners that we work with and the information that we provide.

## **Output (70)** Develop ways of sharing information with local resilience forums.



- 8.101 We work with local resilience forums on an ongoing basis to ensure that we are able to provide a range of services during emergencies. For the majority of 2020/21 normal local resilience forums came to a halt as Covid-19 became the main focus of Gold level meetings. Consequently we were involved in large volumes of virtual meetings and calls (approximately 350 meetings each involving 30 to 50 stakeholders) covering a wide of pandemic response issues. This included WPD's involvement in the setup of:
  - Nightingale hospitals;
  - temporary mortuaries; and
  - Covid vaccination centres
- **8.102** WPD continues to be committed to working with the emergency services and taking an active part with Gold Command arrangements for emergency response during severe weather conditions. We were involved with various Gold Command incidents throughout 2020/21 including flooding incidents and unexploded ordnance in Exeter and Hereford.

#### Providing information during an emergency

- **8.103** We have developed our website to ensure that effective updates are available during emergencies for customers, the media, local authorities and other emergency resilience partners.
- 8.104 When a storm is forecast we increase staffing and provide more communication. We also produce storm bulletins which are emailed to customers who have registered their interest. There are three categories of bulletin one sent in advance of a predicted event, one during a storm and one post event. The thresholds for triggering a bulletin have been agreed with the Customer Panel. The bulletins inform stakeholders of the latest weather conditions, areas affected, the number of customers off supply and key steps we are taking to restore power.
- 8.105 During 2018/19 we launched a new 'storm mode' for our website. During a storm a simplified homepage on the website permanently displays our power cut map, a link to PSR information and live power cut storm reports e.g. the number of customers off supply. This improves access to vital information during widespread disruption.



- **8.106** In the event of a storm we open up additional 'ramp-up' contact centres to allow our main contact centres to prioritise outbound calls, particularly those made to vulnerable customers.
- 8.107 During severe weather, regular updates are provided to the government and industry regulator detailing contingency planning arrangements before the event, the number of customers affected during the event, advising on risks to the electricity network and information on restoration times after the event. WPD produces an extensive closedown report for key stakeholders such as Ofgem, BEIS, local resilience forums and the media, with statistics for specific regions, actions taken and lessons learnt.

# Reducing fuel poverty by supporting customers to access help

- 8.108 Some customers struggle to afford their energy and to effectively heat their properties. WPD has contact with over 2 million customers each year, which provides an opportunity to identify customers in fuel poverty and offer assistance. Contact centre staff are trained to recognise the signs of fuel poverty and can arrange referrals to our partner organisations where required.
- 8.109 Since the publication of the RIIO-ED1 Business Plan, WPD's approach to addressing fuel poverty has developed significantly; being informed by the results of trial initiatives and ongoing stakeholder engagement.
- 8.110 We have an extensive programme of support schemes, working with expert agencies including Citizens Advice and the Energy Saving Trust, to provide practical support for customers living in fuel poverty. This includes help with switching energy tariffs and arranging funds for enduring energy efficiency measures. In the last year our range of programmes helped 22,013 customers who were facing fuel poverty save £10m.

Programme	No. of Customers	Savings
'Power Up'	8,603	£3.4m
'Affordable Warmth'	10,619	£5.8m
Energy Affordability Fund	2,454	£0.4m
Other projects	337	£0.4m
Total	22,013	£10m

# Output (71) Build a database of regional agencies we can refer customers to for help.



- **8.111** WPD uses the expertise of other organisations to provide support for fuel poverty. Two different approaches are used.
  - WPD referring PSR customers to our partners for fuel poverty support.
  - Partners referring customers they have worked with to WPD for registration on the PSR
- **8.112** We regularly undertake 'horizon scan' activities to identify and map existing vulnerable customer support agencies and schemes in our region and to identify partnership opportunities that help us to target hard-to-reach customers via trusted agencies. We select organisations that we work with based on matching the services they can provide with the customer needs revealed by the social indicator mapping that we undertake.
- 8.113 The 'horizon scan' process helps WPD to tackle consumer vulnerability to power cuts and fuel poverty in a cost-effective and strategic way. We work with partners rather than duplicating their activities. Performing this exercise regularly is vital as the types of agencies and the support provided regularly changes.
- **8.114** We have worked extensively with stakeholders to define WPD's role in tackling fuel poverty. They tell us projects must deliver a holistic service dealing with a range of issues that could be contributing to fuel poverty. To ensure comprehensive support every one of our projects must be capable of delivering nine core interventions to assist customers:
  - Income maximisation e.g. debt management
  - Energy tariff advice e.g. switching energy providers
  - Energy efficiency measures e.g. home insulation schemes
  - Heating solutions e.g. boiler replacement schemes
  - Behavioural changes e.g. effective use of heating systems
  - Health & wellbeing e.g. mobility aids and fire safety checks

- Managed referrals to water company social tariffs
- Befriending services
- Managed Fuel Poor Network Extension Scheme (FPNES) applications which support off-grid, fuel poor households to connect to the gas network, and carbon monoxide (CO) monitors
- **8.115** To deliver this full range of criteria, we have established a framework of multiple partners, each of which is capable of delivering support to customers over the phone and face-to-face. Working with multiple agencies has the risk of the customer having to interact with too many agencies, so we work with one lead agency (responsible for supporting the customer throughout the process and reporting on outcomes) who then manages a network of regional expert partners.

## Output (72) Work with partners to develop links to and from our website.



**8.116** Further details on our fuel poverty projects, and links to our partner organisations, can be found on WPD's website together with contact details for our Social Obligations team.

www.westernpower.co.uk/customers-and-community/priority-services/addressing-fuel-poverty

# Output (73) Develop joint information and awareness campaigns, and co-ordinate with partners to provide customers with help.



8.117 The 'Power Up' initiative is WPD's referral service where customers identified as requiring help with fuel affordability are provided assistance.

Evolving from a single pilot scheme in 2014, we now have a 'Power Up' scheme in each licence area. Each scheme is administered by one lead agency, who then manages a network of local partners to provide comprehensive support.



WORKING WITH YOU TO SAVE ENERGY AND MONEY ENERGY SAVING TRUST

- 8.118 Our lead agencies for 'Power Up' initiatives are Auriga, Citizens Advice Coventry, Energy Savings Trust, Centre for Sustainable Energy, Nottingham Energy Partnership (Health), and Citizens Advice Derbyshire Districts (Smart).
- 8.119 Performance of each scheme is reviewed monthly, which includes tracking the outcome for every referral. Quantitative financial savings (for the customers) are recorded only when the outcome is confirmed (e.g. following a tariff switch or benefit entitlement change), alongside qualitative outcomes (e.g. free stair lift installations or subsidised connections to the gas network).
- 8.120 We aim to continually improve our approach and host annual Vulnerability Conferences to help identify new opportunities. As a result of feedback in 2020/21 WPD launched a scheme to provide support services by phone, email and WhatsApp and created a new online referral portal for local partners to access our support services for customers struggling to manage debt due to mental health problems during the Covid-19 pandemic.
- 8.121 In 2017/18 we launched a 'Power Up Health' scheme, partnering with oxygen suppliers within our region, because as part of their interactions they identify customers who may be vulnerable to fuel poverty. A successful trial in our South West area saw our partners refer customers for practical fuel poverty support covering the interventions outlined in output 71, but with a particular focus on warmth and affordability. The trial supported 239 customers to

save £139,000 and has now been rolled out across the West Midlands and East Midlands licence areas, supporting 468 customers to save £257k in 2020/21.

- 8.122 In 2019 we launched 'Power Up Smart' to ensure digital capability is not a barrier to the benefits of smart technologies. Delivering follow-up support to customers who have recently had a smart meter installed, the project offers our nine core interventions, plus tailored advice on how to use the meter, monitor energy use and adapt behaviours to reduce waste. During 2020/21 800 customers were supported to save £782k, an average benefit of £978 each. We have also expanded the scope of this scheme in response to feedback from our consumer vulnerability workshops by partnering with Future Housing to extend our support to the social housing sector. Learnings from this partnership will inform the expansion of our Housing Association collaborations.
- **8.123** In total, WPD's 'Power Up' schemes supported 8,603 fuel poor customers during 2020/21; these customers saved a combined £3.4m.

Programme	No. of Customers	Savings
'Power Up'	7,335	£2.4m
'Power Up Health'	800	£0.8m
'Power Up Smart'	468	£0.3m
Total	8,603	£3.4m

# Output (74) Provide fuel poverty training to our staff who have contact with members of the public.



**8.124** Every member of our PSR team has received bespoke training on fuel poverty through expert agencies such as the Energy Savings Trust and Citizens Advice. Contact centre staff receive regular updates.

## Output (75) Use data analysis to help identify areas with a high concentration of vulnerable households.



- **8.125** We conduct extensive data mapping to target outreach projects to areas of the highest vulnerability or deprivation.
- **8.126** We have worked with the Centre for Sustainable Energy to develop social indicator maps that identify geographic areas with high concentrations customers in vulnerable circumstances and use this data to identify partners working in those local areas. As a result we target our projects to areas of greatest need whilst working with the most appropriate agencies.
- **8.127** Since 2017/18 WPD has published the data in a downloadable format to help agencies to better target their services.
- 8.128 Stakeholders have identified that smaller organisations have found the data we initially provided too complex to drive improvements. We therefore enhanced the accessibility of our data and launched a new interactive web based facility which presents the analysis in an easy-to-view format. During 2018/19 we ran workshops with 20 existing partner agencies to understand their requirements and to enhance the website. The website now includes:
  - Maps with a zoom in feature allowing the user to view data down to street level
  - Regional view options via local authority area
  - Optional overlay to show the gas connection status showing electricity-only areas
  - The ability to filter on a wide variety of criteria, including fuel poor householders and distance from key services

**8.129** We have promoted the tool to 156 existing agencies and stakeholders tell us that the new website helps them to better identify vulnerable customers and target their services. It can be found at the following link.

www.westernpower.co.uk/customers-and-community/priority-services/social-indicator-mapping

- 8.130 We have continued to update and improve the data we provide. The UK Government has recently changed the measure of fuel poverty using the Low Income Low Energy Efficiency indicator. As a result we are adapting our social indicator mapping. This change is predicted to identify one million households as newly fuel poor, while removing 300,000 from this classification. The new social indicator mapping will enable us to identify new fuel poverty hotspots within our region and work with our partners to design targeted, locally specific services.
- 8.131 During 2019/20 we also co-developed an online PSR hub with our Customer Panel, providing referral partners with a one-stop-shop to learn about the PSR, access data maps, user guides, and training videos. In 2020/21 the PSR hub has been viewed 130,556 times and the PSR referral networks have contributed 41,981 direct sign-ups to WPD's PSR.

#### Output (76) Develop local outreach services.



- **8.132** As well as having our own referral networks, we also support fuel poverty outreach schemes.
- 8.133 Stakeholder feedback identified that non-financial concerns, such as well-being during emergencies, often go hand-in-hand with financial issues such as debt or fuel poverty. In 2017 we commissioned research into the correlation between power cut vulnerability and fuel poverty. This identified that of the total customers in fuel poverty, 43% were eligible for the PSR. This suggests that around half of the customers in fuel poverty are likely to be vulnerable to power cuts. This has led us to develop schemes that target fuel poor customers to identify if they are eligible for PSR services.
- **8.134** WPD's 'Affordable Warmth' projects were initiated to provide funding for fuel poverty advice to be given via existing community support schemes already working in deprived areas.
- 8.135 As with 'Power Up' we work with one lead agency who then co-ordinates with a number of smaller agencies and we have established schemes in all four licence areas.
- 8.136 In addition to providing fuel poverty support, partners are funded to provide power cut resilience advice, to promote WPD's PSR and gain informed consent to sign up eligible customers to WPD's PSR directly. During 2020/21, 10,619 customers were supported to save £5.8m a year through 'Affordable Warmth'.
- 8.137 We seek to innovate and consider new options for supporting customers. We co-developed an 'Energy MOT' project with Citizens Advice to deliver PSR and energy advice at over 50 GP surgeries across Derbyshire. Due to Covid-19 restrictions, during 2020/21 this service was adapted to include a greater range of advice all via phone call. This project has helped 146 customers achieve savings of £226,000 in total and helped further reduce financial anxiety by supporting customer in claiming benefits such as Pensions Credit.
- 8.138 Our established and far-reaching network of fuel poverty outreach schemes were recalibrated to offer immediate, essential support during the Covid-19 pandemic. Over the last year, this support has evolved via ongoing engagement to provide enduring services for customers whose circumstances have been worsened by the pandemic, causing new vulnerabilities or exacerbating existing issues. As a result of the increased complexity and depth of challenges facing customers, we've funded a 100% increase in average call times to enable agents to provide the holistic support needed. We have also facilitated additional

training for our partner agencies, including updated benefits training, domestic abuse and suicide awareness training.

- 8.139 A smart energy future, built on a whole-system approach to services, will require us to take a holistic approach to vulnerability. We are building new relationships and trialing new approaches as a result. Our Energy Affordability Fund supported six projects from October 2020 to March 2021, with a specific focus to design and deliver interventions to widen participation in smart energy services and address digital exclusion. These projects, including direct mail-outs with PSR information to fuel poor elderly customers and targeted advice for digitally excluded customers, saved 1,777 customers £367k.
- 8.140 As part of our Social Contract, WPD will launch a shareholder-funded annual £1m support fund for local community initiatives and good causes. Building on the momentum of our 'In This Together Community Matters' Covid-19 relief fund, we will ensure the grassroots initiatives that play a crucial role in our communities are sustained long-term, leveraging opportunities to combine with our core PSR and fuel poverty services to support the most in-need. Further details can be found in our Social Contract.





RIIO-ED1 Business Plan Commitments Report Year Six – 2020/21

29 October 2021





# Expenditure Contents

Introduction	175
Expenditure summary	176

### 9 Expenditure

#### Introduction

- 9.1 In the RIIO-ED1 Business Plan, WPD proposed an overall 8-year expenditure of £9.2bn, of which £7.1bn was covered by the price control mechanism referred to as Totex. The remaining £2.1bn covers costs that DNOs do not have control over such as rates, licence fees and transmission charges that are 'passed through' to the charges we make to electricity suppliers.
- 9.2 The expenditure covers all aspects of running a distribution network including the following.
  - Load related capex
  - Non-load related capex
  - Network operating costs
  - Non-operational capex
  - Closely associated indirects
  - Business support
  - Other costs within the price control
  - Activity costs outside the price control not included in Totex
  - Non activity based costs (outside the price control) not included in Totex
- 9.3 Each year, we report the expenditure across all these areas to Ofgem in line with Standard Licence Obligation 46, which has an extensive set of rules and definitions called Regulatory Instructions and Guidance. The data shown in this section is based upon the data reported for the period 1 April 2020 to 31 March 2021.
- 9.4 Within this section all values are quoted in 2012/13 prices, as this is the price base used for setting allowances, within licence conditions and within Ofgem financial models. Costs incurred in 2020/21 have been deflated to be comparable to the allowances.
- 9.5 Allowed costs include the forecast level of above inflation cost increases known as 'real price effects'.
- 9.6 Costs are shown after the deduction of customer contributions and other cost recoveries.
- 9.7 Indirect activities have been allocated across activities within and outside the price control.

### **Expenditure summary**

9.8 In 2020/21, WPD Totex expenditure was lower than allowances for total costs within the price control. At the close of 2020/21, for the 6 years of RIIO-ED1 to date, expenditure is 2% below Totex allowances.

ED1 to date expenditure vs allowance (2012/13 prices) £million									
Licence area West East South South WPD Midlands Midlands Wales West Total									
Totex actual costs ED1 to date (£million)	1,556.4	1,568.2	783.6	1,251.9	5,160.2				
Totex allowance ED1 to date (£million)	1,561.0	1,573.5	845.3	1,275.7	5,255.6				
% of allowance spent	99.7%	99.7%	92.7%	98.1%	98.2%				

9.9 The following table summarises all the areas of expenditure showing the allowed values and actual values in the year 2020/21 for all four licence areas and WPD as a whole.

2020/21 expenditure vs allowance (2012/13 prices) £million											
	W	West		ast	So	uth	Sc	uth	W	PD	
	Mid	lands	Mid	Midlands		Wales		West		Total	
	Allow'd	2020/21	Allow'd	2020/21	Allow'd	2020/21	Allow'd	2020/21	Allow'd	2020/21	
Connections related reinforcement	2.6	4.2	2.6	13.9	1.2	1.6	1.1	3.3	7.6	23.0	
General reinforcement	24.6	30.6	31.5	22.8	8.2	9.9	13.5	10.1	77.8	73.3	
LOAD RELATED CAPEX	27.2	34.8	34.1	36.7	9.4	11.5	14.6	13.4	85.4	96.3	
Asset replacement and refurbishment	69.2	61.8	58.6	54.9	39.4	31.7	60.2	48.6	227.4	197.0	
Diversions **	9.0	4.7	5.7	2.0	-8.8	4.1	5.2	5.6	11.1	16.4	
Operational IT and telecoms	2.4	3.5	2.8	3.3	2.6	2.0	3.4	3.7	11.1	12.4	
Quality of supply	2.8	0.6	1.5	1.4	0.5	0.8	0.5	0.7	5.3	3.4	
Worst served customers *	0.0	0.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.1	
Safety and overhead line clearances	3.4	3.9	3.5	3.6	1.4	2.8	2.8	2.6	11.1	12.9	
Flood defences	0.4	0.0	0.4	0.4	0.1	0.4	0.5	0.0	1.4	0.8	
Environmental	0.6	1.2	0.6	0.7	0.3	1.8	0.3	0.5	1.8	4.3	
Visual amenity *	0.0	0.1	0.0	0.2	0.0	0.0	0.0	0.1	0.0	0.4	
NON-LOAD RELATED CAPEX	87.8	75.7	73.1	66.5	35.5	43.5	72.9	61.9	269.2	247.6	
Faults and other unplanned repairs	29.4	31.9	33.9	34.6	13.4	13.3	24.3	24.9	100.9	104.8	
Tree cutting	8.4	11.3	6.5	11.5	8.1	7.2	11.3	9.9	34.3	39.9	
Inspections	3.0	3.2	3.1	2.8	2.1	1.5	3.0	2.4	11.2	9.9	
Repair and maintenance	6.6	6.8	5.6	6.1	2.8	3.6	3.8	4.1	18.8	20.6	
Other operating costs	4.3	3.0	4.8	4.6	1.9	2.0	2.9	3.1	13.8	12.8	
NETWORK OPERATING COSTS	51.6	56.2	53.8	59.6	28.3	27.6	45.3	44.5	179.0	187.9	
NON-OPERATIONAL CAPEX	15.6	12.2	12.7	10.3	5.7	13.6	8.8	11.0	42.8	47.0	
CLOSELY ASSOCIATED INDIRECTS	54.1	55.1	53.5	54.6	30.3	27.7	44.6	42.0	182.6	179.4	
BUSINESS SUPPORT	27.8	23.5	28.7	23.9	14.9	13.1	23.9	19.8	95.3	80.4	
OTHER COSTS WITHIN THE PRICE CONTROL	0.0	8.2	0.0	7.0	0.0	4.7	0.0	7.7	0.0	27.5	
PRICE CONTROL ADJUSTMENTS	-0.2	-2.5	1.2	-4.3	0.0	-2.0	0.0	-3.8	0.9	-12.7	
TOTAL COSTS WITHIN PRICE CONTROL	263.8	263.1	257.3	254.3	124.1	139.5	210.0	196.4	855.2	853.4	
PRICE CONTROL ADJUSTMENTS	0.2	2.5	0.0	4.3	0.0	2.0	0.0	3.8	0.3	12.7	
ACTIVITY COSTS OUTSIDE PRICE CONTROL	18.5	31.1	18.0	17.8	5.8	3.2	8.9	13.3	51.3	65.4	
NON ACTIVITY BASED COSTS	83.2	72.0	93.1	71.5	57.4	44.6	77.6	62.7	311.3	250.8	
TOTAL COSTS	365.7	368.7	368.4	347.9	187.4	189.4	296.6	276.3	1218.1	1182.3	

<sup>\*</sup> The allowed levels of expenditure for worst served customers and visual amenity are subject to an ex-post (after the expenditure has been incurred) adjustment up to an overall cap for the RIIO-ED1 period.

expenditure has been incurred) adjustment up to an overall cap for the RIIO-ED1 period.

\*\* Diversions allowances for each DNO includes the voluntary rail electrification allowance hand back for curtailed rail electrification projects. As allowances are being returned equally in 2020/21, 2021/22 and 2022/23 associated to the full 8 year ED1 period this may create negative allowances.

ED1 period this may create negative allowances.

\*\*\* The values shown may show small differences to the values stated in the performance snapshot provided in section one of this report. The performance snapshot is based on data submitted to Ofgem in table SI1 as part of annual reporting on 31 July 2021. Totals may not reconcile as a result of rounding.

#### Load related capex

- 9.10 Load related capex is expenditure incurred in providing additional capacity on the network. This reinforcement may be required to enable a new connection to be made or where the existing capacity is reaching limits as a result of load growth. Work may also be required to accommodate more distributed generation.
- 9.11 In 2020/21 expenditure across the whole of WPD was £96.3m against an allowance of £85.4m. Expenditure was higher than forecast in three licence areas but the South West is 8.1% below the 2020/21 allowance.
- 9.12 Expenditure associated with the amount of network reinforcement required for new connections was three times higher at £23.0m compared to an allowance of £7.6m. The allowance (based on forecasts in 2012/13) assumed a lower level of higher voltage demand and generation connections than have actually arisen.
- 9.13 High levels of customer driven reinforcement, especially in the East Midlands, have impacted the amount of general reinforcement that has been carried out.
- 9.14 During 2020/21, WPD has significantly expanded the use of flexibility and has made arrangements for 441MW of flexible services offsetting £33.3m (2012/13 prices) of conventional reinforcement.
- 9.15 In RIIO-ED1 to date, all DNOs have seen lower than forecast secondary reinforcement expenditure due to lower than forecast impact from low carbon technology.

#### Non-load related capex expenditure

- 9.16 Non-load related capex is capital investment in the network, of which two thirds is on replacement and refurbishment of poor condition assets. Other large areas of expenditure are diversions and network safety work including removal of overhead line clearance issues.
- 9.17 In 2020/21, total WPD expenditure for non-load related capex was lower than allowance; £247.6m was spent against an allowance of £269.2m with variances across a number of categories.
- 9.18 £197.0m was spent on asset replacement and refurbishment against an allowance of £227.4m. Expenditure varies across the licence areas but some trends are identifiable. For instance there were lower volumes of pole replacements as fewer poles were found in poor condition and lower volumes of overhead line replacement.
- 9.19 Operational IT and telecoms costs were higher than allowance for WPD as a whole. Across all areas £12.4m was spent against an allowance of £11.1m. This is due to ongoing reevaluation and re-phasing of requirements through RIIO-ED1 as a result of the transition to DSO, digitalisation developments, and cyber resilience requirements.

#### **Network operating costs**

- 9.20 Network operating costs include inspections, repair and maintenance, faults and tree cutting. The majority of these areas are incurring higher costs than forecast with the total WPD expenditure being £187.9m against an allowance of £179.0m.
- **9.21** WPD uses contractors for tree clearance activities. RIIO-ED1 cost allowances were based upon historical costs, but market conditions have led to higher contract costs.
- 9.22 Whilst WPD carries out routine cyclical maintenance ensuring that all maintenance is completed in the year it is due, there has been a focus on remedial actions to remove defects from the network, this has led to higher than forecast costs.

#### **Non-operational capex**

- 9.23 Non-operational capex includes the purchase of new IT systems and equipment, property, vehicles and small tools and equipment. Expenditure was £47.0m against a forecast of £42.8m.
- 9.24 There has been IT investment in management reporting tools, technology refresh, and technology to address internet based cyber threats. There is also an ongoing evaluation of IT requirements as a result of our transition to the role of DSO and work to ensure the security of our systems in the light of cyber security threats.

#### **Closely associated indirects**

- 9.25 Closely associated indirect costs relate to the costs of staff and systems that enable the work on the network to be carried out. This includes network design, planning and project management as well as the costs of wayleaves (paying private individuals for having equipment on their land) and the training of new staff and apprentices.
- **9.26** Expenditure of £179.4m was incurred in 2020/21, which is 1.7% lower than forecast. However, we are 9.8% over forecast for the RIIO-ED1 period to date.
- 9.27 Higher costs in RIIO-ED1 to date mainly relate to expenditure on core labour and our systems and processes are continuing to be reviewed as RIIO-ED1 progresses. There are also increases in expenditure on operational training, which includes recruitment of engineering trainees and craft apprentices, as well as more refresher training for existing operational staff.

#### **Business support**

- **9.28** Business support costs include a number of corporate activities that are provided by central functions including human resources, finance and regulation.
- 9.29 Expenditure in these areas was 15.7% lower than forecast at £80.4m in 2020/21.

#### Other costs within the price control

- **9.30** Other costs within the price control include atypical activity costs and costs associated with innovation activity which are funded by the Totex allowance.
- **9.31** The nature of these activities meant that minimal expenditure was included in the 2012/13 business plan.
- 9.32 Costs within this area in 2020/21 include:
  - Significant volumes of claims for network apparatus in gardens. A number of agents have been active in this arena, increasing the volume of claims. We have dedicated resources to this activity to ensure that claims are resolved at minimum cost.
  - Covid-19 costs incurred in 2020/21. As WPD adapted to the challenges of complying with lockdown whilst continuing to work 24/7 to keep power flowing safely to all our customers, some additional costs have been incurred which have been reported as Atypical. These costs mainly comprise: the unproductive time of operational staff during this period, whilst work was mainly focussed on emergency repairs and safety activities; payments made to contractors to support their unproductive time and adaptation to Covid working; and the purchase of PPE and other protective measures to comply with social distancing guidance across all our business.

Connections

#### **Price control adjustments**

**9.33** Adjustments are made to specific costs within the price control in line with guidance provided by the regulator.

#### Activity costs outside the price control - not included in Totex

**9.34** These costs relate to work funded directly by customers and not through the price control, for example some types of connections work.

#### Non-activity based costs outside of the price control – not included in Totex

9.35 There are some costs that do not form part of 'regulated' expenditure because they form costs that DNOs do not have control over, some of which are treated as 'pass through' costs. Non activity based costs were lower than forecasted with expenditure of £250.8m against an allowance of £311.3m.

#### Forecast for RIIO-ED1

- 9.36 As part of regulatory reporting requirements we provide a forecast for the expenditure out-turn for the whole price control. The forecast submitted for the end of 2020/21 takes into account actual expenditure from 2015/16 to 2020/21 together with potential developments and known challenges for the remainder of RIIO-ED1 such as changing activity volumes, DSO transition, and developments in UK energy policy.
- 9.37 We continue to forecast that costs will be within our overall allowance for the eight year RIIO-ED1 period as a whole.
- **9.38** The following table summarises revised forecasts for load and non-load related investment on the network within the price control:

ED1 Forecast Expenditure vs Allowance (2012/13 prices) £million											
	W	est	E	East		South		South		WPD	
	Midl	ands	Midlands		Wales		West		Total		
	Allow'd	F'cast	Allow'd	F'cast	Allow'd	F'cast	Allow'd	F'cast	Allow'd	F'cast	
Connections Related Reinforcement	20.0	29.7	18.8	126.7	9.5	9.6	9.4	26.1	57.7	192.1	
General Reinforcement	203.3	180.2	278.4	147.2	45.4	47.3	86.5	65.8	613.6	440.5	
LOAD RELATED CAPEX	223.2	209.9	297.2	273.8	55.0	56.9	95.9	91.9	671.3	632.5	
Asset Replacement and Refurbishment	547.6	474.5	459.4	428.8	311.5	254.8	474.6	416.3	1793.1	1574.4	
Diversions	75.1	62.7	8.08	87.2	32.8	32.5	75.1	83.4	263.9	265.9	
Operational IT and Telecoms	35.6	43.8	43.2	42.4	27.1	16.9	29.9	28.9	135.9	132.0	
Quality of Supply	16.5	13.1	9.2	12.9	3.1	9.2	3.1	7.8	31.9	43.1	
Worst Served Customers *	0.0	0.4	0.0	0.5	0.0	2.0	0.0	0.6	0.0	3.6	
Safety and Overhead Line Clearances	26.9	36.1	28.1	35.1	11.6	29.0	38.6	57.6	105.3	157.7	
Flood Defences	1.2	0.7	5.1	3.1	7.9	2.6	1.2	1.0	15.5	7.3	
Environmental	4.5	10.4	5.0	6.8	2.3	5.7	2.5	6.8	14.3	29.7	
Visual Amenity *	0.0	2.4	0.0	1.0	0.0	1.6	0.0	3.4	0.0	8.3	
NON-LOAD RELATED CAPEX	707.5	644.2	630.9	617.8	396.3	354.1	625.0	605.9	2359.7	2222.0	

<sup>\*</sup> Allowances for Worst Served Customers and Visual Amenity are shown as zero because there is an ex-post allowance adjustment for these activities

- 9.39 We were awarded £59m for Green Recovery projects by Ofgem in spring 2021, and so £46m has now been included in the ED1 forecast to be undertaken in the last 2 years of ED1 (in 2020/21 prices).
- 9.40 Our 2020/21 forecast suggests that load related expenditure will be around 6% lower than we anticipated within the RIIO-ED1 Business Plan in light of the lower than forecast impact of low carbon technologies such as heat pumps for domestic heating, although partially offset by the additional green recovery projects; we will continue to review these assumptions as the use of electric vehicles and other low carbon technologies changes.
- 9.41 We have forecasted an underspend of 6% in non-load capex for the remainder of RIIO-ED1 which takes into account expenditure to date; it anticipates that output targets will be met within these levels with efficiencies being made.
- 9.42 As we continue the transition from DNO to DSO there is likely to be additional expenditure across operational IT, telecoms and indirect activities. We will continue to re-evaluate requirements throughout the remainder of RIIO-ED1 as the transition work progresses.



RIIO-ED1 Business Plan Commitments Report Year Six – 2020/21

29 October 2021



### 10 Glossary

#### A

#### **Accident Frequency Rate**

Accident frequency rate is derived from the number of annual accidents and the number of staff, and is expressed as 'accidents per 100 members of staff'. The calculation allows a likefor-like comparison irrespective of the number of staff employed.

#### **Automation**

Computer controlled decision making linked to remotely controlled devices which allows electricity supplies to be quickly rerouted without the need to send a person to the site.

#### B Behavioural Safety

An approach to safety which goes beyond setting rules and enforcing compliance. It focusses on changing attitudes so that staff take responsibility for their own safety and the safety of others by acting on training, following instructions and challenging others when they see safety rules about to be broken.

#### **Black start**

The recovery from an event of widespread power loss. We carry out specific programmes of work to make sure that the network is able to cope in these situations.

### **Broad Measure of Customer Satisfaction** (BMCS)

An incentive scheme made up of a customer satisfaction survey, an assessment of how complaints are dealt with and a review of stakeholder engagement. It was introduced for DPCR5 and is designed to drive improvements in the quality of the overall customer experience by capturing and measuring customers' experiences of contact with their DNO across the range of services and activities the DNOs provide.

#### **Building Research Establishment Environmental Assessment Method** (BREEAM)

A methodology used by the building industry to assess the environmental aspects of building construction and refurbishment.

#### Bund

A containment wall constructed around items of plant which contain large amounts of oil, designed to prevent oil from leaking into the environment.

#### **Business Carbon Footprint (BCF)**

A calculation which represents the effect our work has on the environment. BCF is measured and reported using equivalent tonnes of carbon dioxide to express the impact of energy usage in offices, emissions from vehicles and the release of greenhouse gases. BCF is used to encourage DNOs to consider the direct carbon impact of conducting their operations and to be proactive in the reduction of emissions.

#### C Capacity

The amount of power that can be distributed through an asset or the network.

#### **Capital expenditure (Capex)**

Expenditure on investment in long-lived distribution assets, such as underground cables, overhead electricity lines and substations.

#### **Centre for Sustainable Energy (CSE)**

An independent national charity that helps people and organisations from the public, private and voluntary sectors meet the twin challenges of rising energy costs and climate change.

#### **CIRT (Crown Internet Routing & Tracking)**

An online system specifically designed for ICPs and IDNOs, the system allows the online submission of connection applications and progress tracking of those applications.

#### **Closed Circuit Television (CCTV)**

A video based security monitoring system that presents images on television screens in a monitoring centre from cameras installed at remote sites allowing activities to be recorded and intruders to be identified.

# Common Network Asset Indices Methodology (CNAIM)

A standard, points based mechanism for DNOs to report risk levels associated with network assets.

#### **Competition in Connections**

Historically, the incumbent DNO would have provided new connections. Over recent price controls, Ofgem has promoted greater involvement of third parties in both the design of connections and on-site delivery of connections work. This means that third party connection providers compete for the business of providing new connections in a competitive market.

#### **Connections Portal**

An online system designed for customers requiring a connection for small projects and service alterations. Within the Portal, customers can make an application, accept an offer, make a payment and request automatic email updates of key stages within the process.

#### **Contestable work**

Other organisations can carry out connections work in competition with the incumbent DNO. Work that can be carried out by a third party competitor is referred to as contestable.

#### **Crisis Packs**

A crisis pack can be distributed to customers impacted by power outages, often vulnerable customers who are more likely to suffer a detriment as a result of a prolonged outage. The packs contain a flask, wind-up torch, gloves, a hat, a reusable hand-warmer and information leaflets. Analogue telephones are also available to those customers who need them.

#### **Customers Interruptions (CIs)**

The number of customers whose supplies have been interrupted per 100 customers per year over all incidents, where an interruption of supply lasts for three minutes or longer, excluding reinterruptions to the supply of customers previously interrupted during the same incident.

#### **Customer Minutes Lost (CMLs)**

The average duration of interruptions to supply per year, where an interruption of supply to customer(s) lasts for three minutes or longer.

#### **Customer Service Excellence Standard**

This is a Government scheme which recognises organisations that provide effective and excellent customer service. Similar assessments were previously awarded through the Charter Mark.

#### **Cut-out**

A piece of equipment installed at the service position to terminate incoming cables. It is positioned before the meter and contains a fuse.

#### D DECC

The former Government Department of Energy and Climate Change. Replaced by the Department for Business, Energy and Industrial Strategy.

### Demand Response/Demand Side Response

A technique that can be employed to reduce load on the network when maximum demand is reaching or exceeding the capacity of the network. It relies upon commercial agreements being in place with customers who can reduce their load and have agreed to do so under the instruction of the DNO.

#### **Distributed Energy Resources (DER)**

Smaller power sources embedded in the distribution network that can be used to provide the power to meet demand.

#### **Distributed Generation (DG)**

Electricity generation connected to the distribution network. It includes wind turbines, domestic solar panels, large scale photo-voltaic farms, hydro-electric power and biomass generators. Sometimes referred to as embedded generation.

#### **Distribution Network Operators (DNOs)**

A DNO is a holder of an electricity distribution licence. There are 14 DNOs which are owned by six different ownership groups. WPD holds licences for four DNOs.

### Distribution Price Control Review 5 (DPCR5)

The price control period which preceded RIIO-ED1. DPCR5 ran from 1 April 2010 until 31 March 2015.

#### **Distribution System Operator (DSO)**

It is anticipated that changes to the energy sector will require Distribution Network Operators to evolve from a traditional, passive role of network management to a Distribution System Operator with full operational responsibility for forecasting energy production and demand along with identifying which parts of the network require extra capacity and seeking the provision of that capacity through new flexibility services or traditional network reinforcement.

#### E ESQCR

Electricity, Safety, Quality and Continuity Regulations 2002. The ESQCR specify safety standards, which aim to protect the general public and customers from danger.

#### **Extra High Voltage (EHV)**

Voltages from 22kV up to, but not including, 132kV.

#### **Exceptional events**

Events beyond the control of the DNO that impact on network performance, this could include instances of severe weather or significant one off events. Exceptional events can be exempted from calculations of network performance when strict criteria are met and verified by Ofgem.

#### F

#### **Flexible Connections**

Standard connections allow customers to import or export up to the full rated capacity noted in their connection agreement at all times of normal network operation. The customer is free to use the capacity assigned at any level they choose without further involvement from the network operator. Where there is insufficient capacity, and costly and time consuming reinforcement is required, WPD has developed a range of 'flexible' connections which enable more active management of capacity to limit export and load at times of peak demand, which enables new connections to be made without the need for network reinforcement.

#### Fluvial flooding

Flooding related to river or coastal sites.

#### **Fuel poverty**

Fuel poverty describes circumstances where customers struggle to afford electricity and to effectively heat their properties. Whilst WPD is not directly responsible for dealing with fuel poverty we refer customers to a network of expert partners for further advice and assistance.

#### G

### **Guaranteed Standards of Performance** (GSOPs)

Minimum service levels which DNOs must meet across a range of activities covering supply interruptions, appointments and connections. The Guaranteed Standards are specified in statutory legislation. Where a licence holder fails to provide the level of service required, it must make a payment to the customer affected subject to certain exemptions.

### Н

#### **Health and Safety Executive (HSE)**

The Government organisation responsible for enforcing health and safety legislation.

#### **Health Index (HI)**

Framework for collating information on the health (or condition) of distribution assets and for tracking changes in their condition over time.

#### **Heat Pump**

Systems which capture heat energy from the ground, bodies of water or air. They can be used for space heating, water heating, heat recovery and cooling in a range of buildings. A supply of electricity is required to power the heat pump system.

#### **High Voltage (HV)**

Voltages from 1kV up to, but not including, 22kV.

### Improvement Notice

Where there is a significant breach of Health and Safety legislation the Health and Safety Executive has the power to issue a formal Improvement Notice.

### Incentive on Connections Engagement (ICE)

An incentive mechanism which drives DNOs to improve communication and interaction with major customers. Penalties can be imposed where DNOs fail to demonstrate sufficient engagement with major customers.

## Independent Distribution Network Operator (IDNO)

A company that can construct new electricity networks, embedded within and connected to the DNOs network, retaining ownership of and being responsible for the operation of the new network.

#### **Independent Connections Provider (ICP)**

A third party company that can construct new connections and the associated electricity network on behalf of a customer, with the network being adopted by either an IDNO or the DNO.

#### **Innovation projects**

Projects that seek to find new and better ways of working. Projects can focus on network performance and efficiency, low carbon networks, smart grids and meters, reducing impact on the environment and developing customer service.

#### **Inspections and Maintenance (I&M)**

Activities carried out on a routine basis for the visual checking of the external condition of assets and the invasive examination of plant and equipment.

#### **Interruption Incentive Scheme (IIS)**

The Interruption Incentive Scheme is a mechanism that provides annual rewards or penalties based on each DNO's performance against their targets for the number of customers interrupted per 100 customers (CI) and the number of customer minutes lost per customer (CML).

#### ISO 14001

This is an international standard for environmental management systems.

### Ŀ

#### Load

The amount of power flowing through an asset or a network. This may also be referred to as demand. Maximum demand is compared to capacity to determine if the network needs to be reinforced.

#### Load Index (LI)

Framework, introduced as part of the DPCR5 Price Control, demonstrating the utilisation of individual substations or groups of interconnected substations. It is used as a secondary deliverable capturing the impact of load related investment.

#### Low Carbon Networks Fund (LCNF)

A funding mechanism introduced under DPCR5 to encourage DNOs to prepare for the move to a low carbon economy. A fund was made available for DNOs and partners to innovate and trial new technologies, commercial arrangements and ways of operating networks. The LCNF structure was replaced by the Network Innovation Competition and Network Innovation Allowance during RIIO-ED1, however some LCNF projects have continued during RIIO-ED1.

#### Low Carbon Technology (LCT)

This is the collective term for devices that reduce the amount of carbon being used for heating, transport and generation. It includes electric vehicles, heat pumps and solar generation.

#### Low Voltage (LV)

This refers to voltages up to, but not including, 1kV.

#### **LVSSA**

Connections customers are categorised by Ofgem according to a range of factors. LVSSA customers are those seeking single domestic connections requiring no mains work at low voltage.

#### **LVSSB**

Connections customers are categorised by Ofgem according to a range of factors. LVSSB customers are those seeking two to four domestic connections or one-off commercial connections at low voltage requiring no network reinforcement work.

#### M

#### **Medically dependent customers**

Customers who rely on electricity as a result of a health condition.

#### N

#### **National Grid**

The 400kV and 275kV network used to transport electricity around the country from sources of large scale generation such as power stations and off-shore wind farms to substations that feed into DNO electricity networks.

#### Net zero

The UK's Climate Change Act (2008) sets out how the UK tackles climate change. The act says that by 2050 the UK Government must reduce greenhouse gas emissions by at least 100% compared with 1990 levels.

#### **Network Innovation Allowance (NIA)**

An allowance agreed as part of the price control to fund smaller scale innovation projects. The purpose of the allowance is to encourage DNOs to innovate to address issues associated with the development of their networks. The NIA (and NIC) replaced the Low Carbon Networks Fund at the commencement of RIIO-ED1.

#### **Network Innovation Competition (NIC)**

An annual funding competition for larger and more complex innovation projects. The NIC (and NIA) replaced the Low Carbon Networks Fund at the commencement of RIIO-ED1.

#### 0

# Office of Gas and Electricity Markets (Ofgem)

Ofgem is responsible for regulating the gas and electricity markets and network monopolies in the UK to ensure customers' needs are protected.

#### P P2

DNOs have a licence obligation to manage networks to meet the requirements of Electricity Networks Association Engineering Recommendation for Security of Supply P2. This specifies the expected capability of the network to meet demands under defined outage conditions.

#### Perfluorocarbon Tracer (PFT)

A chemical that is injected into fluid filled cables, used to speed up the location of leaks.

#### **Pluvial flooding**

Flooding related to excessive rainwater (flash flooding).

#### **Power Up**

Our referral service which arranges for a partner organisation to provide help for customers who are struggling to pay for energy.

#### **Powering Improvement**

An industry strategy which aims to achieve continuous improvement in safety and occupational health in the energy generation and network sectors.

#### **Price Control**

WPD is a regional monopoly – our customers are such because of where they live and work. WPD is therefore regulated by Ofgem to make sure that we provide a high level of service for the money we are allowed to charge. The money we can earn is set for a specific period of time referred to as a price control. The current price control period RIIO-ED1 runs from 1 April 2015 to 31 March 2023.

#### **Priority Services Register (PSR)**

A database that records details about customers in vulnerable circumstances so that we can provide additional support if needed.

#### **Prohibition Notice**

Where the Health and Safety Executive believes that an activity carries serious risk of harm it has the option to stop activities immediately using a Prohibition Notice.

#### **Protection batteries**

Most circuit breakers on the network rely upon batteries to provide the power to monitor the network and initiate tripping and reclosing actions. These batteries are separate to SCADA batteries that provide the power for communication systems between sites and central control centres.

#### Q

### Quality of Service (unweighted)

The Interruption Incentive Scheme measures Quality of Service using two metrics: Customer Interruptions and Customer Minutes Lost. For IIS, the comparison of actual performance against targets converts different types of interruption using weighting factors (for example unplanned interruptions are weighted at 50%). Quality of Service (unweighted) relates to the raw pre-weighted measures.

#### R

#### **Real Price Effects (RPE)**

Increase in prices of materials, direct staff or contract labour, over and above increases in the Retail Price Index.

#### Reinforcement

The provision of more network capacity by installing more assets or installing higher rated assets

#### Resilience

The ability of the network to withstand extreme events such as storms and flooding, and having the ability to recover quickly from widespread power black outs.

#### **Resilience Tree Cutting**

This is the full removal or extensive cutting of trees that are found to be within the falling distance of overhead power lines. This ensures that they cannot cause damage to the power lines in the event of severe weather.

## Revenue = incentives + innovation + outputs (RIIO)

The current regulatory framework, introduced for electricity distribution in 2015/16. It places emphasis on incentives to drive the innovation needed to deliver a sustainable energy network at value for money to existing and future consumers.

#### **RIIO Electricity Distribution 1 (RIIO-ED1)**

The eight year price control period that runs from 1 April 2015 to 31 March 2023. It is the first electricity distribution price control that uses the RIIO framework for setting allowances.

#### **RIIO Electricity Distribution 2 (RIIO-ED2)**

The electricity distribution price control period that will run from 1 April 2023 and is assumed to end on 31 March 2028. Ofgem has determined that the RIIO-ED2 price control will be five years in length.

#### **Routine Tree Cutting**

Tree cutting is undertaken on a cyclical basis to provide sufficient clearance from equipment.

Tree cutting prevents faults and keeps the public safe. Clearance is carried out to standard industry specified distances from equipment.

#### S

#### **SCADA** batteries

Batteries which provide the power for system communication between sites and central control centres.

#### Self-approved designs

The proposals for new network connections that have been designed by ICPs without the need for approval of designs by WPD. Processes and procedure for authorised ICPs to carry out self-approval have been developed in line with the requirement to facilitate competition in connections.

#### **Self-determined point of connection**

The proposed point at which a new connection or extension to the network, to be developed by an ICP, connects to the existing network, which has been determined without the need for approval by WPD.

#### **Smart Grid**

A generic term for a range of measures that are used to operate electricity networks more flexibly, allowing more generation or demand (load) to be connected and managing the associated power flows.

#### **Smart Meters**

Smart meters record the energy consumed within a property and are capable of being read remotely. The government originally mandated that by 2020 every home in Great Britain will be offered a smart electricity and gas meter, but the timescales have been extended to June 2025. Smart meters have the capability to allow WPD much greater visibility of the operational state of the low voltage network.

### Stakeholder Engagement and Consumer Vulnerability Strategy (SECV)

An incentive mechanism designed to encourage network companies to engage proactively with stakeholders and to deliver a consumer focused, socially responsible and sustainable energy service. Rewards are available to network companies who can demonstrate high quality activities against set criteria.

#### Substation

A part of the distribution network that transforms voltage and allows the re-routing of power by switching the configuration. It contains transformers, switchgear and equipment that protects the network components by interrupting supplies when there is a fault. Substations vary in size from bulk supply points that supply tens of thousands of customers to pole mounted substations that may supply a single rural property.

#### Sulphur Hexafluoride (SF<sub>6</sub>)

A gas widely used as an insulating medium in transmission and distribution equipment. It has excellent insulating properties but is a potent greenhouse gas. It continues to be used because there are limited alternatives available.

## **Supervisory Control and Data Acquisition** (SCADA)

This is the term used for the system that monitors and controls distributed assets. It comprises the remote terminal units, communication infrastructure and human interface within central control rooms. SCADA batteries provide the power for system communication between remote sites and central control rooms.

#### **Switches**

Devices installed on the network that can be turned on or off and are used to alter the routing of electricity. Some can be operated remotely by central control engineers; others require manual operation on site by authorised staff.

#### T Time to Connect Incentive

An incentive scheme which focusses on two elements – the time taken to provide a quotation for a connection and once the offer is accepted the time taken to complete the necessary connection works. Rewards are available to DNOs who outperform common targets set by Ofgem. Time to Connect and Time to Quote targets are expressed in days.

#### **Third Party Connection Providers**

Independent organisations that carry out elements of connections work that are contestable. Work which is non-contestable will always be undertaken by the DNO.

#### **Totex**

The licensee's total expenditure (with limited exceptions) on regulated business activities. It includes both capital and operating expenditure items that the licensee has control over.

#### **Transformer**

Converts electricity from one voltage to another.

#### **Transmission charges**

Charges made to users of the electricity transmission system. Charges cover the cost of installing and maintaining the transmission system.

#### **Transmission system**

The transmission system is the 400kV and 275kV network used to transport electricity around the country from sources of large scale generation such as power stations and off-shore wind farms to substations that feed into DNO electricity networks. The WPD network is connected to the National Grid Transmission system at a number of grid supply points.

#### U

#### **Unrestricted Domestic Tariff**

The estimated annual cost of electricity distribution to the typical domestic customer, calculated under the Common Distribution Charging Methodology and assuming specific consumption of 3,100kWh. The tariff charge will vary for each licence area depending on customer numbers and the nature of the network.

#### V

#### **Vulnerable Customers**

Vulnerable customers include those customers who are medically dependent upon electricity, have special communication requirements, have other special needs with a dependence upon electricity (e.g. stair lift), are elderly, have a transient vulnerability to a power cut (e.g. such as those who have recently left hospital) or need assistance with energy affordability.

#### W

### Western Power Distribution (WPD)

The electricity distribution network operator that holds four distribution licences for West Midlands, East Midlands, South Wales and South West.

#### Whole system outcomes

Transmission system operators and distribution network operators coordinating their activities in order ensure that networks as a whole are managed efficiently and in the best interest of consumers.

#### **Worst Served Customers**

Customers who experience 12 or more higher voltage interruptions over a three year period, with a minimum of three in any one year.

westernpower.co.uk











Western Power Distribution (East Midlands) plc, No2366923
Western Power Distribution (West Midlands) plc, No3600574
Western Power Distribution (South West) plc, No2366894
Western Power Distribution (South Wales plc, No2366985
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