

Guidance

ESO Roles Guidance (draft for consultation)

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The electricity system operator (ESO) has a central role in our energy system. It performs a number of important functions from the real time operation of the system, through to market development, managing connections and advising on network investment. We regulate the ESO to help ensure the actions it takes align with the interests of consumers. The ESO's regulatory and incentives framework aims to place wider system and consumer interests at the heart of its decision-making, create transparency around the ESO's performance and make the ESO more clearly accountable to its stakeholders.

This Guidance Document provides further explanation of the ESO's roles and the associated expectations, which underpin the ESO's regulatory framework. The purpose is to help to align expectations between the ESO, Ofgem and stakeholders, support the enforceability of the ESO's obligations and create a more transparent framework overall. Under the ESO's regulatory and incentives framework, the ESO must also provide evidence of how it has performed in relation to its roles.

This Guidance Document (version 6.0) builds on the previous Guidance Document (version 5.0). The ESO Roles Guidance (version 6.0) will come into effect on the 1 April 2023 and will apply from 1 April 2023 until stated otherwise.



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Version history

We first published this guidance in July 2017 and made changes to Role 1 before publishing again in December 2017. We have since made a number of small changes in this iteration. The table below summarises the changes made to the ESO Roles Guidance:

| Version | Date | To be | Summary of changes |
|-------------------------|------------|--------------|--|
| | published | applied | |
| 1.01 | July 2017 | July 2017 - | N/A |
| | | March 2018 | |
| Consultation | December | N/A | Expanding Role 1 to better reflect the ESO's |
| on changes ² | 2017 | | system operability role. |
| 2.03 | February | April 2018 - | Clarifications on the status and purpose of |
| | 2018 | March 2019 | the roles and principles. |
| | | | Clarifications on how the roles and principles |
| | | | will be updated going forward. |
| | | | Clarification to Principle 4 to include |
| | | | European Network Codes. |
| 3.04 | March 2019 | April 2019 | Clarifications and updates to introductory |
| | | onwards | text. |
| | | | Rewording the title of Principle 2. |
| | | | Clarifications to supporting principle |
| | | | guidance for Principles 2, 3, 5, 6 and 7. |
| Consultation | January | N/A | Streamlining the roles framework by moving |
| on change ⁵ | 2020 | | from 4 to 3 roles. |
| | | | |
| | | | |

https://www.ofgem.gov.uk/system/files/docs/2017/07/future so reg framework july 2017 working paper.pdf

¹ Available at:

² Available at: https://www.ofgem.gov.uk/system/files/docs/2017/12/eso_roles_and_principles_appendix.pdf

³ Available at: https://www.ofgem.gov.uk/system/files/docs/2018/02/eso_roles_and_principles.pdf

⁴ Available at: https://www.ofgem.gov.uk/system/files/docs/2019/03/eso roles and principles guidance 2019-20.pdf

⁵ Available at: https://www.ofgem.gov.uk/publications-and-updates/call-input-2020-21-eso-regulatory-and-incentives-framework

| 4.06 | 6 March | 1 April | Streamlining the roles framework by moving |
|------------------------|-----------|------------|--|
| | 2020 | 2020 - 30 | from 4 to 3 roles. |
| | | March 2021 | New text on competition and FES. |
| Consultation | September | N/A | Updated guidance to align with start of RIIO- |
| on change ⁷ | 2020 & | | 2 price control. |
| | December | | |
| | 2020 | | |
| 5.08 | 17 March | 1 April | Updated guidance to align with start of RIIO- |
| | 2020 | 2021 | 2 price control. |
| | | | |
| Consultation | 30 | N/A | Updated guidance to align with the ESO's |
| on change | November | | second business plan cycle ⁹ during the RIIO- |
| | 2022 | | 2 price control |



⁶ Available at: https://www.ofgem.gov.uk/system/files/docs/2020/03/eso roles and principles guidance 2020-21.pdf

⁷ Available at: https://www.ofgem.gov.uk/publications-and-updates/consultation-eso-roles-guidance

⁸ Available at: https://www.ofgem.gov.uk/sites/default/files/docs/2021/03/eso roles guidance 2021-23 1.pdf

⁹ The business plan cycle is the period for which the business plan is applicable. The first business plan cycle (BP1) covers the incentive scheme starting on 1 April 2021 and ending on 31 March 2023. The second business plan cycle (BP2) covers the incentive scheme starting on 1 April 2023 and ending on 31 March 2025.

ESO roles

Introduction

- 1.1. The ESO Roles Guidance provides further explanation of the ESO's roles and the associated expectations, which underpin the ESO's regulatory framework. The roles are a foundation of the ESO's regulatory and incentives framework. This guidance document outlines our current view of the activities and outcomes expected from the ESO in order to maintain an economic, efficient, and co-ordinated system. The ESO's roles were first introduced as part of our July 2017 Working Paper on the ESO's Future Regulatory Framework.¹⁰ This document contains updated guidance (version 6.0). It builds on the previous guidance (version 5.0¹¹) that was issued in March 2021 and our latest ESO RIIO-2 policy. This version of the ESO Roles Guidance (version 6.0) will continue to underpin the ESO's regulatory and incentives framework from April 2023 onwards.
- 1.2. Alongside the roles are the performance expectations, behaviours and the predominant licence conditions that they relate to. The guidance has been drafted with the intention that it should help to outline the types of activities that we would consider to be meeting expectations, or exceeding expectations with regard to the ESO's licence obligations. The ESO's licence conditions underpin the roles and remain the legal obligations that the ESO must fulfil.
- 1.3. In the rest of this chapter we set out further details of the three roles we have defined for the ESO. Throughout all of these roles are the cross-cutting themes of ensuring the ESO provides most value to consumers e.g. protecting consumers from undue costs, enabling secure cost-effective decarbonisation, being a trusted source of information and insight, transparency in its actions, and high levels of engagement with industry and other network operators. Although we have structured our incentive scheme around three overarching roles for the ESO, we acknowledge that, in reality, the roles have a degree of overlap and interaction.

¹⁰ The original guidance can be found in our July 2017 Working Paper on the future regulatory framework: https://www.ofgem.gov.uk/ofgem-publications/118930

¹¹ Version 5.0 of the ESO Roles Guidance: eso roles guidance 2021-23 1.pdf

Status and purpose of the ESO Roles Guidance

- 1.4. This document provides updated guidance on the ESO's roles and the behaviours we expect to see when the ESO fulfils its roles. This guidance should be considered as a non-exhaustive list of examples of how we currently envisage the ESO should fulfil its roles when undertaking its day-to-day system operator functions. The roles are underpinned by the ESO's binding licence obligations particularly the Standard Licence Condition (SLC) C28 (Functions for an efficient, co-ordinated and economic electricity system operator)¹², which sets out our expectations of an economic, efficient and co-ordinated ESO. We've also structured the guidance to show what we expect to see as evidence of the ESO's compliance with its obligations under paragraph 4 of (SLC) C28.
- 1.5. This version of the ESO's Roles Guidance will come into effect on 1 April 2023 and apply from 1 April 2023 onwards until stated otherwise. Before then, the version of this guidance published in March 2021 will continue to have effect, and compliance with it may be taken into account from the date of its issue.
- 1.6. In the event that the ESO does not meet its licence obligations, it may be found to be non-compliant. This Guidance Document (in all its versions) will inform any future decisions taken by the Authority when considering possible investigation and enforcement issues arising out of non-compliance with the relevant licence obligations¹³.
- 1.7. In the event of formal enforcement proceedings finding a breach of one or more relevant licence conditions, there may subsequently be made an order for payment of a financial penalty and/or consumer redress. The outcome of such procedures would be made publicly available.

¹² Our decision on the ESO's RIIO-2 licence: https://www.ofgem.gov.uk/publications-and-updates/decision-proposed-modifications-riio-2-transmission-gas-distribution-and-electricity-system-operator-licences.

¹³ All decisions taken by the Authority relating to enforcement matters are subject to its <u>Enforcement Guidelines</u> and <u>Penalty Policy</u>.

Updating the ESO's Roles Guidance

- 1.8. We recognise that the transition in the energy system may mean that this guidance may need to change in future. We will therefore keep this under review. Where we believe changes are needed, we would consult with impacted parties, including the ESO.
- 1.9. For the purposes of the ESO incentives process, this guidance will only apply from the start of the 2023-24 regulatory year, and we will not use the updated changes to retrospectively assess the ESO's performance as part of the incentives scheme in RIIO-1.



Role 1: Control centre operations

- 1.10. Balancing the National Electricity Transmission System (NETS) in a safe, reliable and efficient way is a core function for the ESO. The Electricity National Control Centre (ENCC) performs the day-to-day, short-term (within day and day-ahead) operational activities for the NETS.
- 1.11. The ENCC carries out real-time system balancing by contracting and trading with energy market participants (e.g. generators, storage providers and third-party providers of aggregated flexibility). This is achieved primarily via the Balancing Mechanism (BM) and utilisation of contracted balancing services. The ENCC also requests that transmission network owners (TOs) optimise physical network configurations using network assets, e.g. flexing voltage tolerances or amending specific circuit ratings or planned outages and maintenance.
- 1.12. Alongside the real-time operation of the NETS, other key control centre functions include:
 - Coordinating with other network operators on operational decisions and outage changes and network planning out to one-year;
 - · Short-term energy forecasting;
 - Managing and sharing system data and information; and
 - Restoration and emergency response (to system instability events).
- 1.13. Regarding data and digitalisation, the ESO is responsible for providing information to market participants to facilitate informed decision-making, and for ensuring efficient operation of the system. The ESO is expected to do this transparently and in a userfriendly manner.

Activity 1a: System operation

Meets expectations predominantly underpinned by licence conditions:

C28 4(a) taking the most efficient actions to operate the national electricity transmission system based on all of the relevant information the licensee had available at the time; C28 4(b) taking into account the impact such actions have on competition in the wholesale electricity market and on economic, efficient and coordinated operation and development of the total system;

C28 4(c) considering the impact any action would have on the total system;

C28 4(d) optimising the timing of transmission outages under the outage plan on the national electricity transmission system;

C28 4(h) procuring balancing services to ensure operational security;

C28 4(j) monitoring balancing services markets for potential breaches of the grid code, investigating where necessary and raising concerns to Ofgem where appropriate;

C28 4(I) facilitating an economic and efficient transition to a zero carbon energy system; and

Special Condition 2.11. Digitalisation.

| Output | Meets expectations | Exceeds expectations |
|--------------------------|--|--|
| Immediate an | nd ongoing | |
| Balancing efficiently | Balancing economically and efficiently, in line with the 'meets expectations' benchmark of performance metric 1A (Balancing costs). Including by: taking actions that minimise consumer costs irrespective of provider type or size. planning ahead to accurately forecast reserve, foot room requirements and system | Implement a comprehensive plan to proactively mitigate any projected material increases to balancing costs, in line with the 'exceeds expectations' benchmark of performance metric 1A (Balancing costs). Including by: acting early and proactively to reduce drivers of higher costs. continually refreshing and upgrading control room |
| | constraints. | processes to deliver a demonstrable improvement in |

| | > using the full range of available | the accuracy of forecasting |
|-------------|--|-------------------------------------|
| | balancing services and options | contingency needs and system |
| | (e.g. from both market parties | constraints (evidenced, for |
| | and network companies). | example, through robust back- |
| | | casting). |
| | | > proactively exploring, developing |
| | | and utilising improvements to |
| | | existing balancing services and |
| | | new innovative types of services. |
| Maintaining | Maintain system frequency and | Maintain stable system frequency |
| security of | voltage within statutory limits | and maintain or decrease the |
| supply | (including the Security and | number of instances where the |
| | Quality of Supply Standard | system frequency is outside |
| | (SQSS)). | operational limits but within |
| | Demonstrably minimise any | statutory limits (for example, |
| | increases in the number of | excursions between 0.3Hz and |
| | instances where the system | 0.5Hz). |
| | frequency is outside operational | Develop innovative operability |
| | limits but within statutory limits | solutions to unexpected events |
| | (for example, excursions beyond | that maintain system security |
| | 0.3Hz) or transparently | and minimise costs in a fair and |
| | demonstrate why tolerating | transparent way. |
| | increases in these excursions | , , |
| | strikes an appropriate between | |
| | security and cost-efficiency. | |
| | Respond swiftly to any event | |
| | (expected or unexpected), on the | |
| | NETS or otherwise, to secure | |
| | stable frequency across the | |
| | NETS. | |
| | Assess existing, emerging, and | |
| | potential risks (including risks | |
| | materialising from distribution | |
| | networks) to the maintenance of | |
| | stable frequency and security of | |
| | supply across the NETS. | |
| | Managing those risks | |
| | managing those risks | |

| | appropriately to minimise | |
|---------------|----------------------------------|--|
| | associated costs and occurrence | |
| | of unexpected events. | |
| Making trade- | Consider the appropriate trade- | Evidence of new processes, or |
| offs across | offs between short-term costs | innovative balancing actions, |
| time horizons | and longer-term market | that reduce costs (compared to |
| | developments in the interests of | the counterfactual) in the short- |
| | consumers now and in the | term and facilitate market |
| | future. | developments that provide |
| | | longer-term cost reductions. |
| Ensuring | Development of plans to ensure | Proactive testing of plans to |
| future | known/expected future | manage future operability |
| operability | operability challenges can be | challenges and evidence of |
| | managed once the challenges | taking necessary steps to reduce |
| | materialise (for example through | the severity before these |
| | the continued production of the | challenges materialise. |
| | System Operability Framework | Produce and transparently share |
| | and Operability Strategy | an assessment of the risks to |
| | reports ¹⁴). | system operability, with |
| | Produce and transparently share | consideration of how these are |
| | an assessment of the most | likely to develop in future and |
| | material risks to system | identify mitigation measures. |
| | operability. | |
| Coordinating | Coordinate with other | Coordinate with DNOs through |
| with other | network/system operators to | ensuring ESO dispatch of DER |
| network | optimise the use of balancing | and DNO network management |
| operators | resources. | actions deliver whole system ¹⁵ |
| | | benefits. |
| | Including by: | Facilitate the development and |
| | identifying and progressing | implementation of innovative |
| | changes to outage plans in | services from network operators |

¹⁴ More information about the Operability Strategy reports can be found at the following address: https://www.nationalgrideso.com/news/operability-strategy-report-our-insight-zero-carbon-electricity-system

¹⁵ Also referred to as 'total system' in standard licence condition C28 for RIIO-2. For the purposes of this ESO Roles Guidance, Whole System means the national electricity transmission system and the distribution systems of all authorised electricity operators which are located in the national electricity transmission system operator area.

order to minimise constraint in order to achieve significant costs (e.g. through the reductions to overall operational effective use of System costs (compared to the Operator Transmission Owner counterfactual) across the whole Code (STC) processes), system. ensuring the costs put forward by TOs are Including by: reasonable. Providing network operators exchanging information and with a high degree of visibility data with distribution network of the transmission constraint operators (DNOs) to ensure cost savings that can be efficient dispatch of achieved through enhanced distributed energy resources network services and conducting robust analysis on (DER). any services offered. Developing improved, integrated systems and processes that optimise whole system dispatch decisions. A small proportion of short notice Minimising No or only a very small changes to planned outages are proportion of short notice outage caused by ESO error, in line with changes to planned outages are changes caused by the 'meets expectations' caused by ESO error, in line with the 'exceeds expectations' error benchmark of performance metric 1D (Short notice changes benchmark of performance to planned outages). metric 1D (Short notice changes to planned outages). Oversight of Effective systems for surveillance Best in class proactive market balancing of balancing market activity and surveillance and data analytics to services monitoring the quality / accuracy anticipate credible risk of markets of information received from anticompetitive behaviours or actions that may undermine market participants. Effective engagement with Ofgem on any wholesale energy market concerns that come to light. integrity. Swift and Ensures balancing actions and comprehensive engagement with related processes and

| | communications do not create | Ofgem to support compliance |
|---------------|------------------------------------|------------------------------------|
| | significant inefficiencies and | investigations. |
| | distortions in the balancing or | |
| | wholesale markets or create | |
| | perverse incentives with respect | |
| | to market participants' behaviour | |
| | or decision making. | |
| Maintaining | Continual and responsive | Proactive development of |
| effective and | development of IT systems. | innovative IT systems capable of |
| reliable IT | High IT system availability and | adapting to future operational |
| systems | reliability compared to historical | requirements. |
| | averages, with reduced | High IT system availability and |
| | unplanned outages from RIIO-1. | reliability compared to historical |
| | Timely completion of ongoing | averages, with progressive step |
| | and incremental upgrades to IT | change reductions in unplanned |
| | systems delayed from RIIO-1. | outages from RIIO-1. |
| | Regular engagement with | Proactive engagement with |
| | industry on design of ESO IT | industry on all types of potential |
| | systems. | IT system solutions. Acting on |
| | | stakeholder feedback, and any |
| | | burdens imposed on |
| | | stakeholders, to inform future IT |
| | | development. |
| By the end of | RIIO-2 | - |
| | | |
| | | |
| Operating the | In a majority of settlement | In all settlement periods where |
| network | periods where the electricity | the electricity markets deliver a |

network
carbon free

periods where the electricity markets deliver a carbon free solution, the ESO has the ability to efficiently and economically operate the system carbon free (ie all ESO actions are also carbon-free).

To underpin this

• In all settlement periods where the electricity markets deliver a carbon free solution, the ESO has the ability to efficiently and economically operate the system carbon free (ie all ESO actions are also carbon-free).

To underpin this:

ESO has engaged extensively with all types of energy

- ESO has replaced legacy IT systems with systems that are fit for purpose in the future energy system, shaped through good engagement with industry.
- The ESO's control centre engineers have fit for purpose training and simulation tools that enable them to efficiently operate a zero carbon network in most situations.
- industry stakeholders and IT solution providers to deliver high quality, flexible and future proofed IT systems. These are capable of being updated ahead of system developments and interoperating with the digital systems of other related organisations in the sector and in other sectors.
- > The ESO's training and simulation tools equip highly skilled control room engineers to achieve the outcomes and benefits expected in the RIIO-2 plan.

Coordinating with other network operators

 ESO ensures its processes and systems facilitate close operational coordination between different electricity network operators.

To underpin this:

- ESO exchanges all necessary real-time operational information with other network operators.
- ESO has regularly engaged with DNOs to inform DNOs' operability plans and process development and, where appropriate, has adapted its own plans and processes in light of DNO insights.

 ESO has proactively led the development and implementation of frameworks and processes that ensure the optimal real time operation of the whole energy system.

To underpin this:

- ESO IT systems capable of interoperating with the systems of other related organisations in the sector and in other sectors wherever this would provide overall benefit.
- The ESO has shared guidance and expertise (e.g. training) to DNOs to ensure common practices (e.g. through joint

| | simulator training) are in |
|--|--------------------------------|
| | place that maximise whole |
| | system benefits and facilitate |
| | seamless and efficient system |
| | operation across voltage |
| | levels. |



Activity 1b: System Restoration

Meets expectations predominantly underpinned by licence conditions:

C28 4(a) taking the most efficient actions to operate the national electricity transmission system based on all of the relevant information the licensee had available at the time; C28 4(b) taking into account the impact such actions have on competition in the wholesale electricity market and on economic, efficient and coordinated operation and development of the total system;

C28 4(c) considering the impact any action would have on the total system;

C28 4(e) publishing easily accessible information which the licensee holds to generate value for consumers and stakeholders, including but not limited, to ensuring information services are designed to meet the needs of the service users;

C28 4(h) procuring balancing services to ensure operational security;

C28 4(i) ensuring the effective and non-discriminatory participation of all qualified market participants in the provision of balancing services, including not unduly restricting new and existing service providers from competing for the provision of such services;

C28 4(k) anticipating future national electricity transmission system requirements by using and developing competitive approaches to procuring balancing services wherever this is in the best interests of current and future electricity consumers in Great Britain; and

C28 4(I) facilitating an economic and efficient transition to a zero carbon energy system.

| Output | Meets expectations | Exceeds expectations |
|--------------|---------------------------------|----------------------------------|
| Immediate an | d ongoing | |
| Restoration | Maintain fully-tested plans and | Develops and progresses future |
| plans and | processes to support incident | restoration plans and tools that |
| tools | management and system | can continuously adapt to |
| | restoration. | network changes in advance of, |
| | | and during, real time system |
| | | operation or system restoration. |
| Restoration | Publish an assurance framework | Activities that lead, organise, |
| policy | for the system restoration | convene and build consensus |
| | standard in line with Special | with Government, regulators and |
| | Condition 2.2 of the ESO's | industry to drive improvements |
| | licence. | to the system restoration |
| | | strategy for the future. |

- Timely implementation of the system restoration standard in line with obligations set by Government.
- Publish an ex-post annual report detailing the total costs that the ESO has incurred whilst procuring system restoration services during the year as part of the C16 process.
- Build consensus with
 Government, regulators and industry to drive improvements to the system restoration strategy for the future.
- If obligated to, determine an appropriate implementation framework to enable a system restoration standard to be met in a fair and non-discriminatory way.
- Demonstrable awareness and understanding of risks to restoration processes outside of its current modelling capabilities. Risked are raised with relevant stakeholders rapidly and transparently.

- High quality implementation of the system restoration standard by leading, organising, and building consensus with industry on the most appropriate implementation framework that enables the system restoration standard to be met, whilst satisfying the majority of stakeholders and ensuring maximum value for money for consumers.
- Development of a holistic plan for managing all risks and identification of new risks to system restoration, providing surety for the Authority and Government in the ESO's system restoration strategy.

Restoration services procurement

- Provide accessible information to market participants on system restoration service requirements, costs and current and future needs.
- Actively maximises the ability for non-traditional sources of generation at all voltage levels to participate in restoration plans (and any restoration activities) to minimise restoration times in Great Britain (GB).
- Achieves a significant continual, and overall, increase in the level

- Full implementation of RIIO-1 commitments in the Product Roadmap for Restoration¹⁶.
- Conclude the ESO's Distributed
 ReStart project¹⁷ to establish a
 pathway to enabling the full
 participation of DER in
 restoration services, with
 evidence of findings being
 included in BAU processes.
- Achieves a continual increase in the level of restoration services that are competitively procured, that are consistent with meet expectations benchmarks performance metric 2A (Competitive procurement).

of restoration services that are competitively procured, that are consistent with exceed expectations benchmarks performance metric 2A (Competitive procurement).

By the end of RIIO-2

Restoration plans and tools

- Plans and processes to support incident management and system restoration that are fit for purpose for a zero carbon electricity system.
- ESO has dynamic restoration tools that are able to advise control centre engineers on the best route for restoration at any point, enabling them to manage potentially hundreds of restoration providers, and demonstrably reducing potential restoration times.

To underpin this:

¹⁶ The ESO's Roadmap for Restoration can be found at the following address: https://www.nationalgrideso.com/sites/eso/files/documents/National%20Grid%20SO%20Product%20Roadmap%20for%20Restoration.pdf

¹⁷ More information about the project can be found at the following address: https://www.nationalgrideso.com/future-energy/projects/distributed-restart

| | | | | > Successful development and |
|-------------|---|----------------------------------|---|-----------------------------------|
| | | | | implementation of the |
| | | | | necessary IT to enable such a |
| | | | | decision-making tool, in close |
| | | | | collaboration with other |
| | | | | relevant parties. |
| Restoration | • | Competitively procure the | • | Develop liquid markets for |
| service | | majority of system restoration | | system restoration services such |
| procurement | | services. | | that all providers, from |
| | • | Ensures that procurement is fair | | transmission and distribution |
| | | and accessible to all market | | voltage levels, can be procured |
| | | participants and technologies at | | competitively at an economic |
| | | transmission and distribution | | price in all restoration zones if |
| | | voltage levels if they can meet | | they can meet the technical |
| | | the technical criteria. | | criteria. |

Activity 1c: Transparency, data and forecasting

Meets expectations predominantly underpinned by licence conditions:

C28 4(e) publishing easily accessible information which the licensee holds to generate value for consumers and stakeholders, including but not limited to ensuring information services are designed to meet the needs of the service users;

C28 4(g) producing and publishing accurate and unbiased forecasts;

C28 4(I) facilitating an economic and efficient transition to a zero-carbon energy system;

C28 4(p) exchanging all necessary information and co-ordinating with holders of a distribution licence in so far as is necessary to ensure the optimal utilisation of resources, to ensure the economic and efficient operation of the system and to facilitate market development; and

Special Condition 2.11. Digitalisation.

| Output | Meets expectations | Exceeds expectations |
|----------------|---------------------------------|----------------------------------|
| Immediate an | nd ongoing | |
| Provision of | Provide user-friendly, | Proactive information provision |
| market | comprehensive and accurate | that shares valuable information |
| information | information, including | to market participants and |
| | transparency on control room | network companies before this is |
| | decision making. | requested, and ensures they |
| | Develop mechanism to share real | have a high degree of |
| | time system state data in | understanding of the ESO's |
| | accordance with stakeholder | operations and decision-making. |
| | needs | |
| | Engage market data | |
| | participants/data users to | |
| | establish needs and data value | |
| | and publish outcomes | |
| Driving the | Make available a Digitalisation | In addition to the required |
| energy sector | Strategy and Action Plan, with | actions to meet expectations the |
| digitalisation | the Digitalisation Strategy and | ESO will: |
| | | > Set an example to the whole |
| | | sector for the pace of change |
| | | and progress made delivering |
| | | the Energy Data Task Force |

Action Plan¹⁸ updated at least recommendations and once every two years, and the beyond (e.g. by Action Plan updated at least once demonstrating that the ESO every six months. Demonstrate is ahead of other parties in progress against that plan and delivering those how it is driven by the needs of recommendations, and has stakeholders and market actively encouraged broader expectations, such as the up-take). recommendations made by the Participate in and lead cross-Energy Data Task Force.¹⁹ sectoral initiatives for UK Collate and publish feedback on infrastructure and Net Zero, **ESO DSAP** such as the Centre for Digital Identify and progress code Built Britain's Information modifications to enable Management Framework.²⁰ digitisation Develop and publish a digital dashboard showing progress against digital actions Using and The ESO ensures that its data is ESO collaborates actively with well-organised, accessible and DNOs to promote data sharing exchanging data shared proactively (where data solutions and platforms that collected by one team can maximise consumer benefits. benefit and inform the work of Collaboration should inform the another team) by its teams development of DNO RIIO-2 within the organisation. Business Plans to ensure future Use of data by the ESO complies platforms are fully interoperable. with the expectations of Data Making data (and its associated Best Practice, such as making methods for data processing) available robust and reliable widely available and easy to

¹⁸ More information about the Digitalisation Strategy and Action Plan can be found at the following address: https://www.ofgem.gov.uk/publications-and-updates/early-draft-digitalisation-strategy-and-action-plan-guidance-available

¹⁹ More information about the Energy Data Taskforce can be found at the following address: https://www.gov.uk/government/groups/energy-data-taskforce

²⁰ More information can be found at the following address: https://www.cdbb.cam.ac.uk/news/pathway-towards-IMF

- processes for exchanging operational information with DNOs.
- Treating energy system data as open for all to use by default,²¹ only restricting access where there is evidence of a good reason to do so (e.g. if the data contains sensitive information).
- Creates a data portal user group and publishes material associated with groups.
- work with in open collaboration to give market participants opportunity for greater contributions to the decision-making processes related to system operation.
- Treating energy system data, processing methods and algorithms as open to all by default.
- Develops and publishes metadata standards to enable the discovery of data.
- Creates reference renders for market data information to create visualisations for users without the necessary tools.

Forecasting

- Provide accurate forecasts with continuous incremental improvements to forecasting accuracy, in line with the 'meets expectations' benchmark in performance metrics 1B (Demand forecasting) and 1C (Wind generation forecasting).
- Full implementation of Energy Forecasting Project Roadmap commitments for 2018-21.²²
- Forecasts are accurate at both national and regional level and methodologies used are regularly
- Step-change improvements in forecasting accuracy each year through improvements to forecasting models and processes, in line with the 'exceeds expectations' benchmark in performance metrics 1B (Demand forecasting) and 1C (Wind generation forecasting).
- Dynamic forecasting processes
 which utilise machine learning to
 ensure forecasts are highly
 accurate for each half hour

²¹ The Data Triage programme would be a good starting point to contribute towards this expectation, including publishing data triage process, although we expect the ESO to explore and implement other ways in which it can make energy system data open by default without waiting for stakeholders to request it.

²² The ESO's Energy Forecasting Project Roadmap is available at the following address: https://www.nationalgrideso.com/document/145941/download

- updated to reflect changes at each Grid Supply Point (GSP).
- Model and understand developments on the distribution system which impact transmission-level demand.
- period, at both the national and regional level.
- Undertakes activities that lead, organise, convene and build consensus to ensure all network operators are sharing and using consistent information to create accurate, whole system forecasts.
- Publish forecasting models where practicable.

By the end of RIIO-2

Data use and exchange

- e ESO has implemented a data and analytics platform (and an associated data portal) which achieves most of the outcomes in its RIIO-2 Business Plan but may still require some additional functionality to achieve all planned outcomes.
- ESO has integrated all tools and systems within its data and analytics platform, achieving all outcomes set out in its RIIO-2 Business Plan, and receiving highly positive stakeholder feedback
- Data and analytics platform enables the seamless real time exchange of information with DNOs and other system users to enable efficient whole system operation.

Role 2: Market development and transactions

- 1.14. The ESO operates the balancing mechanism and develops and procures a number of additional balancing services to balance and operate the system in a safe, reliable and efficient way. The ESO's regulatory framework for procuring balancing services provides the ESO with significant scope and flexibility in the design of these services. The design of these services and approach to procurement are important as these can have significant impacts on the revenues available to different providers of these services and the ability for new entrants to compete with existing providers. This can also have a further impact upon short-term price signals and revenues in the wholesale traded electricity markets.
- 1.15. The ESO also has a number of additional roles related to market rules. The ESO administers the Connection and Use of System Code (CUSC), the Grid Code, the SO-TO Code (STC), and the Security and Quality of Supply Standard (SQSS). It is also a party to the Balancing and Settlement Code (BSC) and the Distribution Code. The ESO is able to propose changes to these codes, provide its expertise and analysis to aid industry discussions, and influence the final recommendations that go to the Authority. It is also the Electricity Market Reform (EMR) delivery body and has transmission system operator (TSO) responsibilities related to implementing European network codes and regulations.

Activity 2a: Market Design

Meets expectations predominantly underpinned by licence conditions:

C16 (2) accounting for price and technical differences, no discrimination between participants in procurement or use of balancing services

C28 4(h) procuring balancing services to ensure operational security;

C28 4(i) ensuring the effective and non-discriminatory participation of all qualified market participants in the provision of balancing services, including not unduly restricting new and existing service providers from competing for the provision of such services;

C28 4(k) anticipating future national electricity transmission system requirements by using and developing competitive approaches to procuring balancing services wherever this is in the best interests of current and future electricity consumers in Great Britain;

C28 4(I) facilitating an economic and efficient transition to a zero carbon energy system;

C28 4(n) co-ordinating and cooperating with transmission owners and holders of a distribution licence to identify actions and processes that advance the efficient and economic operation of the networks; and

C28 4(p) exchanging all necessary information and co-ordinating with holders of a distribution licence in so far as is necessary to ensure the optimal utilisation of resources, to ensure the economic and efficient operation of the system and to facilitate market development.

| Output | Meets expectations | Exceeds expectations |
|---|---|---|
| Immediate an | d ongoing | |
| Competitive, market-based procurement | Procurement of balancing services through market-based competitive approaches, consistent with the 'meets expectations' benchmark in performance metric 2A (Competitive procurement). Procurement of balancing services through market-based competitive approaches that | Procurement of balancing services through market-based competitive approaches, consistent with the 'exceeds expectations' benchmark in performance metric 2A (Competitive procurement). Procurement of balancing services through market-based competitive approaches that |
| | allows for appropriate design (or codesign), regulatory | allows for efficient design (or codesign), regulatory |

| | consideration, and market | consideration, and market |
|---------------|--|------------------------------------|
| | parties to prepare for delivery. | parties to prepare for delivery. |
| Close to real | Procurement of balancing | Clear plans and demonstrable |
| time | services in timeframes compliant | progress towards maximising the |
| procurement | with relevant GB and European | procurement of all balancing |
| | policy and regulations – the | services at day-ahead (or closer |
| | proportion of balancing services | to real time), with a clear and |
| | procured in these timeframes | transparent explanation of the |
| | does not drop below that seen in | circumstances in which this is not |
| | BP1 ²³ and is in line with Metric | in consumers' overall interest. |
| | 2X. | |
| | Close to real time procurement | |
| | displaces volumes procured at | |
| | earlier than day-ahead | |
| | timeframes. | |
| Delivering | Simplified suite of balancing | Works extensively with industry |
| accessible | services with participation | to implement a complementary |
| markets | requirements that provides | and fully integrated suite of |
| | opportunities for | balancing services, with no |
| | revenue-stacking ²⁴ , ensures a | material barriers to participation |
| | level playing field, and | (evidenced through stakeholder |
| | maximises participation | feedback). |
| | regardless of provider type or | |
| | size. | Including by: |
| | | Implementation of a single |
| | Including by: | integrated platform for ESO |
| | > Transparent completion of all | markets (in line with RIIO-2 |
| | balancing market reform | Business Plan timescales) in a |
| | commitments ²⁵ with | joined-up manner with wider |

²³ The proportion of balancing services procured in these timeframes should not drop below 30%, in line with the ESO's legal obligation following our approval of a derogation for certain products from this requirement. Our derogation letter can be accessed here: https://www.ofgem.gov.uk/publications/decision-grant-eso-derogation-requirements-article-69-electricity-regulation-and-exemption-requirements-article-323-ebgl-mandatory-and-firm-frequency-response

²⁴ Revenue-stacking is the ability to derive revenue from the provision of multiple services.

²⁵ Including those contained in the Product Roadmaps for Response, Reserve, Reactive, and Wider Access to the BM (https://www.nationalgrideso.com/research-publications/future-balancing-services)

- justification of any necessary changes to priorities or plans.
- Ensuring fit for purpose, reliable procurement, communications and settlement systems that do not present any material barriers to participation, with the ESO clearly demonstrating how it has responded, or is responding to previous issues raised.
- Markets introduced have a 'compliant first' design approach, following the principles set out in adopted EU legislation. In doing so, allow market participants to prepare for ESO markets more easily, with knowledge of the design principles and receive the correct procurement signals.
 - Where derogations from these principles and rules are required, it is by exception and only where the ESO sees significant consumer and market value from doing so, and / or system security requires it.
- Using lessons learned from pathfinders and related NIA projects, create a detailed plan for implementing enduring markets for solutions to stability, voltage and thermal constraints.

- IT system changes and with positive user feedback.
- The majority of ESO markets are accessible through this platform, with clear reasoning for those markets not included.
- > The single markets platform should integrate with all necessary up/downstream processes, ensuring a 'onestop shop' for service providers to the ESO.
- A year on year step change in the satisfaction levels of industry parties, with greater numbers and types of parties responding positively about the accessibility of platforms, and fewer reporting issues and delays in market access.
- Establishes routine process for market introduction and development that allows market participants to engage more easily, and relieves pressure on market parties and the ESO itself.
- Using lessons learned from pathfinders and related NIA projects, demonstrate clear progress in implementing enduring markets for solutions to stability, voltage and thermal constraints.

Signalling Transparent and clear Proactive, transparent procurement communication to market development of balancing needs participants on current and services markets to solve future system challenges and foreseen future system challenges (before the ESO ESO balancing service needs, in line with the objectives of the would need to incur significant Operability Strategy Report. costs to address these Procuring services from market challenges). participants based on clear and Notice of procurement rounds transparent needs which, signalled to stakeholders wherever possible, the market sufficiently in advance to enable understands ahead of optimal participation. procurement activity. Coordinated Collaborates with other network Inputting proactively into the procurement operators to ensure that development of distribution across the balancing services procurement network ancillary services whole system is coordinated and where (including inputting actively to beneficial for consumers (e.g. DNO RIIO-2 plans) to enable contract terms, service integration with ESO markets and facilitate the future efficient, requirements and frequency of procurement) standardised whole system procurement of across networks. balancing / ancillary services. Active participation in projects Organises, convenes and builds and forums that drive improved consensus with other network / coordination in procurement, system operators to drive including relevant data sharing changes that will optimise (such as Open Networks). balancing service procurement across the whole electricity system, using high quality information / analysis to support the process. Developing Fulfils its obligations in line with ESO plays a leading role in technical the TCA and / or as instructed by coordinating and progressing actions in line with the TCA and procedures specified in SCE instruction. the GB-EU Removes the barriers (or Trade and significant progress made toward

Cooperation the Specialised Committee on this) for entry for ICs in majority Energy (SCE).27 Agreement of ESO balancing markets, (TCA)26 Review of the barriers and providing opportunity to take opportunities for interconnectors advantage of potential benefits. (ICs) in all ESO balancing Where barriers cannot be markets and develop plan to removed, this is explained clearly remove / take advantage of and plans are in place to address (either directly or indirectly). these. Facilitate cross border trade over ESO is proactive and ICs. forward-looking when ESO is proactive in setting GB considering GB rules for IC, with rules for ICs that maximise flows a view of the impact of future and works in the interests of all interconnected capacity. stakeholders, while ensuring system security / operability. By the end of RIIO-2 Competitive ESO has introduced market-ESO has introduced full competition everywhere, in all procurement based, competitive procurement in most balancing services, with balancing services with a few, and only minor, examples of transparent and well evidenced non-competitive procurement explanation of the circumstances remaining. in which this is not in consumers' interest. Close to real Significant phase out of earlier Significant phase out of earlier time than day-ahead procurement of than day-ahead procurement of procurement balancing services. balancing services, with a clear

²⁶ The Trade and Cooperation Agreement between GB and the EU sets out (under Title VIII) requirements for TSOs to establish technical prodceudres for the exchange of energy over interconnectors at the day-ahead, intra-day and balancing timeframes.

²⁷ The Specialised Committee on Energy is a joint forum between the UK and the EU. This Committee oversees the majority of the provisions agreed between the UK and EU in the energy title (Title VIII) of the Trade and Cooperation Agreement and sets out further detail (including timelines) for how TSOs should establish their technical procedures. Details on the SCE, including minutes of their meetings, can be accessed at: https://www.gov.uk/government/groups/specialised-committee-on-energy

| | | plan for achieving total compliance where appropriate. Consideration of 'within-day' procurement, where this adds value. |
|------------|-------------------------------------|---|
| Delivering | ESO has incorporated | ESO has developed and |
| accessible | procurement of most services | implemented well-constructed |
| markets | within a user-friendly single | markets that have incorporated |
| | market platform. | procurement of all services |
| | Few and only minor issues with | within a single, highly accessible |
| | market access, with the ESO | market platform, which is praised |
| | acting quickly to improve | routinely by market participants. |
| | functionally and address any | |
| | issues as they arise. | In particular, the platform would: |
| | Introduction of enduring markets | > minimise cost and complexity |
| | for solutions to stability, voltage | for users, enabling them to |
| | and thermal constraints. | easily capture the value they |
| | Markets introduced or developed | provide to the system across |
| | such that they provide for | multiple services. |
| | efficient system operation at best | > maximise participation from |
| | value to consumer, while | all different types and sizes of |
| | maintaining investment signals | participants or business |
| | and revenue streams for | models. |
| | providers. | be flexible, future proofed |
| | ESO has established routine | and easily adaptable to |
| | process for market introduction | enable a quick response to |
| | and development that allows | feedback or changes in the |
| | market participants to engage | wider system. |
| | more easily, and relieves | Interact with all necessary |
| | pressure on market parties and | up/downstream processes, |
| | the ESO itself. | ensuring a 'one-stop shop' for |
| | | service providers to the ESO |
| | | Market design enables ESO to |
| | | progress to its zero carbon |
| | | operability targets. |
| | | |

| | | Creation of competitive, fully- functioning, enduring markets for solutions to stability, voltage and thermal constraints, which provide appropriate, dependable investment signals for market participants. |
|-------------------------|---|--|
| Coordinated procurement | ESO run markets are coordinated with distribution-level flexibility | When in consumers' interests, service providers have a single, |
| across the | markets, providing minimal | consistent set of procurement |
| whole system | complexity for providers looking | requirements when looking to |
| | to maximise the value from their | provide services to the ESO or |
| | services. | DNOs. |
| | | Providers have a single interface |
| | | point (or consistent standardised |
| | | interface points) for providing |
| | | services to the ESO and DNOs. |
| | | |
| Develop | Significant progress made toward | Interconnectors able to provide |
| cross-border | removing barriers to | services to ESO as appropriate to |
| markets | interconnectors entering | allow system operability. |
| | balancing markets. | |

Activity 2b: Electricity Market Reform

Meets expectations predominantly underpinned by licence conditions:

C28 4(e) publishing easily accessible information which the licensee holds to generate value for consumers and stakeholders, including but not limited to ensuring information services are designed to meet the needs of the service users;

C28 4(g) producing and publishing accurate and unbiased forecasts; and C28 4(m) providing accurate and timely guidance to all industry parties on the relevant rules for the Contracts for Difference (CfD) and Capacity Market (CM) prequalification and auction processes.

| Output | Meets expectations | Exceeds expectations |
|-----------------|----------------------------------|---------------------------------|
| Immediate and | ongoing | |
| User | An evident year-on-year | A step change improvement in |
| experience with | improvement in the user | user experience for EMR |
| the EMR portal | experience from RIIO-1 (e.g. | participants, as demonstrated |
| | existing issues are resolved, | by user feedback, with a highly |
| | resulting in lower barriers to | accessible platform that |
| | entry for providers). | facilitates widening |
| | | participation. |
| | Underpinned by: | |
| | Maintenance of the | Underpinned by: |
| | refreshed EMR IT portal with | > Extensive engagement with |
| | positive user feedback, | industry to maintain a highly |
| | which ensures the ESO and | accessible EMR portal. |
| | the IT portal has the ability | |
| | to respond quickly and cost | |
| | efficiently to change. | |
| Implementation | Policy changes, or system | Developing a proactive process |
| of policy and | workarounds, should be | so that the ESO initiates, |
| rule changes | implemented continuously in a | captures and assesses policy, |
| | timely and cost efficient way to | rule and process improvements |
| | ensure compliance with legal | and, when necessary, feeds into |
| | obligations, and no later than | the Capacity Market Advisory |
| | 12 months following | Group. |
| | identification of the relevant | |

| | Rules or Regulations, unless otherwise stated by Ofgem or BEIS. | |
|------------------|---|--------------------------------------|
| Providing | Supports industry parties | Delivery of an evidenced step |
| support to EMR | through the CfD & CM | change in query management |
| parties | prequalification and auction | with demonstrable improved |
| | processes through provision of | feedback from Capacity |
| | accurate & timely guidance to | Providers ²⁸ and eligible |
| | parties on relevant rules and | generators ²⁹ . |
| | changes to those rules. | |
| | Ensure fair provision of | |
| | guidance and support. This may | |
| | require a targeted strategy | |
| | depending on the type of | |
| | Capacity Provider and eligible | |
| | generator to ensure a level | |
| | playing field. For example, | |
| | smaller parties should not lose | |
| | out due to lack of resource, | |
| | with a variety of communication | |
| | channels allowing for this. | |
| Making | Accurate CM prequalification | Evidence of exceptional decision |
| accurate | and agreement management | making for Tier 1 disputes, |
| prequalification | decision making, based on | resulting in zero overturns by |
| decisions | compliance with the Capacity | the Authority at the Tier 2 |
| | Market Rules and The Electricity | stage. |
| | Capacity Regulations 2014. | |
| | Accurate CfD qualification | |
| | decision making, based on | |
| | compliance with the Rules and | |
| | Regulations. | |
| | Very few errors made or | |
| | decisions overturned by Ofgem | |

²⁸ Market participants that have a capacity market agreement.

 $^{^{29}}$ As defined in the Contracts for Difference (Definition of Eligible Generator) Regulations 2014 (as amended).

| | in the Tier 2 process follo | owing |
|---------------|--|---|
| | CM and CfD qualification | |
| Improving EMR | Readily, regularly and | Evidence of continuous |
| processes | accurately present inforr | nation improvement to prequalification |
| | demonstrating the ongoi | ng and auction delivery, resulting |
| | effective operation of the | in improved user experience for |
| | Capacity Market process | es with Capacity Providers. Lessons |
| | Delivery Partners. | learned implemented |
| | Ensure that auction | demonstrably and result in an |
| | recommendations assess | sments increase in the effectiveness of |
| | are accurate and respons | sive to applicants applying to |
| | recommendations for | prequalify and participate in the |
| | improvements. | auctions. |
| Monitoring | Proactive engagement w | ith |
| compliance | delivery partners when is | ssues |
| with rules | are identified and alerts | Ofgem |
| | of any potential instance | s of |
| | non-compliance with the | ir |
| | licence within a working | day |
| | from discovery of the iss | ue. |
| | Other issues are commu | nicated |
| | in a timely fashion. | |
| Capacity | Endorsement from the P | anel of • Step change improvements in |
| Adequacy | Technical Experts (PTE) | on medium term demand forecast |
| modelling | annual modelling approa | ch. accuracy, through the proactive |
| | • Proactively engages with | identification of changes to the |
| | connected TSOs, as well | as methodologies and input data. |
| | pan-European bodies suc | ch as • Evidence of excellent value |
| | ENTSO-E where appropr | iate, added to industry on security of |
| | and effectively consults | GB supply risks from capacity |
| | TSOs with respect to me | dium- adequacy reporting. |
| | and long-term security o | f |
| | supply modelling. | |
| | • Engages with stakeholde | ers on |
| | how to improve new long | ger |
| | term capacity adequacy | studies |

| | and enhance modelling from this engagement. |
|-----------------|---|
| By the end of R | IIO-2 |
| User experience | An EMR IT portal with a Full integration of the EMR |
| with the EMR | user-friendly and accessible portal with other ESO markets |
| portal | interface – backed up by within a single market platform |
| | feedback with a consistent, with an evidenced step change |
| | high degree of satisfaction. in user experience. |
| | Full integration of the EMR Full integration of the EMR |
| | portal with the Digital portal with other ESO markets |
| | Engagement Platform within a single market platform. |
| | Evidenced positive step change |
| | in user experience. |

Activity 2c: Industry codes and charging

Meets expectations predominantly underpinned by licence conditions:

C28 4(i) ensuring the effective and non-discriminatory participation of all qualified market participants in the provision of balancing services, including not unduly restricting new and existing service providers from competing for the provision of such services;

C28 4(I) facilitating an economic and efficient transition to a zero carbon energy system; C28 4(q) proposing and supporting code arrangements that promote the relevant code objectives in a timely manner;

C28 4(r) developing, managing and maintenance of the process for the methodologies for use of system charging; and

C28 4(s) managing connection applications for access to the national electricity transmission network in a fair, consistent and timely manner.

| Output | Meets expectations | Exceeds expectations | |
|-----------------------|-----------------------------------|-----------------------------------|--|
| Immediate and ongoing | | | |
| Managing | Quality code administration | Exemplary code administration | |
| codes | service in line with industry | service compared to most other | |
| changes | norms. | code administrators | |
| | Provide a code change process | (demonstrated through | |
| | that supports participation of | comparative surveys and | |
| | industry participants and | stakeholder feedback). | |
| | integrates effectively with | Proactively works with Ofgem | |
| | changes to other codes. | and government on | |
| | Provides unbiased, detailed | improvements to energy code | |
| | analysis or modelling to support | governance, including providing | |
| | code modifications. | robust evidence and thought | |
| | | leadership into the Energy Codes | |
| | | Review. | |
| Improving GB | Proactive identification of the | Continuous and frequent | |
| rules and | most necessary changes to GB | activities that organise, | |
| standards | frameworks to remove | convene, listen and build | |
| | distortions and to ensure a level | consensus to ensure the GB | |
| | playing field. | electricity market framework | |
| | Propose and support code | develops in the best interests of | |
| | modifications that promote the | consumers. | |

- relevant code objectives, in the interests of GB consumers.
- Contributes views and analysis to aid the development of distribution-level rules and frameworks.
- Be as open and transparent as possible, sharing insights, comparisons of alternative proposals and robust analysis that can inform workgroup deliberations.
- Provide assessment of areas of GB legislation that might be improved under arrangements following GB's exit from the European Union, and engage relevant parties where improvements for the better can be achieved.
- Insights, analysis and change proposals that consider the links and dependencies between balancing, wholesale and capacity markets ie taking account of the potential impacts on areas outside of the discrete change proposal.
- Ensure change proposals
 evaluate effectively trade-offs
 between options, in the context
 of the broader reform
 environment (e.g. consideration
 of changes taking place in other
 energy codes and the sector
 more broadly).
- Proactively shapes and provides system operation expertise and insights into the development of distribution-level operational frameworks.
- ESO takes a leading role in explaining the virtue of the rules in place, and how they provide a framework which benefits markets and consumers of today and the future.

Coordinating and Influencing Cross Border rules

- Remain aware of changes to rules in connected regions, and assess impacts with a view to maximising positives and minimising negatives for GB consumers.
- ESO retains a position of influence and maintains strong working relationships with connected regions, and where possible, influences arrangements for betterment of all consumers.
- Engage strongly through official fora, such as providing

| | | leadership and input under TCA |
|--------------|---|-----------------------------------|
| | | activities. |
| Promoting | Competent and responsive | Undertake activities that |
| efficient | development, management and | organise, convene and build |
| charging and | maintenance of the charging | consensus to contribute directly |
| access | process. | to the development of new |
| arrangements | • Providing insight, clarity and | approaches to transmission |
| | transparency through role as | network charging, which |
| | Charging Futures lead | maximise long-term benefits for |
| | secretariat. | consumers. This could include |
| | Chair relevant workgroups | providing views on any links and |
| | through Charging Futures. | dependencies between charging |
| | • Take a leading role in the Access | matters and its other works |
| | Significant Code Review (SCR) | areas. |
| | Delivery Group. ³⁰ This should | Undertake activities that utilise |
| | include providing modelling of | the ESO's technical |
| | transmission-level tariff options, | understanding of the |
| | analysis of the merits of | transmission system and |
| | different transmission options, | charging methodologies to |
| | comment on interactions with | provide additional insight and |
| | distribution-level changes and | qualitative and quantitative |
| | developing plans for option | policy inputs, such as modelling |
| | implementation. | or analysis to show system |
| | • Ensures forecasts of industry | benefits of options. |
| | charges are as accurate as | |
| | possible by maintaining fit for | |
| | purpose forecasting models and | |
| | processes, consistent with the | |
| | methodologies set out in the | |
| | various Codes (e.g. the CUSC). | |
| | Shares the information needed | |
| | by other parties (where these | |
| | are onshore TOs, this | |

³⁰ More information about the Access SCR Delivery Group can be found at the following address: http://www.chargingfutures.com/charging-reforms/access-forward-looking-charges/resources-2/scr-delivery-group/

information should be in accordance with the STC) to enable them to understand and manage their financial exposure to changes in expected charges.

By the end of RIIO-2

Managing code changes

- ESO has successfully introduced a single digitalised grid code, with positive user experience.
 Some discrepancies between transmission and distribution code change processes may remain.
- ESO has introduced a single, accessible technical code for transmission and distribution which achieves the user functionality and benefits set out in its RIIO-2 plan. This includes the ESO successfully transforming the Grid Code to incorporate existing transmission and distribution codes into an IT system with artificial intelligence enabled navigation and, document and workflow management tools that provides users with a more user-friendly, inclusive and tailored experience.

Improving GB rules and standards

- key changes to technical standards to facilitate a zero carbon energy system, in line with government recommendations.
- ESO has ensured compliance with relevant GB legislation.
- ESO has proactively influenced, comprehensibly reviewed and (subject to BEIS conclusions) successfully implemented necessary changes to the Security and Quality of Supply Standard (SQSS) and other technical standards to ensure they are fit for purpose for a zero carbon energy system.

Role 3: System insight, planning and network development

- 1.16. The ESO performs a variety of insight, planning and network development activities. It publishes key insight documents that include credible long-term pathways for the energy sector through its Future Energy Scenarios (FES), it identifies long-term electricity system needs in the Electricity Ten Year Statement (ETYS) and also provides GB input, based on the FES, into the development of the pan-European Ten Year Network Development Plan (TYNDP).
- 1.17. The ESO's annual Network Options Assessment (NOA) is a central part of it network development activities. The NOA assesses and recommends solutions to electricity onshore and offshore transmission system needs and provides an analysis of optimal interconnector capacity growth. The wider NOA methodologies also provide a foundation for the ESO to contract for long-term operability solutions (e.g. to solve network constraints and stability issues) via its NOA pathfinding projects.
- 1.18. The ESO network development activities also include improving the coordination of offshore network development through the wider network benefit investment (WNBI) mechanism and working with DNOs to ensure that its efficient and coordinated network development activities maximise whole system benefits across network boundaries. In addition, the ESO carries out network development cost-benefit or impact assessments to inform Ofgem's decision-making, such as decisions on major new investments in the onshore transmission networks proposed by TOs.
- 1.19. At present, the ESO is undertaking further work to develop a plan to introduce Early Competition in network development and an assessment of options for a more coordinated approach to offshore transmission network planning and delivery. We expect to update this guidance with additional expectations in these areas once this existing work concludes.
- 1.20. The ESO is also responsible for the connections process to use the electricity transmission system and for managing the impacts on the NETS from new connections of new offshore generation as well as at distribution level, through liaison with developers and DNOs to ensure that offshore/onshore networks are planned holistically.

Activity 3a: Connections and network access

Meets expectations predominantly underpinned by licence conditions:

C28 4(d) optimising the timing of transmission outages under the outage plan on the national electricity transmission system;

C28 4(I) facilitating an economic and efficient transition to a zero carbon energy system; C28 4(n) co-ordinating and cooperating with transmission owners and holders of a distribution licence to identify actions and processes that advance the efficient and economic operation of the networks;

C28 4(o) using best endeavours to implement actions and processes identified and proposed through its activities under paragraph C28 4(n) of this condition that are in the interest of the efficient and economic operation of the total system;

C28 4(p) exchanging all necessary information and co-ordinating with holders of a distribution licence in so far as is necessary to ensure the optimal utilisation of resources, to ensure the economic and efficient operation of the system and to facilitate market development;

C28 4(s) managing connection applications for access to the national electricity transmission network in a fair, consistent and timely manner; and C28 4(t) ensuring coordination with other network operators and interested parties and identifying and delivering the most efficient network planning and development of solutions to meet future transmission network needs. These solutions should include, but are not limited to, solutions that cost-effectively alleviate the need to upgrade or replace electricity network capacity.

| Output | Meets expectations | Exceeds expectations |
|-------------|--|--------------------------------------|
| Immediate | and ongoing | |
| Managing | Competent and responsive | Provides and supports a seamless |
| connections | development, management and | connections experience to |
| | maintenance of the transmission | electricity networks across GB |
| | network connections process | (including both transmission and |
| | (including onshore, offshore and | distribution networks), in order to |
| | interconnector connections). | facilitate a timely and efficient |
| | Including by: | transition to a Net Zero electricity |
| | Supporting all parties fairly, | system. |
| | establishing dedicated account | Including by: |

- functions for DER where necessary.
- Providing visibility and understanding of connections process and considerations for all parties, including through well run seminars and events.
- Planning ahead to consider the pipeline of future connections across the whole electricity network and use this to inform actions today.
- Developing processes where an accumulation of connection requests in a given area can be considered together, rather than processed in isolation, e.g. the development of a regional Connection and Infrastructure Options Note (CION) process.
- Processing connection requests in a sufficiently timely manner and providing developers with certainty over their respective connection completion date in line with meeting expectations for metric 3X.
- Recording all options considered when processing a connection request for an offshore wind farm, including whether the ESO has considered Developer Associated Wider Works.

- Developing connections processes and systems in close collaboration with other network operators, industry and developers, that are consistent across networks and flexible to future system changes.
- Processing connection requests in a sufficiently timely manner such that the rate of connection requests processed by the ESO is at least equal to the rate of incoming connection requests, ie the ESO does its part to prevent a growing backlog of requests. Performance is in line with exceeding expectations for Metric 3X.
- Proactively identifying challenges and potential longer-term responses to connection planning issues, particularly in response to offshore transmission, interconnection and implementation of government policy.
- Working with connecting parties to understand early whether there are services they can provide to the system that would mitigate other system costs.
- Leading industry thinking by developing economic and efficient conceptual solutions for coordinating the development of the NETS in offshore waters, whilst taking account of pan-

European network development plans where relevant. Outage and Coordinate with all TOs and Facilitates an optimal, whole mediumsignificant sources of generation system approach to network term to implement efficient outage access and planning by plans that minimise costs to access coordinating seamlessly with all consumers. network operators via common planning Provide visibility on the costs and data exchange systems (with use benefits associated with changing of open data where appropriate) network outages, through system to shape the future development analysis and cost assessments. of network access polices. Transmission access programmes Works with network operators to planned on a whole system basis identify and bring forward using open data where innovative, medium-term network solutions that drive significant appropriate. Works with DNOs to coordinate constraints savings for consumers and collectively optimise network (e.g. through Joint Works access and planning through projects). exchanging all relevant data in consistent formats. By the end of RIIO-2 Managing The ESO has helped to deliver a ESO has actively extended connections high degree of coordination connection and network access

Outage and medium-term access

- The ESO has helped to deliver a high degree of coordination between connections and network access processes across transmission and distribution networks.
- To underpin this, the ESO's
 website clearly directs connecting
 parties to other network
 companies' connections webpages
 / customer portals.
- connection and network access planning approaches across the whole electricity system, with a single point of contact, run in cooperation or coordination with other network operators, that ensures a seamless experience for all types of parties and facilitates efficient planning across transmission and distribution networks.

To underpin this:

The ESO has contributed to the implementation of a central highly

accessible hub for connections, which is fully interoperable with the systems of other network operators, and delivers the outcomes described in its RIIO-2 plan (e.g. an enhanced understanding for all parties of the available capacity and the costs of connecting to different parts of the whole network).

The hub advises customers of capacity opportunities on both the distribution and transmission networks and acts as a one stop shop for all connection-related

information (e.g. signed

notifications and tracks the

progress of their connections).

agreements, charges, operational

Activity 3b: Operational strategy and insights

Meets expectations predominantly underpinned by licence conditions:

C28 4(e) publishing easily accessible information which the licensee holds to generate value for consumers and stakeholders, including but not limited to ensuring information services are designed to meet the needs of the service users;

C28 4(f) publishing reliable scenarios of the long term development of the energy system and its needs under different scenarios;

C28 4(g) producing and publishing accurate and unbiased forecasts;

C28 4(I) facilitating an economic and efficient transition to a zero carbon energy system

C28 4(n) co-ordinating and cooperating with transmission owners and holders of a distribution licence to identify actions and processes that advance the efficient and economic operation of the networks; and

C28 4(p) exchanging all necessary information and co-ordinating with holders of a distribution licence in so far as is necessary to ensure the optimal utilisation of resources, to ensure the economic and efficient operation of the system and to facilitate market development.

| Output | Meets expectations | Exceeds expectations | |
|--------------|---|------------------------------------|--|
| Immediate a | Immediate and ongoing until the end of RIIO-2 | | |
| Providing | Informs the future development | Uses expertise to produce timely, | |
| energy | of the electricity and gas systems | trusted and highly valued insights | |
| insights | through the production of clear, | that shape policy decisions on the | |
| | accessible and timely insight | energy transition and support the | |
| | documents, which are informed | UK's 2050 net zero commitment. | |
| | by robust stakeholder | | |
| | engagement. | | |
| Producing | Competent and responsive | Monitors and evaluates previous | |
| analytically | development, management and | analysis / scenarios, including by | |
| robust | maintenance of the Future | analysing forecast vs. actual | |
| scenarios | Energy Scenarios (FES) process, | outcomes as part of the EMR | |
| and long- | with evidence for assumptions | demand forecasting incentive | |
| term | and decisions through a record of | (e.g. to include supply as well as | |
| forecasts | data inputs and the cross section | demand elements for this five | |
| | of stakeholders views gathered. | year period), to improve | |
| | | accuracy in future publications | |

- Provide justifiable and credible long-term scenarios (updated at least annually) covering a sufficiently wide range of outcomes, both in terms of future energy system development and the associated costs of operating the electricity system in those scenarios.
- Stress-testing of scenarios, analysis and assumptions and consideration of whether scenarios and forecasts remain fit for purpose at least on an annual basis.
- High degree of engagement, transparency and justification of decision making to stakeholders throughout the development process.
- Work collaboratively with other parties to improve industry data (where possible and relevant) to support the development of scenarios.

- and explain clearly the reasons for shorter-term deviations between forecast and realised outcomes.
- Invites and proactively facilitates collaboration from all interested stakeholders to drive forward the improvement of industry data to achieve more reliable forecasting capabilities.
- Continually expands the functionality of demand models to provide step changes in accuracy, in particular by better taking into account profiles across the year, changes at the regional level and developments across vectors.

Ensuring coordinated scenario development

- other licensees (e.g. Gas System Operator, DNOs) to ensure regional and cross-sectoral interactions are clearly taken into account in the scenario development processes.
- Provides inputs and produces outputs which consolidate network planning, including across borders, where appropriate.
- Proactively brings together as many relevant industry parties as possible, both directly and through working with open data, to produce consistent factual data that can be used to identify pathways to achieving scenarios that meet decarbonisation targets, across the whole energy system.
- All insight and scenarios documents (including the FES,

 Continues supporting DNOs with Distribution FES ("DFES") processes, for example through timely sharing of data, to provide a coherent set of whole-system scenarios. ETYS, Operability Strategy
Reports, and the System
Operability Framework Report)
work together seamlessly
(toward a centralised strategic
network planning process) to
present a clear, coherent, and
coordinated view of all future
needs across the whole electricity
system (evidenced through
stakeholder feedback). This
includes sharing all data,
assumptions and methodology so
that any party can reliably
reproduce the FES.



Activity 3c: Optimal network investment

<u>Predominantly underpinned by current, as well as proposed, licence conditions:</u>

C28 4(I) facilitating an economic and efficient transition to a zero carbon energy system; C28 4(n) co-ordinating and cooperating with transmission owners and holders of a distribution licence to identify actions and processes that advance the efficient and economic operation of the networks;

C28 4(o) using all best endeavours to implement actions and processes identified and proposed through its activities under paragraph C28 4(n) of this condition that are in the interest of the efficient and economic operation of the total system;

C28 4(p) exchanging all necessary information and co-ordinating with holders of a distribution licence in so far as is necessary to ensure the optimal utilisation of resources, to ensure the economic and efficient operation of the system and to facilitate market development; and

C28 4(t) ensuring coordination with other network operators and interested parties and identifying and delivering the most efficient network planning and development of solutions to meet future transmission network needs. These solutions should include, but are not limited to, solutions that cost-effectively alleviate the need to upgrade or replace electricity network capacity.

| Output | Meets expectations | Exceeds expectations |
|-------------|-----------------------------------|-----------------------------------|
| Immediate a | nd ongoing | |
| Identifying | Make recommendations to other | Make recommendations to other |
| network | parties and take ESO | parties and take ESO |
| needs and | procurement decisions that lead | procurement decisions that lead |
| solutions | to the economic and efficient | to the economic and efficient |
| | design and operation of the | design and operation of the |
| | transmission network (including | transmission network (including |
| | onshore, connections for offshore | onshore, connections for offshore |
| | wind and interconnection). | wind and interconnection), by |
| | | optimising demonstrably the |
| | Conducting fit-for-purpose | number and types of solutions |
| | analytical assessments, including | available and taking into |
| | by: | consideration the system needs |
| | > Ensuring that all | associated with Net-Zero. |
| | commitments made in | |

- previous Network

 Development Roadmaps are
 completed in a transparent,
 timely manner with
 justification of any necessary
 changes to priorities or plans.
- Identifying future high-cost network issues in advance of the additional costs being incurred.
- Assessing all options fairly, based on robust and transparent cost benefit analysis.
- Producing clear, accessible and timely NOA publications.
- Regular engagement with Ofgem, industry and interested stakeholders on NOA methodology development to ensure that the year-on-year system planning process is fit for purpose.
- Building on past learning to continually improve the models, methodologies and analytical tools underpinning the assessment process of the NOA and NOA pathfinders.
- Progressing the pathfinders from a 'proof of concept'

- Conducting exemplary analytical assessments, including by:
 - Identifying all material transmission network needs³¹ issues in advance of additional costs being incurred.
 - improvements to the analytical tools underpinning the assessment processes (for example: developing tools to allow Optimal Power Flow (OPF) analysis to perform circuit-based thermal assessment considering market actions; introduction of year-round assessment considerations; and a stability tool for SQSS transient analysis).
 - Assessing all options based on a high quality, robust and transparent cost benefit analysis that provides a high degree of confidence that the ESO has recommended the optimal solution(s).
 - Where appropriate, identifying additional solutions not proposed by other parties, recommending optimised combinations of

³¹ At present we understand that thermal constraints, voltage and stability issues are the most material network needs. We expect the ESO to keep all network needs under review and, if necessary, expand upon this.

stage and integrating these into an established and coherent set of assessments governed by the NOA methodology.

- Ensure wide participation in assessments and tenders, including by:
 - Inviting all types of providers (network and non-network, transmission and distribution connected) to provide solutions to the most highcost network issues.
 - Seeking and inviting potential commercial alternative solutions to compete against traditional network reinforcement-based solutions.

- solutions to target a known issue, or identifying a solution that may address multiple issues.
- Using medium-term market solutions as a cost-effective approach to keep network investment options open against uncertainty.
- Ensure maximum possible participation in assessments and tenders, including by:
 - Proactively facilitating and encouraging all types of providers (network and nonnetwork, transmission and distribution connected) to provide solutions to all material transmission network needs Ensure that all assessments and tenders are accessible to all potential providers of commercial alternative solutions, facilitating effective competition against traditional network reinforcement based solutions.

Coordination between network assessments

the different assessments of solutions to the most high value transmission network needs (e.g. ensuring coherence between the annual NOA assessment, the pathfinder assessments and offshore wind connections).

Setting a clear plan for (and making demonstrable progress towards) the introduction of a cooptimised³² assessment of all solutions to all material transmission network needs.

Including by:

- Setting out and meeting a clear and coherent timetable / calendar for when the different assessments are to take place. Ensuring that it is easily accessible to all that wish to engage with the NOA, Pathfinders and any new assessment / tender processes.
- Identifying barriers to achieving greater coordination (both technical and regulatory), making these barriers clear to all parties, and proposing solutions to overcome these barriers.

Including by:

- Developing a clear future vision and strategy for an optimal network assessment process (or suite of integrated processes with harmonised timings) capable of addressing Net-Zero system needs.
- Identifying the barriers to achieving this vision (both technical and regulatory), making these barriers clear to all parties, and developing solutions for overcoming these barriers.
- Implementing solutions for addressing these barriers when these are within the ESO gift.

Procurement of network solutions

- Share well-defined, timely, clear needs specifications for all tenders.
- Continual improvements made to the procurement process informed by stakeholder feedback.
- share well-defined, timely, clear needs specifications for all tenders, which contain requirements that do not limit the participation of any technologies or potential commercial solutions (or

³² In this context co-optimised means: (1) greater integration between the different modelling tools to better understand the interactions between different possible solutions to different network needs; and (2) optimising the timing / synchronicity of different assessments. Co-optimisation should ensure optimal economic decision-making across all assessments of the relevant network needs. For the avoidance of doubt, this may or may not be a single co-optimisation tool.

- Use the methodologies and lessons learned through developing the Pathfinders to create a plan to implement regular, dependable, bankable markets for stability, voltage and thermal constraints (to be implemented under Activity 2a).
- transparently demonstrate why requirements that limit participation are in consumers' interests).
- Use of the methodologies and lessons learned through developing the Pathfinders and is implementing regular, dependable, bankable markets for stability, voltage and thermal constraints (to be implemented under Activity 2a).

By the end of RIIO-2

Identifying network needs and solutions

- The ESO has ensured that a wider range of types of solutions, to transmission network needs are fully and equally assessed in all of its long-term network development work.
- The ESO has ensured that its network planning processes enable a long-sighted, strategic planning function at the onshore / offshore boundary (subject to the outcomes of the Offshore Coordination Project³³).
- The NOA process and tools have been progressively extended year-on-year to facilitate the submission of innovative

- tools (including IT systems)
 ensure that all different types of
 solutions, to all material
 transmission network needs are
 fully and equally assessed and
 the most efficient solutions are
 brought forward.
- The ESO has implemented new processes to identify the optimal combination of options to address the full range of yearround challenges over the medium and long-term.
- The ESO has implemented tools and processes that ensure that different types of solutions to all material transmission network

³³ More information about the Offshore Coordination Project can be found at the following address: https://www.nationalgrideso.com/future-energy/projects/offshore-coordination-project

| | solutions to transmission network | needs are fully assessed, using |
|--------------|-----------------------------------|--|
| | needs. | all FES scenarios, which cover a |
| | | full range of within-year |
| | | conditions ("year-round |
| | | assessments") and ensure the |
| | | optimal solutions are brought |
| | | forward. This includes: |
| | | high-quality, fully tested, |
| | | year-round tools for: voltage |
| | | optimisation; OPF analysis for |
| | | thermal assessments; |
| | | stability assessments and |
| | | analysis of dynamic stability, |
| | | RoCoF, new technology |
| | | challenges and load model |
| | | impacts. |
| | | > Improvements to model |
| | | outage planning in year- |
| | | round. |
| Coordination | The ESO's long-term network | The ESO's network planning |
| between | development process ensures | process ensures that all relevant |
| network | that all assessments and tenders | different types of solutions, to all |
| solutions | are part of a complementary and | stability, voltage and thermal |
| | coordinated set of processes | constraints needs, are fully and |
| | which ensures the efficient | equally assessed in a co- |
| | solutions are brought forward. | optimised ³⁴ manner to ensure the |
| | The ESO has produced, and | optimal whole-system solutions |
| | continually updated, one | are brought forward. |
| | overarching methodology and | |
| | timetable that clearly shows how | |
| | the different assessments of | |
| | solutions to different | |
| | transmission network needs | |
| | interact. | |
| | I. | 1 |

³⁴ See footnote 31.

Consistency with distribution network planning

- The ESO has assisted the DNO's in developing network planning processes and methodologies which are consistent with those at the transmission level, engaging at regular intervals to share expertise.
- assessments at the transmission level are fully coordinated with those at the distribution level (e.g. apply consistent processes and methodologies and are timed such that they take account of their respective outputs), with the ESO having supported and proactively made recommendations to shape the DNO's RIIO-2 Business Plans to ensure optimal whole system network development.