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| **Draft Determination Publication** | |
| **Network Queries** | |
| **Network Reference number** | WWU\_DDQ\_37 |
| **Licence** | DN |
| **Topic/Activity:** | NARMS Annex |
| **Question:** | Page 26 - 4.46 : Our current view is that the RIIO-1 NOMs Incentive Mechanism combined with our proposed RIIO-2 NARM Funding Adjustment and Penalty Mechanism (including the application of the above principles) will be sufficient to ensure that network companies are appropriately funded in the case of any justified workload shifts. Provided a network company can sufficiently evidence and quantify the impact of Covid-19 on its workload delivery, then we propose to consider it a justified contributory factor under both the RIIO-1 and RIIO-2 mechanisms.  **Q] Can Ofgem please provide guidance on what constitutes as ‘sufficient evidence.’**  *Please cross reference with questions WWU\_DDQ\_26 through 40*  . |
| **DDQ raised by** | Wales and West Utilities (Joint GDN) |
| **Date query raised** | 30/07/2020 |
| **Expected response date** | 06/08/2020 |
| **Ofgem Response:**  Discussed at 06/08/2020 GD Sector Working Group | |
| **Attachments:** | |