

**RIIO-ED1 RIGs Environment and Innovation  
Commentary, version 6.0**

**2020/21**

**Western Power Distribution**

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## Summary – Information Required

One Commentary document is required per DNO Group. Respondents should ensure that comments are clearly marked to show whether they relate to all the DNOs in the group or to which DNO they relate.

Commentary is required in response to specific questions included in this document. DNO's may include supporting documentation where they consider it necessary to support their comments or where it may aid Ofgem's understanding. Please highlight in this document if additional information is provided.

The purpose of this commentary is to provide the opportunity for DNOs to set out further supporting information related to the data provided in the Environment and Innovation Reporting Pack. It also sets out supporting data submissions that DNOs must provide to us.

## Worksheet by worksheet commentary

At a worksheet by worksheet level there is one standard question to address, where appropriate, as follows:

- **Allocation and estimation methodologies:** DNOs should detail estimates, allocations or apportionments used in reaching the numbers submitted in the worksheets.

This is required for all individual worksheets (ie not an aggregate level), where relevant. Not all tables will have used allocation or estimation methods to reach the numbers. Where this is the case simply note "NA".

Note: this concerns the methodology and assumptions and not about the systems in place to check their accuracy (that is for the NetDAR). This need to be completed for all worksheets, where an allocation or estimation technique was used.

In addition to the standard commentary questions, some questions specific to each worksheet are asked.

## E1 – Visual Amenity

**Allocation and estimation methodologies:** detail any estimations, allocations or apportionments to calculate the numbers submitted.

N/A

Explanation of the increase or decrease in the total length of OHL inside designated areas for reasons other than those recorded in worksheet E1. For example, due to the expansion of an existing, or creation of a new, Designated Area.

N/A

## E2 – Environmental Reporting

**Allocation and estimation methodologies:** detail any estimations, allocations or apportionments to calculate the numbers submitted.

N/A

DNOs must provide some analysis of any emerging trends in the environmental data and any areas of trade-off in performance.

We continue to see a reduced level of SF6 leakage (apart from West Midlands) partly through better data capture and management information to focus response. Our bespoke SF6 cameras help to identify leaks and confirm repairs.

Where reported in the Regulatory Year under report, DNOs must provide discussion of the nature of any complaints relating to Noise Pollution and the nature of associated measures undertaken to resolve them.

There were 11 Noise Complaints received in the South West during 2020/21, of which 2 were found to be valid resulting in transformer changes.

In South Wales there were 5 Noise Complaints, of which one was valid and resulted in action taken.

In East Midlands there were 4 Noise Complaints, of which 1 resulted in remedial action.

In West Midlands there were 6 Noise Complaints, of which two resulted in remedial action.

Where reported in the Regulatory Year under report, DNOs must provide details of any Non-Undergrounding Visual Amenity Schemes undertaken.

n/a

Any Undergrounding for Visual Amenity should be identified including details of the activity location, including whether it falls within a Designated Area.

n/a

Where reported in the Regulatory Year under report, DNOs must provide discussion of details of any reportable incidents or prosecutions associated with any of the activities reported in the worksheet.

WPD have received zero environmental prosecutions across all four licence areas for year April 2020 – March 2021.

Where reported in the Regulatory Year under report, DNOs must provide discussion of details of any Environmental Management System (EMS) certified under ISO or other recognised accreditation scheme.

All four WPD licence areas are certified to ISO14001:2015 our certification body are NQA and our current certificate expires June 2023.

DNOs must provide a brief description of any permitting, licencing, registrations and permissions, etc related to the activities reported in this worksheet that you have purchased or obtained during the Regulatory Year.

2 bespoke permits and 23 depot standard rules Environmental permits for the storage of >3000 litres of used transformer oil are in place in England. One installation and five standard rules permit for the storage of >1000 litres and associated waste activities are in place in Wales April 2020 – March 2021.

DNOs must include a description of any SF6 and Oil Pollution Mitigation Schemes undertaken in the Regulatory Year including the cost and benefit implications and how these were assessed.

Ongoing oil pollution schemes were undertaken 2020-21 included PFT tagging and replacement/refurbishment of bund pumps. 3 SF6 improvement schemes were carried out.

### E3 – BCF

**Allocation and estimation methodologies:** detail any estimations, allocations or apportionments to calculate the numbers submitted.

A number of aspects of the BCF (as detailed below) have been apportioned according to the following allocation;

- West Midlands 30%
- East Midlands 30%
- South Wales 15%
- South West 25%

**BCF reporting boundary and apportionment factor**

DNOs that are part of a larger corporate group must provide a brief introduction outlining the structure of the group, detailing which organisations are considered within the reporting boundary for the purpose of BCF reporting.

Any apportionment of emissions across a corporate group to the DNO business units must be explained and, where the method for apportionment differs from the method proposed in the worksheet guidance, justified.

As required, and stated in the RIGs, the organisational boundary for this business carbon footprint has been defined using the operational control approach.

**BCF process**

The reporting methodology for BCF must be compliant with the principles of the Greenhouse Gas Protocol.<sup>1</sup> Accounting approaches, inventory boundary and calculation methodology must be applied consistently over time. Where any processes are improved with time, DNOs should provide an explanation and assessment of the potential impact of the changes.

The methodology utilised within the report follows UK Carbon Reporting guidance as provided by Defra / DECC and is compliant with the principles of the 'Greenhouse Gas Protocol' and the 2020 Guidelines to Defra / DECC's GHG Conversion Factors for Company Reporting.

In line with these principles the data presented aims to meet the following criteria to ensure its continued validity and authenticity.

- Relevant: the report and commentary remains reflective of the substance and economic reality of the company's business relationships.
- Complete: all relevant emission sources are included (although in practice lack of data or cost of gathering must be noted as a limiting factor).
- Consistent: accounting approaches, inventory boundary and calculation methodology have been applied consistently over the reporting period.
- Transparent: information on the processes, procedures, assumptions and limitations of the BCF reporting are disclosed in a clear, factual, neutral and understandable manner, enabling internal and external verifiers to attest to its credibility.
- Accurate: GHG measurements, estimates or calculations should be systematically neither over nor under the actual emissions value, as far as can be judged, and that uncertainties be reduced as far as practicable.

The latest Defra GHG conversion factors (2020) have been used throughout in the calculation of WPD's 2020-2021 BCF. The E3 reporting summary sheet of Ofgem's RIGs requires a single GHG conversion factor to be reported for each

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<sup>1</sup> [Greenhouse gas protocol](#)

DNO GHG emission activity. In some cases, however, more than one GHG conversion factor was used for each GHG emission activity (e.g. for business air travel conversion factors for domestic, international short haul and international long haul were used). In these instances, a weighted mean average of the conversion factors for each GHG emission activity was reported in the E3 summary sheet. These averaged conversion factors are for reporting purposes only and are not used for any part of WPD's BCF calculation. **See data table below;**

**Weighted mean average conversion factors as reported on Table E3**

	<b>WPD Licence Area</b>			
<b>BCF Aspect</b>	<b>W Midlands</b>	<b>E Midlands</b>	<b>S Wales</b>	<b>S West</b>
<b>Building Energy Use</b>				
Building Electricity	0.00023314	0.00023314	0.00023314	0.00023314
Building – Other fuels	0.00018387	0.00018387	0.00018387	0.00018387
Substations	0.00023314	0.00023314	0.00023314	0.00023314
<b>Operational Transport</b>				
Road	0.00235703	0.00235703	0.00235703	0.00235703
Rail	Not applicable	Not applicable	Not applicable	Not applicable
Sea	Not applicable	Not applicable	Not applicable	0.000051659
Air	0.0025431	0.0025431	0.0025431	0.0025431
<b>Business Transport</b>				
Road	0.00017137	0.00017137	0.00017137	0.00017137
Rail	0.00003694	0.00003694	0.00003694	0.00003694
Sea	0.000112864	0.000112864	0.000112864	0.000112864
Air	0.00014517	0.00014517	0.00014517	0.00014517
<b>Fugitive Emissions</b>				
SF6	22.8	22.8	22.8	22.8
<b>Fuel Combustion</b>				
Diesel	0.00275776	0.00275776	0.00275776	0.001459781
Gas Natural				
Other	0.00216802	0.00216802	0.00216802	0.00216802
<b>Losses</b>	233.14	233.14	233.14	233.14
<b>Contractor data</b>				
<b>Operational Transport</b>				
Road	0.0011977	0.0006876	0.0021308	0.0016172
<b>Fuel combustion</b>				
Diesel	0.0025397	0.0025357	0.0025069	0.0025407
Natural Gas	0.00155537	0.00155537	0.00155537	0.00155537
Other	0.00216802	0.00216802	0.00216802	0.00216802

The data has been reviewed internally by the WPD Environment Team.

**Commentary required for each category of BCF**

For **each** category of BCF in the worksheet (ie Business Energy Usage, Operation Transport etc) DNOs must, where applicable, provide a description of the following information, ideally at the same level of granularity as the Defra conversion factors:

- the methodology used to calculate the values, outlining and explaining any specific assumptions or deviations from the Greenhouse Gas Protocol
- the data source and collection process
- the source of the emission conversion factor (this shall be Defra unless there is a compelling case for using another conversion factor. Justification should be included for any deviation from Defra factors. )
- the Scope of the emissions ie, Scope 1, 2 or 3
- whether the emissions have been measured or estimated and, if estimated the assumptions used and a description of the degree of estimation
- any decisions to exclude any sources of emissions, including any fugitive emissions which have not been calculated or estimated
- any tools used in the calculation
- where multiple conversion factors are required to calculate BCF (eg, due to use of both diesel and petrol vehicles), DNOs should describe their methodology in commentary
- where multiple units are required for calculation of volumes in a given BCF category (eg, a mixture of mileage and fuel volume for transport), DNOs should describe their methodology in commentary, including the relevant physical units, eg miles.

DNOs may provide any other relevant information here on BCF, such as commentary on the change in BCF, and should ensure the baseline year for reference in any description of targets or changes in BCF is the Regulatory Year 2014-15. DNOs should make clear any differences in the commentary that relate to DNO and contractor emissions.

**SUMMARY**

For 20/21 the overall BCF is down on the 14/15 reference year across the 4 DNOs.

In addition to the ongoing Covid-19 pandemic a number of initiatives have contributed to this reduction:

- Ongoing energy efficiencies in our depots, for example installing LED lighting, motion sensors and upgrading air conditioning units
- Greater employee awareness through monthly KPI energy use reporting
- Losses have reduced as a result of our losses strategy initiatives

<b>WPD West Mids</b>	<b>14/15</b>	<b>20/21</b>	
Total BCF (excl. losses)	<b>29,722.90</b>	<b>19,131.75</b>	tCO <sub>2e</sub>
TOTAL BCF (incl. losses)	<b>685,107.10</b>	<b>352,169.00</b>	tCO <sub>2e</sub>
<b>WPD East Mids</b>	<b>14/15</b>	<b>20/21</b>	
Total BCF (excl. losses)	<b>30,172.15</b>	<b>19,445.27</b>	tCO <sub>2e</sub>

TOTAL BCF (incl. losses)	<b>712,358.19</b>	<b>357,196.05</b>	tCO <sub>2e</sub>
<b>WPD South Wales</b>	<b>14/15</b>	<b>20/21</b>	
Total BCF (excl. losses)	<b>18,330.13</b>	<b>11,259.15</b>	tCO <sub>2e</sub>
TOTAL BCF (incl. losses)	<b>282,383.62</b>	<b>140,413.39</b>	tCO <sub>2e</sub>
<b>WPD South West</b>	<b>14/15</b>	<b>20/21</b>	
Total BCF (excl. losses)	<b>23,752.90</b>	<b>15,234.01</b>	tCO <sub>2e</sub>
TOTAL BCF (incl. losses)	<b>328,769.91</b>	<b>147,145.95</b>	tCO <sub>2e</sub>

### **BUILDING ENERGY USE (SCOPE 1 & 2)**

Energy use for the following sites; WPD Avonbank, WPD Pegasus, WPD Lamby Way and WPD Tipton have been apportioned according to the following allocations;

- West Midlands 30%
- East Midlands 30%
- South Wales 15%
- South West 25%

### **Summary Statements – Buildings Energy Use (Scope 1 & 2)**

<b>WPD West Midlands</b>		
Buildings – Electricity	1,068.09	tCO <sub>2e</sub>
Buildings – Other Fuels	20.72	tCO <sub>2e</sub>
Substations usage	3,273.73	tCO <sub>2e</sub>
<b>Total tCO<sub>2e</sub></b>	<b>4,362.55</b>	<b>tCO<sub>2e</sub></b>
<b>WPD East Midlands</b>		
Buildings – Electricity	1,413.98	tCO <sub>2e</sub>
Buildings – Other Fuels	129.62	tCO <sub>2e</sub>
Substations usage	5,948.09	tCO <sub>2e</sub>
<b>Total tCO<sub>2e</sub></b>	<b>7,491.69</b>	<b>tCO<sub>2e</sub></b>
<b>WPD South Wales</b>		
Buildings – Electricity	836.30	tCO <sub>2e</sub>
Buildings – Other Fuels	47.62	tCO <sub>2e</sub>
Substations usage	2,144.99	tCO <sub>2e</sub>
<b>Total tCO<sub>2e</sub></b>	<b>3,028.91</b>	<b>tCO<sub>2e</sub></b>

<b>WPD South West</b>		
Buildings – Electricity	1,832.42	tCO <sub>2e</sub>
Buildings – Other Fuels	18.49	tCO <sub>2e</sub>
Substations usage	2,830.80	tCO <sub>2e</sub>
<b>Total tCO<sub>2e</sub></b>	<b>4,681.70</b>	<b>tCO<sub>2e</sub></b>

Detailed data tables are provided below.

### **Buildings – Electricity (Scope 2)**

The 2020/21 data presented is based upon actual SMART meter downloads from the WPD depots. Energy usage from all WPD SURF Telecom sites has been included in the 2020/21 Buildings – Electricity data (all regionalised).

The tCO<sub>2e</sub> is determined using the current 2019 Guidelines to Defra/DECC GHG Conversion Factors for Company Reporting, Electricity one year grid rolling average 0.23314

### **Buildings - Other Fuel (Scope 1)**

#### **Gas Usage**

2020/21 total tCO<sub>2e</sub> gas use data presented is determined using the DEFRA Guidelines published conversion factor of 0.18387 (Gross CV)

#### **Diesel Usage**

Diesel is not currently used for Buildings Energy Use within the WPD regions.

#### **LPG Usage**

LPG is not currently used for Buildings Energy Use within WPD regions

### **Substation Usage (Scope 2)**

Lowest unit price from estimated bills provided by the supplier have been used to calculate the number of units used. The tCO<sub>2e</sub> is determined using the current 2020 Guidelines to Defra/DECC GHG Conversion Factors for Company Reporting, Electricity one year grid rolling average 0.23314

### **OPERATIONAL TRANSPORT (Scope 2)**

The following allocations have been used for WPD fleet emissions and helicopter charter and testing emissions;

- West Midlands 30%
- East Midlands 30%
- South Wales 15%
- South West 25%

## Summary Statements – Operational Transport

WPD West Midlands		
Road	4,781.92	tCO <sub>2e</sub>
Rail	-	tCO <sub>2e</sub>
Sea	-	tCO <sub>2e</sub>
Air	373.00	tCO <sub>2e</sub>
<b>Total</b>	<b>5,154.92</b>	<b>tCO<sub>2e</sub></b>
WPD East Midlands		
Road	4,990.33	tCO <sub>2e</sub>
Rail	-	tCO <sub>2e</sub>
Sea	-	tCO <sub>2e</sub>
Air	264.02	tCO <sub>2e</sub>
<b>Total</b>	<b>5,254.35</b>	<b>tCO<sub>2e</sub></b>
WPD South Wales		
Road	3,024.79	tCO <sub>2e</sub>
Rail	-	tCO <sub>2e</sub>
Sea	-	tCO <sub>2e</sub>
Air	126.00	tCO <sub>2e</sub>
<b>Total</b>	<b>3,150.80</b>	<b>tCO<sub>2e</sub></b>
WPD South West		
Road	4,213.88	tCO <sub>2e</sub>
Rail	-	tCO <sub>2e</sub>
Sea	2.41	tCO <sub>2e</sub>
Air	264.43	tCO <sub>2e</sub>
<b>Total</b>	<b>4,480.73</b>	<b>tCO<sub>2e</sub></b>

Detailed data tables are provided below.

### Operational Transport – Road

Operational road transport emissions currently take into account the following contributions:

- DNO own operational fleet vehicles.

### Assumptions used in calculating operational transport road tCO<sub>2e</sub>

Reliable data were available for fuel used in company vehicles and were therefore used in preference to estimating fuel use based on vehicle type

and distance travelled. Fuel use was obtained through procurement records of fuel for onsite fuel pumps and fuel card data of fuel purchased from offsite fuel stations.

WPD fleet data based on actual fuel data analysis (fuel cards and on-site pumps) provided by the Transport Manager.

Type	Unit	Conversion Factor
Diesel (bio-blend)	Litres	2.54603
Petrol	Litres	2.16802

The current 2020 DECC/DEFRA published conversion factors have been used to calculate the tCO<sub>2e</sub>; Petrol (unleaded) 2.16802 (litres); Diesel (bio-blend) 2.54603.

Please note operational transport is now split between DNO and Contractors.

#### **Operational Transport – Rail**

There were no rail operational transport uses within the WPD area.

#### **Operational Transport – Sea**

Operational sea transportation is limited to the shipment of diesel fuel from the UK mainline to the Isles of Scilly. The tCO<sub>2e</sub> has been determined using the current 2020 DECC/DEFRA published conversion factor for Freightage Goods - General Cargo - Average kg CO<sub>2</sub> / unit 0.051659

#### **Operational Transport – Air**

Data is provided on the volume of aviation turbine fuel purchased and charged to each distribution licence area.

The current 2020 DECC/DEFRA published conversion factor for aviation turbine fuel 2.5431 Kg/litre has been used to calculate the tCO<sub>2e</sub>.

- WPD usage extracted from Consortium usage figures.
- The helicopters are owned / operated by a consortium of Scottish & Southern, UKPN, Midlands, South West and Wales. They are also used for a small percentage of charter work.

Figures include 'testing' and charter hours

#### **BUSINESS TRANSPORT (SCOPE 3)**

The following allocations have been used for WPD Business Mileage;

- West Midlands 30%
- East Midlands 30%
- South Wales 15%
- South West 25%

## Summary Statement – Business Transport

WPD West Midlands		
Road	465.56	tCO <sub>2e</sub>
Rail	0.01	tCO <sub>2e</sub>
Sea	-	tCO <sub>2e</sub>
Air	1.19	tCO <sub>2e</sub>
<b>Total</b>	<b>466.76</b>	<b>tCO<sub>2e</sub></b>
WPD East Midlands		
Road	465.56	tCO <sub>2e</sub>
Rail	0.01	tCO <sub>2e</sub>
Sea	-	tCO <sub>2e</sub>
Air	1.19	tCO <sub>2e</sub>
<b>Total</b>	<b>466.76</b>	<b>tCO<sub>2e</sub></b>
WPD South Wales		
Road	232.78	tCO <sub>2e</sub>
Rail	0.00	tCO <sub>2e</sub>
Sea	-	tCO <sub>2e</sub>
Air	0.60	tCO <sub>2e</sub>
<b>Total</b>	<b>233.38</b>	<b>tCO<sub>2e</sub></b>
WPD South West		
Road	387.97	tCO <sub>2e</sub>
Rail	0.00	tCO <sub>2e</sub>
Sea	-	tCO <sub>2e</sub>
Air	0.99	tCO <sub>2e</sub>
<b>Total</b>	<b>388.97</b>	<b>tCO<sub>2e</sub></b>

Detailed data tables are provided below.

### Business Transport – Road

Total mileage data presented includes all business mileage from company cars and private cars used on business based on mileage claims processed by Payroll.

The data does not include employee travel to and from work.

### Assumptions used in calculating business transport road tCO<sub>2e</sub>

The mileage claims system is unable to record fuel type for the miles claimed, however the latest Dept for Transport: Transport Statistics Great Britain 2020 (latest) state 40:59 diesel to petrol use (1% accounted for electric vehicles).

The following conversion factors have therefore been used:

Passenger Road transport – Average Car (Diesel) 0.16844/km kgCO<sub>2e</sub>

Passenger Road transport – Average Car (Petrol) 0.1743/km kgCO<sub>2e</sub>

#### **Business Transport – Rail**

Rail travel information has been provided by the travel booking company from their internal system. The current published DEFRA conversion factor– National Rail –0.03694 KgCO<sub>2</sub> / km.

London Underground transport has not been included as journey distances are not recorded on tickets purchased.

#### **Business Transport – Sea**

##### **Assumptions (Sea)**

The current published DEFRA conversion factor– Ferry Car Passenger 0.112864 kg CO<sub>2</sub> / km has been used for the period 1 April 2020 to 31 March 2021.

#### **Business Transport – Air**

Data has been provided by Insurance and from the internal restricted card booking System for the procurement of air travel.

##### **Assumptions (Air)**

For 2020/21 'Without RF' conversion factors have been used to calculate business air travel emissions. Without RF factors include the distance uplift of 8% to compensate for planes not flying using the most direct route i.e. flying around international air space, stacking etc.

From the current published DECC/DEFRA guidance;

Domestic UK flights conversion factor - Average domestic (passenger km) – KgCO<sub>2e</sub>- 0.1292

Short Haul European flights conversion factor - Average passenger (passenger km) – KgCO<sub>2e</sub>- 0.08223

Long haul international conversion factor – Business Class (passenger km) KgCO<sub>2e</sub> – 0.22408

#### **FUGITIVE EMISSIONS (Scope 1)**

##### **SF<sub>6</sub> – Sulphur Hexafluoride**

For the purposes of this report only SF<sub>6</sub> fugitive emissions for the regulatory year (Apr 20 – Mar 21) have been included. These have been calculated by actual known occasions of topping up of equipment.

Gas lost to environment	Apr 20 – Mar 21 (kg)	tCO <sub>2e</sub>
WPD West Midlands	184.80	<b>4,213.35</b>
WPD East Midlands	70.53	<b>1,608.08</b>
WPD South Wales	66.64	<b>1,519.37</b>
WPD South West	58.59	<b>1,335.78</b>

Above calculations based upon the global warming potential (GWP) of SF<sub>6</sub> = 22800 (i.e. 1kg of SF<sub>6</sub> is equivalent to 22800kg of CO<sub>2</sub>) as per the current published DEFRA conversion factors.

Whilst the RIGs requirements prescribe the use of SF<sub>6</sub> global warming potentials (GWP) provided in the most up to date version of Defra conversion factors, it should be noted that these are not the latest GWP available from the Intergovernmental Panel on Climate Change (IPCC). The latest (2013) IPCC GWP for SF<sub>6</sub> is 23,500, whereas the SF<sub>6</sub> GWP reported in the latest Defra conversion factors is 22,800."

#### **Fugitive Emissions – Gases Other**

Emission data for operating air conditioning units has been omitted due to the relatively small volumes of tCO<sub>2e</sub> emitted from the units in comparison with the effort required to collect and collate the data accurately.

### **FUEL COMBUSTION (SCOPE 1 & 3)**

#### **Summary Statements – Fuel Combustion**

<b>WPD West Midlands</b>		
<b>Gas Oil</b>	684.14	tCO <sub>2e</sub>
<b>Natural Gas</b>	-	tCO <sub>2e</sub>
<b>Fuels Other</b>	-	tCO <sub>2e</sub>
<b>Total</b>	<b>684.14</b>	<b>tCO<sub>2e</sub></b>
<b>WPD East Midlands</b>		
<b>Gas Oil</b>	796.24	tCO <sub>2e</sub>
<b>Natural Gas</b>	-	tCO <sub>2e</sub>
<b>Fuels Other</b>	-	tCO <sub>2e</sub>
<b>Total</b>	<b>796.24</b>	<b>tCO<sub>2e</sub></b>
<b>WPD South Wales</b>		
<b>Gas Oil</b>	364.83	tCO <sub>2e</sub>
<b>Natural Gas</b>	-	tCO <sub>2e</sub>
<b>Fuels Other</b>	-	tCO <sub>2e</sub>
<b>Total</b>	<b>364.83</b>	<b>tCO<sub>2e</sub></b>
<b>WPD South West</b>		
<b>Gas Oil</b>	903.61	tCO <sub>2e</sub>
<b>Natural Gas</b>	-	tCO <sub>2e</sub>
<b>Fuels Other</b>	-	tCO <sub>2e</sub>
<b>Total</b>	<b>903.61</b>	<b>tCO<sub>2e</sub></b>

Detailed data tables are provided below.

### **Gas Oil (red diesel) Combustion**

Information is taken from gas oil delivery records and ESP fuel purchase information. The current published DEFRA conversion factor– Gas Oil (red diesel) 2.75776 ltr CO<sub>2</sub> / km has been used for the period 1 April 2020 to 31 March 2021.

### **Natural Gas Combustion**

No natural gas usage has been reported April 2020 – March 2021

### **LPG**

No LPG gas usage has been reported April 2020 – March 2021

Please note Fuel Combustion is now split between DNO and Contractors.

### **Contractors**

When reporting BCF emissions due to contractors in the second half of the worksheet please:

- Explain, and justify, the exclusion of any contractors and any thresholds used for exclusion.
- Provide an indication of what proportion of contractors have been excluded. This figure could be calculated based on contract value.

Please provide a description of contractors' certified schemes for BCF where a breakdown of the calculation for their submitted values is not provided in the worksheet.

If a DNO's accredited contractor is unable to provide a breakdown of the calculation and has entered a dummy volume unit of '1' in the worksheet please provide details of the applicable accredited certification scheme which applies to the reported values.

The main contractors operating on the network have been included in the submission; these consist of the dig and lay contractors, tree trimming contractors, Major Projects' contractors, generator contractors, asset recovery contractors, logistics / transport contractors and waste management contractors. The approach was based on operational nature of the work performed on behalf of WPD and size of contract value.

Smaller value and services contracts have not been included in the submission, details of the contractors included can be found behind the E3 Table.

In terms of carbon emissions the contractors currently included within the BCF account for approximately 75% of all associated contracted emissions.

Additional contractors, approximately 25%, are currently excluded based on less significant emissions, current practicalities of gathering data and current expenditure.

Contractor data for the following aspects has been collected for the Business Carbon Footprint;

- Operational Transport
- Fuel Combustion

# Summary Contractor data 2020/21

	tCO <sub>2e</sub>				
	East Mids	West Mids	South Wales	South West	Total
<b>Operational Transport</b>	1,742.43	2,197.14	2,124.36	2,362.91	8426.84
<b>Combustion</b>	2,085.71	2,052.90	837.50	1,080.30	6056.41
<b>Total</b>	3828.14	4250.04	2961.86	3443.21	14483.25

Detailed tables are provided below;

	East Mids	West Mids	South Wales	South West	Total
<b>Operational Transport</b>					
litres	509137.67	763297.95	822341.43	872722.23	2967499.29
km	2831731.37	1684950.01	281052.91	946977.39	5744711.687
RRP Average cf	0.00068757	0.001197733	0.002130801	0.001617159	0.000967244
Fleet tCO <sub>2e</sub>	1,742.43	2,197.14	2,124.36	2,362.91	8426.84
Red Diesel (ltrs)	800032.2	794874	308202.88	419205.066	2322314.146
RRP average cf	0.00254603	0.00254603	0.00254603	0.00254603	0.00254603
tCO <sub>2e</sub>	2,036.91	2,023.77	784.69	1,067.31	5912.68
LPG*(m <sup>3</sup> )	0	0	1681.3	0	1681.3
RRP average cf	0.00155537	0.00155537	0.00155537	0.00155537	0.00155537
tCO <sub>2e</sub>	0	0	2.61	0	2.61
Other**	22513.00	13432.65	23148.76	5993.44	65087.85
RRP average cf	0.00216802	0.00216802	0.00216802	0.00216802	0.00216802
tCO <sub>2e</sub>	48.81	29.12	50.19	12.99	141.11
Total tCO <sub>2e</sub>	2,085.71	2052.90	837.50	1,080.30	6056.41

\*Also includes Natural Gas

\*\* Includes petrol and kerosene

**Building energy usage**

Natural gas, Diesel and other fuels are all categorised as fuel combustion and must be converted to tCO<sub>2</sub>e on either a Gross Calorific Value (Gross CV) or Net Calorific Value (Net CV) basis. The chosen approach should be explained, including whether it has been adapted over time.

Substation Electricity must be captured under Buildings Energy Usage. Please explain the basis on which energy supplied has been assessed.

The tCO<sub>2</sub>e for natural gas has been calculated on a Gross Calorific Value (Gross CV) as per the guidance provided by DEFRA.

Data for substation electricity has been captured from UMS from our electricity provider.

## E4 – Losses Snapshot

**Allocation and estimation methodologies:** detail any estimations, allocations or apportionments to calculate the numbers submitted.

Cable volumes are reported from stores bookings to the South West/South Wales and East Midlands/West Midlands stores. They have been allocated to individual DNO licence areas based on the total asset length in each licence area.

To calculate the volume of cable which was uprated, the usage before the change was compared to the usage after the change. Reduced usage of small size assets was attributed to the change in policy.

Theft of electricity (Identification/Investigation of Unregistered Connections) is an estimate of unrecorded units associated with cannabis activity and at other industrial or domestic premises. Where possible this is based on equipment found at the premises.

**Programme/Project Title**

Please provide a brief summary and rationale for each of the activities in column C which you have reported against.

The cable items in column C all relate to the uprating of cables at the time of installation. At this stage the additional cost of the cable is minimal compared to the overall cost of installation.

The transformer items in column C follow the same logic with the exclusion of "pre-1958 transformers".

**Primary driver of activity**

If, in column E, you have selected 'Other' as the primary driver of the activity, please provide further explanation.

Other is the primary driver for all activities except "pre 1958 transformers" as the uprating of cables and transformers is not specifically attributed to reinforcement or replacement. The "pre 1958 transformers" item is shown as equipment to manage loss as the units are being replaced for the sole reason of loss reduction.

**Baseline Scenario**

Please provide a brief description of the 'Baseline Scenario' inputted in column K for each activity.

WPD's Losses CBAs were constructed using a nil cost baseline scenario, with the Options constructed using incremental costs e.g. purchase price of larger asset. As the unit costs within the CBA should be used to populate table E4, both the Estimated unit cost of the activity in Column J and the Estimated Distribution Losses-Justified Cost have been populated with the incremental unit costs of the included programmes. For the same reason, there is nil cost in the Avoided DNO costs over 'Baseline Scenario' in column AV.

CBAs were prepared on a WPD company wide basis, rather than specific to licence areas. This does not impact the unit costs entered into table E4, however this should be taken into consideration in relation to the data entered in the RIIO-ED1 CBA Tool summary from columns AT onwards.

**Use of the RIIO-ED1 CBA Tool**

DNOs should use the latest version of the RIIO-ED1 CBA Tool for each of the activities reported in column C. Where the RIIO-ED1 CBA Tool cannot be used to justify an activity, DNOs should explain why and provide evidence for how they have derived the equivalent figures for the worksheet. The most up-to-date CBA for each activity reported in the Regulatory Year under report must be submitted.

CBA tool used

**Changes to CBAs**

If, following an update to the CBA used to originally justify the activity in column C, the updated CBA shows:

- a negative net benefit for an activity, but the DNO decides it is in the best interests of consumers to continue the activity, or
- a substantively different NPV from that used to justify an activity that has already begun.

the DNO should include an explanation of what has changed and why the DNO is continuing the activity.

For example, where the carbon price used in the RIIO-ED1 CBA Tool has changed from that used to inform the decision such that the activity no longer has a positive NPV.

n/a

**Cost benefit analysis additional information**

Please include a reference to the file name and location of any additional relevant evidence submitted to support the costs and benefits inputted into this worksheet. This should include the most recent CBA for each activity reported in column C in the Regulatory Year under report.

n/a

**E5 – Smart Metering**

**Allocation and estimation methodologies:** detail any estimations, allocations or apportionments to calculate the numbers submitted.

Many of the Smart Metering benefits will not be realised until a significant number of SMETS2 smart meters are installed. The Suppliers' SMETS2 roll-out is behind schedule and the government has extended the obligation for suppliers to take "all reasonable steps" to install meters by a further six months, because of coronavirus disruption, to June 2021. This means WPD is unable to derive any of the anticipated benefits from smart meter data, despite incurring significant DCC charges.

Avoided Losses to Network Operators will not be realised until time of use tariffs have been introduced to change customer behaviour. The reduction in CML derived from "last gasp" reporting and reduction in calls to fault lines will not be realised until SMETS2 meters are rolled out in significant volumes.

**Actions to deliver benefits**

Detail what activities have been undertaken in the relevant regulatory year to produce benefits of smart metering where efficient and maximise benefits overall to consumers. At a minimum this should include:

- A description of what the expenditure reported under Smart Meter Information Technology Costs is being used to procure and how it expects this to deliver benefits for consumers.
- A description of the benefits expected from the non-elective data procured as part of the Smart Meter Communication Licensee Costs. The DNO should set out how it has used this data.
- A description of the Elective Communication Services being procured, how it has used these services, and a description of the benefits the DNO expects to achieve.

None.

**Calculation of benefits**

Explain how the benefits have been calculated, including all assumptions used and details of the counterfactual scenario against which the benefits are calculated.

Avoided Losses – requires evidence of TOU tariff changes to distribution demand profiles, so requires SMETS2 meters in large quantities. No date is forecast for this benefit

Reduction in CMLs – requires 1/3rd of customers on a feeder to have SMETS2 meters to provide a robust indication.

Reduction in fault costs (better pinpointing) – requires SMETS2 meters to be fitted. For single customer faults this can occur once meters are fitted but for network faults this requires 1/3rd of customers as above.

Reduction in calls to fault lines - requires SMETS2 meters to be fitted. For single customer faults this can occur once meters are fitted

Better informed investment decisions – requires over 80% of meters to be deployed and is likely to be after 2023.

Avoided cost of voltage complaints – requires SMETS2 meters to be of a suitable accuracy that measurements can be used.

Network Capacity Investment savings – requires over 80% of meters to be deployed and is likely to be after 2023.

**Use of the RIIO-ED1 CBA Tool**

DNOs should use the latest version of the RIIO-ED1 CBA Tool for each solution reported in the worksheet in the Regulatory Year under report. Where the RIIO-ED1 CBA Tool cannot be used to justify a solution, DNOs should explain why and provide evidence for how they have derived the equivalent figures for the worksheet. The most up-to-date CBA for each activity reported in the Regulatory Year under report which are used to complete the worksheet must be submitted.

CBA used

**Cost benefit analysis additional information**

Please include a reference to the file name and location of any additional relevant evidence submitted to support the costs and benefits inputted into this worksheet. This should include the most recent CBA for each solution reported in the Regulatory Year under report.

n/a

**E6 – Innovative Solutions**

**Allocation and estimation methodologies:** detail any estimations, allocations or apportionments to calculate the numbers submitted.

**Increase Network Capacity/Utilisation - Flexibility**

The estimated gross avoided costs represented the estimated cost of conventional reinforcement schemes which have been deferred through the use of flexibility services.

The deferred cost of the conventional reinforcement scheme is reported only once in E6. It is reported in the first year that flexibility has been used to defer the reinforcement scheme.

**Improve Connections Performance**

**Costs column AA** – Reflects the total costs incurred on all accepted alternative connection schemes within the 2020/21 regulatory period, whether completed (energised) or not. The costs have been split by DNO upstream DUOS costs and the customer sole use and customer reinforcement contribution costs.

**MVA released column BZ** – Reflects the total MVA capacity made available through all completed (energised) accepted alternative connection schemes within the 2019/20 regulatory period.

**Estimated Gross Avoided Costs column DE** – Reflects the estimated total avoided reinforcement costs associated with the MVA released (column BZ).

**General**

For each of the solutions please explain:

- In detail what the solution is, linking to external documents where necessary.
- How this is being used, and how it is delivering benefits.
- What the volume unit is and what you have counted as a single unit.
- How each of the impacts have been calculated, including what assumptions have been relied upon.

**Increase Network Capacity/Utilisation****1) Flexibility**

During 2020/21, conventional reinforcement was deferred in both WPD East Midlands and WPD South West due to the use of contracted flexibility services. In table CV1 of Annex B, the volume measure for flexibility services is MVA. As this is already identified as a reportable unit on table E6 (MVA released), the number of flexibility zones where reinforcement has been deferred has been included as the volume unit (additions). For additions, costs and MVA released as a result of using flexibility, the table has been populated with actual 2020/21 data.

In line with paragraphs 4.11 and 4.12 of Annex J RIGs, avoided costs are taken from supporting CBAs and therefore are in 12/13 prices.

Using data from our DFES on estimated LCT uptake volumes and consequential MVA impact, the existing network is modelled to understand potential impact and likely flexibility needs, which are then published in our network flexibility map: [www.westernpower.co.uk/network-flexibility-map](http://www.westernpower.co.uk/network-flexibility-map). Ahead of constraints becoming problematic on the network, flexibility is sought through WPD's flexibility facing brand 'Flexible Power' and where assets are offered up to us by providers, flexibility services are contracted in those areas. The CBAs use forecasts from the published network flexibility map and procurement data from our tendering exercises to establish costs.

Summaries of our procurement exercises and results to date can be found on [www.flexiblepower.co.uk](http://www.flexiblepower.co.uk).

**2) MOD 1151 11 kV Voltage Reduction** – following on from the Low Carbon Networks LV Templates project in South Wales, and the subsequent LV Monitoring projects it was found that the network was operating towards the higher end of statutory voltage bands and that this could be lowered. A target voltage of 11300V and a bandwidth of +/- 165V (i.e. +/- 1.5%) is to be implemented as standard when sites are visited for maintenance during the next three years. The tap-change control settings at every 132/11kV, 66kV/11kV and 33/11kV substation that feeds more than one customer will be reviewed and changed. The initiative was completed on target in 2020/21.

There is no additional cost to this policy as it is set as a task to be completed at next maintenance of the controlling protection. Changing the settings is a small part of the normal task.

Progress to date:

### **MOD 1151 Voltage Reduction**

DNO	Total Sites	Complete Sites	Outstanding Sites	Percent complete
South Wales	359	359	0	100%
South West	562	562	0	100%
East Midlands	508	508	0	100%
West Midlands	336	336	0	100%

DNO	GWh supplied 2020-21	Saving	Total Potential GWh Saved	Actual GWh saved
South Wales	10,531	1.13%	119	<b>119</b>
South West	12,964	1.13%	146	<b>146</b>
East Midlands	25,467	1.13%	288	<b>288</b>
West Midlands	22,403	1.13%	253	<b>253</b>

This impact of this is reduced energy consumption on the network is measured in MWhs.

Calculation methodology. The LV Templates and LV monitoring projects demonstrated that this reduction reduces energy consumption by 1.13%. This figure is used as the multiplier for the GWhs supplied across each network from balancing and settlements. This figure is further reduced by applying the percentage of sites completed.

### **Improve Connections Performance**

**(3) Alternative Connection Offers** - WPD offered 4 types of Alternative Connection options; these can benefit generation customers where a conventional firm offer would prove financially unviable in areas where high levels of network reinforcement are required.

These 4 alternative options include;

**Active Network Management** - connection offered on the basis that the generator will join a 'last in first out' queue for forced curtailment at times of peak constraint.

**Soft Intertrip** - connection offered on the basis that the generator will be forced offline at times of peak constraint

**Timed** - connection offered on the basis that the generator will only operate within a fixed time period.

**Export Limiting** - connection offered on the basis that the export from the customer's site into the wider WPD network is capped not to exceed an agreed value, which could be at zero net output.

More detail can be found at

<http://www.westernpower.co.uk/Connections/Generation/Alternative-Connections.aspx>

**Units** – cost per MVA made available to customers has been used for all four options and the baseline scenario. A single unit is 1 MVA.

### **Use of the RIIO-ED1 CBA Tool**

DNOs should use the latest version of the RIIO-ED1 CBA Tool for each solution reported in the Regulatory Year under report. Where the RIIO-ED1 CBA Tool cannot be used to justify a solution, DNOs should explain why and provide evidence for how they have derived the equivalent figures for the worksheet. The most up-to-date CBA for each solution reported in the Regulatory Year under report which are used to complete the worksheet must be submitted.

CBAs have been provided for all flexibility schemes,

No CBAs other are attached, as all the alternative schemes energised over the period were only Intertrip and Export Limiting. These have no associated significant costs as they largely rely on the customer self curtailing, in line with the Customer requests.

**Changes to CBAs**

If, following an update to the CBA used to originally justify the activity in column C, the updated CBA shows a negative net benefit for an activity, but the DNO decides it is in the best interests of consumers to continue the activity, the DNO should include an explanation of what has changed and why the DNO is continuing the activity.

n/a

**Calculation of benefits**

Explain how the benefits have been calculated, including all assumptions used and details of the counterfactual scenario against which the benefits are calculated.

n/a

**Cost benefit analysis additional information**

Please include a reference to the file name and location of any additional relevant evidence submitted to support the costs and benefits inputted into this worksheet. This should include the most recent CBA for each solution reported in the Regulatory Year under report.

The following CBAs have been prepared for flexibility schemes:

**WPD East Midlands**

- Template CBA RIIO ED1\_v4 - CMZ\_T3A\_EM\_0015 - Lincoln - North Hykeham 2021 (FINAL)
- Template CBA RIIO ED1\_v4 - CMZ\_T4A\_EM\_0015 - Hinckley 2021 (FINAL)
- Template CBA RIIO ED1\_v4 - CMZ\_T4A\_EM\_0019 - Union Street 2021 (FINAL)

**WPD South West**

- Template CBA RIIO ED1\_v4 - CMZ\_T2A\_SWE\_0001 - Plymouth-South Hams 2021 (FINAL)
- Template CBA RIIO ED1\_v4 - CMZ\_T2A\_SWE\_0002 - Exeter City 2021 (FINAL)
- Template CBA RIIO ED1\_v4 - CMZ\_T3A\_SWE\_0005 - Bridgewater-Street 2021 (FINAL)
- Template CBA RIIO ED1\_v4 - CMZ\_T4A\_SWE\_0012 - Taunton GSP (FINAL)

Only Intertrip and Export Limiting schemes were energised over the period.

## E7 – LCTs

**Allocation and estimation methodologies:** detail any estimations, allocations or apportionments to calculate the numbers submitted.

Heat Pumps – This dataset has been collated using the aggregated data publically released by Ofgem under the domestic RHI. The non-domestic RHI for ASHPs and GSHPs did not provide sufficient detail to determine location and the volumes are insignificant.

Electric Vehicles – this dataset has been collated using the electric vehicles notification process under the IET Code of Practice and referenced in OLEVs guidance for installers. It includes details of EV charge points notified directly to WPD or through the ENA. Slow charge has assumed rates of 16A/phase and below. Fast charge encompasses anything above 16A/phase.

G83 PVs, Non-PV G83s and G59/G99 generation has been collated using the standard reporting methodologies.

### **LCT – Processes used to report data**

(i) Please explain processes used to calculate or estimate the number and size of each type of LCT.

(ii) If any assumptions have been made in calculating or estimating either of these values, these must be noted and explained.

For Heat Pumps, the Ofgem RHI domestic data has been used to calculate the installation volumes and capacity. Location of heat pumps has been broadly matched on a proportion of customer numbers compared to WPD's regulatory patches.

Electric Vehicles are notified to us on a per MPAN basis, and full installation details are provided. This has been used to calculate the installation volumes and capacity.

G83 PVs, Non-PV G83s and G59/G99 generation has been collated using the standard reporting methodologies.

### **LCT - Uptake**

Please explain how the level of LCT uptake experienced compares to the forecast in your RIIO-ED1 Business Plan and the DECC low carbon scenarios. This must also include any expectation of changes in the trajectory for each LCT over the next Regulatory Year in comparison to actuals to date.

We have re-basedlined our forecasting methodology to improve the alignment of the WPD LCT forecasts against our reported figures. The figures we report capture all the installations notified to us. Comparing the notifications against publically available data on installations (BEIS Renewable Heat Incentive & Solar Photovoltaic deployment plus Department for Transport Vehicle licensing statistics) we infer a significant amount of under-reporting and we have rebased our forecasts to take into account the level of under-reporting.

#### **Heat Pumps**

The number of Secondary Heat Pumps installed is overall above that forecasted and slightly below the previous year's actual outturn. In the South West & West Midlands the outturn appears significantly above forecast, whereas in South Wales it is significantly below. Comparison of the number of installations notified to WPD with BEIS RHI data suggests a significant level of under-reporting which may partly be due to the reporting requirements for

installations that do not lead to a new or modified connection. Forecast data is based upon the WPD 'Best View' from the Distribution Future Energy Scenarios and scaled to reflect the difference in forecasting and reporting requirements.

#### **Electric Vehicles**

The number of EV charger installations has been lower than anticipated for slow charge, however on target for fast charge. In the West Midlands & South Wales the outturn is higher than forecast whereas the East Midlands & South West is below. The forecast data along with the published DVLA data is based upon EV registrations rather than EV charger installations that do not lead to a new or modified connection. However the % increase in new registrations is comparable with the increase in charger installations. The split between slow & fast chargers in future forecasts is based upon the ratio from the actual number of installations for the 2021 reporting year for the respective areas. Forecast data is based upon the WPD 'Best View' from the Distribution Future Energy Scenarios and scaled to reflect the difference in forecasting and reporting requirements.

#### **PVs (G83)**

The number of PV panel installations has been lower than forecasted (which may be due to the withdrawal of the Feed in Tariff), however there was an increase compared to the previous year. Comparison with published BEIS data would suggest the MW installed during the reporting year is comparable with the WPD share of GB customer numbers. The reduction in the cost of the technology will potentially increase future growth. Forecast data is based upon the WPD 'Best View' from the Distribution Future Energy Scenarios.

#### **Other DG (G83)**

The majority of these connections were battery storage. Forecast data is based upon the WPD 'Best View' from the Distribution Future Energy Scenarios.

#### **Other DG (Non G83)**

The connections were a mixture of PV (all areas), landfill (1 area), waste (2 areas) & wind (1 area) for Secondary connections. The connections at a Primary level were dominated by PV (3 areas) with the remainder split between wind (1 area) and waste (1 area). The forecast split between Primary and Secondary connections is based on a ratio from previous years. Forecast data is based upon the WPD 'Best View' from the Distribution Future Energy Scenarios.