Gas to the West
Licence Applications

Consultation on Provisional Decisions
12 August 2014
# About the Utility Regulator

The Utility Regulator is the independent non-ministerial government department responsible for regulating Northern Ireland’s electricity, gas, water and sewerage industries, to promote the short and long-term interests of consumers.

We are not a policy-making department of government, but we make sure that the energy and water utility industries in Northern Ireland are regulated and developed within ministerial policy as set out in our statutory duties.

We are governed by a Board of Directors and are accountable to the Northern Ireland Assembly through financial and annual reporting obligations.

We are based at Queens House in the centre of Belfast. The Chief Executive leads a management team of directors representing each of the key functional areas in the organisation: Corporate Affairs; Electricity; Gas; Retail and Social; and Water. The staff team includes economists, engineers, accountants, utility specialists, legal advisors and administration professionals.

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<th>Our Mission</th>
<th>Value and sustainability in energy and water.</th>
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<td>Our Vision</td>
<td>We will make a difference for consumers by listening, innovating and leading.</td>
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Be a best practice regulator: transparent, consistent, proportional, accountable, and targeted.

Be a united team.

Be collaborative and co-operative.

Be professional.

Listen and explain.

Make a difference

Act with integrity.
Abstract

In order to facilitate the extension of the Northern Ireland natural gas network to towns in the west of Northern Ireland, new licences must be granted by the Northern Ireland Authority for Utility Regulation. The Authority launched the application process for the licences on 6 February 2014 and eight applications were received. The Authority has carried out an assessment of these applications against the criteria which the Department of Enterprise Trade and Investment have determined.

Following this assessment the Authority has provisionally identified both a preferred applicant and a reserve applicant for the licence. The Authority’s conclusions are now to be subject to consultation before the Authority makes a final determination.

This document therefore describes the provisional conclusions reached by the Authority and the reasons for reaching those conclusions. It also discloses the identity of the companies which have been provisionally identified as preferred and reserve applicants and consults with the applicants themselves and with all interested stakeholders on these provisional conclusions and the reasons for them.

Audience

Applicants for the conveyance licences in the west of Northern Ireland, potential investors in Northern Ireland gas network assets, regulated companies in the energy industry, government and other statutory bodies and consumer groups with an interest in the energy industry.
Consumer impact

Research conducted on behalf of the Department of Enterprise Trade & Investment (DETI) indicates that potentially 40,000 domestic and commercial customers will connect to the new gas network in Tyrone and Fermanagh. These customers will benefit from lower energy costs and society as a whole will benefit from lower carbon and other emissions.
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Executive Summary

In January 2013 the Northern Ireland Executive agreed to provide grant funding of up to £32.5m to assist the extension of the natural gas network in Northern Ireland to the following towns:

- Dungannon including Coalisland
- Cookstown including Magherafelt
- Enniskillen including Derrylin
- Omagh
- Strabane

In order to convey gas to these towns, new or extended gas networks will need to be constructed. The owners of these networks require a licence to be granted to them by the Authority under Article 8 of the Gas (Northern Ireland) Order 1996 (The Gas Order). The Authority has previously determined that it will grant two exclusive gas conveyance licences in respect of the new networks by means of a competitive process using criteria determined by the Department of Enterprise Trade and Investment (DETI):

- one licence relating to the high pressure assets needed for the distribution of gas to the designated towns; and,
- the other licence relating to low pressure assets in the designated towns that are required for the distribution of gas to individually connected supply points.

DETI consulted on and determined assessment criteria ("Criteria") that reflect a careful balance of considerations designed to ensure that the Authority has regard to all of the matters that DETI considers to be relevant to the evaluation of an application for a licence, and does so in a manner that is objective and non-discriminatory as between applicants.

The Authority launched the application process on 6 February 2014. The application period closed at noon on 6 May 2014, eight applications have been received, four for the high pressure licence and four for the low pressure licence. The Authority has carried out an assessment of these applications against the relevant Criteria, and provisionally identified both a preferred and a reserve applicant for each licence as set out overleaf:
### Gas Conveyance Licence Awarded

<table>
<thead>
<tr>
<th></th>
<th>High Pressure</th>
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<tr>
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<td>SGN (Scotia Gas)</td>
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<tr>
<td>Reserve Applicant</td>
<td>BGE UK</td>
<td>firmus</td>
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The purpose of this document is to engage in an open and transparent process of consultation by explaining for the benefit of interested parties – including the applicants themselves, consumers and their representatives, industry, and other stakeholders – the provisional conclusions reached and the reasons for them.

For that purpose, this document explains at length how the Authority has interpreted and applied the Criteria (Chapter 2) and what provisional judgments it has reached in assessing the applications against the Criteria in the light of the information and evidence provided by each of the applicants.

The consultation is not intended to serve as a means of re-opening applications that were made by the application deadline date of 6 May. For the reasons given above, the Authority would consider this inappropriate and would not expect to have regard to submissions which sought to achieve that purpose. The consultation period will close at 5pm on Tuesday 7 October 2014.

This provisional determination marks the latest stage in delivering Gas to the West. It is anticipated that this project will require over £200m of private sector investment and will deliver a net economic benefit to the Northern Ireland economy over the next forty years. The economic benefits will come not only from reduced carbon emissions but in particular reduced fuel costs for the up to 40,000 domestic and commercial consumers that will connect to the new gas network. Amongst commercial consumers who will benefit are some of Northern Ireland’s largest food process and manufacturing facilities. A map of the Northern Ireland Gas industry including the proposed new network is included overleaf.

12 August 2014
1.0 Introduction

1.1 Introduction

1.1.1 In January 2013 the Northern Ireland Executive agreed to provide grant funding of up to £32.5m to facilitate the extension of the Northern Ireland natural gas network to the following towns:

- Dungannon including Coalisland
- Cookstown including Magherafelt
- Enniskillen including Derrylin
- Omagh
- Strabane

1.1.2 In order to convey gas to these towns, new or extended gas networks will need to be constructed. The owners of these networks will require licences to be granted to them by the Northern Ireland Authority for Utility Regulation (the Authority) under Article 8 of the Gas (Northern Ireland) Order 1996 (the Gas Order).

1.1.3 The Authority has indicated that it proposes to grant two gas conveyance licences in respect of the networks:

a. one licence relating to the high pressure assets needed for the distribution of gas to the designated towns;

b. the other licence relating to low pressure assets in the designated towns that are required for the distribution of gas to individually connected supply points.

1.1.4 Each licence will be 'exclusive'. This means that, once it has been granted, no new gas conveyance licence can be granted in relation to the area covered by that licence for a specified period of time. The Authority intends the exclusivity...
period to be five years in the case of the high pressure licence and twenty years in the case of the low pressure licence. For that reason, and since a number of companies have expressed interest in obtaining the licences and developing the networks, the Authority is facilitating a competition to determine who should be granted the licences.

1.1.5 The Authority launched the application process for the licences on 6 February 2014. The period during which applications could be submitted closed at noon on 6 May 2014. Eight applications (the applications) were received from the companies (the applicants) set out in the table below.

<table>
<thead>
<tr>
<th>High pressure licence applications</th>
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<tbody>
<tr>
<td><strong>BGE (UK) Ltd</strong> – application connected to the firmus Energy Distribution Ltd low pressure application.</td>
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<td><strong>BGE (UK) Ltd</strong> – unconnected application.</td>
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<tr>
<td><strong>Northern Ireland Energy Holdings Ltd</strong> – application connected to the Scotia Gas Networks (Northern Ireland) Ltd low pressure application.</td>
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<td><strong>Phoenix Natural Gas Ltd</strong> – application connected to the Phoenix Natural Gas Ltd low pressure application.</td>
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<tr>
<th>Low pressure licence applications</th>
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<tr>
<td><strong>firmus energy Distribution Ltd</strong> – application connected to the BGE (UK) Ltd high pressure application.</td>
<td></td>
</tr>
<tr>
<td><strong>firmus energy Distribution Ltd</strong> – unconnected application.</td>
<td></td>
</tr>
<tr>
<td><strong>Phoenix Natural Gas Ltd</strong> – application connected to the Phoenix Natural Gas Ltd high pressure application.</td>
<td></td>
</tr>
<tr>
<td><strong>Scotia Gas Networks (Northern Ireland) Ltd</strong> – application connected to the Northern Ireland Energy Holdings Ltd high pressure application.</td>
<td></td>
</tr>
</tbody>
</table>
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1.1.6 The Authority has carried out an assessment of these applications against the criteria which the Department of Enterprise Trade and Investment (DETI) have determined and published for that purpose under Article 8(7B) of the Gas Order (the Criteria).

1.1.7 Following this assessment the Authority has provisionally identified both a preferred applicant and a reserve applicant for each licence.

1.1.8 The conclusions which led the Authority to identify the relevant companies as preferred and reserve applicants, and the reasons for them, are now to be subject to consultation before the Authority makes a final determination.

1.2. Purposes of this Document

1.2.1 The purposes of this document are to:

   a. describe the provisional conclusions reached by the Authority in assessing the licence applications against the Criteria;

   b. set out its reasons for reaching those provisional conclusions;

   c. disclose the identity of the companies which have been provisionally identified as preferred and reserve applicants; and

   d. consult with the applicants themselves and with all interested stakeholders on these provisional conclusions and the reasons for them.

1.3. Structure of this Document

1.3.1 This document contains the following sections:

   • Executive Summary

   • Chapter 1: Introduction – This introduces the competition, sets out the history of the licence application process, describes the approach taken by
the Authority in reaching its provisional conclusions, and explains the nature of the consultation process now being conducted.

- **Chapter 2: Explanation of Criteria and Scoring** – This summarises the provisions of the Criteria and explains how the Authority has interpreted and applied them in reaching its provisional conclusions.

- **Chapters 3 to 10: Applications** – These chapters set out the Authority's provisional conclusions in relation to each of the eight applications and its reasons for reaching them.

- **Chapter 11: Best Value Criterion** – This explains the effects of the Authority's provisional conclusions for the purpose of provisionally identifying the preferred and reserve applicants under the Criteria.

- **Chapter 12: Next Steps** – This sets out the next steps that the Authority proposes to take following the issue of this document up to the grant of the licences, and gives an indication of the expected timetable.

- **Appendix A: Supporting Information** – This lists all of the information that is being published by the Authority alongside this document for the purposes of consultation.

- **Appendix B: Glossary** – This lists and explains the key terms used in this document and provides further explanatory material to assist stakeholders in understanding the background to some of the economic issues being consulted upon.

- **Appendix C: Economic Terms** – This lists and explains the key economic terms which have been used throughout the document.

- **Appendix D: Overview of Applicants** – This gives a brief overview of each company which has applied, including whether they hold any current licence.
1.4. History of the Competitive Process

1.4.1 Both the Authority and DETI have consulted with stakeholders for over three years on the project to extend the Northern Ireland natural gas network – colloquially known as the Gas to the West (or G2W) project. The Authority has published all of the key materials on a special project page set up on its website, and there are further important materials published by DETI.

1.4.2 This section sets out a short timeline of the stakeholder engagement carried out, and the key decisions made, in the period prior to the receipt by the Authority of the eight licence applications which have been received.

1.4.3 DETI originally consulted on the potential for extending the natural gas network in Northern Ireland in June 2011.

1.4.4 The Authority initiated a process of discussion and consultation with the industry in May 2012. This began with the publication of a discussion paper, followed shortly afterwards by the hosting of a workshop with industry participants at which there were presentations by both the Authority and DETI. A summary of the discussions at the workshop was published in August 2012.

1.4.5 In January 2013, the Northern Ireland Executive committed to part-funding the high pressure pipeline with a subvention of up to £32.5m.

1.4.6 In April 2013, taking into consideration the responses received to the discussion paper and the discussions that had taken place at the workshop in the previous year, and following the Executive's commitment to make public funds available for the project, the Authority published a consultation paper. This identified a

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1 The acronyms 'GTTW' and 'GTW' are also sometimes used in documents that are referred to or quoted in this document; all are descriptors of the same thing.
2 http://www.uregni.gov.uk/gas/projects/gas_to_the_west_initiative/
3 http://www.detini.gov.uk/1011.pdf?rev=0
series of questions relevant to the design of a licence application process and the award of the necessary licences\(^9\).

1.4.7 Two key legal elements relating to the design of the licence application process lie within the control of DETI. First, DETI has the power to amend the Gas (Applications for Licences and Extensions) Regulations 1996 (the Application Regulations), which set out the process to be followed by any person wishing to apply for a gas licence of any description. Second, DETI determines and publishes the Criteria, which set out the basis on which the Authority must decide whether or not to grant any licence that has been applied for.

1.4.8 In July 2013 DETI consulted on amendments to both of these legal instruments in order to ensure that they facilitated a competition for the G2W licences\(^10\). Following this consultation, in November 2013, it published a decision paper which set out the changes that it intended to make to each of them\(^11\).

1.4.9 In the meantime, the Authority published in October 2013 an update for the industry on some of the issues raised in the responses to its consultation paper. The update document indicated that the Authority would allow three months for licence applications to be submitted after it formally invited such applications. It also indicated that all applications should be based on the gas network design and the so-called ‘fat’ business model development plan prepared by Fingleton McAdam. The update included the network design provided by Fingleton McAdam\(^12\).

1.4.10 A final conclusions paper containing a summary of the responses received to its April 2013 consultation, and the Authority’s conclusions following consideration of those responses, was published in February 2014\(^13\).

1.4.11 The conclusions paper indicated that it was the intention of the Authority to grant at approximately the same time two exclusive gas conveyance licences in

respect of the same authorised area but in relation to different descriptions of activity, namely:

a) one licence which relates to high pressure assets needed for the distribution of gas to the designated towns; and

b) one licence which relates to low pressure assets in the designated towns needed for the distribution of gas to individually connected supply points.

1.4.12 The conclusions paper also set out the Authority’s intention to permit applicants for the high pressure licence to opt for either of two models for the treatment of annual operating expenditure; the revenue cap or the cost pass through model.

1.4.13 The Authority recognised that in order to compare applications using these different models on a fair and equitable basis, it would be necessary to apply an adjustment factor (the risk adjustment factor) to take account of variations in the level of risk borne by investors in each model. The methodology by which this adjustment factor was to be calculated, and its quantum, were discussed in a consultation paper published on 6 February 2014\(^{14}\).

1.4.14 The responses to the consultation and the Authority’s determination on the risk adjustment factor in light of those responses was published in April 2014\(^{15}\). The risk adjustment factor was set at 0.22%.

1.4.15 On 6 February 2014 the Authority published a notice calling for applications for the exclusive gas conveyance licences, and therefore formally commencing the three month period within which those applications were required to be submitted\(^\text{16}\). A pack consisting of information designed to explain the licence competition and to assist potential applicants in preparing their applications (the Applicant Information Pack) was published on the same date\(^\text{17}\). The pack was accompanied by ten annexes which were designed to provide a clear and

\(^{14}\)http://www.uregni.gov.uk/uploads/publications/Gas_to_the_West_Approach_to_comparing_high_pressure_licence_applications_consultation.pdf


\(^{17}\)http://www.uregni.gov.uk/uploads/publications/Gas_to_the_West_Applicant_Information_Pack.pdf
detailed framework for the submission of information and evidence by each of the applicants in support of its application.\(^{18}\)

1.4.16 During the three month period allowed for the preparation of applications, potential applicants were permitted by the Authority to submit clarification questions where they considered that they needed further details to assist them in preparing their applications. These questions and the Authority’s responses were then published in a format which did not disclose the identity of those who had asked the questions. In total, seventy-four clarification questions were received, and a full and final set of responses was published on 24 April 2014.\(^{19}\)

1.4.17 As indicated above, eight applications were received by the application deadline of noon on 6 May 2014.

**1.5. The Approach Followed by the Authority**

**Actions on receipt of the applications**

1.5.1 In accordance with a process described in the Applicant Information Pack, staff in the gas directorate at the Authority checked each application on receipt for completeness, so that any apparent errors or omissions could be identified and applicants could be given an opportunity to correct them.

1.5.2 As a result of this check, some apparent errors or omissions were identified in each application, and all of the applicants were provided with a brief opportunity to submit further information to address them. The requests for corrections were emailed to applicants on 9 May 2014 with a deadline for responses of noon on 14 May 2014. All of the applicants responded to the request within the specified period.


\(^{19}\) [http://www.uregni.gov.uk/publications/gas_to_the_west_clarification_questions_1-75](http://www.uregni.gov.uk/publications/gas_to_the_west_clarification_questions_1-75)
Introduction

The role of the Evaluation Committee

1.5.3 The Authority determined that the assessment of the applications against the Criteria should be carried out by an Evaluation Committee (the Committee) with the delegated responsibility for making decisions on behalf of the Authority in relation to the competition for the G2W licences.

1.5.4 The appointed members of the Committee were Harry McCracken (Chair), Brian McHugh and Jenny Pyper. Their appointment to the Committee was announced publicly on 16 April 201420.

1.5.5 Once all of the applicants had submitted information in response to the requests to address apparent errors or omissions in their applications, the information and evidence relating to each of their applications was provided to the Committee.

1.5.6 Each member of the Committee read the information and evidence provided by all of the applicants, and the Committee met on twelve occasions to discuss the applications prior to reaching the provisional conclusions which are set out in this document.

1.5.7 For the purpose of assisting the Committee in reaching its provisional conclusions, it obtained secretarial support from the staff of the Authority, took legal advice, and received consultancy advice from the following independent experts:

- a. First Economics
- c. Rune Associates (Rune)
- d. Strategic Investment Board.

1.5.8 The members of the Committee collectively approved this document on the 11th of August prior to publication.

1.5.9 Since the Committee does not act on its own behalf but performs its functions on behalf of the Authority, and to avoid any confusion which might be caused by

20 http://www.uregni.gov.uk/gas/projects/gas_to_the_west_initiative/
references to both the Authority and the Committee, references in this document to the conclusions or views of the Committee are expressed as being to those of the Authority. The Committee is referred to explicitly only for the purposes of describing its constitution and role.

The Criteria

1.5.10 Under Article 8(1) of the Gas Order, the Authority has the statutory responsibility for deciding whether or not to grant a gas licence to a person who applies for it.

1.5.11 However, under Article 8(4A) of the Gas Order, the Authority must make that decision in accordance with the provisions of the Criteria. More specifically, the Gas Order states that a licence shall not be granted by the Authority to any applicant unless that applicant meets the Criteria.

1.5.12 The Criteria are made by DETI rather than the Authority, and their purpose, which is designed to be consistent with EU law requirements, is to:

‘...provide an objective and non-discriminatory basis on which the Authority may assess an application for the grant of a licence, extension or consent.’

1.5.13 The Criteria have been in place for some time. However, as indicated above, they were amended by DETI for the purpose of facilitating the competition for the G2W licences. DETI consulted extensively on the relevant amendments before making them, and the current version of the Criteria reflects the decisions made by it in November 2013.

1.5.14 The Criteria reflect a careful balance of considerations designed to ensure that the Authority has regard to all of the matters that DETI considers to be relevant to the evaluation of an application for a licence, and does so in a manner that is objective and does not discriminate as between applicants.

21 The quotation is taken from the introduction to the Criteria (paragraph 1.6). DETI's responsibility for making the Criteria in accordance with EU law is set out at Article 8(7B) of the Gas Order.
Introduction

1.5.15 The role of the Authority in exercising its functions under Article 8 of the Gas Order is therefore to assess applications for the G2W licences in accordance with the Criteria set by DETI.

1.5.16 The Authority has taken care to ensure that it operates within the framework that is laid down by the Criteria, and to make its assessment of each licence application in accordance with a detailed reading of what the Criteria require. Further information about this is given in Chapter 2 of this document, in which the Authority sets out how it has interpreted and applied each element of the Criteria.

The Use of Information and Evidence

1.5.17 The Criteria frequently require the Authority to exercise its judgment; for instance in deciding on the quality of the information and evidence provided by applicants, the respective weightings to be given to the different factors to which the Criteria refer, or the robustness of certain assumptions that underpin elements of an application.

1.5.18 The Criteria state that the Authority should exercise such judgment in light of:

‘(a) the information and evidence provided to it by the applicant;

(b) the representations received in response to any consultation carried out by the Authority or by the applicant (whether in accordance with a statutory requirement to do so, or otherwise); and

(c) its principal objective and general duties under the Energy Order.’

1.5.19 The Criteria focus strongly on the need for each applicant to establish that it has met their requirements, and for the Authority to assess whether it has done so, by reference to the information and evidence that was provided by that applicant in support of its application. Each individual criterion reflects this focus, either by emphasising that it is the responsibility of the applicant to demonstrate that a certain state of affairs is achieved, or by specifying the particular information (for

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22 Introduction to the Criteria (paragraph 1.7).
instance, an applicant's OBP) that the Authority is required to consider when scoring an application.

1.5.20 In addition, the Criteria make clear the responsibility of each applicant in relation to the information and evidence submitted by it:

‘Since the Authority will need to rely on information provided by the applicant when assessing any application for the grant of a licence, extension or consent, it is important that the information provided by the applicant (together with supporting evidence where appropriate) is clear and provided promptly.’

1.5.21 Therefore, when assessing each application against the Criteria for the purpose of fulfilling its Article 8 functions, the Authority has done so on the basis of a careful scrutiny of the information and evidence submitted to it.

1.5.22 This is not only consistent with the Criteria, but also important for the purpose of ensuring that the competition is fair to all applicants. Each of the applicants was given equal time and opportunity to prepare its application, compile and submit the supporting information and evidence required for that purpose, and correct any errors or omissions in what was submitted. To assess the applicants on the basis of the information and evidence submitted is therefore to assess them on a level playing field.

1.5.23 In light of this, the Authority did not seek to re-open applications by engaging in an enquiry into information or evidence that was not provided with them (or that was provided but is of doubtful value). To do so partially would have run the risk of unfairness to individual applicants; to do so comprehensively would have been to engage in a decision-making process very different from that which is envisaged by the Criteria. Instead the Authority assessed each applicant on the merits of its application alone.

1.5.24 The members of the Committee brought their considerable personal experience and knowledge to bear on the task of assessing each application. However, the Authority also obtained the advice of independent experts where it considered that to do so would assist it in evaluating information and evidence against the

23 Ibid, (paragraph 1.8).
requirements of the Criteria. Wherever it did so, its instructions to the relevant expert were framed by reference to the information and evidence provided with the applications.

1.6. **The Consultation**

1.6.1 The Application Regulations require applicants to publish notice of their applications in the Belfast Gazette and in newspapers circulating in the areas through which the G2W networks will run. All of the applicants satisfied this requirement.

1.6.2 The Authority has received no responses from any interested parties following publication of these notices. In reaching its provisional conclusions, the Authority therefore had no information from interested parties to review.

1.6.3 In the Applicant Information Pack, the Authority indicated its intention to carry out a consultation on the preferred applicant and reserve applicant identified by it. The purpose of this document is to engage in that consultation by explaining for the benefit of interested parties (including the applicants themselves, consumers and their representatives, the industry, and other stakeholders) the provisional conclusions reached and the reasons for them.

1.6.4 For that purpose, this document explains at length how the Authority has interpreted and applied the Criteria (Chapter 2) and what provisional judgments it has reached in assessing the applications against the Criteria in the light of the information and evidence provided by each of the applicants.

1.6.5 As the Criteria state, the Authority will have regard to any representations made to it as part of the consultation process for the purposes of carrying out a final assessment of each application to determine whether the applicant has met the Criteria.

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24 Paragraph 4.48 of the Applicant Information Pack.
25 Paragraph 1.7(b), quoted above.
1.6.6 In support of this consultation process, the Authority is disclosing almost all of the information and evidence considered by it in reaching its provisional conclusions. This consists of the large majority of the information and evidence submitted by applicants as part of their applications, and of the entirety of the reports received from the independent experts instructed by the Authority. The relevant documents are listed more fully at Appendix A.

1.6.7 Before publishing this information, the Authority consulted with the applicants and invited them to propose any redactions which they wished to request it to make to their own submissions in order to avoid the disclosure of commercially sensitive information that might have a serious prejudicial effect on the applicant or any other person. Applicants gave a range of responses, some of them requesting more substantial redactions than others.

1.6.8 The Authority has considered all of these responses and is satisfied that it need make only very limited redactions, and that none of these will have the effect of removing from the published documents any information which is material to the consultation process.

1.6.9 Such redactions as have been made are indicated in the published documents. Typically, they remove details such as the names of certain individuals. There is only one substantial redaction, which relates, in the case of a single applicant, to information submitted as to its proposed operating expenditure in respect of the high pressure licence. These data do not relate to anything which stands to be evaluated in accordance with the Criteria, and are not part of any dataset that was required to be submitted under the Applicant Information Pack. They are irrelevant to the Authority’s conclusions and reasoning, to the outcome of the competition, and therefore to this consultation.

1.6.10 Subject to these non-material redactions, interested parties now have access to the same information and evidence that was available to the Authority, and are able to understand from this document how the Authority has interpreted the Criteria and evaluated the information and evidence for the purposes of reaching provisional assessments against the Criteria.

1.6.11 In inviting responses to this consultation, the Authority is therefore in particular seeking views as to the following:
Introduction

a. The opinions of the Authority as to the proper interpretation and application of the Criteria.

b. The views of the Authority as to:
   i. the weight to be given to different factors to which regard must be had under the Criteria;
   ii. the quality of that information and evidence submitted by applicants and the weight that should be placed on it;
   iii. the conclusions that may properly be drawn from that information and evidence when applied against the Criteria.

c. The independent expert advice received by the Authority.

1.6.12 However, this is not to exclude interested parties making representations on other matters relating to the content of this document where relevant to the functions to be exercised by the Authority under Article 8 of the Gas Order.

1.6.13 What the Authority is not seeking as part of this consultation is the submission of new or different information and evidence by (or on behalf of) applicants.

1.6.14 The purpose of the consultation is to allow all interested parties, including applicants, to make representations on the Authority's provisional conclusions and reasoning, so that the Authority's final decision may be informed by and benefit from these representations. The consultation is not intended to serve as a means of re-opening applications that were made by the application deadline date of 6 May 2014. For the reasons given above, the Authority would consider this inappropriate and would not expect to have regard to submissions which sought to achieve that purpose.

1.7. References in this Document

References to Conclusions and Views

1.7.1 Chapter 2 of this document describes the manner in which the Authority has interpreted and applied the Criteria. Chapters 3 to 10 of this document describe
the conclusions and reasoning of the Authority in respect of each application. Chapter 11 of this document outlines the effects of those conclusions for the identification of the preferred and reserve applicants.

1.7.2 Both these conclusions and the judgments of the Authority which support them are provisional and reflect only the assessment carried out by the Authority at the date of this document. They are set out in this document for the purposes of the consultation process described above, and therefore will be subject to further consideration by the Authority, including in particular a careful consideration in light of the responses received to the consultation.

1.7.3 To avoid unnecessary repetition, this document does not state, in every instance in which a conclusion is reached or view expressed by the Authority, that it is: (i) only provisional; (ii) expressed for the purposes of consultation with interested parties; and (iii) subject to further consideration by the Authority (including in particular having due regard to all consultation responses received).

1.7.4 These statements, however, reflect the status of all such conclusions and views in this document, and should be implied generally into the text of Chapters 2 to 11. Where the document expressly refers to provisional assessments, as for instance in the case of the scores in relation to the Best Value criterion, it does so mainly for the purposes of emphasis of this generally applicable point.

References to Information and Evidence

1.7.5 Chapters 2 to 11 refer at numerous points to assessments of applications carried out by the Authority on the basis of information or evidence. Sometimes a specific item of information or evidence is identified, but in other cases there are more general references to the body of information and evidence available to the Authority.

1.7.6 To avoid unnecessary repetition, the document does not state in each case that any reference to information or evidence is only to that which has been submitted by the applicants or obtained from the independent experts; in other words, to all of the information and evidence contained in the documents that are listed in Appendix A and published together with this document, but not to any
extraneous data that have not been disclosed for the purposes of consultation. This statement is, however, correct, and should be implied generally into the text of Chapters 2 to 11.

References in Summaries

1.7.7 Chapters 3 to 10 of this document set out the Authority’s provisional conclusions in relation to each of the eight applications and its reasons for reaching them. In explaining the marks provisionally awarded to each application the Authority provides a summary of the information which each applicant has provided in relation to each of the Criteria, and compares it with other applications.

1.7.8 Those summaries are not intended to be comprehensive, whether in terms of the information provided by each applicant, the information to which the Authority has had regard in arriving at its provisional conclusions, or the points of comparison with other applications included within them.

1.7.9 The Authority has considered all of the information that was provided with each application. The examples given in any summary are intended merely to give an indication of the types and level of information provided by each applicant and to illustrate points to which the Authority has had particular regard.

1.8. Responding to this Consultation

1.8.1 The Authority welcomes responses to the issues raised in this paper by 5pm on Tuesday 7 October 2014. Responses should be sent to:

Gas Branch
Utility Regulator
Queens House
14 Queens Street
Belfast BT1 6ER

gastothewest@uregni.gov.uk
1.8.2 The Authority's preference would be for responses to be submitted by e-mail.

1.8.3 Individual respondents may ask for their responses (in whole or in part) not to be published, or that their identity should be withheld from public disclosure. Where either of these is the case, the Authority will ask respondents to also supply the redacted version of the response that can be published.

1.8.4 As a public body and non-ministerial government department, the Authority is required to comply with the Freedom of Information Act (FOIA). The effect of FOIA may be that certain recorded information contained in consultation responses is required to be put into the public domain. Hence it is now possible that all responses made to consultations will be discoverable under FOIA, even if respondents ask us to treat responses as confidential. It is therefore important that respondents take account of this and in particular, if asking the Authority to treat responses as confidential, should specify why they consider the information in question should be treated as such.

1.8.5 This paper is available in alternative formats such as audio, Braille etc. If an alternative format is required, please contact the office of the Authority, which will be happy to assist.
Explanation of the Criteria and Scoring

2.0 Explanation of the Criteria and Scoring

2.1. Introduction

2.1.1 The purpose of this chapter is to describe the provisional approach taken by the Authority to the interpretation and application of the Criteria.

2.1.2 This chapter contains the following sections:

a. Section 2.2 – This lists the different elements of the Criteria and explains the terminology used by the Authority to refer to them in the rest of this document.

b. Section 2.3 – This briefly describes some important distinctions between these different elements of the Criteria which are relevant to understanding how they apply.

c. Sections 2.4 to 2.8 – These describe how the Authority interprets and applies, respectively:

i the Information Criterion (section 2.4);

ii the Constitution Criterion (section 2.5);

iii the Fit and Proper Person Criterion (section 2.6);

iv the Adequate Resources and Financial Resources and Standing Criteria (section 2.7); and

v the Best Value Criterion (section 2.8).
2.2. **The Elements of the Criteria**

2.2.1 The Criteria establish six separate requirements, each of which must be met by an applicant if it is to be successful in its application for either the high pressure or low pressure licence. In this document, each of these requirements is referred to as a **criterion**.

2.2.2 The six requirements are:

   a. The **Information Criterion** (paragraph 2.4 of the Criteria).
   
   b. The **Constitution Criterion** (paragraph 2.5 of the Criteria).
   
   c. The **Fit and Proper Person Criterion** (paragraph 2.6 of the Criteria).
   
   d. The **Adequate Resources Criterion** (paragraph 2.8 of the Criteria).
   
   e. The **Financial Resources and Standing Criterion** (paragraphs 3.9 - 3.10 of the Criteria).
   
   f. The **Best Value Criterion** (paragraphs 3.11 – 3.13 of the Criteria).

2.2.3 In this document, for ease of reference, the Authority will refer to each criterion using the name given above, which is derived from the heading to the relevant paragraph(s) within the Criteria.

2.3. **The Nature of the Criteria**

**The General and the Specific Criteria**

2.3.1 Of the six criteria listed above, the first four are general criteria which apply in the case of an application for any type of gas licence.

2.3.2 These can be distinguished from the final two criteria, which were designed by DETI specifically for, and apply only in the case of, the competition for the G2W licences (or any equivalent gas conveyance licences that are to be granted on an exclusive basis and become the subject of a similar competition in the future).
Explanation of the Criteria and Scoring

2.3.3 The Criteria make it clear that, where these specific criteria apply, as they do in the case of the G2W licences, they do so in addition to the four general criteria and not in substitution for them.\(^{26}\)

2.3.4 The effect of this is that while the Authority may not grant a gas licence of any type to an applicant unless it meets each of the first four criteria, it may not grant a G2W licence to an applicant unless it meets all six of the criteria (each of the first four criteria together with the two specific criteria which apply additionally to the G2W competition).

The First Five Criteria and the Best Value Criterion

2.3.5 An application must be assessed against the first five criteria listed above (all of the criteria except the Best Value Criterion) on what is, for all practical purposes, a pass/fail basis. In other words, the Authority is required to determine whether an applicant has demonstrated that it meets the requirements of each criterion. The only available conclusions in each case are that it either has or has not.

2.3.6 An applicant which fails to meet any one of these criteria cannot be granted a G2W licence. However, it is possible for all of the applicants to demonstrate that they meet each of the five criteria. These criteria must be met by applicants for a G2W licence, but they do not serve to select between those applicants for the purposes of the grant of the exclusive licences.

2.3.7 The Best Value Criterion operates on a different basis, in two respects:

a. The Authority is not required to determine whether an applicant has met (or not met) the criterion. Instead, the Authority is required to award marks to each application against a range of sub-criteria. When all the marks that are attributable to an application have been added up, they constitute an overall score which the applicant has achieved in respect of its application.

b. The overall score is compared against the score of other applicants and it is the comparison exercise that determines which of the applicants has

\(^{26}\) Paragraphs 3.1 and 3.2 of the Criteria.
Explanation of the Criteria and Scoring

met the criterion. The comparison operates according to rules laid down in the Criteria. Only one applicant for each licence can meet the criterion and so be granted the licence. The Best Value Criterion therefore operates as the criterion that serves to select between the applicants.

2.3.8 The Authority notes that where an applicant has failed to meet any one of the other five criteria, it will be unable to meet the Best Value Criterion regardless of the score awarded to it\(^\text{27}\).

### 2.4. The Information Criterion

2.4.1 The Information Criterion reads as follows:

>'An applicant must, prior to the Authority determining whether or not to grant the licence (or extension of licence) that is the subject of the application, have:

a) provided the Authority with all information (including documentary or other supporting evidence) that the Authority may require for the purposes of considering the application; and

b) done so by such times and in such a manner as the Authority may specify.'\(^\text{28}\)

2.4.2 This is an important criterion, given that, as described in Chapter 1, the Authority is required to assess applications on the basis of the information and evidence submitted by the applicants. It provided the legal basis on which the Authority required applicants to make detailed submissions supplementing the information that they had a duty to provide in accordance with the Application Regulations.

2.4.3 As the Authority interprets it, the Information Criterion has the following key elements.

a. The test it establishes is a factual one. The question relates to the conduct

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\(^{27}\) This is the effect of the wording in paragraphs 3.13(a)(ii)(A) and 3.13(b)(ii)(A) of the Criteria.

\(^{28}\) Paragraph 2.4 of the Criteria.
Explanations of the Criteria and Scoring

of an applicant during a specified period of time. Has it performed certain actions in the period prior to the Authority determining whether to grant it the licence for which it applied? The answer to that question is a matter of record, established by considering what the applicant has done.

b. What the applicant must have done has two components. The first is that it must have provided the information required of it. The Authority does not interpret this test as being concerned with either the quantity or quality of the information that was provided; for instance whether it was as complete or detailed as it might have been, or whether it establishes what it set out to demonstrate. These issues are assessed under other criteria. Instead, the Authority interprets this as a simple test of whether its requests for information were answered by the applicant providing information of the nature sought.

c. The second component is that the applicant must have provided that information by the time and in the manner specified by the Authority. This simply means that where the Authority has placed certain requirements on the applicant, in the manner of a deadline for the provision of information or a specified form in which it must be provided, the applicant will not have met the criterion if the information is given late or in the wrong form.

2.4.4 The relevant information requests made by the Authority are those made either in or in accordance with the Applicant Information Pack (including a number that were specific as to the form of the information, such as the OBP template) and those made in response to errors or omissions identified in the applications submitted. The respective deadlines for submission in each case were noon on 6 May 2014 and 14 May 2014.

2.4.5 The evidence needed to assess whether an applicant has met this criterion is in the possession of the Authority, which can readily establish, by comparing what information it requested with what has been provided, whether each applicant has satisfied the information requirement.

29 See sections 2.7 and 2.8 below.


**2.5. The Constitution Criterion**

2.5.1 The Constitution Criterion reads as follows:

'Unless an applicant is a private individual, it must demonstrate that it:

a) is properly constituted in accordance with the law; and

b) holds all registrations, authorisations or approvals required to be held by an entity of its type.'

2.5.2 None of the applicants for the G2W licences is a private individual. This criterion therefore applies to, and must be met by, all applicants.

2.5.3 As the Authority interprets it, the Constitution Criterion has the following key elements:

a. The evidential burden is on an applicant to demonstrate that it is properly constituted and holds all relevant authorisations (etc.), and that burden must be discharged by information and evidence provided by it as part of its application.

b. The question of whether an applicant is properly constituted and holds the relevant authorisations is essentially a question of fact. The criterion does not require the Authority to exercise its judgment. However, if any doubt arose as to the constitutional requirements applicable to a certain type of entity, or the authorisations (etc.) requiring to be held by it, legal advice may be needed to establish what is in fact required of an entity of that type.

c. Where the criterion refers to 'registrations, authorisations or approvals' that an applicant is required to hold as 'an entity of its type', this means the kind of authorisations (etc.) that must be held by it merely by virtue of being that type of entity, rather than any wider set of authorisations that it may require for carrying on certain of its activities. Therefore, in the case of a company incorporated in the UK, it would include registration under the Companies

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30 Paragraph 2.5 of the Criteria.
Explanation of the Criteria and Scoring

Act 2006, but not (for example) any street works licences that it may need to carry on activities as a utility company.

2.5.4 To the extent to which an applicant is a company that is registered in either the UK or Republic of Ireland, the Authority would expect it to be a straightforward matter to demonstrate that it was properly constituted and authorised\textsuperscript{31}.

2.6. \textbf{The Fit and Proper Person Criterion}

2.6.1 The Fit and Proper Person Criterion reads as follows:

'An applicant must demonstrate to the satisfaction of the Authority that, having regard:

a) to the past and present conduct and status of the applicant, its senior officers and of any person having a controlling interest in it; and

b) in particular to the matters specified in paragraph 2.7,

it is a fit and proper person to be granted the licence (or extension of licence).\textsuperscript{32}

2.6.2 For these purposes, paragraph 2.7 reads:

'The matters specified in this paragraph are as follows:

a) any actual, pending or threatened regulatory enforcement actions that have been, are being, or are proposed to be taken by any competent authority against the Applicant or and individuals listed in accordance with paragraph 6(b) of Schedule 2, Parts I-IV in the Gas (Application for Licences and Extensions) Regulations (Northern Ireland) 1996 ('relevant individuals') or any parent undertaking, holding company or ultimate controller of the applicant;

\footnote{\textsuperscript{31} The Authority notes that constitutional documents were required to be provided by all applicants under the Application Regulations (paragraphs 6 and 7 of Schedule 2 to the Regulations).}

\footnote{\textsuperscript{32} Paragraph 2.6 of the Criteria.}
b) any criminal convictions of the applicant or any relevant individuals or any parent undertaking, holding company or ultimate controller of the applicant other than convictions for minor road traffic offences or convictions in respect of which the convicted person has become rehabilitated under the Rehabilitation of Offenders (Northern Ireland) Order 1978 or the Rehabilitation of Offenders Act 1974;

c) any cautions given, prosecutions brought or threatened, or any other action taken by a competent authority in respect of the applicant or any relevant individuals or any parent undertaking, holding company or ultimate controller of the applicant, within the six years prior to the date of the application, in relation to any actual or alleged contravention of environmental (including town and country planning) legislation;

d) any application made by the applicant or any parent undertaking, holding company or ultimate controller of the applicant for a licence under the Gas Order or the Electricity (Northern Ireland) Order 1992, or for any equivalent form of licence or authorisation in a jurisdiction other than Northern Ireland, where that application has been refused;

e) any licence held by the applicant or any parent undertaking, holding company or ultimate controller of the applicant under the Gas Order or the Electricity (Northern Ireland) Order 1992, or any equivalent form of licence or authorisation in a jurisdiction other than Northern Ireland, which has been revoked or threatened to be revoked;

f) any instance of insolvency or corporate restructuring to which the applicant or any parent undertaking, holding company or ultimate controller of the applicant has been subject; and

g) any actual, pending or threatened recovery order in relation to illegal state aid that has been made, is being made, or has been proposed by the European Commission in respect of the applicant, or any parent undertaking, holding company or ultimate controller of the applicant.'
Explanation of the Criteria and Scoring

2.6.3 As the Authority interprets it, the Fit and Proper Person Criterion, read together with the list of relevant factors at paragraph 2.7 of the Criteria, has the following key elements:

a. As in the case of the Constitution Criterion, the evidential burden is on an applicant to demonstrate that it is a fit and proper person, and that burden must be discharged by information and evidence provided by it as part of its application.

b. An applicant may not be a fit and proper person either because of its own 'past and present conduct and status', that of its senior officers, or that of any person having a controlling interest in it.

c. Evidence that an applicant is not a fit and proper person may be found in a poor history of regulatory sanctions or criminal action, the previous refusal or revocation of a relevant licence, or (current or previous) serious financial difficulties. This indicates that whether an applicant can be considered a fit and proper person encompasses at least the following matters:

   i. Its corporate good character, as indicated by its history of legal and regulatory compliance.

   ii. Its fitness to hold and retain similar licences in related contexts.

   iii. Its solvency, as indicated by its financial history and current financial status.

   iv. The good character of its senior officers, and the good character, fitness and solvency of those with a controlling interest in it.

d. Whether an applicant is a fit and proper person is not a question of fact but entails an exercise of judgment by the Authority, since the matter must be demonstrated 'to the satisfaction of the Authority'. That judgment must be clearly grounded in the evidence available to the Authority.

2.6.4 The Authority notes that the factors which are listed in the Criteria as relevant to the assessment of an applicant as a fit and proper person are non-exhaustive. Nonetheless, they are strongly indicative of the meaning, intent and scope of the criterion. Each of those factors is negative and (if present) may indicate that the
Explanation of the Criteria and Scoring

applicant does not meet the criterion. This is consistent with the negative information that each applicant is required to provide (where such information exists) under the Application Regulations for the purpose of this criterion.\textsuperscript{33}

2.6.5 It follows that where there is no such information, or where any such information is limited in its scope or effect, an applicant is likely to be considered a fit and proper person. It remains for each applicant to demonstrate to the satisfaction of the Authority that it falls within this description, but in the context of this criterion that fact is likely to be demonstrated by the absence of evidence to the contrary.

2.6.6 In other words, an applicant that has no adverse information to disclose as to its current and past conduct and status, or that of any relevant person, will by virtue of that fact be likely to reveal (by reference to its historical and present conduct) that it is of good corporate character.

2.6.7 Where the Authority assesses whether an applicant is a fit and proper person by reference to any adverse information or evidence that has been submitted to it, it will do so in accordance with its principal objective and general duties at Article 14 of the Energy Order. This means that it will have regard in particular to the need to ensure a high measure of protection for consumers, and consider the extent to which such protection might be compromised if the applicant, on the basis of what is known from the information referred to at paragraph 2.7 of the Criteria, might (if it were granted a licence) be a cause of detriment to consumers or otherwise fail to give them the protection to which they are entitled.

2.7. The Resources Criteria

2.7.1 Because of the close relationship between them, and the extent to which they set out overlapping requirements, the Authority considers together in this section the two criteria that are directly concerned with the availability to applicants of adequate resources; i.e. the Adequate Resources Criterion and the Financial Resources and Standing Criterion.

\textsuperscript{33} Paragraphs 20 to 26 of Schedule 2 to the Application Regulations.
Explanation of the Criteria and Scoring

2.7.2 Where it is appropriate to refer to these two criteria together for the purposes of this document, they will be referred to as the **Resources Criteria**.

**The Adequate Resources Criterion**

2.7.3 The Adequate Resources Criterion reads as follows:

>'An applicant must demonstrate to the satisfaction of the Authority that it has in place at the time of the application, or is making appropriate arrangements to ensure that it would have in place by such time as it would commence regulated activities under the licence:

(a) the systems and apparatus;
(b) the human and other resources; and
(c) the financial resources and facilities,

that are likely to be sufficient for it to be able to comply with the Standard Licence Conditions and such other conditions as the Authority indicates that it would propose to include in the licence if it were granted.'

**The Financial Resources and Standing Criterion**

2.7.4 The Financial Resources and Standing Criterion reads as follows:

>'An applicant must demonstrate that it has the resources and financial standing to undertake the activities which would be the subject of obligations set out in any conditions (including the Standard Licence Conditions) which the Authority indicates it would propose to include in the licence (or extension of licence) if it were granted.

An Applicant is to be treated as having met this criterion if it demonstrates to the satisfaction of the Authority that it has, or can obtain, access to

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34 Paragraph 2.8 of the Criteria.
Explanation of the Criteria and Scoring

financial resources at least equal to 120% of the amount of capital that is specified by the Authority as the minimum amount that is required, in the Authority's opinion, to be available to the holder of the licence.\textsuperscript{35}

2.7.5 The Authority has indicated that the minimum amounts required for the purposes of this criterion is £97.24 million for the high pressure network\textsuperscript{36} and £60 million for the low pressure network\textsuperscript{37}.

Interpreting the Adequate Resources Criterion

2.7.6 The broad purpose of the Adequate Resources Criterion is to ensure that an applicant is granted a gas licence only if it satisfies the Authority that, if it were to be granted that licence, it would be in a position to operate its business in accordance with the licence conditions applicable to it.

2.7.7 The purpose of this test is not to speculate whether the applicant would comply with the relevant licence conditions if it were to be granted a licence, since this is not a question which can meaningfully be answered. Instead, the criterion is designed to test whether the applicant will have sufficient resources, so that it will at least be in a position to comply with those conditions in future.

2.7.8 An applicant is to be presumed able to comply with the conditions of the licence if it either already possesses, or is making appropriate arrangements to get, the resources it would need in order to comply with the conditions once the licence is granted.

2.7.9 This criterion applies to all types of gas licence. No applicant may be granted a gas licence of any description unless it satisfies the Authority that it has or is making the appropriate arrangements to obtain the resources that it will need as a licence holder. However, the criterion is of particular relevance to the G2W licences, since any holder of either G2W licence will need to have access to the considerable resources required in order to construct a new network.

\textsuperscript{35} Paragraphs 3.9 – 3.10 of the Criteria.
\textsuperscript{36} Applicant Information Pack, paragraph 4.13. The amount is set at December 2013 prices and therefore will need to be inflation adjusted to bring it to the present.
\textsuperscript{37} Applicant Information Pack, paragraph 4.13.
Explanations of the Criteria and Scoring

2.7.10 As the Authority interprets it, the Adequate Resources Criterion has the following key elements.

2.7.11 'An applicant must demonstrate to the satisfaction of the Authority…'

a. This means that the evidential burden is on the applicant, and that burden must be discharged by the information and evidence provided by it as part of the application.

b. The Authority is not required to investigate whether an applicant could get the required resources by searching for information and evidence that may be available outside the application process; nor should it speculate as to whether the resources could be obtained. What is required is simply an assessment against the evidence provided by the applicant.

2.7.12 ‘…that it has in place at the time of the Application, or is making appropriate arrangements to ensure that it would have in place by such time as it would commence regulated activities under the licence…’

a. This means that the applicant must demonstrate either that it has the resources at the present time, or that it is making arrangements sufficient to ensure that it will have them by the time it needs them, for the purpose of carrying out the regulated activities (‘appropriate arrangements’).

b. The question whether the applicant currently has the resources is a question of fact which ought to be readily demonstrable by it. The question whether it is making appropriate arrangements to get any resources that are lacking requires an exercise of judgment by the Authority.

c. Where the Authority is required to exercise this judgment, it should be based on action that the applicant is already taking. It would not be enough simply for an applicant to say that arrangements will be made in the future if the licence was granted; the applicant must be 'making arrangements' (in the present tense) now.

d. Subject to this, whether those arrangements are 'appropriate' depends on whether they are designed to ensure that the applicant will have the necessary resources at the relevant time. Again, this involves an exercise
Explanation of the Criteria and Scoring

of judgment by the Authority, and should be established, to the Authority's satisfaction, from the evidence as to what is already being done to ensure those resources are in place.

2.7.13 ‘...(a) the systems and apparatus; (b) the human and other resources; and (c) the financial resources and facilities…’

a. This breaks the required resources down into three broad categories. First, systems and apparatus i.e. all capital assets. Second, human and other resources, i.e. personnel (which may include both staff and contractors) together with non-capital assets. Third, financial resources and facilities, i.e. working capital, together with access to such debt or equity finance as the business requires.

b. Taking all of these together, as the overarching title of the criterion, ‘Adequate Resources’, implies, it is clear that they are intended collectively to capture all of the types of resources that are needed for the purpose of carrying out the licensed activity in a manner that complies with the licence conditions.

c. Therefore, while it is necessary in relation to any application to ensure that each of the categories has been considered, it is important when doing so not to lose sight of the overall purpose of the criterion which is focused on the availability of all relevant resources taken together, rather than on any narrow categorisations of separate types of resource.

2.7.14 ‘…that are likely to be sufficient for it to be able to comply with the Standard Licence Conditions applicable to that licence, together with such other conditions as the Authority indicates it would propose to include in the licence if it…were granted.’

a. The question is whether the resources are likely to (i.e. on balance will) be sufficient for the applicant to be able to comply with the obligations which will be imposed on it under the licence if it is granted.

b. Those obligations fall into two categories: those which are standard to all licences of the relevant type (the 'Standard Licence Conditions'), and those which are bespoke to the particular licence to be granted. Together these
constitute all of the conditions that will be included in the licence, and set out all of the obligations of the licence holder.

c. The standard conditions already exist and are publicly available. The bespoke conditions will not exist finally until the licence is actually granted (and must be subject to a formal consultation before that takes place) so for the purposes of the assessment of the applications they are those which the Authority ‘indicates’ that it proposes to include in the licence on its grant.

Interpreting the Financial Resources and Standing Criterion

2.7.15 This criterion overlaps in part with the Adequate Resources Criterion, but unlike that earlier criterion (which applies to all licence applications) is relevant only to the G2W competition and any equivalent future exercise for the grant of an exclusive gas conveyance licence.

2.7.16 The purpose of the criterion is to ensure that an applicant would have the financial resources and standing to carry out the licensed activities in compliance with its obligations under the licence (if granted). As in the case of the Adequate Resources Criterion, this means both the obligations deriving from the standard conditions and those that will be contained in the bespoke conditions. Again, as in the case of the earlier criterion, it is for each applicant to demonstrate to the satisfaction of the Authority that the relevant resources are available to it.

2.7.17 To this extent there is a significant degree of overlap between the Adequate Resources Criterion (in so far as it relates to financial resources and facilities) and the Financial Resources and Standing Criterion. In principle, it is likely to be very difficult for any applicant which fails to meet the latter to show that it has met the former.

2.7.18 However, the Financial Resources and Standing Criterion adds a further point of detail, by providing that the Authority may specify the minimum sum of financial resources that must be available to an applicant, as the Authority has in fact done for the purposes of each licence.
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2.7.19 An applicant will meet the criterion if it is able to demonstrate to the Authority’s satisfaction that it has, or can obtain, financial resources at least equal to 120% of the relevant specified sum\textsuperscript{38}. If it cannot demonstrate this, it may still meet the criterion (but will not automatically have done so) so long as it demonstrates that it at least has, or can obtain, the minimum sum. If it cannot demonstrate this, it must be expected that it would fail to meet the criterion.

2.7.20 The amounts which have been stipulated by the Authority (£97.24 million and £60 million for the high and low pressure licences respectively) reflect the fact that the conditions of each licence will require a successful applicant to construct the pipeline to which the licence relates, and this will require the availability of very considerable financial resources.

2.7.21 This must be read together with the price control condition which the Authority will include in any licence granted and which, as has been clearly indicated, will reflect closely the terms of the application for the licence, in particular in respect of the cost of capital\textsuperscript{39}.

2.7.22 Taken together, these proposed obligations mean that an applicant will need to demonstrate to the satisfaction of the Authority that it has, or is making appropriate arrangements to get, the financial resources and facilities necessary to finance the construction of the assets under conditions of a licence that will restrict its revenue from those assets in accordance with the financial terms of its bid. This will include, in particular, a revenue restriction at a rate of return that is consistent with the WACC specified by the applicant in its application.

Relationship to Other Criteria

2.7.23 The Authority expects that its analysis of the information and evidence provided by each applicant as part of its OBP, and the marks that are awarded to applicants for the purposes of the Best Value Criterion under sub-criteria 3.17(a)

\textsuperscript{38} This is the effect of paragraph 3.109 of the Criteria.

\textsuperscript{39} Paragraph 3.29 of the Applicant Information Pack.
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to (c), will be highly relevant to its assessments of those applicants for the purposes of the Resources Criteria.

2.7.24 The tests set out at sub-criteria 3.17(a) to (c) are closely related to the substance of the Resources Criteria since they are concerned with the quality of the information and evidence provided by each applicant to demonstrate:

a. how it would undertake the licensed activities if it was granted the licence, including in particular by reference to the skills and expertise of the people available to it;

b. how it would finance those activities, including in particular by reference to its ability to justify the financial data it has submitted and the robustness of the assumptions which underlie them;

c. the extent of its ability to manage the building and operation of the relevant network, including in particular by reference to the internal and external resources available to it.

2.7.25 The Adequate Resources Criterion permits the Authority to take an overall view of its analysis of applicants' OBPs, and requires it then to form a general judgment as to whether each applicant has demonstrated that it will have the resources needed to be the holder of the licence.

2.7.26 The Financial Resources and Standing Criterion permits the Authority to take an overall view of its analysis of applicants' submitted financial data, and requires it then to form a general judgment as to whether each applicant has demonstrated that it will have the financial resources and standing needed to be the holder of the licence.

2.7.27 Where an applicant has achieved scores which are consistently within the medium to high parts of the range in the assessment of its OBP – in other words, where in each case it has achieved more than half of the marks that are available against each of the elements of sub-criteria 3.17(a) to (c) – it might be

\[\text{Explanation more fully in section 2.8 below.}\]
\[\text{Explanation more fully in section 2.9 below.}\]
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expected that its application would reveal a broad adequacy of resources for the purposes of the licence.

2.7.28 Where an applicant has been attributed one or more scores which are within the low part of the range in the assessment of its OBP – in other words, where it has achieved less than half of the marks that are available against at least one element of sub-criteria 3.17(a) to (c) – that is likely to call into question whether its application reveals an adequacy of its resources and therefore require a careful further analysis. By definition, a low score indicates an application which has provided limited detail or justification in support of the requirements42.

2.7.29 For these reasons, in Chapters 3 to 10 the Authority has taken the Resources Criteria out of the formal sequence in which they appear in the Criteria, and considered them as a final check in the case of each applicant; following, and therefore drawing on the detail of, the analysis of each OBP.

2.8. The Best Value Criterion

2.8.1 As indicated above, the Best Value Criterion differs significantly from each of the other criteria.

2.8.2 For the purposes of the Best Value Criterion, the Authority is required to award marks in respect of each application. When all of the marks awarded for that application have been added up, they constitute an overall score which the applicant has achieved for that application. That score is then compared against the score of other applicants according to the rules laid down in the Criteria.

2.8.3 In accordance with the Criteria, the Authority is required to award six separate sets of marks in respect of each application. These are broken down as follows:

a. Applicant Determined Costs – 50% of the available marks are awarded on the basis of the costs submitted by an applicant, assessed in net present value and calculated in accordance with a Data Input Workbook which the

42 Again, see further section 2.9 below.
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applicant was required to complete and provide with its application.\(^{43}\)

b. **Operational Business Plan** – 40% of the available marks are awarded on the basis of the completed Operational Business Plan (OBP) template that was submitted by an applicant with its application. These are broken down into three discrete components:

i **Sub-Criterion 3.17(a)** – 8% of the marks, which are attributable to the applicant's description of how it will undertake the activities which would be the subject of obligations under the licence if granted.

ii **Sub-Criterion 3.17(b)** – 20% of the marks, which are attributable to the applicant's description of how the data provided in its Data Input Workbook was derived.

iii **Sub-Criterion 3.17(c)** – 12% of the marks, which are attributable to any other aspect of the OBP which the Authority considers relevant, including in particular those listed at (in the case of the high pressure licence) paragraph 3.19 and (in the case of the low pressure licence) paragraph 3.20 of the Criteria.\(^{44}\)

c. **Innovation and Technology Transfer** – 10% of the available marks are awarded on the basis of the applicant's ability to achieve Innovation and Technology Transfer (ITT). These are broken down into two discrete components:

i **Sub-Criterion 3.21(a)** – 5% of the marks, which are attributable to the applicant's ability to achieve ITT in relation to the matters listed at paragraph 3.21(a) of the Criteria.

ii **Sub-Criterion 3.21(b)** – 5% of the marks, which are attributable to the various matters listed at paragraph 3.21(b) of the Criteria.\(^{45}\)

\(^{43}\) Paragraph 3.14(b)(i) of the Criteria.

\(^{44}\) Paragraph 3.14(b)(ii) of the Criteria (which provides that 40% of the overall marks relate to the OBP), read together with paragraph 3.18 of the Criteria (which allocates those marks as between the three sub-criteria).

\(^{45}\) Paragraph 3.14(b)(iii) of the Criteria (which provides that 10% of the overall marks relate to the ITT), read together with paragraph 3.22 of the Criteria (which allocates those marks as between the two sub-criteria).
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2.8.4 Each of these separate headings is an element of the Best Value Criterion and is therefore described in this document as a **sub-criterion**.

2.8.5 In the case of the three discrete OBP sub-criteria for which no separate heading is provided in the Criteria, these are referred to, by reference to their paragraph numbers in the Criteria, as **sub-criteria 3.17(a) to 3.17(c)**.

2.8.6 In the case of the two discrete ITT sub-criteria for which no separate heading is provided in the Criteria, these are referred to, by reference to their paragraph numbers in the Criteria, as **sub-criteria 3.21(a) and 3.21(b)**.

2.8.7 The Authority indicates below how it interprets each of these sub-criteria for the purposes of awarding marks to the applicants, together with some key elements of the way in which it would expect to apply those sub-criteria in practice. It then indicates how it approached the process of awarding marks generally.

**Applicant Determined Costs**

2.8.8 The 50 marks required to be awarded in respect of the Applicant Determined Costs sub-criterion are calculated mathematically in accordance with the rules set out in the Criteria\(^\text{46}\).

2.8.9 As indicated above, the marks are based on the net present values which are themselves calculated mathematically in accordance with the completed Data Input Workbooks that each applicant was required to provide with its application.

2.8.10 The award of marks in relation to the Applicant Determined Costs sub-criterion therefore involves no exercise of judgment on the part of the Authority.

2.8.11 The Authority has carried out the relevant calculations, which have revealed the marks to be awarded in respect of this sub-criterion, and the output of these is set out at Chapter 11.

\(^{46}\) Paragraph 3.15 of the Criteria.
OBP – Sub-criterion 3.17(a)

2.8.12 Sub-criterion 3.17(a) reads as follows:

‘The marks attributable to each application in respect of the OBP shall be those which the Authority considers appropriate in accordance with the OBP template provided by the Authority to the Applicant and completed by that Applicant, having regard in particular to:

a) the applicant’s statement of how it will undertake the activities which would be the subject of obligations set out in the conditions which the Authority indicates it would propose to include in the licence (or extension of licence) if it were granted, including –

   (i) the applicant’s proposals as to engagement with key stakeholders;

   (ii) the skills and experience of its key members of staff;

   (iii) the skills and experience of any other persons on whom it proposes to rely, and the nature of its arrangements or proposed arrangements with those persons;

   (iv) its identification and proposals as to the management of risk;

   (v) its proposals as to the use of tendering arrangements…’

2.8.13 The overall purpose of the OBP is for an applicant to demonstrate, through a coherent statement of its intentions backed by appropriate evidence, how it will deliver the efficient operation of the relevant network (as represented by the information in the completed Data Input Workbook) in a manner that is compliant with the obligations under the licence (if granted).

2.8.14 As an aspect of this, sub-criterion 3.17(a) requires the Authority to have regard in particular to the applicant’s description of how it proposes to carry on the licensed activities in accordance with the conditions of the licence.

2.8.15 It should be noted that there is a degree of overlap between sub-criteria 3.17(a) and 3.17(c). Where relevant, the Authority has considered the same information
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and evidence provided by the applicant in its assessment of the marks to be attributed under both sub-criteria.

2.8.16 As the Authority interprets it sub-criterion 3.17(a) has the following key elements, and will be applied in the manner indicated below.

2.8.17 'The marks attributable to each Application in respect of the OBP shall be those which the Authority considers appropriate in accordance with the OBP template provided by the Authority to the Applicant and completed by that Applicant…'

   a. This means that the marks awarded under this sub-criterion are to be based on an assessment of the evidence which the applicant has provided under the OBP template produced for these purposes by the Authority. It is clear that the Authority is to award marks based on the completed OBP only, and for the purposes of this sub-criterion is not required to look at other information or evidence.

   b. It follows that the evidential burden is on each applicant to provide all relevant information and evidence in its OBP. For the purposes of this sub-criterion it is not for the Authority to undertake further investigations or speculate what the position might be in the future, insofar as this cannot be directly ascertained from the information provided in the OBP.

   c. The question of the appropriate number of marks to attribute under this sub-criterion requires an exercise of judgement by the Authority based on the information which the applicant has provided.

2.8.18 '…having regard in particular to…'

   a. This means that the factors which are listed in this sub-criterion are not exhaustive and the Authority may have regard to any other matter raised in the applicant's OBP in assessing the marks to be awarded. Nonetheless, the listed factors represent particularly relevant matters, and the Authority would expect to give considerable weight to them.

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2.8.19 ‘…the Applicant’s statement of how it will undertake the activities which would be the subject of obligations set out in the conditions which the Authority indicates it would propose to include in the licence (or extension of licence) if it were granted…’

a. The principal focus for the purposes of this sub-criterion is on a particular set of information within the OBP, the ‘Applicant's statement of how it will undertake the activities which would be the subject of’ obligations under the relevant licence if it were granted.

b. Those obligations fall into two categories; those which are standard to all licences of the relevant type, and those which are bespoke to the particular licence to be granted. Together these constitute all of the conditions that will be included in a licence, and define all of the obligations of the licence holder for the purposes of this sub-criterion.

c. The standard conditions already exist and are publicly available. The bespoke conditions will not exist finally until the licence is actually granted (and must be subject to a formal consultation before that takes place), and so for the purposes of the assessment of the applications they are those which the Authority ‘indicates’ that it proposes to include in the licence on its grant. The bespoke conditions will include in particular the obligations to construct the relevant network and to operate it under a revenue control condition based on the financial terms of the licence holder's application.

2.8.20 ‘…including …’

a. This means that the list provided in sub-paragraphs 3.17(a)(i) to (v) is not exhaustive and the Authority may have regard to other matters in relation to the applicant's description of how it will undertake the obligations under the licence for which it has applied. However, the Authority would expect that an application should address at least all of the matters listed in these sub-paragraphs by the provision of clear information and evidence.

2.8.21 ‘…(i) the Applicant's proposals as to engagement with key stakeholders…’

a. This requires the Authority to consider two things. First, the extent to which the applicant has identified all of the 'key' stakeholders relevant to the
construction and operation of the network to which the application relates. Second, the quality of the applicant's proposals for engagement with those stakeholders.

b. Individual stakeholder groups are not identified in the sub-criterion. There is a wide range of relevant stakeholders, from which a number of groups and bodies have a claim to be 'key'. In relation to the high pressure licence the Authority considers landowners, among all such stakeholders, to be of particular importance given the need to engage effectively with them for the purposes of ensuring the timely and efficient construction of a network. The Authority has considered carefully the attention paid by applicants to proposals for effective engagement with this group.

c. There is an overlap between the scope of this sub-paragraph and that of sub-paragraph 3.19(g), although the latter is more specific. The Authority has therefore considered the same information, to the extent relevant, as part of its assessment of an application under both sub-paragraphs.

d. There is an overlap between the scope of this sub-paragraph and that of sub-paragraph 3.19(g), although the latter is more specific. The Authority has therefore considered the same information, to the extent relevant, as part of its assessment of an application under both sub-paragraphs.

2.8.22 ‘…(ii) the skills and experience of its key members of staff…’

a. Again, this requires the Authority to consider two things. First, whether the applicant has clearly identified those members of staff (or roles within the applicant's organisation) which are 'key' to the discharge of the obligations under the licence. This will include in particular the members of staff whose skills and experience are required for the construction of the network and for its subsequent operation. Second, the quality and relevance of the skills and experience of the members of staff identified.

b. The Authority has considered in particular whether each applicant, having identified the key roles, has provided clear information as to the skills and experience of the staff filling those roles, and whether the identified skills and experience are suitable for fulfilling the obligations under the licence.
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c. In the absence of information relating to specific named individuals, the Authority would expect to have been provided with detailed information which indicates that the relevant skills and experience reside within the applicant's organisation in a pool of individuals who would be available for the purposes of carrying out activities under the licence. The Authority has considered information provided by applicants relating to sub-paragraphs 3.19(a), (c) and (e) for this purpose

2.8.23 ‘…(iii) the skills and experience of any other persons on whom it proposes to rely, and the nature of its arrangements or proposed arrangements with those persons…’

a. This reflects the fact that the applicant does not need to rely solely on the individuals within its own organisation in order to demonstrate that it has access to the skills and experience necessary to discharge the obligations in the licence, but is entitled to rely on the skills and experience of external persons with whom it enters into arrangements.

b. For the purposes of its assessment against this sub-criterion, the Authority is required to consider whether an applicant which intends to rely on such external human resources has set out proposals that clearly identify (i) the persons on whom it proposes to rely, and (ii) the skills and experience of those persons.

c. The relevant skills and experience of persons on whom it is ‘proposed’ to rely can be assessed and allocated appropriate marks only if the proposal has either named them individually or (as in the case of an applicant's own staff, or those within a group or partner company) indicated an identifiable group of skilled and experienced people from which relevant individuals can later be drawn. The Authority has paid careful attention to whether this is the case.

d. The Authority is required to consider the ‘nature’ of the arrangements with such persons. For this purpose it has considered whether there is a clear description of the type of arrangements in question, and whether they exist at present or are ‘proposed’ arrangements to be entered into in the future. Even where they are only proposed future arrangements, the Authority has
considered whether they are ‘with those persons’ whose skills and experience are identified, so that there is a clear connection between the arrangements and any such persons.

e. If the arrangements in question are with persons outside an applicant's corporate group, the Authority has considered whether their legal basis is clear. However, the Authority would not expect to have been given or need to assess the detailed terms of commercial contracts, unless exceptionally it is necessary for the 'nature' of the arrangements to be understood.

f. In its assessment of applications the Authority has considered paragraphs 3.17(a)(ii) and 3.17(iii) together in order to come to a comprehensive view of the skills and experience available to each applicant through both its internal resources and arrangements with other persons. The Authority has also had regard to information provided in relation to sub-paragraphs 3.19(b), (d) and (f).

2.8.24 ‘…(iv) its identification and proposals as to the management of risk…’

a. This requires the applicant to demonstrate both that it has identified relevant risks, in particular those relevant to the construction and operation of the pipeline, and that it has appropriate proposals to both manage the risks it has identified and to identify and manage emerging risks. The Authority would also expect that the impact and probability of identified risks had been quantified.

2.8.25 ‘…(v) its proposals as to the use of tendering arrangements…’

a. In relation to this criterion, the Authority is required to consider whether an applicant has provided a description of how tendering is or will be carried out by it. The Authority would expect that description to be related to the 'use' of the arrangements for carrying on the licensed activity and fulfilling the obligations under the licence, and has therefore considered the extent to which it is related to the substance of the application and generally accords with accepted best practice.

b. For this purpose, the Authority has considered information provided by applicants in relation to sub-paragraphs 3.19(e) and (f).
OBP – Sub-criterion 3.17(b)

2.8.26  Sub-criterion 3.17(b) reads as follows:

‘The marks attributable to each application in respect of the OBP shall be those which the Authority considers appropriate in accordance with the OBP template provided by the Authority to the Applicant and completed by that Applicant, having regard in particular to…

b) the applicant’s description of how the data that is supplied in its completed Data Input Workbook was derived, including –
   (i) the completeness with which it has described the derivation of that data;
   (ii) its identification and application of cost drivers;
   (iii) the robustness of any assumptions made by it;
   (iv) its use of evidence that is verifiable from its previous experience;
   (v) its identification and quantification of risk; and
   (vi) its efficiency improvement plan…’

2.8.27  Sub-criterion 3.17(b) requires the Authority to have regard to each applicant’s explanation of how all the data supplied in its Data Input Workbook was derived, both in respect of cost data and the Weighted Average Cost of Capital (WACC). It sets out, at sub-paragraphs 3.17(b)(i) to (vi), the particular elements of that description which are to be considered.

2.8.28  As the Authority interprets it sub-criterion 3.17(b) has the following key elements, and will be applied in the manner indicated below.

2.8.29  'The marks attributable to each Application in respect of the OBP shall be those which the Authority considers appropriate in accordance with the OBP template provided by the Authority to the Applicant and completed by that Applicant…’

a. This means that the marks awarded under this sub-criterion are to be
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based on an assessment of the evidence which the applicant has provided under the OBP template produced for these purposes by the Authority. It is clear that the Authority is to award marks based on the completed OBP only, and for the purposes of this sub-criterion is not required to look at other information or evidence.

b. It follows that the evidential burden is on each applicant to provide all relevant information and evidence in its OBP. For the purposes of this sub-criterion it is not for the Authority to undertake further investigations or speculate what the position might be in the future, insofar as this cannot be directly ascertained from the information provided in the OBP.

c. The question of the appropriate number of marks to attribute under this sub-criterion requires an exercise of judgement by the Authority based on the information which the applicant has provided.

2.8.30 ‘...having regard in particular to…’

a. This means that the factors which are listed in this sub-criterion are not exhaustive and the Authority may have regard to any other matter that is addressed in the applicant's OBP in assessing the marks to be awarded. Nonetheless, the listed factors represent particularly relevant matters, and the Authority would expect to give considerable weight to them.

2.8.31 ‘...the Applicant’s description of how the data that is supplied in its completed Data Input Workbook was derived…’

a. The purpose of this sub-criterion is to provide indirectly for an assessment of the quality of the data provided by each applicant in its Data Input Workbook.

b. Those data are marked uncritically under the Applicant Determined Costs sub-criterion, i.e. they are evaluated on a quantitative basis only. However, for the purpose of ensuring that an applicant's overall score reflects not just the data provided but their robustness, it is important that the methodology for arriving at the data is also awarded a mark, i.e. there is an evaluation

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on a qualitative basis. Since the data themselves cannot be understood other than through the applicant's explanation of them, this is achieved by the Authority assessing the applicant's 'description' of how the data were derived.

c. The reference to the applicant's description again signals that the Authority is here required to consider the information and evidence provided to it, and reinforces the fact that the evidential burden is on an applicant to provide a clear justification of the data supplied in its Workbook. It is not for the Authority to speculate how such data were or could have been derived.

2.8.32 ‘…including…’

a. This means that the list provided in sub-paragraphs 3.17(b)(i) to (vi) is not exhaustive and the Authority may have regard to other matters in relation to the applicant's description of how the data in its completed Data Input Workbook were derived. However, the Authority would expect that an application should have addressed at least all of the matters listed in these sub-paragraphs through the provision of clear information and evidence.

2.8.33 ‘…(i) the completeness with which it has described the derivation of that data…’

a. The Authority is required to assess the 'completeness' of the derivation of the data, and considers this the most important element of the assessment of the applicant's 'description', since any further assessment is dependent on that description being a thorough and complete explanation of how the data were derived.

b. The Authority considers that a complete description of the derivation of the relevant data would include both a narrative and tabular explanation of their derivation, and do so at a level of granularity commensurate with the relative scale of the cost line being described. The greater the cost line, the greater detail the Authority would expect to see in order to assess it as having been completely described. A complete description would allow for the recalculation of the data in the Data Input Workbook to confirm that it had been accurately calculated.

c. For these purposes the Authority would also expect a complete description
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provided to be consistent with the data to which it relates, so that the data and their accompanying description can be assessed as accurate.

2.8.34 ‘…(ii) its identification and application of cost drivers…’

a. This requires the Authority to consider two things; whether relevant ‘cost drivers’ have been identified and whether they have been correctly applied. The Authority has considered whether each applicant has identified the cost drivers that could be expected to be relevant, and then whether it has applied them in its calculations to derive accurate data.

b. The proper application of cost drivers will permit an accurate forecast of costs for a particular activity over time, or in changing circumstances, when the numerical value for each cost driver is applied to a constant coefficient. For example, the Authority would expect that manpower costs should set out the number of staff that are required over time and the relevant wage cost applied to each category of staff member. It is implicit that such cost drivers must be appropriate and justifiable.

2.8.35 ‘…(iii) the robustness of any assumptions made by it…’

a. This requires the Authority to consider what assumptions an applicant has made, and whether those assumptions are ‘robust’.

b. The Authority would expect an applicant to clearly identify the assumptions it has made, since an acknowledgement of underlying assumptions is part of a clear and detailed application. However, the Authority considers that it should have regard to apparent assumptions whether or not attention has been drawn to them in an application.

c. In order to be ‘robust’, an assumption must be both valid and reliable.

d. An assumption will be valid if it is based on a correct understanding of the facts or, if it relates to a future state of affairs, is non-contingent or at least very likely to occur. Some assumptions may be taken to be valid based on regulatory knowledge or experience; others will require to be demonstrated on the basis of evidence. If an assumption is not based on a generally accepted principle or fact, and in particular if it relates to a future state of
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affairs, the Authority would expect an applicant to demonstrate that it was valid in order to establish its robustness.

e. An assumption will be reliable if it can properly be put to the use that is made of it by an applicant. The greater the impact of an assumption on the data submitted by the applicant, and/or the greater the significance of those data for the purposes of its application, the more the Authority would expect a clear explanation of why the underlying assumption is capable of bearing the weight placed on it.

2.8.36 ‘…(iv) its use of evidence that is verifiable from its previous experience…’

a. This requires the Authority to pay particular attention to the extent to which an applicant has relied on evidence that it can establish as being valid on the basis of ‘its previous experience’, i.e. the experience of the applicant itself. The Authority can do so only to the extent to which an applicant has made it clear that the evidence falls into this category.

b. The Authority considers it to be implicit in the Criteria that such evidence as an applicant can verify in this way is preferable to that which it cannot. It is consistent with a focus on other aspects of the Criteria on experience as a matter to be given weight in the Authority's considerations.

2.8.37 ‘…(v) its identification and quantification of risk…’

a. Again, this requires the Authority to consider two things; the extent to which an applicant has identified relevant risks, and its quantification of those that have been identified.

b. Identification and quantification of risk requires that the factors causing deviation in predicted outcomes are identified and the probability of the risk crystallising is quantified. The Authority would also expect that any risks that are identified and quantified would be accompanied by some discussion of the risk mitigation measures that could be taken.

2.8.38 ‘…(vi) its efficiency improvement plan…’

a. The Authority considers that an efficiency improvement plan should reflect aspects of the matters described under subparagraphs 3.17(b)(i) to (vi) as
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appropriate. The Authority would expect any such plan to be a document which evidences general approaches to efficiency as well as specific programmes that would reduce costs or increase quality.

OBP – Sub-criterion 3.17(c)

2.8.39 Sub-criterion 3.17(c) reads as follows:

'The marks attributable to each application in respect of the OBP shall be those which the Authority considers appropriate in accordance with the OBP template provided by the Authority to the Applicant and completed by that Applicant, having regard in particular to…

(c) any other aspect of the OBP which the Authority considers relevant, including in particular those matters referred to at paragraphs 3.19 and 3.20 (in so far as relevant).'

2.8.40 As the Authority interprets it, sub-criterion 3.17(c) has the following key elements.

2.8.41 'The marks attributable to each Application in respect of the OBP shall be those which the Authority considers appropriate in accordance with the OBP template provided by the Authority to the Applicant and completed by that Applicant…'

a. This means that the marks given under this criterion are to be based on an assessment of the evidence which the applicant has provided in the template required by the Authority. The evidential burden is therefore on the applicant to provide all relevant information in its OBP and it is not for the Authority to undertake further investigations or to speculate as to what the position might be in the future, insofar as this cannot be directly extrapolated from the information provided in the OBP.

b. The question of the appropriate number of marks to attribute under this criterion therefore requires an exercise of judgement by the Authority based on the information which the applicant has provided.

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2.8.42 ‘…having regard in particular to…’

a. This means that the factors listed in sub-criterion 3.17(c) are not exhaustive and the Authority may have regard to any other matter raised in the applicant's OBP in assessing the marks to be attributed in respect of the criterion.

2.8.43 ‘…any other aspect of the OBP which the Authority considers relevant…’

a. This requires the Authority to consider whether any other aspect of an applicant's OBP is relevant to its assessment of that OBP and the marks to be accorded to it.

b. Accordingly, the Authority considers that, where an applicant has suggested the substitution of high pressure pipelines for low pressure pipelines, this should be considered as part of its high pressure licence application under paragraphs 3.17(c) and 3.19.

2.8.44 ‘…including in particular those matters referred to at paragraphs 3.19 and 3.20 (in so far as relevant).’

a. This requires the Authority to give particular consideration to whether any of the matters referred to at either paragraph 3.19 or paragraph 3.20 are relevant and, if any such matter is relevant, to have regard to it.

b. In relation to high pressure licence applications, the Authority considers the matters at sub-criteria 3.19(a) to (h) to be relevant. This was signalled in the Gas to the West Applicant Information Pack which states that an applicant's OBP in respect of the high pressure pipeline should include all the matters specified in paragraph 3.19. Paragraph 3.20 is relevant only to applicants for low pressure licences and the matters referred to therein are not relevant to the consideration of applications for high pressure licences.

c. In relation to low pressure licence applications, the Authority considers the matters at sub-criteria 3.20(a) and (b) to be relevant. This was signalled in

50 Applicant Information Pack, paragraph 4.46.
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the Gas to the West Applicant Information Pack which states that an applicant's OBP in respect of the low pressure pipeline should include all the matters specified in paragraph 3.20\textsuperscript{51}. Paragraph 3.19 is relevant only to applicants for high pressure licences and the matters referred to therein are not relevant to the consideration of applications for low pressure licences.

\textbf{Paragraph 3.19}

2.8.45 Paragraph 3.19 reads as follows:

'The matters referred to in this paragraph are, in the case of a gas system which mainly comprises pipelines above 7 bar (a 'high pressure network'), the ability of the applicant to manage all the processes and resources necessary to build and operate the high pressure network in a timely, efficient and safe manner under the licence (or extension of licence) if it were granted to the applicant, and in particular:

(i) the applicant’s experience of managing the processes and resources necessary to construct a high pressure network;

(ii) the skills and experience of any other persons on whom the applicant proposes to rely in managing the processes and resources necessary to construct a high pressure network, and the nature of its arrangements or proposed arrangements with those persons;

(iii) its experience of system operation in the context of a high pressure network;

(iv) the skills and experience of any other persons on whom it proposes to rely in the operation of a high pressure network, and the nature of its arrangements or proposed arrangements with those persons;

(v) its proposals as to the securing, mobilisation and management of the internal resources necessary to construct a high pressure network;

\textsuperscript{51}Ibid.
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(vi) its proposals as to the securing, mobilisation and management of the external resources necessary to construct a high pressure network;

(vii) its proposals as to the engagement with external stakeholders including all relevant regulatory authorities and statutory agencies other licence holders, and private entities necessary to construct a high pressure network; and

(viii) its proposals as to the timely delivery of the high pressure network.'

2.8.46 As the Authority interprets it, paragraph 3.19 has the following key elements.

2.8.47 ‘…the ability of the Applicant to manage all the processes and resources necessary to build and operate the high pressure network in a timely, efficient and safe manner under the licence (or extension of licence) if it were granted to the Applicant…’

a. This means that, where the Authority considers it relevant for the purposes of its assessment under sub-criterion 3.17(c), it must have regard to the ability of the applicant to undertake the obligations in the licence regarding the construction and operation of the high pressure pipeline in a timely, efficient and safe manner.

b. Sub-criteria 3.19(a) to (h) go on to specify particular factors which the Authority must consider in this regard.

c. The Authority would expect to see evidence of the applicant's ability to manage all of relevant processes and resources in regard to the construction and operation of the network with particular emphasis on the requirements of timeliness, efficiency and safety.

2.8.48 ‘…and in particular…’

a. This means that the list of matters in sub-criteria 3.19(a) to (h) are not exhaustive but that the Authority must have particular regard to them in its consideration under criterion 3.17(c), where relevant.

b. As stated above, the Authority will consider any proposals for the substitution of high pressure pipelines for low pressure pipelines as part of
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its assessment under sub-criteria 3.17(c) and 3.19.

2.8.49 ‘…(a) the Applicant’s experience of managing the processes and resources necessary to construct a high pressure network…’

a. The Authority would expect to see evidence of experience in managing processes and resources, where the applicant is able to demonstrate to the satisfaction of the Authority that this experience is both relevant and sufficient in regard to what needs to be done for the construction of high pressure pipelines.

b. As stated above the Authority acknowledges that this sub-criterion overlaps to some extent with 3.17(a)(ii), although the latter is broader. It has therefore considered the same information in its assessment of both paragraphs, where relevant.

c. Evidence of experience under this sub-criterion includes evidence of the skills and experience of current staff in managing the processes and resources relevant for high pressure construction projects.

2.8.50 ‘…(b) the skills and experience of any other persons on whom it proposes to rely in managing the processes and resources necessary to construct a high pressure network, and the nature of its arrangements or proposed arrangements with those persons…’

a. The Authority would expect to see both (i) evidence of the arrangements which the applicant has with any person on which it seeks to rely, and (ii) evidence of the relevant skills and experience of that person.

b. The Authority's approach to its assessment of the nature of the arrangements between an applicant and a person on whom it proposes to rely is discussed above and applies here also.

c. In relation to a person on whom the applicant proposes to rely the Authority would expect to see evidence of experience in managing relevant processes and resources in terms of high pressure pipeline construction projects which that person has undertaken where the applicant is able to demonstrate to the satisfaction of the Authority that this experience is both
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relevant and sufficient in regard to the construction of high pressure pipelines.

d. As stated above the Authority acknowledges that this sub-criterion overlaps to some extent with 3.17(a)(iii), although the latter is broader. It has therefore considered the same information in its assessment of both paragraphs, where relevant.

e. In its assessment of applications the Authority has considered sub-criteria 3.19(a) and 3.19(b) together in order to come to a comprehensive view of the experience available to each applicant through both its internal resources and its arrangements with other persons.

2.8.51 ‘…(c) its experience of system operation in the context of a high pressure network…’

a. This sub-criterion specifies only experience in relation to the operation of high pressure pipelines. The Authority would therefore expect to see evidence of the applicant's experience in the operation of such pipelines.

b. Evidence of experience under this sub-criterion includes evidence of the skills and experience of current staff in relation to the operation of high pressure pipelines.

c. As stated above the Authority acknowledges that this sub-criterion overlaps to some extent with 3.17(a)(ii), although the latter is broader. It has therefore considered the same information in its assessment of both paragraphs, where relevant.

2.8.52 ‘…(d) the skills and experience of any other persons on whom it proposes to rely in the operation of a high pressure network, and the nature of its arrangements or proposed arrangements with those persons…’

a. The Authority would expect to see both (i) evidence of the arrangements which the applicant has with any person on which it seeks to rely, and (ii) evidence of the relevant skills and experience of that person.

b. The Authority's approach to its assessment of the nature of the arrangements between an applicant and a person on whom it proposes to
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rely is discussed above and applies here also.

c. As with the previous sub-criterion, this sub-criterion specifies only experience in relation to the operation of high pressure pipelines. The Authority would therefore expect to see evidence of the relevant person's experience in the operation of such pipelines.

d. As stated above the Authority acknowledges that this sub-criterion overlaps to some extent with 3.17(a)(iii), although the latter is broader. It has therefore considered the same information in its assessment of both paragraphs, where relevant.

e. In its assessment of applications the Authority has considered sub-criteria 3.19(c) and 3.19(d) together in order to come to a comprehensive view of the experience available to each applicant through both its internal resources and its arrangements with other persons.

2.8.53 ‘…(e) its proposals as to the securing, mobilisation and management of the internal resources necessary to construct a high pressure network…’

a. As part of an applicant's explanation of its proposals for the construction of the high pressure network, the authority would expect to see a description of the relevant resources which reside within the applicant's organisation, how these will be mobilised for the purposes of construction of the network and the management structure which will be put in place to oversee this.

b. Where additional internal resources are required the Authority would expect to see a description of how these will be secured through, for example, proposals for staff recruitment. The burden is on the applicant to satisfy the Authority of its ability to secure such resources and a mere statement that particular roles will be recruited will have little weight unless an applicant has experience of recruiting roles in the relevant area or a clear plan for doing so effectively.

c. As stated above, the Authority recognises that this sub-criterion overlaps with sub-criteria 3.17(a)(ii) and 3.17(a)(v) and will consider the same information in its assessment of each, where appropriate. The Authority will also consider information relating to its assessment under sub-criterion
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3.19(a) as the experience of an applicant in managing the processes and resources necessary to construct a high pressure network will add credibility to its proposals regarding its management of resources for the Gas to the West high pressure pipeline.

d. Conversely, where an applicant evidences limited relevant experience under sub-criterion 3.19(a), and cannot remedy this deficiency through reliance on other persons as described under sub-criterion 3.19(b), the Authority will require that applicant's proposals under this paragraph to be extremely robust in order to demonstrate that it will indeed be able to fulfil its obligations relating to the construction of the network in a timely, efficient and safe manner.

2.8.54 ‘…(f) its proposals as to the securing, mobilisation and management of the external resources necessary to construct a high pressure network…’

a. The Authority would expect an applicant to set out detailed proposals as to how it intends to secure, mobilise and manage the required external resources to construct the high pressure network.

b. The burden is on the applicant to satisfy the Authority of its ability to secure such resources and a bare statement that particular roles will be recruited will, without more, be accorded little weight, where an applicant has little or no experience of recruiting roles in the relevant area.

c. The Authority's consideration of information provided under sub-criteria 3.17(a)(v), 3.19(a) and 3.19(b) will be relevant to its consideration under this paragraph.

d. In its assessment of applications the Authority has considered sub-criteria 3.19(e) and 3.19(f) together in order to come to a comprehensive view of the each applicant's proposals regarding the securing, mobilisation and management of external resources, through both its internal resources and its arrangements with other persons.

2.8.55 ‘…(g) its proposals as to the engagement with external stakeholders including all relevant regulatory authorities and statutory agencies other licence holders, and private entities necessary to construct a high pressure network…’
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a. As stated above, this sub-criterion overlaps with sub-criterion 3.17(a)(i) and the approach outlined above in relation to the latter applies to this sub-criterion also.

b. This sub-criterion is, however, more specific than sub-criterion 3.17(a)(i) and the Authority will therefore expect to see specific details of proposals as to engagement with relevant regulatory authorities, statutory agencies, other licence holders and relevant private entities such as landowners.

c. The Authority will also give weight to any engagement with stakeholders which the applicant evidences has already occurred.

2.8.56 ‘…(h) its proposals as to the timely delivery of the high pressure network.’

a. This signals that the ability of an applicant to deliver the high pressure network is one of the key considerations in the Authority’s assessment of its OBP.

b. The Authority would expect an applicant to set out a detailed timetable for delivery of the pipelines, evidence that resource levels proposed will deliver the pipeline to this timetable and that these resources will be in place at appropriate points. The Authority will also give weight to any engagement with stakeholders which the applicant evidences has already occurred and which will help to ensure the timely delivery of the pipeline.

**Paragraph 3.20**

2.8.57 Paragraph 3.20 reads as follows:

‘The matters referred to in this paragraph are, in the case of a gas system which mainly comprises pipelines of 7 bar or less (a 'low pressure' network):

a) the ability of the applicant to manage all the processes and resources necessary to build and operate the low pressure network in a timely, efficient and safe manner under the licence (or extension of licence) if it were granted to the applicant, and in particular:'
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(i) the applicant’s experience of managing the processes and resources necessary to construct a low pressure network;

(ii) the skills and experience of any other persons on whom the applicant proposes to rely in managing the processes and resources necessary to construct a low pressure network, and the nature of its arrangements or proposed arrangements with those persons;

(iii) its experience of system operation in the context of a low pressure network;

(iv) the skills and experience of any other persons on whom it proposes to rely in the operation of a low pressure network, and the nature of its arrangements or proposed arrangements with those persons;

(v) its proposals as to the securing, mobilisation and management of the internal resources necessary to construct a low pressure network;

(vi) its proposals as to the securing, mobilisation and management of the external resources necessary to construct a low pressure network; and

b) the ability of the Applicant to maximise the number of premises connecting to a gas network under the licence (or extension of licence) if it were granted to the Applicant, and in particular:

(i) the Applicant’s experience of achieving connections in any area not previously supplied with gas through a gas network;

(ii) the skills and experience of any other persons on whom it proposes to rely in achieving connections in areas not previously supplied with gas through a gas network, and the nature of its arrangements or proposed arrangements with those persons;

(iii) its proposals as to the development of relationships with
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businesses and social landlords, and experience of doing so; and

(iv) its proposals as to the promotion of connections to vulnerable consumers, and experience of doing so.'

its proposals as to the promotion of connections to vulnerable consumers, and experience of doing so.

2.8.58 As the Authority interprets it, paragraph 3.20 has the following key elements.

2.8.59 ‘…(a) the ability of the Applicant to manage all the processes and resources necessary to build and operate the lower pressure network in a timely, efficient and safe manner under the licence (or extension of licence) if it were granted to the Applicant…’

a. This means that, where the Authority considers it relevant for the purposes of its assessment under sub-criterion 3.17(c), it must have regard to the ability of the applicant to undertake the obligations in the licence regarding the construction and operation of the low pressure pipeline in a timely, efficient and safe manner.

b. Sub-criteria 3.20(a)(i) to (vi) go on to specify particular factors which the Authority must consider in this regard.

c. The Authority would expect to see evidence of the applicant's ability to manage all of relevant processes and resources in regard to the construction and operation of the network with particular emphasis on the requirements of timeliness, efficiency and safety.

2.8.60 ‘…and in particular:…’

a. This means that the list of matters in sub-criteria 3.20(a)(i) to (vi) are not exclusive but that the Authority must have particular regard to those matters in its consideration under criterion 3.17(c), where relevant.

2.8.61 ‘…(i) the Applicant's experience of managing the processes and resources necessary to construct a lower pressure network…’
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- The Authority would expect to see evidence of experience in managing relevant processes and resources in terms of low pressure pipeline construction projects which the applicant has undertaken.

2.8.62 ‘...\(ii\) the skills and experience of any other persons on whom it proposes to rely in managing the processes and resources necessary to construct a lower pressure network, and the nature of its arrangements or proposed arrangements with those persons...\’

- The Authority would expect to see both (i) evidence of the arrangements which the applicant has with any person on which it seeks to rely, and (ii) evidence of the relevant skills and experience of that person.

- The Authority's approach to its assessment of the nature of the arrangements between an applicant and a person on whom it proposes to rely is discussed above and applies here also.

- In relation to a person on whom the applicant proposes to rely, the Authority would expect to see evidence of experience in managing relevant processes and resources in terms of low pressure pipeline construction projects which that person has undertaken.

2.8.63 ‘...\(iii\) its experience of system operation in the context of a lower pressure network...\’

- This sub-criterion requires consideration of experience in relation to the operation of low pressure pipelines only. The Authority would therefore expect to see evidence of the applicant's experience in the operation of such pipelines.

2.8.64 ‘...\(vi\) the skills and experience of any other persons on whom it proposes to rely in the operation of a lower pressure network, and the nature of its arrangements or proposed arrangements with those persons...’

- The Authority would expect to see both (i) evidence of the arrangements which the applicant has with any person on which it seeks to rely, and (ii) evidence of the relevant skills and experience of that person.

- The Authority's approach to its assessment of the nature of the
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arrangements between an applicant and a person on whom it proposes to rely is discussed above and applies here also.

c. As with the previous sub-criterion, this sub-criterion requires consideration of experience in relation to the operation of low pressure pipelines only. The Authority would therefore expect to see evidence of the relevant person's experience in the operation of such pipelines.

2.8.65 ‘…(v) its proposals as to the securing, mobilisation and management of the internal resources necessary to construct a lower pressure network…’

a. As part of an applicant's explanation of its proposals for the construction of the low pressure network, the authority would expect to see a description of the relevant resources which reside within the applicant's organisation, how these will be mobilised for the purposes of construction of the network and the management structure which will be put in place to oversee this.

b. Where additional internal resources are required, the Authority would expect to see a description of how these will be secured through, for example, proposals for staff recruitment. The burden is on the applicant to satisfy the Authority of its ability to secure such resources and a bare statement that particular roles will be recruited will, without more, be accorded little weight, particularly where an applicant has little or no experience of recruiting roles in the relevant area.

c. As stated above, the Authority recognises that this sub-criterion overlaps with sub-criteria 3.17(a)(ii) and 3.17(a)(v) and will consider the same information in its assessment of each, where appropriate. The Authority will also consider information relating to its assessment under sub-criterion 3.20(a)(i) as the experience of an applicant in managing the processes and resources necessary to construct a low pressure network will add credibility to its proposals regarding its management of resources for the G2W low pressure pipeline.

d. Conversely, where an applicant evidences limited relevant experience under sub-criterion 3.20(a)(i), and cannot remedy this deficiency through reliance on other persons as described under sub-criterion 3.20(a)(ii), the
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Authority will require that applicant's proposals under this paragraph to be extremely robust in order to demonstrate that it will indeed be able to fulfil its obligations relating to the construction of the network in a timely, efficient and safe manner.

2.8.66 ‘...(vi) its proposals as to the securing, mobilisation and management of the external resources necessary to construct a lower pressure network…’

a. The Authority would expect an applicant to set out detailed proposals as to how it intends to secure, mobilise and manage the required external resources to construct the low pressure network.

b. The Authority's consideration of information provided under sub-criteria 3.17(v), 3.20(a)(i) and (ii) will be relevant to its consideration under this paragraph.

2.8.67 ‘... (b) the ability of the Applicant to maximise the number of premises connecting to a gas network under the licence (or extension of licence) if it were granted to the Applicant…’

a. This means that, where the Authority considers it relevant for the purposes of its assessment under sub-criterion 3.17(c), it must have regard to the ability of the applicant to maximise connections to the low pressure network. The Authority would expect to see applicants outline both relevant experience and a description of appropriate strategies to be used in the relation to the low pressure network built under the licence.

b. Sub-criteria 3.20(i) to (iv) go on to specify particular factors which the Authority must consider in this regard.

2.8.68 ‘...and in particular:…’

a. This means that the list of matters in sub-criteria 3.20(b)(i) to (iv) are not exclusive but that the Authority must have particular regard to them in its consideration under criterion 3.19(c), where relevant.

2.8.69 ‘... (i) the Applicant’s experience of achieving connections in any area not previously supplied with gas through a gas network…’
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a. The Authority would expect to see evidence of the applicant's experience in achieving connections in areas not previously served by a gas network.

2.8.70 ‘…(ii) the skills and experience of any other persons on whom it proposes to rely in achieving connections in areas not previously supplied with gas through a gas network, and the nature of its arrangements or proposed arrangements with those persons…’

a. The Authority would expect to see both (i) evidence of the arrangements which the applicant has with any person on which it seeks to rely, and (ii) evidence of the relevant skills and experience of that person.

b. The Authority's approach to its assessment of the nature of the arrangements between an applicant and a person on whom it proposes to rely is discussed above and applies here also.

2.8.71 ‘…(iii) its proposals as to the development of relationships with businesses and social landlords, and experience of doing so; and…’

a. This sub-criterion requires the Authority to consider both (i) an applicant's proposals for building relationships with businesses and social landlords, and (ii) its experience of doing so.

b. The Authority will accord weight to evidence of established relationships with business and social landlords and evidence that early engagement with these stakeholders has occurred.

2.8.72 ‘…(iv) its proposals as to the promotion of connections to vulnerable consumers, and experience of doing so.’

a. Again, this sub-criterion requires the Authority to consider both (i) an applicant's proposals for promoting connections to vulnerable customers, and (ii) its experience of doing so.

2.8.73 Taken together the purpose of the criteria at paragraphs 3.17 and 3.19 is to ensure that an applicant has the capability to carry out the licenced activities in compliance with the obligations of the licence if granted, with particular emphasis on the timely, efficient and safe delivery of the high pressure pipeline. As stated above, the burden is on the applicant to demonstrate its capability in this regard.
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and the Authority has considered carefully the information provided by each applicant in its OBP, particularly in respect of the building of the high pressure pipeline.

2.9. **Innovation & Technology – Sub-criteria 3.21(a) and 3.21(b)**

2.9.1 These two sub-criteria (the ITT sub-criteria) read as follows:

>The marks attributable to each application in respect of Innovation and Technology Transfer shall be those which the Authority considers appropriate in accordance with the information provided to the Authority by the Applicant, having regard in particular to:

(a) the ability of the applicant to achieve innovation and technology transfer in relation to –

(i) environmental sustainability;

(ii) efficiency in the use of gas and the use of new sources of gas;

(iii) cost efficiency; and

(iv) the development of a gas network under the licence (or extension of licence), if it were granted to the Applicant, to more remote geographical areas; and

(b) the Applicant’s:

(i) history of innovation;

(ii) ability to secure funding from other governmental or regulatory authorities;

(iii) proposals to transfer any innovation into Northern Ireland;

(iv) existing skills and experience;
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and, for the purposes of each of subparagraphs (a) and (b), having regard
to the skills and experience of any other persons on whom the Applicant
proposes to rely for the purposes of innovation and technology transfer,
and the nature of its arrangements or proposed arrangements with those
persons.’

2.9.2 The broad purpose of the ITT sub-criteria is for an applicant to demonstrate that
it is likely to achieve innovation and technology transfer in the context of the
G2W project by demonstrating its capability to do so in relation to the licence for
which it is applying, and its ability to draw on experience of doing so in other
relevant contexts, as reflected in sub-criteria 3.21(a) and (b) respectively.

2.9.3 The Criteria do not specify that the information provided for this purpose should
be in a particular form. It is therefore for an applicant to decide what information
to provide in relation to these sub-criteria. Sub-criteria 3.21(a) and (b) specify the
particular matters to which the Authority must have regard when attributing
marks to the innovation and technology transfer element of an application.

2.9.4 The Authority must also have regard to the skills and experience of any other
persons on whom the applicant proposes to rely for the purposes of the sub-
criteria.

2.9.5 The Authority considers there to be a close connection between the matters
dealt with in sub-criteria 3.21(a) and (b) in the assessment of the information
provided for the purposes of those sub-criteria such that it is difficult in practice
to separate out information which relates exclusively to each. For example,
information relating to an applicant’s previous experience of innovation is often
linked to its proposals for technology transfer under one or more of sub-criteria
3.21(a)(i) to (iv). This close connection has been reflected in the manner in which
the applicants have provided information in relation to criterion 3.21.

2.9.6 Due to the close connection between the sub-criteria 3.21(a) and (b) the
Authority has allocated a single combined mark in respect of criterion 3.21 rather
than two separate marks in respect of sub-criteria 3.21(a) and (b) respectively as
outlined in sub-criterion 3.22.
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2.9.7 As the Authority interprets it, the ITT sub-criteria have the following key elements.

2.9.8 'The marks attributable to each Application in respect of Innovation and Technology Transfer shall be those which the Authority considers appropriate in accordance with the information provided to the Authority by the Applicant…'

a. This means that the marks given under this criterion are to be based on an assessment of the evidence provided by the applicant. The evidential burden is on the applicant to provide all relevant information in its application and it is not for the Authority to undertake further investigations or to speculate as to what the position might be in the future insofar as this cannot be directly extrapolated from the information provided in the application.

b. The question of the appropriate number of marks to attribute under this criterion therefore requires an exercise of judgement by the Authority based on the information which the applicant has provided.

c. The Authority understands 'innovation' to mean the design or commissioning, and implementation, of genuinely new technology, methods, processes, procedures in relation to the matters set out in sub-criteria 3.21(i) to (iv).

d. Likewise the Authority understands 'technology transfer' to mean the implementation of the fruits of innovation in a context other than that in which the innovation originally took place.

e. So, for example, an applicant which provided evidence that it had developed new technology in relation the conveyance of gas through a pipeline outside Northern Ireland and proposed to implement that technology as part of the G2W project would obtain credit for both innovation and technology transfer.

f. Likewise, for example, an applicant for a high pressure licence which provided evidence that it had developed new technology in relation to the conveyance of gas through a low pressure pipeline and proposed to implement that technology, as relevant, as part of the high pressure
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network to which the licence relates would also obtain credit for both innovation and technology transfer.

g. No credit will be given, however, for proposals to adopt what the Authority considers to be industry best practice rather than genuine innovation, e.g. achievement of certified industry standards or implementing technology of long standing in the industry.

2.9.9 ‘…having regard in particular to…’

a. This means that the factors listed in sub-criteria 3.21(a) and (b) are not exclusive and the Authority may have regard to any other matter raised in the application in assessing the marks to be attributed in respect of the criterion.

Sub-criterion 3.21(a)

2.9.10 As the Authority interprets it, sub-criterion 3.21(a) has the following key elements.

2.9.11 ‘…the ability of the Applicant…’

a. This must be read together with the final requirement in paragraph 3.21 which requires the Authority to have regard to the skills and experience of any other persons on whom the applicant proposes to rely for the purposes of this criterion.

b. As such, in its consideration of applications under sub-criteria 3.21(a)(i) to (iv) the Authority will assess both the ability of the Applicant and the ability of any persons on whom it proposes to rely in regard to innovation and technology transfer. As with paragraph 3.17, the Authority will assess this criterion against the evidence provided by the applicant.

c. The Authority's approach to its assessment of the nature of the arrangements between an applicant and a person on whom it proposes to rely is discussed above and applies here also.
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d. The information provided under sub-criterion 3.21(b) will be relevant to the Authority's consideration under sub-criterion 3.22(a). Thus, for example, the technical ability of the applicant in relation to innovation and technology transfer is assessed by reference to its history of innovation and its existing skills and experience. Likewise, the ability of the applicant to secure funding is relevant to its financial ability to achieve innovation and technology transfer.

e. There is therefore some overlap between sub-criteria 3.21(a) and (b) and, where relevant, the Authority has taken into account information in respect of the latter in its consideration of the former.

2.9.12 ‘…to achieve innovation and technology transfer in relation to…’

a. The Authority notes that sub-criterion 3.21(a) is concerned with the ability of the applicant to achieve innovation and technology transfer. Consideration must therefore be given to how realistic the possibility of such innovation and technology transfer is within the context of the construction and operation of the relevant pipeline, based on the evidence provided by the applicant.

2.9.13 ‘…(i) environmental sustainability…’

a. The Authority would expect to see evidence that the applicant has taken innovative measures to ensure sustainability with respect to the environment and measures to reduce the impact of the business on the environment by reducing waste or increasing recycling.

b. In the case of an application for a low pressure licence in particular this could include innovative measures which displace oil with gas or increase the sustainability of the gas industry by promoting the use of biogas.

c. This sub-criterion overlaps with sub-criterion 3.21(a)(ii) below although 3.21(a)(ii) is more specific.

2.9.14 ‘…(ii) efficiency in the use of gas and new sources of gas…’

a. In relation to efficiency in the use of gas, the Authority would expect to see evidence that the applicant has taken innovative measures to reduce the
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consumption of gas within its business through the introduction of innovative technology, methods, processes, or procedures, e.g. reduction of own use gas.

b. Where the applicant is applying for a low pressure licence the Authority would expect to see evidence of innovative technologies to reduce customer’s consumption of gas.

c. In relation to efficiency in the use of new sources of gas, the Authority would expect to see evidence of innovation in respect of renewable gas sources or evidence of other sources of gas being used.

2.9.15 ‘…(iii) cost efficiency…’

a. The Authority would expect to see evidence that past innovation has resulted in cost savings in operating and capital expenditure and for these to be quantified. In relation to innovations under development or being trialled, the Authority would expect to see consideration, where appropriate, given to current innovation projects which are expected to reduce costs.

2.9.16 ‘…(iv) the development of a gas network under the licence (or extension of licence), if it were granted to the Applicant, to more remote geographical areas…’

a. The Authority would expect to see evidence of the applicant's ability to use innovation and technology transfer to develop the gas network under the licence to the more remote geographical areas encompassed by the proposed route

Sub-criterion 3.21(b)

2.9.17 As the Authority interprets it, sub-criterion 3.21(b) has the following key elements.

2.9.18 ‘…the Applicant’s…’
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a. This phrase should be read in line with the Authority's understanding of the phrase 'the ability of the Applicant' as outlined above.

2.9.19 ‘…(i) history of innovation…’

a. The Authority would expect to see evidence of past innovations on the part of the applicant or any person on whom it intends to rely. Greater weight will be given to evidence of innovation in contexts relevant to the pipeline which is the subject of the licence applied for rather than evidence of an ability to innovate more generally.

2.9.20 ‘…(ii) ability to secure funding from other governmental or regulatory authorities…’

a. The Authority would expect to see details of funding which has been secured by the applicant or any person on whom it proposes to rely in respect to innovation and technology transfer.

2.9.21 ‘…(iii) proposals to transfer any innovation into Northern Ireland…’

a. The Authority would expect to see detailed proposals outlining relevant innovations, on the part of the applicant or any person on whom it proposed to rely, which have taken (or will take) place outside of Northern Ireland and can be transferred into Northern Ireland for use as part of the construction or operation of the relevant pipeline.

2.9.22 ‘…(iv) existing skills and experience…’

a. The Authority would expect to see evidence of the existing skills and experience of the applicant or any person on which it proposes to rely in regard to innovation and technology transfer. There is some overlap between this sub-criterion and sub-criterion 3.21(b)(i) as evidence of a history of innovation is one way in which skills and experience may be demonstrated.

b. The Authority notes that the sub-criterion refers to 'existing' skills and experience and no credit will therefore be given in respect of any skills or experience which may be gained in the future, through work on the construction and operation of the pipeline which is the subject of the
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    licence, for example.

**Awarding Marks**

2.9.23 The Criteria require the Authority to specify the maximum number of marks that are available in respect of each licence, and the Authority has determined that the number of such marks is 100\(^\text{52}\). This means that the number of marks to be awarded for each sub-criterion identified above is equal to the percentage figure specified in relation to that sub-criterion.

2.9.24 As explained above, the 50 marks which are required to be awarded in respect of the Applicant Determined Costs sub-criterion are calculated mathematically in accordance with the Criteria, and involve no exercise of judgment on the part of the Authority.

2.9.25 The remaining 50 marks, to be awarded in respect of the three OBP sub-criteria and the two ITT sub-criteria in the proportions indicated above, are to be those in each case which the Authority ‘considers appropriate’. They do therefore require the exercise of the Authority's judgment.

2.9.26 In the Applicant Information Pack, the Authority indicated that where it exercised its judgment in the award of marks relating to the OBP sub-criteria, it intended to do so by reference to the following broad classifications\(^\text{53}\):

‘High’:

- Comprehensive and credible response that is consistent with good engineering and operational practice; and demonstrates a systemic approach.

- Where relevant, activity cost build up is detailed, drivers are specified and the rationale is justified.

- All other factors set out in paragraphs 3.17 and 3.19 of the Criteria

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\(^{52}\) This determination is required to be made under paragraph 3.14(a) of the Criteria, and was signalled in the Applicant Information Pack at paragraph 4.18.

\(^{53}\) Applicant Information Pack, paragraph 4.38.
Explanation of the Criteria and Scoring

(e.g. skills and experience, management of resources, timeliness) are as appropriate systematically detailed and explained with reference to the activities in the OBP.

Medium:

- Relative importance of the issue is identified; response is limited in detail and/or quality.
- Linkage from the business plan statements to the activity cost build up is tenuous/unclear in some areas.
- Where relevant, activity cost build up largely but not fully justified.
- All other factors set out in paragraphs 3.17 and 3.19 of the Criteria are as appropriate largely detailed and explained but not fully justified with reference to the activities in the OBP.

Low:

- Issue identified with minimum acceptable information provided by way of response.
- Where relevant, activity cost build up is limited in detail and/or justification.
- Limited detail or justification of the factors set out in paragraphs 3.17 and 3.19 of the Criteria with reference to the activities in the OBP.

Nil:

- No information provided in relation to the issue.

2.9.27 In summary:

a. High-scoring applicants will be those whose applications are supported by comprehensive, detailed and credible information, systematically address the relevant issues, and provide a clear and justified rationale.

b. Medium-scoring applicants will be those whose applications are supported by information that, while credibly addressing all of the relevant issues, is
Explanation of the Criteria and Scoring

(in at least some of its aspects) of limited detail or quality, unclear, non-systematic or not fully justified.

c. Low-scoring applicants will be those whose applications are supported by only the minimal information of the type required to address the relevant issues, consistently providing only limited detail or justification.

d. Nil-scoring applicants will be those whose applications do not provide any information in relation to the issues requiring to be addressed.

2.9.28 Although this scheme for assessing applications was referred to in the Applicant Information Pack in the specific context of the OBP sub-criteria, the Authority considered that it could equally be applied to assessing the ITT sub-criteria.

2.9.29 For the purposes of scoring each of these sub-criteria, and in order to ensure a consistent approach to benchmarking across all of the sub-criteria, the Authority initially allocated applicants marks out of 20 in respect of each sub-criterion. These initial marks are the ones that are specified in Chapters 3 to 10. It then converted these raw marks into the marks to be used for the purposes of the Best Value Criterion by adjusting them with a weighting factor to ensure that each of the sub-criteria was given a final mark out of the number available to it, as specified above. This conversion is set out at Chapter 11.

2.9.30 In the process of allocating initial marks, the Authority took the following steps.

a. It first took a broad view of the appropriate classification of each applicant against each of the sub-criteria. For these purposes it worked on the basis that:

i a high-scoring applicant would be one awarded a mark in the range 16-20 (more than 75% of the available marks);

ii a medium-scoring applicant would be one awarded a mark in the range 10-15 (between 50% and 75% of the available marks);

iii a low-scoring applicant would be one awarded a mark in the range 1-9 (fewer than 50% of the available marks);

iv a nil-scoring applicant, by definition, would be awarded no marks.
Explanation of the Criteria and Scoring

b. It then further considered the marks for the applicants, within their broad initial classification, and allocated an initial mark to each applicant for each of the sub-criteria. In some cases which were close to the boundary between categories, an applicant’s mark fell outside the initial categorisation.

c. It then considered the initial marks of applicants in comparison with each other, to ensure that it had allocated them on an equivalent basis, and that any differences between the initial marks correctly reflected its judgment on the differences between the merits of the respective applications. Due to the differing way in which information was presented within each of the applications, both within the specified parameters of the OBP and even more so in relation to ITT, only a broad comparison between applications was possible as the applications are too different in form to permit of a more granular, line-by-line, analysis.

2.9.31 The Authority's provisional marks resulting from this process, and the reasons for them are documented in the case of each application in Chapters 3 to 10.
3.0 BGE(UK) High Pressure Connected

3.1. Introduction

3.1.1 This chapter:

a. considers the application made by BGE (UK) Limited (BGE(UK)) for the high pressure licence, which is connected to the application by firmus energy Limited for the low pressure licence;

b. sets out the Authority's provisional conclusions as to whether BGE(UK) has met each of the criteria other than the Best Value Criterion;

c. sets out the Authority's provisional assessment of the marks to be awarded to BGE(UK) in respect of the different elements of the Best Value Criterion;

d. explains the reasons of the Authority for its provisional conclusions and marks.

3.1.2 In this chapter, the criteria have been addressed in the order in which they are set out in Chapter 2, and the Authority has followed the approach to interpreting and applying the criteria that is set out in that chapter.

3.2. The Information Criterion

3.2.1 Both an electronic and a printed copy of the BGE(UK) application were received by the Authority before the deadline of noon on 6 May 2014.

3.2.2 Once the deadline had passed the application was opened and checked for completeness against a pre-prepared checklist. The application was assessed as being complete except in two respects:

a. it was not clear from the application what information was being relied on by BGE(UK) for the purposes of meeting the Adequate Resources
3.2.3 BGE(UK) was informed of these apparent omissions and was given until noon on 14 May 2014 to provide the missing information. A response was received by the deadline and it was subsequently judged that this addressed the omission in full\(^{54}\).

3.2.4 Having considered these facts, the Authority concluded that BGE(UK) has provided all the information requested by the Authority, in such manner and by such times as was specified, and therefore meets the Information Criterion.

3.3. **The Constitution Criterion**

3.3.1 BGE(UK) is a limited company with its registered office in England. BGE(UK)’s constitutional documents were provided to the Authority in accordance with paragraph 6 of Schedule 2 to the Application Regulations\(^{55}\).

3.3.2 Having considered this evidence, the Authority was satisfied that BGE(UK) has demonstrated that it is properly constituted in accordance with the law and holds all registrations, authorisations or approvals required to be held by an entity of its type.

3.4. **The Fit and Proper Person Criterion**

3.4.1 Evidence to demonstrate that BGE(UK) is a fit and proper person was provided to the Authority in accordance with paragraphs 20 to 26 of Schedule 2 to the 

\(^{54}\) BGE (UK) Statement of Supporting Information for Submission to NIAUR 14-05-14

\(^{55}\) HP Connected Schedule 2 part 1
Application Regulations\(^{56}\). It consisted of a signed statement by a senior officer of BGE(UK) to the effect that BGE(UK) had no information to disclose under any of those paragraphs.

3.4.2 The Authority noted that BGE(UK) has no record of enforcement action being taken against it, or any other adverse factor of the type listed in the Application Regulations.

3.4.3 On the basis of the evidence provided to it, the Authority was therefore satisfied that BGE(UK) meets the Fit and Proper Person Criterion.

3.5. **Specific Criteria – Operational Business Plan 3.17(a)**

**Engagement with Stakeholders**

3.5.1 BGE(UK) stated that it has held a number of pre-meetings with stakeholders such as the Planning Service, Roads Services, and NI Environment Agency. It also listed a number of other stakeholders with whom it has developed relationships through previous projects. These included Premier Transmission Limited (PTL), Phoenix Natural Gas, firmus energy, the Northern Ireland Road Authority, the Utilities Committee of the Department of Regional Development, and the Centre for Protection of National Infrastructure\(^{57}\).

3.5.2 Landowners were identified as a key stakeholder in the pipeline construction process and BGE(UK) demonstrated in its application that it understands the importance of engagement with this key stakeholder group, has experience of such engagement, and has an appropriate plan governing its interactions with them as part of the G2W project.

3.5.3 BGE(UK) affirmed the importance of wayleaves and stated that it would initiate discussions with the Ulster Farmers Union and farming representatives, with whom it has existing good relationships in place having successfully completed

\(^{56}\) Gas_to_the-West Annex_2 Connected Application

\(^{57}\) BGE(UK), Operational Business Plan (connected), section 3.6.1.
circa 300 km of Transmission pipeline in Northern Ireland\textsuperscript{58}. BGE(UK) also set out the approach it takes with landowners should any remedial works be necessary\textsuperscript{59}.

3.5.4 In the appendix to its OBP, BGE(UK) provided ‘The Landowners Handbook’ which is a guide for landowners on wayleaves, landowner and occupier agreements, the construction process and post-construction operations and maintenance.

3.5.5 In terms of its proposed engagement with other stakeholders which it identified BGE(UK), pointed to its partnership with firmus. It stated that this partnership provides synergies which BGE (UK) and firmus have demonstrated over the past ten years in the construction of the Northwest pipeline, South North pipeline, steel spur lines and the connection of towns along those pipelines. Examples of such synergies included the provision of a single point of contact with statutory bodies and the public, and carrying out co-ordinated public consultations.

3.5.6 BGE(UK) stated that both companies will engage frequently with the Department of Regional Development, MLAs and local councillors to keep elected representatives aware of the on-going works and any proposed disruption that may be incurred in their boroughs. It also stated that both companies would work closely with the Carbon Trust and Energy Saving Trust to promote energy efficiency and to endorse the positive contribution natural gas makes to the local carbon footprint\textsuperscript{60}.

3.5.7 The OBP contained a stakeholder engagement plan that was broken down into six stages, from an initial stakeholder liaison and scoping exercise to a final learning and evaluation phase\textsuperscript{61}. The Authority considered this a comprehensive approach and noted that it was based on previous experience both in Northern Ireland and the Republic of Ireland. It set out the relationships that BGE(UK) has already established through its existing business in Northern Ireland.

\textsuperscript{58} Ibid, section 3.3.2.
\textsuperscript{59} Ibid, section 3.6.1.
\textsuperscript{60} Ibid.
\textsuperscript{61} Ibid.
3.5.8 BGE(UK) stated that at the date of its application it had already held meetings with the Planning Service, Roads Services, and NI Environment Agency, and it provided proposals for public information meetings at Strabane, Enniskillen, Omagh and Dungannon.

3.5.9 The Authority considered that BGE(UK) had demonstrated that it has identified an appropriate range of key stakeholders, and had paid appropriate attention to the key stakeholder group of landowners.

3.5.10 The Authority also considered that, through its stakeholder engagement plan and examples of how this has been given effect in previous projects in Northern Ireland, BGE(UK) had demonstrated that it has in place comprehensive, detailed and appropriate proposals for stakeholder engagement which were grounded in actual experience serving to establish their deliverability in practice.

Skills and experience of key members of staff and any other persons

3.5.11 BGE(UK) stated that it intends to rely mainly on the skills and experience of staff already employed within the BGE group and only employ an outsourcing model for certain activities\(^62\).

3.5.12 BGE(UK)'s experience of building and operating high pressure pipelines in Northern Ireland and the Republic of Ireland\(^63\) is relevant as evidence of the skills and experience of staff within the company. It has constructed 300km of high pressure pipelines in Northern Ireland and is currently in the construction management phase of a number of 70 barg pipelines in the Republic of Ireland. The majority of these projects are scheduled for completion in 2014 thus freeing up relevant staff resources\(^64\).

3.5.13 BGE(UK) has an Asset Operations division responsible for the scheduling and completion of capital construction works\(^65\), and it named specific key personnel,

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\(^62\) Ibid. p. 25 and table 6 at pp. 63 – 64.
\(^63\) Ibid, table 2 at pp. 37 – 38.
\(^64\) Ibid. p. 20.
\(^65\) Ibid, section 2.1.
many of whom have previously worked on relevant projects in Northern Ireland, providing curricula vitae setting out their skills and experience.\textsuperscript{66}

3.5.14 BGE(UK) stated that the resources currently deployed on high pressure pipeline projects in the Republic of Ireland can be re-deployed to the new licensed area and that BGE(UK) has already established a project management team as part of its preparations for making the licence application. In relation to the project management of construction from the initial mobilisation phase through to the operation and commissioning of the pipeline, BGE(UK) stated that it can offer an end-to-end process based on its project and construction management experience of pipelines.\textsuperscript{67}

3.5.15 The Authority considered that BGE(UK) had provided detailed evidence that many of the staff with the skills and experience required to carry on the licensed activities are already in place within the organisation, and that it has extensive relevant experience of undertaking similar activities. The Authority noted, and placed particular weight on the fact, that BGE(UK) has recent experience of constructing high pressure pipelines in Northern Ireland.

3.5.16 While it was not clear whether the named individuals whose curricula vitae were provided will necessarily constitute the senior management team which the OBP described, the Authority considered that it was clear from the evidence provided by BGE(UK) of the skills and experience within its organisation and wider group that suitable staff to fill such roles will be available to it from existing resources.

3.5.17 In relation to external skills and experience, the application set out the range of framework contracts which BGE(UK) already has in place and can use to access external resources where these are needed to supplement what is available within the company or wider group.\textsuperscript{68} These cover a range of specialist activities related to engineering services, land agency, and pipeline inspection that will be required for the new licensed area.\textsuperscript{69} The Authority considered that these were appropriate arrangements to ensure that such external resources as are needed can readily be procured.

\textsuperscript{66} Ibid, appendix A.
\textsuperscript{67} Ibid. p. 36.
\textsuperscript{68} Ibid, table 6 at pp. 63 – 64 and table 14 at p. 137.
\textsuperscript{69} Ibid, p. 136.
**Management of risk**

3.5.18 BGE(UK) set out its risk management policy in section 4.1 of its OBP. This outlined how risks are identified and managed within the organisation. Section 3.7.4 of the OBP described how BGE(UK)'s approach to the management of risk will be applied to the G2W project.

3.5.19 Drawing on BGE(UK)'s previous experience from similar projects, the OBP also set out key hazards which had been identified in each phase of the construction, commissioning and operation of the pipeline and steps that can be taken to design out or minimise these hazards. It provided a table summarising the likely hazards and failure mechanisms for handling gas in a high pressure transmission system, gave an indication of the likely consequence if there was a failure and included a list of the safeguards to prevent the occurrence of such events.

3.5.20 Sections 3.1.2.2 and 3.1.2.3 of the OBP also identified a number of high level programme (and interdependency) risks, for which some generic responses were suggested.

3.5.21 As noted above, BGE(UK) indicated that it held meetings with the Planning Service, Road Service and the NI Environment Agency. From these contacts, together with a review of the potential route for the pipeline and Fingleton McAdam Design (FMA) design, it had identified some high level programme risks specifically related to the G2W project.

3.5.22 The Authority considered that BGE(UK) had identified a number of relevant risks associated with the activities which it would be required to undertake under the licence. It has also provided evidence that it has robust systems in place to deal with such risks, and to identify others, and has presented suggestions for the avoidance and mitigation of the risks that it has identified thus far.

3.5.23 This view was supported by the advice received from Rune.

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70 Ibid, sections 4.1.2 to 4.1.2.4.
71 Ibid, sections 4.1.3 to 4.1.5.
BGE(UK) High Pressure Connected

**Tendering arrangements**

3.5.24 In its OBP, BGE(UK) set out detailed information in relation to its tendering arrangements, which the Authority considered demonstrated an understanding of best practice in this regard.

3.5.25 BGE(UK) stated that its project team will include a Contract Manager with responsibility for contract strategy, negotiation and management and that its existing support services will provide procurement support for the contract arrangements.\(^{73}\)

3.5.26 Policies and procedures to ensure compliance with EU procurement regulations were described and financial thresholds for advertisement in the EU Journal were specified. Competitive tendering and evaluation scoring processes were also described in general terms.\(^{74}\)

3.5.27 BGE(UK) stated that it will utilise its current process for contract lifecycle and contract risk management and provided summary details of that process. It also provided information regarding the arrangements it has in place to establish framework contracts where it is likely to have repeated tendering needs, and outlined details of existing contracts of this type that can be utilised for various specialist services.\(^{75}\) Summary details of 17 strategic framework contracts that are relevant to the G2W project were included.\(^{76}\)

3.5.28 BGE(UK) outlined its strategy for procuring materials and indicated that this strategy would be used for the G2W project. It also stated its intention to utilise its existing framework agreements to procure materials associated with the construction of the pipeline where applicable.\(^{77}\)

3.5.29 These agreements cover a range of materials, including pipe, and BGE(UK) stated that they provide benefits in terms of delivery lead time and bulk

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\(^{73}\) Ibid, section 3.1, Fig 4.
\(^{74}\) Ibid, section 6.1.
\(^{75}\) Ibid, section 6.1.1.1.
\(^{76}\) Ibid, section 6.1.1.
\(^{77}\) Ibid, section 6.2.
purchasing power. Provisional arrangements for on-site storage of pipe had already been investigated by BGE(UK) and were also described\(^78\).

3.5.30 The OBP provided details of the options available for the award of construction contracts based on whether or not the contracting entity is a Northern Ireland company (and thus whether or not EU procurement law requirements apply)\(^79\). It also stated that maintenance contracts which BGE(UK) already has in place in Northern Ireland require only minor amendments to cover the G2W project\(^80\).

3.5.31 Finally, BGE(UK) stated that it will use framework contracts already in place in relation to a variety of specialist services\(^81\).

3.5.32 Overall, the Authority considered that BGE(UK) had provided clear and detailed information regarding its proposals as to the use of tendering arrangements and that those arrangements were robust and in line with best practice. The Authority noted in particular that BGE(UK) will be able to utilise a number of framework contracts which it already has in place in relation to materials and specialist services.

3.5.33 The Authority attached weight to the fact that these arrangements had been proven effective through their use in previous projects, and to the thought that had been given already by BGE(UK) to their suitability for the G2W project.

3.5.34 This view was supported by the advice received from Rune\(^82\).

**Provisional mark for sub-criterion 3.17(a)**

3.5.35 Having regard to the OBP and in particular to the matters identified above, the Authority considered that the BGE(UK) application should attract a high score, and provisionally awarded 18 out of 20 marks, in relation to sub-criterion 3.17(a).

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\(^78\) Ibid.
\(^79\) Ibid, section 6.3.1.
\(^80\) Ibid, section 6.3.2.
\(^81\) Ibid, section 6.3.3.
3.5.36 The Authority compared this mark with those provisionally awarded to the other high pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

3.5.37 When compared with the other applications, the Authority considered that the BGE(UK) application provided a comprehensive and well-evidenced statement of how it would carry out activities under the licence. It presented evidence of strong skills and experience in relation to high pressure networks (both their operation and construction), adequately reflected in its plans in relation to the G2W project. It could be distinguished from the much weaker PNGL application on this basis. NIEH submitted an application that also evidenced good skills and experience and was much closer to that of BGE(UK), but BGE(UK) was slightly stronger in its ability to draw on recent experience of building high pressure pipelines in Northern Ireland and reflect that experience in forward plans, such as its good and detailed proposals for engagement with landowners.

3.6. Specific Criteria – Operational Business Plan 3.17(b)

3.6.1 Table 3.1 below sets out the values for each of the cost items submitted by BGE(UK) in its application83.

3.6.2 These figures cover all the relevant data that were provided by BGE(UK) and therefore carried out its assessment for the purposes of sub-criterion 3.17(b) against BGE(UK)'s description of its derivation of those data.

3.6.3 The Authority divided the costs into two broad categories of Weighted Average Cost of Capital (WACC) and Capital Expenditure. The Capital Expenditure category consisted of four separate cost lines: Design/Project Management, Contingency, Mobilisation and Other Applicant Costs. These cost lines are

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83 BGE (UK) Connected High Pressure Data Input Workbook.
consistent with what the Authority stated applicants should supply in the Data Input Workbook\textsuperscript{84}.

**Table: 3.1 BGE (UK) Connected High Pressure Data Input Workbook Cost Items**

<table>
<thead>
<tr>
<th>Cost Item</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Weighted Average Cost of Capital</td>
<td>6.19%</td>
</tr>
<tr>
<td>Design / Project Management</td>
<td>£11.942m</td>
</tr>
<tr>
<td>Contingency</td>
<td>£4.328m</td>
</tr>
<tr>
<td>Mobilisation</td>
<td>£0.300m</td>
</tr>
<tr>
<td>Other Applicant Costs</td>
<td>£0.000m</td>
</tr>
</tbody>
</table>

**Description of the derivation of cost data**

**Weighted Average Cost of Capital**

3.6.4 NERA was requested to produce a report on what it would expect to see in a well-evidenced WACC submission. The Authority substantially agreed with the assessment reflected in that report. It follows the Authority would have expected to see:

a. The cost of debt set out using: (i) a benchmark gilt yield (to reflect a risk free rate) plus evidence on corporate debt spreads with market evidence provided for both; and/or (ii) direct evidence of corporate debt yields with market evidence provided. For this purpose, references to corporate debt spreads/yields should reflect companies with similar risk profiles, issuance costs should be included in the cost of debt and the treatment of inflation should be clearly explained in the derivation.

\textsuperscript{84} To assist the applicants the Authority also provided some detail on each cost area in the Application Information Pack
b. The cost of equity set out using Capital Asset Pricing Model (CAPM) and incorporating the risk free rate, equity risk premium and beta with relevant evidence provided to justify each component.

c. The proposed gearing including a discussion on the how this interacts with the risks of the project, the proposed credit rating and the cost of debt.

3.6.5 BGE(UK)'s application was based on a standard debt/equity capital structure and included proposals for both debt and equity costs.

3.6.6 The Authority considered that the application gave a reasonable but incomplete description of how the cost of capital figure in the Data Input Workbook was built up\(^\text{85}\).

3.6.7 Table 18 provided a clear presentation of the components used to calculate the proposed WACC. For cost of debt a figure of 3% was proposed. It was stated that this was taken from a range of possible values derived by establishing the upper and lower bounds of possible values. The lower bound was derived from the iBoxx index and the upper bound figure was taken from the Utility Regulator determination on the BGE(UK) price control in October 2012\(^\text{86}\). The application also clearly set out how it had accounted for inflation and transaction costs\(^\text{87}\).

3.6.8 The Authority considered the explanation of the upper and lower bounds to be in line with reasonable expectations, and well-evidenced with a reasonable amount of clarity provided. The Authority also regarded the use of regulatory precedents in explaining the inflation and transaction cost figures to be of assistance in understanding the derivation of the data.

3.6.9 However, the actual lower bound figure was not stated and there was very limited explanation of how the final figure for the cost of debt was arrived at. This demonstrated some lack of clarity in the application.

3.6.10 To estimate the cost of equity, CAPM had been applied and a figure of 12.44% was proposed. There was a useful discussion of the estimates of the Total

\(^{85}\) BGE (UK) Connected Gas to the West Operational Business Plan – Chapter 10.
\(^{86}\) BGE((NI) Ltd. Price Control 2012-2017 Determination, para. 6.23, p.28,
\(^{87}\) BGE (UK) Connected Gas to the West Operational Business Plan p.178
Market Return to Equity\textsuperscript{88}, the Risk Free Rate and the Equity Risk Premium values with clear reference made to recent regulatory determinations, together with an explanation of why BGE(UK) preferred to rely on Ofgem's methodology of Revenue = Incentives + Innovations + Outputs (RIIO-T1) and RIIO-GD1 when arriving at a final figure than on the Competition Commission’s determination in the recent Northern Ireland Electricity Case.

3.6.11 In estimating the beta values, the application referenced Table 19, describing different types of comparator companies and sectors which BGE(UK) stated that it had considered in arriving at those values.

3.6.12 The Authority considered the explanation of the Total Market Return to Equity, Risk Free Rate and Equity Risk Premium to be good and the reliance on recent regulatory precedents to be well-evidenced. However, the derivation of the final figure could have benefited from more detailed explanation.

3.6.13 Beta figures were not provided in Table 19 and it was unclear to the Authority what the proposed range was or how the final figure for asset beta values was arrived at. The application in this respect was simply not complete.

3.6.14 The Authority also noted that the 2\% upper estimate for the risk free rate used in the cost of debt section\textsuperscript{89} appeared to be inconsistent with the 1.5\% figure used in the equity section\textsuperscript{90} and regarded this inconsistency as weakening the quality of the evidence provided in the application.

3.6.15 NERA also found that, taken in the round, BGE(UK)'s description of how it had derived its cost of debt was well-evidenced, but that there was no explanation of the determination of the final figures proposed\textsuperscript{91}.

3.6.16 While NERA advised that the cost of equity component was well-evidenced\textsuperscript{92}, the Authority considered that the evidence provided was incomplete (e.g. asset beta data) and inconsistent in places (e.g. risk free rate) and to that extent was not as clear or full a description as it would have expected.

\textsuperscript{88} The Total Market Return to Equity is the sum of the risk free rate plus the equity risk premium.
\textsuperscript{89} BGE (UK) Connected Gas to the West Operational Business Plan, p. 178
\textsuperscript{90} BGE (UK) Connected Gas to the West Operational Business Plan, p. 179
\textsuperscript{91} NERA, Gas to the West, A Report for the Utility Regulator, Section 2.2.2 p. 6.
\textsuperscript{92} NERA, Gas to the West, A Report for the Utility Regulator, Section 3.2.1 p. 12.
**Capital Expenditure**

3.6.17 BGE(UK) provided an explanation of some of its cost items but not others. No spreadsheet was provided to allow a detailed analysis of all the figures.

3.6.18 The Design and Project management and Mobilisation values in the Data Input Workbook were calculated using a function of Maximo, the asset management system, known as Compatible Units[93]. This records costs from previous projects and converts them into comparable units. Values were therefore based on experience of previous projects and the G2W high pressure network design produced by Fingleton McAdam. There was also some additional breakdown of the costs provided in Table 16, e.g. Design and Planning, but no spreadsheet was provided with any detailed explanation.

3.6.19 There was no explanation given for the contingency figure.

3.6.20 While the Authority considered the use of Maximo to be a robust approach, there were only high level final figures presented in the application and no detail as to how the values in the Data Input Workbook were derived. Given the use of a building block system to calculate the figures, the Authority would have expected a detailed discussion of the various elements used to derive the final figure.

3.6.21 This deficiency was demonstrated by the fact that there were different figures inserted in Table 16 for Project Management in this (the BGE(UK) connected[94]) application and in the BGE(UK) unconnected[95] application. There was no self-evident reason for the difference, and in the Authority's opinion, in an adequately explained submission it would have been possible to ascertain if there was a reason behind this difference or if it was just an error.

3.6.22 The Authority also noted that, since the activities included in Mobilisation are specific to the G2W project and relate to establishing commercial arrangements to convey gas across the pipeline, a more tailored approach to calculating this figure would have been appropriate.

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[93] BGE (UK) Connected Gas to the West Operational Business Plan – Section 3.4 and 9.2.
[94] BGE(UK) Connected Gas to the West Operational Business Plan, p.171.
[95] BGE(UK) Connected Gas to the West Operational Business Plan, p.162.
3.6.23 The Authority also noted and had regard to the fact that the Mobilisation value of £0.300m appeared to have been double counted. BGE(UK)'s Table 16 described the Design/Project Management figure of £11.942m which was included in the Data Input Workbook\(^6\). The table clearly included £0.300m mobilisation costs in this overall figure. However, the Data Input Workbook also included a separate and additional amount for mobilisation of £0.300m.

3.6.24 As there was no explanation provided for the contingency figure, the Authority considered this part of the information provided to be incomplete.

**Identification and application of cost drivers**

3.6.25 BGE(UK) used a compatible unit estimate approach to build up the activities for the G2W project based on its pipeline construction experience. While BGE(UK) provided Table 16, there was a very limited breakdown of the costs provided in this table.\(^7\)

3.6.26 The Authority considered that it was not possible to ascertain from this what cost drivers had been used to build up costs, and the evidence provided in relation to cost drivers had therefore to be assessed as weak.

**Robustness of assumptions**

3.6.27 The Authority identified and considered a number of assumptions that appeared to have been made by BGE(UK) when deriving the data contained in its Data Input Workbook.

\(^6\) Data Input Workbook Design & Project Management £11.942m, Mobilisation £0.300 m - BGE(UK) Connected Gas to the West Operational Business Plan – Table 16 Project Management + Design % Planning £11.642m, Mobilisation £0.300m.

\(^7\) BGE(UK) Connected Gas to the West Operational Business Plan, p.171.
The Value of the WACC

3.6.28 First, the Authority took it to be implicit throughout the application that BGE(UK) had assumed it will be able to carry on the licensed activities under the high pressure licence, and to do so consistently with its obligations under that licence, on the basis of the proposed WACC. That is to say, there was an implicit assumption that BGE(UK) will be able to raise the finance required to construct and operate the high pressure network while subject to a revenue control condition embodying its proposed WACC.

3.6.29 For the purpose of testing this assumption, the Authority considered whether the proposed WACC fell within the range of what might reasonably be expected in the context of the G2W project. To do this, it considered the market cost of debt and equity based on advice received from NERA, which took into account in its report such costs as referenced in recent regulatory decisions. NERA advised on what it considered to be the 'plausible range' within which it would expect any WACC for this project to lie. The Authority relied upon the advice contained in the report as establishing a range against which to test BGE(UK)'s assumption.

3.6.30 NERA established a 'plausible range' in respect of a debt/equity model of 3.5% - 6.2%, and BGE(UK)'s proposed WACC was 6.09%.

3.6.31 The Authority noted that the proposed BGE (UK) WACC lay at the high end of, but fell within, the range identified by NERA.

3.6.32 In addition BGE(UK) identified its ability and intention to finance the project through corporate finance, and referenced its 2012 financial statements and its access to finance facilities. It stated that it had already received the approval of its Board of Directors, so that financial resources were available to complete the project. In addition it provided historical evidence that it had raised finance for construction of high pressure pipelines in Northern Ireland.

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98 NERA, Gas to the West, A report for the Utility Regulator
99 NERA p. 33
100 BGE (UK) Annex 3 Form of Application p9
101 BGE (UK) Responses to Email from Utility Regulator, 9th May 2014
102 BGE (UK) Annex 3 Form of Application p9
3.6.33 Having regard to its own expertise, the Authority considered that the proposed WACC was high and therefore reflective of a cost of debt and equity that would attract investors. Given that the WACC also lay within NERA's plausible range, and that the proposal was in any event to fund the project on a corporate finance basis, with evidence of a board level approval already in place, the Authority had no concerns about the ability of BGE(UK) to finance its activities under the high pressure licence on the basis of the proposed WACC.

3.6.34 Therefore the Authority concluded that the assumption that BGE(UK) would be able to obtain financing to carry on the licensed activities on the basis of the proposed WACC was robust.

Transaction Costs

3.6.35 Second, the BGE(UK) proposed WACC included an adjustment of 0.2-0.3% for transaction costs associated with raising finance. This was based on regulatory precedent, including the recent Competition Commission determination relating to Northern Ireland Electricity.

3.6.36 The Authority considered this assumption to be robust in light of the explanation given in support of it, and could identify no reason why the references cited by BGE(UK) would not be of relevance to the G2W project.

Gearing

3.6.37 Third, BGE(UK) proposed\textsuperscript{103} a gearing ratio of 75% based on a survey of gearing ratios of utilities in the United Kingdom. There was no discussion as to whether or not this level of gearing would be appropriate, given the level of project risk assumed elsewhere in the application.

3.6.38 NERA advised that the assumptions relating to gearing could not be considered as robust due to a lack of evidence in support of them\textsuperscript{104}. The Authority also

\textsuperscript{103} BGE (UK) Connected Gas to the West Operational Business Plan, p. 180
\textsuperscript{104} NERA 4.2.1 p. 16.
concluded that the application provided incomplete evidence in this regard and agreed with the NERA advice.

Asset Beta

3.6.39 Fourth, the asset beta section of the application\textsuperscript{105} includes assumptions relating to ground conditions and construction risk and how they should impact on betas. However, no detailed evidence was provided as to why the level of risk might compare with United States Construction or Renewable Generation.

3.6.40 The Authority would have expected to be provided with examples of similar gas transmission assets regulated in such a manner elsewhere, particularly as BGE(UK) notes previous experience with poor ground\textsuperscript{106}.

3.6.41 In addition the Authority noted that no reference was made to calculations which other regulators have used in determining how companies with different levels of construction risk might require different beta figures e.g. Ofgem RIIO - GD1.

3.6.42 The Authority had questioned similar arguments previously\textsuperscript{107} and BGE(UK) provided no additional evidence in support of them. In principle, the Authority was not convinced that project specific risk, e.g. as to ground conditions, should impact on beta values which are intended to measure the impact of market wide systematic risk on the investment in question when measured against the impact on the market as a whole. BGE(UK)'s application failed to address this issue.

3.6.43 The Authority was therefore unable to regard BGE(UK)'s assumptions in relation to the impact of such risk on betas as being robust.

\textsuperscript{105} BGE (UK) Connected Gas to the West Operational Business Plan, p. 178
\textsuperscript{106} BGE (UK) Connected Gas to the West Operational Business Plan – p. 71
\textsuperscript{107} [Utility Regulator, Gas Network Extensions in NI: Approach to comparing HP licence Applications, 6 Feb, p. 7]
Duration of the WACC

3.6.44 Fifth, the Authority noted the statement made by BGE(UK) that the WACC must be allowed throughout the project lifetime\(^{108}\). This statement is inconsistent with the Authority's clearly expressed position as outlined in the Applicant Information Pack\(^{109}\). To the extent that BGE(UK)'s application is premised on an assumed unchangeable WACC, that assumption is not robust.

Capital Expenditure

3.6.45 Sixth, BGE(UK)'s calculation of capital expenditure costs used Maximo and they were built up from other gas high pressure construction projects. This assumed that the pipeline will have a similar cost structure to other high pressure pipelines on the island of Ireland.

3.6.46 The Authority recognised this as a robust assumption in most cases. However, as noted above, the Authority considered that mobilisation costs may not suit such a generic approach given the very specific costs included within this overall cost line. To that extent a caveat must be attached to the assumption.

Conclusion

3.6.47 The Authority regarded some of the assumptions relied upon by BGE(UK) as robust in the light of the explanation and evidence provided in support of them, but others not to be robust for the reasons set out above.

Evidence verifiable from its previous experience

3.6.48 The BGE(UK) application used Maximo and the Component Unit cost approach, based on evidence gained from its own experience of developing high pressure pipelines in a similar context to the G2W project.

\(^{108}\) BGE (UK) Connected Gas to the West Operational Business Plan, p. 177
\(^{109}\) Applicant Information Pack, paragraph 3.27 – 3.30
3.6.49 The Authority regarded this as a robust use of previous experience.

Identification and quantification of risk

3.6.50 The BGE(UK) application specifically referenced the risk of deviations between spot estimates of the cost of debt and longer term trends\textsuperscript{110}. It recognised that the cost of debt proposed in the application may be different from the cost of debt that can be raised in the future if markets change significantly. However, there was no discussion of the quantification of this risk.

3.6.51 There was also reference in the application\textsuperscript{111} to risks relating to issues with the route and location of the pipeline. Again, BGE(UK) provided no quantification of these risks nor any suggestion as to approaches that might be taken towards their mitigation.

3.6.52 The Authority considered that both of the risks noted above were appropriately identified, but neither of them was quantified in terms of probability or impact.

3.6.53 Overall the Authority considered the identification and quantification of risk to be limited. The Authority would have expected the application to directly address the risks of each cost line with consideration given to the likelihood and impact of the risks and some discussion on possible mitigation measures in each case.

Efficiency improvement plan

3.6.54 Some evidence of past efficiency improvement was presented, e.g. the Networks Transformation Programme. There was reference\textsuperscript{112} to using Maximo to reduce costs, as well as general approaches to cost management\textsuperscript{113}, and a discussion of benchmarking\textsuperscript{114} and how it is used to drive continuous improvement. This latter discussion included reference to examples that had resulted in efficiencies and which could be applied in Northern Ireland. BGE(UK) also provided

\textsuperscript{110} BGE (UK) Connected Gas to the West Operational Business Plan – p. 178.
\textsuperscript{111} BGE (UK) Connected Gas to the West Operational Business Plan – p. 153
\textsuperscript{112} BGE (UK) Connected Gas to the West Operational Business Plan – p. 101
\textsuperscript{113} BGE (UK) Connected Gas to the West Operational Business Plan – p. 153
\textsuperscript{114} BGE (UK) Connected Gas to the West Operational Business Plan – p. 162
information on design optimisation and highlighted potential benefits including increased capacity and reducing distribution costs.

3.6.55 The Authority therefore considered that there was some evidence of efficiency improvement in the application. However, some of the examples given represent no more than good practice (e.g. using efficient boilers) and no quantification of benefits attaching to them was given.

3.6.56 In the absence of an explicit efficiency improvement plan, and given the limited value of the examples of past efficiency improvement provided, the Authority considered that this element of the application was very weak, with no evidence presented of specific plans or programmes to improve the efficiency of operation of a high pressure pipeline.

**Provisional mark for sub-criterion 3.17(b)**

3.6.57 Having regard to the OBP and in particular to the matters identified above, the Authority considered that the BGE(UK) application should attract a low score, and provisionally awarded 9 out of 20 marks, in relation to sub-criterion 3.17(b).

3.6.58 The Authority compared this mark with those provisionally awarded to the other high pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

3.6.59 When compared with the other applications, the Authority considered that the BGE(UK) application was inconsistent in quality. The information and evidence presented in support of the WACC was reasonable overall; the methodology was sound and the data sources used were generally reliable. However, there were areas in which it could have been fuller and more detailed. This part of the application was good in comparison to PNGL, but less clear and comprehensive than NIEH Ltd. In relation to capital expenditure the application was weak, with limited detail and at least one apparent error. The overall mark reflected the medium quality of the WACC analysis adjusted by the clearly low quality description relating to capital expenditure.
3.7. **Specific Criteria – Operational Business Plan 3.17(c)**

**The experience of the applicant and others on whom it intends to rely in relation to network construction**

3.7.1 BGE(UK) stated that it intends to rely on experience from within the BGE group, including its own subsidiary Bord Gais Networks, in the construction of the high pressure network, and only employ an outsourcing model for certain activities.\(^{115}\)

3.7.2 The OBP contained details of previous experience within the BGE group of building and operating high pressure pipelines in both Northern Ireland and the Republic of Ireland.\(^{116}\) BGE(UK) itself has constructed 300km of high pressure pipelines in Northern Ireland and is currently in the construction management phase of a number of 70 barg pipelines in the Republic of Ireland. BGE(UK) stated that these pipelines have been constructed within programme time and budget.\(^{117}\)

3.7.3 The Authority noted that BGE(UK) is a subsidiary of BGE, which owns and operates the high pressure gas network in the Republic of Ireland. This consists of over 2,400km of high pressure (>19bar) pipelines including around 400 km of subsea interconnectors to Scotland.\(^{118}\)

3.7.4 BGE(UK) indicated that it would avail of the construction experience elsewhere within BGE for the project.\(^{119}\) The Authority considered this to be a reasonable and credible proposal.

3.7.5 Overall, the Authority considered that BGE(UK) had demonstrated a significant degree of relevant experience, both from within its own resources and those of its wider group, on which it will be able to draw in relation to managing the processes and resources necessary to construct a high pressure network.

3.7.6 The Authority also noted that BGE(UK) has in place a number of framework agreements which cover services relevant to network construction, such as

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\(^{115}\) Ibid. p. 25 and table 6 at pp. 63 – 64.

\(^{116}\) Ibid, table 2 at pp. 37 – 38.

\(^{117}\) Ibid, p.29.

\(^{118}\) Ibid, p.25.

\(^{119}\) Ibid, p23.
engineering services and land agency. The Authority cannot directly assess the skills and experience of the bodies with which BGE(UK) has such arrangements. However, it considered that the internal experience upon which BGE(UK) can draw in relation to the construction of high pressure networks indicates that such arrangements, managed by experienced internal staff, are an appropriate means of supplementing that experience where necessary.

The experience of the applicant and others on whom it intends to rely in relation to network construction

3.7.7 BGE(UK) provided information in its OBP with regard both to its own experience of high pressure network operation and to that within the wider BGE group.

3.7.8 In Northern Ireland, BGE(UK) operates the North West Pipeline which takes the form of a 450mm pipeline which became operational in 2004, extending 112km from Carrickfergus to supply the power station at Coolkeeragh. It also operates the South-North Pipeline which became operational in 2006 and is a 156km long pipeline extending from the landfall of the gas interconnector at Gormanston, Co. Meath, in the Republic of Ireland to Ballyalbanagh on the North West Pipeline\(^\text{120}\).

3.7.9 BGE(UK) referred to what it described as an exemplary safety record in high pressure pipeline construction and operation resulting from its competence, capability, and experience in the industry\(^\text{121}\).

3.7.10 The OBP indicated that BGE(UK) has an existing central control room operation and drew attention to its management of the gas supply and demand on the current Northern Ireland pipeline network during the record winter cold weather periods experienced in 2009/2010. BGE(UK) stated that during this period no interruptions in gas supplies were experienced by Northern Ireland customers and record gas flows were transported through the Beattock Compressor Station. It asserted that this indicates that the control room will be capable of monitoring and supervising the high pressure pipeline which is the subject of the licence.

\(^{120}\) Ibid, p. 21.
\(^{121}\) Ibid, p. 23.
3.7.11 The OBP stated that installations on the high pressure pipeline will be monitored via remote telemetry at BGE(UK)'s Grid Control Centre, where any deviation from the standard operating parameters may be detected and result in a call out of the local BGE(UK) operations personnel. It proceeded to provide details of BGE(UK)'s existing SCADA\textsuperscript{122} system.

3.7.12 In addition to SCADA, BGE(UK) provided information to illustrate that it has other IT systems necessary to operate the network; these include GTMSNI\textsuperscript{123}, asset management and cathodic protection remote monitoring systems\textsuperscript{124}. BGE(UK) stated that the new licensed area will leverage off these existing systems\textsuperscript{125}, and that it has contracts in place for maintenance services which can, with minor amendments, be extended to cover the new licenced area\textsuperscript{126}.

3.7.13 The OBP indicated that BGE(UK) assumes it will be operating its existing high pressure networks under the single Northern Ireland network code. BGE(UK) is already a party to the Northern Ireland Network Operators Agreement, which it assumes would be a requirement for the holder of the licence.

3.7.14 BGE(UK) stated that, in carrying out its current network operation in Northern Ireland, it utilises the services of both Bord Gais Networks and BGE group and that BGE(UK) similarly proposes to rely on the services of Bord Gais Networks to deliver the G2W project\textsuperscript{127}.

3.7.15 The OBP contained further information on Bord Gais Networks' experience of high pressure network operation in the Republic of Ireland\textsuperscript{128}.

3.7.16 Overall, the Authority considered that BGE(UK) had provided comprehensive and detailed information, with appropriate supporting evidence, to demonstrate its own experience in operating high pressure networks and the experience of the wider group on which it is able to draw.

3.7.17 This conclusion was supported by the advice received from Rune\textsuperscript{129}.

\textsuperscript{122}Supervisory Control and Data Acquisition.
\textsuperscript{123}The Gas Transportation Management System Northern Ireland provides functionality for capacity booking, shippers, nominations, allocations, balancing, scheduling, shrinkage and billing.
\textsuperscript{124}BGE(UK), op cit, p.52.
\textsuperscript{125}Ibid.
\textsuperscript{126}Ibid, section 6.3.2.
\textsuperscript{127}Ibid, p. 25.
\textsuperscript{128}Ibid, p. 29
Securing, mobilisation and management of resources

3.7.18 BGE(UK) provided detailed proposals in relation to how it would seek to secure, mobilise and manage the internal and external resources necessary for the construction of the network.

3.7.19 As noted above, in relation to internal resources, BGE(UK) indicated that it intends to rely on the services of its subsidiary Bord Gais Networks to deliver the project. Resources for construction would be sourced via the BGE group.

3.7.20 In relation to external resources for the construction of the network, BGE(UK) stated that, if EU procurement requirements do not apply, it will use its existing pre-approved suppliers. Otherwise it stated that BGE(UK) and BGE have many of the contracts needed currently in place; for example, BGE(UK) would utilise its existing framework agreements for materials and strategic contracts under its framework agreements in relation to engineering works and services and for specialist services.

3.7.21 BGE(UK) stated that an Executive Steering Group led by the BGE(UK) chairman has been established for the G2W project and an initial team had undertaken consultation with key stakeholders including firmus Energy. BGE(UK) stated that, drawing on past experience, it intends to establish a project team which will be similar to the project team that delivered the North West, South-North and Kernan to Derryhale pipelines.

3.7.22 BGE(UK) proposed that a single project team will be established with firmus, an approach that has proved successful in the past. Detailed information was provided regarding what BGE(UK) claimed would be the potential areas of significant benefit arising from this arrangement, for both the high pressure and low pressure networks, in terms of delivery and costs.

\[\text{RUNE Associates, op cit, p.7.} \]
\[\text{BGE(UK), op cit, p.138.} \]
\[\text{Ibid, p.141.} \]
\[\text{Ibid, p.143.} \]
\[\text{Ibid, p. 29.} \]
\[\text{Ibid.} \]
\[\text{Ibid.} \]
3.7.23 Organisational arrangements for the project team were described in the OBP with roles clearly indicated\textsuperscript{136}. BGE group functional support was also identified\textsuperscript{137} as were key personnel\textsuperscript{138}.

3.7.24 BGE(UK) also provided information on its existing range of information systems which were developed to support the construction, operation and maintenance of other high pressure networks. It stated that it is intended that these systems will be utilised in relation to the high pressure network; BGE(UK) and Bord Gais Networks already having existing systems in place such as Maximo and GTMS. These are used in the Republic of Ireland and Northern Ireland and BGE(UK) stated that it does not envisage the need for any new systems\textsuperscript{139}.

3.7.25 Overall, the Authority considered that BGE(UK) had provided comprehensive and detailed information, with appropriate supporting evidence, to demonstrate the appropriateness of its proposals to secure, mobilise and manage the internal and external resources necessary to construct the network.

3.7.26 This conclusion was supported by the advice received from Rune\textsuperscript{140}.

**Engagement with stakeholders**

3.7.27 As noted above, the Authority considers there to be substantial overlap between sub-paragraphs 3.17(a)(i) and 3.19(g) of the Criteria. The Authority’s analysis of BGE(UK)’s application under sub-paragraph 3.17(a)(i) is therefore of relevance and is adopted as part of its assessment here.

3.7.28 BGE(UK) provided a comprehensive stakeholder engagement plan broken down into six stages from an initial stakeholder liaison and scoping exercise to a final learning and evaluation phase\textsuperscript{141}. The plan was based on previous experience, in Northern Ireland and the Republic of Ireland, and set out the relationships that

\textsuperscript{136} Ibid, p. 34.
\textsuperscript{137} Ibid, p. 47.
\textsuperscript{138} Ibid, appendix A.
\textsuperscript{139} Ibid, p. 52.
\textsuperscript{140} RUNE Associates, op cit, p.9 and pp. 13-14.
\textsuperscript{141} Ibid.
BGE(UK) has already established through its existing business in Northern Ireland.

3.7.29 As noted in Chapter 2, sub-paragraph 3.19(g) contains a degree of specificity which is not contained in sub-paragraph 3.17(a)(i), as it refers to proposals in relation to particular groups of stakeholders which the latter does not. Those groups are identified as ‘all relevant regulatory authorities and statutory agencies, other licence holders and private entities necessary to construct a high pressure network’.

3.7.30 With regard to relevant regulatory authorities and statutory agencies, BGE(UK) listed previous relationships with the Northern Ireland Road Authority, the Utilities Committee of the Department of Regional Development, and the Centre for Protection of National Infrastructure\textsuperscript{142}, and stated that it will engage frequently with Department of Regional Development\textsuperscript{143}. It also stated that it has already held meetings with the Environment Agency\textsuperscript{144}.

3.7.31 The Authority considered that BGE(UK) has demonstrated an appreciation of the relevant regulatory authorities and statutory agencies which would be involved in the construction of the network. When therefore it states later in its OBP that, as part of its stakeholder engagement plan, it will liaise with statutory bodies the Authority had confidence that it has a clear understanding of who the relevant bodies are.

3.7.32 BGE(UK) has also demonstrated its consideration of other licence holders through its reference to its existing relationships with other licence holders such as Premier Transmission Limited (PTL), Phoenix Natural Gas, firmus energy\textsuperscript{145}.

3.7.33 As explained above, the Authority considers landowners to be the key private stakeholder in regard to the construction of the high pressure network. BGE(UK) demonstrated that it understands the particular importance of engagement with landowners, has experience of such engagement, and has a plan for interactions

\textsuperscript{142} Ibid, section 3.6.1.
\textsuperscript{143} Ibid.
\textsuperscript{144} Ibid.
\textsuperscript{145} Ibid.
with them. One example of the way in which this is signalled in its application was through the inclusion of its ‘Landowners Handbook’\textsuperscript{146}.

3.7.34 Overall, the Authority considered that, through its stakeholder engagement plan and examples of previous relevant experience of stakeholder engagement in Northern Ireland, BGE(UK) had demonstrated that it has established plans for stakeholder engagement that are comprehensive, detailed and appropriate.

**Timely delivery of the high pressure network**

3.7.35 In section 3.1 of its OBP, BGE(UK) outlined detailed proposals for the timely delivery of the high pressure network based on its previous experience in undertaking the construction of other similar networks. In appendix B, BGE(UK) also provided detailed project plan diagrams which included estimated durations for more than 110 discrete activities as part of the construction project. The OBP additionally provides detailed information defining the planned activities.

3.7.36 Although BGE(UK) provided a project plan based on a three year timescale for network delivery, it stated that based on its experience a timescale of four years may be more appropriate\textsuperscript{147} and so provided project plan diagrams on that basis. However, the Authority noted that the advice from Rune concludes that the proposed programme for completion within three years is inherently credible\textsuperscript{148}.

3.7.37 The Authority noted that the BGE(UK) plan\textsuperscript{149} indicated a start date in 2015 despite the Authority stating that the licence was proposed to be awarded in October 2014\textsuperscript{150}. The reason for this proposed delay following the award of the licence was not explained, and it was unclear whether it reflected an assumption by BGE(UK) that the timetable for licence grant was likely to change, or whether it represented a window that BGE(UK) wished to have between licence grant and the commencement of activities. If the latter, the Authority considered that it could involve an unnecessary period without activity, with consequential effects.

\textsuperscript{146} Ibid, Appendix C.
\textsuperscript{147} Ibid, section 3.1.1.
\textsuperscript{148} RUNE Associates, op cit, p.17.
\textsuperscript{149} Ibid, Appendix B.
\textsuperscript{150} Paragraph 4.48 of the Applicant Information Pack.
on the overall delivery of the plan. However, it did not regard this issue as having material weight in its overall assessment.

3.7.38 BGE(UK) provided information as to how it proposes to manage risk as part of the project. The Authority recognised that this is an important aspect of timely delivery. BGE(UK)'s management of risk is discussed above under sub-criterion 3.17(a), and the Authority's conclusion that the approach to risk described was robust is relevant and adopted here.

3.7.39 In its assessment of the matters arising under this heading the Authority also had regard to BGE(UK)'s proposal to substitute high pressure pipelines with low pressure pipelines. The report from Rune advised that this proposal was credible but that no evidence was provided of a high level cost benefit analysis. Rune also concluded that the twelve bar minimum pressure option had not been well-explained and Rune could not view it as credible. The Authority concluded that this proposal would not have a material impact on the timely delivery of the pipeline in light of the other detailed evidence provided by BGE(UK).

3.7.40 Overall, the Authority concluded that BGE(UK) can draw upon very significant experience in the construction of high pressure pipelines and therefore has a clear understanding of the activities involved in delivering such projects. The Authority considered that BGE(UK)'s proposed programme for construction and commissioning of the pipeline over a three year period was credible on the basis of both previous experience and the detailed explanation of its project plan provided in the application.

3.7.41 This conclusion was supported by the advice provided by Rune.

Provisional mark for sub-criterion 3.17(c)

3.7.42 Having regard to the OBP and in particular to the matters identified above, the Authority considered that the BGE(UK) application should attract a medium mark.

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152 Ibid, p. 17.
score, and provisionally awarded 15 out of 20 marks, in relation to sub-criterion 3.17(c).

3.7.43 The Authority compared this mark with those provisionally awarded to the other high pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

3.7.44 By comparison with the other applications, as in relation to sub-criterion 3.17(a), the Authority considered that the BGE(UK) application provided strong evidence of skills and experience relating to high pressure networks (both their operation and construction). This was clearly distinguishable from the PNGL application, but similar to that of NIEH; both applicants' mobilisation proposals were robust and their submissions indicated that the systems and contracts needed were largely in place or could be extended if required. Note was taken of BGE(UK)’s proposal to substitute high pressure pipelines with low pressure pipelines, but this was less credible than PNGL's equivalent proposal, and the rationale for a 12 bar minimum pressure option was confusing and could not be understood. In the round, BGE(UK)’s submission was judged broadly equivalent to that of NIEH in respect of this sub-criterion.

3.8. **Specific Criteria – Innovation & Technology**

3.8.1 BGE(UK) addressed innovation and technology transfer in a standalone document submitted as part of its application (the ITT).

3.8.2 The ITT did not systematically address the matters listed in paragraph 3.21 of the Criteria. Instead it sought to demonstrate a history of innovation within the BGE group and BGE(UK), the factors driving the delivery of innovation, and outputs such as cost efficiencies.
Environmental sustainability

3.8.3  The ITT made reference to ‘environmental tools’ and the award of Business Working Responsibly Mark certification for responsible and sustainable business practices in 2013.

3.8.4  Under the heading of 'environmental tools' BGE(UK) stated that it has developed an environmental policy and has also achieved National Standard Authority of Ireland (NSAI) accreditation of Environmental Management System to I.S. EN ISO 14001:2004.

3.8.5  The ITT stated that this policy is implemented through techniques developed by BGE(UK) such as Envirokit and Enviroplan, and that it is currently in the process of developing Enviroops. These documents are designed to provide guidance to planning and assessment, operations, construction and office staff and will be applied to activities undertaken in respect of the licence.

3.8.6  As noted in Chapter 2, the Authority understands 'innovation' to mean the design or commissioning, and implementation, of genuinely new technology, methods, processes or procedures. Likewise it understands 'technology transfer' to mean the implementation of the fruits of innovation in a context other than that in which the innovation originally took place.

3.8.7  The Authority did not consider that BGE(UK) had provided sufficient indication that the guidance documents it describes could be regarded as being genuinely innovative in respect of environmental sustainability. Likewise, the award of the Business Working Responsibly Mark certification, while no doubt positive, is not in itself evidence of innovation of the sort that the Authority is required to assess under the ITT sub-criteria.

Efficiency in use of gas and new sources of gas

3.8.8  In relation to efficiency in the use of gas BGE(UK) point to the fact that the replacement of modulating boilers with modulating condensing boilers results in

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153 BGE(UK), *Gas to the West: Innovation and Technology Transfer*, p. 21.
154 Ibid, p. 22.
significant fuel and CO$_2$ savings as condensing boilers are approximately 90% efficient. Also that BGE are engaged in a pilot project to upgrade some boiler units with small CHP boilers which is expected to significantly reduce electrical demand at their larger installations$^{155}$.

3.8.9 The ITT provided some information regarding measures to improve efficiency in use of gas, but none of the information indicated that the examples given arose from innovation on the part of BGE(UK).$^{156}$

3.8.10 In relation to the use of new sources of gas, BGE(UK) stated that it is 'actively engaged in reviewing options for renewable gas' and that as this technology is developed it could be transferred to Northern Ireland.$^{157}$ However, no details are given of existing innovations on the part of BGE(UK).

3.8.11 The Authority considered that it could give no real weight to these examples. A broad statement that BGE(UK) is reviewing options in relation to biogas is not evidence of innovation, nor is a statement that as technology develops it will be transferred to Northern Ireland evidence of technology transfer.

**Cost efficiency**

3.8.12 The ITT detailed a number of projects relevant to high pressure pipelines and provided identified cost savings in respect of some of them; for example the introduction of an in-house solution for temporary filtration for pipeline pigging which has generated cost savings of circa €1.5m over five years.$^{158}$ BGE(UK) also point to the fact that the introduction of pre-insulated transmission pipe has resulted operational savings due to reduced repairs to pipeline coating and a reduced frequency of inspections. However, these savings have not been quantified.$^{159}$

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$^{155}$ Ibid, p. 16.
$^{156}$ See explanation of the Boiler replacement Programme and the introduction of combined heat and power units in ibid, section 3.5.1, p.16.
$^{157}$ Ibid, section 3.5.2, p.17.
$^{158}$ Ibid, section 3.1.1, p.8.
$^{159}$ Ibid, p.8
The Authority considered that there was some reasonable examples provided by BGE(UK) under this heading but others which could broadly be characterised as good business practice rather than as evidence of innovation on the part of BGE(UK) itself.

**The development of the network to more remote geographical areas**

3.8.13 The ITT provided a summary of how the existing gas network in Northern Ireland has developed and stated that ‘BGE (UK) has worked successfully to rollout infrastructure with the Utility Regulator and will continue to meet the needs of growth to extend the gas network to the benefit of the Northern Ireland consumer’.

3.8.14 No specific proposals for the development of the G2W high pressure network to more remote geographical areas were provided.

3.8.15 The Authority considered that the mere statement that BGE(UK) has delivered other networks is insufficient evidence of its ability to achieve innovation and technology transfer under this heading.

3.8.16 Such information is relevant to the experience on which BGE(UK) can draw in constructing and operating high pressure networks and has been credited under other headings. However, it did not signal the use of innovation and technology transfer in relation to network development in remote areas.

**History of innovation**

3.8.17 BGE(UK) cites a number of examples of previous innovation, for example:

a. the use of pre-insulated transmission pipes leading to time and operational savings in repairs to pipeline coating, which has reduced the frequency of inspections, thereby delivering a higher quality product; and

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160 Ibid, section 3.6, p. 18.
161 Ibid, sections 3.1.2 and 3.1.3, p. 8
b. the introduction of an in house solution to temporary filtration for pipeline pigging. BGE(UK) developed an in-house solution to the need to filter the gas at the point where the pig is extracted in advance of re-injecting it into the pipeline.

3.8.18 The Authority attached weight to these examples as demonstrations of an ability to innovate generally in relation to high pressure pipelines. The Authority considered that the first of these innovations was relevant to the network which is the subject of the licence application and that the second was illustrative of an ability to innovate more generally. However, the examples were limited and it would have expected a greater effort to be made to draw out how these examples illustrated an ability to innovate in relation to the network licence to which the application relates. In consequence, only limited weight was given to these parts of the submission for the purposes of this sub-criterion.

Ability to secure funding

3.8.19 The ITT provided no information relating to BGE(UK)'s ability to secure funding from other governmental or regulatory authorities. Rune concluded in its advice to the Authority that no evidence had been provided by BGE(UK) of its ability to secure funding for innovative developments.\(^{162}\)

3.8.20 The Authority therefore concluded that BGE(UK) had failed to provide any information relevant to this heading.

Transfer of innovation into Northern Ireland

3.8.21 The ITT set out no substantive proposals to transfer any innovation into Northern Ireland. This was noted in the report from Rune.\(^{163}\)

3.8.22 The Authority noted that, as indicated above, BGE(UK) stated that as technology in relation to biogas is developed it 'could be transferred to Northern Ireland'.\(^{164}\)

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\(^{163}\) Ibid.

\(^{164}\) Ibid.
However, this statement was too tentative to constitute a proposal to transfer innovation and, in any event, the innovation in relation to biogas is not described.

3.8.23 The Authority did not consider that the application substantially addressed the issues required to be considered by it under this heading.

Existing skills and experience

3.8.24 The existing skills and experience of BGE(UK) staff in relation to innovation were not detailed in the application. Instead, the ITT discussed BGE(UK)'s Network Transformation Programme (NTP) and BGE's competency and performance management framework.\textsuperscript{165}

3.8.25 It was not clear from the application how either the NTP or the performance management framework drives the skills and experience needed for innovation.

3.8.26 As noted in Chapter 2, sub-paragraph 3.21(b)(iv) of the Criteria refers to 'existing skills and experience'. The Authority therefore considered that it was able to give no credit under this heading in respect of any skills or experience which may be gained by staff in the future as a result of performance management.

3.8.27 However, the Authority recognised that there is some overlap between this sub-paragraph and sub-paragraph 3.21(b)(i), as evidence of a history of innovation is one way in which skills and experience may be demonstrated.

Conclusion

3.8.28 The Authority considered that some credit should be given to BGE(UK) for the examples of innovation in high pressure pipelines that it presented in its application. However, generally it considered that limited weight should be attached to those examples, as the ITT made little attempt to illustrate how they demonstrated skills and experience which were of relevance to innovation in the context of the G2W project.

\textsuperscript{164} BGE(UK), \textit{Gas to the West: Innovation and Technology Transfer}, section 3.5.2, p. 17.
\textsuperscript{165} Ibid, section 2, pp. 5 - 7.
In relation to efficiency in the use of gas, BGE(UK) provided a number of examples where engineering measures have or are expected to result in reduced fuel use; such as the pilot project to upgrade some boiler units with small CHP boilers.

BGE(UK) cites a number of examples of previous innovation. The Authority attached weight to these examples as demonstrations of an ability to innovate generally in relation to high pressure pipelines.

**Provisional score for the ITT sub-criteria**

Having regard to the application and in particular to the matters identified above, the Authority considered that the BGE(UK) application should attract a low score, and provisionally awarded 9 out of 20 marks, in relation to the ITT sub-criteria, to be allocated equally between sub-criteria 3.21(a) and (b) as explained in Chapter 2.

The Authority compared this mark with those provisionally awarded to the other high pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

When compared with the other applications, the Authority considered that the BGE(UK) application provided limited evidence of its ability to achieve innovation and technology transfer when set against that of NIEH. As to some of the matters to be considered by the Authority no relevant evidence was given by BGE(UK). Its application was more closely comparable to that of PNGL in respect of ITT, but attracted a slightly higher mark because some of its history of innovation had relevance to high pressure pipelines, and was therefore of greater relevance to the licence being sought.

In relation to efficiency in the use of gas, BGE(UK) provided a number of examples where engineering measures have or are expected to result in reduced fuel use; such as the pilot project to upgrade some boiler units with small CHP boilers.
Limited information has been provided in regard to the matters listed in 3.21(b), for example, BGE(UK)’s ability to secure funding has not been addressed. Proposals to transfer innovations into Northern Ireland are limited and the existing skills and experience of BGE(UK)’s staff in relation to innovation are not detailed. (BGE(UK) cites a number of examples of previous innovation. The Authority attached weight to these examples as demonstrations of an ability to innovate generally in relation to high pressure pipelines.

### 3.9. Resources Criteria

3.9.1 Having carried out a detailed analysis of the BGE(UK) application, and in particular considered the OBP for the purpose of provisionally awarding marks under sub-criteria 3.17(a) to (c), the Authority then considered whether BGE(UK) meets each of the Resources Criteria.

3.9.2 As described in Chapter 2, and for the reasons set out there, this entailed taking the Resources Criteria out of the formal sequence in which they appear in the Criteria, and considering them as a final check on the application as a whole; following, and drawing on the detail, of the analysis of the OBP.

3.9.3 On this basis, for the purposes of these two criteria, the Authority carried out an overall assessment of the information and evidence that was revealed by the BGE(UK) application in relation to the adequacy of its resources.

3.9.4 More specifically, the Authority:

a. considered carefully whether BGE(UK) has demonstrated that it has, or is making appropriate arrangements to obtain, the resources required to meet the obligations to be included in the conditions of the high pressure licence (the Adequate Resources Criterion); and

b. considered in particular whether BGE(UK) has demonstrated that it has the resources and financial standing to undertake the activities to be carried out for the purposes of meeting those obligations (the Financial Resources and Standing Criterion).
3.9.5 For these purposes, the Authority had particular regard to whether BGE(UK) has demonstrated that it will have the financial resources for the construction of the high pressure network while being subject to a revenue restriction that reflects the financial terms of its application. This will constitute the most substantial obligation of any applicant which is successful in obtaining the licence.

**Assessment following sub-criteria 3.17(a) to (c)**

3.9.6 In carrying out this assessment, the Authority began with the marks provisionally awarded by it in relation to sub-criteria 3.17(a) to (c).

3.9.7 As indicated above, BGE(UK) was provisionally awarded a 'high' score in respect of sub-criterion 3.17(a), a 'medium' score (at the top end of that range) in respect of sub-criterion 3.17(c), and a 'low' score (at the top end of that range) in respect of sub-criterion 3.17(b).

**Sub-criteria 3.17(a) and (c)**

3.9.8 As explained in Chapter 2, where an applicant is awarded marks which fall within the medium to high parts of the range, it might be expected that its application would reveal a broad adequacy of resources for the purposes of the licence.

3.9.9 Sub-criteria 3.17(a) and (c) are essentially concerned with the assessment of the application in relation to what the Adequate Resources Criterion describes as 'systems and apparatus' and 'human and other resources'.

3.9.10 In respect of these sub-criteria, BGE(UK) was provisionally awarded, once the marks were given their appropriate weighting for the purpose of the Best Value Criterion, 81% of the available marks.

3.9.11 This is consistent with what was anticipated in Chapter 2, and what was in fact found by the Authority on its assessment of the relevant parts of the OBP, which is that these scores reflect provisional conclusions by the Authority which reveal a broad adequacy of the relevant resources on the part of BGE(UK).
3.9.12 The Authority’s assessment of the quality of information and evidence submitted in the relevant parts of the OBP is set out above, and need not be repeated here in full.

3.9.13 In summary, what the Authority identified was that BGE(UK), with its experience of constructing and operating high pressure networks in Northern Ireland, had produced clear and detailed evidence that it either has, or is making appropriate arrangements to acquire, the systems, apparatus, human and other resources required for the purposes of the G2W high pressure licence.

**Sub-criterion 3.17(b)**

3.9.14 As explained in Chapter 2, where an applicant is awarded marks which fall within the low part of the range, that is likely to call into question whether its application reveals an adequacy of resources and therefore requires careful further analysis.

3.9.15 In respect of the financial information and evidence considered under sub-criterion 3.17(b), BGE(UK) obtained 45% of the available marks. This was at the top end of the 'low' range, but it nonetheless requires questions to be asked about whether BGE(UK) has access to the financial resources it requires for the purposes of both the Adequate Resources Criterion and the Financial Resources and Standing Criterion.

3.9.16 In considering this matter, the Authority noted that the BGE(UK) score in relation to sub-criterion 3.17(b) mainly reflected the incompleteness and lack of detail in elements of its description of the how the data in the Data Input Workbook were derived. Elements of the description were sound and well-evidenced, but others were not complete or only inadequately evidenced. In relation to some data, no supporting information was provided, and there were indications of potential errors.

3.9.17 This inconsistency in the quality of the submission is reflected in a provisional mark which rates this part of the application as close to, but still falling short of, the medium range.
3.9.18 For the purposes of the Resources Criteria, the Authority considered that there were two mitigating aspects to the overall low score.

3.9.19 First, the more complete element of this part of the BGE(UK) application related to its description of how the WACC was derived. The Authority considered this to be broadly reasonable, although lacking in some detail and capable of having been improved. The weaker aspect of the application related to the description of the capital expenditure data.

3.9.20 For the purposes of assessing whether BGE(UK) has, or will be able to obtain, the required financial resources, it is the WACC figure which is most important.

3.9.21 Second, the Authority considered, for the purpose of testing the assumptions made by BGE(UK), whether its proposed WACC of 6.09% was such that it would be able to raise the finance required to construct and operate the high pressure network while subject to a revenue control condition embodying that WACC. The Authority concluded that this was a robust assumption, and indeed that it had no concerns about the ability of BGE(UK) to finance its activities under the high pressure licence on the basis of the proposed WACC.

3.9.22 The reasons for this are described above. In short, they are as follows:

a. The WACC falls within NERA’s plausible range.

b. The WACC lies at the very top of that range. As it is included in the Data Input Workbook it influences the calculation of the marks awarded to BGE(UK) for the Applicant Determined Costs sub-criterion, and because it is comparatively high it will for that reason be adverse to BGE(UK) in that context. However, for the purposes of the Resources Criteria a high WACC raises fewer concerns than a low one, since it is reflective of a cost of debt and equity that would be likely to attract investors.

c. In any event, BGE(UK) intends to finance the project through corporate finance, has evidenced by reference to its financial statements and access to finance facilities that it has the resources, and has already received the approval of its Board of Directors to fund the project.
3.9.23 In addition BGE(UK) has provided historical evidence of having raised finance for the construction of high pressure pipelines in Northern Ireland.

3.9.24 Taking all of these points together, the Authority concluded that the factors which led BGE to receive a provisionally low score in relation to sub-criterion 3.17(b) are not ones which in fact serve to call into question whether it has the requisite financial resources to undertake the licensed activities.

**Provisional Conclusion**

3.9.25 On the basis of the information and evidence provided to it in the BGE(UK) application, the Authority had no reason to question that BGE(UK) will have the non-financial resources that it requires for the purposes of the high pressure licence. Those matters are well-evidenced.

3.9.26 The Authority did consider whether the weaker elements of BGE(UK)'s OBP in relation to the data in its Data Input Workbook called into question whether it has or can obtain the financial resources required for the purposes of the licence, but concludes that, for the reasons given above, they do not.

3.9.27 Therefore, the Authority provisionally concluded that BGE(UK):

   a. has demonstrated to its satisfaction that it either currently has, or is making appropriate arrangements to ensure that it would have in place by the time it would commence regulated activities under the high pressure licence (if granted), the financial and other resources likely to be sufficient for the purposes of meetings its obligations under the conditions of that licence; and,

   b. has demonstrated that it has the resources and financial standing to undertake the activities to be carried out for the purposes of meeting those licence obligations.

3.9.28 In consequence the Authority's provisional conclusion is that BGE(UK) meets both of the Resources Criteria.
4.0 BGE(UK) High Pressure Unconnected

4.1. Introduction

4.1.1 This chapter:

a. considers the application made by BGE (UK) Limited (BGE(UK)) for the high pressure licence, which is unconnected to any other application;

b. sets out the Authority's provisional conclusions as to whether BGE(UK) has met each of the criteria other than the Best Value Criterion;

c. sets out the Authority's provisional assessment of the marks to be awarded to BGE(UK) in respect of the different elements of the Best Value Criterion;

d. explains the reasons of the Authority for its provisional conclusions and marks.

4.1.2 In this chapter, the criteria have been addressed in the order in which they are set out in Chapter 2, and the Authority has followed the approach to interpreting and applying the criteria that is set out in that chapter.

4.2. The Information Criterion

4.2.1 Both an electronic and a printed copy of the BGE(UK) application were received by the Authority before the deadline of noon on 6 May 2014.

4.2.2 Once the deadline had passed the application was opened and checked for completeness against a pre-prepared checklist. The application was assessed as being complete except in two respects:

a. it was not clear from the application what information was being relied on by BGE(UK) for the purposes of meeting the Adequate Resources Criterion; and
b. it was not clear from the application what information was being relied on by BGE(UK) for the purposes of meeting the Financial Resources and Standing Criterion.

4.2.3 BGE(UK) was informed of these apparent omissions and was given until noon on 14 May 2014 to provide the missing information. A response was received by the deadline and it was subsequently judged that this addressed the omission in full\textsuperscript{166}.

4.2.4 Having considered these facts, the Authority concluded that BGE(UK) has provided all the information requested by the Authority, in such manner and by such times as was specified, and therefore meets the Information Criterion.

4.3. The Constitution Criterion

4.3.1 BGE(UK) is a limited company with its registered office in England. BGE(UK)'s constitutional documents were provided to the Authority in accordance with paragraph 6 of Schedule 2 to the Application Regulations\textsuperscript{167}.

4.3.2 Having considered this evidence, the Authority was satisfied that BGE(UK) has demonstrated that it is properly constituted in accordance with the law and holds all registrations, authorisations or approvals required to be held by an entity of its type.

4.4. The Fit and Proper Person Criterion

4.4.1 Evidence to demonstrate that BGE(UK) is a fit and proper person was provided to the Authority in accordance with paragraphs 20 to 26 of Schedule 2 to the Application Regulations\textsuperscript{168}. It consisted of a signed statement by a senior officer

\textsuperscript{166} BGE (UK) Statement of Supporting Information for Submission to NIAUR 14-05-14
\textsuperscript{167} HP Unconnected Schedule 3 part 1
\textsuperscript{168} Gas_to_the-West_Annex_3 Unconnected Application
of BGE(UK) to the effect that BGE(UK) had no information to disclose under any of those paragraphs.

4.4.2 The Authority noted that BGE(UK) has no record of enforcement action being taken against it, or any other adverse factor of the type listed in the Application Regulations.

4.4.3 On the basis of the evidence provided to it, the Authority was therefore satisfied that BGE(UK) meets the Fit and Proper Person Criterion.

4.5. Specific Criteria – Operational Business Plan 3.17(a)

Engagement with stakeholders

4.5.1 BGE(UK) stated that it has held a number of pre-meetings with stakeholders such as the Planning Service, Roads Services, and NI Environment Agency. It also listed a number of other stakeholders with whom it has developed relationships through previous projects. These included Premier Transmission Limited (PTL), Phoenix Natural Gas, firmus energy, the Northern Ireland Road Authority, the Utilities Committee of the Department of Regional Development, and the Centre for Protection of National Infrastructure\(^{169}\).

4.5.2 Landowners were identified as a key stakeholder in the pipeline construction process and BGE(UK) demonstrated in its application that it understands the importance of engagement with this key stakeholder group, has experience of such engagement, and has an appropriate plan governing its interactions with them as part of the G2W project.

4.5.3 BGE(UK) affirmed the importance of wayleaves and stated that it would initiate discussions with the Ulster Farmers Union and farming representatives, with whom it has existing good relationships in place having successfully completed circa 300 km of Transmission pipeline in Northern Ireland\(^{170}\). BGE(UK) also set

\(^{169}\) BGE(UK), *Operational Business Plan (Unconnected)*, section 3.6.1.

\(^{170}\) Ibid, section 3.3.2.
out the approach it takes with landowners should any remedial works be necessary\textsuperscript{171}.

4.5.4 In the appendix to its OBP BGE(UK) provided ‘The Landowners Handbook’ which is a guide for landowners on wayleaves, landowner and occupier agreements, the construction process and post-construction operations and maintenance.

4.5.5 In terms of its proposed engagement with other stakeholders which it identified BGE(UK), pointed to its partnership with firmus. It stated that this partnership provides synergies which BGE (UK) and firmus have demonstrated over the past ten years in the construction of the Northwest pipeline, South North pipeline, steel spur lines and the connection of towns along those pipelines. Examples of such synergies included the provision of a single point of contact with statutory bodies and the public, and carrying out co-ordinated public consultations.

4.5.6 BGE(UK) stated that both companies will engage frequently with the Department of Regional Development, MLAs and local councillors to keep elected representatives aware of the on-going works and any proposed disruption that may be incurred in their boroughs. It also stated that both companies would work closely with the Carbon Trust and Energy Saving Trust to promote energy efficiency and to endorse the positive contribution natural gas makes to the local carbon footprint\textsuperscript{172}.

4.5.7 The OBP contained a stakeholder engagement plan that was broken down into six stages, from an initial stakeholder liaison and scoping exercise to a final learning and evaluation phase\textsuperscript{173}. The Authority considered this a comprehensive approach and noted that it was based on previous experience both in Northern Ireland and the Republic of Ireland. It set out the relationships that BGE(UK) has already established through its existing business in Northern Ireland.

4.5.8 BGE(UK) stated that at the date of its application it had already held meetings with the Planning Service, Roads Services, and NI Environment Agency, and it

\textsuperscript{171} Ibid, section 3.6.1.  
\textsuperscript{172} Ibid.  
\textsuperscript{173} Ibid.
provided proposals for public information meetings at Strabane, Enniskillen, Omagh and Dungannon.

4.5.9 The Authority considered that BGE(UK) demonstrated that it has identified an appropriate range of key stakeholders, and paid appropriate attention to the key stakeholder group of landowners.

4.5.10 The Authority also considered that, through its stakeholder engagement plan and examples of how this has been given effect in previous projects in Northern Ireland, BGE(UK) demonstrated that it has in place comprehensive, detailed and appropriate proposals for stakeholder engagement which were grounded in actual experience serving to establish their deliverability in practice.

Skills and experience of key members of staff and any other persons

4.5.11 BGE(UK) stated that it intends to rely mainly on the skills and experience of staff already employed within the BGE group and only employ an outsourcing model for certain activities.\(^{174}\)

4.5.12 BGE(UK)'s experience of building and operating high pressure pipelines in Northern Ireland and the Republic of Ireland\(^{175}\) is relevant as evidence of the skills and experience of staff within the company. It has constructed 300km of high pressure pipelines in Northern Ireland and is currently in the construction management phase of a number of 70 barg pipelines in the Republic of Ireland. The majority of these projects are scheduled for completion in 2014 thus freeing up relevant staff resources.\(^{176}\)

4.5.13 BGE(UK) has an Asset Operations division responsible for the scheduling and completion of capital construction works\(^{177}\), it named specific key personnel, many of whom have previously worked on relevant projects in Northern Ireland, providing curricula vitae setting out their skills and experience.\(^{178}\)

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\(^{174}\) Ibid. p. 25 and table 6 at pp. 56 – 57.
\(^{175}\) Ibid, table 2 at pp. 33 – 35.
\(^{176}\) Ibid. p. 20.
\(^{177}\) Ibid, section 2.1.
\(^{178}\) Ibid, appendix A.
4.5.14 BGE(UK) stated that the resources currently deployed on high pressure pipeline projects in the Republic of Ireland can be re-deployed to the new licensed area and that BGE(UK) has already established a project management team as part of its preparations for making the licence application. In relation to the project management of construction from the initial mobilisation phase through to the operation and commissioning of the pipeline, BGE(UK) stated that it can offer an end-to-end process based on its project and construction management experience of pipelines\textsuperscript{179}.

4.5.15 The Authority considered that BGE(UK) had provided detailed evidence that many of the staff with the skills and experience required to carry on the licensed activities are already in place within the organisation, and that it has extensive relevant experience of undertaking similar activities. The Authority noted, and placed particular weight on the fact, that BGE(UK) has recent experience of constructing high pressure pipelines in Northern Ireland.

4.5.16 While it was not clear whether the named individuals whose curricula vitae were provided will necessarily constitute the senior management team which the OBP described, the Authority considered that it was clear from the evidence provided by BGE(UK) of the skills and experience within its organisation and wider group that suitable staff to fill such roles will be available to it from existing resources.

4.5.17 In relation to external skills and experience, the application set out the range of framework contracts which BGE(UK) already has in place and can use to access external resources where these are needed to supplement what is available within the company or wider group\textsuperscript{180}. These cover a range of specialist activities related to engineering services, land agency, and pipeline inspection that will be required for the new licensed area\textsuperscript{181}. The Authority considered that these were appropriate arrangements to ensure that such external resources as are needed can readily be procured.

\textsuperscript{179} Ibid. p. 32.
\textsuperscript{180} Ibid, table 6 at pp. 56 – 57 and table 14 at p. 130.
\textsuperscript{181} Ibid, p. 129.
Management of risk

4.5.18 BGE(UK) set out its risk management policy in section 4.1 of its OBP. This outlined how risks are identified and managed within the organisation. Section 3.7.4 of the OBP described how BGE(UK)'s approach to the management of risk will be applied to the G2W project.

4.5.19 Drawing on BGE(UK)'s previous experience from similar projects, the OBP also set out key hazards which had been identified in each phase of the construction, commissioning and operation of the pipeline and steps that can be taken to design out or minimise these hazards\(^{182}\). It provided a table summarising the likely hazards and failure mechanisms for handling gas in a high pressure transmission system, gave an indication of the likely consequence if there was a failure and included a list of the safeguards to prevent the occurrence of such events\(^{183}\).

4.5.20 Sections 3.1.2.2 and 3.1.2.3 of the OBP also identified a number of high level programme (and interdependency) risks, for which some generic responses were suggested.

4.5.21 As noted above, BGE(UK) indicated that it held meetings with the Planning Service, Road Service and the NI Environment Agency. From these contacts, together with a review of the potential route for the pipeline and FMA design, it had identified some high level programme risks specifically related to the G2W project.

4.5.22 The Authority considered that BGE(UK) had identified a number of relevant risks associated with the activities which it would be required to undertake under the licence. It has also provided evidence that it has robust systems in place to deal with such risks, and to identify others, and has presented suggestions for the avoidance and mitigation of the risks that it has identified thus far.

4.5.23 This view was supported by the advice received from Rune\(^{184}\).

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\(^{182}\) Ibid, sections 4.1.2 to 4.1.2.4.
\(^{183}\) Ibid, sections 4.1.3 to 4.1.5.
Tendering arrangements

4.5.24 In its OBP, BGE(UK) set out detailed information in relation to its tendering arrangements, which the Authority considered demonstrated an understanding of best practice in this regard.

4.5.25 BGE(UK) stated that its project team will include a Contract Manager with responsibility for contract strategy, negotiation and management and that its existing support services will provide procurement support for the contract arrangements\(^{185}\).

4.5.26 Policies and procedures to ensure compliance with EU procurement regulations were described and financial thresholds for advertisement in the EU Journal were specified. Competitive tendering and evaluation scoring processes were also described in general terms\(^{186}\).

4.5.27 BGE(UK) stated that it will utilise its current process for contract lifecycle and contract risk management and provided summary details of that process. It also provided information regarding the arrangements it has in place to establish framework contracts where it is likely to have repeated tendering needs, and outlined details of existing contracts of this type that can be utilised for various specialist services\(^{187}\). Summary details of 17 strategic framework contracts that are relevant to the G2W project were included\(^ {188}\).

4.5.28 BGE(UK) outlined its strategy for procuring materials and indicated that this strategy would be used for the G2W project. It also stated its intention to utilise its existing framework agreements to procure materials associated with the construction of the pipeline where applicable\(^{189}\).

4.5.29 These agreements cover a range of materials, including pipe, and BGE(UK) stated that they provide benefits in terms of delivery lead time and bulk

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\(^{185}\) Ibid, section 3.1, Fig 4.
\(^{186}\) Ibid, section 6.1.
\(^{187}\) Ibid, section 6.1.1.1.
\(^{188}\) Ibid, section 6.1.1.
\(^{189}\) Ibid, section 6.2.
purchasing power. Provisional arrangements for on-site storage of pipe had already been investigated by BGE(UK) and were also described\textsuperscript{190}.

4.5.30 The OBP provided details of the options available for the award of construction contracts based on whether or not the contracting entity is a Northern Ireland company (and thus whether or not EU procurement law requirements apply)\textsuperscript{191}. It also stated that maintenance contracts which BGE(UK) already has in place in Northern Ireland require only minor amendments to cover the G2W project\textsuperscript{192}.

4.5.31 Finally, BGE(UK) stated that it will use framework contracts already in place in relation to a variety of specialist services\textsuperscript{193}.

4.5.32 Overall, the Authority considered that BGE(UK) provided clear and detailed information regarding its proposals as to the use of tendering arrangements and that those arrangements were robust and in line with best practice. The Authority noted in particular that BGE(UK) will be able to utilise a number of framework contracts which it already has in place in relation to materials and specialist services.

4.5.33 The Authority attached weight to the fact that these arrangements had been proven effective through their use in previous projects, and to the thought that had been given already by BGE(UK) to their suitability for the G2W project.

4.5.34 This view was supported by the advice received from Rune\textsuperscript{194}.

**Provisional mark for sub-criterion 3.17(a)**

4.5.35 Having regard to the OBP and in particular to the matters identified above, the Authority considered that the BGE(UK) application should attract a high score, and provisionally awarded 18 out of 20 marks, in relation to sub-criterion 3.17(a).

\textsuperscript{190} Ibid.
\textsuperscript{191} Ibid, section 6.3.1.
\textsuperscript{192} Ibid, section 6.3.2.
\textsuperscript{193} Ibid, section 6.3.3.
4.5.36 The Authority compared this mark with those provisionally awarded to the other high pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

4.5.37 When compared with the other applications, the Authority considered that the BGE(UK) application provided a comprehensive and well-evidenced statement of how it would carry out activities under the licence. It presented evidence of strong skills and experience in relation to high pressure networks (both their operation and construction), adequately reflected in its plans in relation to the G2W project. It could be distinguished from the much weaker PNGL application on this basis. NIEH submitted an application that also evidenced good skills and experience and was much closer to that of BGE(UK), but BGE(UK) was slightly stronger in its ability to draw on recent experience of building high pressure pipelines in Northern Ireland and reflect that experience in forward plans, such as its good and detailed proposals for engagement with landowners.

4.6. Specific Criteria – Operational Business Plan 3.17(b)

4.6.1 Table 4.1 below sets out the values for each of the cost items submitted by BGE(UK) in its application\(^{195}\).

4.6.2 These figures cover all the relevant data that were provided by BGE(UK) and therefore carried out its assessment for the purposes of sub-criterion 3.17(b) against BGE(UK)'s description of its derivation of those data.

4.6.3 The Authority divided the costs into two broad categories of WACC and Capital Expenditure. The Capital Expenditure category consisted of four separate cost lines: Design/Project Management, Contingency, Mobilisation and Other Applicant Costs. These cost lines are consistent with what the Authority stated applicants should supply in the Data Input Workbook\(^{196}\).

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\(^{195}\) BGE (UK) Unconnected High Pressure Data Input Workbook.
\(^{196}\) To assist the applicants the Authority also provided some detail on each cost area in the Application Information Pack.
Table: 4.1 BGE (UK) Unconnected High Pressure Data Input Workbook

Cost Items

<table>
<thead>
<tr>
<th>Cost Item</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Weighted Average Cost of Capital</td>
<td>6.19%</td>
</tr>
<tr>
<td>Design / Project Management</td>
<td>£12.242m</td>
</tr>
<tr>
<td>Contingency</td>
<td>£4.328m</td>
</tr>
<tr>
<td>Mobilisation</td>
<td>£0.300m</td>
</tr>
<tr>
<td>Other Applicant Costs</td>
<td>£0.000m</td>
</tr>
</tbody>
</table>

Description of the derivation of cost data

**Weighted Average Cost of Capital**

NERA was requested to produce a report on what it would expect to see in a well-evidenced WACC submission. The Authority substantially agreed with the assessment reflected in that report. It follows the Authority would have expected to see:

a. The cost of debt set out using: (i) a benchmark gilt yield (to reflect a risk free rate) plus evidence on corporate debt spreads with market evidence provided for both; and/or (ii) direct evidence of corporate debt yields with market evidence provided. For this purpose, references to corporate debt spreads/yields should reflect companies with similar risk profiles, issuance costs should be included in the cost of debt and the treatment of inflation should be clearly explained in the derivation.

b. The cost of equity set out using CAPM and incorporating the risk free rate, equity risk premium and beta with relevant evidence provided to justify each component.

c. The proposed gearing including a discussion on the how this interacts with the risks of the project, the proposed credit rating and the cost of debt.
4.6.5 BGE(UK)’s application was based on a standard debt/equity capital structure and included proposals for both debt and equity costs.

4.6.6 The Authority considered that the application gave a reasonable but incomplete description of how the cost of capital figure in the Data Input Workbook was built up\textsuperscript{197}.

4.6.7 Table 18 provided a clear presentation of the components used to calculate the proposed WACC. For cost of debt a figure of 3\% was proposed. It was stated that this was taken from a range of possible values derived by establishing the upper and lower bounds of possible values. The lower bound was derived from the iBoxx index and the upper bound figure was taken from the Utility Regulator determination on the BGE (UK) price control in October 2012\textsuperscript{198}. The application also clearly set out how it had accounted for inflation and transaction costs\textsuperscript{199}.

4.6.8 The Authority considered the explanation of the upper and lower bounds to be in line with reasonable expectations, and well-evidenced with a reasonable amount of clarity provided. The Authority also regarded the use of regulatory precedents in explaining the inflation and transaction cost figures to be of assistance in understanding the derivation of the data.

4.6.9 However, the actual lower bound figure was not stated and there was very limited explanation of how the final figure for the cost of debt was arrived at. This demonstrated some lack of clarity in the application.

4.6.10 To estimate the cost of equity, CAPM had been applied and a figure of 12.44\% was proposed. There was a useful discussion of the estimates of the Total Market Return to Equity\textsuperscript{200}, the Risk Free Rate and the Equity Risk Premium values with clear reference made to recent regulatory determinations, together with an explanation of why BGE(UK) preferred to rely on Ofgem’s RIIO-T1 and RIIO-GD1 than the Competition Commission’s NIE determination in arriving at a final figure.

\textsuperscript{197} BGE (UK) Unconnected Gas to the West Operational Business Plan – Chapter 10.
\textsuperscript{198} BGE((NI) Ltd. Price Control 2012-2017 Determination, para. 6.23, p.28.
\textsuperscript{199} BGE (UK) Unconnected Gas to the West Operational Business Plan p.169.
\textsuperscript{200} The Total Market Return to Equity is the sum of the risk free rate plus the equity risk premium.
4.6.11 In estimating the beta values, the application referenced Table 19, describing different types of comparator companies and sectors which BGE(UK) stated that it had considered in arriving at those values.

4.6.12 The Authority considered the explanation of the Total Market Return to Equity, Risk Free rate and Equity Risk Premium to be well-explained and the reliance on recent regulatory precedents to be well-evidenced. However, the derivation of the final figure could have benefited from more detailed explanation.

4.6.13 Beta figures were not provided in Table 19 and it was unclear to the Authority what the proposed range was or how the final figure for asset beta values was arrived at. The application in this respect of simply not complete.

4.6.14 The Authority also noted that the 2% upper estimate for the risk free rate used in the cost of debt section appeared to be inconsistent with the 1.5% figure used in the equity section and regarded this inconsistency as weakening the quality of the evidence provided in the application.

4.6.15 NERA also found that, taken in the round, BGE(UK)’s description of how it had derived its cost of debt was well-evidenced, but that there was no explanation of the determination of the final figures proposed.

4.6.16 While NERA advised that the cost of equity component was well-evidenced, the Authority considered that the evidence provided was incomplete (e.g. asset beta data) and inconsistent in places (e.g. risk free rate) and to that extent was not as clear or full a description as it would have expected.

**Capital Expenditure**

4.6.17 BGE(UK) provided an explanation of some of its cost items but not others. No spreadsheet was provided to allow a detailed analysis of all the figures.

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201 BGE (UK) Unconnected Gas to the West Operational Business Plan, p. 169.
202 BGE (UK) Unconnected Gas to the West Operational Business Plan, p. 170.
203 NERA, Gas to the West, A Report for the Utility Regulator, Section 2.2.2 p. 6.
204 NERA, Gas to the West, A Report for the Utility Regulator, Section 3.2.1 p. 12.
4.6.18 The Design and Project management and Mobilisation values in the Data Input Workbook were calculated using a function of Maximo, the asset management system, known as Compatible Units\textsuperscript{205}. This records costs from previous projects and converts them into comparable units. Values were therefore based on experience of previous projects and the G2W high pressure network design produced by Fingleton McAdam. There was also some additional breakdown of the costs provided in Table 16, e.g. Design and Planning, but no spreadsheet was provided with any detailed explanation. The Authority also notes that the value in this cost line is £0.300m above that set out in the BGE(UK) Connected application.

4.6.19 There was no explanation given for the contingency figure.

4.6.20 While the Authority considered the use of Maximo to be a robust approach, there were only high level final figures presented in the application and no detail as to how the values in the Data Input Workbook were derived. Given the use of a building block system to calculate the figures, the Authority would have expected a detailed discussion of the various elements used to derive the final figure.

4.6.21 This deficiency was demonstrated by the fact that there were different figures inserted in Table 16 for Project Management in this (the BGE(UK) unconnected\textsuperscript{206}) application and in the BGE(UK) connected\textsuperscript{207} application. There was no self-evident reason for the difference, and in the Authority’s opinion, in an adequately explained submission it would have been possible to ascertain if there was a reason behind this difference or if it was just an error.

4.6.22 The Authority also noted that, since the activities included in Mobilisation are specific to the G2W project and relate to establishing commercial arrangements to convey gas across the pipeline, a more tailored approach to calculating this figure would have been appropriate.

4.6.23 The Authority also noted and had regard to the fact that the Mobilisation value of £0.300m appeared to have been double counted. BGE(UK)’s Table 16 described the Design/Project Management figure of £12.2m which was included in the

\textsuperscript{205} BGE (UK) Connected Gas to the West Operational Business Plan – Section 3.4 and 9.2.
\textsuperscript{206} BGE(UK) Connected Gas to the West Operational Business Plan, p.162
\textsuperscript{207} BGE(UK) Connected Gas to the West Operational Business Plan, p.171.
Data Input Workbook\textsuperscript{208}. The table clearly included £0.300m mobilisation costs in this overall figure. However, the Data Input Workbook also included a separate and additional amount for mobilisation of £0.300m.

4.6.24 As there was no explanation provided for the contingency figure, the Authority considered this part of the information provided to be incomplete.

**Identification and application of cost drivers**

4.6.25 BGE(UK) used a compatible unit estimate approach to build up the activities for the G2W project based on its pipeline construction experience. While BGE(UK) provided Table 16, there was a very limited breakdown of the costs provided in this table.\textsuperscript{209}

4.6.26 The Authority considered that it was not possible to ascertain from this what cost drivers had been used to build up costs, and the evidence provided in relation to cost drivers had therefore to be assessed as weak.

**Robustness of assumptions**

4.6.27 The Authority identified and considered a number of assumptions that appeared to have been made by BGE(UK) when deriving the data contained in its Data Input Workbook.

**The Value of the WACC**

4.6.28 First, the Authority took it to be implicit throughout the application that BGE(UK) had assumed it will be able to carry on the licensed activities under the high pressure licence, and to do so consistently with its obligations under that licence, on the basis of the proposed WACC. That is to say, there was an implicit

\textsuperscript{208} Data Input Workbook Design & Project Management £12.242m Mobilisation £0.300m - BGE(UK) Unconnected Gas to the West Operational Business Plan – Table 16 Project Management + Design % Planning £11.942 Mobilisation £0.300m.

\textsuperscript{209} BGE(UK) Unconnected Gas to the West Operational Business Plan, p.162.
assumption that BGE(UK) will be able to raise the finance required to construct and operate the high pressure network while subject to a revenue control condition embodying its proposed WACC.

4.6.29 For the purpose of testing this assumption, the Authority considered whether the proposed WACC fell within the range of what might reasonably be expected in the context of the G2W project. To do this, it considered the market cost of debt and equity based on advice received from NERA, which took into account in its report such costs as referenced in recent regulatory decisions. NERA advised on what it considered to be the 'plausible range' within which it would expect any WACC for this project to lie. The Authority relied upon the advice contained in the report as establishing a range against which to test BGE(UK)'s assumption.

4.6.30 NERA established a 'plausible range' in respect of a debt/equity model of 3.5% - 6.2%, and BGE(UK)'s proposed WACC was 6.09%.

4.6.31 The Authority noted that the proposed BGE(UK) WACC lay at the high end of, but fell within, the range identified by NERA.

4.6.32 In addition BGE(UK) identified its ability and intention to finance the project through corporate finance, and referenced its 2012 financial statements and its access to finance facilities. It stated that it had already received the approval of its Board of Directors, so that financial resources were available to complete the project. In addition it provided historical evidence that it had raised finance for construction of high pressure pipelines in Northern Ireland.

4.6.33 Having regard to its own expertise, the Authority considered that the proposed WACC was high and therefore reflective of a cost of debt and equity that would attract investors. Given that the WACC also lay within NERA's plausible range, and that the proposal was in any event to fund the project on a corporate finance basis, with evidence of a board level approval already in place, the Authority had no concerns about the ability of BGE(UK) to finance its activities under the high pressure licence on the basis of the proposed WACC.

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210 NERA, Gas to the West, A report for the Utility Regulator
211 NERA p. 33
212 BGE (UK) Annex 3 Form of Application p9
213 BGE (UK) Responses to Email from Utility Regulator, 9th May 2014
214 BGE (UK) Annex 3 Form of Application p9
4.6.34 Therefore the Authority concluded that the assumption that BGE(UK) would be able to obtain financing to carry on the licensed activities on the basis of the proposed WACC was robust.

**Transaction Costs**

4.6.35 Second, the BGE(UK) proposed WACC included an adjustment of 0.2-0.3% for transaction costs associated with raising finance. This was based on regulatory precedent, including the recent Competition Commission determination relating to Northern Ireland Electricity.

4.6.36 The Authority considered this assumption to be robust in light of the explanation given in support of it, and could identify no reason why the references cited by BGE(UK) would not be of relevance to the G2W project.

**Gearing**

4.6.37 Third, BGE(UK) proposed a gearing ratio of 75% based on a survey of gearing ratios of utilities in the United Kingdom. There was no discussion as to whether or not this level of gearing would be appropriate, given the level of project risk assumed elsewhere in the application.

4.6.38 NERA advised that the assumptions relating to gearing could not be considered as robust due to a lack of evidence in support of them. The Authority also concluded that the application provided incomplete evidence in this regard and agreed with the NERA advice.

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215 BGE (UK) Unconnected Gas to the West Operational Business Plan, p. 171.
216 NERA 4.2.1 p. 16.
**Asset Beta**

4.6.39 Fourth, the asset beta section of the application\(^{217}\) includes assumptions relating to ground conditions and construction risk and how they should impact on betas. However, no detailed evidence was provided as to why the level of risk might compare with United States Construction or Renewable Generation.

4.6.40 The Authority would have expected to be provided with examples of similar gas transmission assets regulated in such a manner elsewhere, particularly as BGE(UK) notes previous experience with poor ground\(^{218}\).

4.6.41 In addition the Authority noted that no reference was made to calculations which other regulators have used in determining how companies with different levels of construction risk might require different beta figures e.g. Ofgem RIIO - GD1.

4.6.42 The Authority had questioned similar arguments previously\(^{219}\) and BGE(UK) provided no additional evidence in support of them. In principal, the Authority was not convinced that project specific risk, e.g. as to ground conditions, should impact on beta values which are intended to measure the impact of market wide systematic risk on the investment in question when measured against the impact on the market as a whole. BGE(UK)’s application failed to address this issue.

4.6.43 The Authority was therefore unable to regard BGE(UK)’s assumptions in relation to the impact of such risk on betas as being robust.

**Duration of the WACC**

4.6.44 Fifth, the Authority noted the statement made by BGE(UK) that the WACC must be allowed throughout the project lifetime\(^{220}\). This statement is inconsistent with the Authority's clearly expressed position as outlined in the Applicant Information

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\(^{217}\) BGE (UK) Unconnected Gas to the West Operational Business Plan, p. 169.

\(^{218}\) BGE (UK) Unconnected Gas to the West Operational Business Plan – p. 64.


\(^{220}\) BGE (UK) Unconnected Gas to the West Operational Business Plan, p. 168.
To the extent that BGE(UK)'s application is premised on an assumed unchangeable WACC, that assumption is not robust.

**Capital Expenditure**

4.6.45 Sixth, BGE(UK)'s calculation of capital expenditure costs used Maximo and they were built up from other gas high pressure construction projects. This assumed that the pipeline will have a similar cost structure to other high pressure pipelines on the island of Ireland.

4.6.46 The Authority recognised this as a robust assumption in most cases. However, as noted above, the Authority considered that mobilisation costs may not suit such a generic approach given the very specific costs included within this overall cost line. To that extent a caveat must be attached to the assumption.

**Conclusion**

4.6.47 The Authority regarded some of the assumptions relied upon by BGE(UK) as robust in the light of the explanation and evidence provided in support of them, but others not to be robust for the reasons set out above.

**Evidence verifiable from its previous experience**

4.6.48 The BGE(UK) application used Maximo and the Component Unit cost approach, based on evidence gained from its own experience of developing high pressure pipelines in a similar context to the G2W project.

4.6.49 The Authority regarded this as a robust use of previous experience.

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221 Applicant Information Pack, paragraph 3.27 – 3.30.
Identification and quantification of risk

4.6.50 The BGE(UK) application specifically referenced the risk of deviations between spot estimates of the cost of debt and longer term trends\textsuperscript{222}. It recognised that the cost of debt proposed in the application may be different from the cost of debt that can be raised in the future if markets change significantly. However, there was no discussion of the quantification of this risk.

4.6.51 There was also reference in the application\textsuperscript{223} to risks relating to issues with the route and location of the pipeline. Again, BGE(UK) provided no quantification of these risks nor any suggestion as to approaches that might be taken towards their mitigation.

4.6.52 The Authority considered that both of the risks noted above were appropriately identified, but neither of them was quantified in terms of probability or impact.

4.6.53 Overall the Authority considered the identification and quantification of risk to be limited. The Authority would have expected the application to directly address the risks of each cost line with consideration given to the likelihood and impact of the risks and some discussion on possible mitigation measures in each case.

Efficiency improvement plan

4.6.54 Some evidence of past efficiency improvement was presented, e.g. the Networks Transformation Programme. There was reference\textsuperscript{224} to using Maximo to reduce costs, as well as general approaches to cost management\textsuperscript{225}, and a discussion of benchmarking\textsuperscript{226} and how it is used to drive continuous improvement. This latter discussion included reference to examples that had resulted in efficiencies and which could be applied in Northern Ireland. BGE(UK) also provided information on design optimisation and highlighted potential benefits including increased capacity and reducing distribution costs.

\textsuperscript{222} BGE (UK) Unconnected Gas to the West Operational Business Plan – p. 169.
\textsuperscript{223} BGE (UK) Unconnected Gas to the West Operational Business Plan – p. 146.
\textsuperscript{224} BGE (UK) Unconnected Gas to the West Operational Business Plan – p. 94.
\textsuperscript{225} BGE (UK) Unconnected Gas to the West Operational Business Plan – p. 146.
\textsuperscript{226} BGE (UK) Unconnected Gas to the West Operational Business Plan – p. 155.
4.6.55 The Authority therefore considered that there was some evidence of efficiency improvement in the application. However, some of the examples given represent no more than good practice (e.g. using efficient boilers) and no quantification of benefits attaching to them was given.

4.6.56 In the absence of an explicit efficiency improvement plan, and given the limited value of the examples of past efficiency improvement provided, the Authority considered that this element of the application was very weak, with no evidence presented of specific plans or programmes to improve the efficiency of operation of a high pressure pipeline.

**Provisional mark for sub-criterion 3.17(b)**

4.6.57 Having regard to the OBP and in particular to the matters identified above, the Authority considered that the BGE(UK) application should attract a low score, and provisionally awarded 9 out of 20 marks, in relation to sub-criterion 3.17(b).

4.6.58 The Authority compared this mark with those provisionally awarded to the other high pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

4.6.59 When compared with the other applications, the Authority considered that the BGE(UK) application was inconsistent in quality. The information and evidence presented in support of the WACC was reasonable overall; the methodology was sound and the data sources used generally reliable. However, there were areas in which it could have been fuller and more detailed. This part of the application was good in comparison to PNGL, but less clear and comprehensive than NIEH. In relation to capital expenditure the application was weak, with limited detail and at least one apparent error. The overall mark reflected the medium quality of the WACC analysis adjusted by the clearly low quality description relating to capital expenditure.
4.7. Specific Criteria – Operational Business Plan 3.17(c)

The experience of the applicant and others on whom it intends to rely in relation to network construction

4.7.1 BGE(UK) stated that it intends to rely on experience from within the BGE group, including its own subsidiary Bord Gais Networks, in the construction of the high pressure network, and only employ an outsourcing model for certain activities.\(^{227}\)

4.7.2 The OBP contained details of previous experience within the BGE group of building and operating high pressure pipelines in both Northern Ireland and the Republic of Ireland.\(^{228}\) BGE(UK) itself has constructed 300km of high pressure pipelines in Northern Ireland and is currently in the construction management phase of a number of 70 barg pipelines in the Republic of Ireland. BGE(UK) stated that these pipelines have been constructed within programme time and budget.\(^{229}\)

4.7.3 The Authority noted that BGE(UK) is a subsidiary of BGE, which owns and operates the high pressure gas network in the Republic of Ireland. This consists of over 2,400km of high pressure (>19bar) pipelines including around 400 km of subsea interconnectors to Scotland.\(^{230}\)

4.7.4 BGE(UK) indicated that it would avail of the construction experience elsewhere within BGE for the project.\(^{231}\) The Authority considered this to be a reasonable and credible proposal.

4.7.5 Overall, the Authority considered that BGE(UK) had demonstrated a significant degree of relevant experience, both from within its own resources and those of its wider group, on which it will be able to draw in relation to managing the processes and resources necessary to construct a high pressure network.

4.7.6 The Authority also noted that BGE(UK) has in place a number of framework agreements which cover services relevant to network construction, such as

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\(^{227}\) Ibid. p. 25 and table 6 at pp. 56 – 57.
\(^{228}\) Ibid, table 2 at pp. 33 – 35.
\(^{229}\) Ibid, p.29.
\(^{230}\) Ibid, p.25.
\(^{231}\) Ibid, p23.
engineering services and land agency. The Authority cannot directly assess the skills and experience of the bodies with which BGE(UK) has such arrangements. However, it considered that the internal experience upon which BGE(UK) can draw in relation to the construction of high pressure networks indicates that such arrangements, managed by experienced internal staff, are an appropriate means of supplementing that experience where necessary.

The experience of the applicant and others on whom it intends to rely in relation to network construction

4.7.7 BGE(UK) provided information in its OBP with regard both to its own experience of high pressure network operation and to that within the wider BGE group.

4.7.8 In Northern Ireland, BGE(UK) operates the North West Pipeline which takes the form of a 450mm pipeline which became operational in 2004, extending 112km from Carrickfergus to supply the power station at Coolkeeragh. It also operates the South-North Pipeline which became operational in 2006 and is a 156km long pipeline extending from the landfall of the gas interconnector at Gormanston, Co. Meath, in the Republic of Ireland to Ballyalbanagh on the North West Pipeline.232

4.7.9 BGE(UK) referred to what it described as an exemplary safety record in high pressure pipeline construction and operation resulting from its competence, capability, and experience in the industry.233

4.7.10 The OBP indicated that BGE(UK) has an existing central control room operation and drew attention to its management of the gas supply and demand on the current Northern Ireland pipeline network during the record winter cold weather periods experienced in 2009/2010. BGE(UK) stated that during this period no interruptions in gas supplies were experienced by Northern Ireland customers and record gas flows were transported through the Beattock Compressor Station. It asserted that this indicates that the control room will be capable of monitoring and supervising the high pressure pipeline which is the subject of the licence.

233 Ibid, p. 23.
4.7.11 The OBP stated that installations on the high pressure pipeline will be monitored via remote telemetry at BGE(UK)'s Grid Control Centre, where any deviation from the standard operating parameters may be detected and result in a call out of the local BGE(UK) operations personnel. It proceeded to provide details of BGE(UK)'s existing SCADA\textsuperscript{234} system.

4.7.12 In addition to SCADA, BGE(UK) provided information to illustrate that it has other IT systems necessary to operate the network; these include GTMSNI\textsuperscript{235}, asset management and cathodic protection remote monitoring systems\textsuperscript{236}. BGE(UK) stated that the new licensed area will leverage off these existing systems\textsuperscript{237}, and that it has contracts in place for maintenance services which can, with minor amendments, be extended to cover the new licenced area\textsuperscript{238}.

4.7.13 The OBP indicated that BGE(UK) assumes it will be operating its existing high pressure networks under the single Northern Ireland network code. BGE(UK) is already a party to the Northern Ireland Network Operators Agreement, which it assumes would be a requirement for the holder of the licence.

4.7.14 BGE(UK) stated that, in carrying out its current network operation in Northern Ireland, it utilises the services of both Bord Gais Networks and BGE group and that BGE(UK) similarly proposes to rely on the services of Bord Gais Networks to deliver the G2W project\textsuperscript{239}.

4.7.15 The OBP contained further information on Bord Gais Networks' experience of high pressure network operation in the Republic of Ireland\textsuperscript{240}.

4.7.16 Overall, the Authority considered that BGE(UK) had provided comprehensive and detailed information, with appropriate supporting evidence, to demonstrate its own experience in operating high pressure networks and the experience of the wider group on which it is able to draw.

4.7.17 This conclusion was supported by the advice received from Rune\textsuperscript{241}.

\textsuperscript{234} Supervisory Control and Data Acquisition.
\textsuperscript{235} The Gas Transportation Management System Northern Ireland provides functionality for capacity booking, shippers, nominations, allocations, balancing, scheduling, shrinkage and billing.
\textsuperscript{236} BGE(UK), op cit, p.48.
\textsuperscript{237} Ibid.
\textsuperscript{238} Ibid, section 6.3.2.
\textsuperscript{239} Ibid, p. 25.
\textsuperscript{240} Ibid, p. 29.
Securing, mobilisation and management of resources

4.7.18 BGE(UK) provided detailed proposals in relation to how it would seek to secure, mobilise and manage the internal and external resources necessary for the construction of the network.

4.7.19 As noted above, in relation to internal resources, BGE(UK) indicated that it intends to rely on the services of its subsidiary Bord Gais Networks to deliver the project. Resources for construction would be sourced via the BGE group.

4.7.20 In relation to external resources for the construction of the network, BGE(UK) stated that, if EU procurement requirements do not apply, it will use its existing pre-approved suppliers. Otherwise it stated that BGE(UK) and BGE have many of the contracts needed currently in place; for example, BGE(UK) would utilise its existing framework agreements for materials\(^242\) and strategic contracts under its framework agreements in relation to engineering works and services\(^243\) and for specialist services\(^244\).

4.7.21 BGE(UK) stated that an Executive Steering Group led by the BGE(UK) chairman has been established for the G2W project and an initial team had undertaken consultation with key stakeholders including firmus energy\(^245\). BGE(UK) stated that, drawing on past experience, it intends to establish a project team which will be similar to the project team that delivered the North West, South-North and Kernan to Derryhale pipelines\(^246\).

4.7.22 BGE(UK) proposed that a single project team will be established with firmus, an approach that has proved successful in the past. Detailed information was provided regarding what BGE(UK) claimed would be the potential areas of significant benefit arising from this arrangement, for both the high pressure and low pressure networks, in terms of delivery and costs\(^247\).

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242 BGE(UK), op cit, p.131.
244 Ibid, p.136.
245 Ibid, p. 29.
246 Ibid.
247 Ibid.
4.7.23 Organisational arrangements for the project team were described in the OBP with roles clearly indicated\textsuperscript{248}. BGE group functional support was also identified\textsuperscript{249} as were key personnel\textsuperscript{250}.

4.7.24 BGE(UK) also provided information on its existing range of information systems which were developed to support the construction, operation and maintenance of other high pressure networks. It stated that it is intended that these systems will be utilised in relation to the high pressure network; BGE(UK) and Bord Gais Networks already having existing systems in place such as Maximo and GTMS. These are used in the Republic of Ireland and Northern Ireland and BGE(UK) stated that it does not envisage the need for any new systems\textsuperscript{251}.

4.7.25 Overall, the Authority considered that BGE(UK) had provided comprehensive and detailed information, with appropriate supporting evidence, to demonstrate the appropriateness of its proposals to secure, mobilise and manage the internal and external resources necessary to construct the network.

4.7.26 This conclusion was supported by the advice received from Rune\textsuperscript{252}.

Engagement with stakeholders

4.7.27 As noted above, the Authority considers there to be substantial overlap between sub-paragraphs 3.17(a)(i) and 3.19(g) of the Criteria. The Authority's analysis of BGE(UK)'s application under sub-paragraph 3.17(a)(i) is therefore of relevance and is adopted as part of its assessment here.

4.7.28 BGE(UK) provided a comprehensive stakeholder engagement plan broken down into six stages from an initial stakeholder liaison and scoping exercise to a final learning and evaluation phase\textsuperscript{253}. The plan was based on previous experience, in Northern Ireland and the Republic of Ireland, and set out the relationships that

\textsuperscript{248} Ibid, p. 30.
\textsuperscript{249} Ibid, p. 43.
\textsuperscript{250} Ibid, appendix A.
\textsuperscript{251} Ibid, p. 48.
\textsuperscript{252} Rune Associates, op cit, p.9 and pp. 13-14.
\textsuperscript{253} Ibid.
BGE(UK) has already established through its existing business in Northern Ireland.

4.7.29 As noted in Chapter 2, sub-paragraph 3.19(g) contains a degree of specificity which is not contained in sub-paragraph 3.17(a)(i), as it refers to proposals in relation to particular groups of stakeholders which the latter does not. Those groups are identified as ‘all relevant regulatory authorities and statutory agencies, other licence holders and private entities necessary to construct a high pressure network’.

4.7.30 With regard to relevant regulatory authorities and statutory agencies, BGE(UK) listed previous relationships with the Northern Ireland Road Authority, the Utilities Committee of the Department of Regional Development, and the Centre for Protection of National Infrastructure\(^254\), and stated that it will engage frequently with Department of Regional Development\(^255\). It also stated that it has already held meetings with the Environment Agency\(^256\).

4.7.31 The Authority considered that BGE(UK) has demonstrated an appreciation of the relevant regulatory authorities and statutory agencies which would be involved in the construction of the network. When therefore it states later in its OBP that, as part of its stakeholder engagement plan, it will liaise with statutory bodies the Authority had confidence that it has a clear understanding of who the relevant bodies are.

4.7.32 BGE(UK) has also demonstrated its consideration of other licence holders through its reference to its existing relationships with other licence holders such as Premier Transmission Limited (PTL), Phoenix Natural Gas, firmus energy\(^257\).

4.7.33 As explained above, the Authority considers landowners to be the key private stakeholder in regard to the construction of the high pressure network. BGE(UK) demonstrated that it understands the particular importance of engagement with landowners, has experience of such engagement, and has a plan for interactions

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\(^{254}\) Ibid, section 3.6.1.
\(^{255}\) Ibid.
\(^{256}\) Ibid.
\(^{257}\) Ibid.
with them. One example of the way in which this is signalled in its application was through the inclusion of its ‘Landowners Handbook’.

4.7.34 Overall, the Authority considered that, through its stakeholder engagement plan and examples of previous relevant experience of stakeholder engagement in Northern Ireland, BGE(UK) had demonstrated that it has established plans for stakeholder engagement that are comprehensive, detailed and appropriate.

Timely delivery of the high pressure network

4.7.35 In section 3.1 of its OBP, BGE(UK) outlined detailed proposals for the timely delivery of the high pressure network based on its previous experience in undertaking the construction of other similar networks. In appendix B, BGE(UK) also provided detailed project plan diagrams which included estimated durations for more than 110 discrete activities as part of the construction project. The OBP additionally provides detailed information defining the planned activities.

4.7.36 Although BGE(UK) provided a project plan based on a three year timescale for network delivery, it stated that based on its experience a timescale of four years may be more appropriate and so provided project plan diagrams on that basis. However, the Authority noted that the advice from Rune concludes that the proposed programme for completion within three years is inherently credible.

4.7.37 The Authority noted that the BGE(UK) plan indicated a start date in 2015 despite the Authority stating that the licence was proposed to be awarded in October 2014. The reason for this proposed delay following the award of the licence was not explained, and it was unclear whether it reflected an assumption by BGE(UK) that the timetable for licence grant was likely to change, or whether it represented a window that BGE(UK) wished to have between licence grant and the commencement of activities. If the latter, the Authority considered that it could involve an unnecessary period without activity, with consequential effects.

258 Ibid, Appendix C.
259 Ibid, section 3.1.1.
261 Ibid, Appendix B.
262 Paragraph 4.48 of the Applicant Information Pack.
on the overall delivery of the plan. However, it did not regard this issue as having material weight in its overall assessment.

4.7.38 BGE(UK) provided information as to how it proposes to manage risk as part of the project. The Authority recognised that this is an important aspect of timely delivery. BGE(UK)'s management of risk is discussed above under sub-criterion 3.17(a), and the Authority's conclusion that the approach to risk described was robust is relevant and adopted here.

4.7.39 In its assessment of the matters arising under this heading the Authority also had regard to BGE(UK)'s proposal to substitute high pressure pipelines with low pressure pipelines. The report from Rune advised that this proposal was credible but that no evidence was provided of a high level cost benefit analysis. Rune also concluded that the twelve bar minimum pressure option had not been well-explained and Rune could not view it as credible. The Authority concluded that this proposal would not have a material impact on the timely delivery of the pipeline in light of the other detailed evidence provided by BGE(UK).

4.7.40 Overall, the Authority concluded that BGE(UK) can draw upon very significant experience in the construction of high pressure pipelines and therefore has a clear understanding of the activities involved in delivering such projects. The Authority considered that BGE(UK)'s proposed programme for construction and commissioning of the pipeline over a three year period was credible on the basis of both previous experience and the detailed explanation of its project plan provided in the application.

4.7.41 This conclusion was supported by the advice provided by Rune.

**Provisional score for sub-criterion 3.17(c)**

4.7.42 Having regard to the OBP and in particular to the matters identified above, the Authority considered that the BGE(UK) application should attract a medium
score, and provisionally awarded 15 out of 20 marks, in relation to sub-criterion 3.17(c).

4.7.43 The Authority compared this mark with those provisionally awarded to the other high pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

4.7.44 By comparison with the other applications, as in relation to sub-criterion 3.17(a), the Authority considered that the BGE(UK) application provided strong evidence of skills and experience relating to high pressure networks (both their operation and construction). This was clearly distinguishable from the PNGL application, but similar to that of NIEH; both applicants' mobilisation proposals were robust and their submissions indicated that the systems and contracts needed were largely in place or could be extended if required. Note was taken of BGE(UK)'s proposal to substitute high pressure pipelines with low pressure pipelines, but this was less credible than PNGL's equivalent proposal, and the rationale for a 12 bar minimum pressure option was confusing and could not be understood. In the round, BGE(UK)'s submission was judged broadly equivalent to that of NIEH in respect of this sub-criterion.

4.8. **Specific Criteria – Innovation & Technology**

4.8.1 BGE(UK) addressed innovation and technology transfer in a standalone document submitted as part of its application (the ITT).

4.8.2 The ITT did not systematically address the matters listed in paragraph 3.21 of the Criteria. Instead it sought to demonstrate a history of innovation within the BGE group and BGE(UK), the factors driving the delivery of innovation, and outputs such as cost efficiencies.
Environmental sustainability

4.8.3 The ITT made reference to ‘environmental tools’ and the award of Business Working Responsibly Mark certification for responsible and sustainable business practices in 2013.

4.8.4 Under the heading of ‘environmental tools’ BGE(UK) stated that it has developed an environmental policy and has also achieved National Standard Authority of Ireland (NSAI) accreditation of Environmental Management System to I.S. EN ISO 14001:2004.

4.8.5 The ITT stated that this policy is implemented through techniques developed by BGE(UK) such as Envirokit and Enviroplan, and that it is currently in the process of developing Enviroops. These documents are designed to provide guidance to planning and assessment, operations, construction and office staff and will be applied to activities undertaken in respect of the licence.

4.8.6 As noted in Chapter 2, the Authority understands ‘innovation’ to mean the design or commissioning, and implementation, of genuinely new technology, methods, processes or procedures. Likewise it understands ‘technology transfer’ to mean the implementation of the fruits of innovation in a context other than that in which the innovation originally took place.

4.8.7 The Authority did not consider that BGE(UK) had provided sufficient indication that the guidance documents it describes could be regarded as being genuinely innovative in respect of environmental sustainability. Likewise, the award of the Business Working Responsibly Mark certification, while no doubt positive, is not in itself evidence of innovation of the sort that the Authority is required to assess under the ITT Criteria.

Efficiency in use of gas and new sources of gas

265 BGE(UK), Gas to the West: Innovation and Technology Transfer, p. 21.
266 Ibid, p. 22.
4.8.8 The ITT provided some information regarding measures to improve efficiency in use of gas, but none of the information indicated that the examples given arose from innovation on the part of BGE(UK).  

4.8.9 In relation to efficiency in the use of gas BGE(UK) point to the fact that the replacement of modulating boilers with modulating condensing boilers results in significant fuel and CO2 savings as condensing boilers are approximately 90% efficient. Also that BGE are engaged in a pilot project to upgrade some boiler units with small CHP boilers which is expected to significantly reduce electrical demand at their larger installations.  

4.8.10 In relation to the use of new sources of gas, BGE(UK) stated that it is 'actively engaged in reviewing options for renewable gas' and that as this technology is developed it could be transferred to Northern Ireland.  

4.8.11 The Authority considered that it could give no real weight to these examples. A broad statement that BGE(UK) is reviewing options in relation to biogas is not evidence of innovation, nor is a statement that as technology develops it will be transferred to Northern Ireland evidence of technology transfer.  

Cost efficiency  

4.8.12 The ITT detailed a number of projects relevant to high pressure pipelines and provided identified cost savings in respect of some of them; for example the introduction of an in-house solution for temporary filtration for pipeline pigging which has generated cost savings of circa €1.5m over five years. BGE(UK) also point to the fact that the introduction of pre-insulated transmission pipe has resulted operational savings due to reduced repairs to pipeline coating and a reduced frequency of inspections. However, these savings have not been quantified.  

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267 See explanation of the Boiler replacement Programme and the introduction of combined heat and power units in ibid, section 3.5.1, p.16.  
268 Ibid, p. 16  
269 Ibid, section 3.5.2, p.17.  
4.8.13 The Authority considered that most of the examples provided by BGE(UK) under this heading could broadly be characterised as good business practice rather than as evidence of innovation on the part of BGE(UK) itself. In order to assess them as innovative means of achieving cost efficiency the Authority would have required some confirmation that BGE(UK) originally developed the techniques it described. Overall, the Authority concluded that little weight could be attached to the submissions in this part of the ITT.

**The development of the network to more remote geographical areas**

4.8.14 The ITT provided a summary of how the existing gas network in Northern Ireland has developed and stated that ‘BGE (UK) has worked successfully to rollout infrastructure with the Utility Regulator and will continue to meet the needs of growth to extend the gas network to the benefit of the Northern Ireland consumer’.

4.8.15 No specific proposals for the development of the G2W high pressure network to more remote geographical areas were provided.

4.8.16 The Authority considered that the mere statement that BGE(UK) has delivered other networks is insufficient evidence of its ability to achieve innovation and technology transfer under this heading.

4.8.17 Such information is relevant to the experience on which BGE(UK) can draw in constructing and operating high pressure networks and has been credited under other headings. However, it did not signal the use of innovation and technology transfer in relation to network development in remote areas.

**History of innovation**

4.8.18 BGE(UK) cites a number of examples of previous innovation, for example:

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272 Ibid, section 3.6, p. 18.
273 Ibid, sections 3.1.2 and 3.1.3, p. 8
a. the use of pre-insulated transmission pipes leading to time and operational savings in repairs to pipeline coating, which has reduced the frequency of inspections, thereby delivering a higher quality product; and

b. the introduction of an in house solution to temporary filtration for pipeline pigging. BGE(UK) developed an in-house solution to the need to filter the gas at the point where the pig is extracted in advance of re-injecting it into the pipeline.

4.8.19 The Authority attached weight to these examples as demonstrations of an ability to innovate generally in relation to high pressure pipelines.

4.8.20 The Authority considered that the first of these innovations was relevant to the network which is the subject of the licence application and that the second was illustrative of an ability to innovate more generally. However, the examples were limited and it would have expected a greater effort to be made to draw out how these examples illustrated an ability to innovate in relation to the network licence to which the application relates. In consequence, only limited weight was given to these parts of the submission for the purposes of this sub-criterion.

**Ability to secure funding**

4.8.21 The ITT provided no information relating to BGE(UK)’s ability to secure funding from other governmental or regulatory authorities. Rune concluded in its advice to the Authority that no evidence had been provided by BGE(UK) of its ability to secure funding for innovative developments.\(^{274}\)

4.8.22 The Authority therefore concluded that BGE(UK) had failed to provide any information relevant to this heading.

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Transfer of innovation into Northern Ireland

4.8.23 The ITT set out no substantive proposals to transfer any innovation into Northern Ireland. This was noted in the report from Rune.\textsuperscript{275}

4.8.24 The Authority noted that, as indicated above, BGE(UK) stated that as technology in relation to biogas is developed it 'could be transferred to Northern Ireland'.\textsuperscript{276} However, this statement was too tentative to constitute a proposal to transfer innovation and, in any event, the innovation in relation to biogas is not described.

4.8.25 The Authority did not consider that the application substantially addressed the issues required to be considered by it under this heading.

Existing skills and experience

4.8.26 The existing skills and experience of BGE(UK)’s staff in relation to innovation were not detailed in the application. Instead, the ITT discussed BGE(UK)’s Network Transformation Programme (\textbf{NTP}) and BGE’s competency and performance management framework.\textsuperscript{277}

4.8.27 It was not clear from the application how either the NTP or the performance management framework drives the skills and experience needed for innovation.

4.8.28 As noted in Chapter 2, sub-paragraph 3.21(b)(iv) of the Criteria refers to ‘existing skills and experience’. The Authority therefore considered that it was able to give no credit under this heading in respect of any skills or experience which may be gained by staff in the future as a result of performance management.

4.8.29 However, the Authority recognised that there is some overlap between this sub-paragraph and sub-paragraph 3.21(b)(i), as evidence of a history of innovation is one way in which skills and experience may be demonstrated.

\textsuperscript{275} Ibid.
\textsuperscript{276} BGE(UK), \textit{Gas to the West: Innovation and Technology Transfer}, section 3.5.2, p. 17.
\textsuperscript{277} Ibid, section 2, pp. 5 - 7.
**Conclusion**

4.8.30 The Authority considered that some credit should be given to BGE(UK) for the examples of innovation that it presented in its application. However, generally it considered that limited weight should be attached to those examples, as the ITT made little attempt to illustrate how they demonstrated skills and experience which were of relevance to innovation in the context of the G2W project.

**Provisional score for the ITT criteria**

4.8.31 Having regard to the application and in particular to the matters identified above, the Authority considered that the BGE(UK) application should attract a low score, and provisionally awarded 9 out of 20 marks, in relation to the ITT Criteria, to be allocated equally between sub-criteria 3.21(a) and (b) as explained in Chapter 2.

4.8.32 The Authority compared this mark with those provisionally awarded to the other high pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

4.8.33 When compared with the other applications, the Authority considered that the BGE(UK) application provided limited evidence of its ability to achieve innovation and technology transfer when set against that of NIEH. As to some of the matters to be considered by the Authority no relevant evidence was given by BGE(UK). Its application was more closely comparable to that of PNGL in respect of ITT, but attracted a slightly higher mark because some of its history of innovation had relevance to high pressure pipelines, and was therefore of greater relevance to the licence being sought.

4.8.34 In relation to efficiency in the use of gas, BGE(UK) provided a number of examples where engineering measures have or are expected to result in reduced fuel use; such as the pilot project to upgrade some boiler units with small CHP boilers.

4.8.35 Limited information has been provided in regard to the matters listed in 3.21(b), for example, BGE(UK)’s ability to secure funding has not been addressed.
Proposals to transfer innovations into Northern Ireland are limited and the existing skills and experience of BGE(UK)’s staff in relation to innovation are not detailed. (BGE(UK) cites a number of examples of previous innovation. The Authority attached weight to these examples as demonstrations of an ability to innovate generally in relation to high pressure pipelines.

4.9. **Resources Criteria**

4.9.1 Having carried out a detailed analysis of the BGE(UK) application, and in particular considered the OBP for the purpose of provisionally awarding marks under sub-criteria 3.17(a) to (c), the Authority then considered whether BGE(UK) meets each of the Resources Criteria.

4.9.2 As described in Chapter 2, and for the reasons set out there, this entailed taking the Resources Criteria out of the formal sequence in which they appear in the Criteria, and considering them as a final check on the application as a whole; following, and drawing on the detail, of the analysis of the OBP.

4.9.3 On this basis, for the purposes of these two criteria, the Authority carried out an overall assessment of the information and evidence that was revealed by the BGE(UK) application in relation to the adequacy of its resources.

4.9.4 More specifically, the Authority:

   a. considered carefully whether BGE(UK) has demonstrated that it has, or is making appropriate arrangements to obtain, the resources required to meet the obligations to be included in the conditions of the high pressure licence (the Adequate Resources Criterion); and

   b. considered in particular whether BGE(UK) has demonstrated that it has the resources and financial standing to undertake the activities to be carried out for the purposes of meeting those obligations (the Financial Resources and Standing Criterion).

4.9.5 For these purposes, the Authority had particular regard to whether BGE(UK) has demonstrated that it will have the financial resources for the construction of the
high pressure network while being subject to a revenue restriction that reflects the financial terms of its application. This will constitute the most substantial obligation of any applicant which is successful in obtaining the licence.

**Assessment following sub-criteria 3.17(a) to (c)**

4.9.6 In carrying out this assessment, the Authority began with the marks provisionally awarded by it in relation to sub-criteria 3.17(a) to (c).

4.9.7 As indicated above, BGE(UK) was provisionally awarded a 'high' score in respect of sub-criterion 3.17(a), a 'medium' score (at the top end of that range) in respect of sub-criterion 3.17(c), and a 'low' score (at the top end of that range) in respect of sub-criterion 3.17(b).

**Sub-criteria 3.17(a) and (c)**

4.9.8 As explained in Chapter 2, where an applicant is awarded marks which fall within the medium to high parts of the range, it might be expected that its application would reveal a broad adequacy of resources for the purposes of the licence.

4.9.9 Sub-criteria 3.17(a) and (c) are essentially concerned with the assessment of the application in relation to what the Adequate Resources Criterion describes as 'systems and apparatus' and 'human and other resources'.

4.9.10 In respect of these sub-criteria, BGE(UK) was provisionally awarded, once the marks were given their appropriate weighting for the purpose of the Best Value Criterion, 81% of the available marks.

4.9.11 This is consistent with what was anticipated in Chapter 2, and what was in fact found by the Authority on its assessment of the relevant parts of the OBP, which is that these scores reflect provisional conclusions by the Authority which reveal a broad adequacy of the relevant resources on the part of BGE(UK).
4.9.12 The Authority’s assessment of the quality of information and evidence submitted in the relevant parts of the OBP is set out above, and need not be repeated here in full.

4.9.13 In summary, what the Authority identified was that BGE(UK), with its experience of constructing and operating high pressure networks in Northern Ireland, had produced clear and detailed evidence that it either has, or is making appropriate arrangements to acquire, the systems, apparatus, human and other resources required for the purposes of the G2W high pressure licence.

**Sub-criterion 3.17(b)**

4.9.14 As explained in Chapter 2, where an applicant is awarded marks which fall within the low part of the range, that is likely to call into question whether its application reveals an adequacy of resources and therefore requires careful further analysis.

4.9.15 In respect of the financial information and evidence considered under sub-criterion 3.17(b), BGE(UK) obtained 45% of the available marks. This was at the top end of the 'low' range, but it nonetheless requires questions to be asked about whether BGE(UK) has access to the financial resources it requires for the purposes of both the Adequate Resources Criterion and the Financial Resources and Standing Criterion.

4.9.16 In considering this matter, the Authority noted that the BGE(UK) score in relation to sub-criterion 3.17(b) mainly reflected the incompleteness and lack of detail in elements of its description of the how the data in the Data Input Workbook were derived. Elements of the description were sound and well-evidenced, but others were not complete or only inadequately evidenced. In relation to some data, no supporting information was provided, and there were indications of potential errors.

4.9.17 This inconsistency in the quality of the submission is reflected in a provisional mark which rates this part of the application as close to, but still falling short of, the medium range.
4.9.18 For the purposes of the Resources Criteria, the Authority considered that there were two mitigating aspects to the overall low score.

4.9.19 First, the more complete element of this part of the BGE(UK) application related to its description of how the WACC was derived. The Authority considered this to be broadly reasonable, although lacking in some detail and capable of having been improved. The weaker aspect of the application related to the description of the capital expenditure data.

4.9.20 For the purposes of assessing whether BGE(UK) has, or will be able to obtain, the required financial resources, it is the WACC figure which is most important.

4.9.21 Second, the Authority considered, for the purpose of testing the assumptions made by BGE(UK), whether its proposed WACC of 6.09% was such that it would be able to raise the finance required to construct and operate the high pressure network while subject to a revenue control condition embodying that WACC. The Authority concluded that this was a robust assumption, and indeed that it had no concerns about the ability of BGE(UK) to finance its activities under the high pressure licence on the basis of the proposed WACC.

4.9.22 The reasons for this are described above. In short, they are as follows:

a. The WACC falls within NERA's plausible range.

b. The WACC lies at the very top of that range. Because it is included in the Data Input Workbook it influences the calculation of the marks awarded to BGE(UK) for the Applicant Determined Costs sub-criterion, and because it is comparatively high it will for that reason be adverse to BGE(UK) in that context. However, for the purposes of the Resources Criteria a high WACC raises fewer concerns than a low one, since it is reflective of a cost of debt and equity that would be likely to attract investors.

c. In any event, BGE(UK) intends to finance the project through corporate finance, has evidenced by reference to its financial statements and access to finance facilities that it has the resources, and has already received the approval of its Board of Directors to fund the project.
4.9.23 In addition BGE(UK) has provided historical evidence of having raised finance for the construction of high pressure pipelines in Northern Ireland.

4.9.24 Taking all of these points together, the Authority concluded that the factors which led BGE(UK) to receive a provisionally low score in relation to sub-criterion 3.17(b) are not ones which in fact serve to call into question whether it has the requisite financial resources to undertake the licensed activities.

**Provisional Conclusion**

4.9.25 On the basis of the information and evidence provided to it in the BGE(UK) application, the Authority had no reason to question that BGE(UK) will have the non-financial resources that it requires for the purposes of the high pressure licence. Those matters are well-evidenced.

4.9.26 The Authority did consider whether the weaker elements of BGE(UK)’s OBP in relation to the data in its Data Input Workbook called into question whether it has or can obtain the financial resources required for the purposes of the licence, but concludes that, for the reasons given above, they do not.

4.9.27 Therefore, the Authority provisionally concluded that BGE(UK):

a. has demonstrated to its satisfaction that it either currently has, or is making appropriate arrangements to ensure that it would have in place by the time it would commence regulated activities under the high pressure licence (if granted), the financial and other resources likely to be sufficient for the purposes of meetings its obligations under the conditions of that licence; and,

b. has demonstrated that it has the resources and financial standing to undertake the activities to be carried out for the purposes of meeting those licence obligations.

4.9.28 In consequence the Authority’s provisional conclusion is that BGE(UK) meets both of the Resources Criteria.
5.0 NIEH High Pressure Connected

5.1. Introduction

5.1.1 This chapter:

a. considers the application made by Northern Ireland Energy Holdings Limited (NIEH) for the high pressure licence, which is connected to the application by Scotia Gas Networks (Northern Ireland) Limited (SGN) for the low pressure licence;

b. sets out the Authority's provisional conclusions as to whether NIEH has met each of the criteria other than the Best Value Criterion;

c. sets out the Authority's provisional assessment of the marks to be awarded to NIEH in respect of the different elements of the Best Value Criterion;

d. explains the reasons of the Authority for its provisional conclusions and marks.

5.1.2 In this chapter, the criteria have been addressed in the order in which they are set out in Chapter 2, and the Authority has followed the approach to interpreting and applying the criteria that is set out in that chapter.

5.2. The Information Criterion

5.2.1 Both an electronic and a printed copy of the NIEH application were received by the Authority before the deadline of noon on 6 May 2014.

5.2.2 Once the deadline had passed the application was opened and checked for completeness against a pre-prepared checklist. The application was assessed as being complete except in three respects:
NIEH High Pressure Connected

a. it was not clear from the application what information was being relied on by NIEH for the purposes of meeting the Adequate Resources Criterion;

b. it was not clear from the application what information was being relied on by NIEH for the purposes of meeting the ITT sub-criteria; and

c. there was no clear statement of whether the application was being made for a ‘cost pass through’ or ‘revenue cap’ high pressure licence.

5.2.3 NIEH was informed of these apparent omissions and was given until noon on 14 May 2014 to provide the missing information. A response was received by the deadline and it was subsequently judged that this addressed the omission in full.

5.2.4 Having considered these facts, the Authority concluded that NIEH has provided all the information requested by the Authority, in such manner and by such times as was specified, and therefore meets the Information Criterion.

5.2.5 NIEH is a limited company with its registered office in Northern Ireland. NIEH's constitutional documents were provided to the Authority in accordance with paragraph 6 of Schedule 2 to the Application Regulations.

5.2.6 Having considered this evidence, the Authority was satisfied that NIEH has demonstrated that it is properly constituted in accordance with the law and holds all registrations, authorisations or approvals required to be held by an entity of its type.

5.3. The Constitution Criterion

5.3.1 NIEH is a limited company with its registered office in Northern Ireland. NIEH's constitutional documents were provided to the Authority in accordance with paragraph 6 of Schedule 2 to the Application Regulations.

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278 Applicant Information Pack paragraph 4.41.
279 Document.
280 FINAL APPLICATION FORM.
Having considered this evidence, the Authority was satisfied that NIEH has demonstrated that it is properly constituted in accordance with the law and holds all registrations, authorisations or approvals required to be held by an entity of its type.

5.4. The Fit and Proper Person Criterion

5.4.1 Evidence to demonstrate that NIEH is a fit and proper person was provided to the Authority in accordance with paragraphs 20 to 26 of Schedule 2 to the Application Regulations. It consisted of a signed statement by a senior officer of NIEH to the effect that NIEH had no information to disclose under any of those paragraphs.

5.4.2 The Authority noted that NIEH has no record of enforcement action being taken against it, or any other adverse factor of the type listed in the Application Regulations.

5.4.3 On the basis of the evidence provided to it, the Authority was therefore satisfied that NIEH meets the Fit and Proper Person Criterion.

5.5. Specific Criteria – Operational Business Plan 3.17(a)

Engagement with stakeholders

5.5.1 NIEH outlined its proposals in relation to stakeholder engagement in both the pre-construction, construction and post-construction phases of the G2W project. These proposals were based on NIEH’s previous experience.
5.5.2 Tables set out in the OBP\textsuperscript{285} provided a comprehensive list of the stakeholders which NIEH had identified as relevant in the pre-construction and construction phases. With respect to each identified stakeholder, the tables outlined the high level messages and rationale for engagement and a high level description of the channels through which such engagement will take place. The equivalent table in respect of the post-construction phase provided similar information.

5.5.3 NIEH stated that the communications strategy which would underpin its engagement would be based on the key principles of (i) openness, transparency and responsiveness, (ii) continuous engagement and meaningful consultation, and (iii) clear, relevant and timely communication with stakeholders. It then proceeded to unpack these principles at a high level\textsuperscript{286}.

5.5.4 NIEH also highlighted its considerable experience of communications relating to major energy project developments and track record of stakeholder engagement in respect of related activities. It pointed to its recent success in securing planning permission and other key permits for a major gas storage facility in Islandmagee, County Antrim as an example of a situation in which its approach to stakeholder engagement had worked well.

5.5.5 NIEH demonstrated its understanding that landowners are a key stakeholder in the process of pipeline construction. It stated that landowners are perhaps the most important project stakeholders and that therefore all landowners are to be engaged individually face-to-face by project officers and provided with a detailed explanatory brochure\textsuperscript{287}. NIEH stated that it intended to stage exhibitions in selected population centres along the pipeline route to give information about the preferred pipeline route and the planned timetable for construction.

5.5.6 In addition NIEH described specific work-related engagement with the system operator\textsuperscript{288}, the Authority\textsuperscript{289}, ENTSO-G and ACER\textsuperscript{290}, the HSE\textsuperscript{291}, shippers\textsuperscript{292} and the emergency services\textsuperscript{293}.

\textsuperscript{285} Tables 3.6.1a and 3.6.1b
\textsuperscript{286} NIEH, Operational Business Plan, section 3.6.1.
\textsuperscript{287} Ibid, table 3.6.1a.
\textsuperscript{288} Ibid, sections 3.7 and 5.4.
\textsuperscript{289} Ibid, section 4.2.
\textsuperscript{290} Ibid, section 5.4.
\textsuperscript{291} Ibid, section 5.1.
5.5.7 The Authority considered that NIEH had identified a comprehensive range of key stakeholders, and had provided appropriate information concerning how it would engage with each identified stakeholder, together with a description of the high level principles that would govern that engagement.

5.5.8 The Authority noted that NIEH had sought to identify experience of stakeholder engagement as evidence of its ability to deliver effective engagement in practical situations. In addition, the Authority considered that NIEH had demonstrated an appropriate understanding of the particular importance of the key stakeholder group of landowners.

Skills and experience of key members of staff and any other persons

5.5.9 NIEH already operates both the SNIP subsea pipeline and BGTL pipeline. It stated that it intends to rely mainly on the skills and experience of staff within its own organisation in relation to the operation of the high pressure network; the operation of the network would be an extension of its current activities, rather than new activities requiring the creation of resources. NIEH clearly set out the qualifications and experience of named key internal personnel.

5.5.10 NIEH stated that it proposed to rely on the skills and experience of staff within SGN in relation to the construction of the pipeline, through the joint venture (JV) arrangement which it has in place with SGN.

5.5.11 The OBP set out SGN's experience in relation to constructing high pressure pipelines, of which it has built 120km, although none are in Northern Ireland. The qualifications and experience of named key personnel within SGN were clearly provided.

292 Ibid, section 5.4.
293 Ibid, section 5.8.
294 Belfast Gas Transmission Ltd.
295 Ibid, section 2.3.2.
296 Ibid, section 2.1.2.
297 Ibid, section 2.1.1. JV partner staff are outlined in section 2, with the structural arrangements of the JV in section 2. Section 2.3 contains the CVs of the JV partner staff and contractors secured to provide a range of specialist services. The IT resources are referred to in section 4.5.
298 Ibid, section 2.1.3
299 Ibid, section 2.3.2.
5.5.12 NIEH stated that construction would be led by a highly experienced, although unnamed, Major Construction Project Manager employed by SGN, reporting to an SGN First Report: Head of Major Projects. The Construction Project Manager would lead the Construction Project Team (CPT), supported by appropriate Contract Management and Project Managers to enable the efficient and timely delivery of the new network. It was stated that SGN would appoint up to five Project Supervisor/Officers (one per pipeline section) to support the Construction Project Manager and to manage the Major Works Contractors\(^{300}\).

5.5.13 In addition, NIEH stated that SGN currently has a portfolio of specialist services framework contracts capable of being utilised to supply the various skilled and experienced personnel to populate the required CPT. NIEH stated that this will provide options in letting this work either to a single contractor or a controlled number of contractors, with tangible benefits in management, known capability, competence and performance, the availability/mobilisation of the appropriate resource, familiarity of the SGN requirements and a consistent approach\(^{301}\).

5.5.14 The OBP\(^{302}\) clearly set out the roles which would be required for the construction of the pipeline, together with an indication of how such roles would be filled. In relation to those roles which would require recruitment, annex 1 to the OBP set out the role descriptions which SGN uses in such recruitment exercises.

5.5.15 The Authority considered that NIEH had provided detailed evidence that many of the staff with the skills and experience required to carry on the operation of the G2W high pressure network are already in place within the organisation, and that it has extensive relevant experience of the operation of similar high pressure networks in Northern Ireland.

5.5.16 In relation to the construction of the high pressure pipeline, the Authority noted that NIEH did not have such experience within its own organisation but would be reliant on its JV agreement with SGN to access the skills and experience of SGN staff.

\(^{300}\) Ibid, section 2.1.2.

\(^{301}\) Ibid.

\(^{302}\) Figure 2.4b
The Authority was satisfied in principle that, where an applicant lacks the skills and experience to meet some of the obligations under the conditions of the high pressure licence, a contractual joint venture with an organisation possessing the relevant skills and experience was an appropriate means by which the required resources could be accessed. The Authority noted that NIEH stated that its JV with SGN was already established, and that this was reflected in the fact that the organisations had made connected applications for the high and low pressure licences.

The Authority considered that NIEH had provided clear evidence that staff with the skills and experience required to carry on the construction of the pipeline are already in place within SGN, which is an organisation with relevant experience of undertaking similar activities.

While it was not clear whether the named individuals whose curricula vitae were provided would necessarily constitute the leadership of the CPT, the Authority considered that it was clear from the evidence provided by NIEH that suitable staff to fill such roles would be available to it from the pool of staff within SGN.

In relation to skills and experience to be acquired from external contractors, the application set out the range of framework contracts which SGN already has in place and can use to access external resources where these are needed for the purposes of the CPT, and the Authority considered that it gave a good indication of what roles would require to be filled and what the process would be for filling them. The Authority considered that these were appropriate arrangements to ensure that such external resources as are needed can be procured.

**Management of risk**

In section 4.1.2 of its OBP, NIEH set out its policy and processes to identify and manage risk at board, business and project level and stated that these would be applied to activities undertaken under the high pressure licence.

NIEH indicated that it utilises an operational risk register that is structured ‘on a preliminary hazard analysis technique to identify risks and assess their consequence and likelihood to their occurrence’. An operational risk register
documents the controls in place or measures undertaken to manage risk, and an
assessment is made on the adequacy of the controls in place to manage each
particular risk. NIEH stated that mitigating actions or controls are listed in a
remedial action register, which is not closed until the risk is mitigated as far as
practicable.

5.5.23 Section 3.7.4 of the OBP indicated NIEH’s intention that risk registers would be
produced in respect of the overall risks relating to the project and also for each
individual pipeline. The main risk register would be produced at the outset of the
project and would encompass the main risks likely to impact on the delivery or
cost of the project. In relation to each risk the likelihood of its occurrence and its
impact would be identified, together with a description of measures which would
be pursued until the risk is appropriately mitigated.

5.5.24 Figure 3.1.1 of the OBP presented the output of an initial high level construction
risk assessment, which identified risks, impacts and potential mitigation. There
was also evidence elsewhere in the OBP of the application of risk management
to the G2W project. For example, in relation to a risk of delays in implementation
and roll out, NIEH indicated that this would be mitigated by conducting a cutover
rehearsal within the pre-production environment to validate the approach and
timings.\(^{303}\)

5.5.25 In addition, there was evidence that NIEH understood the challenges presented
by the proposed route of the pipeline. For example, it suggested\(^ {304}\) leaving the
construction of the final stretch of the pipeline, from Enniskillen to Derrylin, to last
as it is the most technically challenging due to the existing ground conditions,
high water table and constraints.\(^ {305}\)

5.5.26 The Authority considered that NIEH has demonstrated that it has robust systems
in place for the identification and management of risks, and that it has provided
some evidence that its approach to risk has been applied to identify a number of
specific risks relating to the G2W project and suggest means of their mitigation.

\(^{303}\) Ibid, section 3.3.2.
\(^{304}\) Ibid, section 3.6.6.
\(^{305}\) The Authority notes that in applying for the low pressure licence the applicant must assume that they will
be subject to a Development Plan and that the development plan is set out in the Low Pressure Data Input
Workbook. See Applicant Application Pack para 3.63 – 3.65
Tendering arrangements

5.5.28 In its OBP, NIEH set out detailed information in relation to its tendering arrangements, which the Authority considered demonstrated an understanding of best practice in this regard.

5.5.29 NIEH outlined details of the policies and procedures which it has in place to ensure compliance with the requirements of EU procurement law, together with the procurement process that would apply to the G2W project.

5.5.30 NIEH stated that, under the terms of its JV agreement with SGN, the latter would manage the procurement of the main construction contracts. In its OBP, NIEH therefore provided an outline of SGN’s procurement process and set out the financial authority levels that were in place within SGN.

5.5.31 Details of 13 relevant framework contracts which SGN currently has in place relevant to the G2W project were listed. These cover a wide range of activities including design, land agent services, and supply of PE pipe and materials and steel pipe and fittings.

5.5.32 In addition, NIEH provided a table which listed the construction contracts which it would expect to be awarded as part of the project and, with respect to each of them, specified whether it would be tendered and, if not, its source. The OBP also made reference to SGN’s experience in utilising aspects of the NEC suite of contracts.

5.5.33 Although it was not stated that SGN would use these framework agreements to source construction materials, NIEH stated that SGN intend to make use of them to source some of the personnel required immediately for design, technical and

306 RUNE Associates, op cit, p. 3.
307 NIEH, op cit, sections 4.3 and 6.1.1 to 6.1.3.
308 Ibid, section 6.1.3.
309 Ibid, section 6.1.4.
310 Ibid.
311 Ibid, section 2.1.3.
project services. NIEH also stated that the aerial survey would be sourced via an existing contract for expediency.\(^{312}\)

5.5.34 NIEH indicated that it will extend its current services contracts where it is efficient to do so and that as part of its JV agreement with SGN a number of services will be provided by SGN for NIEH in the new licensed area on terms consistent with the contracts relating to NIEH’s existing assets.\(^{313}\)

5.5.35 Overall, the Authority considered that NIEH had provided clear and detailed information regarding its proposals as to the use of tendering arrangements, and that those arrangements were robust and in line with best practice. The Authority noted that the proposals were largely based on existing policies and procedures within both NIEH and SGN and had therefore been used in previous projects. The Authority also noted that NIEH would be able to benefit, through its JV, from a number of relevant framework contracts which SGN already has in place.

5.5.36 This view was supported by the advice received from Rune.\(^{314}\)

Provisional mark for sub-criterion 3.17(a)

5.5.37 Having regard to the OBP and in particular to the matters identified above, the Authority considered that the NIEH application should attract a high score, and provisionally awarded 16 out of 20 marks, in relation to sub-criterion 3.17(a).

5.5.38 The Authority compared this mark with those provisionally awarded to the other high pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

5.5.39 By comparison with the other applications, the Authority considered that the NIEH application provided a comprehensive and well-evidenced statement of how it would carry out activities under the licence. It presented evidence of good skills and experience in relation to the operation of high pressure networks and, via a JV agreement with SGN, their construction. This was adequately reflected

\(^{312}\) Ibid.
\(^{313}\) Ibid, section 6.3.1.
in its plans in relation to the G2W project, which also recognised the importance of engagement with landowners and certain features of the geography of the route. It could be distinguished from the much weaker PNGL application on this basis. The quality of the application was close to that of BGE(UK), but NIEH was slightly less strong since it did not have the advantage of being able to draw on recent experience of building high pressure pipelines in Northern Ireland and reflect that experience in forward plans.

5.6. **Specific Criteria – Operational Business Plan 3.17(b)**

5.6.1 Table 5.6.4 below sets out the values for those cost items submitted by NIEH in its application.\(^{315}\)

5.6.2 These figures cover all the relevant data that were provided by NIEH and the Authority therefore carried out its assessment for the purposes of sub-criterion 3.17(b) against NIEH’s description of its derivation of those data.

5.6.3 The Authority divided the costs into two broad categories of WACC and Capital Expenditure. The Capital Expenditure category consisted of four separate cost lines: Design/Project Management, Contingency, Mobilisation and Other Applicant Costs. These cost lines are consistent with what the Authority stated applicants should supply in the Data Input Workbook.\(^{316}\) It should be noted that the WACC figures provided by NIEH were stated to be based on a cost pass through model and therefore subject to adjustment on the basis described in section 1.4.14 above.

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\(^{315}\) Connected HP NIEH 140502 Data Input Workbook.

\(^{316}\) To assist the applicants the Authority also provided some detail on each cost area in the Application Information Pack.
5.6.4  Table: NIEH High Pressure Data Input Workbook Cost Items

<table>
<thead>
<tr>
<th>Cost Item</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Weighted Average Cost of Capital</td>
<td>1.98%</td>
</tr>
<tr>
<td>Design / Project Management</td>
<td>£3.645m</td>
</tr>
<tr>
<td>Contingency</td>
<td>£10.832m</td>
</tr>
<tr>
<td>Mobilisation</td>
<td>£0.542m</td>
</tr>
<tr>
<td>Other Applicant Costs</td>
<td>£0.000m</td>
</tr>
</tbody>
</table>

**Description of the derivation of cost data**

**Weighted Average Cost of Capital**

5.6.5  NERA was requested to produce a report on what it would expect to see in a well-evidenced WACC submission. The Authority substantially agreed with the assessment reflected in that report. It follows the Authority would have expected to see:

a. The cost of debt set out using: (i) a benchmark gilt yield (to reflect a risk free rate) plus evidence on corporate debt spreads with market evidence provided for both; and/or (ii) direct evidence of corporate debt yields with market evidence provided. For this purpose, references to corporate debt spreads/yields should reflect companies with similar risk profiles, issuance costs should be included in the cost of debt and the treatment of inflation should be clearly explained in the derivation.

b. The cost of equity set out using CAPM and incorporating the risk free rate, equity risk premium and beta with relevant evidence provided to justify each component.

c. The proposed gearing including a discussion on how this interacts with the risks of the project, the proposed credit rating and the cost of debt.

5.6.6  The NIEH application was based on a 100% debt financed model.
Five elements went to make up the WACC proposed by NIEH, and these were clearly set out clearly in Figure 10.1.1. Each element was subsequently given a clear explanation\textsuperscript{317}, with detailed supporting evidence provided in order to justify how it had been arrived at. The application also included analysis of different possible approaches to arriving at the WACC figure. It was clearly stated\textsuperscript{318} that the method chosen, credit spread, reflected current market conditions for similar debt.

The description of how the WACC had been derived included detail on not only the bond yield but also upfront transaction costs and the cost of funding liquidity, which were clearly evidenced and explained\textsuperscript{319}. This was consistent with what the Authority would have expected to see in a well-evidenced submission.

An inclusion of upfront transaction costs represents standard regulatory practice as applied by the CMA, Utility Regulator, Ofgem and Ofwat, and was considered by the Authority to be a relevant element of a comprehensive WACC proposal.

The funding costs of liquidity were clearly explained and were consistent with a 100% debt model. They provided for a cash buffer in order to reduce risk for debt providers. The Authority noted in particular the link between the funding costs of liquidity and a higher credit rating which in turn provided justification for the credit spread proposed in the application. The Authority considered this explanation detailed and persuasive.

The detailed evidence provided to justify the real yield\textsuperscript{320} included both short term and long term market data, and the Authority considered the analysis of data over the longer timeframe of particular assistance in understanding their derivation.

The analysis on credit spread\textsuperscript{321} included a detailed comparison of comparator bonds set out in a table\textsuperscript{322}. The table clearly set out the comparator bonds used, weighted towards energy and water utilities, and explained how the final spread

\textsuperscript{317} Connected HP NIEH Business Plan Section 10.1.2.
\textsuperscript{318} Connected HP NIEH Business Plan Section p.270.
\textsuperscript{319} Connected HP NIEH Business Plan p.273.
\textsuperscript{320} Connected HP NIEH Business Plan p.272.
\textsuperscript{321} Connected HP NIEH Business Plan p.273.
\textsuperscript{322} Connected HP NIEH Business Plan p.293.
was based on an average of comparator bonds plus a premium for new issue and for an index linked bond with the figures based on expert advice.

5.6.13 The Authority considered that the use of similar companies' cost of debt provided good evidence to support the robustness of the figures and this was consistent with what the Authority would have expected to see in a well-evidenced submission.

5.6.14 However the Authority noted the term ‘Additional Drawdown to Fund Working Capital’\(^{323}\) that was included in the section on Total Cash Raised and Application of Funds. Although the figure does not affect the WACC this term was not clearly explained and it was uncertain to what it was referring.

5.6.15 Overall, the Authority considered that the application provided a comprehensive, clear and detailed explanation of how the WACC figure in NIEH's Data Input Workbook was built-up\(^{324}\), supported by robust evidence to justify all aspects of the WACC proposed.

5.6.16 NERA also found that NIEH had employed a robust methodology and drawn on reliable evidence, and advised that the application was well-evidenced in this area.\(^ {325} \)

**Capital Expenditure**

5.6.17 NIEH provided an explanation for all of the cost items. However, no spreadsheet was provided to allow a detailed analysis of the figures.

5.6.18 In the case of Mobilisation costs, the Authority considered that the build-up of costs was described in a detailed and comprehensive way\(^ {326} \).

5.6.19 In the case of Design/Project Management the Authority considered that the explanation of how the cost was built-up was reasonable but not comprehensive; more detail could have been provided\(^ {327} \). For example there was no spreadsheet

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\(^{323}\) Connected HP NIEH Business Plan p.276.  
\(^{324}\) Connected HP NIEH Business Plan Section 10.1.1.  
\(^{325}\) NERA 2.2.5 p. 8.  
\(^{326}\) Connected HP NIEH Business Plan Section 3.4.  
\(^{327}\) Connected HP NIEH Business Plan Section 9.2.
to explain the cost build up on the top of page 258, and no detail on how all the figures in this table were built-up. NIEH made a broad reference to more detail being provided elsewhere in the OBP\textsuperscript{328}. However, in the absence of a precise reference, the Authority was unable to be certain to what evidence it was being directed.

5.6.20 In the case of Contingency, NIEH provide an explanation\textsuperscript{329} as to how the figure was derived, and there was some discussion about its link to risk. However, there was an absence of any detailed evidence quantifying how the risks would justify the proposed figure.

Identification and application of cost drivers

5.6.21 NIEH identified the cost drivers for Mobilisation in a manner that was generally clear, with legal costs being a major cost item and the number of days assumed being clearly set out\textsuperscript{330}. However, the Authority noted that while the largest cost element of mobilisation, control room costs, was supported by some discussion of cost drivers\textsuperscript{331}, greater detail could have been provided and a spreadsheet would considerably have improved the explanation.

5.6.22 For Design/Project Management a number of cost drivers were specified\textsuperscript{332}, but the Authority did not consider the data to be comprehensive; further cost drivers could have been provided to allow a fuller understanding of how the final number was arrived at.

5.6.23 Overall, the Authority considered NIEH to have provided good information on its cost drivers, but with some limitations. In particular, the Authority did not regard the data as comprehensive, notably in respect of Design/Project Management.

\textsuperscript{328} Connected HP NIEH Business Plan p.258.
\textsuperscript{329} Connected HP NIEH Business Plan p.256.
\textsuperscript{330} Connected HP NIEH Business Plan p.96
\textsuperscript{331} Connected HP NIEH Business Plan p.94
\textsuperscript{332} Connected HP NIEH Business Plan p.258.
Robustness of assumptions

5.6.24 The Authority identified and considered a number of assumptions that appeared to have been made by NIEH when deriving the data contained in its Data Input Workbook.

The Value of the WACC

5.6.25 First, the Authority took it to be implicit throughout the application that NIEH had assumed it will be able to carry on the licensed activities under the high pressure licence, and to do so consistently with its obligations under that licence, on the basis of the proposed WACC. That is to say, there was an implicit assumption that NIEH will be able to raise the finance required to construct and operate the high pressure network while subject to a revenue control condition embodying its proposed WACC.

5.6.26 For the purpose of testing this assumption, the Authority considered whether the proposed WACC fell within the range of what might reasonably be expected in the context of the G2W project. To do this, it considered the market cost of debt and equity based on advice received from NERA, which took into account in its report such costs as referenced in recent regulatory decisions\(^\text{333}\). NERA advised on what it considered to be the ‘plausible range’ within which it would expect any WACC for this project to lie. The Authority relied upon the advice contained in the report as establishing a range against which to test NIEH's assumption.

5.6.27 NERA established a ‘plausible range’ in respect of a 100% debt-financed model of 1.07% - 2.9%\(^\text{334}\), and NIEH's proposed WACC was 1.98%.

5.6.28 The Authority took into account the lower bound for the cost of debt identified by NERA of 1.07%\(^\text{335}\), but considered that this figure was too low given that liquidity reserves and transaction costs would need to be added. The Authority had regard to its own experience of previous 100% debt financed entities where

\(^{333}\) NERA, Gas to the West, A report for the Utility Regulator.

\(^{334}\) NERA p. 33.

\(^{335}\) NERA, Gas to the West, A report for the Utility Regulator p33.
similar liquidity reserves and transaction costs were needed. The Authority notes that both of these costs were included within the NIEH proposed WACC.

5.6.29 In support of its ability to finance the project, NIEH made reference to a SGN comfort letter, comfort letters from financial institutions, and historical evidence of raising similar finance.\textsuperscript{336}

5.6.30 In relation to the comfort letters, the Authority did not consider that these could be taken to represent a firm commitment to provide the required financing. The letters note that any future funding commitment would be conditional on several factors, including credit market conditions, satisfactory due diligence, the final form of the legal documents and the licence, and other factors. They are not legally binding, nor do they purport to be so. Moreover, the Authority did not understand them to entail what might in any sense properly be regarded (even allowing that they fall short of a legal obligation) as a ‘firm’ commitment.

5.6.31 In order to clarify whether its understanding of the status and effect of the comfort letters was correct, the Authority sought advice from both NERA\textsuperscript{337} and the Strategic Investment Board\textsuperscript{338}. Each of them confirmed the Authority’s initial view that there was significant conditionality attached to the letters, including in relation to due diligence and internal bank clearances. The Strategic Investment Board noted that while the letters ‘certainly indicate willingness from the funders concerned to participate in the project’, it did ‘not believe that the letters can be relied upon as evidence’. The Authority accepted this advice.

5.6.32 This did not entail any conclusion that the letters of comfort were inappropriate. The Authority recognised that funding commitments are likely to be contingent on, and related to the conditions of, the licence as granted; in particular on the terms of the price control which determine the value of the income stream that can be generated by the licence holder.

5.6.33 Moreover, the Authority did not consider that there was any ground for materially distinguishing between the weight to be placed on the comfort letters provided

\textsuperscript{336} NIEH response 13 May 2014.
\textsuperscript{337} NERA, Gas to the West, A report for the Utility Regulator p21.
\textsuperscript{338} Strategic Investment Board – Letter to Uregni (2).
by NIEH and those provided by some other applicants. It accepted the advice of the Strategic Investment Board in this respect.

5.6.34 However, while accepting that a comfort letter indicates a willingness on the part of the relevant funder to participate in the project, the Authority considered that no material degree of weight can be attached to such letters for the purposes of demonstrating NIEH's cost of debt.

5.6.35 Nonetheless, the Authority noted that the NIEH proposed WACC lies clearly within NERA's plausible range, and would do so even after any reasonable adjustment were made to that range for transaction costs and liquidity reserves.

5.6.36 The Authority also noted that NIEH has been able to evidence a history of its experience in raising 100% debt finance in relation to gas networks, and that on the basis of its JV agreement with SGN it could indicate how finance during the construction period would be dealt with.

5.6.37 Further, the Authority considered that, as explained above, NIEH had provided a clear and comprehensive description of how its proposed WACC was derived, with good supporting evidence and analysis in relation to all the elements that went to build up the WACC, and that this provided considerable comfort as to the reliability of the figure specified.

5.6.38 Therefore, taking all of these factors into account, the Authority concluded that the assumption that NIEH would be able to obtain financing to carry on the licensed activities on the basis of the proposed WACC was robust.

**Estimation of Real Yield**

5.6.39 Second, NIEH used a long dated UK gilt as the basis for estimating the real yield on a risk free investment. The Authority was concerned that using the real yield on a single day, 9 April 2014, could mean that the figure was an outlier.
On consideration, the Authority considered this to be reliant on a robust basis of estimation. It noted that the general approach is standard regulatory practice, and that while a single day was identified the application provided evidence that the figure was representative of recent history over a longer period.

**Transaction Costs**

The Authority considered that the assumption on transaction costs seemed high given that the Competition Commission, in its recent determination on Northern Ireland Electricity, estimated such transaction fees as equivalent to 0.2% on the bond yield.

However, the Authority noted that this issue was addressed in the application directly where it was explained that these costs are not only for the issuance of the bond but also for putting in place the financial facilities to fund construction of the pipeline. The Authority considered that the explanation demonstrates that the figure includes additional costs compared to standard financing transaction fees, and regards the assumption as reasonable.

**Gearing**

Fourth, the application assumed that there would be 100% gearing, and that there was a coherent link between assumptions with regard to the need for and provision of a liquidity reserve, the impact this would have on the credit rating and the proposed yield.

The Authority noted that a structure with 100% debt is likely to be viewed as more risky for debt funders as there is no equity in place to provide a buffer to

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339 Connected HP NIEH Business Plan Section 10.1.2.
340 Connected HP NIEH Business Plan, Chapter 10.
take on the risk of losses. The credit rating of such an entity is therefore likely to be lower than a similar company structured with some equity. It follows that a lower credit rating will lead to a higher cost of debt for a 100% debt financed company. Therefore without some action being taken it would not be appropriate for a 100% debt financed company to compare its cost of debt with comparator companies which are partly equity financed.

5.6.46 However, the Authority considered that the inclusion of a liquidity reserve by NIEH provides a buffer and would be likely to improve the credit rating and decrease the cost of debt.

5.6.47 In consequence, the Authority concluded that the assumption that it was appropriate to base the credit spread on companies in Annex 2 was a robust and internally consistent one. The inclusion of the liquidity reserve provided strong evidence that the gearing was based on robust assumptions.

**Use of Cash Reserves**

5.6.48 Fifth, the NIEH application assumed that existing cash reserves in Mutual Energy's other gas companies would be used to offset certain upfront costs. This had the effect of reducing the transaction cost figure\(^{343}\) included in the final financing costs by £2.76m (excl VAT).

5.6.49 However, the release of the cash reserves for this purpose could only take place with the Authority's agreement, as this is part of the regulatory structure within which NIEH operates.

5.6.50 The Authority therefore did not consider this to be a robust assumption as it is dependent on actions which are not within the control of NIEH and therefore very uncertain at the present time.

\(^{343}\) Connected HP NIEH Business Plan p273
Conclusion

5.6.51 Considering as a whole the evidence provided to support the NIEH proposed WACC, NERA advised that it was based on robust assumptions\(^{344}\).

5.6.52 The Authority generally agreed with and accepted this conclusion, and regarded the assumptions used by NIEH as being mostly robust and very well-evidenced. However, an exception should be made on the assumption relating to the use of cash reserves from other Mutual Energy companies, which could not be treated as robust for the reasons given above.

Evidence verifiable from previous experience

Weighted Average Cost of Capital

5.6.53 NIEH proposed to finance the G2W project entirely with debt funding\(^{345}\) and the application referenced the previous experience of NIEH in entering into such financing arrangements. This experience was referenced in comparing WACC rates from previous transactions\(^ {346}\), and then considering transaction costs\(^ {347}\) and liquidity costs.

5.6.54 NERA found the historical evidence to be reliable and drew particular attention to the inclusion of a liquidity reserve as demonstrating experience and knowledge in this area\(^ {348}\). Therefore the Authority regarded this as a robust use of previous experience.

Capital Expenditure

5.6.55 In the case of Mobilisation, NIEH drew on past experience to derive its costs, but in the case of Design/Project Management there was little evidence provided that verifiable past experience had been applied.

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\(^{344}\) NERA 2.2.5 p. 8 and 4.2.5 p. 18.
\(^{345}\) Connected HP NIEH Business Plan Section 10.1.
\(^{346}\) Connected HP NIEH Business Plan p.270
\(^{347}\) Connected HP NIEH Business Plan p274
\(^{348}\) Nera Section 4.2.5 p. 18
The Authority concluded that the reliance on past experience was robust insofar as it was applied, but noted the limitations on its use by NIEH in relation to its capital expenditure data.

**Identification and quantification of risk**

The NIEH application recognised that between the time at which the application was made and the date any bond would be issued, conditions in the financial markets were likely to have changed and so there was a risk that the actual WACC presented in the application could be different. However, there was no discussion of the quantification of this risk.

The Authority considered that this risk was appropriately identified, but noted that no attempt was made to quantify it in terms of probability or impact.

Overall the Authority considered the identification and quantification of risk to be limited. The Authority would have expected the application to directly address the risks of each cost line with consideration given to the likelihood and impact of the risks and some discussion on possible mitigation measures in each case.

**Efficiency improvement plan**

NIEH indicated that the efficiency improvement plan provided constituted its submission in support of the Innovation and Technology Transfer sub-criteria. The Authority considered that the identification of innovation as the primary driver of efficiency improvement plan suggests an understanding of how such improvements are likely to be delivered.

There application also engaged in some discussion of how efficiency could be improved through developing the market and working to introduce new suppliers as well as working with other companies to deliver economies of scale and avoid wasting materials. Again, the Authority considered these good examples which could result in efficiency improvements.

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349 Connected HP NIEH Business Plan p240
5.6.62 Overall, however, the Authority considered that, beyond referencing efficiencies that were already included in the costs, the efficiency improvements proposed had limited specific detail linked to the project costs and there no quantification was given of the examples that were presented.

Provisional mark for sub-criterion 3.17(b)

5.6.63 Having regard to the OBP and in particular to the matters identified above, the Authority considered that the NIEH application should attract a medium score, and provisionally awarded 15 out of 20 marks, in relation to sub-criterion 3.17(b).

5.6.64 The Authority compared this mark with those provisionally awarded to the other high pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

5.6.65 By comparison with the other applications, the Authority considered that the NIEH application was clearly the strongest. The information and evidence that was presented in support of the WACC was the most clear, comprehensive and detailed of any applicant, providing the best and most well-supported analysis of how the WACC was built-up. Given the particular importance of the WACC, this part of the application was given appropriate weight, and taken by itself it would have attracted a very high mark. However, the derivation of capital expenditure data was less clear and detailed, and, while remaining better than that of any other applicant, not of the same standard as the WACC analysis. The overall mark reflected the impressive quality of the WACC analysis adjusted for the less clear and robust description relating to capital expenditure.
5.7. **Specific Criteria – Operational Business Plan 3.17(c)**

The experience of the applicant and others on whom it intends to rely in relation to network construction

5.7.1 As discussed above, NIEH indicated that it proposes to rely on a JV agreement with SGN through which it will be able to draw on SGN's skills and experience in the construction of high pressure pipelines in Great Britain.\(^{350}\)

5.7.2 The OBP states that NIEH has arrangements in place with SGN to allow access to specialist staff\(^{351}\). It further states that construction resources will be sourced via the JV with SGN, and explains how this will be done in section 3.2.1.

5.7.3 The OBP provides information relating to SGN's experience in the construction of high pressure pipelines, of which it has built some 120km since 2005\(^{352}\). The qualifications and experience of named key personnel within SGN were also provided\(^{353}\).

5.7.4 The Authority considered that NIEH had provided clear evidence that staff with the skills and experience required to carry on the construction of the pipeline are already in place within SGN, which is an organisation with relevant experience of undertaking similar activities. In addition, it was satisfied that NIEH has shown that it can draw on SGN's experience of high pressure pipeline construction.

5.7.5 The Authority noted that NIEH provides details of relevant framework contracts which SGN currently has in place in relation to construction activities including design, land agent services, and supply of PE pipe and materials and steel pipe and fittings\(^{354}\). The Authority cannot directly assess the skills and experience of the bodies with which SGN has such arrangements. However, it considered that the internal experience upon which SGN can draw in relation to the construction of high pressure networks indicates that such arrangements, managed by

\(^{350}\) NIEH, OBP, p.18. JV partner staff are outlined in section 2, with the structural arrangements of the JV in section 2. Section 2.3 contains the CVs of the JV partner staff and contractors secured to provide a range of specialist services. The IT resources are referred to in section 4.5.

\(^{351}\) Ibid, section 2.4.

\(^{352}\) Ibid, p. 10.

\(^{353}\) Ibid, section 2.3.2.

\(^{354}\) Ibid, section 6.1.4.
experienced internal staff such as those named, are an appropriate means of supplementing that experience where necessary

5.7.6 Where roles within SGN need to be recruited an explanation was provided of appropriate arrangements for doing so.

5.7.7 Overall, the Authority considered that NIEH had demonstrated that it would have access to a significant degree of relevant experience, via its relationship with SGN, on which it will be able to draw in relation to managing the processes and resources necessary to construct a high pressure network

The experience of the applicant and others on whom it intends to rely in relation to network operation

5.7.8 In its OBP, NIEH provided evidence of nine years’ experience of operating high pressure gas pipelines in Northern Ireland\textsuperscript{355}.

5.7.9 NIEH currently operates both the SNIP subsea pipeline and the BGTL\textsuperscript{356} pipeline. It stated that the operation of the new network would be an extension of its current activities, rather than a new activity requiring the creation of entirely new resources, and set out in its OBP the qualifications and experience of named key internal personnel\textsuperscript{357}.

5.7.10 NIEH also stated that Mutual Energy staff are the only certified fully ownership unbundled transmission system operators in Northern Ireland and the Mutual Energy staff are the only system operator staff based in Northern Ireland\textsuperscript{358}.

5.7.11 NIEH indicated that in relation to the G2W network, as currently for its existing networks, it would contract with SGN for control room services, maintenance and emergency response\textsuperscript{359}. NIEH stated that as part of the JV agreement these services would be provided by SGN to the new company in a co-ordinated

\textsuperscript{355} Ibid, p.10.
\textsuperscript{356} Belfast Gas Transmission Ltd.
\textsuperscript{357} Ibid, section 2.3.2.
\textsuperscript{358} Ibid, p. 10.
\textsuperscript{359} Ibid, p.10
manner at commercial terms consistent with existing contracts once the new pipeline had been constructed\textsuperscript{360}.

5.7.12 The OBP provided information to illustrate that NIEH has the IT systems necessary to operate the new high pressure network. Details were provided of the existing SCADA and telemetry systems supporting applications for grid control, and the OBP set out how it is intended these will be expanded to incorporate the new high pressure network\textsuperscript{361}. NIEH stated that the new licensed area will leverage off these existing systems and any amendments or extensions needed to current systems were evidenced in detail\textsuperscript{362}.

5.7.13 Overall, the Authority considered that NIEH had provided comprehensive and detailed information, with appropriate supporting evidence, to demonstrate that it has considerable experience in operating high pressure networks in Northern Ireland, and appropriate commercial arrangements which can be extended to the newly-licensed area.

5.7.14 This conclusion was supported by the advice received from Rune\textsuperscript{363}.

**Securing, mobilisation and management of resources**

5.7.15 NIEH provided detailed proposals in relation to how it would seek to secure, mobilise and manage the internal and external resources necessary for the construction of the network.

5.7.16 As noted above, resources for construction would be sourced via its JV partner, SGN. In relation to internal resources the OBP indicated the staff that NIEH would make available for the construction of the network. However, NIEH stated that it does not envisage recruiting any additional long-term staff as the construction will primarily be undertaken by SGN.

5.7.17 The OBP stated that construction will be led by a named Construction Project Manager employed by SGN, reporting to an SGN First Report: Head of Major

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\textsuperscript{360} Ibid, p.18.
\textsuperscript{361} Ibid, p.176.
\textsuperscript{362} Ibid, section 5.5.3.
\textsuperscript{363} RUNE Associates, op cit, p.8.
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Projects. Key SGN management and construction personnel were also named and summary details of their experience provided.\(^{364}\)

5.7.18 NIEH stated that the Construction Project Manager would be responsible for appointing sufficient resources to ensure that construction is delivered in accordance with requirements.

5.7.19 The OBP stated that the Construction Project Manager will lead the CPT, supported by appropriate Contract Management and Project Managers to enable the efficient and timely delivery of the new system. SGN will appoint up to five Project Supervisor/Officers (one per pipeline section) to support the Construction Project Manager and to manage the Major Works Contractors.\(^{365}\)

5.7.20 In addition, NIEH provided information on the portfolio of specialist services framework contracts held by SGN that can be used to supply the various skilled and experienced personnel to populate the required CPT. NIEH stated that this would provide options in letting this work either to a single contractor or a controlled number of contractors, with tangible benefits in management, known capability, competence and performance, availability/mobilisation of the appropriate resource, familiarity of the SGN requirements and a consistent approach.\(^{366}\)

5.7.21 The OBP\(^{367}\) set out the roles which will be required for the construction of the pipeline, together with an indication of how such roles will be filled. In relation to those roles which require recruitment, annex 1 to the OBP sets out the role descriptions which SGN uses in such recruitment exercises.

5.7.22 As discussed above, NIEH stated that there will be no need to procure additional IT systems as all required systems exist and are operational. These can be extended to cover the new network once constructed.\(^{368}\)

5.7.23 Overall, the Authority considered that NIEH had provided and appropriately detailed information, with relevant supporting evidence, sufficient to demonstrate

\(^{364}\) Ibid. p. 48.

\(^{365}\) Ibid, section 2.1.2.

\(^{366}\) Ibid.

\(^{367}\) Figure 2.4b

\(^{368}\) Ibid, p. 97.
the appropriateness of its proposals to secure, mobilise and manage the internal and external resources necessary to construct the network.

5.7.24 This conclusion was supported by the advice received from Rune.369

Engagement with stakeholders

5.7.25 As noted above, the Authority considers there to be substantial overlap between sub-paragraphs 3.17(a)(i) and 3.19(g) of the Criteria. The Authority's analysis of NIEH's application under sub-paragraph 3.17(a)(i) is therefore of relevance and is adopted as part of its assessment here.

5.7.26 The OBP provided370 a comprehensive list of the stakeholders which NIEH has identified as relevant in the pre-construction and construction phases. With respect to each of these identified stakeholders, the tables outlined the high level messages and rationale for engagement and a high level description of the channels through which such engagement would take place. The table provided in section 7.2 of the OBP set out similar information in respect of the post-construction phase. The OBP also demonstrated a track record of stakeholder engagement with local communities371.

5.7.27 As noted in Chapter 2, sub-paragraph 3.19(g) contains a degree of specificity which is not contained in sub-paragraph 3.17(a)(i), as it refers to proposals in relation to particular groups of stakeholders which the latter does not. Those groups are identified as ‘all relevant regulatory authorities and statutory agencies, other licence holders and private entities necessary to construct a high pressure network’.

5.7.28 The tables in the OBP described above were broken down by stakeholder group. In each case the tables began with a comprehensive list of statutory bodies.

5.7.29 Emphasis was placed on engagement with landowners. As explained above, the Authority considers landowners to be the key private stakeholder in regard to

369 Gas to the West Technical Advice on High Pressure Submissions, RUNE Associates, p.9 and p.11 and p.16.  
370 Tables 3.6.1a and 3.6.1b  
371 Ibid. p. 100
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the construction of the high pressure network. NIEH demonstrated that it understands the particular importance of engagement with landowners, and has a plan for interactions with them.

5.7.30 The tables also outline proposed engagement with a range of private entities including business representative groups and forums, environmental groups, consumer groups, and other relevant operators.

5.7.31 Overall, the Authority considered that, NIEH had correctly identified many of the key stakeholders and had demonstrated that it has clear and appropriate plans for stakeholder engagement.

Timely delivery of the high pressure network

5.7.32 In its OBP, NIEH provided a detailed project plan based on SGN’s previous experience in undertaking projects similar to G2W.

5.7.33 At fig 3.1.1a in the OBP a high level project plan diagram was included which indicates a period of approximately 3.75 years from award of licence to the completion of construction of the final section of the pipeline. The construction activities would span the final three year period within the overall programme. The OBP implied that completion of construction included commissioning the pipeline to deliver gas. The report from Rune states that the proposed timeline for completion is credible\(^\text{372}\).

5.7.34 The Authority considered that the management of risk is an important aspect of timely delivery of the network and NIEH provides a detailed assessment of initial high level construction risks\(^\text{373}\). The information for each risk identified comprises a risk description, programme impact, cost impact and mitigation. In addition some examples in Tables 4.1.3b, 4.1.3c and 4.1.3d of the OBP\(^\text{374}\) are provided of construction risk management on previous projects.

\(^{372}\) RUNE Associates, op cit, p.18.
\(^{373}\) NIEH, op cit, fig 3.1.1b, p. 69.
\(^{374}\) NIEH OBP, pp.136-137
5.7.35 In its assessment of the matters arising under this heading the Authority also had regard to NIEH’s proposal to substitute high pressure pipelines with low pressure pipelines in the section of the network to Strabane\textsuperscript{375}. However, the advice from Rune states that NIEH had not presented information to suggest that a detailed review has been undertaken to identify alternative designs.\textsuperscript{376} The Authority accepted that advice and on that basis considered that it should give little weight to this proposal.

5.7.36 Overall, the Authority concluded that NIEH had a detailed project plan for the construction and commissioning of the pipeline over a period that was assessed to be credible and that took appropriate account of construction risks.

\textbf{Measures to protect customers in the context of operating cost pass through}

5.7.37 As noted above, the NIEH application was based on an operating cost pass through model. The Authority therefore considered what information NIEH had provided in relation to measures to protect customers in the context of operating cost pass through. The Authority considered this to be an important matter to which it should give some weight, in accordance with the customer protection element of its duties under Article 14 of the Energy Order.

5.7.38 The OBP indicated that West Transmission Holdings Ltd. will be part of a group in which a mutual company is the ultimate parent. Consequently, there would be no possibility to distribute funds anywhere to a non-mutual company, since the entire group operated on a mutualised basis.

5.7.39 In addition, the OBP stated that each of the operational sub-groups within the Mutual Energy Group are also ring-fenced for financing and regulatory reasons so that no cross-subsidies exist.\textsuperscript{377}

5.7.40 The Authority considered that these proposals were a reasonable vehicle for the protection of consumers, and noted that they reflected existing arrangements

\textsuperscript{375} Ibid, p 262. \hfill \textsuperscript{376} RUNE Associates, op cit, p.16. \hfill \textsuperscript{377} NIEH OBP, pp.17-18.
within the Mutual Energy Group which would effectively be extended rather than needing to be created for the purposes of the G2W project. Therefore there was no uncertainty relating to them. However, it noted that the arrangements were not comprehensively described and considered that greater detail could have been provided in relation to them.

5.7.41 Overall, the Authority considered that NIEH has provided appropriate proposals in respect of this issue.

Provisional mark for sub-criterion 3.17(c)

5.7.42 Having regard to the OBP and in particular to the matters identified above, the Authority considered that the NIEH application should attract a medium score, and provisionally awarded 15 out of 20 marks, in relation to sub-criterion 3.17(c).

5.7.43 The Authority compared this mark with those provisionally awarded to the other high pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

5.7.44 By comparison with the other applications, as in relation to sub-criterion 3.17(a), the Authority considered that the NIEH application provided strong evidence that it has accessible to it, from a combination of its internal resources and those sourced via its JV partner SGN, the required skills and experience relating to high pressure networks (both their operation and construction). This was clearly distinguishable from the PNGL application, but similar to that of BGE(UK); both applicants' mobilisation proposals were robust and their submissions indicated that the systems and contracts needed were largely in place or could be extended if required. Note was taken of NIEH's proposal to substitute some high pressure pipelines with low pressure pipelines, but this had not been subject to detailed design so little weight was given to it by comparison with PNGL's more developed proposal. In the round, NIEH's submission was judged broadly equivalent to that of BGE(UK) in respect of this sub-criterion.
5.8. **Specific Criteria – Innovation & Technology**

5.8.1 NIEH did not submit a separate document in relation to these sub-criteria and instead provided information in regard to innovation and technology transfer in specified sections of its OBP.

5.8.2 For the purposes of these sub-criteria, the Authority must have regard to the skills and experience of a person on whom an applicant proposes to rely. As noted above, NIEH is reliant for a range of matters on its JV partner SGN. The Authority considered that it was, within that context, similarly entitled to rely on SGN's experience of and proposals for innovation and technology transfer in relation to high pressure pipelines.

**Environmental sustainability**

5.8.3 NIEH did not directly address environmental sustainability in its OBP.

5.8.4 However, it did summarise a number of relevant innovations being used by SGN in Great Britain which the Authority considered to be relevant to environmental sustainability. One such example was the potential to use ground source heat pumps at pressure reduction stations to support traditional gas pre-heating equipment and the use of micro-CHP (the Ecogen).\(^{378}\)

5.8.5 In addition, NIEH referred to SGN's involvement in the construction of the UK's first Biomethane to Grid plant at Didcot Sewage Works, Oxfordshire. It stated: "The pioneering works included the clean up, quality monitoring and injection to trial biomethane injection into our network. Its success has shown that contributions can be made to the transition to a low carbon economy as the productions of biogas and biomethane are carbon neutral."\(^{379}\)

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\(^{378}\) Ibid, p.247.
\(^{379}\) Ibid, p. 246.
Efficiency in use of gas and new sources of gas

5.8.6 NIEH provided information in relation to efficiency in the use of gas, for example, the Immersion Tube Preheating Project\textsuperscript{380} which it stated would be assessed as part of the design phase for the new licensed area.

5.8.7 In relation to efficiency in the use of gas and the use of new sources of gas, NIEH described SGN’s experience of biomethane in two separate projects (Didcot and Dorset) and indicated that to date SGN has processed over 360 enquiries for biomethane plants within the UK.\textsuperscript{381}

5.8.8 The Authority therefore considered that NIEH had provided relevant information in regard to its ability to achieve innovation and technology transfer under this heading.

Cost efficiency

5.8.9 In its OBP\textsuperscript{382}, NIEH clearly illustrated that cost efficiency (e.g. reduced operating cost and savings in fuel gas) is a focus of much of both its and SGN’s innovation activities and states that cost efficiencies have resulted from many of the projects outlined.

5.8.10 The Authority considered that NIEH had provided some relevant information in relation to its ability to achieve innovation in relation to cost efficiency. However, the Authority noted that in the majority of examples NIEH did not quantify the savings obtained, and therefore considered that it could give only limited weight to the examples provided under this heading.

\textsuperscript{380} Ibid, p.247-248.
\textsuperscript{381} Ibid, p.246.
\textsuperscript{382} section 8.4.2
The development of the network to more remote geographical areas

5.8.11 NIEH described two specific proposals for the development of the high pressure network to more remote geographical areas, both of which were based on established technologies.

5.8.12 First, NIEH considered that the underlying challenge was to get gas to the areas without the use of an extensive transmission pipeline system and stated that the use of biomethane is one possible method to achieve this.

5.8.13 Second, NIEH stated that SGN has a long history of supplying gas to remote areas of Scotland and in particular uses a method whereby certain towns are supplied by a logistics system providing LNG by road tanker. NIEH stated that there is the potential to transfer this method to remote areas of Northern Ireland.

5.8.14 The Authority considered that there was clear evidence of NIEH having given careful thought to the issues arising under this heading in the context of the G2W project, and making proposals based on the previous experience of SGN in using technologies with the potential to be transferred to Northern Ireland.

History of innovation

5.8.15 In its OBP, NIEH pointed to a history of innovation on both its own part and that of SGN. This innovation related to both operations and engineering and includes pilot projects in telemetry and communications, new intervals methodology for in-line inspections, and the use of turbo expanders.

5.8.16 The Authority considers that NIEH has provided good evidence of a history of innovation on the part of both itself and SGN, some elements of which were directly relevant to the high pressure network.

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383 Wick, Thurso, Oban and Cambeltown are supplied in this manner.
384 NIEH, op cit, p.245.
386 Ibid, p.249.
5.8.17 This conclusion was consistent with advice received from Rune.\(^{367}\)

### Ability to secure funding

5.8.18 NIEH stated that the majority of the SGN innovations which it described in its OBP were funded through Ofgem's Innovations Funding Incentives. In order to obtain funding under this scheme, SGN on an individual project basis would have to make submissions to Ofgem justifying the merits of its proposals.

5.8.19 The Authority therefore considered that NIEH has provided relevant information in regard to SGN's ability to secure funding from regulatory authorities in relation to innovation. This conclusion was supported by advice from Rune.\(^{388}\)

5.8.20 The Authority noted, however, that NIEH did not specify which of the projects it describes were funded by Ofgem, and its OBP was insufficiently clear and detailed in this respect.

### Transfer of innovation into Northern Ireland

5.8.21 NIEH set out a number of proposals to transfer innovation from Great Britain into Northern Ireland. These examples include a new intervals methodology for on-line inspection, micro-CHP and thermo siphon approaches for gas pre-heating.\(^{389}\)

5.8.22 The Authority considered that NIEH had made specific and relevant proposals outlining appropriate innovations on the part of both it and SGN that it proposes to utilise in the construction and operation of the high pressure pipeline and that would constitute the transfer of innovation into Northern Ireland.

5.8.23 This conclusion was supported by the advice from Rune.\(^{390}\)


\(^{388}\) Ibid.

\(^{389}\) See in particular ibid, section 8.4.2.

\(^{390}\) RUNE Associates, op cit, p. 21.
Existing skills and experience

5.8.24 NIEH did not specifically outline the existing skills and experience of either its or SGN’s staff in relation to innovation.

5.8.25 However, the Authority recognised that there is some overlap between this sub-paragraph and sub-paragraph 3.21(b)(i), as evidence of a history of innovation is one way in which skills and experience may be demonstrated.

5.8.26 Moreover, the Authority also noted that SGN is subject to Ofgem’s RIIO\(^{391}\) regulatory approach which specifically incentivises innovation. The NIEH OBP states that the RIIO approach to regulation is now embedded in SGN’s business and that, through its the JV arrangements with SGN, NIEH expects the benefits from the RIIO initiatives and improvement plans to benefit customers of the high pressure network to which the licence relates.\(^{392}\)

5.8.27 The Authority therefore considered that some credit could be given to NIEH for the skills and experience that are clearly available to it in the context of the G2W project, though these could have been more directly explained for the purposes of this heading.

Conclusion

5.8.28 The Authority considered that NIEH had, working with its JV partner SGN, been able to demonstrate a good track record in innovation, and made specific and thoughtful proposals relating to the G2W project which had the potential either to achieve innovation as part of that project in Northern Ireland or the transfer of technology to Northern Ireland in respect of the high pressure network.

\(^{391}\) RIIO stands for ‘Revenue = Incentives + Innovation + Outputs’.

\(^{392}\) NIEH, op cit, p.242.
Provisional score for the ITT sub-criteria

5.8.29 Having regard to the application and in particular to the matters identified above, the Authority considered that the NIEH application should attract a medium score, and provisionally awarded 15 out of 20 marks, in relation to the ITT sub-criteria, to be allocated equally between sub-criteria 3.21(a) and (b) as explained in Chapter 2.

5.8.30 The Authority compared this mark with those provisionally awarded to the other high pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

5.8.31 When compared to the other applications, the Authority considered that the NIEH application provided good evidence of its ability to achieve innovation and technology transfer in the context of the G2W project. NIEH had submitted the clearest and most detailed application in this regard, demonstrating a stronger history of innovation and more carefully considered proposals to innovate or to transfer technology into Northern Ireland than any other applicant.

5.9. Resources Criteria

5.9.1 Having carried out a detailed analysis of the NIEH application, and in particular considered the OBP for the purpose of provisionally awarding marks under sub-criteria 3.17(a) to (c), the Authority then considered whether NIEH meets each of the Resources Criteria.

5.9.2 As described in Chapter 2, and for the reasons set out there, this entailed taking the Resources Criteria out of the formal sequence in which they appear in the Criteria, and considering them as a final check on the application as a whole; following, and drawing on the detail, of the analysis of the OBP.

5.9.3 On this basis, for the purposes of these two criteria, the Authority carried out an overall assessment of the information and evidence that was revealed by the NIEH application in relation to the adequacy of its resources.
5.9.4 More specifically, the Authority:

a. considered carefully whether NIEH has demonstrated that it has, or is making appropriate arrangements to obtain, the resources required to meet the obligations to be included in the conditions of the high pressure licence (the Adequate Resources Criterion); and

b. considered in particular whether NIEH has demonstrated that it has the resources and financial standing to undertake the activities to be carried out for the purposes of meeting those obligations (the Financial Resources and Standing Criterion).

5.9.5 For these purposes, the Authority had particular regard to whether NIEH has demonstrated that it will have the financial resources for the construction of the high pressure network while being subject to a revenue restriction that reflects the financial terms of its application. This will constitute the most substantial obligation of any applicant which is successful in obtaining the licence.

**Assessment following sub-criteria 3.17(a) to (c)**

5.9.6 In carrying out this assessment, the Authority began with the marks provisionally awarded by it in relation to sub-criteria 3.17(a) to (c).

5.9.7 As indicated above, NIEH was provisionally awarded a 'high' score in respect of sub-criterion 3.17(a), and 'medium' scores (in each case at the top end of that range) in respect of sub-criteria 3.17(b) and (c).

5.9.8 As explained in Chapter 2, where an applicant is awarded marks which fall within the medium to high parts of the range, it might be expected that its application would reveal a broad adequacy of resources for the purposes of the licence.

5.9.9 Sub-criteria 3.17(a) and (c) are essentially concerned with the assessment of the application in relation to what the Adequate Resources Criterion describes as 'systems and apparatus' and 'human and other resources'. Sub-criterion 3.17(b) is essentially concerned with the assessment of the application in relation to what the Adequate Resources Criterion describes as 'financial resources and facilities'.
In respect of these three sub-criteria, NIEH was provisionally awarded, once the marks were given their appropriate weighting for the purpose of the Best Value Criterion, 78% of the available marks.

This is consistent with what was anticipated in Chapter 2, and what was in fact found by the Authority on its assessment of the relevant parts of the OBP, which is that these scores reflect provisional conclusions by the Authority which reveal a broad adequacy of the relevant resources on the part of NIEH.

The Authority’s assessment of the quality of information and evidence submitted in the relevant parts of the OBP is set out above, and need not be repeated here in full.

In summary, what the Authority identified was that NIEH is experienced in the operation of high pressure networks in Northern Ireland, has a JV with SGN that allows it to have access to the skills of a company which is experienced in the construction of high pressure networks, and has a track record of raising 100% debt finance in respect of high pressure networks and a clear and detailed plan to do so at a cost of debt which it has justified as reasonably achievable.

The Authority therefore considered that NIEH had produced clear and detailed evidence that it either has, or is making appropriate arrangements to acquire, the systems, apparatus, human and other resources, and financial resources and facilities required for the purposes of the G2W high pressure licence.

**Provisional Conclusion**

On the basis of the information and evidence provided to it in the NIEH application, the Authority had no reason to question that NIEH will have either the financial or non-financial resources that it requires for the purposes of the high pressure licence. Those matters are well-evidenced.

Therefore, the Authority provisionally concluded that NIEH:

a. has demonstrated to its satisfaction that it either currently has, or is making appropriate arrangements to ensure that it would have in place by the time it would commence regulated activities under the high pressure licence (if
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granted), the financial and other resources likely to be sufficient for the purposes of meeting its obligations under the conditions of that licence; and

b. has demonstrated that it has the resources and financial standing to undertake the activities to be carried out for the purposes of meeting those licence obligations.

In consequence the Authority's provisional conclusion is that NIEH meets both of the Resources Criteria.
6.0 PNGL High Pressure Connected

6.1. Introduction

6.1.1 This chapter:

a. considers the application made by Phoenix Natural Gas Ltd (PNGL) for the high pressure licence, which is connected to its own application for the low pressure licence;

b. sets out the Authority's provisional conclusions as to whether PNGL has met each of the criteria other than the Best Value Criterion;

c. sets out the Authority's provisional assessment of the marks to be awarded to PNGL in respect of the different elements of the Best Value Criterion;

d. explains the reasons of the Authority for its provisional conclusions and marks.

6.1.2 In this chapter, the criteria have been addressed in the order in which they are set out in Chapter 2, and the Authority has followed the approach to interpreting and applying the criteria that is set out in that chapter.

6.2. The Information Criterion

6.2.1 Both an electronic and a printed copy of the PNGL application were received by the Authority before the deadline of noon on 6 May 2014.

6.2.2 Once the deadline had passed the application was opened and checked for completeness against a pre-prepared checklist. The application was assessed as being complete except in two respects:

a. it was not clear from the application what information was being relied on by PNGL for the purposes of meeting the Adequate Resources Criterion; and
b. there was no clear statement of whether the application was being made for a ‘cost pass through’ or ‘revenue cap’ high pressure licence\textsuperscript{393}.

6.2.3 PNGL was informed of these apparent omissions and was given until noon on 14 May 2014 to provide the missing information. A response was received by the deadline and it was subsequently judged that this addressed the omission in full\textsuperscript{394}.

6.2.4 Having considered these facts, the Authority concluded that PNGL has provided all the information requested by the Authority, in such manner and by such times as was specified, and therefore meets the Information Criterion.

6.3. The Constitution Criterion

6.3.1 PNGL is a limited company with its registered office in Northern Ireland. PNGL’s constitutional documents were provided to the Authority in accordance with paragraph 6 of Schedule 2 to the Application Regulations\textsuperscript{395}.

6.3.2 Having considered this evidence, the Authority was satisfied that PNGL has demonstrated that it is properly constituted in accordance with the law and holds all registrations, authorisations or approvals required to be held by an entity of its type.

6.3.3 The Authority therefore concluded that PNGL meets the Constitution Criterion.

6.4. The Fit and Proper Person Criterion

6.4.1 Evidence to demonstrate that PNGL is a fit and proper person was provided to the Authority in accordance with paragraphs 20 to 26 of Schedule 2 to the

\textsuperscript{393} Applicant Information Pack paragraph 4.41.
\textsuperscript{394} Email response received 12 May 2014.
\textsuperscript{395} HP Connected Schedule 2 part 1.
Application Regulations\textsuperscript{396}. It consisted of a signed statement by a senior officer of PNGL to the effect that PNGL had no information to disclose under any of those paragraphs.

6.4.2 The Authority considered this evidence and noted that the information provided in respect of the criterion did not mention a threatened enforcement action by the Authority in relation to PNGL’s existing gas conveyance licence. The Authority would have expected this to have been mentioned, and PNGL’s failure to do so did not satisfy the requirements of the Application Regulations\textsuperscript{397}.

6.4.3 However, no conclusions have been reached by the Authority in relation to that threatened action, and the Authority did not in any event consider that the matter was sufficiently serious to call into question whether PNGL was a fit and proper person to be granted the licence. The Authority noted that PNGL has no other record of enforcement action being taken against it, or any other adverse factor of the type listed in the Application Regulations.

6.4.4 On the basis of the evidence provided to it, the Authority was therefore satisfied that PNGL meets the Fit and Proper Person Criterion.

6.5. Specific Criteria – Operational Business Plan 3.17(a)

**Engagement with stakeholders**

6.5.1 PNGL provided a list of stakeholder organisations with which it currently engages, together with a high level description of its current engagement activities which include an annual programme of ongoing engagement. It also briefly described the channels through which it communicates with stakeholders and cites social media and YouTube in this regard alongside direct meetings\textsuperscript{398}.

6.5.2 In relation to the G2W project, PNGL stated that as part of any design and construction work it will engage with a range of external stakeholders from

\textsuperscript{396} HP Connected Schedule 2 part 1.

\textsuperscript{397} It did not, however, constitute a failure to meet the Information Criterion, since the relevant information had not been requested by the Authority.

statutory bodies to local interest groups and potential customers. It provided a list of ten specific stakeholders with which it will engage, three of which it went on to discuss at a high level: namely the Roads Service, Local Councils and 'other utilities'.

6.5.3 PNGL stated that it will appoint land agents who will visit each landowner/tenant to explain the project in general terms and the consenting process. It also stated that an Agricultural Liaison Officer will liaise with farmers and landowners on a daily basis to listen to and rectify any concerns they may have, in particular where they believe construction activities may be interfering with farming activities.

6.5.4 The Authority considered that PNGL's description of how it will engage with key stakeholders was not comprehensive and lacked important content. Its proposal provided specific discussion of engagement with only three stakeholders, the selection of which placed a particular emphasis on public affairs (PNGL referred, for example, to the need for early dialogue with local councils in apparent preference to other relevant considerations.

6.5.5 Although it was clear that PNGL understands the political context of the G2W project, the Authority considered that its approach to stakeholder engagement did not reflect a full appreciation of other relevant contexts. PNGL proposals for dealing with landowners indicated that the role of the PMC will be important – the PMC will appoint land agents and will prepare wayleave plans.

Skills and experience of key members of staff and any other persons

6.5.6 PNGL stated that it was responsible for constructing, operating and maintaining the Belfast Gas Transmission network for a period of around 12 years from 1996 until it was sold in 2008. It stated that although it has not been directly involved

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400 Ibid.
403 Ibid, p.81.
404 Ibid, p.60.
405 Ibid, p. 71
in gas transmission activities over the last few years, key personnel who were previously responsible for transmission are still employed by the company. However, those members of staff were not named, nor were any curricula vitae provided listing their skills and experience.

6.5.7 PNGL provided a table listing, at a general level, the professional qualifications and experience relating to various roles within the organisation. However, it was not clear that the skills and experience identified in respect of those roles is applicable to high pressure pipelines.

6.5.8 The Authority considered that the evidence provided by PNGL of the skills and experience of its current staff in relation to the construction and operation of high pressure pipelines was extremely limited.

6.5.9 PNGL stated that it has engaged external advisors, Penspen Limited and RPS Ireland Limited, to assist in the development of a high level programme.

6.5.10 PNGL proposed that critical activities in the mobilisation phase of high pressure pipeline construction will be carried out by a competent external Project Management Contractor (PMC). The PMC will be responsible for:

a. project management;

b. pipeline route verification;

c. planning and consultation;

d. environmental impact assessment;

e. easements, consents and land acquisition;

f. front end engineering design;

g. development of invitations to tender;

h. project management during construction; and

\[407\] Ibid, pp. 11 – 12.
\[408\] Ibid, pp. 28 – 30.
\[409\] Ibid, p. 58.
i. commissioning.

6.5.11 The Authority noted that PNGL's OBP was unclear as to when the PMC will be appointed, referring at some points to beginning the procurement process for the appointment upon award of the licence\textsuperscript{410} and at others to beginning the process as soon as the preferred applicant is announced by the Authority\textsuperscript{411}.

6.5.12 PNGL also stated that a specialist pipeline construction contractor will be appointed to carry out the actual construction, as will a Construction, Design and Management Coordinator\textsuperscript{412}.

6.5.13 Overall, the Authority considered that PNGL has limited recent experience of the construction and operation of high pressure pipeline systems, and the evidence of its capability was substantially based on organisational arrangements, policies and procedures associated with its current low pressure network licence. In order to undertake the activities that will be the subject of obligations under the licence, it was clear that PNGL will be primarily dependent on external resources and the recruitment of a number of significant roles such as the PMC.

6.5.14 In its assessment under this heading, the Authority would have expected to be provided with evidence of the skills and expertise of persons already appointed or proposed to be appointed to the relevant roles. However, as such persons have not been recruited, PNGL was unable to provide details of the skills and experience of the persons who will undertake these key roles. The Authority was therefore unable to undertake any assessment of the skills and experience of those persons on whom PNGL will be required to rely.

6.5.15 Although PNGL referred to 'a PMC, such as Penspen' when describing activities in relation to the construction of the pipeline\textsuperscript{413}, this was insufficient for the purposes of the Authority's consideration under this heading. It is not for the Authority to speculate whether Penspen will in fact be appointed to that role and, if it is, what the relevant skills and experience of its key individuals might be.

\textsuperscript{410} Ibid. pp. 20 and 36.
\textsuperscript{411} Ibid. pp. 41 and 74.
\textsuperscript{412} Ibid. p. 35.
\textsuperscript{413} Ibid, p. 62. See also similar comments at pp. 234, 236, 237 and 238.
Similarly, although PNGL set out its tendering arrangements (discussed below), this did not aid the Authority's consideration under sub-paragraphs 3.17(a)(ii) and (iii) of the Criteria, since what was required to be assessed were the skills and experience of identifiable personnel to whom PNGL will have access, not its high level ability to appoint appropriate contractors.

Management of risk

6.5.17 In section 4.1 of its OBP, PNGL provided: (i) an identification and quantification of risk issues, including significant asset risk issues; (ii) a description of the policy and processes to identify and manage risk issues; and (iii) a description of the procedures to mitigate risk and monitor actions to completion.

6.5.18 PNGL then proceeded to provide detailed information on its Corporate and Operational Risk Registers, risk assessment processes, the work of its Risk Review Committee and Network Safety Group and the role of audit in providing the Directors with assurance that risks identified are being appropriately managed414.

6.5.19 PNGL stated that it envisaged that its current processes with regard to risk identification and management will be applied to its activities under the high pressure licence415.

6.5.20 PNGL indicated that ‘significant work has already been undertaken to fully understand the risks associated with the construction of the transmission pipeline and a detailed preliminary plan to deliver gas as soon as possible while minimising costs has also been produced416.

6.5.21 There was some evidence in the OBP that PNGL had identified specific risks in relation to the G2W project. For example, it proposed the appointment of the PMC at an early stage to ‘minimise the mobilisation phase and therefore mitigate the risk of delays to the commissioning of the GTW HP Pipeline System417. It

415 Ibid. p. 112.
416 Ibid. p. 15.
417 Ibid. p. 41.
also highlighted risk arising from the public’s association of natural gas with shale gas and the importance of ensuring, by emphasising the differences between the two, that opposition to the latter does not transfer to the former\textsuperscript{418}.

6.5.22 The Authority considered that PNGL had demonstrated that it has a robust policy for the identification and management of risks, and in addition that there was some evidence that this approach had been applied to identify a limited number of specific risks relating to the G2W project and provide for their mitigation.

6.5.23 This view was supported by the report from Rune\textsuperscript{419}.

6.5.24 However, the Authority noted that no evidence was presented of any relevant experience on the part of PNGL regarding the identification and management of risk in relation to the construction of a high pressure pipeline.

**Tendering arrangements**

6.5.25 At section 6.1 of its OBP, PNGL set out high level details of the policies and procedures which it uses to ensure compliance with the requirements of EU procurement law. It also specified financial thresholds for advertisement in the EU Journal.

6.5.26 The OBP also set out at a high level how procurement within PNGL is currently managed, and demonstrated an appreciation and understanding of best practice tendering\textsuperscript{420}. PNGL stated that its current procurement processes would be applied to the G2W project\textsuperscript{421}.

6.5.27 However, the report which the Authority received from Rune noted that there was no clear evidence in the application of consideration of a strategy to address the specific procurement requirements of the G2W project\textsuperscript{422}.

6.5.28 The Authority considered this evidence and concluded that, although PNGL had provided a high level description of its current tendering arrangements and

\begin{footnotes}
\item[419] RUNE Associates, op cit, pp.2 – 3.
\item[420] PNGL, op cit, p.192 – 199.
\item[421] Ibid, p. 191.
\item[422] RUNE Associates, op cit, p. 5.
\end{footnotes}
stated that it would use these in relation to the G2W project, the OBP lacked
detail on how the use of existing arrangements will be tailored to the project.

6.5.29 The Authority also noted that PNGL does not have experience of tendering for
the construction of a high pressure pipeline and that there is limited evidence
that it has in place appropriate framework contracts in place which it could utilise.

6.5.30 The Authority also noted that procurement of some of the required materials will
be the responsibility of the construction contractor which, as noted above, has
not yet been identified. The Authority was therefore unable to assess either the
experience of the construction contractor in undertaking such procurement or the
systems and processes which it might have in place to do so.

6.5.31 Overall, the Authority considered that PNGL’s OBP was weak in respect of the
matters considered under this heading. This view was supported by the report
from Rune.\textsuperscript{423}

\textbf{Provisional mark for sub-criterion 3.17(a)}

6.5.32 Having regard to the OBP and in particular to the matters identified above, the
Authority considered that the PNGL application should attract a low score, and
 provisionally awarded 6 out of 20 marks, in relation to sub-criterion 3.17(a).

6.5.33 The Authority compared this mark with those provisionally awarded to the other
high pressure applicants to satisfy itself that it continued to be appropriate when
benchmarked against them.

6.5.34 By comparison with the other applications, the Authority considered the PNGL
application to have provided very limited detail of how it would carry out activities
under the licence, reflective of a lack of evidence as to its skills and experience
in relation to high pressure networks (both their operation and construction).
PNGL was uniquely reliant on an external PMC who has not been appointed and
could not be identified or assessed as to skills and experience. Its stakeholder

\textsuperscript{423} Ibid.
plan in relation to landowners was limited in scope and effect. Other applicants had greater expertise and experience in relation to high pressure networks.

6.6. Specific Criteria – Operational Business Plan 3.17(b)

6.6.1 Table 6.6.4 below sets out values for each of the cost items submitted by PNGL in its application\(^{424}\).

6.6.2 These figures cover all the relevant data that were provided by PNGL and the Authority therefore carried out its assessment for the purposes of sub-criterion 3.17(b) against PNGL's description of its derivation of those data.

6.6.3 The Authority divided the costs into two broad categories of WACC and Capital Expenditure. The Capital Expenditure category consisted of four separate cost lines: Design/Project Management, Contingency, Mobilisation and Other Applicant Costs. These cost lines are consistent with what the Authority stated applicants should supply in the Data Input Workbook\(^ {425}\). It should be noted that the WACC figures provided by PNGL were stated\(^ {426}\) to be based on a cost pass through model and therefore subject to adjustment on the basis described in section 1.4.14 above.

Table 6.1: PNGL High Pressure Data Input Workbook Cost Items

<table>
<thead>
<tr>
<th>Cost Item</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Weighted Average Cost of Capital</td>
<td>Yr 1 &amp; 2 = 3.41%</td>
</tr>
<tr>
<td></td>
<td>Yr 3 - 40 = 1.00%</td>
</tr>
<tr>
<td>Design / Project Management</td>
<td>£5.000m</td>
</tr>
<tr>
<td>Contingency</td>
<td>£4.100m</td>
</tr>
<tr>
<td>Mobilisation</td>
<td>£0.618m</td>
</tr>
<tr>
<td>Other Applicant Costs</td>
<td>£3.727m</td>
</tr>
</tbody>
</table>

\(^{424}\) HPDIW Phoenix High Pressure Data Input Workbook.

\(^{425}\) To assist the applicants, the Authority also provided some detail on each cost area in the Application Information Pack.

\(^{426}\) Email 2014-05-12 PNGL replied to information request.
Description of the derivation of cost data

**Weighted Average Cost of Capital**

6.6.4 NERA was requested to produce a report on what it would expect to see in a well-evidenced WACC submission. The Authority substantially agreed with the assessment reflected in that report. It follows the Authority would have expected to see:

a. The cost of debt set out using: (i) a benchmark gilt yield (to reflect a risk free rate) plus evidence on corporate debt spreads with market evidence provided for both; and/or (ii) direct evidence of corporate debt yields with market evidence provided. For this purpose, references to corporate debt spreads/yields should reflect companies with similar risk profiles, issuance costs should be included in the cost of debt and the treatment of inflation should be clearly explained in the derivation.

b. The cost of equity set out using CAPM and incorporating the risk free rate, equity risk premium and beta with relevant evidence provided to justify each component.

c. The proposed gearing including a discussion on how this interacts with the risks of the project, the proposed credit rating and the cost of debt.

6.6.5 PNGL in its application identified two separate periods between which the WACC would differ. The interim period was for years one and two, was based on a debt/equity capital structure with a WACC of 3.41%, and was presented in a table. The second period was to run from year three onwards, and PNGL proposed a ‘mutual’ WACC of 1% in relation to this period which would be 100% debt financed.

6.6.6 These figures reflected PNGL's proposal to use a debt/equity model to construct the pipeline in the interim period, during which it would be owned by PNGL, and then to either sell the company to Mutual Energy Limited (MEL) or to establish a new company limited by guarantee to sit outside the Phoenix Group structure.

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\[427\] HPOBP Phoenix High Pressure Operational Business Plan p.244.
6.6.7 The Authority considered that the application was an incomplete description of the derivation of the WACC and contained very limited evidence in support of the figures proposed.

6.6.8 In respect of the interim period, a cost of debt, cost of equity and gearing figure were set out in a table to build up the 3.41% WACC. It was explained that the cost of debt was based on project finance arrangements carried over from the construction period and that the equity figure had been ‘benchmarked against transmission returns determined elsewhere’\[428\].

6.6.9 In respect of the mutual period, the WACC was 100% debt and was based on the estimated yield from a long dated index linked bond\[429\]. The 1% figure was stated to reflect what could be achieved based on current market conditions\[430\].

6.6.10 The Authority considered that in respect of both the interim and mutual period the description of how the WACC figures were derived was minimal. In addition, very limited evidence was presented in support of the assertions made about the likely value of the components contributing to the WACC figures. For example, no evidence was provided to explain the risk free rate or corporate debt spreads, and there was no inclusion at all of the equity risk premium or beta.

6.6.11 Overall the description of how the relevant data were derived fell considerably short of what the Authority would have expected to see in a well-evidenced submission.

6.6.12 NERA found that, based on the limited detail provided, it was unable to conclude that the PNGL application was based on reliable evidence and that therefore, it could not be considered well-evidenced\[431\]. NERA also noted the lack of detailed evidence related to credit rating and credit risk in support of the proposed capital structure, and again concluded that this part of the application could not be considered as being well-evidenced\[432\].

\[428\] HPOBP Phoenix High Pressure Operational Business Plan p.243.
\[429\] HPOBP Phoenix High Pressure Operational Business Plan – Chapter 10.
\[430\] HPOBP Phoenix High Pressure Operational Business Plan p.244.
\[431\] NERA 2.2.7 p. 7 & 3.2.3 p. 13.
\[432\] NERA 4.2.3 p. 17.
Capital Expenditure

6.6.13 PNGL provided an explanation of some of its cost items but not others. There was no spreadsheet provided to allow detailed analysis of the figures.

6.6.14 In the case of Mobilisation, the Authority considered that the build-up of costs\textsuperscript{433} was described in a reasonable way, though there was a lack of detail as to the costs associated with various activities, e.g. public relations. However, since this cost line is significantly lower than the other three costs lines, the Authority was minded to accord correspondingly limited weight to these figures.

6.6.15 In the case of Design/Project Management, there was no explicit explanation of the proposed £5m cost. There was some detail on the numbers of staff needed for onsite project management work\textsuperscript{434}, but overall the Authority found that it was not possible to understand how this cost was derived.

6.6.16 In the case of Contingency, no information explaining the derivation of this cost item was provided, and the Authority therefore considered that the description of the data was incomplete and incapable of detailed analysis.

6.6.17 In the case of Other Costs, it was explained that this cost line relates to project financing during the construction period\textsuperscript{435}. The figure was stated to be based on discussions with several banks, but no evidence was provided in support of that proposition. No spreadsheet was provided to explain any of the calculations. The Authority would expect at least to have been provided with an explanation of what rates were used to calculate the final figure. Overall, the information given to explain this cost line was weak.

Identification and application of cost drivers

6.6.18 The Authority considered that PNGL had provided some reasonable information on mobilisation cost drivers\textsuperscript{436} including a good discussion on manpower costs.

\textsuperscript{433} HPOBP Phoenix High Pressure Operational Business Plan – Chapters 1 – 9 Section 3.3.
\textsuperscript{434} HPOBP Phoenix High Pressure Operational Business Plan – Chapters 1 – 9 p. 238.
\textsuperscript{435} HPOBP Phoenix High Pressure Operational Business Plan p.242.
\textsuperscript{436} HPOBP Phoenix High Pressure Operational Business Plan – Chapters 1 – 9 Section 3.3.
However, there was limited detail in the numerical build-up of each cost line to explain final figures, e.g. there was no breakdown of IT costs.

6.6.19 While some cost drivers were provided for Design/Project Management costs\textsuperscript{437}, these covered only the number of staff required for onsite project management work. No other cost areas were included (e.g. design) and no explanation as to how the final figure was arrived at was provided.

6.6.20 For Other Costs, no figures were provided and there was no calculation evident to explain the cost line.

\textbf{Robustness of assumptions}

6.6.21 The Authority identified and considered a number of assumptions that appeared to have been made by PNGL when deriving the data contained in its Data Input Workbook. All of these relate to the WACC.

\textbf{The Value of the WACC}

6.6.22 First, the Authority took it to be implicit throughout the application that PNGL had assumed it will be able to carry on the licensed activities under the high pressure licence, and to do so consistently with its obligations under that licence, on the basis of the proposed WACC. That is to say, there was an implicit assumption that PNGL will be able to raise the finance required to construct and operate the high pressure network while subject to a revenue control condition embodying its proposed WACC.

6.6.23 For the purpose of testing this assumption, the Authority considered whether the proposed WACC fell within the range of what might reasonably be expected in the context of the G2W project. To do this, it considered the market cost of debt and equity based on advice received from NERA, which took into account in its report such costs as referenced in recent regulatory decisions\textsuperscript{438}. NERA advised

\textsuperscript{437} HPOBP Phoenix High Pressure Operational Business Plan – Chapters 1 – 9 p. 238.

\textsuperscript{438} NERA, Gas to the West, A report for the Utility Regulator.
on what it considered to be the 'plausible range' within which it would expect any WACC for this project to lie. The Authority relied upon the advice contained in the report as establishing a range against which to test PNGL's assumption.

6.6.24 NERA established a 'plausible range' in respect of a 100% debt-financed model of 1.07% - 2.9%[^439], and PNGL's proposed WACC after the initial 'interim period' was 1%.

6.6.25 The Authority took into account the lower bound for the cost of debt identified by NERA of 1.07%[^440], but considered that this figure was too low given that liquidity reserves and transaction costs would need to be added. The Authority had regard to its own experience of previous 100% debt financed entities where similar liquidity reserves and transaction costs were needed. It noted that neither cost was included in the PNGL proposed WACC (see further below).

6.6.26 In any event, even before adding these costs, the Authority noted that the PNGL proposed WACC for the mutual period was below the NERA figure of 1.07% at the bottom of its plausible range.

6.6.27 In support of its ability to finance the project, PNGL provided a number of letters of comfort from financial institutions.

6.6.28 It indicated that it would seek to finance the construction and operation of the high pressure network during the interim period prior to mutualisation through a mix of equity and debt funding. In relation to the former it provided a letter from the RBS Group Pension Fund which stated that it was prepared to commit equity equal to £30m. For the remainder of the period prior to mutualisation and the period following mutualisation funding would be by way of debt finance, and PNGL provided comfort letters from a number of banks in relation to this[^441].

6.6.29 The Authority considered that these letters did not represent a firm commitment by the relevant banks to provide the required financing. The letters note that any future funding commitment would be conditional on several factors, including credit market conditions, satisfactory due diligence, the final form of the legal

[^439]: NERA p.33.
[^440]: NERA, Gas to the West. A report for the Utility Regulator p.33.
documents and the licence, and other factors. They are not legally binding, nor do they purport to be so. Moreover, the Authority did not understand them to commit the banks in any sense that might properly be regarded (even allowing that they fall short of a legal obligation) as entailing a ‘firm’ commitment.

6.6.30 In order to clarify whether its understanding of the status and effect of the comfort letters was correct, the Authority sought advice from both NERA\textsuperscript{442} and the Strategic Investment Board\textsuperscript{443}. Each of them confirmed the Authority’s initial view that there was significant conditionality attached to the letters, including in relation to due diligence and internal bank clearances. The Strategic Investment Board noted that while the letters ‘certainly indicate willingness from the funders concerned to participate in the project’, it did ‘not believe that the letters can be relied upon as evidence’. The Authority accepted this advice.

6.6.31 This did not entail any conclusion that the letters of comfort were inappropriate. The Authority recognised that funding commitments are likely to be contingent on, and related to the conditions of, the licence as granted; in particular on the terms of the price control which determine the value of the income stream that can be generated by the licence holder.

6.6.32 Moreover, the Authority did not consider that there was any ground for materially distinguishing between the weight to be placed on the comfort letters provided by PNGL and those provided by some other applicants. It accepted the advice of the Strategic Investment Board in this respect.

6.6.33 However, while accepting that a comfort letter indicates a willingness on the part of the relevant funder to participate in the project, the Authority considers that no material degree of weight can be attached to such letters for the purposes of demonstrating PNGL’s cost of debt.

6.6.34 It follows that the PNGL proposed WACC for the mutual period lies outside the range of what, in the opinion of the Authority, could reasonably be expected for the G2W project. The Authority considered that there was significant uncertainty over whether PNGL would be able to raise finance at this rate, compounded by the general paucity of evidence provided by PNGL in relation to the derivation of

\textsuperscript{442} NERA, Gas to the West, A report for the Utility Regulator p.21.
\textsuperscript{443} SIB – Letter to Uregni (2).
the WACC figure, as indicated above. In the Authority's opinion, no degree of weight could be attached to the comfort letters provided that would be sufficient to overcome this fundamental difficulty with the assumptions made by PNGL.

6.6.35 Moreover, the Authority also noted that PNGL evidenced no previous experience of raising 100% debt in circumstances similar to those of the mutual period, and the existence of further questions over the assumptions made in relation to the establishment of a mutualisation model on which 100% debt financing depends (see further below).

6.6.36 Therefore the Authority was unable to conclude that the assumption that PNGL would be able to obtain financing to carry on the licensed activities on the basis of the proposed WACC was robust.

Transaction Costs

6.6.37 Second, the PNGL application made the assumption that the transaction costs associated with its funding structure should not be included in the WACC and could be treated as a pass through cost.

6.6.38 No information or evidence was presented in support of this assumption, and the Authority noted that no other applicant for the high pressure licence made any equivalent assumption. Indeed, the Authority considered that it is standard regulatory practice to include transaction costs within the WACC, and that this is consistent with the approach of the Competition Commission, Ofgem, Ofwat and the Authority itself.

6.6.39 The Authority therefore expected that transaction costs should be included in a proposed WACC, and would not consider them suitable for treatment as a pass through cost item. The Authority concluded that PNGL's assumption that they would be suitable for such treatment was not robust.
Gearing

6.6.40 Third, the PNGL application made the assumption that, during the mutual period, gearing will be 100%. In addition it assumed that the bond issued would achieve a strong investment grade rating (A/A1), and that this would then justify a low cost of debt.

6.6.41 PNGL provided no information or evidence as to the arrangements that would need to be put in place to achieve such a credit rating with a 100% debt capital structure. The Authority noted that previous such models in Northern Ireland have used liquidity reserves as a buffer to protect debt holders from losses, to consequently reduce their risk, and therefore to increase the credit rating. There was no evidence in the PNGL application of any understanding of these issues or plan for addressing them.

6.6.42 In consequence, the Authority considered that the PNGL application relied upon an internally inconsistent set of assumptions, since it simultaneously assumed a 100% gearing, no liquidity reserve and a high credit rating. The Authority did not consider that the combination of such assumptions could be regarded as robust.

Mutualisation

6.6.43 Fourth, the PNGL application indicated that the mutual period will commence once the high pressure assets had either been sold to MEL or transferred into a newly established company limited by guarantee. PNGL’s proposed WACC in relation to the mutual period is entirely contingent on one of these events taking place, and for the purposes of the application PNGL has assumed that it will.

6.6.44 However, the Authority noted that no evidence was presented to suggest that any work had been carried out, even on a preliminary basis, to ascertain either the feasibility of these options or the costs involved in their delivery.

6.6.45 For example, to the extent that the application rested on the assumption of a sale to MEL, the Authority would have expected work to have been carried out,

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and evidenced, so that the application demonstrated an understanding of (and reflected) the costs and structure of previous asset sales to MEL.

6.6.46 The Authority noted that PNGL’s proposed post-mutualisation WACC was very different from any previous costs of debt achieved on sales to MEL, and made no provision for matters such as a liquidity reserve (discussed above). Indeed, the considerable gap between (on the one hand) the PNGL proposed WACC following a putative sale to MEL and (on the other) the WACC proposed by MEL itself in the G2W competition appeared to the Authority to be indicative of the absence of any real consideration of the costs and consequences of such a sale.

6.6.47 To the extent that the application rested on the establishment of a new company limited by guarantee, which PNGL proposes (if required) would follow the MEL model and include a board of directors and members in place of shareholders, no information or evidence was provided as to the costs, process or issues that would be involved in setting up a new company limited by guarantee.

6.6.48 Overall, the Authority considered that the PNGL application relied fundamentally on assumptions made about the occurrence of a set of future events leading to the mutualisation of the high pressure network, while providing no information or evidence to demonstrate either the likelihood of those events taking place or that the costs and consequences of them had been taken into account.

6.6.49 In the absence of such information or evidence the Authority could not conclude that a WACC which is based on the assumption of that they will occur was based on an assumption that is robust.

Conclusion

6.6.50 Considering as a whole the evidence provided to support the proposed WACC, NERA’s view was that, given the limited information and evidence provided, it was not possible to conclude that the PNGL application was based on a robust set of assumptions. The Authority agreed with and accepted this conclusion.

445 NERA 2.2.7 p. 7 & 3.2.3 p. 13.
Evidence verifiable from previous experience

6.6.51 The PNGL application used GD14 activity costs to build up a limited number of mobilisation costs. A considerable amount of work was carried out to determine the correct cost drivers and efficient costs for the purposes of GD14. Among other things this involved challenge from the Authority and public consultation.

6.6.52 Therefore the Authority regarded the evidence of the GD14 figures as a robust use of previous experience by PNGL.\footnote{HPOBP Phoenix High Pressure Operational Business Plan – Chapters 1 –9 p. 49.}

Identification and quantification of risk

6.6.53 The PNGL application recognised that between the time at which the application was made and the date any corporate bond would be issued, conditions in the financial markets were likely to have changed and consequently there was a risk that the actual WACC could be different to that presented in the application.

6.6.54 The application\footnote{HPOBP Phoenix High Pressure Operational Business Plan p.244.} also highlighted that it may not in fact be possible for PNGL to raise funds using the proposed mutual model, and indicated that in these circumstances PNGL would consider moving to a revenue cap model with a new WACC. However, no information was provided as to the probability of this situation arising, nor was there any analysis of the impact this could have on the WACC. Given the discussion elsewhere in the application of using impact and probability\footnote{HPOBP Phoenix High Pressure Operational Business Plan p.99.} in assessing risks the Authority would have expected such analysis to have been presented.

6.6.55 The Authority considered that both of the risks noted above were appropriately identified, but neither of them was quantified in terms of probability or impact.

6.6.56 Overall the Authority considered the identification and quantification of risk to be limited. The Authority would have expected the application to directly address the risks of each cost line with consideration given to the likelihood and impact of the risks and some discussion on possible mitigation measures in each case.

\footnote{HPOBP Phoenix High Pressure Operational Business Plan – Chapters 1 –9 p. 49.}
\footnote{HPOBP Phoenix High Pressure Operational Business Plan p.244.}
\footnote{HPOBP Phoenix High Pressure Operational Business Plan p.99.}
**Efficiency improvement plan**

6.6.57 PNGL provided an efficiency improvement plan\(^{449}\) which referenced the activities being carried out on an existing low pressure network. It outlined how PNGL uses benchmarking, Business Improvement Plans, and the Group Development Forum to deliver efficiency improvements.

6.6.58 The Authority considered that the efficiency improvement plan was weak in the context of an application for a high pressure licence, with little information or evidence presented of specific plans or programmes to improve the efficiency of operation of a high pressure pipeline.

**Provisional mark for sub-criterion 3.17(b)**

6.6.59 Having regard to the OBP and in particular to the matters identified above, the Authority considered that the PNGL application should attract a low score, and provisionally awarded 4 out of 20 marks, in relation to sub-criterion 3.17(b).

6.6.60 The Authority compared this mark with those provisionally awarded to the other high pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

6.6.61 By comparison with the other applications, the Authority considered the PNGL application to have been significantly the weakest in respect of this sub-criterion, a view supported by the advice received from NERA. To a large extent, this was a reflection on the paucity of information and evidence provided by PNGL. Little descriptive support was provided for its derivation of key data in almost all areas. Fundamental assumptions were made that did not appear to be robust in their own terms and were unsupported by any evidence adequate to justify them. In particular, PNGL proposed a WACC that was outside NERA’s ‘plausible range’ and required a considerably fuller justification, but was in fact much less well explained than the more conventional WACC proposals of other applicants; not only that of NIEH (which set a high standard for describing the derivation of its data) but even that of BGE(UK) (which did not).

\(^{449}\) HPOBP Phoenix High Pressure Operational Business Plan p.229.
6.7. Specific Criteria – Operational Business Plan 3.17(c)

The experience of the applicant and others on whom it intends to rely in relation to network construction

6.7.1 PNGL stated that it was responsible for constructing, operating and maintaining the Belfast Gas Transmission network for a period of around 12 years from 1996 until it was sold in 2008. It stated that although it has not been directly involved in gas transmission activities over the last few years, key personnel who were previously responsible for transmission are still employed by the company. However, those members of staff were not named, nor were any curricula vitae provided listing their skills and experience.

6.7.2 The Authority noted that PNGL’s experience in relation to the construction of high pressure networks is not recent and the majority of experience discussed in its application is in relation to low pressure networks.

6.7.3 The Authority also noted that although PNGL stated that some of its current staff have previous experience in relation to constructing high pressure networks, it was not indicated what (if any) role such persons would play in the construction of the high pressure network to which the licence relates.

6.7.4 In order to construct the network PNGL will therefore be primarily dependent on external resources and the recruitment of a number of significant roles such as the PMC.

6.7.5 As indicated above in relation to the assessment under sub-criterion 3.17(a), The Authority would have expected to be provided with evidence of the skills and expertise of persons already appointed or proposed to be appointed to the relevant roles. However, as such persons have not been recruited, PNGL was unable to provide details of the skills and experience of the persons who will undertake these key roles. The Authority was therefore unable to undertake any assessment of the skills and experience of those persons on whom PNGL will be required to rely.

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450 Ibid, pp. 11 – 12.
451 See for example, ibid, section 3.6, p.58.
6.7.6 The Authority concluded that PNGL had demonstrated limited experience, none of which was recent, in relation to managing the processes and resources that are necessary to construct a high pressure network, and that it was unable to assess the experience of any person on whom PNGL will seek to rely for this purpose since no details of such persons were provided.

The experience of the applicant and others on whom it intends to rely in relation to network operation

6.7.7 PNGL stated that it had 12 years' experience in the operation of high pressure pipelines in the period between 1996 and 2008 when it owned the Belfast Gas Transmission network. Again, the Authority noted that this experience was not recent, and that if the relevant experience still resides within PNGL in the person of experienced staff this was neither described nor evidenced in its application. The Authority did not consider that this could be regarded as self-evident in the case of a company which disposed of its high pressure business several years ago.

6.7.8 The application indicated that PNGL has an existing control room which is used to monitor and control its low pressure distribution system. However, it appears from the OBP that relevant high pressure IT systems (such as SCADA, GTMBS and cathodic protection monitoring) are not currently maintained in-house within PNGL and would need to be procured. PNGL asserted that it is capable of carrying out the required high pressure functions in-house, but this statement was not supported by any accompanying explanation or evidence.

6.7.9 The application stated that PNGL uses the Governor Maintenance Database for asset management and that this could be adapted for the new high pressure system.

452 Ibid, section 1.2 and p.143.
455 Ibid, p.57.
Overall, the Authority considered that PNGL had provided limited information in relation to its experience of operating high pressure networks, none of which is current or recent.

This conclusion was supported by the report from Rune.  

Securing, mobilisation and management of resources

PNGL provided limited details of its proposals to secure, mobilise and manage the internal and external resources necessary for the construction of the high pressure network. This is primarily because PNGL is dependent on securing and mobilising external resources, and in particular recruiting a competent PMC prior to the securing of other necessary resources, and it has not yet done so.

The application indicated that key people would need to be recruited, notably the PMC, but was inconsistent in its description as to when that would happen.

The Authority considered that although the application reflected a necessary focus on the securing and mobilisation of resources, inadequate detail was provided as to the means by which this would take place.

Similarly, as above in relation to sub-criterion 3.17(a), the Authority considered that although PNGL provided a high level description of its current tendering arrangements, and stated that it would use these in relation to the construction of the network, the OBP lacked detail on how the use of existing arrangements would be tailored to the latter.

The Authority also noted that PNGL does not have experience of tendering for the construction of a high pressure pipeline and that there is limited evidence that it has appropriate framework contracts in place which it could utilise. The advice from Rune suggested that there was limited evidence that PNGL understands the procurement requirements associated with the construction and maintenance of high pressure pipelines.

456 Gas to the West Technical Advice on High Pressure Submissions, RUNE Associates, p.8.
457 See for example section 3.2 of the PNGL, op cit, which illustrates the focus on recruitment.
458 Ibid, p. 20 and p.36 indicate that PNGL will begin the process to appoint the PMC upon award of licence, while p.41 and p.74 indicate Phoenix will begin the process upon announcement of the Preferred Applicant.
In addition, the Authority noted that procurement of some of the required materials will be the responsibility of the construction contractor which, as noted above, has not yet been identified. The Authority was therefore unable to assess either the experience of the construction contractor in undertaking such procurement or the systems and processes which it might have in place to do so.

The application indicated that PNGL assumes that an appropriate IT system will be delivered by the single Transmission System Operator (TSO). However, if arrangements for the single TSO are not completed in time, PNGL would have to upgrade the current control room to accommodate the IT systems necessary for the high pressure pipelines. Therefore SCADA, GTMBS, Site Security Systems and the Cathodic Protection Monitoring System would need to be procured.

Overall, the Authority considered that PNGL provided only limited information in regard to its proposals for internal mobilisation. The application was based on PNGL's securing and mobilisation of external resources, but there is a paucity of detail regarding the means by which this could successfully be achieved.

This conclusion was supported by the report from Rune.

Engagement with stakeholders

As noted above, the Authority considers there to be substantial overlap between sub-paragraphs 3.17(a)(i) and 3.19(g) of the Criteria. The Authority's analysis of PNGL's application under sub-paragraph 3.17(a)(i) is therefore of relevance and is adopted as part of the Authority's assessment here.

PNGL provided a list of stakeholder organisations with which it currently engages, together with a high level description of its current engagement activities which include an annual programme of ongoing engagement. It also briefly described the channels through which it communicates with stakeholders and cites social media and YouTube in this regard alongside direct meetings.

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459 Ibid, p.56.
460 RUNE Associates, op cit, p.9 and p.10 and p.15.
6.7.23 In relation to the G2W project, PNGL stated that as part of any design and construction work it will engage with a range of external stakeholders from statutory bodies to local interest groups and potential customers. It provided a list of ten specific stakeholders with which it will engage, three of which it went on to discuss at a high level: namely the Roads Service, Local Councils and ‘other utilities’.

6.7.24 As noted in Chapter 2, sub-paragraph 3.19(g) contains a degree of specificity which is not contained in sub-paragraph 3.17(a)(i), as it refers to proposals in relation to particular groups of stakeholders which the latter does not. Those groups are identified as ‘all relevant regulatory authorities and statutory agencies, other licence holders and private entities necessary to construct a high pressure network’.

6.7.25 Of the ten stakeholders referred to by PNGL, five are statutory agencies and reference is then made to ‘other utilities’.

6.7.26 With regard to ‘private entities’, PNGL stated that it will appoint land agents who will visit each landowner/tenant to explain the project in general terms and the consenting process. It also stated that an Agricultural Liaison Officer will liaise with farmers and landowners on a daily basis to listen to and rectify any concerns they may have, in particular where they believe construction activities may be interfering with farming activities.

6.7.27 The Authority noted that little information was provided regarding a track record of dealing with landowners, and that PNGL’s proposals lacked detail in regard to its experience of, and plans for, engagement with this key stakeholder group. PNGL proposals for dealing with landowners indicated that the role of the PMC will be important – the PMC will appoint land agents and will prepare wayleave plans.

463 Ibid.
466 Ibid, p.81.
467 Ibid, p. 71
468 Ibid, p. 72.
6.7.28 Overall, the Authority considered that while PNGL provided some useful details of its proposals for engagement with stakeholders, those proposals were limited both generally and in relation to the specific stakeholders identified in paragraph 3.19(g).

**Timely delivery of the high pressure network**

6.7.29 The application indicated that PNGL has some previous experience of high pressure pipeline construction.

6.7.30 PNGL stated that it has engaged external advisors, Penspen Limited and RPS Ireland Limited, to assist in the development of a high level programme. It stated that these advisors have considerable experience in the field of high pressure pipeline design, construction and commissioning ranging from environmental impact assessments to planning applications and project management, with both companies having operated as a Joint Venture 2003 to 2007 for BGE(UK) in relation to the South North Pipeline\(^ {469} \).

6.7.31 A programme for delivery of the proposed activities was provided at Table 1 of the OBP. This specified the various key activities and the time planned for completion of each activity within a three year programme. In addition, section 3.1 of the OBP provided high level information describing the key activities covered by the programme to achieve commissioning of the high pressure pipeline within this timeframe.

6.7.32 The report from Rune stated that the proposed programme over a three year period has a degree of credibility as it was developed with support from external advisors\(^ {470} \). However, the Authority had reservations as to whether the plan could be delivered on the basis of its consideration of other aspects of PNGL's application; the proposed financing arrangements, absence of key IT systems, and need to recruit the key role of project manager increase the risk that the plan as outlined will not be capable of delivery.

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\(^{469}\) Ibid, p. 31.

\(^{470}\) RUNE Associates, op cit, p.18.
6.7.33 Section 3 of the OBP outlined various risks to the completion of the pipeline and actions to mitigate these risks were described. The Authority considered that PNGL had demonstrated that it has a robust policy for the identification and management of risks, and in addition that there was some evidence that this approach had been applied to identify a limited number of specific risks relating to the G2W project and provide for their mitigation.

6.7.34 However, the Authority noted that no evidence was presented of any relevant experience on the part of PNGL regarding the identification and management of risk in relation to the construction of a high pressure pipeline.

6.7.35 In its assessment of the matters arising under this heading the Authority also had regard to PNGL's proposals to substitute high pressure pipelines with low pressure pipelines. Those proposals were detailed and the report from Rune stated that they were credible and included an indication of possible capital expenditure reductions. The Authority considered that this had potential value which should be taken into account.

**Measures to protect customers in the context of operating cost pass through**

6.7.36 As noted above, the PNGL application was based on an operating cost pass through model. The Authority therefore considered what information PNGL had provided in relation to measures to protect customers in the context of operating cost pass through. The Authority considered this to be an important matter to which it should give some weight, in accordance with the customer protection element of its duties under Article 14 of the Energy Order.

6.7.37 On consideration, the Authority found that the application provided little evidence that PNGL had considered appropriate measures to protect customers in the context of an operating cost pass through licence.

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471 Ibid, p. 15.
6.7.38 As noted above, PNGL proposed that after the initial interim period it will set up a new company limited by guarantee or sell the high pressure network to NIEH (or alternatively seek a renegotiation of its licence with the Authority)\textsuperscript{472}.

6.7.39 The level of protection for customers after the interim period was therefore based on PNGL’s proposal either to sell the company to MEL or set up a company limited by guarantee which would have governance arrangements similar to arrangements such as Premier Transmission’s\textsuperscript{473}. The Authority considered this to be a reasonable proposal in principle, though limited detail was provided in relation to it.

6.7.40 However, the Authority considered that PNGL did not evidence how customers would be protected in the interim period prior to mutualisation and during which time there would still be operating cost pass through under its proposals. This was particularly important given the limited information and therefore uncertainty around PNGL’s proposals for mutualisation, as described above in relation to sub-criterion 3.17(b).

6.7.41 In particular, given the absence of any detailed plans in relation to mutualisation, the Authority considered that there was uncertainty relating to the timetable for it to take place; this made it important that there should be adequate assurance that customers would be protected in the interim period, which may be extended if mutualisation did not occur or was delivered later than proposed.

6.7.42 The Authority concluded that there was limited evidence in the application that PNGL had appropriately recognised the customer risk inherent in its structure, and that the application was especially weak in its failure to consider the need to make arrangements to protect customers in the interim period or to put forward any adequate proposal for that period.

\textbf{PNGL provisional mark for sub-criterion 3.17(c)}

\textsuperscript{472} PNGL, op cit, p. 244.
\textsuperscript{473} PNGL, op cit, p. 18.
Having regard to the OBP and in particular to the matters identified above, the Authority considered that the PNGL application should attract a low score, and provisionally awarded 7 out of 20 marks, in relation to sub-criterion 3.17(c).

The Authority compared this mark with those provisionally awarded to the other high pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

By comparison with the other applications, as in relation to sub-criterion 3.17(a), the Authority considered the PNGL application to have provided limited evidence of skills and experience relating to high pressure networks (both their operation and construction). PNGL's proposals for mobilisation indicate that it is primarily reliant on skills and experience sourced externally; however, it has yet to make arrangements to do so and the required PMC cannot be identified or assessed. In addition, many of the key systems needed are not in place, and for a company proposing a cost pass through model there were no adequate proposals for the protection of customers in the 'interim period'. However, PNGL was given some credit for the evidence suggesting that a detailed review had been undertaken in relation to its proposals to substitute high pressure pipelines with low pressure pipelines, including indications of possible capital expenditure reductions; one other applicant had raised the same point but PNGL's alternative design was the most credible.

**6.8. Specific Criteria – Innovation & Technology**

PNGL addressed innovation and technology transfer in a standalone document submitted as part of its application (the ITT).

The same document was used as part of PNGL’s applications for both the high and low pressure licences and not tailored to either application specifically. Many of the examples cited were largely applicable to low pressure pipelines.

The ITT did not systematically address the matters listed in paragraph 3.21 of the Criteria. Instead it sought to demonstrate a history of innovation within
PNGL, the factors driving the delivery of innovation, and outputs such as cost efficiencies.

Environmental sustainability

6.8.4 The ITT did not address environmental sustainability directly and provided limited information in relation to PNGL’s ability to achieve innovation and technology transfer in this respect.

6.8.5 PNGL stated that it is working with a consortium to explore the opportunities around biomethane being injected into the natural gas grid in Northern Ireland\(^\text{474}\). It is also exploring the possibility of running its own vehicle fleet on compressed natural gas (CNG)\(^\text{475}\). Little detail was provided in relation to either initiative.

6.8.6 The Authority considered that it could give little weight to these examples as they were supported by limited information and their relevance within the context of an application for a high pressure network licence was limited.

Efficiency in use of gas and new sources of gas

6.8.7 The ITT did not address efficiency in the use of gas directly. In relation to the use of new sources of gas, the exploratory use of biomethane discussed above was referenced, but no details were provided which would allow the Authority to assess the proposal.

6.8.8 The Authority noted PNGL’s statement that one outcome from the introduction of pre-assembled meter installation is a reduction in gas leakage\(^\text{476}\).

6.8.9 Again, the Authority considered that it could give little weight to these examples as they were supported by limited information and their relevance within the context of an application for a high pressure network licence was limited.

\(^{474}\) PNGL, *Gas Network Extensions in Northern Ireland: Gas to the West ("GTW"): Phoenix Innovation and Technology Transfer*, p 16.

\(^{475}\) Ibid.

\(^{476}\) Ibid, p. 7.
Cost efficiency

6.8.10 The ITT provided details of a number of projects, and identified cost savings for some of them. One example was the introduction of smaller directional drilling rigs in urban areas which PNGL estimates has saved approximately £20m compared to traditional open cut methodologies.\textsuperscript{477} Another is the use of a 4bar MP network and direct connection of properties to the network (a practice which differs from standard practice in Great Britain). PNGL stated that a conservative estimate of the savings in construction cost delivered by these two innovative approaches to date was approximately £40m\textsuperscript{478}.

6.8.11 While the Authority considered that PNGL had therefore provided some helpful information in relation to its ability to innovate in relation to cost efficiency, it noted that the examples given were largely applicable to low pressure pipelines; this limited the weight that could be attached to them within the context of an application for a licence relating to a high pressure network.

6.8.12 The Authority would have expected a much greater effort to be made to draw out relevant points from these examples to demonstrate the ability to innovate in relation to the network licence to which the application relates.

The development of the network to more remote geographical areas

6.8.13 The ITT discussed the development of the gas network in relation to the licence by referring to PNGL's application for the licence in respect of the low pressure network as evidence of how PNGL would develop the new licensed area.

6.8.14 Specific proposals in relation to the high pressure network were very limited and there was no discussion of how the examples relating to low pressure networks were relevant in the context of the high pressure network to which the licence application relates.

\textsuperscript{477} Ibid, p.8.  
\textsuperscript{478} Ibid, p.5.
History of innovation

6.8.15 The ITT outlined a number of PNGL innovations. However, the examples given were again largely applicable to low pressure pipelines.

6.8.16 The Authority attached some weight to these examples as demonstrations of an ability to innovate generally. However, it would have expected a greater effort to be made to draw out relevant points from these examples to illustrate the ability to innovate in relation to the network licence to which the application relates.

6.8.17 Therefore limited weight was given to these examples as their relevance within the context of an application for a high pressure licence was not clear.

Ability to secure funding

6.8.18 The ITT stated that PNGL has previously secured funding from the Department of Learning, Energy and Utility Skills and the Construction Industry Training Board to support training and accreditation for its staff479.

6.8.19 The ITT also pointed to the fact that PNGL has worked effectively with local government to promote the benefits of converting to natural gas and stated that this approach has resulted in local government introducing funding which supports connections, such as NIHE funding for heating system conversions480.

6.8.20 The Authority considered that PNGL had provided some evidence of its ability to secure funding. However, the examples provided have not been of funding to support innovation and therefore were of limited relevance. This was also noted in the advice received from Rune which concluded that ‘there is no direct evidence of securing funding for innovative developments’481.

480 Ibid, p. 20.
481 Rune Associates, op cit, p. 25.
Transfer of innovation into Northern Ireland

6.8.21 The ITT set out no substantive proposals to transfer any innovation into Northern Ireland. Rather it proposed the transfer of innovation within Northern Ireland from its existing licensed area (which relates to low pressure) to the new licensed area. This was also noted in the advice received from Rune.\(^482\)

6.8.22 The ITT mentions that PNGL is committed to exploring CNG opportunities in the new licensed area and that if biomethane can be injected into the network then it could be transported to any customer connected to the network.\(^483\) However, little detail was given in relation to these proposals.

6.8.23 The Authority did not consider that the application substantially addressed the issues required to be considered by it under this heading.

Existing skills and experience

6.8.24 The existing skills and experience of PNGL staff in relation to innovation were not detailed in the application. Instead the ITT discussed PNGL’s existing approach to staff development generally and stated that the approach described will be duplicated within the new licensed area.\(^484\)

6.8.25 As noted in Chapter 2, sub-paragraph 3.21(b)(iv) of the Criteria refers to ‘existing skills and experience’. The Authority therefore considered that it was able to give no credit under this heading in respect of any skills or experience which may be gained by staff in the future.

6.8.26 However, the Authority recognised that there is some overlap between this sub-paragraph and sub-paragraph 3.21(b)(i), as evidence of a history of innovation is one way in which skills and experience may be demonstrated.

\(^{482}\) Ibid.
\(^{483}\) PNGL, op cit, p.16.
\(^{484}\) Ibid, pp.13-14.
Provisional Conclusion

6.8.27 The Authority considered that some credit should be given to PNGL for the examples of innovation that it presented in its application. However, generally the Authority considered that limited weight should be attached to those examples, since even those which were adequately detailed were largely applicable to low pressure pipelines, and the ITT made no attempt to illustrate how they demonstrated skills and experience which were of relevance to innovation in the materially different context of high pressure pipelines.

Provisional mark for the ITT sub-criteria

6.8.28 Having regard to the application and in particular to the matters identified above, the Authority considered that the PNGL application should attract a low score, and provisionally awarded 7 out of 20 marks, in relation to the ITT sub-criteria, to be allocated equally between sub-criteria 3.21(a) and (b) as explained in Chapter 2.

6.8.29 The Authority compared this mark with those provisionally awarded to the other high pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

6.8.30 By comparison with the other applications, the Authority considered the PNGL application to have provided limited evidence of its ability to achieve innovation and technology transfer when set against that of MEL. PNGL's application was more closely comparable to that of BGE(UK). However, the PNGL submission on ITT attracted a lesser mark than BGE(UK) because it was identical to that within its low pressure licence application, and based very largely on low pressure experience, with little to demonstrate why this would be relevant in a high pressure context and few high pressure proposals. As to some of the matters to be considered by the Authority no relevant evidence was given.
6.9. **Resources Criteria**

6.9.1 Having carried out a detailed analysis of the PNGL application, and in particular considered the OBP for the purpose of provisionally awarding marks under sub-criteria 3.17(a) to (c), the Authority then considered whether PNGL meets each of the Resources Criteria.

6.9.2 As described in Chapter 2, and for the reasons set out there, this entailed taking the Resources Criteria out of the formal sequence in which they appear in the Criteria, and considering them as a final check on the application as a whole; following, and drawing on the detail, of the analysis of the OBP.

6.9.3 On this basis, for the purposes of these two criteria, the Authority carried out an overall assessment of the information and evidence that was revealed by the PNGL application in relation to the adequacy of its resources.

6.9.4 More specifically, the Authority:

   a. considered carefully whether PNGL has demonstrated that it has, or is making appropriate arrangements to obtain, the resources required to meet the obligations to be included in the conditions of the high pressure licence (the Adequate Resources Criterion); and

   b. considered in particular whether PNGL has demonstrated that it has the resources and financial standing to undertake the activities to be carried out for the purposes of meeting those obligations (the Financial Resources and Standing Criterion).

6.9.5 For these purposes, the Authority had particular regard to whether PNGL has demonstrated that it will have the financial resources for the construction of the high pressure network while being subject to a revenue restriction that reflects the financial terms of its application. This will constitute the most substantial obligation of any applicant which is successful in obtaining the licence.

Assessment following sub-criteria 3.17(a) to (c)
6.9.6 In carrying out this assessment, the Authority began with the marks provisionally awarded by it in relation to sub-criteria 3.17(a) to (c).

6.9.7 As indicated above, PNGL was provisionally awarded a 'low' score in respect of each of these sub-criteria.

6.9.8 In aggregate, once the relevant marks were given their appropriate weighting for the purposes of the Best Value Criterion, PNGL obtained 26.5% of the available marks in relation to the sub-criteria. In respect of the financial information and evidence considered under sub-criterion 3.17(b), it obtained 20% of the available marks.

6.9.9 The Authority concluded that these scores were consistent with an application which, when taken in the round, provided only limited evidence, explanation or justification in support of PNGL's assertion that it meets the requirements of the Criteria. As explained in Chapter 2, this immediately calls into question whether the application demonstrated that the Resources Criteria are met, and requires that issue to be looked into further.

6.9.10 The Authority’s assessment of the quality of information and evidence submitted in the OBP is set out above, and need not be repeated here in full. However, some broad themes can be drawn from it.

6.9.11 Two persistent features of PNGL’s application were disclosed by the Authority’s analysis: paucity of evidence, and reliance on assumptions as to future events.

**Paucity of Evidence**

6.9.12 The Authority considered that there was a paucity of evidence provided as part of the OBP.

6.9.13 Some factors which fell to be evidenced under these sub-criteria were either adequately or well-supported by information provided by PNGL. They are noted in the relevant sections above and were given appropriate credit in the marks awarded.
6.9.14 However, the majority of relevant factors were not supported by the detailed information and evidence that the Authority would expect to have seen in a well-evidenced application. In relation to some factors listed for consideration under these paragraphs, PNGL provided no information at all.

6.9.15 The Authority regards it as fundamental to its interpretation of the Criteria that in respect of both the Resources Criteria and the Best Value Criterion, the onus lies on the applicant to demonstrate, by the information and evidence submitted, that it meets the criteria.

6.9.16 This has been expressed elsewhere in this document as the 'evidential burden' which lies on each applicant. It is intrinsic to both the Resources Criteria and the Best Value Criterion.

6.9.17 In the case of the Resources Criteria, it is expressly specified as a feature of the criteria that they are only met if the applicant demonstrates to the satisfaction of the Authority that the required resources are available. In the case of sub-criteria 3.17(a) to (c), the requirement on the Authority is specifically to consider only the information and evidence in the OBP for the purposes of its scoring.

6.9.18 The Authority could not attribute marks to PNGL under sub-criteria 3.17(a) to (c) in the absence of information and evidence which justifies it doing so. Nor could it make assumptions about the sufficiency of PNGL's resources for the purposes of the Resources Criteria where the evidence base is incomplete or inadequate.

6.9.19 In order to 'demonstrate' that the required resources are available to it, or that it is taking appropriate steps to ensure that they will be, PNGL in its application was required to provide sufficient information or evidence for the Authority to be satisfied on these matters.

6.9.20 With regard to systems, apparatus, human and other resources, the overarching conclusion reached by the Authority was that PNGL provided evidence which, through its incompleteness, lack of detail, or suitability mainly in a low pressure context, gave only a very limited indication of the adequacy of its resources in respect of a high pressure network licence.

6.9.21 The Authority considered it inherently credible that PNGL, as an established gas network operator with in-house systems and expertise relating to low pressure
networks, could obtain the skills, experience, systems and other resources that it requires for the purposes of constructing and operating a high pressure network. However, this would require it to acquire additional resources externally. There was limited (or, in relation to some matters, no) evidence that PNGL has taken, or is taking, the appropriate steps to do so. Advice provided to the Authority by Rune called into question whether PNGL currently has the understanding of high pressure networks sufficient to procure these resources.

6.9.22 PNGL proposes to recruit a PMC in order to fill a role fundamental to the delivery of the licensed activities. However, the Authority considered that, on a proper application of the Criteria, it could attach only limited weight to a statement of future intent to recruit a PMC who cannot at present be identified and therefore whose capabilities cannot be evaluated for the purposes of the competition.

6.9.23 With regard to financial resources and facilities, the Authority considered that the questions as to PNGL’s application were even more fundamental.

6.9.24 In its application PNGL proposed, after an initial ‘interim’ period, a WACC of 1% for a 100% debt financed company. This figure attributable to the ‘mutual period’ which is projected to commence around two years after the grant of the licence is included in the Data Input Workbook and therefore influences the calculations of the marks awarded for the Applicant Determined Costs sub-criterion. It is important that it is an adequately supported figure, demonstrating that PNGL can reasonably be expected to be able to obtain funding at that cost of debt.

6.9.25 However, a WACC of 1% would require PNGL to achieve a cost of debt that has no precedent in the Authority’s experience, falls below the lowest point of the ‘plausible range’ established by NERA and is approximately half the figure that NIEH (an established mutualised company within the Mutual Energy Group to which PNGL would propose to sell the high pressure network) has itself specified for the purposes of its application.

6.9.26 None of these facts by themselves means that a WACC of 1% is not achievable. The Authority considers, however, that they call into question its credibility. In the context of a proposed WACC which falls outside the range that might reasonably be expected, the Authority would, in order to be satisfied that financing could be
obtained at such a cost of debt, have expected to see a thorough, detailed and complete description of its build up with full supporting evidence.

6.9.27 The Authority considered that what was in fact presented by PNGL in its OBP did not meet this expectation, for all the reasons outlined more fully in relation to sub-criterion 3.17(b) above.

6.9.28 PNGL's description of how the proposed WACC was derived would have been awarded a low mark regardless of the figure proposed. A comparison between PNGL's application and that of NIEH serves to indicate what kinds of information and evidence can be provided to robustly explain and underpin the build-up of a proposed WACC. However, the Authority concluded that there was a particularly significant disparity between what was provided by PNGL and what would have been required to demonstrate the credibility of a WACC outside the plausible range.

Reliance on Assumptions as to Future Events

6.9.29 A related issue identified by the Authority was the number of key factors, to be considered under the Criteria, in relation to which PNGL relied on statements as to contingent future events about which there can be no certainty.

6.9.30 In these cases PNGL invited the Authority to have regard not to arrangements that are currently in place, nor even to arrangements that are in the process of being made, but to events that it is said may or will occur in the future.

6.9.31 As explained in Chapter 2, it is not a feature of the Criteria that an applicant is required to have all of its resources in place at the time of its application. All of the applicants for the G2W licences have indicated to some extent the need to recruit staff or engage contractors for the purposes of performing the licensed activities.

6.9.32 However, the Adequate Resources Criterion requires applicants to demonstrate to the satisfaction of the Authority that where they do not have the required resources they are making appropriate arrangements to get them, and the Authority can give little if any weight to statements about the future which relate
6.9.33 As indicated above, the Authority considered that PNGL’s application depended to a significant degree on statements as to its future intent to obtain the required resources from persons whose identities are not presently known.

6.9.34 In addition, PNGL’s application is reliant on other types of future event which have a particular bearing on its proposals as to financing.

6.9.35 As explained more fully above, it is fundamental to PNGL’s financing proposal that after an initial ‘interim’ period it proposes a ’mutual’ WACC which is 100% debt financed. The application stated that this WACC will be 1%, and that figure lacks adequate support for the reasons already given. However, if it were to be achieved at all, PNGL indicated that the assets would first need to be mutualised by their sale to MEL (its preferred option) or the creation of a mutual entity by PNGL itself.

6.9.36 If neither of these events takes place, the third option is that PNGL will need to return to the Authority to renegotiate the WACC.

6.9.37 The events referred to therefore appear to be contingent on the occurrence of future events over which PNGL has limited control and/or in relation to which it appears to have taken no current steps towards delivery.

6.9.38 The Authority did not consider that, consistent with the terms of the Criteria or indeed with sound regulatory practice, it could attribute any material degree of weight to statements of future intent which are not based on evidence as to what arrangements currently exist or are in the process of being established.

6.9.39 Assertions as to possible future events were therefore not a substitute for the evidence of the type that the Authority would expect to have seen in the application, and to the extent to which they are relied upon by PNGL they were considered by the Authority to reflect a weakness in the evidence base on which its application rests.
Provisional conclusion

6.9.40 The effect of the matters highlighted above was that the Authority was not able to have sufficient confidence in the information and evidence provided to it in the PNGL application to conclude that PNGL meets the Resources Criteria.

6.9.41 The Authority provisionally concluded that PNGL has not demonstrated to its satisfaction that it either currently has, or is making appropriate arrangements to ensure that it would have in place by the time it would commence regulated activities under the high pressure licence (if granted), the financial and other resources likely to be sufficient for the purposes of meetings its obligations under the conditions of that licence.

6.9.42 The Authority also provisionally concluded that PNGL had not demonstrated that it has the resources and financial standing to undertake the activities to be carried out for the purposes of meeting those licence obligations.

6.9.43 While a number of elements of the application were assessed as evidentially weak and therefore attracted a low score, the decisive factor in these provisional conclusions was the paucity of evidence relating to the proposed 'mutual period' WACC. The Authority could not be satisfied that PNGL had demonstrated that it could obtain finance at the cost of debt specified, even on the assumption that it was effectively able to mutualise the high pressure assets.

6.9.44 None of these provisional conclusions should be taken to imply any further conclusion that PNGL would be unable to construct and operate the G2W high pressure network in compliance with the conditions of the licence. The Authority has provisionally concluded only that PNGL has failed to demonstrate that it could do so.
7.0  firmus Low Pressure Connected

7.1.  Introduction

7.1.1  This chapter:

a. considers the application made by firmus energy (Distribution) Ltd (firmus) for the low pressure licence, which is connected to the BGE (UK) application for the high pressure licence;

b. sets out the Authority's provisional conclusions as to whether firmus has met each of the criteria other than the Best Value Criterion;

c. sets out the Authority's provisional assessment of the marks to be awarded to firmus in respect of the different elements of the Best Value Criterion;

d. explains the reasons of the Authority for its provisional conclusions and marks.

7.1.2  In this chapter, the criteria have been addressed in the order in which they are set out in Chapter 2, and the Authority has followed the approach to interpreting and applying the criteria that is set out in that chapter.

7.2.  The Information Criterion

7.2.1  Both an electronic and a printed copy of the firmus application were received by the Authority before the deadline of noon on 6 May 2014.

7.2.2  Once the deadline had passed the application was opened and checked for completeness against a pre-prepared checklist. The application was assessed as being complete except in two respects:

a. it was not clear from the application what information was being relied on by firmus for the purposes of meeting the Adequate Resources Criterion; and
b. it was not clear from the application what information was being relied on by firmus for the purposes of meeting the Financial Resources and Standing Criterion.

7.2.3 firmus was informed of these apparent omissions and was given until noon on 14 May 2014 to provide the missing information. A response was received by the deadline and it was subsequently judged that this addressed the omission in full.

7.2.4 Having considered these facts, the Authority concluded that firmus has provided all the information requested by the Authority, in such manner and by such times as was specified, and therefore meets the Information Criterion.

7.3. The Constitution Criterion

7.3.1 firmus is a limited company with its registered office in England. firmus's constitutional documents were provided to the Authority in accordance with paragraph 6 of Schedule 2 to the Application Regulations.

7.3.2 Having considered this evidence, the Authority was satisfied that firmus has demonstrated that it is properly constituted in accordance with the law and holds all registrations, authorisations or approvals required to be held by an entity of its type.

7.4. The Fit and Proper Person Criterion

7.4.1 Evidence to demonstrate that firmus is a fit and proper person was provided to the Authority in accordance with paragraphs 20 to 26 of Schedule 2 to the Application Regulations. It consisted of a signed statement by a senior officer of firmus to the effect that firmus had no information to disclose under any of those paragraphs.

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485 Response to UR 14 May (3)
486 Connected Application Form and Appendix 1 Connected Application Form (ICON) Ownership
487 Ibid
7.4.2 The Authority noted that firmus has no record of enforcement action being taken against it, or any other adverse factor of the type listed in the Application Regulations.

7.4.3 On the basis of the evidence provided to it, the Authority was therefore satisfied that firmus meets the Fit and Proper Person Criterion.

7.5. **Specific Criteria – Operational Business Plan 3.17(a)**

**Engagement with stakeholders**

7.5.1 In section 1.2 of its OBP, firmus states that it already has excellent working relationships with key industrial and commercial customers and stakeholder groups in Northern Ireland (including National Energy Action Northern Ireland, the Consumer Council for Northern Ireland (CCNI) and the Department for Regional Development (DRD)) and that it will continue these strong relationships in relation to the operation of the new licence\(^ {488}\).

7.5.2 firmus states that throughout the development of the Ten Towns network it has proactively engaged at every opportunity with stakeholders and has always striven to promote excellent working relationships with the Authority, DETI, CCNI, DRD, Health and Safety Executive Northern Ireland (HSENI), Energy Saving Trust (EST), the Carbon Trust and NEANI\(^ {489}\).

7.5.3 firmus outlines its proposals regarding stakeholder engagement in sections 7.2.1 and 7.4.1 of its OBP. In section 7.2.1, firmus provides a stakeholder engagement map in the form of a table (figure 7.2.1)\(^ {490}\). The stakeholder engagement map outlines a range of stakeholder groups and organisations (statutory and otherwise) and outlines in respect of each the person within firmus who is responsible for engagement.

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\(^{488}\) firmus, *Gas to the West: Operational Business Plan*, p. 6.

\(^{489}\) Ibid, p. 3.

\(^{490}\) Ibid, p. 73.
7.5.4 In section 7.4.1, firmus states that from the award of the licence it will commence a series of structured briefings to ensure that these stakeholder groups are kept well informed of plans and progress. Separate Key Influencer road shows will take place in each town, 9–12 months ahead of ‘gas live’, with an extended stakeholder audience to include local head teachers, religious leaders, key business owners, local chambers. firmus states that this will ensure that all influencers in a town are kept abreast with network plans ahead of network build commencing. firmus also states that its current press office will be extended to encompass its activities under the licence to provide a contact channel for all stakeholders and that regular briefings and updates will be provided on an ongoing basis\textsuperscript{491}.

7.5.5 firmus states that it will undertake a series of tactical public relations campaigns to promote the specific benefits and features of natural gas on a regular basis to potential customers and help to stimulate demand from domestic households. This activity will be coordinated with its engineering, advertising and sales activity ensuring an integrated and efficient approach is maintained\textsuperscript{492}.

7.5.6 In its OBP firmus also provides information in relation to the stakeholder engagement which it has already undertaken. For example, firmus has held a number of pre-meetings with stakeholders, including BGE(UK) to identify synergies between the two companies to deliver the project,\textsuperscript{493} DRD in relation to proposed works in the new area, NI Water to investigate dual trench opportunities, and NIE in relation to opportunities for joint infrastructural development and the potential for gas supply to replace existing Economy 7 domestic heating loads\textsuperscript{494}.

7.5.7 In terms of its proposed engagement with other stakeholders which it has identified, firmus points to the advantages to be gained from its partnership with BGE(UK). It states that this partnership provides synergies which firmus and BGE(UK) have demonstrated over the past ten years in the construction of the Northwest pipeline, South North pipeline, steel spur lines and the connection of towns along those pipelines. Examples of such synergies include (i) the

\textsuperscript{491} Ibid, p. 80.
\textsuperscript{492} Ibid. p.76.
\textsuperscript{493} Ibid, p. 24.
\textsuperscript{494} Ibid, p.31.
provision of a single point of contact with statutory bodies and the public, (ii) public consultations, third parties.

7.5.8 firmus states that both companies will engage frequently with DRD, MLA’s and local councillors to keep elected representatives aware of the on-going works and any proposed disruption that may be incurred in their borough. It also states that both companies will also work closely with the Carbon Trust and ERT to promote energy efficiency and to endorse the positive contribution natural gas makes to the local carbon footprint\(^{495}\).

7.5.9 The Authority considers that firmus has demonstrated that it has identified an appropriate range of stakeholders and has outlined proposals in respect of engagement with those stakeholders. It has also demonstrated that engagement with some stakeholders has already taken place.

**Skills and experience of key members of staff and any other persons**

7.5.10 In its OBP, firmus provides information in relation to the skills and experience which it has built up, as an organisation, from its current low pressure licence activities in relation to the Ten Towns. firmus has installed over 870km of mains and over 22,000 industrial and commercial and domestic services since construction began on the Ten Towns network\(^ {496}\).

7.5.11 firmus points to the similarity between the Ten Towns and the network to which the licence relates. It states that the Ten Towns network was developed through a similar mobilisation process to that envisaged in relation to the low pressure network and with the similarities in the two networks firmus submits that it is well placed to extend its experience from Ten Towns to the resources required for the efficient construction, operation and maintenance of the new network\(^ {497}\).

7.5.12 In particular, firmus states that the senior management team in respect of the activities to be undertaken under the licence is already in place and that its existing engineering management structure will be responsible for the roll out of

\(^{495}\) Ibid, p. 24.
\(^{496}\) Ibid, p. 2.
\(^{497}\) Ibid, p. 3.
the network in the new licensed area. Key personnel are named and curricula vitae provided. Also, the existing Head of Sales will have overall responsibility for all connection sales activities in the new licensed area.

7.5.13 However, given the increase in activity other staff such as engineers and sales staff need to be recruited (23 in all). firmus also intends to employ a consultant to work with the Commercial Development Manager in providing conversion project management to large industrial users.

7.5.14 A contract with McNicholas Construction Services is already in place for the period 2014-2020 and firmus envisages that this contractor will be used for the construction of the new network. The OBP states that a contract is in place with National Grid for emergency call handling service and that this will be utilised for the new licensed area. The OBP also states that firmus intends to put in place an arrangement to cover maintenance and emergency response in the new licensed area similar to that currently in place with SGN for the Ten Towns.

7.5.15 The Authority considers that firmus has provided detailed information which illustrates that many of the staff with the skills and experience required to undertake the activities required by the licence are already in place within the organisation and that it has extensive experience of similar activities.

7.5.16 In relation to external skills and experience, the OBP sets out a range of arrangements which are already in place with contractors with respect to key activities or which can be extended to cover the new licensed area. Although the Authority cannot directly assess either the nature of the contracts which firmus has in place, or the skills and experience of the persons with whom it has such arrangements the experience upon which firmus can draw in relation to the construction and operation of similar networks is sufficient indication that such arrangements can be viewed as appropriate.

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500 Ibid, p.12.
501 Ibid, figure 2.1.2a, p.10
502 Ibid, p.3.
503 Ibid, p.15.
504 Ibid, p.15.
**Management of risk**

7.5.17 firmus sets out its risk management framework in section 4.1.2 of its OBP. This outlines how risk is identified and managed within the organisation through the use of five interrelated components, culminating in a risk radar and ‘Key Risk Indicators’ which are reviewed quarterly by firmus’ Board.\[505\]

7.5.18 In section 4.1.1 it sets out the key risks which it has identified with respect to the Gas to the West project. These risks include (i) external risks such as environmental risks, risks around assets, local and political non-co-operation and customers willingness to convert to natural gas, and (ii) internal risks such as health and safety risks, management distraction, financial strain and the recruitment of qualified staff. The OBP sets out strategies to mitigate each of the identified risks based on firmus’ experience in relation to the Ten Towns network\[506\] although further detail could have been provided on the quantification of the probability and impact of the risks.

7.5.19 Detailed construction and operational risk management procedures are set out in section 5.7.4 of the OBP and include discussion of damage to the gas network, critical mains, defective equipment and the use of a ‘Dial B4U Dig’ service for contractors and individuals who intend to carry out excavation work\[507\].

7.5.20 The Authority considers that firmus has identified, and suggested the mitigation of, a number of relevant risks associated with the activities which it would be required to undertake under the licence. It has also provided information illustrating that it has robust systems in place to deal with such risks.

7.5.21 This view is supported by the report from Rune\[508\].

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505 Ibid, pp. 40 – 42.
507 Ibid, pp. 53 – 54.
Tendering arrangements

7.5.22 In its OBP, firmus sets out detailed information regarding its tendering arrangements and demonstrates an understanding of best practice in this regard.

7.5.23 It states that accountability for ongoing development and management of procurement processes resides with the Financial Controller and its finance function, which will draw on legal advice as required\(^{509}\).

7.5.24 Policies and procedures to ensure compliance with EU procurement regulations are described and it is stated that procurement processes have been developed to comply not only with EU Utility procurement requirements, but also with more stringent Public Sector Procurement regulations\(^{510}\).

7.5.25 Detailed information is provided in the OBP regarding the arrangements which firmus has in place for tenders both above and below the EU threshold and financial approval levels set out\(^{511}\). firmus states, however, that it does not anticipate a requirement for an OJEU level competition at the mobilisation phase\(^{512}\).

7.5.26 In regard to materials, firmus states that existing contract arrangements, put in place in March 2014, can be applied during the mobilisation period. It states that it would anticipate that planning for competitive tendering arrangements for materials, construction, maintenance and specialist services will re-commence in 2019 to have a new contract in place by 2020\(^{513}\).

7.5.27 In regard to construction, maintenance and specialist services, firmus states that it is proposed to award a contract for Consulting Engineers to support industrial and commercial connections in the initial phase, which is anticipated to be below the £345,000 threshold and will be tendered according to its current processes\(^{514}\).

\(^{509}\) firmus, op cit, p. 58.
\(^{510}\) Ibid, p. 58.
\(^{511}\) Ibid, pp. 59 – 62.
\(^{512}\) Ibid, p. 34.
\(^{513}\) Ibid, p. 63.
\(^{514}\) Ibid p. 61.
7.5.28 The primary essential service contract requirement is the framework contract for distribution network construction services. In section 2.2.1 of the OBP firmus states that McNicholas Construction services – contractor for period contract 2014 – 2020 in the Ten Towns network - will be responsible for providing a detailed programme of construction work and notifying all works in accordance with the NISRANS\textsuperscript{515} ensuring all works are completed in accordance with all relevant legislation, recommendations and industry best practice. It notes that McNicholas has extensive experience within the natural gas industry and has been the main gas contractor in Northern Ireland since 1996\textsuperscript{516}.

7.5.29 Section 2.2 includes details of the proposals for procurement of the other essential services required which firmus states will be provided by extension of the contract arrangements with existing service providers. These services include activities such as emergency call handling (National Grid) and maintenance of network assets (SGN)\textsuperscript{517}.

7.5.30 The Authority considers that firmus has provided detailed information regarding its proposals as to the use of tendering arrangements and that its tendering arrangements are robust, in line with best practice and proven through use in its previous projects. The Authority notes that firmus will be able to utilise a number of contracts which it already has in place in relation to materials, construction and specialist services.

7.5.31 This view is supported by the report from Rune\textsuperscript{518}.

**Provisional score for criterion 3.17(a)**

7.5.32 firmus has provided a comprehensive statement, backed by appropriate evidence, of how it will undertake the activities which would be the subject of obligations set out in the licence for which it has applied.

\textsuperscript{515} Northern Ireland Street works Registration and Notification System.
\textsuperscript{516} Ibid, p. 15.
\textsuperscript{517} Ibid, pp. 15 – 16.
\textsuperscript{518} RUNE Associates, op cit, p. 6.
7.5.33 The Authority particularly notes firmus’ proposals for engagement with stakeholders, its existing relationships are very strong and the fact that some engagement has already taken place. The Authority also notes firmus’ previous experience in relation to the construction and operation of low pressure networks and that where skills and experience need to be sourced externally, contracts are in place or can be extended where required. Proposals for the management of risk and tendering arrangements were also robust.

7.5.34 On the basis of the above the Authority has awarded 16 marks out of 20 to firmus in relation to subparagraph 3.17(a).

7.6. Specific Criteria – Operational Business Plan 3.17(b)

7.6.1 The Application Information Pack asked applicants to supply costs for WACC, Operating Expenditure and Mobilisation Costs and the Authority considers firmus’ unconnected application submission of costs in this section. For the purposes of this paper the Authority dealt with the costs under two headings – WACC and Operating Expenditure. The Authority’s views on Mobilisation costs are included under the Operating Expenditure heading. The Authority set out in the Application Information Pack greater detail on what these costs might include.

Weighted Average Cost of Capital

7.6.2 NERA was requested to produce a report on what it would expect to see in a well-evidenced WACC submission. The Authority substantially agreed with the assessment reflected in that report. It follows the Authority would have expected to see:

a. The cost of debt set out using: (i) a benchmark gilt yield (to reflect a risk free rate) plus evidence on corporate debt spreads with market evidence

519 Applicant Information Pack Annex 8
provided for both; and/or (ii) direct evidence of corporate debt yields with market evidence provided. For this purpose, references to corporate debt spreads/yields should reflect companies with similar risk profiles, issuance costs should be included in the cost of debt and the treatment of inflation should be clearly explained in the derivation.

b. The cost of equity set out using CAPM and incorporating the risk free rate, equity risk premium and beta with relevant evidence provided to justify each component.

c. The proposed gearing including a discussion on the how this interacts with the risks of the project, the proposed credit rating and the cost of debt.

7.6.3 The application is based on a standard debt / equity capital structure and includes proposals for both debt and equity costs applying the CAPM model to propose a WACC range of 5.47-7.73% and a final figure of 5.57%.\textsuperscript{520}

7.6.4 The Authority considers that the application provides reasonable detail and evidence as to how the final figure in the Data Input Workbook was arrived at.

7.6.5 On the cost of debt firmus set out two approaches which are used to calculate an upper and lower bound. The lower bound estimates a risk free rate and adds a corporate debt premium while the upper bound uses a 10 year average of an index of corporate debt setting out clearly which index is used and its reasons.

7.6.6 There is a reasonable discussion of some elements of the WACC such as the risk free rate and cost of debt although it is limited.\textsuperscript{521} There is some good evidence provided such as equity market returns and risk premium.\textsuperscript{522} The evidence is what would be expected in reviewing regulatory WACCs and the Authority views the evidence as robust.

7.6.7 There is a good discussion of issues around volume risk and the application includes some evidence of an effort to calculate the impact of volume risk using

\textsuperscript{520} firmus Connected OBP, p92
\textsuperscript{521} firmus Connected OBP, p92
\textsuperscript{522} firmus Connected OBP, p92
the CAPM model. Similarly there is a good discussion on construction risk and how this might impact on asset betas.

7.6.8 There are gaps in the explanation provided. For example there is no final table setting out the values for individual components of the WACC and how they interact to arrive at a final figure. There is a significant gap between the upper and lower bounds presented and the reasons given for the final figure do not reference the CAPM model.

7.6.9 There is limited description or evidence provided as to how the final values for key WACC components were arrived at. For example there is no clarity on what level of gearing is used.

7.6.10 In addition while the discussion on volume risk is good it is not clear what figure is actually used as part of the final WACC.

Operating Expenditure

7.6.11 Mobilisation costs were clearly and concisely explained in both the OBP and in the appended Excel workbook. There are some figures e.g. buildings, which have limited explanation and are hard coded into the spreadsheet. However the largest cost line is manpower which makes up over 70% of mobilisation costs and this is explained in a comprehensive manner in both the OBP and the spreadsheet.

7.6.12 Operating Expenditure is clearly and concisely explained in both the OBP and in the appended Excel workbook. The largest element is manpower costs which make up about one half of controllable operating expenditure costs over the ten years and it is comprehensively explained in terms of manpower.

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523 firmus Connected OBP, p93, footnote 16
524 firmus Connected OBP, p94
525 firmus Connected OBP, p91
526 firmus Connected OBP, p93
527 Operational Business Plan firmus Energy May 2014-Section 3.4
528 Mobilisation and supporting Schedules and Detailed Workings
529 firmus Connected OBP, p17, 24, 26, 27
530 Mobilisation and supporting Schedules and Detailed Workings
531 Operational Business Plan firmus Energy May 2014-Section 8.3
532 Schedules and Detailed Workings
numbers$^{533}$ and manpower costs with the spreadsheet$^{534}$ providing greater detail on how the calculations are performed to reach the final figure.

7.6.13 The Authority notes that while there is a useful discussion of some other costs e.g. Marketing Development, Advertising and PR$^{535}$, the final figure is not well explained.

7.6.14 The Authority also noted that the figure for Miscellaneous items is quite substantial at over 15% of controllable operating costs in years one to ten but the explanation for the costs included is limited.

**Identification and application of cost drivers**

*Operating Expenditure*

7.6.15 Mobilisation - Cost drivers are clearly aligned with those used to forecast Operating Expenditure and applied on a constant basis across the OBP and the Data Input Workbook.$^{536}$ The spreadsheet$^{537}$ also sets out clearly how cost drivers lead to final proposed costs. The Authority does note that using employee headcount as a driver for professional and legal fees is not likely to be robust.

7.6.16 Operating Expenditure - Cost drivers are clearly stated, are based on direct Northern Ireland experience e.g. GD14 determination and applied on a constant basis across the OBP and the Data Input Workbook.$^{538}$ The Authority notes that some costs are hard coded into the Spreadsheet e.g. market development and advertising$^{539}$. This makes understanding the cost drivers more difficult.

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$^{533}$ firmus Connected OBP, p17
$^{534}$ Supporting Schedules and Detailed Workings, Manpower Summary sheet
$^{535}$ firmus Connected OBP, p79
$^{536}$ Applicant Information Pack - Annex 8
$^{537}$ Mobilisation and supporting Schedules and Detailed Workings
$^{538}$ Applicant Information Pack - Annex 8
$^{539}$ Supporting Schedules and Detailed Workings, M&A&PR sheet
Robustness of assumptions

7.6.17 The Authority identified and considered a number of assumptions that appeared to have been made by firmus when deriving the data contained in its Data Input Workbook.

The Value of the WACC

7.6.18 First, the Authority took it to be implicit throughout the application that firmus had assumed it will be able to carry on the licensed activities under the low pressure licence, and to do so consistently with its obligations under that licence, on the basis of the proposed WACC. That is to say, there was an implicit assumption that firmus will be able to raise the finance required to construct and operate the low pressure network while subject to a revenue control condition embodying its proposed WACC.

7.6.19 For the purpose of testing this assumption, the Authority considered whether the proposed WACC fell within the range of what might reasonably be expected in the context of the G2W project. To do this, it considered the market cost of debt and equity based on advice received from NERA, which took into account in its report such costs as referenced in recent regulatory decisions. NERA advised on what it considered to be the ‘plausible range’ within which it would expect any WACC for this project to lie. The Authority relied upon the advice contained in the report as establishing a range against which to test firmus’s assumption.

7.6.20 NERA established a ‘plausible range’ in respect of a corporate finance structure of between 3.5% and 6.2%. firmus’ proposed WACC was 5.47%.

7.6.21 The Authority noted that the proposed firmus WACC lay at the high end of, but fell within, the range identified by NERA.

7.6.22 In addition firmus identified its ability and intention to finance the project through corporate finance from its parent BGE, and referenced the parents financial

540 NERA, Gas to the West, A report for the Utility Regulator
firmus Low Pressure Connected

statements and its access to finance facilities\textsuperscript{541}. It stated that it had already received the approval of its Board of Directors, so that financial resources were available to complete the project\textsuperscript{542}. In addition it provided historical evidence that it had raised finance for construction of low pressure pipelines in Northern Ireland\textsuperscript{543}. firmus also highlighted that if the proposed purchase of firmus by ICON concluded on 30 June 2014, as anticipated, firmus would no longer have access to finance from the BGE parent company. In this instance firmus referenced letters of comfort from a number of financial institutions, Royal Bank of Scotland and Lloyds\textsuperscript{544} and the history of ICON in raising finance to purchase regulated network utilities\textsuperscript{545}.

7.6.23 The Authority considered that these letters of comfort did not represent a firm commitment by the relevant banks to provide the required financing. The letters note that any future funding commitment would be conditional on several factors, including credit market conditions, satisfactory due diligence, the final form of the legal documents and the licence, and other factors. They are not legally binding, nor do they purport to be so. Moreover, the Authority did not understand them to commit the banks in any sense that might properly be regarded (even allowing that they fall short of a legal obligation) as entailing a ‘firm’ commitment.

7.6.24 In order to clarify whether its understanding of the status and effect of the comfort letters was correct, the Authority sought advice from both NERA\textsuperscript{546} and the Strategic Investment Board\textsuperscript{547}. Each of them confirmed the Authority’s initial view that there was significant conditionality attached to the letters, including in relation to due diligence and internal bank clearances. The Strategic Investment Board noted that while the letters ‘certainly indicate willingness from the funders concerned to participate in the project’, it did ‘not believe that the letters can be relied upon as evidence’. The Authority accepted this advice.

7.6.25 This did not entail any conclusion that the letters of comfort were inappropriate. The Authority recognised that funding commitments are likely to be contingent

\textsuperscript{541} firmus Responses to Email from Utility Regulator, 9\textsuperscript{th} May 2014
\textsuperscript{542} Ibid
\textsuperscript{543} Ibid
\textsuperscript{544} Appendix 1 Independent Application – ICON Ownership
\textsuperscript{545} Ibid
\textsuperscript{546} NERA, Gas to the West, A report for the Utility Regulator p.21.
\textsuperscript{547} SIB – Letter to Uregni (2).
on, and related to the conditions of, the licence as granted; in particular on the terms of the price control which determine the value of the income stream that can be generated by the licence holder.

7.6.26 Moreover, the Authority did not consider that there was any ground for materially distinguishing between the weightings applied to applicants. It accepted the advice of the Strategic Investment Board in this respect.

7.6.27 However, while accepting that a comfort letter indicates a willingness on the part of the relevant funder to participate in the project, the Authority considers that no material degree of weight can be attached to such letters for the purposes of demonstrating firmus’ cost of debt.

7.6.28 Given the proposed purchase of firmus by ICON the Authority put less weight on the proposal for BGE to finance the project through corporate finance.

7.6.29 Having regard to its own expertise, the Authority considered that the proposed WACC was high and therefore reflective of a cost of debt and equity that would attract investors. Given that the WACC also lay within NERA's plausible range, and given the historical evidence presented, the Authority had no concerns about the ability of firmus to finance its activities under the low pressure licence on the basis of the proposed WACC.

7.6.30 Therefore the Authority concluded that the assumption that firmus would be able to obtain financing to carry on the licensed activities on the basis of the proposed WACC was robust.

Asset Beta

7.6.31 The discussions on construction risk suggest that it would be appropriate to compare this pipeline with PFI projects or Terminal 5 at Heathrow. The reasons why this would be the case are not well evidenced and the Authority does not find the assumption robust. However the Authority does note that such risks appear not to have been included in the final WACC.
7.6.32 There is a request in the discussion on volume risk that the return to be applied to under recoveries is the full WACC\(^548\). This is inconsistent with the return which was clearly set out in the application pack\(^549\). To the extent that firmus’ application is premised on an assumed higher rate of return to be applied to under recoveries, that assumption is not robust.

**Operating Expenditure**

7.6.33 Operating Expenditure - Assumptions are clearly stated and applied on a consistent basis and are based on reliable evidence from the GD14 price control determination e.g. manpower costs.

**Evidence verifiable from previous experience**

7.6.34 Northern Ireland specific experience has been drawn upon in the identification and application of cost drivers when forecasting future Operating Expenditure levels. There is a particular application of GD14 determined allowances e.g. manpower costs\(^550\) and this provides for robust figures.

7.6.35 The Authority notes that when estimating the cost of debt the application uses a trailing average over a ten year period. While this is reasonable it would have been an improvement to consider how this interacts with current market evidence.\(^551\)

**Identification and quantification of risk**

*Operating Expenditure*
7.6.36 There is a limited discussion of risks\textsuperscript{552}, including identification of some risk factors and a discussion about possible mitigating factors.

7.6.37 The Authority views that the identification of risk is limited. The Authority would have expected some underlying risks which might impact on costs to be identified.

7.6.38 The Authority notes that there is no quantification of the probability of a risk occurring nor is there any quantification of the impact on outputs. This appears to be inconsistent with the companies stated approach to risk which includes the quantification of the impact of the risk and the likelihood of the event occurring\textsuperscript{553}.

7.6.39 Therefore the Authority concludes that while there has been a reasonable identification of some risks there is no evidence that they have been quantified.

\textbf{Efficiency improvement plan}

7.6.40 The efficiency improvement plan\textsuperscript{554} covers efficiencies included in the proposed costs because of economies of scale as well as referencing the ITT section as providing cost efficiencies.

7.6.41 The plan also mentions the contribution of smart meters, computer tablets and benchmarking as contributing towards efficiency.

7.6.42 The evidence provided in this application lacks any quantification of the benefits. For example there is no analysis of how the benefits of smart meters would outweigh the costs.

7.6.43 The Authority also does not think the argument that benefits from scale economies, which are already built into the cost forecasts constitutes an efficiency improvement plan.

\textsuperscript{552} firmus Connected OBP, p82
\textsuperscript{553} firmus Connected OBP, p37
\textsuperscript{554} firmus Connected OBP, p84
7.6.44 While the use of benchmarking is a good example of how cost improvement can be driven overall the Authority finds the application lacks evidence of a strong efficiency improvement plan delivering quantified benefits.

**Provisional score for criterion 3.17(b)**

*Weighted Average Cost of Capital*

7.6.45 The evidence presented in this application in support of the WACC was reasonably well evidenced but gaps in the explanation were identified.

7.6.46 Overall the Authority finds that in relation to the Weighted Average Cost of Capital the application to be of moderate quality when judged against sub criterion 3.17b. Although the Authority recognises that both the methods and evidence used to estimate the value of the various WACC components are robust the application fails to set out in sufficient detail how final values were arrived at and how these in combination resulted in the derivation of the WACC figure in the Data Input Workbook.

*Operating Expenditure*

7.6.47 Overall the build up of mobilisation and operating costs was very well evidenced although the analysis of risk and the efficiency improvement plan were of a much lower standard. Overall this part of the submission could be described as high to moderate.

**Summary**

7.6.48 Having regard to the OBP and in particular to the matters identified above, the Authority considered that the firmus application should attract a medium score, and provisionally awarded 14 out of 20 marks.

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555 firmus Connected OBP, p85-86
7.6.49 The Authority compared this mark with those provisionally awarded to the other low pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

7.6.50 When compared with the other applications, the Authority considered that the firmus application was better than the others in relation to Operating Expenditure in that a spreadsheet had been included and no errors were identified although more detail could have been provided in some areas. On the other hand the submission in relation to WACC fell between the other two submissions in that the derivation of WACC was not fully explained and not as comprehensive as SGN. However it was substantially better evidenced than the PNGL submission.

7.7. **Specific Criteria – Operational Business Plan 3.17(c)**

The experience of the applicant and others on whom it intends to rely in relation to network construction

7.7.1 As discussed above, firmus has installed over 870km of gas mains and over 22,000 services throughout within its existing licensed area\(^{556}\). The construction team within firmus has been responsible for designing the network roll out as well as associated customer installations for both domestic and large industrial and commercial customers.\(^{557}\)

7.7.2 firmus points to the similarity between the its existing Ten Towns network and the network to which the licence relates and states that its existing network was developed through a similar mobilisation process to that envisaged in relation to the new network. Given the similarities in the two networks firmus submits that it is well placed to extend its existing experience to the resources required for the efficient construction and operation of the new network\(^{558}\). The Authority places weight on firmus' recent experience in constructing low pressure pipelines in Northern Ireland.

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\(^{556}\) Ibid, p.10 and section 3.6.

\(^{557}\) Ibid, p. 11.

\(^{558}\) Ibid, p. 3.
As well as experience at corporate level, firmus also provides details of the skills and experience of the senior management team which will oversee the initial phase of activity under the licence until a management team in Northern Ireland is recruited.

In relation to external skills and experience, firmus has a contract in place with McNicholas Construction Services covering the period 2014-2020 and firmus envisages that the construction of the new network will take place under this contract. McNicholas has constructed the existing firmus network in the Ten Towns area. However, firmus has also indicated that it would be happy to discuss tendering for Mains and Service laying services if deemed appropriate. The Authority places weight on the fact that firmus has a current contract in place with McNicholas.

Although the Authority cannot directly assess either the nature of the contract which firmus has in place with McNicholas, the experience upon which firmus can draw in relation to the construction and operation of similar networks is sufficient indication that such arrangements can be viewed as appropriate. The Authority also places weight on the fact that McNicholas has experience of constructing low pressure networks in Northern Ireland.

The Authority considers that firmus has demonstrated that in relation to the construction of the network it has appropriate skills and experience both within the company and in the contractor for the construction on whom it will rely.

This view is supported by the report from Rune.

The experience of the applicant and others on whom it intends to rely in relation to network operation

firmus currently operates the low pressure network in its existing licensed area and has done so since 2005. It has an asset management system in place.

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560 Ibid, p. 15.
561 Ibid, p. 11.
563 RUNE Associates, op cit, p. 10.
and a Transportation Services Team which manages the network code and is responsible for, among other things, customer switching and the allocation of gas flows to suppliers\textsuperscript{566}.

7.7.9 Firmus states that it has developed procedures and processes to monitor its existing network and to respond effectively to incidents to both ensure the safety of the general public and its personnel, and maintain security of supply\textsuperscript{567}. Section 5.7 of the OBP describes asset management processes and section 5.7.1 indicates that firmus operates a system of annual inspection on all of its sites which fall under the governance of the PSSR: 2000. It also carries out function checks on safety devices and condition assessments of all equipment installed at these sites at the same visit\textsuperscript{568}.

7.7.10 In relation to external skills and experience, firmus relies on BGE for system control arrangements in place for its existing network. firmus utilises Technolog’s PMAC\textsuperscript{569} system to monitor the distribution system at key locations within each town with alarms sent to the Bord Gais Network control centre in Finglas\textsuperscript{570}. However, it is not clear from the OBP whether this service from Bord Gais will continue once ownership of firmus is transferred to iCon.

7.7.11 firmus also indicates that contracts are in place with SGN for maintenance and emergency response on the network and with National Grid to handle emergency calls from the public to the Northern Ireland Emergency Gas Number\textsuperscript{571}. The OBP indicates that the contract with National Grid will cover the new licensed area\textsuperscript{572}. However, it is not clear if the current contract with SGN will be extended to the new licensed area as firmus merely states that ‘a similar arrangement will be put in place for Gas to the West’\textsuperscript{573}.

7.7.12 The Authority considers that firmus has demonstrated that in relation to the operation of the network it has appropriate skills and experience within the

\textsuperscript{564} firmus, op cit, section 1.3 and chapter 5.
\textsuperscript{565} Ibid, section 5.6 and 5.7.
\textsuperscript{566} Ibid, p. 48.
\textsuperscript{567} Ibid, p. 3.
\textsuperscript{568} Ibid, p. 52.
\textsuperscript{569} Pressure Monitoring and Control.
\textsuperscript{570} Ibid, p. 49.
\textsuperscript{571} Ibid, p. 15 and section 5.8.
\textsuperscript{572} Ibid, p. 15.
\textsuperscript{573} Ibid.
company based on its experience in operating a similar network in Northern Ireland.

7.7.13 This view is supported by the report from Rune.  

**Securing, mobilisation and management of resources**

7.7.14 As stated above, firmus indicates that it envisages a similar mobilisation process to that used for its existing network. firmus states that through its existing business, it already has internal operating teams, processes and procedures, external agencies, contractors, stakeholder relations and a governance structure in place.

7.7.15 In relation to the mobilisation of internal resources necessary to construct a low pressure network, firmus states that the current senior management team will manage the business in the new licensed area with the Head of Engineering having overall control of the mobilisation project. Also, additional internal resources will be deployed from each of the functional areas of expertise such as engineering and sales and marketing.

7.7.16 Any increase in personnel will be at the lower levels of the organisation structure and figure 2.2.3 provides a detailed summary of the additional manpower roles which are required, categorised by department, role, pay band and date.

7.7.17 firmus states that it has the relevant information systems in place (such as felive, GIS and Oracle) to provide management information required to manage the new distribution network.

7.7.18 In relation to the mobilisation of external resources the OBP indicates that a number of contracts are already in place. As noted above, the contract with

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574 RUNE Associates, op cit, p. 12.
575 firmus, op cit, p. 9.
578 Ibid, p. 17.
579 Felive facilitates project costing and management, transportation services, site works and sundry service billing. GIS facilitates network mapping and asset management while ORACLE supports procurement, accounts, and financial reporting.
580 firmus, op cit, p.31.
McNicholas for construction is already in place and can be used for the new licensed area. A contract is also in place with GL Noble Denton to provide services in order to ensure compliance with the requirements of the Pressure Systems Safety Regulations and firmus state that services will be provided by a senior engineer from GL Noble Denton who will visit firmus energy every three months to sign off the pressure systems in the new licensed area.  

7.7.19 In addition, firmus states that an industrial engineering consultant will be employed to work closely with the Commercial Development Manager (CDM) for the purpose of accelerating industrial connections to the network and to project manage industrial customers through the conversion process. The consultant has not been identified although firmus states that this resource will be recruited via an industry recognised employment agency such as Wilcock Consulting.

7.7.20 The Authority considers that firmus has provided detailed proposals on securing, mobilisation of, and management of, the internal and external resources necessary to construct the low pressure network. The Authority particularly notes firmus' previous experience in this regard in Northern Ireland.

7.7.21 This view is supported by the report from Rune.

The experience of the applicant and others on whom it intends to rely in relation to achieving connections

7.7.22 firmus indicates that it has a strong track record of achieving connections in its existing licensed area which was not previously supplied with gas. firmus states that it has connected 4,250 customers per annum, with 22,000 customers connected overall.

7.7.23 As the Authority would expect, firmus recognises that the development of a network of installer and retailers is crucial to future connection growth. In particular, firmus points to its experience in its existing licensed area of

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581 Ibid, pp. 15 – 16.
582 Ibid, pp. 3 and 22.
583 RUNE Associates, pp.16 and 21.
584 firmus, op cit, p. 1.
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developing a network of local installers and associated trades, including natural
gas retailers, manufacturers, plumbing suppliers and trade publications. firmus
states that over 50 installers are currently registered with it and that all of these
installers are Gas Safe registered\textsuperscript{585}.

7.7.24 firmus also points to other customer and stakeholder relationships that it has
developed as part of the process of generating connections in its existing
licensed area. Such stakeholders include local councils and road authorities\textsuperscript{586}
and the majority of the 20 largest industrial users identified in the Fingleton
McAdam design\textsuperscript{587}.

7.7.25 The Authority notes that firmus has assessed the opportunity for connections
both in total and by town in the new licensed area. In particular, firmus has
provided a table of the number of ‘addressable properties’ in each town\textsuperscript{588} and
states that it has profiled the demographic make-up of the new area using its
experience in the Ten Towns network to create a marketing and sales plan to
deliver the connection targets\textsuperscript{589}.

7.7.26 As part of its proposals to achieve connections, firmus states that it plans to
extend its local installer network to the new licensed area\textsuperscript{590}. It also emphasises
that it also has a close working relationship with Gas Safe\textsuperscript{591}.

7.7.27 firmus states that it intends to employ a consultant to work with its Commercial
Development Manager in providing conversion project management to large
industrial users. However, as discussed above, that person has not yet been
recruited.

7.7.28 The firmus submission also makes reference to the importance of the existing
firmus brand. The Authority notes that, in regard to connections, firmus is the
only applicant for the low pressure licence to note that ‘synergies could be
derived in rolling out uniform natural gas brand messaging for Northern

\textsuperscript{585} Ibid, p. 72.
\textsuperscript{586} Ibid, p. 7.
\textsuperscript{587} Ibid, p. 7.
\textsuperscript{588} Ibid, figure 7.1.1e, p. 64.
\textsuperscript{589} Ibid, p. 64.
\textsuperscript{590} Ibid, p. 72.
\textsuperscript{591} Ibid, p. 15.
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Ireland\textsuperscript{592}. This is consistent with the proposed licence condition set out in the Applicant Information Pack.\textsuperscript{593}

7.7.29 The Authority considers that firmus has provided detailed information in relation to its experience of achieving connections in an area not previously supplied with gas through a gas network and, drawing on that experience, has made relevant proposals in relation to the new licensed area.

\textbf{Developing relationships with business and social landlords}

7.7.30 firmus affirms the importance of developing the relationships necessary to drive connections and sets out its experience and existing relationships in its current licensed area. firmus states that it is leveraging existing relationships within its existing Ten Towns network and the Greater Belfast network to talk to large commercial customers about load information surveys, and that meetings are being conducted with other large potential users\textsuperscript{594}.

7.7.31 In its existing licensed area, firmus uses energy advisors to manage relationships with businesses and a Commercial Development Manager to manage its relationships with large customers. In its OBP, firmus indicates that it will replicate this approach in the new licensed area.

7.7.32 firmus points to the fact that every large potential contract site in each town has been surveyed by their Commercial Development Manager and a database has been compiled outlining contact details, existing fuel usage/cost, existing plant, likelihood to convert/cost, proposed future energy requirements and potential utilisation of new and more efficient technologies (such as Combined Heat and Power)\textsuperscript{595}. firmus states that it already has existing relationships with potential business customers in the new licensed area such as Dale Farm, Moy Park,

\begin{flushright}
\textsuperscript{592} Ibid, p. 88.
\textsuperscript{593} Applicant Information Pack paragraph 3.68.
\textsuperscript{594} Ibid, p. 31.
\textsuperscript{595} Ibid, p. 72.
\end{flushright}
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Kerry Foods, Linden Foods, WHSCT, NHSCT and Education and Library Boards\textsuperscript{596}.

7.7.33 In addition, firmus also points to the fact that it has previously worked with NIHE appointed contractors and NIHE Regional planners in the west of Northern Ireland (H&A Mechanical and BC Energy)\textsuperscript{597}.

7.7.34 firmus states that it has met with NIHE district planners and has obtained details of its future Heating Replacement Programme in the new licensed area\textsuperscript{598}.

7.7.35 The Authority considers that firmus has provided detailed information in regard to its existing relationships with businesses and NIHE and its proposals to build on these relationships to maximise the number of premises connecting to the new network.

Connections to vulnerable customers

7.7.36 firmus puts forward information in regard to vulnerable customers in section 7.2.3 of its OBP. It states that it has engaged in several partnerships with Bryson Energy, including a “Winter Warmth Scheme” which helps most vulnerable customers improve energy efficiency in their homes. This free service was designed for customers in firmus’ network area outside of greater Belfast who were more than 60 years old and either living alone or with a minor, and who have a disability or are chronically ill. The scheme offered a home visit from a professionally trained Bryson Energy representative who reviewed the customer’s energy bills, ensured that they were fully aware of how to get the best use from their natural gas heating system and referred those who were eligible to any suitable energy efficiency schemes\textsuperscript{599}.

7.7.37 firmus states that a similar initiative is currently on-going and that it intends to replicate this initiative in the new licensed area.

\textsuperscript{596} Ibid.
\textsuperscript{597} Ibid, p. 75.
\textsuperscript{598} Ibid, p. 75.
\textsuperscript{599} Ibid, p. 76.
7.7.38 firmus states that its energy advisors also actively source referrals and promote the Warm Homes Scheme introduced by the DSD to tackle fuel poverty. The scheme provides a package of free energy efficiency and heating measures to residential home-owners and those who rent from private landlords on a qualifying benefit.

7.7.39 firmus also points to the fact that it has secured £1.2million of Northern Ireland Sustainable Energy Project (NISEP) funding, which will be utilised to assist vulnerable customers in paying for conversion from solid fuel/electricity or solid fuel heating to natural gas heating.\(^{600}\)

7.7.40 However, the OBP does not quantify firmus' success in connecting vulnerable customers as a consequence of these measures.

7.7.41 The OBP lists a number of other measures that firmus currently apply in the Ten Towns area and states that these will be extended to vulnerable customers in the new licensed area. These measures include the use of prepayment meters, working with Gas Safe to promote the installation of high efficiency Sedbuk ‘A’ rated boilers, and the firmus care scheme\(^{601}\).

7.7.42 The Authority notes that while all of the measures which firmus describes will assist vulnerable customers once connected, the application does not explain clearly how some of these measures will assist in actually promoting connections to these customers as required by paragraph 3.20(b)(iv) of the Criteria.

**Provisional score for criterion 3.17(c)**

7.7.43 The Authority considers that firmus has provided detailed information in respect of most of the elements of subparagraph 3.20(b) of the Criteria. The information which it has provided in relation to subparagraph 3.20(b)(iv) is not strictly relevant to the requirements of that subparagraph, however.

7.7.44 The Authority particularly notes firmus’ experience of network construction and operation and its proposals for mobilisation based on its experience in its

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\(^{600}\) firmus Connected OBP, p.3.
\(^{601}\) firmus Connected OBP, pp.74-75.
existing licensed area. Proposals for connections were also well evidenced and the Authority notes in particular that firmus has existing relationships with local installers, businesses, and other stakeholders and has recognised the importance of a uniform natural gas brand. firmus has also provided a table of the number of ‘addressable properties’ in each town\textsuperscript{602} and has profiled the demographic make-up of the new area.

7.7.45 On the basis of the above the Authority has attributed 16 marks out of 20 to firmus’ application in relation to paragraph 3.17(c).

7.8. **Specific Criteria – Innovation & Technology**

7.8.1 firmus has sought to address innovation and technology transfer in a standalone document (the ITT) submitted as part of its application which considers the matters listed in paragraph 3.21 of the Criteria systematically.

**Environmental sustainability**

7.8.2 In relation to measures to ensure sustainability with respect to the environment, firmus points to a number of no-dig technologies with benefits in terms of environmental sustainability such as trenchless gas mainlaying and tensile loading. firmus also states that it will consider building upon Bord Gais Networks’ experience to provide a site within the new licensed area for a compressed natural gas (CNG) station to initially fuel both firmus vehicles and those of its customers\textsuperscript{603}.

7.8.3 firmus also provides some discussion of measures to reduce the impact of its business on the environment, such as pointing to the fact that it has attained the CORE corporate responsibility standard from Business in the Community Northern Ireland. It also lists a number of measures that it will undertake in the new licensed area such as Carbon Trust audits, examining opportunities to work

\textsuperscript{602} firmus Connected OBP, figure 7.1.1e, p.64.
\textsuperscript{603} firmus, Gas to the West: Innovation and Technology Transfer, p. 5.
with other utilities (such as NIE and NI Water) on dual trenching and reinstatement activities, and having a policy which ensures that it sends zero recyclable waste to landfill\textsuperscript{604}.

### Efficiency in gas and new sources of gas

7.8.4 There are a number of proposals for efficiency in the use of gas under the heading of distribution network innovation, e.g. remote pressure regulation and district pressure monitoring. However, firmus has not demonstrated clearly how these examples promote efficiency in the use of gas.

7.8.5 As stated above in 2.9.1 where the applicant is applying for a low pressure licence the Authority would expect to see evidence of innovative technologies to reduce customer's consumption of gas. In this respect firmus proposes the use of Climote\textsuperscript{605} in suitable homes in the new licensed area\textsuperscript{606}. firmus also states that it has identified a number of customers in the new licensed area who could benefit from decentralised heating and installation of Combined Heat and Power. It states that it has identified three opportunities for decentralised heating and ten loads which are potentially suitable for medium/large scale Combined Heat and Power installations.\textsuperscript{607}

### Cost efficiency

7.8.6 In relation to cost efficiency, firmus points to specific engineering projects and identifies cost savings for some of them, such as AGI positioning\textsuperscript{608}.

7.8.7 firmus also references stakeholder engagement as a means to achieve cost efficiency but has not demonstrated how this contributes to cost efficiency\textsuperscript{609}.

\textsuperscript{604} Ibid, p. 7
\textsuperscript{605} Climote is a smart energy controller which allows domestic customers to control their heating from any computer or enabled smart device.
\textsuperscript{606} firmus, ITT, section 11.1.
\textsuperscript{607} Ibid, p. 8.
\textsuperscript{608} Ibid, p. 12-13.
\textsuperscript{609} Ibid, p. 11.
**Development of the network to more remote geographical areas**

7.8.8 The development of the gas network is dealt with in section 11.4 of the ITT. This predominantly highlights successes in developing the existing network as evidence for how firmus would develop the new licensed area\(^{610}\). However, this explanation is not tailored to innovation in relation to the development of the network to more remote geographical areas.

**History of innovation**

7.8.9 firmus cites a number of examples of previous innovation in section 11.5, including its work related to the Craigavon Bridge, fitting of excess flow valves, and the use of off-site construction methods.

7.8.10 The Authority considers that these examples may be directly relevant to the network in the new area and illustrate an ability to innovate more generally.

7.8.11 This view is supported by the report from Rune\(^{611}\).

**Ability to secure funding**

7.8.12 firmus points to the fact it has a dedicated Energy Advisor who specialises in managing government and regulatory authority funding\(^{612}\).

7.8.13 In addition, firmus states that it has secured funding from a number of different sources. In particulars firmus points to the fact that it is the only gas distribution network operator to avail of NISEP\(^{613}\) and has secured £1.2m worth of funding for 2014/15 and similar funding in 2013/14. Firmus expect that this type of funding will be important in supporting residential connections in the new licensed area\(^{614}\). Firmus also points to the fact that it has worked with the Energy Saving Trust (EST) to gain a NISEP grant of £60,000 towards the costs of

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612 firmus, ITT, section 11.6.
613 Ibid, p. 20.
installing a gas-fired combined heat and power unit to supply electricity and hot water to the main Daisy Hill Hospital Building in Newry.  

7.8.14 firmus points to the boiler replacement allowance funded by the NI Executive and the Warm Homes Scheme funded by DSD but it is not clear, particularly in relation to the latter, that firmus has secured funding or whether they are assisting their customers in this regard.  

7.8.15 The Authority considers that firmus has provided some evidence of its ability to secure funding. However, the examples provided have not been of funding to support innovation. This view is supported by the report from Rune which also concludes that ‘there is no direct evidence of securing funding for innovative developments.

7.8.16 In relation to staff development, firmus states that it has received £20,000 funding from Energy & Utility Skills (EUS) for energy efficiency and skills development training for its staff.  

7.8.17 The Authority considers that firmus has provided some evidence of its ability to secure funding. However, the examples provided have not been of funding to support innovation. This view is supported by the report from Rune which also concludes that ‘there is no direct evidence of securing funding for innovative developments.

Transfer of innovation into Northern Ireland

7.8.18 The Authority notes that firmus is in initial discussions with the Mountaineer Gas Company (MGC) to understand the latter’s operations and whether it can transfer any innovations into the firmus business. However, the ITT does not

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615 Ibid.  
616 Ibid.  
617 Ibid, p.22.  
619 firmus states that MGC serves over 220,000 customers and is the largest natural gas distribution company in West Virginia with around 5,600 miles of natural gas distribution pipeline. firmus ITT, p.22.
reference any specific examples that firmus proposes to transfer to the new licensed area \(^{620}\).

7.8.19 As noted above, the submission also indicates that firmus will look to build upon Bord Gais Networks’ experience of supporting a CNG infrastructure for its vehicles and those of its customers \(^{621}\).

7.8.20 The Authority considers that firmus has therefore provided limited proposals to transfer innovation into Northern Ireland.

7.8.21 This view is supported by the report from Rune which concludes that there is ‘little by way of specific proposals to apply further innovative approaches to the GTTW project’ \(^{622}\).

**Existing skills and experience**

7.8.22 Firmus does not detail the existing skills and experience of its staff in relation to innovation. Instead, the application references firmus’ competency management framework generally and refers back to section 2.3.2 of the OBP \(^{623}\). That section sets out the qualifications and experience of key staff but does not specifically consider innovation and technology transfer in this regard.

7.8.23 There is reference to a skills transfer programme with the aim of ensuring all existing skills are optimised in the new licensed area, but again this is not tailored to innovation \(^{624}\).

7.8.24 As stated in paragraph 2.x.x above, the Authority considers there to be some overlap between this subparagraph 3.21(b)(iv) of the Criteria and subparagraph 3.21(b)(i) as evidence of a history of innovation is one way in which skills and experience may be demonstrated. firmus has therefore been given some credit with respect to subparagraph 3.21(b)(iv) on the basis of the examples of previous innovation described in section 11.5 of its ITT.

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\(^{620}\) firmus, ITT, p. 22

\(^{621}\) Ibid, pp. 5-6.


\(^{623}\) firmus, OBP, pp. 18 – 20.

\(^{624}\) firmus, ITT, p. 23.
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**Provisional score for the ITT criteria**

7.8.25 As stated in paragraph 2.9 above, the evidential burden is on the applicant to provide the Authority with information on which to base its assessment under paragraph 3.21 of the Criteria.

7.8.26 In respect of the matters listed in paragraph 3.21(a), firmus has provided evidence in relation to its ability to achieve innovation and technology transfer in relation to environmental sustainability and efficiency in the use of gas. However, the authority would have expected to see more quantification of savings from past innovations, and a proposal, tailored to innovation, for the development of the network to more remote geographical areas.

7.8.27 In respect of the matters listed in 3.21(b) firmus has provided a number of examples of past innovation and has also demonstrated an ability to secure funding. However, the examples given for firmus’ ability to secure funding have not been of funding to support innovation specifically. Also proposals to transfer innovation into Northern Ireland are limited.

7.8.28 On the basis of the above, the Authority has attributed a score of 12 out of 20 to firmus’ application in relation to innovation and technology transfer.

7.9. **Resources Criteria**

7.9.1 As explained above, the Authority considered there to be a close connection between an applicant’s score with respect to the Best Value Criterion and the assessment of whether it has met the Adequate Resources Criterion and the Financial Resources and Standing Criterion. This is because of the substantial overlap in the information which is relevant to each.

7.9.2 The Authority therefore used its detailed analysis of the information provided with respect to the Best Value Criterion, as outlined above, as a basis for its

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625 Chapter 2, paragraphs 2.7.23 to 2.7.29.
assessments of whether firmus has met the Adequate Resources Criterion and the Financial Resources and Standing Criterion.

7.9.3 Where an applicant has achieved scores which are consistently within the medium to high parts of the range in the assessment of its OBP it might be expected that its application would reveal a broad adequacy of resources for the purposes of the licence. This is the case even if the Authority's detailed analysis of that applicant's OBP found there to be some inadequacies in the information provided.

7.9.4 Where an applicant has been attributed one or more scores which are within the low part of the range in the assessment of its OBP – in other words, where it has achieved less than half of the marks that are available against at least one element of sub-criteria 3.17(a) to (c) – the Authority has considered carefully whether its application reveals an adequacy of its resources.

7.9.5 firmus has been attributed scores which fall within the medium to high range in respect of all of the elements of its OBP. Its application was supported by comprehensive, detailed and credible information, systematically addressed the relevant issues, and provided a clear and justified rationale.

7.9.6 In particular the Authority took into account that its proposed WACC of 5.57% fell within NERA's plausible range and was such that it would be able to raise the finance required to construct and operate the low pressure network while subject to a revenue control condition embodying that WACC.

7.9.7 The Authority considered that firmus has demonstrated that it has the required resources to meet the obligations of the licence and thus has met the Adequate Resources Criterion and the Financial Resources and Standing Criterion.
8.0 firmus Low Pressure

Unconnected

8.1. Introduction

8.1.1 This chapter:

a. considers the application made by firmus energy (Distribution) Ltd (firmus) for the low pressure licence, which is not connected to any other application for a licence;

b. sets out the Authority's provisional conclusions as to whether firmus has met each of the criteria other than the Best Value Criterion;

c. sets out the Authority's provisional assessment of the marks to be awarded to firmus in respect of the different elements of the Best Value Criterion;

d. explains the reasons of the Authority for its provisional conclusions and marks.

8.1.2 In this chapter, the criteria have been addressed in the order in which they are set out in Chapter 2, and the Authority has followed the approach to interpreting and applying the criteria that is set out in that chapter.

8.2. The Information Criterion

8.2.1 Both an electronic and a printed copy of the firmus application were received by the Authority before the deadline of noon on 6 May 2014

8.2.2 Once the deadline had passed the application was opened and checked for completeness against a pre-prepared checklist. The application was assessed as being complete except in two respects:

a. it was not clear from the application what information was being relied on
by firmus for the purposes of meeting the Adequate Resources Criterion; and

b. it was not clear from the application what information was being relied on by firmus for the purposes of meeting the Financial Resources and Standing Criterion.

8.2.3 firmus was informed of these apparent omissions and was given until noon on 14 May 2014 to provide the missing information. A response was received by the deadline and it was subsequently judged that this addressed the omission in full\(^\text{626}\).

8.2.4 Having considered these facts, the Authority concluded that firmus has provided all the information requested by the Authority, in such manner and by such times as was specified, and therefore meets the Information Criterion.

\subsection{The Constitution Criterion}

8.3.1 firmus is a limited company with its registered office in England. firmus's constitutional documents were provided to the Authority in accordance with paragraph 6 of Schedule 2 to the Application Regulations\(^\text{627}\).

8.3.2 Having considered this evidence, the Authority was satisfied that firmus has demonstrated that it is properly constituted in accordance with the law and holds all registrations, authorisations or approvals required to be held by an entity of its type.

\footnotesize \textsuperscript{626} Response to UR 14 May (3)  
\textsuperscript{627} Application Form and Appendix 1 Independent Application (ICON) Ownership
8.4. **The Fit and Proper Person Criterion**

8.4.1 Evidence to demonstrate that firmus is a fit and proper person was provided to the Authority in accordance with paragraphs 20 to 26 of Schedule 2 to the Application Regulations\(^{628}\). It consisted of a signed statement by a senior officer of firmus to the effect that firmus had no information to disclose under any of those paragraphs.

8.4.2 The Authority noted that firmus has no record of enforcement action being taken against it, or any other adverse factor of the type listed in the Application Regulations.

8.4.3 On the basis of the evidence provided to it, the Authority was therefore satisfied that firmus meets the Fit and Proper Person Criterion.

8.5. **Specific Criteria – Operational Business Plan 3.17(a)**

**Engagement with stakeholders**

8.5.1 In section 1.2 of its OBP, firmus states that it already has excellent working relationships with key industrial and commercial customers and stakeholder groups in Northern Ireland (including National Energy Action Northern Ireland, the Consumer Council for Northern Ireland (CCNI) and the Department for Regional Development (DRD)) and that it will continue these strong relationships in relation to the operation of the new licence\(^{629}\).

8.5.2 firmus states that throughout the development of the Ten Towns network it has proactively engaged at every opportunity with stakeholders and has always striven to promote excellent working relationships with the Authority, DETI, CCNI, DRD, Health and Safety Executive Northern Ireland (HSENI), Energy Saving Trust (EST), the Carbon Trust and NEANI\(^{630}\).

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\(^{628}\) Ibid
\(^{629}\) firmus, *Gas to the West: Operational Business Plan*, p. 6.
\(^{630}\) Ibid, p. 3.
8.5.3 firmus outlines its proposals regarding stakeholder engagement in sections 7.2.1 and 7.4.1 of its OBP. In section 7.2.1, firmus provides a stakeholder engagement map in the form of a table (figure 7.2.1)\textsuperscript{631}. The stakeholder engagement map outlines a range of stakeholder groups and organisations (statutory and otherwise) and outlines in respect of each the person within firmus who is responsible for engagement.

8.5.4 In section 7.4.1, firmus states that from the award of the licence it will commence a series of structured briefings to ensure that these stakeholder groups are kept well informed of plans and progress. Separate Key Influencer road shows will take place in each town, 9–12 months ahead of ‘gas live’, with an extended stakeholder audience to include local head teachers, religious leaders, key business owners, local chambers. firmus states that this will ensure that all influencers in a town are kept abreast with network plans ahead of network build commencing. firmus also states that its current press office will be extended to encompass its activities under the licence to provide a contact channel for all stakeholders and that regular briefings and updates will be provided on an ongoing basis\textsuperscript{632}.

8.5.5 firmus states that it will undertake a series of tactical public relations campaigns to promote the specific benefits and features of natural gas on a regular basis to potential customers and help to stimulate demand from domestic households. This activity will be coordinated with its engineering, advertising and sales activity ensuring an integrated and efficient approach is maintained\textsuperscript{633}.

8.5.6 In its OBP firmus also provides information in relation to the stakeholder engagement which it has already undertaken. For example, firmus has held a number of pre-meetings with stakeholders, DRD in relation to proposed works in the new area, NI Water to investigate dual trench opportunities, and NIE in relation to opportunities for joint infrastructural development and the potential for gas supply to replace existing Economy 7 domestic heating loads\textsuperscript{634}.

\textsuperscript{631} Ibid, p. 65.
\textsuperscript{632} Ibid, p. 76.
\textsuperscript{633} Ibid.
\textsuperscript{634} Ibid, p.27 - 28.
In terms of its proposed engagement with other stakeholders which it has identified, firmus points to the advantages to be gained from its partnership with BGE(UK). It states that this partnership provides synergies which firmus and BGE(UK) have demonstrated over the past ten years in the construction of the Northwest pipeline, South North pipeline, steel spur lines and the connection of towns along those pipelines. Examples of such synergies include (i) the provision of a single point of contact with statutory bodies and the public, (ii) public consultations, third parties.

firmus states that both companies will engage frequently with DRD, MLA’s and local councillors to keep elected representatives aware of the on-going works and any proposed disruption that may be incurred in their borough.

The Authority considers that firmus has demonstrated that it has identified an appropriate range of stakeholders and has outlined proposals in respect of engagement with those stakeholders. It has also demonstrated that engagement with some stakeholders has already taken place.

Skills and experience of key members of staff and any other persons

In its OBP, firmus provides information in relation to the skills and experience which it has built up, as an organisation, from its current low pressure licence activities in relation to the Ten Towns. firmus has installed over 870km of mains and over 22,000 industrial and commercial and domestic services since construction began on the Ten Towns network.

firmus points to the similarity between the Ten Towns and the network to which the licence relates. It states that the Ten Towns network was developed through a similar mobilisation process to that envisaged in relation to the low pressure network and with the similarities in the two networks firmus submits that it is well placed to extend its experience from Ten Towns to the resources required for the efficient construction, operation and maintenance of the new network.

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635 Ibid, p. 2.
636 Ibid, p. 3.
8.5.12 In particular, firmus states that the senior management team in respect of the activities to be undertaken under the licence is already in place and that its existing engineering management structure will be responsible for the roll out of the network in the new licensed area. Key personnel are named and curricula vitae provided. Also, the existing Head of Sales will have overall responsibility for all connection sales activities in the new licensed area.

8.5.13 However, given the increase in activity other staff such as engineers and sales staff need to be recruited (23 in all). firmus also intends to employ a consultant to work with the Commercial Development Manager in providing conversion project management to large industrial users.

8.5.14 A contract with McNicholas Construction Services is already in place for the period 2014-2020 and firmus envisages that this contractor will be used for the construction of the new network. The OBP states that a contract is in place with National Grid for emergency call handling service and that this will be utilised for the new licensed area. The OBP also states that firmus intends to put in place an arrangement to cover maintenance and emergency response in the new licensed area similar to that currently in place with SGN for the Ten Towns.

8.5.15 The Authority considers that firmus has provided detailed information which illustrates that many of the staff with the skills and experience required to undertake the activities required by the licence are already in place within the organisation and that it has extensive experience of similar activities.

8.5.16 In relation to external skills and experience, the OBP sets out a range of arrangements which are already in place with contractors with respect to key activities or which can be extended to cover the new licensed area. Although the Authority cannot directly assess either the nature of the contracts which firmus has in place, or the skills and experience of the persons with whom it has such

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637 Ibid, p.10.
640 Ibid, figure 2.1.2a, p.10
641 Ibid, p.3.
642 Ibid, p.15.
643 Ibid, p.15.
arrangements the experience upon which firmus can draw in relation to the construction and operation of similar networks is sufficient indication that such arrangements can be viewed as appropriate.

**Management of risk**

8.5.17 firmus sets out its risk management framework in section 4.1.2 of its OBP. This outlines how risk is identified and managed within the organisation through the use of five interrelated components, culminating in a risk radar and ‘Key Risk Indicators’ which are reviewed quarterly by firmus’ Board. The OBP sets out strategies to mitigate each of the identified risks based on firmus’ experience in relation to the Ten Towns network.

8.5.18 In section 4.1.1 it sets out the key risks which it has identified with respect to the Gas to the West project. These risks include (i) external risks such as environmental risks, risks around assets, local and political non-co-operation and customers willingness to convert to natural gas, and (ii) internal risks such as health and safety risks, management distraction, financial strain and the recruitment of qualified staff. The OBP sets out strategies to mitigate each of the identified risks based on firmus’ experience in relation to the Ten Towns network.

8.5.19 Detailed construction and operational risk management procedures are set out in section 5.7.4 of the OBP and include discuss of damage to the gas network, critical mains, defective equipment and the use of a ‘Dial B4U Dig’ service for contractors and individuals who intend to carry out excavation work.

8.5.20 The Authority considers that firmus has identified, and suggested the mitigation of, a number of relevant risks associated with the activities which it would be required to undertake under the licence. It has also provided information illustrating that it has robust systems in place to deal with such risks.

8.5.21 This view is supported by the report from Rune.

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644 Ibid, p. 34 – 36.
**Tendering arrangements**

8.5.22 In its OBP, firmus sets out detailed information regarding its tendering arrangements and demonstrates an understanding of best practice in this regard.

8.5.23 It states that accountability for ongoing development and management of procurement processes resides with the Financial Controller and its finance function, which will draw on legal advice as required\(^\text{648}\).

8.5.24 Policies and procedures to ensure compliance with EU procurement regulations are described and it is stated that procurement processes have been developed to comply not only with EU Utility procurement requirements, but also with more stringent Public Sector Procurement regulations\(^\text{649}\).

8.5.25 Detailed information is provided in the OBP regarding the arrangements which firmus has in place for tenders both above and below the EU threshold and financial approval levels set out\(^\text{650}\). firmus states, however, that it does not anticipate a requirement for an OJEU level competition at the mobilisation phase\(^\text{651}\).

8.5.26 In regard to materials, firmus states that existing contract arrangements, put in place in March 2014, can be applied during the mobilisation period. It states that it would anticipate that planning for competitive tendering arrangements for materials, construction, maintenance and specialist services will re-commence in 2019 to have a new contract in place by 2020\(^\text{652}\).

8.5.27 In regard to construction, maintenance and specialist services, firmus states that it is proposed to award a contract for Consulting Engineers to support industrial and commercial connections in the initial phase, which is anticipated to be below the £345,000 threshold and will tendered according to its current processes\(^\text{653}\).

\(^{648}\) firmus, op cit, p. 52.  
\(^{649}\) Ibid, p. 52.  
\(^{650}\) Ibid, pp. 53 – 56.  
\(^{651}\) Ibid, p. 28.  
\(^{652}\) Ibid. p. 57.  
\(^{653}\) Ibid.
8.5.28 The primary essential service contract requirement is the framework contract for distribution network construction services. In section 2.2.1 of the OBP firmus states that McNicholas Construction services – contractor for period contract 2014 – 2020 in the Ten Towns network - will be responsible for providing a detailed programme of construction work and notifying all works in accordance with the NISRANS\textsuperscript{654} ensuring all works are completed in accordance with all relevant legislation, recommendations and industry best practice. It notes that McNicholas has extensive experience within the natural gas industry and has been the main gas contractor in Northern Ireland since 1996\textsuperscript{655}.

8.5.29 Section 2.2 includes details of the proposals for procurement of the other essential services required which firmus states will be provided by extension of the contract arrangements with existing service providers. These services include activities such as emergency call handling (National Grid) and maintenance of network assets (SGN)\textsuperscript{656}.

8.5.30 The Authority considers that firmus has provided detailed information regarding its proposals as to the use of tendering arrangements and that its tendering arrangements are robust, in line with best practice and proven through use in its previous projects. The Authority notes that firmus will be able to utilise a number of contracts which it already has in place in relation to materials, construction and specialist services.

8.5.31 This view is supported by the report from Rune\textsuperscript{657}.

**Provisional score for criterion 3.17(a)**

8.5.32 Firmus has provided a comprehensive statement, backed by appropriate evidence, of how it will undertake the activities which would be the subject of obligations set out in the licence for which it has applied.

8.5.33 The Authority particularly notes firmus' proposals for engagement with stakeholders, its existing relationships are very strong and the fact that some

\textsuperscript{654} Northern Ireland Street works Registration and Notification System.

\textsuperscript{655} Ibid, p. 15.

\textsuperscript{656} Ibid, pp. 15 – 16.

\textsuperscript{657} RUNE Associates, op cit, p. 6.
engagement has already taken place. The Authority also notes firmus’ previous experience in relation to the construction and operation of low pressure networks and that where skills and experience need to be sourced externally, contracts are in place or can be extended where required. Proposals for the management of risk and tendering arrangements were also robust.

8.5.34 On the basis of the above the Authority has awarded 16 marks out of 20 to firmus in relation to subparagraph 3.17(a).

8.6. **Specific Criteria – OBP 3.17(b)**

8.6.1 The Application Information Pack asked applicants to supply costs for WACC, Operating Expenditure and Mobilisation Costs and the Authority considers firmus’ unconnected application submission of costs in this section. For the purposes of this paper the Authority dealt with the costs under two headings – WACC and Operating Expenditure Costs. The Authority’s views on Mobilisation costs are included under the Operating Expenditure heading. The Authority set out in the Application Information Pack greater detail on what these costs might include.

*Weighted Average Cost of Capital*

8.6.2 NERA was requested to produce a report on what it would expect to see in a well-evidenced WACC submission. The Authority substantially agreed with the assessment reflected in that report. It follows the Authority would have expected to see:

a. The cost of debt set out using: (i) a benchmark gilt yield (to reflect a risk free rate) plus evidence on corporate debt spreads with market evidence provided for both; and/or (ii) direct evidence of corporate debt yields with market evidence provided. For this purpose, references to corporate debt

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658 Applicant Information Pack Annex 8
spreads/yields should reflect companies with similar risk profiles, issuance costs should be included in the cost of debt and the treatment of inflation should be clearly explained in the derivation.

b. The cost of equity set out using CAPM and incorporating the risk free rate, equity risk premium and beta with relevant evidence provided to justify each component.

c. The proposed gearing including a discussion on the how this interacts with the risks of the project, the proposed credit rating and the cost of debt.

8.6.3 The application is based on a standard debt / equity capital structure and includes proposals for both debt and equity costs applying the CAPM model to propose a WACC range of 5.47-7.73% and a final figure of 5.57%.  659

8.6.4 The Authority considers that the application provides reasonable detail and evidence as to how the final figure in the Data Input Workbook was arrived at.

8.6.5 On the cost of debt firmus set out two approaches which are used to calculate an upper and lower bound. The lower bound estimates a risk free rate and adds a corporate debt premium while the upper bound uses a 10 year average of an index of corporate debt setting out clearly which index is used and its reasons.

8.6.6 There is a reasonable discussion of some elements of the WACC such as the risk free rate and cost of debt although it is limited.  660 There is some good evidence provided such as equity market returns and risk premium.  661 The evidence is what would be expected in reviewing regulatory WACCs and the Authority views the evidence as robust.

8.6.7 There is a good discussion of issues around volume risk and the application includes some evidence of an effort to calculate the impact of volume risk using the CAPM model.  662 Similarly there is a good discussion on construction risk and how this might impact on asset betas.

659 firmus Unconnected OBP, p90
660 firmus Unconnected OBP, p90
661 firmus Unconnected OBP, p90
662 firmus Unconnected OBP, p91, footnote 16
663 firmus Unconnected OBP, p92
8.6.8 There are gaps in the explanation provided. For example there is no final table setting out the values for individual components of the WACC and how they interact to arrive at a final figure. There is a significant gap between the upper and lower bounds presented and the reasons given for the final figure\textsuperscript{664} do not reference the CAPM model.

8.6.9 There is limited description or evidence provided as to how the final values for key WACC components were arrived at. For example there is no clarity on what level of gearing is used.\textsuperscript{665}

8.6.10 In addition while the discussion on volume risk is good it is not clear what figure is actually used as part of the final WACC.

\textit{Operating Expenditure}

8.6.11 Mobilisation costs were clearly and concisely explained in both the OBP\textsuperscript{666} and in the appended Excel workbook \textsuperscript{667}. There are some figures e.g. buildings, which have limited explanation and are hard coded into the spreadsheet. However the largest cost line is manpower which makes up over 70\% of mobilisation costs and this is explained in a comprehensive manner in both the OBP\textsuperscript{668} and the spreadsheet\textsuperscript{669}.

8.6.12 Operating Expenditure is clearly and concisely explained in both the OBP\textsuperscript{670} and in the appended Excel workbook \textsuperscript{671}. The largest element is manpower costs which make up about one half of controllable operating expenditure costs over the ten years and it is comprehensively explained in terms of manpower numbers\textsuperscript{672} and manpower costs with the spreadsheet\textsuperscript{673} providing greater detail on how the calculations are performed to reach the final figure.

\textsuperscript{664} firmus Unconnected OBP, p89  
\textsuperscript{665} firmus Unconnected OBP, p91  
\textsuperscript{666} Operational Business Plan firmus Energy May 2014-Section 3.4  
\textsuperscript{667} Mobilisation and supporting Schedules and Detailed Workings  
\textsuperscript{668} firmus Unconnected OBP, p17, 23, 25, 26  
\textsuperscript{669} Mobilisation and supporting Schedules and Detailed Workings  
\textsuperscript{670} Operational Business Plan firmus Energy May 2014-Section 8.3  
\textsuperscript{671} S Schedules and Detailed Workings  
\textsuperscript{672} firmus Unconnected OBP, p17  
\textsuperscript{673} Supporting Schedules and Detailed Workings, Manpower Summary sheet
8.6.13 The Authority notes that while there is a useful discussion of some other costs e.g. Marketing Development, Advertising and PR, the final figure is not well explained.

8.6.14 The Authority also noted that the figure for Miscellaneous items is quite substantial at over 15% of controllable operating costs in years one to ten but the explanation for the costs included is limited.

Identification and application of cost drivers

Operating Expenditure

8.6.15 Mobilisation - Cost drivers are clearly aligned with those used to forecast Operating Expenditure and applied on a constant basis across the OBP and the Data Input Workbook. The spreadsheet also sets out clearly how cost drivers lead to final proposed costs. The Authority does note that using employee headcount as a driver for professional and legal fees is not likely to be robust.

8.6.16 Operating Expenditure - Cost drivers are clearly stated, are based on direct Northern Ireland experience e.g. GD14 determination and applied on a constant basis across the OBP and the Data Input Workbook. The Authority notes that some costs are hard coded into the Spreadsheet e.g. market development and advertising. This makes understanding the cost drivers more difficult.

Robustness of assumptions

8.6.17 The Authority identified and considered a number of assumptions that appeared to have been made by firmus when deriving the data contained in its Data Input Workbook.

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674 firmus Unconnected OBP, p77
675 Applicant Information Pack - Annex 8
676 Mobilisation and supporting Schedules and Detailed Workings
677 Applicant Information Pack - Annex 8
678 Supporting Schedules and Detailed Workings, M,A&PR sheet
The value of the WACC

8.6.18 First, the Authority took it to be implicit throughout the application that firmus had assumed it will be able to carry on the licensed activities under the low pressure licence, and to do so consistently with its obligations under that licence, on the basis of the proposed WACC. That is to say, there was an implicit assumption that firmus will be able to raise the finance required to construct and operate the low pressure network while subject to a revenue control condition embodying its proposed WACC.

8.6.19 For the purpose of testing this assumption, the Authority considered whether the proposed WACC fell within the range of what might reasonably be expected in the context of the G2W project. To do this, it considered the market cost of debt and equity based on advice received from NERA, which took into account in its report such costs as referenced in recent regulatory decisions. NERA advised on what it considered to be the 'plausible range' within which it would expect any WACC for this project to lie. The Authority relied upon the advice contained in the report as establishing a range against which to test firmus's assumption.

8.6.20 NERA established a 'plausible range' in respect of a corporate finance structure of between 3.5% and 6.2%. firmus's proposed WACC is 5.47%.

8.6.21 The Authority noted that the proposed firmus WACC lay at the high end of, but fell within, the range identified by NERA.

8.6.22 In addition firmus identified its ability and intention to finance the project through corporate finance from its parent BGE, and referenced the parents financial statements and its access to finance facilities. It stated that it had already received the approval of its Board of Directors, so that financial resources were available to complete the project. In addition it provided historical evidence that it had raised finance for construction of low pressure pipelines in Northern Ireland. Assuming that the proposed purchase of firmus by ICON concluded on 30 June 2014 as anticipated firmus would no longer have access to finance.
from the BGE parent company. In this instance firmus referenced letters of comfort from a number of financial institutions, Royal Bank of Scotland and Lloyds\textsuperscript{683} and the history of ICON in raising finance to purchase regulated network utilities\textsuperscript{684}.

8.6.23 The Authority considered that these letters of comfort did not represent a firm commitment by the relevant banks to provide the required financing. The letters note that any future funding commitment would be conditional on several factors, including credit market conditions, satisfactory due diligence, the final form of the legal documents and the licence, and other factors. They are not legally binding, nor do they purport to be so. Moreover, the Authority did not understand them to commit the banks in any sense that might properly be regarded (even allowing that they fall short of a legal obligation) as entailing a ‘firm’ commitment.

8.6.24 In order to clarify whether its understanding of the status and effect of the comfort letters was correct, the Authority sought advice from both NERA\textsuperscript{685} and the Strategic Investment Board\textsuperscript{686}. Each of them confirmed the Authority’s initial view that there was significant conditionality attached to the letters, including in relation to due diligence and internal bank clearances. The Strategic Investment Board noted that while the letters ‘certainly indicate willingness from the funders concerned to participate in the project’, it did ‘not believe that the letters can be relied upon as evidence’. The Authority accepted this advice.

8.6.25 This did not entail any conclusion that the letters of comfort were inappropriate. The Authority recognised that funding commitments are likely to be contingent on, and related to the conditions of, the licence as granted; in particular on the terms of the price control which determine the value of the income stream that can be generated by the licence holder.

8.6.26 Moreover, the Authority did not consider that there was any ground for materially distinguishing between the weightings between applicants. It accepted the advice of the Strategic Investment Board in this respect.

\textsuperscript{683} Appendix 1 Independent Application – ICON Ownership
\textsuperscript{684} Ibid
\textsuperscript{685} NERA, Gas to the West, A report for the Utility Regulator p.21.
\textsuperscript{686} SIB – Letter to Uregni (2).
8.6.27 However, while accepting that a comfort letter indicates a willingness on the part of the relevant funder to participate in the project, the Authority considers that no material degree of weight can be attached to such letters for the purposes of demonstrating firmus' cost of debt.

8.6.28 Given that the proposed purchase of firmus by ICON was completed the Authority focused on the evidence presented in relation to ICON.

8.6.29 Having regard to its own expertise, the Authority considered that the proposed WACC was high and therefore reflective of a cost of debt and equity that would attract investors. Given that the WACC also lay within NERA's plausible range, and given the historical evidence presented, the Authority had no concerns about the ability of firmus to finance its activities under the low pressure licence on the basis of the proposed WACC.

8.6.30 Therefore the Authority concluded that the assumption that firmus would be able to obtain financing to carry on the licensed activities on the basis of the proposed WACC was robust.

Asset Beta

8.6.31 The discussions on construction risk suggest that it would be appropriate to compare this pipeline with PFI projects or Terminal 5 at Heathrow. The reasons why this would be the case are not well evidenced and the Authority does not find the assumption robust. However the Authority does note that such risks appear not to have been included in the final WACC.

8.6.32 There is a request in the discussion on volume risk that the return to be applied to under recoveries is the full WACC\(^{687}\). This is inconsistent with the return which was clearly set out in the application pack\(^{688}\) and the Authority regards the request as confusing and questions if firmus have based its application on incorrect assumptions.

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\(^{687}\) firmus Unconnected OBP, p91.

\(^{688}\) Applicant Information Pack, paragraph 3.56 & 3.57.
8.6.33 Operating Expenditure - Assumptions are clearly stated and applied on a consistent basis and are based on reliable evidence from the GD14 price control determination e.g. manpower costs.

Evidence verifiable from previous experience

8.6.34 Northern Ireland specific experience has been drawn upon in the identification and application of cost drivers when forecasting future Operating Expenditure levels. There is a particular application of GD14 determined allowances e.g. manpower costs\(^{689}\) and this provides for robust figures.

8.6.35 We note that when estimating the cost of debt the application uses a trailing average over a ten year period. While this is reasonable it would have been an improvement to consider how this interacts with current market evidence.\(^{690}\)

Identification and quantification of risk

Operating Expenditure

8.6.36 There is a limited discussion of risks\(^{691}\), including identification of some risk factors and a discussion about possible mitigating factors.

8.6.37 The Authority views that the identification of risk is limited. The Authority would have expected some underlying risks which might impact on costs to be identified.

8.6.38 The Authority notes that there is no quantification of the probability of a risk occurring nor is there any quantification of the impact on outputs. This appears to be inconsistent with the companies stated approach to risk which includes the

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\(^{689}\) firmus Unconnected OBP, p26

\(^{690}\) Applicant Information Pack Annex 8 Low Pressure Workbook Notes.

\(^{691}\) firmus Unconnected OBP, p80
quantification of the impact of the risk and the likelihood of the event occurring\textsuperscript{692}.

8.6.39 Therefore the Authority concludes that while there has been a reasonable identification of some risks there is no evidence that they have been quantified.

**Efficiency improvement plan**

8.6.40 The efficiency improvement plan\textsuperscript{693} covers efficiencies included in the proposed costs because of economies of scale as well as referencing the ITT section as providing cost efficiencies.

8.6.41 The plan also mentions the contribution of smart meters, computer tablets and benchmarking as contributing towards efficiency.

8.6.42 The evidence provided in this application lacks any quantification of the benefits. For example there is no analysis of how the benefits of smart meters would outweigh the costs.

8.6.43 The Authority also does not think the argument that benefits from scale economies, which are already built into the cost forecasts constitutes an efficiency improvement plan.

8.6.44 While the use of benchmarking\textsuperscript{694} is a good example of how cost improvement can be driven overall the Authority finds the application lacks evidence of a strong efficiency improvement plan delivering quantified benefits.

**Provisional score for criterion 3.17(b)**

*Weighted Average Cost of Capital*

8.6.45 The evidence presented in this application in support of the WACC was reasonably well evidenced but gaps in the explanation were identified.

\textsuperscript{692} firmus Unconnected OBP, p35  
\textsuperscript{693} firmus Unconnected OBP, p82  
\textsuperscript{694} firmus Unconnected OBP, p83-84
Overall the Authority finds that in relation to the Weighted Average Cost of Capital the application to be of moderate quality when judged against subcriterion 3.17b. Although the Authority recognises that both the methods and evidence used to estimate the value of the various WACC components are robust the application fails to set out in sufficient detail how final values were arrived at and how these in combination resulted in the derivation of the WACC figure in the Data Input Workbook.

Operating Expenditure

Overall the build up of mobilisation and operating costs was very well evidenced although the analysis of risk and the efficiency improvement plan were of a much lower standard. Overall this part of the submission could be described as high to moderate.

Summary

Having regard to the OBP and in particular to the matters identified above, the Authority considered that the firmus application should attract a medium score, and provisionally awarded 14 out of 20 marks.

The Authority compared this mark with those provisionally awarded to the other low pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

When compared with the other applications, the Authority considered that the firmus application was better than the others in relation to Operating Expenditure in that a spreadsheet had been included and no errors were identified although more detail could have been provided in some areas. On the other hand the submission in relation to WACC fell between the other two submissions in that the derivation of WACC was not fully explained and not as comprehensive as SGN. However it was substantially better evidenced than the PNGL submission.
8.7. **Specific Criteria – Operational Business Plan 3.17(c)**

The experience of the applicant and others on whom it intends to rely in relation to network construction

8.7.1 As discussed above, firmus has installed over 870km of gas mains and over 22,000 services throughout within its existing licensed area. The construction team within firmus has been responsible for designing the network roll out as well as associated customer installations for both domestic and large industrial and commercial customers.

8.7.2 firmus points to the similarity between the its existing Ten Towns network and the network to which the licence relates and states that its existing network was developed through a similar mobilisation process to that envisaged in relation to the new network. Given the similarities in the two networks firmus submits that it is well placed to extend its existing experience to the resources required for the efficient construction and operation of the new network. The Authority places weight on firmus' recent experience in constructing low pressure pipelines in Northern Ireland.

8.7.3 As well as experience at corporate level, firmus also provides details of the skills and experience of the senior management team which will oversee the initial phase of activity under the licence until a management team in Northern Ireland is recruited.

8.7.4 In relation to external skills and experience, firmus has a contract in place with McNicholas Construction Services covering the period 2014-2020 and firmus envisages that the construction of the new network will take place under this contract. McNicholas has constructed the existing firmus network in the Ten Towns area. However, firmus has also indicated that it would be happy to discuss tendering for Mains and Service laying services if deemed

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696 Ibid, p. 11.
697 Ibid, p. 3.
699 Ibid, p. 15.
700 Ibid, p. 11.
appropriate\textsuperscript{701}. The Authority places weight on the fact that firmus has a current contract in place with McNicholas.

8.7.5 Although the Authority cannot directly assess either the nature of the contract which firmus has in place with McNicholas, the experience upon which firmus can draw in relation to the construction and operation of similar networks is sufficient indication that such arrangements can be viewed as appropriate. The Authority also places weight on the fact that McNicholas has experience of constructing low pressure networks in Northern Ireland.

8.7.6 The Authority considers that firmus has demonstrated that in relation to the construction of the network it has appropriate skills and experience both within the company and in the contractor for the construction on whom it will rely.

8.7.7 This view is supported by the report from Rune\textsuperscript{702}.

**The experience of the applicant and others on whom it intends to rely in relation to network operation**

8.7.8 Firmus currently operates the low pressure network in its existing licensed area and has done so since 2005\textsuperscript{703}. It has an asset management system in place\textsuperscript{704}, and a Transportation Services Team which manages the network code and is responsible for, among other things, customer switching and the allocation of gas flows to suppliers\textsuperscript{705}.

8.7.9 Firmus states that it has developed procedures and processes to monitor its existing network and to respond effectively to incidents to both ensure the safety of the general public and its personnel, and maintain security of supply\textsuperscript{706}. Section 5.7 of the OBP describes asset management processes and section 5.7.1 indicates that firmus operates a system of annual inspection on all of its sites which fall under the governance of the PSSR: 2000. It also carries out

\textsuperscript{701} Ibid, p. 23.
\textsuperscript{702} RUNE Associates, op cit, p. 10.
\textsuperscript{703} firmus, op cit, section 1.3 and chapter 5.
\textsuperscript{704} Ibid, section 5.6 and 5.7.
\textsuperscript{705} Ibid, p. 46.
\textsuperscript{706} Ibid, p. 3.
function checks on safety devices and condition assessments of all equipment installed at these sites at the same visit\textsuperscript{707}.

8.7.10 In relation to external skills and experience, firmus relies on BGE for system control arrangements in place for its existing network. firmus utilises Technolog’s PMAC\textsuperscript{708} system to monitor the distribution system at key locations within each town with alarms sent to the Bord Gais Network control centre in Finglas\textsuperscript{709}. However, it is not clear from the OBP whether this service from Bord Gais will continue once ownership of firmus is transferred to iCon.

8.7.11 firmus also indicates that contracts are in place with SGN for maintenance and emergency response on the network and with National Grid to handle emergency calls from the public to the Northern Ireland Emergency Gas Number\textsuperscript{710}. The OBP indicates that the contract with National Grid will cover the new licensed area\textsuperscript{711}. However, it is not clear if the current contract with SGN will be extended to the new licensed area as firmus merely states that ‘a similar arrangement will be put in place for Gas to the West’\textsuperscript{712}.

8.7.12 The Authority considers that firmus has demonstrated that in relation to the operation of the network it has appropriate skills and experience within the company based on its experience in operating a similar network in Northern Ireland.

8.7.13 This view is supported by the report from Rune\textsuperscript{713}.

**Securing, mobilisation and management of resources**

8.7.14 As stated above, firmus indicates that it envisages a similar mobilisation process to that used for its existing network. firmus states that through its existing business, it already has internal operating teams, processes and procedures,
external agencies, contractors, stakeholder relations and a governance structure in place\textsuperscript{714}.

8.7.15 In relation to the mobilisation of internal resources necessary to construct a low pressure network, firmus states that the current senior management team will manage the business in the new licensed area with the Head of Engineering having overall control of the mobilisation project\textsuperscript{715}. Also, additional internal resources will be deployed from each of the functional areas of expertise such as engineering and sales and marketing\textsuperscript{716}.

8.7.16 Any increase in personnel will be at the lower levels of the organisation structure and figure 2.2.3 provides a detailed summary of the additional manpower roles which are required, categorised by department, role, pay band and date\textsuperscript{717}.

8.7.17 firmus states that it has the relevant information systems in place (such as felive, GIS and Oracle\textsuperscript{718}) to provide management information required to manage the new distribution network.\textsuperscript{719}

8.7.18 In relation to the mobilisation of external resources the OBP indicates that a number of contracts are already in place. As noted above, the contract with McNicholas for construction is already in place and can be used for the new licensed area. A contract is also in place with GL Noble Denton to provide services in order to ensure compliance with the requirements of the Pressure Systems Safety Regulations and firmus state that services will be provided by a senior engineer from GL Noble Denton who will visit firmus energy every three months to sign off the pressure systems in the new licensed area\textsuperscript{720}.

8.7.19 Also, in relation to the mobilisation of external resources the Authority would have expected firmus, in its unconnected application, to have given consideration to how it will manage its relationship with a TSO it may not be connected to.

\textsuperscript{714} firmus, op cit, p. 9.
\textsuperscript{715} Ibid, p. 22.
\textsuperscript{716} Ibid, p. 23.
\textsuperscript{717} Ibid, p. 17.
\textsuperscript{718} Felive facilitates project costing and management, transportation services, site works and sundry service billing. GIS facilitates network mapping and asset management while ORACLE supports procurement, accounts, and financial reporting.
\textsuperscript{719} firmus, op cit, p.29.
\textsuperscript{720} Ibid, pp. 15 – 16.
In addition, firmus states that an industrial engineering consultant will be employed to work closely with the Commercial Development Manager (CDM) for the purpose of accelerating industrial connections to the network and to project manage industrial customers through the conversion process. The consultant has not been identified although firmus states that this resource will be recruited via an industry recognised employment agency such as Wilcock Consulting.\footnote{Ibid, p. 3 and 22.}

The Authority considers that firmus has provided detailed proposals on securing, mobilisation of, and management of, the internal and external resources necessary to construct the low pressure network. The Authority particularly notes firmus' previous experience in this regard in Northern Ireland.

This view is supported by the report from Rune.\footnote{RUNE Associates, pp.16 and 21.}

**The experience of the applicant and others on whom it intends to rely in relation to achieving connections**

firmus indicates that it has a strong track record of achieving connections in its existing licensed area which was not previously supplied with gas. firmus states that it has connected 4,250 customers per annum, with 22,000 customers connected overall.\footnote{firmus, op cit, p. 1.}

As the Authority would expect, firmus recognises that the development of a network of installer and retailers is crucial to future connection growth. In particular, firmus points to its experience in its existing licensed area of developing a network of local installers and associated trades, including natural gas retailers, manufacturers, plumbing suppliers and trade publications. firmus states that over 50 installers are currently registered with it and that all of these installers are Gas Safe registered.\footnote{Ibid, p. 68.}

firmus also points to other customer and stakeholder relationships that it has developed as part of the process of generating connections in its existing

\footnote{721 Ibid, p. 3 and 22.\footnote{RUNE Associates, pp.16 and 21.\footnote{firmus, op cit, p. 1.\footnote{Ibid, p. 68.}}}
licensed area. Such stakeholders include local councils and road authorities\textsuperscript{725} and the majority of the 20 largest industrial users identified in the Fingleton McAdam design\textsuperscript{726}.

8.7.26 The Authority notes that firmus has assessed the opportunity for connections both in total and by town in the new licensed area. In particular, firmus has provided a table of the number of ‘addressable properties’ in each town\textsuperscript{727} and states that it has profiled the demographic make-up of the new area using its experience in the Ten Towns network to create a marketing and sales plan to deliver the connection targets\textsuperscript{728}.

8.7.27 As part of its proposals to achieve connections, firmus states that it plans to extend its local installer network to the new licensed area\textsuperscript{729}. It also emphasises that it also has a close working relationship with Gas Safe\textsuperscript{730}.

8.7.28 firmus states that it intends to employ a consultant to work with its Commercial Development Manager in providing conversion project management to large industrial users. However, as discussed above, that person has not yet been recruited.

8.7.29 The firmus submission also makes reference to the importance of the existing firmus brand. The Authority notes that, in regard to connections, firmus is the only applicant for the low pressure licence to note that ‘synergies could be derived in rolling out uniform natural gas brand messaging for Northern Ireland’\textsuperscript{731}. This is consistent with the proposed licence condition set out in the Application Information Pack.\textsuperscript{732}

8.7.30 The Authority considers that firmus has provided detailed information in relation to its experience of achieving connections in an area not previously supplied with gas through a gas network and, drawing on that experience, has made relevant proposals in relation to the new licensed area.

\textsuperscript{725} Ibid, p. 7.
\textsuperscript{726} Ibid, p. 7.
\textsuperscript{727} Ibid, figure 7.1.1e, p. 62.
\textsuperscript{728} Ibid, p. 60.
\textsuperscript{729} Ibid, p. 68.
\textsuperscript{730} Ibid, p. 15.
\textsuperscript{731} Ibid, p. 84.
\textsuperscript{732} Applicant Information Pack, paragraph 3.68
Developing relationships with business and social landlords

8.7.31 firmus affirms the importance of developing the relationships necessary to drive connections and sets out its experience and existing relationships in its current licensed area. firmus states that it is leveraging existing relationships within its existing Ten Towns network and the Greater Belfast network to talk to large commercial customers about load information surveys, and that meetings are being conducted with other large potential users.733

8.7.32 In its existing licensed area, firmus uses energy advisors to manage relationships with businesses and a Commercial Development Manager to manage its relationships with large customers. In its OBP, firmus indicates that it will replicate this approach in the new licensed area.

8.7.33 firmus points to the fact that every large potential contract site in each town has been surveyed by their Commercial Development Manager and a database has been compiled outlining contact details, existing fuel usage/cost, existing plant, likelihood to convert/cost, proposed future energy requirements and potential utilisation of new and more efficient technologies (such as Combined Heat and Power)734. firmus states that it already has existing relationships with potential business customers in the new licensed area such as Dale Farm, Moy Park, Kerry Foods, Linden Foods, WHSCT, NHSCT and Education and Library Boards.735

8.7.34 In addition, firmus also points to the fact that it has previously worked with NIHE appointed contractors and NIHE Regional planners in the west of Northern Ireland (H&A Mechanical and BC Energy)736.

8.7.35 firmus states that it has met with NIHE district planners and has obtained details of its future Heating Replacement Programme in the new licensed area.737

8.7.36 The Authority considers that firmus has provided detailed information in regard to its existing relationships with businesses and NIHE and its proposals to build

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733 Ibid, p. 28.
734 Ibid, p. 64.
735 Ibid.
on these relationships to maximise the number of premises connecting to the new network.

**Connections to vulnerable customers**

8.7.37 firmus puts forward information in regard to vulnerable customers in section 7.2.3 of its OBP. It states that it has engaged in several partnerships with Bryson Energy, including a "Winter Warmth Scheme" which helps most vulnerable customers improve energy efficiency in their homes. This free service was designed for customers in firmus' network area outside of greater Belfast who were more than 60 years old and either living alone or with a minor, and who have a disability or are chronically ill. The scheme offered a home visit from a professionally trained Bryson Energy representative who reviewed the customer's energy bills, ensured that they were fully aware of how to get the best use from their natural gas heating system and referred those who were eligible to any suitable energy efficiency schemes\(^{738}\).

8.7.38 firmus states that a similar initiative is currently on-going and that it intends to replicate this initiative in the new licensed area.

8.7.39 firmus states that its energy advisors also actively source referrals and promote the Warm Homes Scheme introduced by the DSD to tackle fuel poverty. The scheme provides a package of free energy efficiency and heating measures to residential home-owners and those who rent from private landlords on a qualifying benefit.

8.7.40 firmus also points to the fact that it has secured £1.2million of Northern Ireland Sustainable Energy Project (NISEP) funding, which will be utilised to assist vulnerable customers in paying for conversion from solid fuel/electricity or solid fuel heating to natural gas heating.\(^{739}\)

8.7.41 However, the OBP does not quantify firmus' success in connecting vulnerable customers as a consequence of these measures.

\(^{738}\) Ibid, p. 72.
\(^{739}\) firmus Connected OBP, p.3.
8.7.42 The OBP lists a number of other measures that firmus currently apply in the Ten Towns area and states that these will be extended to vulnerable customers in the new licensed area. These measures include the use of prepayment meters, working with Gas Safe to promote the installation of high efficiency Sedbuk ‘A’ rated boilers, and the firmus care scheme\(^{740}\).

8.7.43 The Authority notes that while all of the measures which firmus describes will assist vulnerable customers once connected, the application does not explain clearly how some of these measures will assist in actually promoting connections to these customers as required by paragraph 3.20(b)(iv) of the Criteria.

**Provisional score for criterion 3.17(c)**

8.7.44 The Authority considers that firmus has provided detailed information in respect of most of the elements of subparagraph 3.20(b) of the Criteria. The information which it has provided in relation to subparagraph 3.20(b)(iv) is not strictly relevant to the requirements of that subparagraph, however.

8.7.45 The Authority particularly notes firmus’ experience of network construction and operation and its proposals for mobilisation based on its experience in its existing licensed area. Proposals for connections were also well evidenced and the Authority notes in particular that firmus has existing relationships with local installers, business, and other stakeholders and has recognised the importance of a uniform natural gas brand. firmus has also provided a table of the number of ‘addressable properties’ in each town\(^{741}\) and has profiled the demographic make-up of the new area.

8.7.46 However, the Authority notes that it is not clear whether all services currently provided by Bord Gais will continue once ownership of firmus is transferred to iCon.

8.7.47 On the basis of the above the Authority has attributed 16 marks out of 20 to firmus’ application in relation to paragraph 3.17(c).

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\(^{740}\) firmus Connected OBP, pp.72-73.

\(^{741}\) firmus Unconnected OBP, figure 7.1.1e, p.62.
8.8. **Specific Criteria – Innovation & Technology**

8.8.1 firmus has sought to address innovation and technology transfer in a standalone document (the ITT) submitted as part of its application which considers the matters listed in paragraph 3.21 of the Criteria systematically.

8.8.2 The Authority notes that the ITT submissions in firmus’ connected and unconnected applications are identical.

**Environmental sustainability**

8.8.3 In relation to measures to ensure sustainability with respect to the environment, firmus points to a number of no-dig technologies with benefits in terms of environmental sustainability such as trenchless gas mainlaying and tensile loading. firmus also states that it will consider building upon Bord Gais Networks’ experience to provide a site within the new licensed area for a compressed natural gas (CNG) station to initially fuel both firmus vehicles and those of its customers.

8.8.4 firmus also provides some discussion of measures to reduce the impact of its business on the environment, such as pointing to the fact that it has attained the CORE corporate responsibility standard from Business in the Community Northern Ireland. It also lists a number of measures that it will undertake in the new licensed area such as Carbon Trust audits, examining opportunities to work with other utilities (such as NIE and NI Water) on dual trenching and reinstatement activities, and having a policy which ensures that it sends zero recyclable waste to landfill.

**Efficiency in gas and new sources of gas**

8.8.5 There are a number of proposals for efficiency in the use of gas under the heading of distribution network innovation, e.g. remote pressure regulation and

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742 firmus, Gas to the West: Innovation and Technology Transfer, p. 5.
743 Ibid, p. 7
district pressure monitoring. However, firmus has not demonstrated clearly how these examples promote efficiency in the use of gas.

8.8.6 As stated above in 2.9.1 where the applicant is applying for a low pressure licence the Authority would expect to see evidence of innovative technologies to reduce customer’s consumption of gas. In this respect firmus proposes the use of Climote\textsuperscript{744} in suitable homes in the new licensed area\textsuperscript{745}. firmus also states that it has identified a number of customers in the new licensed area who could benefit from decentralised heating and installation of Combined Heat and Power. It states that it has identified three opportunities for decentralised heating and ten loads which are potentially suitable for medium/large scale Combined Heat and Power installations.\textsuperscript{746}

**Cost efficiency**

8.8.7 In relation to cost efficiency, firmus points to specific engineering projects and identifies cost savings for some of them, such as AGI positioning\textsuperscript{747}.

8.8.8 firmus also references stakeholder engagement as a means to achieve cost efficiency but has not demonstrated how this contributes to cost efficiency\textsuperscript{748}.

**Development of the network to more remote geographical areas**

8.8.9 The development of the gas network is dealt with in section 11.4 of the ITT. This predominantly highlights successes in developing the existing network as evidence for how firmus would develop the new licensed area\textsuperscript{749}. However, this explanation is not tailored to innovation in relation to the development of the network to more remote geographical areas.

\textsuperscript{744} Climote is a smart energy controller which allows domestic customers to control their heating from any computer or enabled smart device.

\textsuperscript{745} firmus, ITT, section 11.1.

\textsuperscript{746} Ibid, p. 8.


\textsuperscript{748} Ibid, p. 11

History of innovation

8.8.10 firmus cites a number of examples of previous innovation in section 11.5, including its work related to the Craigavon Bridge, fitting of excess flow valves, and the use of off-site construction methods.

8.8.11 The Authority considers that these examples may be directly relevant to the network in the new area and illustrate an ability to innovate more generally.

8.8.12 This view is supported by the report from Rune\textsuperscript{750}.

Ability to secure funding

8.8.13 firmus points to the fact it has a dedicated Energy Advisor who specialises in managing government and regulatory authority funding\textsuperscript{751}.

8.8.14 In addition, firmus states that it has secured funding from a number of different sources. In particular firmus points to the fact that it is the only gas distribution network operator to avail of NISEP\textsuperscript{752} and has secured £1.2m worth of funding for 2014/15 and similar funding in 2013/14. Firmus expect that this type of funding will be important in supporting residential connections in the new licensed area\textsuperscript{753}. Firmus also points to the fact that it has worked with the Energy Saving Trust (EST) to gain a NISEP grant of £60,000 towards the costs of installing a gas-fired combined heat and power unit to supply electricity and hot water to the main Daisy Hill Hospital Building in Newry\textsuperscript{754}.

8.8.15 Firmus points to the boiler replacement allowance funded by the NI Executive and the Warm Homes Scheme funded by DSD but it is not clear, particularly in relation to the latter, that firmus have secured funding or whether they are assisting their customers in this regard.\textsuperscript{755}

\textsuperscript{750} Rune Associates, op cit, p. 24.
\textsuperscript{751} firmus, ITT, section 11.6.
\textsuperscript{752} Ibid, p. 20
\textsuperscript{753} Ibid, p. 21.
\textsuperscript{754} Ibid.
\textsuperscript{755} Ibid.
8.8.16 In relation to staff development, firmus states that it has received £20,000 funding from Energy & Utility Skills (EUS) for energy efficiency and skills development training for its staff\textsuperscript{756}.

8.8.17 The Authority considers that firmus has provided some evidence of its ability to secure funding. However, the examples provided have not been of funding to support innovation. This view is supported by the report from Rune which also concludes that ‘there is no direct evidence of securing funding for innovative developments’\textsuperscript{757}.

\textbf{Transfer of innovation into Northern Ireland}

8.8.18 The Authority notes that firmus is in initial discussions with the Mountaineer Gas Company (MGC)\textsuperscript{758} to understand the latter’s operations and whether it can transfer any innovations into the firmus business. However, the ITT does not reference any specific examples that firmus proposes to transfer to the new licensed area\textsuperscript{759}.

8.8.19 As noted above, the submission also indicates that firmus will look to build upon Bord Gais Networks’ experience of supporting a CNG infrastructure for its vehicles and those of its customers\textsuperscript{760}.

8.8.20 The Authority considers that firmus has therefore provided limited proposals to transfer innovation into Northern Ireland.

8.8.21 This view is supported by the report from Rune which concludes that there is ‘little by way of specific proposals to apply further innovative approaches to the GTTW project’\textsuperscript{761}.

\begin{itemize}
\item \textsuperscript{756} Ibid, p.22.
\item \textsuperscript{757} RUNE Associates, op cit, p. 24.
\item \textsuperscript{758} firmus states that MGC serves over 220,000 customers and is the largest natural gas distribution company in West Virginia with around 5,600 miles of natural gas distribution pipeline. firmus ITT, p.22.
\item \textsuperscript{759} firmus, ITT, p. 22
\item \textsuperscript{760} Ibid, pp. 5-6.
\item \textsuperscript{761} RUNE Associates, op cit, p.24.
\end{itemize}
Existing skills and experience

8.8.22 firmus does not detail the existing skills and experience of its staff in relation to innovation. Instead, the application references firmus’ competency management framework generally and refers back to section 2.3.2 of the OBP. That section sets out the qualifications and experience of key staff but does not specifically consider innovation and technology transfer in this regard.

8.8.23 There is reference to a skills transfer programme with the aim of ensuring all existing skills are optimised in the new licensed area, but again this is not tailored to innovation.

8.8.24 As stated in chapter 2.9 above, the Authority considers there to be some overlap between this subparagraph 3.21(b)(iv) of the Criteria and subparagraph 3.21(b)(i) as evidence of a history of innovation is one way in which skills and experience may be demonstrated. firmus has therefore been given some credit with respect to subparagraph 3.21(b)(iv) on the basis of the examples of previous innovation described in section 11.5 of its ITT.

Provisional score for ITT criteria

8.8.25 As stated in paragraph 2.x.x above, the evidential burden is on the applicant to provide the Authority with information on which to base its assessment under paragraph 3.21 of the Criteria.

8.8.26 In respect of the matters listed in paragraph 3.21(a), firmus has provided evidence in relation to its ability to achieve innovation and technology transfer in relation to environmental sustainability and efficiency in the use of gas. However, the authority would have expected to see more quantification of savings from past innovations, and a proposal, tailored to innovation, for the development of the network to more remote geographical areas.

8.8.27 In respect of the matters listed in 3.21(b) firmus has provided a number of examples of past innovation and has also demonstrated an ability to secure

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762 firmus, OBP, pp. 18 – 20.
763 firmus, ITT, p. 23.
funding. However, the examples given for firmus’ ability to secure funding have not been of funding to support innovation specifically. Also proposals to transfer innovation into Northern Ireland are limited.

8.8.28 On the basis of the above, the Authority has attributed a score of 12 out of 20 to firmus' application in relation to innovation and technology transfer.

8.9. **Resources Criteria**

8.9.1 As explained above\(^{764}\), the Authority considered there to be a close connection between an applicant's score with respect to the Best Value Criterion and the assessment of whether it has met the Adequate Resources Criterion and the Financial Resources and Standing Criterion. This is because of the substantial overlap in the information which is relevant to each.

8.9.2 The Authority therefore used its detailed analysis of the information provided with respect to the Best Value Criterion, as outlined above, as a basis for its assessment of whether firmus has met the Adequate Resources Criterion and the Financial Resources and Standing Criterion.

8.9.3 Where an applicant has achieved scores which are consistently within the medium to high parts of the range in the assessment of its OBP it might be expected that its application would reveal a broad adequacy of resources for the purposes of the licence. This is the case even if the Authority's detailed analysis of that applicant's OBP found there to be some inadequacies in the information provided.

8.9.4 Where an applicant has been attributed one or more scores which are within the low part of the range in the assessment of its OBP – in other words, where it has achieved less than half of the marks that are available against at least one element of sub-criteria 3.17(a) to (c) – the Authority has considered carefully whether its application reveals an adequacy of its resources.

\(^{764}\) Chapter 2, paragraphs 2.7.23 to 2.7.29
8.9.5 firmus has been attributed scores which fall within the high range in respect of all of the elements of its OBP. Its application was supported by comprehensive, detailed and credible information, systematically addressed the relevant issues, and provided a clear and justified rationale.

8.9.6 In particular the Authority took into account that its proposed WACC of 5.57% fell within NERA’s plausible range and was such that it would be able to raise the finance required to construct and operate the low pressure network while subject to a revenue control condition embodying the WACC.

8.9.7 The Authority considered that firmus has demonstrated that it has the required resources to meet the obligations of the licence and thus has met the Adequate Resources Criterion and the Financial Resources and Standing Criterion.
9.0 PNGL Low Pressure Connected

9.1. Introduction

9.1.1 This chapter:

a. considers the application made by Phoenix Natural Gas Ltd (PNGL) for the low pressure licence, which is connected to its own application for the high pressure licence;

b. sets out the Authority's provisional conclusions as to whether PNGL has met each of the criteria other than the Best Value Criterion;

c. sets out the Authority's provisional assessment of the marks to be awarded to PNGL in respect of the different elements of the Best Value Criterion;

d. explains the reasons of the Authority for its provisional conclusions and marks.

9.1.2 In this chapter, the criteria have been addressed in the order in which they are set out in Chapter 2, and the Authority has followed the approach to interpreting and applying the criteria that is set out in that chapter.

9.2. The Information Criterion

9.2.1 Both an electronic and a printed copy of the PNGL application were received by the Authority before the deadline of noon on 6 May 2014

9.2.2 Once the deadline had passed the application was opened and checked for completeness against a pre-prepared checklist. The application was assessed as being complete except in two respects:

a. it was not clear from the application what information was being relied on by PNGL for the purposes of meeting the Adequate Resources Criterion; and
b. it was not clear from the application what information was being relied on by PNGL for the purposes of meeting the Financial Resources and Standing Criterion.

9.2.3 PNGL was informed of these apparent omissions and was given until noon on 14 May 2014 to provide the missing information. A response was received by the deadline and it was subsequently judged that this addressed the omission in full.

9.2.4 Having considered these facts, the Authority concluded that PNGL has provided all the information requested by the Authority, in such manner and by such times as was specified, and therefore meets the Information Criterion.

9.3. The Constitution Criterion

9.3.1 PNGL is a limited company with its registered office in Northern Ireland. PNGL's constitutional documents were provided to the Authority in accordance with paragraph 6 of Schedule 2 to the Application Regulations.

9.3.2 Having considered this evidence, the Authority was satisfied that PNGL has demonstrated that it is properly constituted in accordance with the law and holds all registrations, authorisations or approvals required to be held by an entity of its type.

9.4. The Fit and Proper Person Criterion

765 2014-05-12 Reply to Information Request
766 LP Connected Schedule 2 Part 1
9.4.1 Evidence to demonstrate that PNGL is a fit and proper person was provided to the Authority in accordance with paragraphs 20 to 26 of Schedule 2 to the Application Regulations consisted of a signed statement by a senior officer of PNGL to the effect that PNGL had no information to disclose under any of those paragraphs.

9.4.2 The Authority considered this evidence and noted that the information provided in respect of the criterion did not mention a threatened enforcement action by the Authority in relation to PNGL's existing gas conveyance licence. The Authority would have expected this to have been mentioned, and PNGL's failure to do so did not satisfy the requirements of the Application Regulations.

9.4.3 However, no conclusions have been reached by the Authority in relation to that threatened action, and the Authority did not in any event consider that the matter was sufficiently serious to call into question whether PNGL was a fit and proper person to be granted the licence. The Authority noted that PNGL has no other record of enforcement action being taken against it, or any other adverse factor of the type listed in the Application Regulations.

9.4.4 On the basis of the evidence provided to it, the Authority was therefore satisfied that PNGL meets the Fit and Proper Person Criterion.

9.5. Specific Criteria – Operational Business Plan 3.17(a)

Engagement with stakeholders

9.5.1 PNGL provides a list of stakeholder organisations with whom it currently engages together with a high level description of its current engagement activities, which include an annual program of ongoing engagement. It also briefly describes the channels through which it communicated with stakeholders and cites social media and YouTube in this regard alongside direct meetings.

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767 Ibid
768 It did not, however, constitute a failure to meet the Information Criterion, since the relevant information had not been requested by the Authority.
769 PNGL, Gas Network Extensions in Northern Ireland: Gas to the West (“GTTW”): Phoenix Low Pressure Operational Business Plan, p. 246.
PNGL Low Pressure Connected

9.5.2 PNGL provides a list of stakeholder organisations with whom it will engage as part of the construction of the lower pressure system\textsuperscript{770}. It notes that, in the course of constructing network, it already engages with some or all of the identified stakeholders on a regular basis and that this approach has proven effective in its existing licensed area where it has developed a network and a market for natural gas over the last 17 years\textsuperscript{771}.

9.5.3 Of the stakeholders it identifies, PNGL goes on to discuss its proposals for engagement with four in more detail - the Roads Service, local councils, the Department for Social Development and other utilities\textsuperscript{772}. Again PNGL cites its current engagement activities with these stakeholders. In the context of roads, for example, this includes participation in the Northern Ireland Roads and Utilities Committee which meets quarterly to promote regional liaison and best practice, leading to improved cooperation between the parties and, at a local level, Divisional Roads and Utilities Committees\textsuperscript{773}.

9.5.4 The Authority considers that PNGL has demonstrated that it has identified an appropriate range of stakeholders. Although it does not provide a detailed overarching stakeholder engagement plan PNGL does put forward proposals in respect of some of the major stakeholders which it identifies and the Authority particularly notes its existing relationships with those stakeholders and its experience of engagement in the context of low pressure networks in Northern Ireland.

Skills and experience

9.5.5 PNGL states that it has the skills and experience within its current operation to deliver a successful network, customer connections and wider natural gas

\textsuperscript{770} Ibid, pp. 74–75.
\textsuperscript{771} Ibid, p. 75.
\textsuperscript{772} Ibid, pp. 75 – 77.
\textsuperscript{773} Ibid, p. 75.
industry. It points to its development of the gas network in the greater Belfast area since 1996, an area which covers approximately 40% of the population of Northern Ireland. PNGL's network currently extends to over 3,000 kilometres of intermediate, medium and low pressure mains (7 to 4 bar, 4 bar to 800 mb and 75 mb to 25 mbar respectively), which distribute natural gas throughout the existing licensed area. As at 31 December 2013, PNGL had made gas available (in accordance with the terms of its existing licence) to approximately 301,000 properties within the existing licensed area, of which approximately 171,000 (57%) have been connected to the network.

9.5.6 PNGL states that it will draw on the strengths, knowledge and experience of existing Full-Time Equivalents (FTEs) including Senior Managers and Phoenix's Executive Directors who will develop the natural gas network in the new licensed area using the proven policies and procedures in place in the existing licensed area. In section 2.3 of its OBP, PNGL provides a table which outlines details of the role, qualifications and length of service in current role of the commercial operations personnel who are responsible for management, design, planning and supervision of live gas and construction activities in the existing licensed area.

9.5.7 A subsequent table provides details of the roles which will be needed in respect of the new licenced area and it is stated that efficiencies can be achieved by consolidating some of the functions within PNGL in respect of the existing and new licensed areas. It is stated that this will ensure that the distribution business within the new licenced area benefits from the knowledge and experience of existing FTEs including Senior Managers and directors.

9.5.8 The OBP states that a marginal increase of 6.25 internal FTEs from years one to five, growing to 6.90 FTEs in year ten, will be required to manage these consolidated functions which it has identified. An additional assistant quality surveyor and an additional planner will also be required in years one to ten.

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774 Ibid. p. 8.
775 Ibid. p. 10.
776 Ibid. pp. 10 – 11.
777 Ibid. p. 11.
778 Ibid. p. 40 – 41.
779 Ibid. pp. 42 – 43.
780 Ibid. p. 43.
support the FTEs working within PNGL thereby consolidating these activities across the existing and the new licensed areas.\textsuperscript{781}

9.5.9 It is stated that on award of the licence PNGL will immediately begin the recruitment of four engineers. PNGL states that it has considerable experience in training and developing Engineers and proposes to utilise the new engineers, alongside the existing experienced engineers, to carry out the detailed design of the low pressure network for the new licensed area. It also states that an experienced engineer will be appointed as Network Operations Manager.

9.5.10 PNGL’s proposed arrangements for recruitment of the necessary roles and its current recruitment process is detailed in section 3.2.\textsuperscript{782}

9.5.11 With respect to external resources, although a contract is not in place for construction of the network, the Authority notes that PNGL has experience in securing and managing such contract as illustrated by its contract with McNicholas which came to an end in July 2014, for example. PNGL also states that contracts for other services such as emergency response, and installation and disconnection of meters can be provided under existing contracts.\textsuperscript{783}

9.5.12 The Authority considers that PNGL has provided detailed information which illustrates that many of the staff with the skills and experience required to undertake the activities required by the licence are already in place within the organisation and that it has extensive experience of similar activities.

9.5.13 In relation to external skills and experience, the Authority notes that some contracts are already in place which will be capable of extension to cover the new licensed area and where existing contracts are not in place PNGL has relevant experience in sourcing and managing appropriate contracts. Although the Authority cannot directly assess either the nature of the contracts which PNGL has in place, or the skills and experience of the persons with whom it has such arrangements, the experience upon which PNGL can draw in relation to the construction and operation of similar networks is sufficient indication that such arrangements can be viewed as appropriate.

\textsuperscript{781} Ibid. p. 44.
\textsuperscript{782} Ibid, pp. 57 – 61.
\textsuperscript{783} Ibid, pp. 17 and 206.
The Management of risk

9.5.14 In section 4.1 of its OBP PNGL provides (i) an identification and quantification of risk issues, including significant asset risk issues, (ii) a description of the policy and processes to identify and manage risk issues, and (iii) a description of the procedures to mitigate risk and monitor actions to completion.\(^\text{784}\)

9.5.15 PNGL goes on to provide detailed information on its Corporate and Operational Risk Registers, risk assessment processes, the work of its Risk Review Committee and Network Safety Group and the role of audit in providing the Directors with assurance that risks identified are being appropriately managed.\(^\text{785}\) PNGL states that it is envisaged that its current processes in regard to risk identification and management will be applied to its activities under the licence.\(^\text{786}\)

9.5.16 The OBP provides some evidence that PNGL has identified specific risks in relation to the Gas to the West project. For example, PNGL cites the construction of feeders in advance of the availability of gas from the high pressure pipelines to facilitate gas to consumers as early as possible which may result in ‘the possibility of a third party contractor damaging the gas main and, as there is no actual gas leaking, failing to notify the gas company of the damage’.\(^\text{787}\) To mitigate this risk, PNGL states that it will then leave the mains charged with a small amount of air, at a pressure that minimises the risk posed by the stored energy in the event of a sudden release.\(^\text{788}\)

9.5.17 Section 5.7 of the OBP provides proposals to identify and manage asset risk issues in relation to the new network. It states that PNGL's existing Network Safety Group, Risk Review Committee and QUEST will be used in the same way to identify and manage risk issues associated with the new distribution business under the licence. Additional measures in relation to risk are also identified.

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\(^{784}\) Ibid, pp. 102 – 113.

\(^{785}\) Ibid. pp. 103 – 109.

\(^{786}\) Ibid, pp. 103 and 172.

\(^{787}\) Ibid, p. 57.

\(^{788}\) Ibid, p. 57.
including a risk assessment process, safety alert process and safety tour inspections\(^{789}\).

9.5.18 The Authority considers that PNGL has demonstrated that it has a robust policy for the identification and management of risks and that there is evidence that this approach has been applied to identify a limited number of specific risks relating to the Gas to the West project and their mitigation.

9.5.19 This view is supported by the report from Rune\(^{790}\).

**Tendering arrangements**

9.5.20 At section 6.1 of its OBP, PNGL sets out high level details of the policies and procedures which it uses to ensure compliance with the requirements of EU procurement law and financial thresholds for advertisement in the EU Journal are specified\(^{791}\).

9.5.21 The submission also sets out at a high level how procurement within PNGL is currently managed and demonstrates an understanding of best practice tendering\(^{792}\). PNGL’s financial approval procedures and levels of authority are also explained. It is stated that the model developed within its existing licenced area will be replicated for procurement within the new licenced area\(^{793}\).

9.5.22 Section 6.2 of the OBP describes in general terms the proposed arrangements for procurement of the essential materials required for construction and operation of the network and are summarised as follows - ‘With regards to procurement of materials, the necessary planning arrangements would largely centre on the development of an overall project delivery strategy of which the contract strategies for the various works, supplies and services would be determined’\(^{794}\).

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\(^{789}\) Ibid, pp. 172 – 173.

\(^{790}\) RUNE Associates, op cit, p. 3.

\(^{791}\) Ibid, p. 203.

\(^{792}\) Ibid, pp. 204 – 205.

\(^{793}\) Ibid, p. 207.

\(^{794}\) Ibid, p. 206.
9.5.23 PNGL provides proposals for the procurement of materials during the mobilisation phase in section 3.6. It states that materials to be incorporated into the gas network construction (gas engineering and civil engineering related) will be procured as part of the main construction contract. PNGL states that it has procured and awarded a number of similar construction contracts in the past and as part of its overall contract strategy it has reviewed the merits of separate contracts for both materials supply and network construction\(^795\).

9.5.24 The Authority notes that the report from Rune indicates that some of the proposed arrangements and processes outlined in the OBP are addressed at a high level. Rune does, however, note that PNGL intends to implement processes similar to those used in the current licensed area and that these include competitive tendering to achieve best value\(^796\).

9.5.25 The Authority considers that PNGL has provided information regarding its proposals as to the use of tendering arrangements and that its tendering arrangements are robust and in line with best practice. Although the proposals lack detail in some respects, the Authority notes that they will build on arrangements which PNGL has successfully used for procurement in relation to its current low pressure network.

**Provisional score for criterion 3.17(a)**

9.5.26 PNGL has provided a comprehensive statement, backed by appropriate evidence, of how it will undertake the activities which would be the subject of obligations set out in the licence for which it has applied.

9.5.27 The Authority particularly notes PNGL’s proposals for engagement with stakeholders and information on its existing relationships. The Authority also notes PNGL’s previous experience in relation to the construction and operation of low pressure networks and that where skills and experience need to be sourced externally contracts are in place or can be extended where required.

\(^795\)Ibid, p 88.
\(^796\)RUNE Associates, op cit, p.7.
Proposals for the management of risk and tendering arrangements were also robust.

9.5.28 On the basis of the above the Authority has awarded 16 marks out of 20 to PNGL in relation to subparagraph 3.17(a).

9.6. Specific Criteria – Operational Business Plan 3.17(b)

9.6.1 The Application Information Pack asked applicants to supply costs for WACC, Operating Expenditure and Mobilisation Costs and the Authority considers PNGL’s application submission of costs in this section. For the purposes of this paper the Authority dealt with the costs under two headings – WACC and Operating Expenditure. The Authority’s views on Mobilisation costs are included under the Operating Expenditure heading. The Authority set out in the Application Information Pack greater detail on what these costs might include.

Description of the derivation of cost data

Weighted Average Cost of Capital

9.6.2 NERA was requested to produce a report on what it would expect to see in a well-evidenced WACC submission. The Authority substantially agreed with the assessment reflected in that report. It follows the Authority would have expected to see:

a. The cost of debt set out using: (i) a benchmark gilt yield (to reflect a risk free rate) plus evidence on corporate debt spreads with market evidence provided for both; and/or (ii) direct evidence of corporate debt yields with market evidence provided. For this purpose, references to corporate debt spreads/yields should reflect companies with similar risk profiles, issuance costs should be included in the cost of debt and the treatment of inflation should be clearly explained in the derivation.

b. The cost of equity set out using CAPM and incorporating the risk free rate,

797 Applicant Information Pack Annex 8
equity risk premium and beta with relevant evidence provided to justify each component.

c. The proposed gearing including a discussion on the how this interacts with the risks of the project, the proposed credit rating and the cost of debt.

9.6.3 The application is based on a standard debt / equity capital structure and includes proposals for both debt and equity costs applying the CAPM model to propose a WACC of 5.7% in Years 1 to 5 and a final figure of 5.35% in Years 6 to 10.\textsuperscript{\textit{798}}

9.6.4 The Authority considers that the description of how the WACC figures were derived was minimal and provided no detail as to how the values for the individual components were built up.

9.6.5 The application notes that consideration has been given to recent regulatory precedents on WACC but that these may not be appropriate for a number of reasons including the specific circumstances of this project\textsuperscript{\textit{799}}. There is also a discussion of the various risks that have been considered in arriving at the WACC figure including volume risk, construction risk and regulatory risk in NI\textsuperscript{\textit{800}}.

9.6.6 For the cost of debt it is stated that the application is based on discussions with a number of banks as to indicative terms on which financing of this project might be provided\textsuperscript{\textit{801}}.

9.6.7 For the cost of equity there is a mention that the cost incorporates the risk of the cost of debt changing between the application date and when the debt is raised\textsuperscript{\textit{802}}. Other than the general risks mentioned above there is no explicit discussion of the cost of equity.

9.6.8 The Authority notes that there is no information provided on the risk free rate, debt premium, equity risk premium or betas. This falls far short of what the Authority would expect in a well evidenced application.

\textsuperscript{\textit{798}} LPOBP – Phoenix Low Pressure Operational Business Plan – Chapter 10
\textsuperscript{\textit{799}} Ibid LPOBP – Phoenix Low Pressure Operational Business Plan – Chapter 10
\textsuperscript{\textit{800}} Ibid LPOBP – Phoenix Low Pressure Operational Business Plan – Chapter 10
\textsuperscript{\textit{801}} Ibid LPOBP – Phoenix Low Pressure Operational Business Plan – Chapter 10
\textsuperscript{\textit{802}} Ibid LPOBP – Phoenix Low Pressure Operational Business Plan – Chapter 10
9.6.9 There is very limited evidence presented in support of the assertions made about the likely value of any of the components which contribute to a WACC figure\(^{803}\). For example the identity of the banks with which discussions were held is not specifically referenced nor were the indicative terms being offered. The Authority does not consider this to be either reliable or robust evidence.

**Operating Expenditure**

9.6.10 Mobilisation – The application includes a clear table setting out mobilisation costs split down into its major components.\(^{804}\) The activities funded by each of these cost lines is more fully explained elsewhere in the text\(^{805}\) with a tabular explanation provided in an excel spreadsheet\(^{806}\). This taken together provides a mostly comprehensive description of how the Mobilisation cost was derived although some areas e.g. marketing and advertising have limited discussion on what the actual costs proposed are made up of. The Authority is not clear what risks are covered by business insurance in the mobilisation period and notes that IT mobilisation costs do not seem to be detailed in the OBP.

9.6.11 Operating Expenditure - A detailed explanation of how the costs are built up is provided in the application\(^{807}\) and this is translated into excel worksheets which are then linked to the Data Input Workbook itself. This permits an audit trail between the Data Input Workbook and the OBP. The Authority also notes that one large cost area, manpower, has a significant level of detail provided\(^{808}\) which covers all aspects of the costs that build up the final figure\(^{809}\).

9.6.12 There are also inconsistencies between the OBP and the Data Input Workbook. For example the OBP states that by year ten there will be 7.3 FTE's\(^{810}\) but yet in the Data Input Workbook manpower costs in year 10 are based on 8.71
PNGL Low Pressure Connected

FTE's\textsuperscript{811}. This error appears to apply for all manpower FTE numbers from years 6-10 as there is a discrepancy between the Data Input Workbook costs in those years and the figures provided by Table 1. This error is compounded as FTE's are used as a cost driver in many of the other costs.

9.6.13 The Authority notes that there appears to be an error in the calculation of Marketing, Advertising and PR cost. While the OBP states\textsuperscript{812} that the drivers include the cumulative number of connections in a given year the spreadsheet\textsuperscript{813} has the same figure (20,117) from years 1-10. Clearly the cumulative number of connections should be rising which suggests there is an error. The error suggests the accuracy of the information provided is not complete.

\textbf{Identification and application of cost drivers}

\textit{Operating Expenditure}

9.6.14 For some major mobilisation cost items no figures were provided on the build up of costs e.g. Advertising Marketing & PR and Professional and Legal Fees. In contrast there was more cost driver detail on minor costs items such as billing, entertainment, travel and subsistence.\textsuperscript{814}

9.6.15 Operating Expenditure - Cost drivers were identified for many of the individual cost lines with these being linked back to GD14 price control allowances. These have then been applied in a coherent way to and are mostly set out in the Data Input Workbook which provides good clarity.

9.6.16 However the Authority does note on some occasions data has been simply hard coded into these worksheets where it would have been more helpful if cost drivers had been provided e.g. Emergency First Response.\textsuperscript{815} While the

\textsuperscript{811} LPDIW – Phoenix Low Pressure Data Input Workbook - Manpower cell M8 + cell M16
\textsuperscript{812} LPOBP – Phoenix Low Pressure Operational Business Plan – page 251
\textsuperscript{813} LPDIW – Phoenix Low Pressure Data Input Workbook - AMPR cell D22-cell M22
\textsuperscript{814} LPDIW – Phoenix Low Pressure Data Input Workbook - see relevant sheets
\textsuperscript{815} LPDIW – Phoenix Low Pressure Data Input Workbook - Emergencies First Response
Authority notes there is some discussion of how these costs are built up in the OBP\textsuperscript{816} there are no detailed numbers provided in the spreadsheet.

\section*{Robustness of assumptions}

9.6.17 The Authority identified and considered a number of assumptions that appeared to have been made by PNGL when deriving the data contained in its Data Input Workbook.

\section*{The Value of the WACC}

9.6.18 First, the Authority took it to be implicit throughout the application that PNGL had assumed it will be able to carry on the licensed activities under the low pressure licence, and to do so consistently with its obligations under that licence, on the basis of the proposed WACC. That is to say, there was an implicit assumption that PNGL will be able to raise the finance required to construct and operate the low pressure network while subject to a revenue control condition embodying its proposed WACC.

9.6.19 For the purpose of testing this assumption, the Authority considered whether the proposed WACC fell within the range of what might reasonably be expected in the context of the G2W project. To do this, it considered the market cost of debt and equity based on advice received from NERA, which took into account in its report such costs as referenced in recent regulatory decisions\textsuperscript{817}. NERA advised on what it considered to be the 'plausible range' within which it would expect any WACC for this project to lie. The Authority relied upon the advice contained in the report as establishing a range against which to test PNGL's assumption

9.6.20 NERA established a 'plausible range' in respect of a corporate finance structure of between 3.5\% and 6.2\%, and PNGL's proposed WACC was 5.7\% in years 1 to 5 and 5.35\% in years 6 to 10.

\begin{footnotesize}
\begin{itemize}
\item \textsuperscript{816} LPOBP – Phoenix Low Pressure Operational Business Plan – page 254
\item \textsuperscript{817} NERA, Gas to the West, A report for the Utility Regulator
\end{itemize}
\end{footnotesize}
The Authority noted that the proposed PNGL WACC lay at the high end of, but fell within, the range identified by NERA.

In addition PNGL supported its application by referencing letters of comfort from a number of financial institutions and equity investors, and in addition a history of financing similar projects.

The Authority considered that these letters of comfort did not represent a firm commitment by the relevant banks to provide the required financing. The letters note that any future funding commitment would be conditional on several factors, including credit market conditions, satisfactory due diligence, the final form of the legal documents and the licence, and other factors. They are not legally binding, nor do they purport to be so. Moreover, the Authority did not understand them to commit the banks in any sense that might properly be regarded (even allowing that they fall short of a legal obligation) as entailing a ‘firm’ commitment.

In order to clarify whether its understanding of the status and effect of the comfort letters was correct, the Authority sought advice from both NERA and the Strategic Investment Board. Each of them confirmed the Authority’s initial view that there was significant conditionality attached to the letters, including in relation to due diligence and internal bank clearances. The Strategic Investment Board noted that while the letters ‘certainly indicate willingness from the funders concerned to participate in the project’, it did ‘not believe that the letters can be relied upon as evidence’. The Authority accepted this advice.

This did not entail any conclusion that the letters of comfort were inappropriate. The Authority recognised that funding commitments are likely to be contingent on, and related to the conditions of, the licence as granted; in particular on the terms of the price control which determine the value of the income stream that can be generated by the licence holder.

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818 Email 2014-05-12 PNGL reply to information request
819 S2.8 Financial Resources and Standing LP
820 NERA, Gas to the West, A report for the Utility Regulator p.21.
821 SIB – Letter to Uregni (2).
9.6.26 Moreover, the Authority did not consider that there was any ground for materially distinguishing between the weightings between applicants. It accepted the advice of the Strategic Investment Board in this respect.

9.6.27 However, while accepting that a comfort letter indicates a willingness on the part of the relevant funder to participate in the project, the Authority considers that no material degree of weight can be attached to such letters for the purposes of demonstrating PNGL’s cost of debt.

9.6.28 Having regard to its own expertise, the Authority considered that the proposed WACC was high and therefore reflective of a cost of debt and equity that would attract investors. Given that the WACC also lay within NERA’s plausible range, and given the historical evidence presented, the Authority had no concerns about the ability of PNGL to finance its activities under the low pressure licence on the basis of the proposed WACC.

9.6.29 Therefore the Authority concluded that the assumption that PNGL would be able to obtain financing to carry on the licensed activities on the basis of the proposed WACC was robust.

*Asset Beta*

9.6.30 The application set out a number of assumptions about the level of risk which an investor in the project would face however little evidence was presented in support of these assumptions and no value was placed on the impact they would have on the various components of WACC. For example in the discussion on volume risk it is stated that in preparing the application scenario an assessment has been carried out to understand the impact on required returns\(^822\). None of this analysis however was presented as evidence in the application.

9.6.31 The application states that the regulatory environment in Northern Ireland results in a higher level of risk than that which exists in Great Britain\(^823\). No empirical evidence on debt or equity costs is presented in support of this assertion. Our

\(^{822}\) Ibid
\(^{823}\) Ibid
view as confirmed by First Economics\textsuperscript{824} is that the assumption that there is a Northern Ireland risk premium on the WACC is erroneous. This assumption has also been rejected by the Competition Commission who included the following comments in its final determination:

a) ‘...13.64 We accept that there appears to be a premium in the yield on NIE’s debt compared with comparable instruments issued by other electricity distribution companies in the UK.

b) ...13.66 We did not rule out the possibility that the premium, which was at its greatest in 2011 and 2012, was in part caused by market concern about ESB, which was alleviated following ESB’s successful refinancing in the latter part of the calendar year 2012.

c) ...13.111 Importantly, the observed premium on NIE bonds has decreased significantly since January 2013 (see Figure 13.2) and does not now appear significantly higher than Frontier’s highest estimate of a liquidity premium. It appears to us that the yield on NIE’s bonds is no longer indicative of any additional risk perceived by bondholders compared with similar companies elsewhere in the UK’.

9.6.32 The Authority therefore finds the assumptions of such a premium in not robust.

9.6.33 The applicant also assumes that WACC should be higher because of construction risk and references other regulatory decisions linked to construction risk\textsuperscript{825}. However no evidence is provided as to the value of any such premium nor to the relevance of the referenced regulatory decisions to a regulated energy utility. In addition the Authority note there is no reference made to calculations which other regulators have used in determining how companies with different levels of asset value relative to totex spend (construction risk) might require different beta figures e.g. Ofgem RIIO - GD1.

\textit{Operating Expenditure}

\textsuperscript{824} First Economics

\textsuperscript{825} LPOBP – Phoenix Low Pressure Operational Business Plan – page 282
9.6.34 Not all the assumptions set out in the OBP appear to be carried through on a consistent basis into the calculation of Operating Costs. For instance it is stated that costs associated with capital formation and the owner occupiers connection incentive are excluded from cost estimates in the Data Input Workbook\textsuperscript{826}. However within the Data Input Workbook itself some costs are net of these costs which is correct, for example AM+ PR, some costs are gross which is incorrect, for example Office IT and HR\textsuperscript{827}, while for other it is not obvious which approach has been adopted, for example Professional and Legal.

9.6.35 The application assumes that there will be a reduction in distribution charges to incentivise I&C connections\textsuperscript{828}. While the Authority recognises that this has been done previously there is limited discussion on the implications of this and the Authority would have expected some further analysis including quantification of the incentive and the associated risks, including the risk of higher future charges as a result of the reduction in distribution charges in the short term.

Evidence verifiable from previous experience

9.6.36 Northern Ireland specific experience has been drawn upon in the identification and application of cost drivers when forecasting future Operating Expenditure levels. The Authority regards the reference to this experience as being appropriate.

Identification and quantification of risk

Weighted Average Cost of Capital

9.6.37 The application identifies the risk of debt costs changing between the date of the application and the actual debt being introduced\textsuperscript{829}. The application states this is included in the equity return but no figures are provided.

\textsuperscript{826} LPOBP – Phoenix Low Pressure Operational Business Plan – page 250
\textsuperscript{827} LPDIW – Phoenix Low Pressure Date Input Workbook.
\textsuperscript{828} LPOBP – Phoenix Low Pressure Operational Business Plan – page 251
\textsuperscript{829} LPOBP – Phoenix Low Pressure Operational Business Plan – page 282
Operating Expenditure

9.6.38 While the OBP does include a section on the identification and quantification of risk, the Authority considers this not to have dealt with the issue comprehensively. While a number of risks have been identified there is no evidence that the probability of any of these events occurring has been estimated. Nor is there any quantification of the impact on outputs that might be expected. This is in spite of the application referencing its approach to risk which is stated as including a review of probability and impact.  

9.6.39 The Authority also notes that there is some discussion on mobilisation risks but there is limited discussion on the risks in respect of costs.

Efficiency improvement plan

9.6.40 We consider the efficiency improvement plan provided to be of reasonable quality. The plan identifies four main methods to improve efficiency. These being:

d) Business processes improvements where suggestions include, actions to reduce non-emergency calls to the emergency call centre;

e) Innovation where reference is only made to past developments such as Alliance Contracting, open book project management and the up skilling of staff. A link is made to the Innovation and Technology Transfer submission which the Authority also considers to be limited and only moderately evidenced.

f) Benchmarking where existing Northern Ireland regulatory processes are referenced;

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830 LPOBP – Phoenix Low Pressure Operational Business Plan – p264  
831 LPOBP – Phoenix Low Pressure Operational Business Plan – p103-104  
832 LPOBP – Phoenix Low Pressure Operational Business Plan – page 100  
833 LPOBP – Phoenix Low Pressure Operational Business Plan – Section 8.4  
834 Chapter 6.8 of this consultation.
g) Group Development Forums that appear to be little more than standard internal processes to deliver against a business plan.

9.6.41 The Authority also notes that the application refers to efficiency improvements from maintaining unit costs across years one to ten. The Authority does not view the proposition to retain costs in real terms as constituting an efficiency improvement.

Provisional score for criterion 3.17(b)

Weighted Average Cost of Capital

9.6.42 The evidence presented in this application in support of the WACC was weak. The application failed to provide sufficient evidence to determine whether it was based on either reliable evidence or robust analysis.

9.6.43 Overall the Authority finds that in relation to the Weighted Average Cost of Capital the application to be of very poor quality when judged against sub criterion 3.17b.

Operating Expenditure

9.6.44 Overall the Authority finds the explanation of the ongoing Operating Expenditure to be of a moderate quality. The discussion on most of the costs was detailed and the Excel worksheets provide a clear audit trail as to how the costs in the Data Input Workbook were derived and how these link back to the OBP.

9.6.45 However the Authority notes the use of hard coded data and some errors detracts from the overall quality.
Summary

9.6.46 Having regard to the OBP and in particular to the matters identified above, the Authority considered that the PNGL application should attract a medium score, and provisionally awarded 10 out of 20 marks.

9.6.47 The Authority compared this mark with those provisionally awarded to the other low pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

9.6.48 When compared with the other applications, the Authority considered that the PNGL application was poorer than firmus but better than SGN in relation to Operating Expenditure. While a spreadsheet had been included a number of errors were identified and it was not always clear how data was arrived at. The omission of such a spreadsheet from the SGN application prevented the thorough scrutiny of data that was possible with the other applications. On the other hand the application in relation to WACC fell very much behind that of the other applications in that it provided very little evidence in support of the build up of WACC.

9.7. Specific Criteria – Operational Business Plan 3.17(c)

The experience of the applicant and others on whom it intends to rely in relation to network construction

9.7.1 As discussed above, since 1996 PNGL has developed the low pressure network in the greater Belfast area, which covers approximately 40% of the population of Northern Ireland\textsuperscript{835}. PNGL’s existing network currently extends to over 3,000km of intermediate, medium and low pressure mains (7 to 4bar, 4bar to 800mb and 75mb to 25mbar respectively), which distribute natural gas throughout the existing licensed area.

\textsuperscript{835} Ibid. p. 10.
9.7.2 PNGL states that it will draw on the strengths, knowledge and experience of existing Full-Time Equivalents (FTEs) including Senior Managers and Executive Directors who will develop the natural gas network in the new licensed area using the proven policies and procedures in place in the existing licensed area\textsuperscript{836}. In section 2.3 of its OBP, PNGL provides a table which outlines details of the role, qualifications and length of service in current role of the commercial operations personnel who are responsible for management, design, planning and supervision of live gas and construction activities in the existing licensed area\textsuperscript{837}.

9.7.3 With respect to external resources, although a contract is not in place for construction of the network, the Authority notes that PNGL has experience in securing and managing such contracts, as illustrated by its contract with McNicholas which came to an end in July 2014. PNGL also states that other services such as emergency response, and installation and disconnection of meters can be provided under existing contracts\textsuperscript{838}.

9.7.4 PNGL has provided detailed information which illustrates that many of the staff with the skills and experience required to undertake the activities required by the licence are already in place within the organisation and that it has extensive experience of similar activities.

9.7.5 In relation to external skills and experience, the Authority notes that some contracts are already in place which will be capable of extension to cover the new licensed area. Where existing contracts are not in place PNGL has relevant experience in sourcing and managing appropriate contracts. Although the Authority cannot directly assess either the nature of the contracts which PNGL has in place, or the skills and experience of the persons with whom it has such arrangements, the experience upon which PNGL can draw in relation to the construction of similar networks is sufficient indication that such arrangements can be viewed as appropriate.

\textsuperscript{836} Ibid, p. 11.
\textsuperscript{837} Ibid, p. 40 – 41.
\textsuperscript{838} Ibid, pp. 17 and 206.
9.7.6 This view is supported by the report from Rune\textsuperscript{839}.

The experience of the applicant and others on whom it intends to rely in relation to network operation

9.7.7 PNGL currently operates the low pressure network in its existing licensed area as described above. The Authority notes, and places weight on, the fact that PNGL is the only distribution network operator in Northern Ireland which owns and operates its own control room and that this will be utilised for the new licensed area\textsuperscript{840}.

9.7.8 The OBP also indicates that the existing PNGL network has telemetry installed in all of its district Pressure Reduction Stations (PRSs). This telemetry links into a central system in the control room and allows PNGL to monitor each district PRS's operational status, performance and security status at all times\textsuperscript{841}.

9.7.9 PNGL also highlights that since 1996 it has fulfilled the role of the Northern Ireland Network Emergency Coordinator (NINEC) and is therefore responsible for preparing, updating and implementing the NINEC Safety Case\textsuperscript{842}. It states that through this role it has built up a sound technical knowledge and understanding of the overall Northern Ireland natural gas supply system, its structures and operating capabilities. PNGL states it will use the skills and experience of its key members of staff (such as its Health Safety and Environment Manager) in preparing a Safety Case for the new licensed area\textsuperscript{843}.

9.7.10 PNGL also points to its experience in delivering a competitive retail market through, for example, providing significant input into the development of the Gas Suppliers’ Supply Meter Point Agreement\textsuperscript{844}. PNGL also states that it has the

\textsuperscript{839} Rune Associates, pp. 10 – 11.
\textsuperscript{840} PNGL, op cit, p. 157.
\textsuperscript{841} Ibid.
\textsuperscript{842} Ibid, p. 134.
\textsuperscript{843} Ibid,.
\textsuperscript{844} Ibid, p. 144.
necessary supporting systems to support the network code and retail competition\(^{845}\).

9.7.11 The OBP provides an assessment of whether these existing processes and systems could be utilised for the new licensed area\(^{846}\) and concludes that key systems such as customer switching can be utilised in the new licensed area. PNGL indicates that its existing Transportation Services Team will manage the network code requirements and deliver a competitive retail market in the new licensed area\(^{847}\).

9.7.12 In relation to external skills and experience, PNGL relies on PES for emergency response on the network and on National Grid to handle emergency calls from the public to the Northern Ireland Emergency Gas Number. The OBP indicates that the existing emergency response framework will be extended to cover the new licensed area\(^{848}\).

9.7.13 The Authority considers that PNGL has demonstrated that in relation to the operation of the network it has appropriate skills and experience within the company based on the operation of a similar network in Northern Ireland.

9.7.14 This view is supported by the report from Rune\(^{849}\).

**Securing, mobilisation and management of resources**

9.7.15 PNGL indicates that its proposals in respect of the new network are based on utilising and extending its existing arrangements for managing all aspects of its existing licensed area business to include the new licensed area wherever possible.

9.7.16 In relation to the mobilisation of internal resources necessary to construct a low pressure network, PNGL states that it will ensure that the new distribution business benefits from the knowledge and experience of existing staff including

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\(^{845}\) Ibid, p. 147.
\(^{847}\) Ibid, p. 155.
\(^{848}\) Ibid, p. 176.
\(^{849}\) Rune Associates, p. 13.
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Senior Managers and the Directors\textsuperscript{850}. PNGL also states that it will transfer experienced engineers from its core business while it undertakes further recruitment and that overall responsibility for the engineers on the project will be assigned to a Senior Manager within the existing Commercial Operations department, who in turn will report to the Commercial Operations Director.\textsuperscript{851}

9.7.17 In section 2.2 of the OBP information is provided in relation to the total additional internal manpower resources, categorised by role, required for years 1 to 5 and 6 to 10 of the project\textsuperscript{852}. Section 2.4 provides information in relation to PNGL’s arrangements for deployment into the new licensed area\textsuperscript{853}.

9.7.18 Section 2.3.1 describes in general terms the PNGL’s arrangements for competence management and includes details of the professional and academic qualifications and experience associated with all levels of key personnel\textsuperscript{854}. The information covers personnel responsible for management, design, planning and supervision of live gas and construction activities in both the existing and new licensed areas.

9.7.19 As discussed above PNGL has provided a detailed assessment of whether its existing processes and systems in relation to the network code and retail competition process can be utilised for the new licensed area\textsuperscript{855}.

9.7.20 Section 3.5 refers to the IT systems that Phoenix has developed to support management of the existing licensed area business and proposes to substantially utilise for the new network. It also includes specific reference to asset management and work issue processes and arrangements to procure required GIS related information systems are described.

9.7.21 In relation to the mobilisation of other external resources, as noted above the contract with McNicholas for construction will need to be retendered. However, other existing contracts could be used for the new licensed area.

\textsuperscript{850} PNGL, op cit, p. 19.
\textsuperscript{851} Ibid, p. 53.
\textsuperscript{852} Ibid, p. 22.
\textsuperscript{853} Ibid, p. 47.
\textsuperscript{854} Ibid, pp. 34 – 39.
\textsuperscript{855} Ibid, pp. 148 – 155.
9.7.22 PNGL state that under EU Procurement Regulations, Phoenix Energy Services (PES) is regarded as an ‘Affiliated Undertaking’, therefore PNGL may directly award a contract to PES.\(^\text{856}\) PES currently provides services such as installation of gas meters and emergency response. PNGL also envisages that gas metering equipment during the mobilisation phase could be delivered through existing PNGL contracts.\(^\text{857}\)

9.7.23 PNGL proposes to put in place a work plan for communicating with gas suppliers during the mobilisation phase and to identify a party willing to undertake the commissioning supplier role in order to provide a potential customer with support to switch to natural gas in a cost effective way.\(^\text{858}\)

9.7.24 The Authority notes the detailed information that PNGL has provided in relation to adapting the existing emergency framework and procedures to the new licensed area and which will be undertaken during mobilisation.\(^\text{859}\)

9.7.25 The Authority considers that PNGL has provided detailed proposals on securing, mobilisation, and management of, the internal and external resources necessary to construct the low pressure network. The Authority particularly notes PNGL’s previous experience in this regard.

9.7.26 This view is supported by the report from Rune.\(^\text{860}\)

The experience of the applicant and others on whom it intends to rely in relation to achieving connections

9.7.27 In its OBP, PNGL points to a strong track record of achieving connections in its existing licensed area which was not previously supplied with gas. PNGL states that as at 31 December 2013, it had made gas available to approximately 301,000 properties within its existing licensed area, of which approximately 171,000 (57%) had been connected to the network.\(^\text{861}\) PNGL also point to the

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\(^\text{856}\) Ibid, p. 208.
\(^\text{857}\) Ibid, p. 206.
\(^\text{858}\) Ibid, p. 145.
\(^\text{859}\) Ibid, p. 184.
\(^\text{860}\) Rune Associates, pp. 17 and 22.
\(^\text{861}\) Ibid, p. 219.
fact that the pattern of connections, including a focus on owner occupiers, to be applied in the G2W area is consistent with the model it applies in the Belfast area.862

9.7.28 As the Authority would expect, PNGL recognises that the development of a network of installer and retailers is crucial to future connection growth863. PNGL points to its existing relationships with installers and, in particular, states that it has a relationship with 300 (around 60%) of the Gas Safe registered installation companies in Northern Ireland who each feature on the Phoenix Register of Listed Installation Companies864.

9.7.29 The Authority notes the risk identified by PNGL that the availability of experienced and skilled Gas Safe registered installation companies operating in the new licensed area is limited and PNGL’s view that upskilling this sector will be important to the roll-out of natural gas865.

9.7.30 PNGL states that it works closely with gas suppliers, including providing gas suppliers with a training programme to ensure that they are fully aware of their network code obligations and the processes PNGL has in place to meet these obligations866.

9.7.31 PNGL also points to the other customer and stakeholder relationships it has developed as part of the process of generating connections in its existing licensed area with, for example, local councils867 and road authorities868.

9.7.32 The OBP makes reference to the importance of the existing PNGL brand and how this will be built upon in the new licensed area as the network expands869.

9.7.33 In sections 7.1 and 7.2 of its OBP PNGL sets out a detailed description of its proposals to maximise connections in the new licensed area870. This includes an explanation of how PNGL will meet the pattern of connections set out in the

862 Ibid, p. 11.
864 Ibid.
865 Ibid, p. 145.
866 Ibid, p. 76.
867 Ibid, p. 75.
868 Ibid, pp. 218 and 221.
Fingleton MacAdam development plan as well as outlining plans to maximise the number of premises connected to the network through engagement with businesses, social landlords and potential customers.

9.7.34 The Authority considers that PNGL has provided detailed information in relation to its experience of achieving connections in an area not previously supplied with gas through a gas network and, drawing on that experience, has made relevant proposals in relation to the new licensed area.

Developing relationships with business and social landlords

9.7.35 PNGL affirms the importance of developing the relationships necessary to drive connections and sets out its experience in dealing with business and social landlords and relevant existing relationships in its current licensed area.

9.7.36 PNGL points to its established relationship with NIHE and with trade associations such as CBI, Manufacturing Northern Ireland, and the Federation of Small Businesses. However, whether PNGL has already begun to engage with business and NIHE in the new licensed area is unclear. PNGL states that ‘across all sectors Phoenix sees its relationship with potential customers in the GTW Licensed Area starting at the mobilisation phase’.

9.7.37 PNGL states that it established a professional working relationship with the NIHE in 2001 and through this has persuaded it to adopt natural gas as its fuel of choice, where available, for all heating replacements on its 15-year replacement cycle. PNGL notes that whilst this is NIHE’s current policy, each tenant must then be persuaded of the benefits of natural gas otherwise they can choose to convert to oil or biomass - NIHE will not insist that a tenant in one of its properties install a natural gas heating system. PNGL therefore notes that continued market development is therefore required to persuade tenants that natural gas should be their preferred option.

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872 Ibid, pp. 219 and 247.
873 Ibid, p. 221.
9.7.38 PNGL also states that many NIHE properties in the new licensed area will have had an oil boiler installed within the last 15 years due to the unavailability of natural gas at that time. PNGL states that it is therefore conscious that engagement with NIHE tenants is a vital part of its maximisation of connections in this sector.\(^{875}\)

9.7.39 PNGL states that the close and trusted working relationship between Phoenix and NIHE means that the number of natural gas conversions are maximised each year. Joint planning of operations means that in some instances network construction is rescheduled to meet the NIHE’s timescales and in other instances heating system replacements are delayed to allow PNGL time to construct the network. PNGL states that this approach has been essential in delivering a successful industry in its existing licensed area as almost one-in-four properties connected to its network are NIHE properties and eight out of ten NIHE properties are using natural gas.\(^{876}\) It also states that it will work with the NIHE and its appointed contractors to ensure gas availability in areas that are eligible for heating replacement programmes and will, in tandem, implement its engagement strategy with the public.

9.7.40 In relation to business, PNGL also points to the importance of relationships with the building community to identify opportunities in regard to maximising gas connections to new build properties where gas is available. It states that in the existing licence area, where the PNGL network does yet not reach a proposed development, it has initially supplied the development with gas via an underground Calor Gas tank and then converted the development to gas when the network has extended to the appropriate point. PNGL states that its New Build representatives will be responsible for developing relationships with Housing Associations based in the new licensed area.\(^{878}\)

9.7.41 PNGL states that it has a well-established relationship with the trade that services the large scale industrial and commercial market. It also states that preliminary profile work has been carried out in relation to industrial and

\(^{875}\) Ibid.
\(^{876}\) Ibid.
\(^{877}\) Ibid.
\(^{878}\) Ibid. p. 228.
commercial customers in the new licensed area.\textsuperscript{879} In relation to smaller commercial customers, it states that to date over 11,000 such properties are connected to its existing network meeting needs with respect to catering, space heating and hot water\textsuperscript{880}.

9.7.42 The Authority considers that PNGL has provided detailed information in regard to its existing relationships with businesses and NIHE and its proposals to build on these relationships to maximise the number of premises connecting to the new network.

Connections to vulnerable customers

9.7.43 In relation to experience of promoting connections to vulnerable customers, PNGL points to its existing Priority Consumer and Vulnerable Consumer identification processes\textsuperscript{881}, its Older People's Strategy\textsuperscript{882}, and its identification of customers eligible for the boiler replacement allowance\textsuperscript{883}.

9.7.44 In particular, PNGL highlights the role of energy advisors in identifying whether a homeowner may qualify for assistance with a range of measures, including replacement heating systems. PNGL estimates that around 1,000 homeowners are identified and signposted to the various fuel poverty schemes (e.g. Warm Homes) by its sales team each year\textsuperscript{884}. PNGL intends to expand these initiatives and strategies to the new licensed area.

9.7.45 The Authority notes that while all of the measures which PNGL describes will assist vulnerable customers, the application does not always explain clearly how these measures (such as the Age Sector Platform which is part of the Older People's Strategy) will assist in promoting connections to these customers as required by paragraph 3.20(b)(iv) of the Criteria.

\textsuperscript{879} Ibid, p. 229.
\textsuperscript{880} Ibid, pp. 230 – 231.
\textsuperscript{881} Ibid, p. 154.
\textsuperscript{882} Ibid, p. 232.
\textsuperscript{883} Ibid.
\textsuperscript{884} Ibid, p. 231.
**Provisional score for criterion 3.17(c)**

9.7.46 The Authority considers that PNGL has provided detailed information in respect of most of the elements of subparagraph 3.20(b) of the Criteria. The information which it has provided in relation to subparagraph 3.10(b)(iv) is not always strictly relevant to the requirements of that subparagraph, however.

9.7.47 The Authority particularly notes PNGL’s experience of construction and system operation and its proposals for mobilisation based on its experience in its existing licensed area. The Authority places weight on PNGL experience in operating its own control room. The Authority considers that proposals for connections are well described and notes that PNGL has existing relationships with local installers, businesses, and other stakeholders. The Authority particularly notes that the pattern of connections, including a focus on owner occupiers, to be applied in the G2W area is consistent with the model PNGL applies in the Belfast area.

9.7.48 However, the Authority also notes that whether PNGL has already begun to engage with business and NIHE in the new licensed area is unclear and that PNGL’s assessment of the number of ‘addressable properties’ in each town and the demographic make-up of the new area is not as advanced as that of firmus.

9.7.49 On the basis of the above the Authority has attributed a score of 16 marks out of 20 to PNGL’s application in relation to paragraph 3.17(c).

**9.8. Specific Criteria – Innovation & Technology**

9.8.1 PNGL has sought to address innovation and technology transfer in a standalone document submitted as part of its application (the ITT).

9.8.2 The same document is used as part of PNGL's applications for both the high and low pressure licences and neither tailored to either licence specifically.

9.8.3 The ITT does not address the matters listed in paragraph 3.21 of the Criteria systematically. Instead it seeks to demonstrate a history of innovation within
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PNGL, the factors driving the delivery innovation, and outputs such as cost efficiencies.

Environmental sustainability

9.8.4 The ITT does not address environmental sustainability directly and provides limited information in relation to PNGL’s ability to achieve innovation and technology transfer in this regard.

9.8.5 PNGL states that it is working with a consortium to explore the opportunities around biomethane being injected into the natural gas grid in Northern Ireland. It is also exploring the possibility of running its own fleet of vehicles on compressed natural gas (CNG). Little detail is provided on either initiative, however.

9.8.6 PNGL also points to a number of initiatives which will reduce waste such as the introduction of smaller directional drilling rigs in urban areas. PNGL states that a reduction in fuel usage by 5% per annum can be achieved by installing tracker devices on all operational vehicles and through better work planning.

Efficiency in use of gas and new sources of gas

9.8.7 The ITT does not address efficiency in the use of gas directly. In relation to the use of new sources of gas, the reference to the use of biomethane discussed above is relevant but no details are provided which would allow the Authority to assess the proposal.

9.8.8 The Authority notes PNGL’s statement that one outcome from the introduction of pre-assembled meter installation is a reduction in gas leakage.

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885 PNGL, Gas Network Extensions in Northern Ireland: Gas to the West ("GTW"): Phoenix Innovation and Technology Transfer, p. 16.
886 Ibid.
9.8.9 As stated above in 2.9.1 where the applicant is applying for a low pressure licence the Authority would expect to see evidence of innovative technologies to reduce customers' consumption of gas. In this respect PNGL points to the conversion management support it provides to customers wishing to convert to gas and which it proposes to replicate in the new licensed area.

**Cost efficiency**

9.8.10 PNGL provides details of a number of projects and provides identified cost savings for some of them. One example is the introduction of smaller directional drilling rigs in urban areas which PNGL estimates has saved approximately £20m compared to traditional open cut methodologies. Another is the use of 4bar MP network and direct connection of properties to the network (a practice which differs from standard practice in Great Britain). PNGL states that a conservative estimate of the savings in construction cost delivered by these two innovative approaches to date is approximately £40m.

**Development of the network to more remote geographical areas**

9.8.11 The development of the gas network is dealt with in chapter 10 of the ITT. This predominantly seeks to highlight successes in developing the network in the current licensed area as a means to demonstrate evidence how PNGL would develop the network in the new licensed area. However, the information supplied is not tailored to innovation in relation to the development of the new network to more remote geographical areas.

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890 Ibid, p. 5.
891 Ibid, p. 22.
History of innovation

9.8.12 PNGL outlines a number of innovations which are discussed at pages 5 to 9 of the ITT. These include the introduction of an integrated flow limiter and the use of pre-assembled meter installation.

9.8.13 The Authority considers that these examples may be directly relevant to the network in the new licensed area and illustrate an ability to innovate more generally.

9.8.14 This view is supported by the report from Rune which states that PNGL has demonstrated a track record of innovation in relation to low pressure networks892.

Ability to secure funding

9.8.15 PNGL states that it has previously secured funding from the Department of Learning, Energy and Utility Skills and the Construction Industry Training Board to support training and accreditation for its staff893.

9.8.16 PNGL also points to the fact that it has worked effectively with Local Government to promote the benefits of converting to natural gas and states that this approach has resulted in Local Government introducing funding streams which support connections, such as NIHE funding for heating system conversions.894

9.8.17 The Authority considers that PNGL has provided some evidence of its ability to secure funding. However, the examples provided have not been of funding to support innovation. This view is supported by the report from Rune which also concludes that ‘there is no direct evidence of securing funding for innovative developments’895.

892 RUNE Associates, op cit, p. 25.
894 Ibid, p. 20.
895 RUNE Associates, op cit, p. 25.
Transfer of innovation into Northern Ireland

9.8.18 PNGL provides no substantive proposals to transfer any innovation into Northern Ireland. Rather it proposes the transfer of innovations within Northern Ireland from its existing licensed area to the new licensed area. This view is supported by the report from Rune.  

9.8.19 The application mentions that PNGL is committed to exploring CNG opportunities in the new licensed area and that if biomethane can be injected into the network then it could be transported to any customer connected to the network. Little detail is given in regard to this proposal, however.

Existing skills and experience

9.8.20 The existing skills and experience of PNGL staff in relation to innovation are not detailed in the application, instead the application discusses PNGL’s existing approach to staff development generally and it is stated that the approach described will be duplicated within the new licensed area.

9.8.21 As stated in paragraph 2.x.x above, paragraph 3.21(b)(iv) of the Criteria refers to 'existing skills and experience'. The Authority therefore gives no credit in relation to this paragraph in respect of any skills or experience which may be gained in the future.

9.8.22 However, the Authority recognises that there is some overlap between this subparagraph and subparagraph 3.21(b)(i) as evidence of a history of innovation is one way in which skills and experience may be demonstrated.

9.8.23 PNGL has therefore been given some credit for the examples of innovation that it has presented in its ITT, as discussed above.

896 Ibid.
897 PNGL, ITT, p.16.
Provisional score for the ITT criteria

9.8.24 As stated in paragraph 2.9.1 above, the evidential burden is on the applicant to provide the Authority with information on which to base its assessment under paragraph 3.21 of the Criteria.

9.8.25 In respect of the matters listed in subparagraph 3.21(a), PNGL has provided evidence in relation to its ability to achieve innovation and technology transfer in relation to environmental sustainability and efficiency in the use of gas. However, the Authority would have expected to see a proposal, tailored to innovation, for the development of the network to more remote geographical areas.

9.8.26 In respect of the matters listed in subparagraph 3.21(b) PNGL has provided a number of examples of past innovation and has also demonstrated an ability to secure funding. However, the examples given for PNGL’s ability to secure funding have not been of funding to support innovation specifically. Also proposals to transfer innovation into Northern Ireland are limited.

9.8.27 On the basis of the above, the Authority has attributed a score of 12 out of 20 to PNGL’s application in relation to innovation and technology transfer.

9.9. Resources Criteria

9.9.1 As explained above, the Authority considered there to be a close connection between an applicant’s score with respect to the Best Value Criterion and the assessment of whether it has met the Adequate Resources Criterion and the Financial Resources and Standing Criterion. This is because of the substantial overlap in the information which is relevant to each.

9.9.2 The Authority therefore used its detailed analysis of the information provided with respect to the Best Value Criterion, as outlined above, as a basis for its assessment of whether PNGL has met the Adequate Resources Criterion and the Financial Resources and Standing Criterion.

899 Chapter 2, paragraphs 2.7.23 to 2.7.29
9.9.3 Where an applicant has achieved scores which are consistently within the medium to high parts of the range in the assessment of its OBP it might be expected that its application would reveal a broad adequacy of resources for the purposes of the licence. This is the case even if the Authority's detailed analysis of that applicant's OBP found there to be some inadequacies in the information provided.

9.9.4 Where an applicant has been attributed one or more scores which are within the low part of the range in the assessment of its OBP – in other words, where it has achieved less than half of the marks that are available against at least one element of sub-criteria 3.17(a) to (c) – the Authority has considered carefully whether its application reveals an adequacy of its resources.

9.9.5 PNGL has been attributed scores which fall within the medium to high range in respect of all of the elements of its OBP. Its application was supported by comprehensive, detailed and credible information, systematically addressed the relevant issues, and provided a clear and justified rationale.

9.9.6 In particular the Authority took into account that its proposed WACC of 5.7% and 5.35% fell within NERA’s plausible range and was such that it would be able to raise the finance required to construct and operate the low pressure network while subject to a revenue control condition embodying that WACC.

9.9.7 The Authority considered that PNGL has demonstrated that it has the required resources to meet the obligations of the licence and thus has met the Adequate Resources Criterion and the Financial Resources and Standing Criterion.
10.0 SGN Low Pressure Connected

10.1. Introduction

10.1.1 This chapter:

a. considers the application made by Scotia Gas Networks Northern Ireland Ltd (SGN) for the low pressure licence, which is connected to the Northern Ireland Energy Holdings application for the high pressure licence;

b. sets out the Authority's provisional conclusions as to whether SGN has met each of the criteria other than the Best Value Criterion;

c. sets out the Authority's provisional assessment of the marks to be awarded to SGN in respect of the different elements of the Best Value Criterion;

d. explains the reasons of the Authority for its provisional conclusions and marks.

10.1.2 In this chapter, the criteria have been addressed in the order in which they are set out in Chapter 2, and the Authority has followed the approach to interpreting and applying the criteria that is set out in that chapter.

10.2. The Information Criterion

10.2.1 Both an electronic and a printed copy of the SGN application were received by the Authority before the deadline of noon on 6 May 2014

10.2.2 Once the deadline had passed the application was opened and checked for completeness against a pre-prepared checklist. The application was assessed as being complete except in two respects:

a. it was not clear from the application what information was being relied on by SGN for the purposes of meeting the Adequate Resources Criterion; and
10.2.3 SGN was informed of these apparent omissions and was given until noon on 14 May 2014 to provide the missing information. A response was received by the deadline and it was subsequently judged that this addressed the omission in full.\(^900\).

10.2.4 Having considered these facts, the Authority concluded that SGN has provided all the information requested by the Authority, in such manner and by such times as was specified, and therefore meets the Information Criterion.

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### 10.3. The Constitution Criterion

10.3.1 SGN is a limited company with its registered office in England. SGNs constitutional documents were provided to the Authority in accordance with paragraph 6 of Schedule 2 to the Application Regulations.\(^901\).

10.3.2 Having considered this evidence, the Authority was satisfied that SGN has demonstrated that it is properly constituted in accordance with the law and holds all registrations, authorisations or approvals required to be held by an entity of its type.

### 10.4. The Fit and Proper Person Criterion

10.4.1 Evidence to demonstrate that SGN is a fit and proper person was provided to the Authority in accordance with paragraphs 20 to 26 of Schedule 2 to the Application Regulations.\(^902\). It consisted of a signed statement by a senior officer.

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900 Clarification letter 1
901 SGN LP Application Form
902 Ibid
of SGN to the effect that SGN had no information to disclose under any of those paragraphs.

10.4.2 The Authority noted that SGN has no record of enforcement action being taken against it, or any other adverse factor of the type listed in the Application Regulations.

10.4.3 On the basis of the evidence provided to it, the Authority was therefore satisfied that SGN meets the Fit and Proper Person Criterion.

10.5. **Specific Criteria – Operational Business Plan 3.17(a)**

**Engagement with stakeholders**

10.5.1 SGN provides a comprehensive list of the stakeholders which it has identified as relevant in relation to the construction of the network. With respect to each identified stakeholder, it outlines the high level messages and rationale for engagement and a high level description of the channels through which such engagement will take place\(^{903}\).

10.5.2 SGN also describes the principles which underpin its stakeholder engagement plan and states that, once appointed, its senior management team will take responsibility for establishing those principles, the initial engagement with the relevant regulatory authorities and building the stakeholder engagement plan\(^{904}\).

10.5.3 SGN states that it envisages early discussions with CCNI to share its construction plans and anticipated connections dates and to seek feedback on its proposals. It also identifies the high pressure licence holder as a key stakeholder and states its belief that its JV arrangements with NIEH will simplify engagement and deliver significant benefits in overall project management\(^{905}\).

10.5.4 The OBP also states that SGN’s Business Development team will play a key role in ensuring the reach, and appropriate management, of its consultations. In

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\(^{904}\) Ibid, p. 55.

\(^{905}\) Ibid.
addition, SGN will ensure that it has internal processes to keep its operational staff and contractors informed so that they can consult with roads, other utilities and community representatives to ensure views from those stakeholders are taken into account and that they are kept fully informed.

10.5.5 The Authority considers that SGN has provided information which demonstrates that it has identified an appropriate range of stakeholders. It has also demonstrated that it has in place detailed and appropriate proposals for its engagement with key stakeholders.

10.5.6 The Authority notes that there is some reference in the OBP to existing relationships with stakeholders in Northern Ireland (such as the Northern Ireland Housing Executive\textsuperscript{906}) but that the number and extent of such relationships is limited.

Skills and experience

10.5.7 SGN states that it currently manages 74,000km of distribution network infrastructure in Scotland and the South of England and that its two networks have demonstrated a track record in both financial and operational excellence during its recent five year price control (GDPCR1). In addition, during the last five years SGN has delivered around 100,000 new connections and states that it has significantly exceeded its fuel poor connection targets with more than 20,000 customers connected to date\textsuperscript{907}.

10.5.8 In section 2.3.2 of its OBP, SGN states that until the recruitment of a management team and staff in Northern Ireland, its initial activities in Northern Ireland will be led by its Managing Director (Scotland), Financial Director of Operations and Head of Business Development\textsuperscript{908}. Summaries of the skills and experience of these personnel are provided\textsuperscript{909}.

\textsuperscript{906} Ibid, p. 111.
\textsuperscript{907} Ibid, p. 7.
\textsuperscript{908} Ibid, p. 38.
\textsuperscript{909} Ibid, p. 39.
10.5.9 These individuals will be supported by members of the project team which worked on SGN’s bid and summaries of the skills and experience of these personnel are also provided\textsuperscript{910}.

10.5.10 In relation to its recruitment in Northern Ireland, SGN states that it will adopt an open recruitment process for senior management positions and hopes to draw from highly qualified employees within its business, as well as attracting high calibre individuals from the market. SGN states, however, that if resources cannot be recruited then a contingency plan is in place to secure resources from within the SGN group\textsuperscript{911}.

10.5.11 SGN states that although it considers itself to have all the skills and resources within its business to manage and perform the activities under the licence, it recognises that the use of contractors is most economic where volumes are high or activities are short lived. It therefore proposes to use the skills and resource of its existing businesses via managed service arrangements. It will also tender for framework contracts with local contractors to provide emergency support and initial build out of infrastructure\textsuperscript{912}.

10.5.12 Although SGN does not have a contract in place for construction it states that, as an existing operator of two large networks, it has strategic long-term framework contracts in place for the supply of the majority of materials necessary to construct the distribution network\textsuperscript{913}. Contracts for other services such as emergency call handling will also be provided under existing contracts\textsuperscript{914}.

10.5.13 SGN recognises, however, that as new entrants to the Northern Ireland market it will need to establish a range of additional service contracts during both construction and ongoing operations\textsuperscript{915}.

10.5.14 The Authority considers that SGN has provided information which illustrates that many of the staff with the skills and experience to undertake the activities required by the licence are already in place within the organisation and can

\textsuperscript{910}\textsuperscript{911}\textsuperscript{912}\textsuperscript{913}\textsuperscript{914}\textsuperscript{915} Ibid, p. 40.
Ibid, p. 49.
Ibid, p. 49.
Ibid, p. 11.
Ibid, p. 97.
Ibid, p.97 and p.32.
undertake the relevant activities until a project management team is established within Northern Ireland. The Authority notes in particular the presence of a contingency plan if such recruitment is unsuccessful and considers that SGN has demonstrated, on the basis of its previous experience, that it has a pool of relevant resources within the organisation to draw from in that eventuality.

10.5.15 The Authority also considers that (apart from construction) arrangements are either in place with contractors for the key activities needed, or that existing arrangements can be extended to cover the new licensed area. Although the Authority cannot directly assess either the nature of the contracts which SGN has in place, or the skills and experience of the persons with whom it has such arrangements, the experience upon which SGN can draw in relation to the construction and operation of similar networks is sufficient indication that such arrangements can be viewed as appropriate.

10.5.16 Where arrangements are not in place, SGN has provided information which demonstrates that it has the skills and experience in relation to low pressure networks necessary to secure and manage any additional resource needed.

The management of risk

10.5.17 SGN sets out its policy and processes to identify and manage risk issues in section 4.1 of its OBP. It is stated that SGN will extend its existing process with respect to the management of risk to the activities which are required under the licence.\(^{916}\)

10.5.18 SGN states that it employs an Enterprise Risk Management approach and that its risk governance structure is underpinned by a risk management policy and procedures and covers all areas of its business (including Engineering, Operations, IT and Finance). At a strategic level, its Risk Committee monitors the effectiveness of SGN’s risk processes and controls and provides assurance to its Executive and Board. The Risk Committee works in tandem with SGN’s

\(^{916}\) Ibid, p. 75.
Audit Committee via an audit charter. Outputs are made visible via risk registers, strategic risk bubble graphs and risk dashboards\textsuperscript{917}.

10.5.19 The OBP also provides detail regarding the identification and quantification of risk issues, including significant asset risk issues\textsuperscript{918}. A description is also given of the procedures which SGN uses to mitigate risk. This states that management information generated from its risk identification processes is used at all levels of its business to monitor performance and/or to track corrective actions to completion (for example, via SGN's Risk Committee and Distribution Engineering Safety Committee, Executive and Board oversight and its significant incident investigation tracker)\textsuperscript{919}.

10.5.20 Elsewhere, the OBP states that asset faults are captured and reported in accordance with the SGN/PM/FAULT/1 Fault Reporting Procedure as well as via pressure systems inspections and by Gas Control (where detected via system monitoring equipment). SGN states that it operates an Engineering Forum which uses fault and other asset condition intelligence to identify developing risk issues and initiate corrective action. Incident investigation reports also feed into this process via SGN's Incident Review Panel\textsuperscript{920}.

10.5.21 Significant operational risks are managed using SGN's Safe Control of Operations (SCO) and Permit to Work processes, which are also described\textsuperscript{921}.

10.5.22 SGN states that it has applied its risk management approach to the activities which it would undertake under the licence\textsuperscript{922}. The OBP includes a table which outlines the risk identified, the probability of it occurring, the consequences if it does and SGN's proposals for mitigation. The risks identified include limited interest from third parties in taking on a supply and a major third-party incident on the network with insufficient insurance to compensate the network for works undertaken.\textsuperscript{923}
10.5.23 The Authority considers that SGN has identified a number of relevant risks associated with the activities which it would be required to undertake under the licence. It has also provided evidence that it has robust systems in place to deal with such risks, and to identify others, and has presented suggestions for the avoidance and mitigation of the risks it has identified thus far.

10.5.24 This view is supported by the report from Rune\textsuperscript{924}.

**Tendering arrangements**

10.5.25 SGN sets out its approach to procurement in section 6 of its OBP. SGN states that it manages its internal procurement arrangements through a managed service agreement from Scottish and Southern Energy (SSE) and that this will benefit SGN's new business in Northern Ireland through its significant buying power alongside economies of scale. For example, during 2013 SGN states that it purchased over 2,600km of Polyethylene (PE) pipe from its suppliers\textsuperscript{925}.

10.5.26 Policies and principles to ensure compliance with EU procurement regulations are described and authority levels and financial controls are specified\textsuperscript{926}.

10.5.27 In section 1.2.2 of the OBP, SGN states that it will secure external resources for mobilisation through existing framework agreements with suppliers, wherever possible\textsuperscript{927}. In regard to materials section 6.2.2 provides details of contracts which SGN already has in place with respect to PE pipe and fittings, the provision or meters and pressure reduction equipment\textsuperscript{928}.

10.5.28 Information regarding the contracts required for construction, maintenance and specialist services is provided in section 6.3, and it is stated that the majority of these contracts will be awarded during the first three months of mobilisation. SGN proposes to utilise existing contracts for specialist services if possible and

\textsuperscript{924} RUNE Associates, op cit, p. 4.
\textsuperscript{925} SGN, op cit, p. 94.
\textsuperscript{926} Ibid, pp. 95 – 96.
\textsuperscript{927} Ibid, p. 14.
\textsuperscript{928} Ibid, p. 98.
states that it already has a number of specialist contracts in place to support operations for its existing networks which it will extend or renegotiate these as necessary to accommodate its work in Northern Ireland\(^{929}\). Such specialist services include pipeline emergency services for steel and non-steel distribution (and transmission) assets, including the provision of technical advice and the availability 24/7 of specialist labour, materials and equipment\(^{930}\).

10.5.29 No construction contract is in place and SGN states that it would tender for the main engineering contract for the construction of the mains and services during month three of the mobilisation period using the existing approach which it has described.

10.5.30 The Authority considers that SGN has provided detailed information regarding its proposals as to the use of tendering arrangements and that its tendering arrangements are robust, in line with best practice and proven through use in previous projects. The Authority notes that SGN will be able to utilise some contracts which it already has in place in relation to materials and specialist services.

10.5.31 Rune’s advice also indicates that SGN’s proposals for tendering are robust.\(^ {931}\)

**Provisional score for 3.17(a)**

10.5.32 SGN has provided a comprehensive statement, backed by appropriate evidence, of how it will undertake the activities which would be the subject of obligations set out in the licence for which it has applied.

10.5.33 The Authority particularly notes that, despite SGN's proposals for engagement, its existing relationships with stakeholders in Northern Ireland are weak. The Authority also notes SGN's previous experience in relation to the construction and operation of low pressure networks and that where skills and experience need to be sourced externally contracts are in place or can be extended where

\(^{929}\) Ibid, p. 98.  
\(^{930}\) Ibid, p. 100.  
\(^{931}\) RUNE Associates, p. 8.
SGN Low Pressure Connected

required. Proposals for the management of risk and tendering arrangements were also robust.

10.5.34 On the basis of the above the Authority has awarded 14 marks out of 20 to SGN in relation to subparagraph 3.17(a).

10.6. **Specific Criteria – Operational Business Plan 3.17(b)**

The Application Information Pack asked applicants to supply costs for WACC, Operating Expenditure and Mobilisation Costs and the Authority considers SGN’s application submission of costs in this section. For the purposes of this paper the Authority dealt with the costs under two headings – WACC and Operating Expenditure. The Authority’s views on Mobilisation costs are included under the Operating Expenditure heading. The Authority set out in the Application Information Pack greater detail on what these costs might include.

**Description of the derivation of cost data**

*Weighted Average Cost of Capital*

10.6.1 NERA was requested to produce a report on what it would expect to see in a well-evidenced WACC submission. The Authority substantially agreed with the assessment reflected in that report. It follows the Authority would have expected to see:

a. The cost of debt set out using: (i) a benchmark gilt yield (to reflect a risk free rate) plus evidence on corporate debt spreads with market evidence provided for both; and/or (ii) direct evidence of corporate debt yields with market evidence provided. For this purpose, references to corporate debt spreads/yields should reflect companies with similar risk profiles, issuance costs should be included in the cost of debt and the treatment of inflation should be clearly explained in the derivation.

932 Applicant Information Pack Annex 8
b. The cost of equity set out using CAPM and incorporating the risk free rate, equity risk premium and beta with relevant evidence provided to justify each component.

c. The proposed gearing including a discussion on the how this interacts with the risks of the project, the proposed credit rating and the cost of debt.

10.6.2 The application is based on a standard debt / equity capital structure and includes proposals for both debt and equity costs applying the CAPM model to propose a WACC range of 6.2% in Years 1 to 5 and 5.5% in Years 6 to 10.933

10.6.3 For years 1 to 5 the required WACC equates to the rate of return received by equivalent GB network owners plus a risk premium.934 This risk premium is calculated as being the difference between the firmus WACC of 7.5% and the rate of return received by equivalent GB network owners at the time the firmus licence was granted.

10.6.4 This premium is split between a Northern Ireland specific risk premium of 0.4% and what is termed a Start Up premium of 1.0%935. This latter premium is then adjusted upwards to take account of the shorter period the G2W licence holder will receive the premium for (5 years as opposed to the 12 years in the case of firmus) to arrive at 1.5% giving a total risk premium of 1.9%. When added to recent GB WACC precedent of 4.3% and 5% this produces a total range of 6.2% to 6.9%.936 This is then cross checked by adjusting the firmus 7.5% WACC to reflect latest gilt rates to produce a range of 6.1%-6.3% and a figure of 6.2% is then selected as the WACC.

10.6.5 For years 6 to 10 the application calculates the WACC in line with standard regulatory practice with the derivation of the value in the Data Input Workbook being clearly explained in a high level of detail. The application is accompanied by a detailed paper from Oxera937 which provides more detail and evidence to explain the proposed WACC.

933 SGN(NI) OBP, p.
934 SGN LP Business Plan – Section 10.1.1
935 SGN LP Business Plan p150
936 SGN LP Business Plan p151
937 Oxera
10.6.6 The build up of the cost of debt is clearly identified\textsuperscript{938} and accompanied with a good explanation as to why the relevant figure was used and the evidence to justify it.

10.6.7 The build up of the cost of equity is comprehensively set out with a full discussion of all elements to arrive at a proposed WACC in years 6-10 of 5.5%. The Authority notes that the WACC in Years 6-10 also includes a NI premium and an explanation is provided for this.\textsuperscript{939}

10.6.8 There is also an explanation as to how the 5.5% WACC has been adjusted when inputted into the Data Input Workbook.

10.6.9 The explanation of the derivation of WACC is well explained and detailed with clear tables\textsuperscript{940} allowing all the calculations to be followed.

\textit{Operating Expenditure}

10.6.10 Mobilisation – the build up of costs was clearly described with Figure 4 summarising all costs and a reasonable discussion explaining the costs.\textsuperscript{941} There was an additional amount of detail in Figure 5 to further explain staff costs which is the largest mobilisation cost line. However the Authority notes that the Data Input Workbook has not included calculations of how the costs are built up and so would regard the level of detail as less than comprehensive.

10.6.11 The Authority also notes that staff cost mobilisation total in Figure 5 of £0.558m appears to be inconsistent with the figure provided in Figure 4\textsuperscript{942} of £0.575m. The error suggests the accuracy of the information provided is not complete.

10.6.12 Operating Expenditure -The build up of costs has been well set out in both narrative and tabular form at a reasonable level of granularity\textsuperscript{943}. However the application could have been improved by a greater level of granularity and the use of a spreadsheet presentation of cost build up.

\textsuperscript{938} SGN LP Business Plan p152  
\textsuperscript{939} SGN LP Business Plan p152-153  
\textsuperscript{940} SGN LP Business Plan p149-154  
\textsuperscript{941} SGN LP Business Plan – Section 3.4  
\textsuperscript{942} SGN LP Business Plan – p52  
\textsuperscript{943} SGN LP Business Plan – Section 8.2 and Annexe B
10.6.13 There is a good description of marketing and manpower costs and Figures 1 and 2. Annexe B also provides more detail. The application explains that much of these costs are covered by the owner occupier incentive but it is very difficult to follow the calculations with the tables presented and how the final figure was arrived at is not clear. This is a good example where a detailed spreadsheet would have produced an improved application.

10.6.14 One discrepancy which has been identified relates to the provision of financial incentives to non domestic consumers between the OBP\textsuperscript{944} where it states that these will only be available for the first five years, but in the Data Input Workbook costs have been included for the first eight years.\textsuperscript{945}

Identification and application of cost drivers

Operating Expenditure

10.6.15 Operating Expenditure - Cost drivers have been clearly identified in some areas with the GD14 price determination being referenced as a source for these drivers\textsuperscript{946}. The description of some costs areas is very limited e.g. insurance and IT\textsuperscript{947}, although the Authority notes that manpower and emergencies have reasonable descriptions and they are some of the larger cost items.

10.6.16 However while the discussion on cost drivers is good there are a number of cost drivers missing in the tables where no numbers are provided. For example Figures 2 and 3 do not provide unit rates to calculate the final figure\textsuperscript{948}.

\textsuperscript{944} SGN LP Business Plan – p. 127.
\textsuperscript{945} SGN LP Data Input Workbook – Operating Expenditure worksheet Row 18.
\textsuperscript{946} SGN LP Business Plan – p. 128 Emergency Call Outs.
\textsuperscript{947} SGN LP Business Plan – p.131.
\textsuperscript{948} Ibid – p. 128.
Robustness of assumptions

10.6.17 The Authority identified and considered a number of assumptions that appeared to have been made by SGN when deriving the data contained in its Data Input Workbook.

The Value of the WACC

10.6.18 First, the Authority took it to be implicit throughout the application that Scotia Gas (SGN) had assumed it will be able to carry on the licensed activities under the low pressure licence, and to do so consistently with its obligations under that licence, on the basis of the proposed WACC. That is to say, there was an implicit assumption that SGN will be able to raise the finance required to construct and operate the low pressure network while subject to a revenue control condition embodying its proposed WACC.

10.6.19 For the purpose of testing this assumption, the Authority considered whether the proposed WACC fell within the range of what might reasonably be expected in the context of the G2W project. To do this, it considered the market cost of debt and equity based on advice received from NERA, which took into account in its report such costs as referenced in recent regulatory decisions949. NERA advised on what it considered to be the 'plausible range' within which it would expect any WACC for this project to lie. The Authority relied upon the advice contained in the report as establishing a range against which to test SGN's assumption.

10.6.20 NERA established a 'plausible range' in respect of a corporate finance structure of between 3.5% and 6.2%, and SGN's proposed WACC of 6.2% in years 1 to 5 and 5.5% in years 6 to 10.

10.6.21 The Authority noted that the proposed SGN WACC lay at the high end of, but fell within, the range identified by NERA.

949 NERA, Gas to the West, A report for the Utility Regulator
10.6.22 In addition SGN supported its application by referencing the financial strength of the parent and that parent’s history of raising finance for gas transportation assets in Great Britain. In addition some letters of comfort from financial institutions were also referenced\(^950\).

10.6.23 The Authority considered that these letters of comfort did not represent a firm commitment by the relevant banks to provide the required financing. The letters note that any future funding commitment would be conditional on several factors, including credit market conditions, satisfactory due diligence, the final form of the legal documents and the licence, and other factors. They are not legally binding, nor do they purport to be so. Moreover, the Authority did not understand them to commit the banks in any sense that might properly be regarded (even allowing that they fall short of a legal obligation) as entailing a ‘firm’ commitment.

10.6.24 In order to clarify whether its understanding of the status and effect of the comfort letters was correct, the Authority sought advice from both NERA\(^951\) and the Strategic Investment Board\(^952\). Each of them confirmed the Authority’s initial view that there was significant conditionality attached to the letters, including in relation to due diligence and internal bank clearances. The Strategic Investment Board noted that while the letters ‘certainly indicate willingness from the funders concerned to participate in the project’, it did ‘not believe that the letters can be relied upon as evidence’. The Authority accepted this advice.

10.6.25 This did not entail any conclusion that the letters of comfort were inappropriate. The Authority recognised that funding commitments are likely to be contingent on, and related to the conditions of, the licence as granted; in particular on the terms of the price control which determine the value of the income stream that can be generated by the licence holder.

10.6.26 Moreover, the Authority did not consider that there was any ground for materially distinguishing between the weightings between applicants. It accepted the advice of the Strategic Investment Board in this respect.

\(^950\)Clarification letter 1
\(^951\)NERA, Gas to the West, A report for the Utility Regulator p.21.
\(^952\)SIB – Letter to Uregni (2).
10.6.27 However, while accepting that a comfort letter indicates a willingness on the part of the relevant funder to participate in the project, the Authority considers that no material degree of weight can be attached to such letters for the purposes of demonstrating SGN’s cost of debt.

10.6.28 Having regard to its own expertise, the Authority considered that the proposed WACC was high and therefore reflective of a cost of debt and equity that would attract investors. Given that the WACC also lay within NERA’s plausible range, and given the historical evidence presented, the Authority had no concerns about the ability of SGN to finance its activities under the low pressure licence on the basis of the proposed WACC.

10.6.29 Therefore the Authority concluded that the assumption that SGN would be able to obtain financing to carry on the licensed activities on the basis of the proposed WACC was robust.

Risk Premia

10.6.30 The application includes an assumption that a Northern Ireland risk premium is appropriate and quotes the Competition Commission determination on Northern Ireland Electricity as confirming the existence of a Northern Ireland specific risk premium.

10.6.31 The Authority therefore finds the assumption of such a premium is not robust.

10.6.32 The application assumes a start up premium of 1.5%. There is a detailed discussion of some of the risks that could require a start up risk premium in Figure 2 and in the Oxera report accompanying the paper\textsuperscript{953}. This includes reference\textsuperscript{954} to regulatory work on these matters in GD14\textsuperscript{955} and there is some discussion on low asset values to totex risks. However the Authority notes that none of the risks are quantified and no attempt has been made to justify the premium using a detailed CAPM approach. Overall the Authority does not find the assumptions justifying a premium of 1.5% to be well evidenced.

\textsuperscript{953} SGN LP Business Plan – page 178-185
\textsuperscript{954} SGN LP Business Plan – page 179
\textsuperscript{955} Utility Regulator 2013, GD14 Price Control, Final Determination, 20 December, para 2.19
Duration of the WACC

10.6.33 The application assumes that the long term WACC beyond Year 10 will be 5.5%. The Authority notes that while the application has increased the WACC in early years because of high risk when looking at asset value to totex spend it does not seem to consider that the WACC could be reduced in later years where the risk when looking at asset value to totex is likely to be less than GB comparators. Therefore the assumptions appear to be inconsistent.

Operating Expenditure

10.6.34 Operating Expenditure – The assumptions to use GD14 figures for some cost items is reasonable and robust.

Evidence verifiable from previous experience

10.6.35 The application drew on experience from operating in Great Britain and reviewing previous regulatory decisions in Northern Ireland.

Identification and quantification of risk

Operating Expenditure

10.6.36 Operating Expenditure - We consider that with regard to risk the application is strong. The table provided in the OBP clearly identifies the individual risks, assigns each risk with a level of probability and level of impact on the business which are then combined to calculate an overall risk value. Mitigating actions are then indentified for each of the highlighted risks.
Efficiency improvement plan

10.6.37 The efficiency improvement plan identifies three main methods to improve efficiency. These being:

a. Business processes improvements where suggestions include, actions to reduce non-emergency calls to the emergency call centre and the use of internal rather than contract staff for network operations when economies of scale permit.

b. Innovation where reference is made to the funding of 150 such projects since 2008 and the ability to apply the outputs from these and future projects to Northern Ireland. A link is made to the Innovation and Technology Transfer submission which the Authority also considered to be strong and well evidenced.

c. Benchmarking where knowledge gained from the RIIO – GD1 process is discussed and the desire to ensure operations are benchmarked in the upper quartile of GB GDNs is referenced.

10.6.38 The Authority finds the plan to be reasonable with processes as well as specific areas identified to deliver efficiency improvements in NI. The commitment to bringing innovation to NI and reference to benchmarking at the upper quartile of GB GDNs demonstrates good understanding of efficiency improvements. However there could have been more quantification of potential improvements.

10.6.39 We do not accept however that synergies from a connected high and low pressure application of medium pressure with low pressure distribution assets constitute efficiency improvements.

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959 SGN LP Business Plan – page 134
960 Chapter 10.8 of this consultation
961 SGN LP Business Plan – p 135
Provisional score for 3.17(b)

Weighted Average Cost of Capital

10.6.40 The evidence presented in this application in support of the WACC was strong and well evidenced. There was a comprehensive description and discussion of all aspects of WACC. However the Authority did find that some of the evidence provided to justify some assumptions, in particular the risk premium, was not robust. Overall the Authority finds that in relation to the Weighted Average Cost of Capital the application to be reasonably strong when judged against sub criterion 3.17b.

Operating Expenditure

10.6.41 Overall the Authority finds that in relation to Operating Expenditure the application to be moderate when judged against sub criterion 3.17b. The risk section was of good quality but the cost drivers could have been better identified and the failure to provide a spreadsheet was a weakness.

Summary

10.6.42 Having regard to the OBP and in particular to the matters identified above, the Authority considered that the SGN application should attract a medium score, and provisionally awarded 14 out of 20 marks.

10.6.43 The Authority compared this mark with those provisionally awarded to the other low pressure applicants to satisfy itself that it continued to be appropriate when benchmarked against them.

10.6.44 When compared with the other applications, the Authority considered that the SGN application in respect of the WACC section was significantly better than firmus and even further ahead of PNGL. Its overall score was brought down to medium as its Operating Expenditure section was significantly weaker than firmus and slightly weaker than PNGL.
10.7. **Specific Criteria – Operational Business Plan 3.17(c)**

The experience of the applicant and others on whom it intends to rely in relation to network construction

10.7.1 As discussed above, SGN’s existing network in Great Britain consists of 74,000km of distribution network infrastructure located in Scotland and the South of England\(^\text{962}\). Although it has not previously constructed a low pressure network in Northern Ireland, SGN has also worked in Northern Ireland as a maintenance contractor to both NIEH and BGE(UK) for many years.

10.7.2 SGN points to the fact that in 2012/13 it replaced or reinforced in excess of 2,500km of mains across its network in GB\(^\text{963}\), completed 45km of new mains infrastructure to existing housing and completed 17,000 services\(^\text{964}\). It also states that its Network Planning Department designed 1,200km of replacement mains and 1,500km of reinforcement mains in 2012/13, including designs for 78 new district governors\(^\text{965}\). The Authority places weight on SGN’s experience in constructing low pressure pipelines in Great Britain.

10.7.3 In section 2.3.2 of its OBP, SGN states that until the recruitment of a management team and staff in Northern Ireland, its initial activities in Northern Ireland will be led by its Managing Director (Scotland), Financial Director of Operations and Head of Business Development\(^\text{966}\). Summaries of the skills and experience of these personnel are provided\(^\text{967}\).

10.7.4 These individuals will be supported by members of the project team which worked on SGN's bid and summaries of the skills and experience of these personnel are also provided\(^\text{968}\).

10.7.5 In relation to external skills and experience, SGN envisages contracting with a local construction firm during month three of mobilisation\(^\text{969}\). It points to the fact that it has long-term framework contracts in place for the supply of the majority of

\(^{962}\) Ibid, p. 7.

\(^{963}\) Ibid, p. 105.


\(^{965}\) Ibid, p. 58.

\(^{966}\) Ibid, p. 38.

\(^{967}\) Ibid, p. 39.

\(^{968}\) Ibid, p. 40.

\(^{969}\) Ibid, p. 99.
materials necessary to construct the distribution network\textsuperscript{970}. In addition, the provision of meters and pressure reduction equipment will be procured from arrangements already in place\textsuperscript{971}.

10.7.6 The Authority considers that SGN has provided detailed information which illustrates that it has the skills and experience required to construct the network and that it has extensive experience of similar activities.

10.7.7 In relation to external skills and experience, the Authority notes that some contracts are already in place which will be capable of extension to cover the new licensed area and where existing contracts are not in place SGN has relevant experience in sourcing and managing appropriate contracts. Although the Authority cannot directly assess either the nature of the contracts which SGN has in place, or the skills and experience of the persons with whom it has such arrangements, the experience upon which SGN can draw in relation to the construction and operation of similar networks is sufficient indication that such arrangements can be viewed as appropriate.

10.7.8 This view is supported by the report from Rune\textsuperscript{972}.

\textbf{The experience of the applicant and others on whom it intends to rely in relation to network operation}

10.7.9 SGN states that it currently manages 74,000km of distribution network infrastructure in Scotland and the South of England and that its two networks have demonstrated a track record in both financial and operational excellence during the recent five year price control (GDPCR1). Its two networks are currently ranked first and second out of the eight networks for opex efficiency and have consistently delivered our 97% emergency standard (a key licence condition) even during extreme winters. The SGN group ranks first throughout GDPCR1 on customer service compared to other ownership groups and has

\textsuperscript{970} Ibid, p. 97.
\textsuperscript{971} Ibid, p. 98.
\textsuperscript{972} RUNE Associates, p. 11.
SGN Low Pressure Connected

delivered all its mains replacement targets with the Health and Safety Executive\textsuperscript{973}.

10.7.10 In relation to internal skills and experience, SGN has an existing Gas Control Centre in Great Britain and states that this will provide 24/7 network monitoring in the new licensed area.\textsuperscript{974} The Authority places weight on SGN's experience in operating its own control room.

10.7.11 SGN states that it already has robust existing asset records\textsuperscript{975} and asset management systems (e.g. Oracle and Maximo) in place and that these will be applied in the new licensed area\textsuperscript{976}. In addition, SGN points to the fact that its asset management system (covering the full asset life cycle) is externally certified to BSI PAS55\textsuperscript{977}. The Authority notes that SGN is the only applicant to have such certification.

10.7.12 In relation to emergency response to gas escapes, SGN points to the fact that the standards required in Northern Ireland are very similar to those that apply in SGN's existing networks in Great Britain and that it has a track record of achieving or exceeding the applicable 97% standard, including during the severe 1:50 winter of 2010/11\textsuperscript{978}. However, it is not clear what processes and procedures for emergency response will be put in place in Northern Ireland as SGN recognises that its procedures in Great Britain will need to be customised for the Northern Ireland context\textsuperscript{979}.

10.7.13 In relation to external skills and experience, SGN state that emergency call handling will be managed under an existing contract with National Grid\textsuperscript{980} and that it plans to use the current Northern Ireland Emergency Gas Number\textsuperscript{981}.

10.7.14 The Authority considers that SGN has provided detailed information which illustrates that it has the skills and experience required to operate the network and that it has extensive experience of similar activities.

\textsuperscript{973} Ibid, p. 7.  
\textsuperscript{974} Ibid, p. 34.  
\textsuperscript{975} Ibid, p. 87.  
\textsuperscript{976} Ibid, p. 88.  
\textsuperscript{977} Ibid, p. 88.  
\textsuperscript{978} Ibid, p. 89.  
\textsuperscript{979} Ibid, p. 90.  
\textsuperscript{980} Ibid, p. 32.  
\textsuperscript{981} Ibid, p. 91.
In relation to external skills and experience, the Authority notes that some contracts are already in place which will be capable of extension to cover the new licensed area and where existing contracts are not in place SGN has relevant experience in sourcing and managing appropriate contracts. Although the Authority cannot directly assess either the nature of the contracts which SGN has in place, or the skills and experience of the persons with whom it has such arrangements, the experience upon which SGN can draw in relation to the construction and operation of similar networks is sufficient indication that such arrangements can be viewed as appropriate.

This view is supported by the report from Rune\textsuperscript{982}.

**Securing, mobilisation and management of resources**

SGN's proposals in regard to securing, mobilising and managing the required resources to construct the low pressure network are based on experience from the arrangements established in relation to the construction of its existing networks in Great Britain.

In relation to the mobilisation of the internal resources necessary to construct the low pressure network, sections 2.1.1 and 2.1.2 illustrate respectively SGN's Group Structure, incorporating the new SGN(NI) business unit, and the proposed organisation structure under the Director NI\textsuperscript{983}. Information regarding the roles of those personnel reporting directly to the Director and the rationale for the proposals are provided\textsuperscript{984}.

SGN states that the initial activities necessary to create the business in Northern Ireland will be managed by the Managing Director, Scotland, the Director of Financial Operations and the SGN Head of Business Development, supported by the bid team\textsuperscript{985}. However, a management team and staff for the new business in Northern Ireland will need to be recruited.

\textsuperscript{982} RUNE Associates, p. 14.
\textsuperscript{983} SGN, op cit, pp. 18 – 20 .
\textsuperscript{984} Ibid, p. 19.
\textsuperscript{985} Ibid, p. 38.
10.7.20 The Authority notes that a contingency plan is in place if such recruitment is unsuccessful and considers that SGN has demonstrated, on the basis of its previous experience, that it has a pool of relevant resources within the organisation to draw from in that eventuality.

10.7.21 SGN also states that it expects to draw on expertise within its group of companies for specialist requirements such as safety, health and environment, regulatory support, procurement and legal services. It also states that it will establish Managed Serviced Agreements (MSAs) for centralised services where significant economies of scale can be gained\textsuperscript{986}.

10.7.22 Although SGN does not have a contract in place for construction, it states that, as an existing operator of two large networks, it has strategic long-term framework contracts in place for the supply of the majority of materials necessary to construct the distribution network\textsuperscript{987}. Contracts for other services such as emergency call handling will also be provided under existing contracts\textsuperscript{988}.

10.7.23 SGN recognises, however, that as a new entrant to the Northern Ireland market it will need to establish a range of additional service contracts during both construction and ongoing operations\textsuperscript{989}.

10.7.24 The Authority also considers that (apart from construction) arrangements are either in place with contractors for the key activities needed, or that existing arrangements can be extended to cover the new licensed area. Although the Authority cannot directly assess either the nature of the contracts which SGN has in place, or the skills and experience of the persons with whom it has such arrangements, the experience upon which SGN can draw in relation to the construction and operation of similar networks is sufficient indication that such arrangements can be viewed as appropriate.

\textsuperscript{986} Ibid, p. 47.
\textsuperscript{987} Ibid, p. 97.
\textsuperscript{988} Ibid, pp. 97 and 32.
\textsuperscript{989} Ibid, p. 99.
10.7.25 Where arrangements are not in place, SGN has provided information which demonstrates that it has the skills and experience in relation to low pressure networks necessary to secure and manage any additional resource needed.

10.7.26 The Authority considers that SGN has provided detailed proposals on securing, mobilisation, and management of, the internal and external resources necessary to construct the low pressure network.

10.7.27 This view is supported by the report from Rune990.

The experience of the applicant and others on whom it intends to rely in relation to achieving connections

10.7.28 SGN has provided information illustrating a strong track record of achieving connections in Great Britain. For example, it notes that during the last five years it has delivered around 100,000 new connections and has significantly exceeded its fuel poor connection targets with more than 20,000 customers connected to date991.

10.7.29 However, the Authority notes that SGN has no direct experience of achieving connections in Northern Ireland and so lacks a marketing team, an established brand and relationships with suppliers and gas installers in Northern Ireland.

10.7.30 SGN states that its Head of Business Development will play a key role in the establishment of the business in Northern Ireland992, taking responsibility for establishing and maintaining the business relationships and strategic partnerships in order to deliver connection targets993. However, the Authority notes that the supporting Business Development team will need to be recruited and that the process of establishing the relationships necessary to drive connections will therefore not start until the mobilisation period.

10.7.31 As the Authority would expect, SGN recognises that the development of a network of installers and retailers is crucial to future connection growth.

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990 RUNE Associates, pp.18 and 23.
991 SGN, op cit, p. 7.
992 Ibid, p. 10.
However, recognising that it does not currently have these relationships in Northern Ireland, SGN states that it will need to form strategic partnerships with suppliers, heating system installers and other organisations and that it has explored this concept with its affiliate company Airtricity.\textsuperscript{994}

10.7.32 SGN states that it intends to create a separate brand for any licensed business in Northern Ireland\textsuperscript{995} but also states that it recognises the importance of promoting gas in Northern Ireland as a whole and that it will work with other distribution network operators and suppliers as appropriate to present consistent messages to the public\textsuperscript{996}.

10.7.33 The Authority notes that SGN’s approach to marketing connections to gas draws on its experience in Great Britain and employs strategies not currently used in Northern Ireland, such as interest free loans for boilers\textsuperscript{997}.

10.7.34 It is clear from the OBP that, while SGN has systems which support supply competition in Great Britain, these will need to be reviewed and tailored to the circumstances of the Northern Ireland market\textsuperscript{998}. There is no indication in the OBP of the scale of any such changes to systems to render them appropriate for application in the new licensed area. SGN merely points to the fact that engagement with suppliers will be necessary to review and adopt their existing network code and the systems and interfaces necessary for supply point administration, the co-ordination of meter installation works and information flows with suppliers\textsuperscript{999}.

**Developing relationships with business and social landlords**

10.7.35 SGN affirms the importance of developing the relationships necessary to drive connections and points to having taken a collaborative approach with local

\textsuperscript{994} Ibid, p. 104.
\textsuperscript{995} Ibid, p. 15.
\textsuperscript{996} Ibid, p. 108.
\textsuperscript{997} Ibid, p. 109.
\textsuperscript{998} Ibid, p. 117.
\textsuperscript{999} Ibid, p. 115.
authorities, private partners and third-sector organisations in Great Britain to drive new connections and system extensions\textsuperscript{1000}.

10.7.36 However, the Authority notes that SGN does not have established relationships in Northern Ireland although there is some evidence that it has begun to develop the relationships necessary to drive connections in the new licensed area. For example, SGN states that it has already engaged with NIHE, mapped the locations of its properties and has an understanding of its existing budget plans for heat replacement over the next few years.\textsuperscript{1001} The OBP also indicates who SGN’s Business Development team will establish relationships with potential industrial and commercial customers, local chambers of commerce and local installation businesses but that this engagement will not start until the mobilisation period\textsuperscript{1002}.

Connections to vulnerable customers

10.7.37 In relation to experience of promoting connections to vulnerable customers, SGN points to its track record in Great Britain in regard to connections to fuel poor customers and its support for vulnerable customers. For example, it states that since 2009 it has operated an Assisted Connections Scheme which has delivered over 17,000 connections to fuel-poor or vulnerable customers, outperforming SGN’s original targets\textsuperscript{1003}.

10.7.38 Also, SGN points to its ability to establish partnerships which can be used to develop proposals for connections to vulnerable customers. For example, SGN states that, in relation to the provision of gas connections under CERT\textsuperscript{1004}, it developed a fuel switching scheme with supplier partner SSE and latterly with Carillion Energy Services to provide energy saving measures and offset connection charges to customers by some £3m\textsuperscript{1005}.

\textsuperscript{1000} Ibid, pp. 104 and 109.
\textsuperscript{1001} Ibid, p. 111.
\textsuperscript{1002} Ibid, p. 113.
\textsuperscript{1003} Ibid, p. 104.
\textsuperscript{1004} Carbon Emissions Reduction Target.
\textsuperscript{1005} SGN, op cit, p. 114.
In terms of proposals to promote connections to vulnerable customers, SGN references the availability of NISEP funding\textsuperscript{1006} and states that it proposes to use a proportion of any owner-occupier marketing allowance in support of providing connections to those who are vulnerable but may not qualify for NISEP funding\textsuperscript{1007}.

Otherwise, the Authority notes that the OBP contains few specific proposals in relation to the connection of vulnerable customers in the Northern Ireland context.

\textbf{Provisional score for criterion 3.17(c)}

The Authority considers that SGN has provided detailed information in respect of most of the elements of subparagraph 3.20(b) of the Criteria. The Authority notes that there are few specific proposals in relation to the connection of vulnerable customers in the Northern Ireland context.

The Authority notes SGN’s experience of construction and system operation and its proposals for mobilisation based on its experience in Great Britain. The Authority places weight on SGN’s experience in operating its own control room.

However, the Authority also notes that the management team and staff in Northern Ireland need to be recruited, including the Business Development team that will be responsible for establishing the relationships that will generate connections. In addition, the Authority notes that SGN does not have an established brand in Northern Ireland.

On the basis of the above the Authority has attributed a score of 14 marks out of 20 to SGN's application in relation to paragraph 3.17(c).

\textsuperscript{1006} Northern Ireland Sustainable Energy Programme
\textsuperscript{1007} SGN, op cit, p. 110.
10.8. Specific Criteria – Innovation & Technology

10.8.1 SGN has sought to address innovation and technology transfer in an annex to its OBP (the ITT).

10.8.2 The ITT does not address the matters listed in paragraph 3.21 of the Criteria systematically. Instead it outlines SGN's current innovation strategy and process, its history and capability, and its existing projects.

Environmental sustainability

10.8.3 In relation to measures to ensure sustainability with respect to the environment, SGN points to a number of projects with environmental benefits which could be transferred to Northern Ireland from Great Britain. These include the use of cold lay tars containing no volatile organic compounds, alternative reinstatement materials that are more environmentally friendly, and the use of Orpheus regulators which eliminate excavations, bringing environmental savings and reducing waste to land fill.\footnote{SGN, Low Pressure Operational Business Plan: Innovation Annexe, p.11 and figure 5 pp.14 – 15.}

10.8.4 In particular, the Authority also notes SGN’s work on the injection of biomethane into the grid.\footnote{Ibid, pp. 7 – 8.} SGN states that it was involved in the UK’s first biomethane demonstration project at Didcot Sewage Works, near Oxfordshire, and was also involved in developing and installing the UK’s first commercial ‘biogas to grid’ project at Poundbury estate near Dorchester. Consequently, SGN indicates that it now has twelve projects at various stages of commercial approval or technical discussion, with four expected to be injecting biomethane in 2014.

Efficiency in use of gas and new sources of gas

10.8.5 In relation to new sources of gas, and in addition to its work with biomethane, SGN points to its ‘Opening up the gas market’ project which would open up the market to new sources of gas.
The objective of this project is to demonstrate that gas which meets the European Association for the Streamlining of Energy Exchange-gas (EASEE Gas) specification but sits outside the characteristics of gas specified within the Great Britain Gas Safety (Management) Regulations (GS(M)R) 1996 can be distributed and utilised safely and efficiently in Great Britain. For this demonstration, SGN states that it has a unique opportunity to utilise one of its discrete, isolated networks which it operates in remote parts of Scotland.

Cost efficiency

SGN states that cost efficiency is a driver in its innovation projects, in particular the conversion of innovation projects into business-as-usual. SGN describes the benefits of the projects it has underway in Great Britain but does not quantify them in monetary terms.

However, SGN does state that the amount of revenue year on year accounted for by innovation is increasing.

Development of the network to more remote geographical areas

SGN points to the ‘Opening up the gas market’ project described above and states that if demonstrated successfully the project could open up the possibility for decentralised networks to be constructed in more remote areas to be supplied by unconventional gases such as biomethane.

History of innovation

SGN details a number of examples of past innovation in Great Britain and the processes which support innovation within the company. A number of examples described appear to push the boundaries of modern technology, in robotics for

\(^{1010}\) Ibid, p. 6.
\(^{1012}\) Ibid, p. 4 and figure 4.
SGN Low Pressure Connected

example\(^{1013}\), or would seem to represent new opportunities for Northern Ireland, such as the ‘Opening up the gas market’ project.

10.8.11 The Authority considers that these examples may be directly relevant to the network in the new licensed area and illustrate an ability to innovate more generally. This view is supported by the report from Rune\(^{1014}\).

**Ability to secure funding**

10.8.12 SGN states that it has a track record of securing funding for innovation in Great Britain via the Network Innovation allowance funded under Ofgem’s RIIO framework\(^{1015}\). For example, SGN points to £7m funding for its ‘Robotics’ project and £2m funding for the ‘Opening up the gas market’ project which was secured under the Network Innovation competition.

10.8.13 The Authority therefore notes that SGN(NI) has provided evidence of its ability to secure funding for innovation specifically. This view is supported by the report from Rune\(^{1016}\).

**Transfer of innovation into Northern Ireland**

10.8.14 SGN points to a number of its current and future projects in Great Britain which have the potential to transfer into Northern Ireland\(^{1017}\). A number of these projects have never been tried before in Northern Ireland. In particular, the Authority notes SGN’s approach to bringing gas to remote parts of Scotland\(^{1018}\).

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1015 SGN, ITT, p. 5 – 6.
1016 Rune Associates, op cit.
1017 See the snapshot of current transferable projects and figure 5 which includes a more extensive list of projects, SGN, ITT, pp. 7 – 15.
1018 Ibid, p.10.
10.8.15 The Authority considers that SGN has therefore provided proposals to transfer innovation into Northern Ireland. This view is supported by the report from Rune1019.

Existing skills and experience

10.8.16 SGN does not detail the existing skills and experience of its staff in relation to innovation specifically.

10.8.17 However, as evidence of the importance of innovation within the company, SGN points to the fact that it has a dedicated innovation team and an innovation board which provides overall executive level control and guidance1020. SGN also states that it operates a suggestions scheme, called ‘Ignite’ for its staff, project partners, and suppliers who wish to make a suggestion, offer a new product or share an idea. Between 30 and 50 suggestions are received each month1021. The Authority therefore notes that innovation is embedded in the company from the top down.

10.8.18 Also, as stated in Paragraph 2.9 above, the Authority considers there to be some overlap between this subparagraph 3.21(b)(iv) of the Criteria and subparagraph 3.21(b)(i) as evidence of a history of innovation is one way in which skills and experience may be demonstrated. SGN has therefore been given credit with respect to subparagraph 3.21(b)(iv) on the basis of the examples of previous innovation described in its ITT.

Provisional score for the ITT criteria

10.8.19 As stated in paragraph 2.9.1 above, the evidential burden is on the applicant to provide the Authority with information on which to base its assessment under paragraph 3.21 of the Criteria.

1020 SGN, ITT, p. 4.
1021 Ibid, p. 3.
10.8.20 In respect of the matters listed in subparagraph 3.21(a) of the Criteria, SGN has provided evidence of its ability to achieve innovation and technology transfer in relation to environmental sustainability and efficiency in the use of gas. It has also put forward an innovative proposal for the development of the network to more remote geographical areas.

10.8.21 The Authority would have expected SGN to quantify in monetary terms the benefits of the projects underway in Great Britain, however.

10.8.22 In respect of the matters listed in subparagraph 3.21(b) of the Criteria, SGN has provided a number of examples of past innovation and has also demonstrated an ability to secure funding for innovation. SGN does not detail the existing skills and experience of its staff in relation to innovation specifically. However, it has been given credit with respect to subparagraph 3.21(b)(iv) on the basis of the examples of previous innovation described in its ITT.

10.8.23 Overall the Authority considers that the submission points to a culture of innovation within the company. SGN is also in a unique position to bring the outputs from innovation within the RIIO framework to Northern Ireland.

10.8.24 On the basis of the above, the Authority has attributed a score of 16 out of 20 to PNGL's application in relation to innovation and technology transfer.

10.9. **Resources Criteria**

10.9.1 As explained above\(^{1022}\), the Authority considered there to be a close connection between an applicant's score with respect to the Best Value Criterion and the assessment of whether it has met the Adequate Resources Criterion and the Financial Resources and Standing Criterion. This is because of the substantial overlap in the information which is relevant to each.

10.9.2 The Authority therefore used its detailed analysis of the information provided with respect to the Best Value Criterion, as outlined above, as a basis for its

\(^{1022}\) Chapter 2, paragraphs 2.7.23 to 2.7.29
assessment of whether SGN has met the Adequate Resources Criterion and the Financial Resources and Standing Criterion.

10.9.3 Where an applicant has achieved scores which are consistently within the medium to high parts of the range in the assessment of its OBP it might be expected that its application would reveal a broad adequacy of resources for the purposes of the licence. This is the case even if the Authority's detailed analysis of that applicant's OBP found there to be some inadequacies in the information provided.

10.9.4 Where an applicant has been attributed one or more scores which are within the low part of the range in the assessment of its OBP – in other words, where it has achieved less than half of the marks that are available against at least one element of sub-criteria 3.17(a) to (c) – the Authority has considered carefully whether its application reveals an adequacy of its resources.

10.9.5 SGN has been attributed scores which fall within the medium to high range in respect of all of the elements of its OBP. Its application was supported by comprehensive, detailed and credible information, systematically addressed the relevant issues, and provided a clear and justified rationale.

10.9.6 In particular the Authority took into account that its proposed WACC of 6.2% and 5.5% fell within NERA's plausible range and was such that it would be able to raise the finance required to construct and operate the low pressure network while subject to a revenue control condition embodying that WACC.

10.9.7 The Authority considered that SGN has demonstrated that it has the required resources to meet the obligations of the licence and thus has met the Adequate Resources Criterion and the Financial Resources and Standing Criterion.
11.0 Best Value Criterion

11.1. Best Value Criterion

11.1.1 The purpose of the Best Value Criterion is to allow the Authority to determine which applicant has made the application which represents the best value for gas consumers in Northern Ireland.

11.1.2 That determination is made on the basis of the marks which the Authority has given to applications under paragraphs 3.15, 3.17 and 3.21 of the Criteria.

11.1.3 The Authority intends to grant two ‘related licences’ in the G2W area - one for high pressure pipelines and one for low pressure networks. In such cases, the Best Value Criterion must be applied in accordance with paragraph 3.12(b) of the Criteria.

11.1.4 This requires the Authority to first calculate the 'combined score' of all possible 'application pairs'. An application pair is defined in paragraph 3.4(a) of the Criteria as meaning two connected applications or any combination of two unconnected applications. The concept of connected applications is defined in paragraph 3.4(b) of the Criteria as meaning two applications, each for a related licence, each of which identifies the other as an application to which the applicant wishes it to be connected.

11.1.5 A combined score is defined by paragraph 3.4(c) of the Criteria as meaning the aggregate of the marks awarded under paragraph 3.14 to the applications within an application pair.

11.1.6 Applicants for each of the licences were required to indicate as part of their application whether or not they wished that application to be connected to an application for the related licence. Table 11.1 below sets out the responses received in response to this question from each applicant.
Table 11.1: Response to Annex 3 Schedule 1 Part 6

<table>
<thead>
<tr>
<th>Licence Applied for</th>
<th>Applicant</th>
<th>Connected</th>
<th>Connected to</th>
</tr>
</thead>
<tbody>
<tr>
<td>High Pressure</td>
<td>NIEH</td>
<td>Yes</td>
<td>SGN Low Pressure</td>
</tr>
<tr>
<td></td>
<td>PNGL</td>
<td>Yes</td>
<td>PNGL Low Pressure</td>
</tr>
<tr>
<td></td>
<td>BGE (UK) Connected</td>
<td>Yes</td>
<td>firmus Connected Low Pressure</td>
</tr>
<tr>
<td></td>
<td>BGE (UK) Unconnected</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>Low Pressure</td>
<td>SGN</td>
<td>Yes</td>
<td>NIEH High Pressure</td>
</tr>
<tr>
<td></td>
<td>PNGL</td>
<td>Yes</td>
<td>PNGL High Pressure</td>
</tr>
<tr>
<td></td>
<td>firmus Connected</td>
<td>Yes</td>
<td>BGE (UK) Connected High Pressure</td>
</tr>
<tr>
<td></td>
<td>firmus Unconnected</td>
<td>No</td>
<td></td>
</tr>
</tbody>
</table>

11.1.7 On the basis of this information, the Authority has identified four possible application pairs as set out in Table 11.2 below.

Table 11.2 Application Pairs Identified

<table>
<thead>
<tr>
<th>Application Pair</th>
<th>High Pressure Licence</th>
<th>Low Pressure Licence</th>
</tr>
</thead>
<tbody>
<tr>
<td>NIEH + SGN</td>
<td>NIEH</td>
<td>SGN</td>
</tr>
<tr>
<td>PNGL</td>
<td>PNGL</td>
<td>PNGL</td>
</tr>
<tr>
<td>BGE + firmus Connected</td>
<td>BGE (UK) Connected</td>
<td>firmus Connected</td>
</tr>
<tr>
<td>BGE + firmus Unconnected</td>
<td>BGE (UK) Unconnected</td>
<td>firmus Unconnected</td>
</tr>
</tbody>
</table>

11.1.8 It is the combined scores for each of the above application pairs to which the Best Value Criterion is then applied using the mechanism set out in paragraph 3.13 of the Criteria. Paragraph 3.13 outlines two scenarios to be used in determining which application represents best value –

Scenario A

An application falls within scenario A where:

i It constitutes part of the application pair which achieved the highest combined score of all application pairs; and
Each application which forms part of that application pair:

a) Meets all of the other criteria applicable to the application (excluding the Best Value Criterion); and

b) Is not withdrawn by the applicant before the licence is granted.

Scenario B

An application falls within scenario B where:

i) No application falls within scenario A;

ii) The application constitutes part of the application pair which achieved the second highest combined score of all application pairs; and

iii) Each application which forms part of that application pair:

a) Meets all of the other criteria applicable to the application (excluding the Best Value Criterion); and

b) Is not withdrawn by the applicant before the licence is granted.

11.2. Available Marks and Weightings

11.2.1 Under paragraph 3.14(a) of the Criteria, it is for the Authority to determine the maximum number of marks available. Paragraph 3.14 of the Criteria then sets out the relative weightings of the marks available in respect of an applicant's Applicant Determined Costs, OBP and proposals in regard to innovation and technology transfer.

11.2.2 As stated in chapter two, the Authority has determined that the maximum number of marks available will be 100 marks. Therefore the number of marks available in respect of each element of an application to be assessed as part of the Best Value Criterion is as follows:
Best Value Criterion

- Applicant Determined Costs - 50 marks;
- Operational Business Plan - 40 marks;
- Innovation and Technology Transfer - 10 marks.

11.3. **Applicant Determined Costs**

11.3.1 As set out in paragraph 3.15 of the Criteria, marks are awarded for Applicant Determined Cost on the basis of the amount of each application’s costs relative to other applications for the same licence. In accordance with paragraph 3.15 of the Criteria, the Applicant Determined Cost is the net present value of costs as calculated in the Data Input Workbook provided by the Authority in the Applicant Information Pack.\(^{1023}\)

11.3.2 Taking together the requirements of paragraph 3.15 and the Authority's determination as to the maximum number of marks available in respect of the Applicant Determined Costs:

- The application with the lowest net present value of costs is awarded 50 marks.
- Each other application is awarded 50 marks less 1% of the available marks - in this case 0.5 marks - for every 0.2% that its net present value exceeds that of the application with the lowest net present value. Therefore, if an application’s net present value is 1% above that of the applicant with the lowest net present value, it receives 50 marks less 5% of 50 marks (2.5 marks) giving a total of 47.5 marks.
- Under subparagraph 3.15(b)(iii), an application with a net present value which is 20% or more above that of the application with the lowest net present value will receive zero marks.

\(^{1023}\) In the case of the high pressure licence this was Annex 9 of the Applicant Information Pack while for the low pressure licence it was Annex 10.
• When measuring the difference between the net present value of any application and that of the application with the lowest net present value, the measurement of that difference shall be rounded up or down to the nearest 0.2%.

**High Pressure Licence**

11.3.3 On 29 April 2014, and following a public consultation, the Authority published its determination on the mechanism it would use to compare high pressure licence applications in respect of their Applicant Determined Costs. Applying that mechanism, those applications seeking licence conditions which allow operating cost pass through have had an adjustment factor of 0.22% added to their WACC resulting in an uplifted net present value.

11.3.4 Table 11.3 below sets out the unadjusted and adjusted net present value figures taken from the Data Input Workbooks included in each of the four applications.

**Table 11.3 Impact of High Pressure Adjustment Factor**

<table>
<thead>
<tr>
<th>Application</th>
<th>Unadjusted NPV £m</th>
<th>Adjustment Factor</th>
<th>Adjusted NPV £m</th>
</tr>
</thead>
<tbody>
<tr>
<td>PNGL</td>
<td>47.721</td>
<td>Yes</td>
<td>49.665</td>
</tr>
<tr>
<td>NIEH</td>
<td>55.007</td>
<td>Yes</td>
<td>57.155</td>
</tr>
<tr>
<td>BGE (UK) - Connected</td>
<td>105.118</td>
<td>No</td>
<td>105.118</td>
</tr>
<tr>
<td>BGE (UK) - Unconnected</td>
<td>105.558</td>
<td>No</td>
<td>105.558</td>
</tr>
</tbody>
</table>

11.3.5 Table 11.4 overleaf, sets out the award of marks for high pressure licence applications applying paragraph 3.15 of the Criteria to the adjusted net present values for each application.

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1024 [http://www.uregni.gov.uk/publications/utility_regulator_conclusions_-_approach_to_comparing_high_pressure_licence](http://www.uregni.gov.uk/publications/utility_regulator_conclusions_-_approach_to_comparing_high_pressure_licence)
Table 11.4 Marks for Applicant Determined Cost (High Pressure)

<table>
<thead>
<tr>
<th>Application</th>
<th>NPV £m</th>
<th>% of lowest NPV</th>
<th>Marks Deducted</th>
<th>Marks Awarded</th>
</tr>
</thead>
<tbody>
<tr>
<td>PNGL</td>
<td>49.665</td>
<td>100.00%</td>
<td></td>
<td>50.0</td>
</tr>
<tr>
<td>NIEH</td>
<td>57.155</td>
<td>115.08%</td>
<td>-75%</td>
<td>12.5</td>
</tr>
<tr>
<td>BGE (UK) - Connected</td>
<td>105.118</td>
<td>211.65%</td>
<td>-100%</td>
<td>0.0</td>
</tr>
<tr>
<td>BGE (UK) - Unconnected</td>
<td>105.558</td>
<td>212.54%</td>
<td>-100%</td>
<td>0.0</td>
</tr>
</tbody>
</table>

Low Pressure Licence

11.3.6 In completing their Data Input Workbook, applicants for the low pressure licence were required to set the domestic tariff at a level which resulted in allowed and collected revenue being equalised over the 40 year period. This was to reflect the impact of the Profiling Adjustment which the Authority proposed to include in the low pressure licence conditions. A check was made to ensure that each application had met this requirement before marks were awarded to each application. This check confirmed that all applicants had completed the Data Input Workbook as required in this respect.

11.3.7 Table 11.5 below sets out the marks awarded by the Authority to the applications for the low pressure licence applying paragraph 3.15 of the Criteria.

Table 11.5 Marks for Applicant Determined Cost (Low Pressure)

<table>
<thead>
<tr>
<th>Application</th>
<th>NPV £m</th>
<th>% of lowest NPV</th>
<th>Marks Deducted</th>
<th>Marks Awarded</th>
</tr>
</thead>
<tbody>
<tr>
<td>SGN</td>
<td>121.163</td>
<td>100.00%</td>
<td>-27%</td>
<td>50.0</td>
</tr>
<tr>
<td>PNGL</td>
<td>127.685</td>
<td>105.38%</td>
<td>-100%</td>
<td>36.5</td>
</tr>
<tr>
<td>firmus - Connected</td>
<td>147.767</td>
<td>121.96%</td>
<td>-100%</td>
<td>0.0</td>
</tr>
<tr>
<td>firmus - Unconnected</td>
<td>147.767</td>
<td>121.96%</td>
<td>-100%</td>
<td>0.0</td>
</tr>
</tbody>
</table>
11.4. **Operational Business Plan**

11.4.1 In line with the Authority's determination that the total number of marks available in respect of each application is 100, and in accordance with the weightings discussed above, 40 marks are available in respect of the OBP.

11.4.2 Applying the weightings for each element of the OBP outlined in paragraph 3.18 of the Criteria, the marks available in respect of each relevant subparagraph are as follows –

- 3.17(a) - 8 marks;
- 3.17(b) - 20 marks;
- 3.17(c) - 12 marks.

11.4.3 To ensure a consistent approach to scoring as between each of the subparagraphs, and to allow more finely grained distinctions to be drawn between applications, the Authority initially scored each application out of a total of 20 marks in respect of each of the subparagraphs. Each mark out of 20 was then adjusted to reflect the appropriate weighting in respect of each subparagraph as outlined above.\(^{1025}\)

**High Pressure Licence**

11.4.4 The marks awarded by the Authority in respect of subparagraphs 3.17(a), (b) and (c) of the Criteria are set out in chapters 3 to 10 above, subsections 5, 6 and 7. Table 11.6 below sets out the marks out of 20 in respect of each of these subparagraphs and it also shows the marks when weighted according to the requirements of paragraph 3.18 of the Criteria.

---

\(^{1025}\) So for example in the case of 3.17 a the ratio is 0.4, maximum marks 8 / maximum score 20. Therefore a score of 10 results in 4.00 marks being awarded, 10 * 0.4.
Table 11.6: Proposed OBP Scores (out of 20) and marks awarded – High Pressure

<table>
<thead>
<tr>
<th>Application</th>
<th>OBP Scores Awarded</th>
<th>Conversion Factor</th>
<th>OBP Weighted Marks Awarded</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>3.17 a</td>
<td>3.17 b</td>
<td>3.17 c</td>
</tr>
<tr>
<td>BGE (UK) Connected</td>
<td>18</td>
<td>9</td>
<td>15</td>
</tr>
<tr>
<td>BGE (UK) Unconnected</td>
<td>18</td>
<td>9</td>
<td>15</td>
</tr>
<tr>
<td>NIEH</td>
<td>16</td>
<td>15</td>
<td>15</td>
</tr>
<tr>
<td>PNGL</td>
<td>6</td>
<td>4</td>
<td>7</td>
</tr>
</tbody>
</table>

Low Pressure Licence

11.4.5 The marks awarded by the Authority in respect of subparagraphs 3.17(a), (b) and (c) of the Criteria are set out in chapters 3 to 10 above, subsections 5, 6 and 7. Table 11.7 below sets out the marks out of 20 in respect of each of these subparagraphs and Table 11.7 also shows the marks when weighted according to the requirements of paragraph 3.18 of the Criteria.
## 11.5. Innovation & Technology Transfer

11.5.1 The marks awarded by the Authority to each application in respect of innovation and technology transfer are set out in chapters 3 to 10, section 8. Applying the weightings as set out in paragraph 3.14(b) of the Criteria, 10% are available in respect of innovation and technology transfer.

11.5.2 As with the OBP, for the purposes of consistency and to allow more finely grained distinctions between applications, applications were scored out of 20. Each score was then divided by two to provide the required mark out of 10.
### High Pressure Licence

**Table 11.8 Innovation & Technology Transfer Proposed Scores (out of 20) and Marks Awarded – High Pressure**

<table>
<thead>
<tr>
<th>Application</th>
<th>Innovation &amp; Technology Transfer Score</th>
<th>Marks</th>
</tr>
</thead>
<tbody>
<tr>
<td>BGE (UK) Connected</td>
<td>9</td>
<td>4.50</td>
</tr>
<tr>
<td>BGE (UK) Unconnected</td>
<td>9</td>
<td>4.50</td>
</tr>
<tr>
<td>NIEH</td>
<td>15</td>
<td>7.50</td>
</tr>
<tr>
<td>PNGL</td>
<td>7</td>
<td>3.50</td>
</tr>
</tbody>
</table>

### Low Pressure Licence

**Table 11.9 Innovation & Technology Transfer Proposed Scores (out of 20) and Marks Awarded – Low Pressure**

<table>
<thead>
<tr>
<th>Application</th>
<th>Innovation &amp; Technology Transfer Score</th>
<th>Marks</th>
</tr>
</thead>
<tbody>
<tr>
<td>firmus Connected</td>
<td>12</td>
<td>6.00</td>
</tr>
<tr>
<td>firmus Unconnected</td>
<td>12</td>
<td>6.00</td>
</tr>
<tr>
<td>SGN</td>
<td>16</td>
<td>8.00</td>
</tr>
<tr>
<td>PNGL</td>
<td>12</td>
<td>6.00</td>
</tr>
</tbody>
</table>
11.6. Total Marks Awarded

High Pressure Licence

11.6.1 Table 11.10 below summarises the total marks awarded to each application for the high pressure licence.

Table 11.10 Total Marks – High Pressure Licence

<table>
<thead>
<tr>
<th>Application</th>
<th>Applicant Determined Cost</th>
<th>Operational Business Plan</th>
<th>Innovation &amp; Technology Transfer</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>BGE (UK) Connected</td>
<td>0.00</td>
<td>25.20</td>
<td>4.50</td>
<td>29.70</td>
</tr>
<tr>
<td>BGE (UK) Unconnected</td>
<td>0.00</td>
<td>25.20</td>
<td>4.50</td>
<td>29.70</td>
</tr>
<tr>
<td>NIEH</td>
<td>12.50</td>
<td>30.40</td>
<td>7.50</td>
<td>50.40</td>
</tr>
<tr>
<td>PNGL</td>
<td>50.00</td>
<td>10.60</td>
<td>3.50</td>
<td>64.10</td>
</tr>
</tbody>
</table>

Low Pressure Licence

11.6.2 Table 11.11 below summarises the total marks awarded to each application for the low pressure licence.

Table 11.11 Total Marks – Low Pressure Licence

<table>
<thead>
<tr>
<th>Application</th>
<th>Applicant Determined Cost</th>
<th>Operational Business Plan</th>
<th>Innovation &amp; Technology Transfer</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>firmus Connected</td>
<td>0.00</td>
<td>30.00</td>
<td>6.00</td>
<td>36.00</td>
</tr>
<tr>
<td>firmus Unconnected</td>
<td>0.00</td>
<td>30.00</td>
<td>6.00</td>
<td>36.00</td>
</tr>
<tr>
<td>SGN</td>
<td>50.00</td>
<td>28.00</td>
<td>8.00</td>
<td>86.00</td>
</tr>
<tr>
<td>PNGL</td>
<td>36.50</td>
<td>26.00</td>
<td>6.00</td>
<td>68.50</td>
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</table>
11.7. Combined Scores for Application Pairs

11.7.1 In table 11.2 above the Authority identified all the potential application pairs that can be created from the individual licence applications. As stated above, combined scores are calculated by aggregating the total marks granted to each application within an application pair. The combined score for each application pair is shown in Table 11.12 below, which also ranks each application pair from highest to lowest on the basis of those combined scores.

Table 11.12 Application Pairs – Combined Score

<table>
<thead>
<tr>
<th>Application Pair</th>
<th>Combined Score</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>High</td>
</tr>
<tr>
<td>NIEH + SGN</td>
<td>50.4</td>
</tr>
<tr>
<td>PNGL</td>
<td>64.1</td>
</tr>
<tr>
<td>BGE + firmus Connected</td>
<td>29.7</td>
</tr>
<tr>
<td>BGE + firmus Unconnected</td>
<td>29.7</td>
</tr>
</tbody>
</table>

11.8. The Preferred and Reserve Applicant

11.8.1 As described above, paragraph 3.13 of the Criteria provides the mechanism by which the application is identified which provides the best value to gas consumers in Northern Ireland.

11.8.2 For an application to fall within either scenario A or scenario B as outlined in paragraph 3.13 of the Criteria, it, and any application connected to it, must (i) meet all of the other criteria excluding the best value criteria, and (ii) not have been withdrawn prior to the grant of the relevant licence.

11.8.3 At the time of publishing no application has been withdrawn.

11.8.4 As set out in Chapter 6 above, the high pressure application submitted by PNGL does not meet the Adequate Resources and Financial Resources and Standing Criteria in paragraphs 2.8, 3.9 and 3.10 of the Criteria. Therefore, neither that
application, nor the PNGL application for the related low pressure licence with which it formed an application pair, can fall within scenario A or B.

11.8.5 On this basis, Table 11.13 repeats Table 11.12 above but includes only those applications which are capable of falling within either scenario A or B.

**Table 11.13 Applications capable of falling within scenario A or B**

<table>
<thead>
<tr>
<th>Application Pair</th>
<th>Combined Score</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>High</td>
</tr>
<tr>
<td>NIEH + SGN</td>
<td>50.4</td>
</tr>
<tr>
<td>BGE + firmus Connected</td>
<td>29.7</td>
</tr>
<tr>
<td>BGE + firmus Unconnected</td>
<td>29.7</td>
</tr>
</tbody>
</table>

11.8.6 On the basis of this analysis those Applications which fall within scenario A are:

- NIEH high pressure application
- SGN low pressure application

11.8.7 The Authority has therefore determined NIEH to be the preferred applicant in respect of the high pressure licence and SGN to be the preferred applicant in respect of the low pressure licence.

11.8.8 Those applications which are capable of falling within Scenario B are:

- BGE (UK) high pressure Connected Application
- BGE (UK) high pressure Unconnected Application
- firmus low pressure Connected Application
- firmus low pressure Unconnected Application

11.8.9 The Authority has therefore determined BGE(UK) to be the reserve applicant in respect of the high pressure licence and firmus to be the reserve applicant in respect of the low pressure licence.
12.0 Next Steps

12.1. Timetable

12.1.1 This section sets out the steps which the Authority will take following publication of this consultation to move to the grant of the high and low pressure licences required to construct and operate the network.

12.1.2 Following the closure of this consultation on 7 October 2014, the Authority will consider carefully all of the responses which it has received before making its final decision with respect to which applicant should be granted each licence.

12.1.3 The statutory process for granting the licences is set out in article 8(4) the Gas (Northern Ireland) Order 1996. This requires the Authority to publish notice of its intention to grant each of the licences and to provide a period of not less than 28 days for representations with respect to the proposed licences.

12.1.4 In line with its statutory obligations, once it has considered the responses to this consultation, and made final decisions in respect of the applicant to whom each licence should be granted, the Authority will publically consult on the conditions in each licence. The Authority will then finalise the conditions in each of the licences following consideration of any responses which it has received.

12.1.5 The table below sets out an indicative timetable for the steps identified above. The Authority reserves the right to vary (including by adding to) the activities and dates set out in this timetable at its discretion. Any such variation will be communicated via the Authority’s website.
Next Steps

<table>
<thead>
<tr>
<th>Activity</th>
<th>Party</th>
<th>Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>Consultation on preferred applicant and reserve applicant published</td>
<td>Authority</td>
<td>12 August 2014</td>
</tr>
<tr>
<td>Consultation period closes</td>
<td>Consultees</td>
<td>7 October 2014</td>
</tr>
<tr>
<td>Consideration of responses</td>
<td>Authority</td>
<td>October/November 2014</td>
</tr>
<tr>
<td>Public Consultation on final licence conditions</td>
<td>Authority</td>
<td>November/December 2014</td>
</tr>
<tr>
<td>Final Licence(s) Granted</td>
<td>Authority</td>
<td>December 2014</td>
</tr>
</tbody>
</table>

12.2. **Engagement with Preferred Applicants**

12.2.1 The Authority will not discuss the content of this consultation, or any response to it, with the preferred applicants during the consultation period. The preferred applicants will be expected to provide any response they wish to make to the consultation in writing on the same basis as all other consultees.

12.2.2 However the Authority will enter discussions with the preferred applicants that will be strictly limited to the conditions on which each licence is to be granted and any preparatory mobilisation work which either preferred applicant wishes to undertake prior to the Authority’s final decisions as to the grant of the licences.\(^{1026}\).

12.2.3 This will not be an opportunity for the preferred applicants to re-open the terms of the licence conditions. The licences as granted will in all material ways be those for which applicants have applied as set out in the Applicant Information Pack\(^{1027}\).

12.2.4 The Authority recognises however that the final drafting of the conditions in each licence may need to be adjusted to fit with the particular requirements and nature of the applicant to whom each licence is granted.

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\(^{1026}\) Clarification Questions 1 – 75 Question 54.
\(^{1027}\) Applicant Information Pack Section 3.
Next Steps

12.2.5 The Authority's discussions with the preferred applicants will be without prejudice to its final decisions. The Authority will therefore seek to ensure that the outcome of any discussions undertaken during the consultation period are transferrable to any other applicant to whom the licences may be granted should either preferred applicant not be granted a licence or withdraw its application.
# Appendix A: Supporting Information

<table>
<thead>
<tr>
<th>FE Low Pressure Application Connected</th>
<th>Document</th>
</tr>
</thead>
<tbody>
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<td>In Respect Of</td>
<td></td>
</tr>
<tr>
<td>1. Notice of Application</td>
<td>Cover Letter</td>
</tr>
<tr>
<td>2. Licence application Schedule 1 &amp; 2</td>
<td>Application Form</td>
</tr>
<tr>
<td></td>
<td>Appendix 1. Independent Application - iCON Ownership</td>
</tr>
<tr>
<td></td>
<td>Firmus Distribution Mem and Arts</td>
</tr>
<tr>
<td></td>
<td>Firmus Distribution Name Change 1</td>
</tr>
<tr>
<td></td>
<td>Firmus Distribution Name Change 2</td>
</tr>
<tr>
<td></td>
<td>Cookstown</td>
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<tr>
<td></td>
<td>Derrylin</td>
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<tr>
<td></td>
<td>Dungannon &amp; Coalisland</td>
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<tr>
<td></td>
<td>Enniskillen</td>
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<td></td>
<td>Magherafelt</td>
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<td></td>
<td>Omagh</td>
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<tr>
<td></td>
<td>Strabane</td>
</tr>
<tr>
<td></td>
<td>Finance Cashflow Model (Regulator Model)</td>
</tr>
<tr>
<td></td>
<td>Fit and Proper Person Statement</td>
</tr>
<tr>
<td></td>
<td>Lloyds Support Letter</td>
</tr>
<tr>
<td></td>
<td>RBS Support Letter</td>
</tr>
<tr>
<td></td>
<td>Financial cashflow Model</td>
</tr>
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</table>

| 3. Financial Stms | Firmus Energy (Distribution) Limited 31-12-12 |
|                  | firmus energy (distribution) Limited financial statements for year ended 31.12.2011 (PART 1) |
|                  | firmus energy (distribution) Limited financial statements for year ended 31.12.2011 (PART 2) |
|                  | Firmus Energy Distribution Limited_Dec 2010 |
|                  | BG_AR10 |
|                  | BG AR11 |
|                  | BG AR12 |
|                  | iCON Infrastructure Partners II, L.P. FS 31 Dec 13 Signed |
|                  | 2011.12.31 iCON Infrastructure Partners 1A, L.P. Audited Financial Statements Final Signed |
### FE Low Pressure Application Connected

| 2013.03.06 iCON 2 - Annual Report and Audited Financial Statements 2012 Signed |

| 4. OBP & appendices | Gas to the West - OBP - firmus energy - May 2014  
1. Huhtamaki testimonial  
2. Moy Park testimonial  
3. Foyle Food Group testimonial  
4. Fane Valley testimonial  
5. Irwins Bakery testimonial  
6. H&A Mechanical testimonials  
7. Carbon Trust testimonial  
8. NEA Testimonial  
9. Energy Saving Trust Testimonial  
Appendix 1. Gas to the West Roll-Out  
Appendix 2. Connection Sales Booklet  
Appendix 3. Strabane Alternative Design  
Appendix 4. Cookstown Alternative Design  
Appendix 5. firmus energy Policies and Processes  
Appendix 6. Project Team |

| 5. Innovation & Technologies | Gas to the West - Innovation and Technology Transfer - firmus energy - May 2014 |

| 6. Data Input Workbook | Low Pressure Workbook  
Mobilisation and Supporting Schedules and Detailed Workings  
Supporting Schedules and Detailed Workings |

| 7. Information Request 9 May 2014 | - |
## FE Low Pressure Application Unconnected

<table>
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<td>Appendix 1. Connected Application Form (iCON Ownership)</td>
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<td>Firmus Distribution Mem and Arts</td>
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<td>Firmus Distribution Name Change 2</td>
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<td>Finance Cashflow Model (Regulator Model)</td>
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<td>BG_AR12</td>
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<td>4. OBP &amp; appendices</td>
<td>Appendix 1. Gas to the West Roll-Out</td>
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<td>Appendix 2. Connection Sales Booklet</td>
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<td>Appendix 3. Strabane Alternative Design</td>
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<td>Appendix 4. Cookstown Alternative Design</td>
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<td>Appendix 5. firmus energy Policies and Processes</td>
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<td></td>
<td>Appendix 6. Project Team</td>
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<tr>
<td></td>
<td>1. Huhtamaki testimonial</td>
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<td>2. Moy Park testimonial</td>
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<td>3. Foyle Food Group testimonial</td>
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<td>4. Fane Valley testimonial</td>
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<td>Low Pressure Workbook</td>
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<td>S2.2 - PNG Directors' Report and Financial Statements year ended 31Dec2011</td>
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<td>4 Operational Bus Plan &amp; appendices</td>
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<td>5. Innovation &amp; Technologies</td>
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<td>6. Data Input Workbook</td>
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## PNGL High Pressure Application

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| 2. Licence application schedule 1 & 2 | HP Connected - Schedule 2 part 1  
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S2.8 - Comfort Letter (CBA)  
S2.8 - Comfort Letter (Lloyds)  
S2.8 - Comfort Letter (NAB)  
S2.8 - Comfort Letter (RBS)  
S2.8 - Comfort Letter (RBSGPF)  
S2.8 - Comfort Letter (SMBC)  
S2.8 - Comfort Letter (UTA)  
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S2.9 - Map for the Phoenix HP Application |
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S2.3 - PNG Directors’ Report and Financial Statements year ended 31Dec2012  
S2.4 - KELLEN_Report_2010  
S2.5 - KELLEN_Report_2011  
S2.6 - KELLEN_Report_2012 |
| 4. OBP                         | HPOBP - Phoenix High Pressure OBP - Chapters 1 to 9  
HPOBP - Phoenix High Pressure OBP - Chapter 10 |
| 5. Innovation & Technologies   | Innovation and Technology Transfer |
| 6. Data Input Workbook         | HPDIW - Phoenix High Pressure Data Input Workbook |
## BGE High Pressure Application
### Connected

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## BGE High Pressure Application
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<td>7. Information Request 9 May 2014</td>
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<td><strong>NIEH Pressure Application</strong></td>
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5.b. RBC Comfort Letter  
5.c SGN Comfort Letter  
6.a NIEH Articles of Association  
6.b Memorandum NIEH  
6.b Certificate of name change  
7.a Current Group Structure  
7.b Proposed Group Structure  
11. Map  
13 HP capex  
13 HP cashflow  
13 HP opex breakdown  
13 Notes on _d_ to _g_  
20. Fit and Proper Person Declarations |
| 3. Financial Stms | 1.a NIEH Financial Statements for 31 March 2013  
1.b NIEH Financial Statements for 31 March 2012  
1.b. NIEH Financial Statements for 31 March 2011  
2.a MEL Financial Statements for 31 March 2013  
2.b MEL Financial Statements for 31 March 2011  
2.b. MEL Financial Statements for 31 March 2012. |
| 4. & 5. OBP & Innovation technologies | Business Plan |
| 6. Data Input Workbook | 140502 Data input workbook |
| 7. Information Requests | - |
| 8. Financial Model | 140430a Project West SUBMITTED - protected |
### Appendix A: Supporting Information

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<tr>
<th>Advisors</th>
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<tr>
<td>Rune Associates</td>
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## Appendix B: Glossary

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<th>Acronym</th>
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<td>ACER</td>
<td>Agency for the Cooperation of Energy Regulators</td>
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<tr>
<td>AGI</td>
<td>Above Ground Installation</td>
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<td>BGE</td>
<td>Bord Gáis Eireann – Now renamed Ervia from June 2014</td>
</tr>
<tr>
<td>BGTL</td>
<td>Belfast Gas Transmission Limited</td>
</tr>
<tr>
<td>BGTP</td>
<td>Belfast Gas Transmission Pipeline</td>
</tr>
<tr>
<td>CBI</td>
<td>Confederation of British Industry</td>
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<tr>
<td>CHP</td>
<td>Combined Heat and Power</td>
</tr>
<tr>
<td>CNG</td>
<td>Compressed Natural Gas</td>
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<tr>
<td>DEL</td>
<td>Department for Employment and Learning</td>
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<td>DETI</td>
<td>Department of Enterprise, Trade and Investment</td>
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<td>DRD</td>
<td>Department for Regional Development</td>
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<tr>
<td>DSD</td>
<td>Department for Social Development</td>
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<td>ENTSO-G</td>
<td>European Network of Transmission System Operators for Gas</td>
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<td>EST</td>
<td>Energy Saving Trust</td>
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<tr>
<td>EU</td>
<td>European Union</td>
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<td>EUS</td>
<td>Energy Utility Skills</td>
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<td>FMA</td>
<td>Fingleton McAdam</td>
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<td>FOIA</td>
<td>Freedom of Information Act</td>
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<td>FTE</td>
<td>Full Time Equivalent</td>
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<td>G2W</td>
<td>Gas to the West</td>
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<td>GD14</td>
<td>Gas Distribution Price Control 2014</td>
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<td>GDN</td>
<td>Gas Distribution Network</td>
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<td>GTMBS</td>
<td>Gas Trading Management Booking System</td>
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<td>GTW</td>
<td>Gas to the West</td>
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<td>Acronym</td>
<td>Meaning</td>
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<tr>
<td>HP</td>
<td>High Pressure</td>
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<td>HSE</td>
<td>Health and Safety Executive</td>
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<td>IC</td>
<td>Industrial Commercial</td>
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<td>ITT</td>
<td>Innovation and Technology Transfer</td>
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<td>JV</td>
<td>Joint Venture</td>
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<td>LNG</td>
<td>Liquefied Natural Gas</td>
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<td>LP</td>
<td>Low Pressure</td>
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<td>MEL</td>
<td>Mutual Energy Limited</td>
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<td>MERC</td>
<td>Maintenance and Emergency Response Contractor</td>
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<td>MLAs</td>
<td>Members of the Legislative Assembly</td>
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<td>NEC</td>
<td>New Engineering Contract</td>
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<td>NERA</td>
<td>National Economic Research Associates</td>
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<td>NFU</td>
<td>National Farmers Union</td>
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<td>NIEA</td>
<td>Northern Ireland Environment Agency</td>
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<td>NIEH</td>
<td>Northern Ireland Energy Holdings</td>
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<td>NIHE</td>
<td>Northern Ireland Housing Executive</td>
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<td>NISEP</td>
<td>Northern Ireland Sustainable Energy Programme</td>
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<td>NPV</td>
<td>Net Present Value</td>
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<td>NTP</td>
<td>Network Transformation Programme</td>
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<td>Operational Business Plan</td>
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<td>Ofgem</td>
<td>The Office of Gas and Electricity Markets</td>
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<td>Ofwat</td>
<td>The Water Services Regulation Authority</td>
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<td>PE</td>
<td>Polyethylene Pipe</td>
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<td>PES</td>
<td>Phoenix Energy Services</td>
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<td>PFI</td>
<td>Private Finance Initiative</td>
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<td>PMC</td>
<td>Project Management Contractor</td>
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<td>Meaning</td>
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<td>PNGL</td>
<td>Phoenix Natural Gas Limited</td>
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<td>PTL</td>
<td>Premier Transmission Limited</td>
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<tr>
<td>RIIO</td>
<td>Revenue = Incentives + Innovations + Outputs</td>
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<td>Rune</td>
<td>Rune Associates</td>
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<td>SCADA</td>
<td>Supervisory Control and Data Acquisition</td>
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<td>SGN</td>
<td>Scotia Gas Networks</td>
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<td>SNIP</td>
<td>Scotland to Northern Ireland Pipeline</td>
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<td>TSO</td>
<td>Transmission System Operator</td>
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<td>UK</td>
<td>United Kingdom</td>
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<td>Utility Regulator</td>
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<td>WACC</td>
<td>Weighted Average Cost of Capital</td>
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## Appendix C: Economic Terms

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<td>Asset beta values</td>
<td>A measure of volatility, to an asset's sensitivity to non-diversifiable risk, which is referred to normally as systematic risk or market risk, of a security or a portfolio in comparison to the market as a whole.</td>
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<td>Capital Asset Pricing Model (CAPM)</td>
<td>A model that is used throughout the investment community, which describes the relationship between risk and expected return, using well understood financial metrics that are used in setting an appropriate rate of return.</td>
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<td>Capital reserves</td>
<td>A type of account on a company's balance sheet that is reserved for long-term capital investment projects or any other large and anticipated expense(s) that will be incurred in the future. It should be noted that capital reserves are not available for distribution as dividends.</td>
</tr>
<tr>
<td>Cost of Equity</td>
<td>The expected rate of return on investment that is required by a company's shareholders. The return consists both of dividends and capital gains (e.g. increases in the share value).</td>
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<td>Equity Risk Premium values</td>
<td>The return an investor would require over and above the risk free rate of return.</td>
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<td>Gearing ratio</td>
<td>A measure of the equity (or capital) in the business versus the level of debt borrowed.</td>
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<tr>
<td>Term</td>
<td>Meaning</td>
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<tr>
<td>iBoxx index</td>
<td>The iBoxx bond market indices are benchmarks for professional use and comprise liquid investment grade bond issues. They enable investors to analyse and select benchmarks that reflect their investment profile.</td>
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<td>Liquidity</td>
<td>The degree to which an asset or security can be bought or sold in the market without affecting the asset's price. Liquidity is characterised by a high level of trading activity. Assets that can be easily bought or sold are known as liquid assets.</td>
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<tr>
<td>Pass through costs</td>
<td>Cost that are approved in allowances, which are not controllable e.g. Licence Fees.</td>
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<tr>
<td>Postalisation</td>
<td>It effectively means the charges for conveying a therm of gas through designated pipelines will be the same regardless of the distance that it is conveyed or the number of pipelines through which it is conveyed.</td>
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<tr>
<td>Price Cap</td>
<td>The maximum allowed charge to consumers for running the business, with a strong incentive to outperform on demand forecasts.</td>
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<tr>
<td>Revenue Cap</td>
<td>A levelised annual revenue stream or charge to consumers that enables the business to operate, even after a significant drop off in demand.</td>
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<tr>
<td>RIIO</td>
<td>Revenue = Incentives + Innovations + Outputs. This is the Price Control as used by</td>
</tr>
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<td>Term</td>
<td>Meaning</td>
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<tr>
<td>OFGEM</td>
<td>OFGEM, which is the Regulator for Great Britain, which covers Gas and Electricity</td>
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<tr>
<td>Risk Free Rate</td>
<td>The risk free rate represents the interest an investor would expect from an absolutely risk free investment over a specified period of time.</td>
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<tr>
<td>Systematic risk</td>
<td>Inherent risk or undiversifiable risk which applies to the whole market, and cannot easily be mitigated against.</td>
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<tr>
<td>Total Market Return to Equity</td>
<td>The amount of net income returned as a percentage of shareholders equity.</td>
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<tr>
<td>UK gilts</td>
<td>Bonds that are issued by the British government.</td>
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<tr>
<td>Weighted Average Cost of Capital (WACC)</td>
<td>This metric covers all the sources and metrics necessary to finance a business, which ranges from sourcing of debt, existing debt, risk free rate of return, gearing, tax, risk premiums, market volatility, return and cost of equity, market conditions, etc.</td>
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<tr>
<td></td>
<td>This is the expected rate of return required by investors. It includes both the cost of debt to a firm, and the cost of equity.</td>
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<tr>
<td>Working Capital</td>
<td>The working capital is calculated as:</td>
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<td></td>
<td>The working capital ratio (Current Assets/Current Liabilities) indicates whether a company has enough short term assets to cover its short term debt.</td>
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## Appendix D: Overview of Applicants

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<tr>
<th>Applicant</th>
<th>Company Overview</th>
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| Bord Gáis Eireann (UK)        | BGE (UK) Limited is a subsidiary company of Bord Gais Eireann (BGE), which is an Irish Semi-State body responsible for the delivery of gas and water infrastructure. BGE (UK) owns and operates parts of the Transmission gas network in Northern Ireland.  

BGE (UK) developed and owns the North West Pipeline (NWP), which is 112 kilometers in length and runs from Carrickfergus to Coolkeeragh Power Station. BGE (UK) also operates the 156 kilometer South North Pipeline (SNP), which runs from Co. Antrim to Gormanston, Co. Meath where it links into the NWP.  

It should be noted that BGE has been renamed Ervia as of June 2014.                                                                                           |
| firmus energy Distribution Ltd | firmus energy Distribution Ltd currently operates along the North West Pipeline (NWP) and South North Pipeline (SNP). It has approximately 70,000 customers in Northern Ireland and is connecting approximately 4,250 customers per annum.  

Since 2005 firmus have laid over 870km of mains pipes across Northern Ireland.                                                                                     |

firmus is 100% owned by the Icon Group.                                                                                                                                 |
<p>| Northern Ireland Energy Holdings (NIEH) | NIEH is a wholly owned subsidiary of Mutual Energy Ltd. Mutual Energy is a company limited by guarantee (often called a mutual company) which was formed to acquire and hold important energy infrastructure assets for the benefit of the energy consumers of Northern Ireland. Moyle Interconnector Limited, Premier Transmission Limited and Belfast Gas Transmission |</p>
<table>
<thead>
<tr>
<th>Applicant</th>
<th>Company Overview</th>
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<tr>
<td>Company O Limited are all part of the Mutual Energy Group. Premier Transmission Ltd, operates a licence for the conveyance of gas in Northern Ireland which is regulated by the Utility Regulator. Premier Transmission Ltd owns and operates the 135km Scotland to Northern Ireland Pipeline (SNIP) which runs from Twynholm in Scotland to Ballylumford Northern Ireland. Northern Ireland Energy Holdings Ltd. is 100% owned by Mutual Energy.</td>
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<tr>
<td>Phoenix Natural Gas Phoenix currently operates a licence granted to it in 1996 for the conveyance of natural gas (at distribution level) in Northern Ireland. Under the terms of the licence, Phoenix is authorised to conduct its gas distribution business within an area covering approximately 40 per cent of the population of Northern Ireland: Greater Belfast. Gas is available (in accordance with the terms of the licence) to circa 301,000 properties within the existing Licensed Area, of which circa 171,000 (57 per cent) have been connected to the network. Phoenix Natural Gas is 100% owned by the Hastings Group.</td>
<td></td>
</tr>
<tr>
<td>Scotia Gas Networks Northern Ireland (SGN) Scotia Gas Networks Northern Ireland is a subsidiary of Scotia Gas Networks which is the second largest operator of gas distribution infrastructure in the UK. SGN owns and operates gas transportation and distribution networks in Scotland and the south and south-east of England. The Company is owned by three shareholders: SSE plc (50%);</td>
<td></td>
</tr>
</tbody>
</table>
## Appendix D: Overview of Applicants

<table>
<thead>
<tr>
<th>Applicant</th>
<th>Company Overview</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>• Borealis Infrastructure Europe (UK) Limited (25%), which is indirectly wholly owned by OMERS Administration Corporation; and</td>
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<td></td>
<td>• OTPPB Investments (U.K.) Limited (25%), which is owned by Ontario Teachers’ Pension Plan Board.</td>
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</tbody>
</table>