Annex M
Reliability Incentive

Final Determination

30 June 2017
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.
Abstract

The objective of this annex is to develop a reliability incentive to be introduced during RP6. The reliability incentive will be introduced in the second period of RP6 (2018/19), and has been designed based on regulatory best practice.

Audience

Industry, consumers & statutory bodies.

Consumer impact

If implemented successfully, this reliability incentive should improve the level of reliability received by NIE Networks’ customers in a cost-effective way.
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1 Introduction

1.1 The aim of this paper is to explore the options for introducing a reliability incentive mechanism at RP6.

1.2 It is necessary for UR to set reliability standards because it is not feasible for customers to negotiate with their electricity distribution/transmission network operator directly with regards to their preferred level of reliability. In addition, the level of reliability received by customers does not take into account the individual preferences of customers.

1.3 Furthermore, focusing on reliability can help balance other regulatory objectives, most notably low prices for customers. While we expect NIE Networks to be efficient and ensure that prices are no higher than necessary, through regulatory mechanisms such as benchmarking, this may adversely encourage NIE Networks to reduce reliability, which would be at the detriment of customers. For example, as NIE Networks operate under a revenue cap, they may increase profits by reducing costs even if this is to the detriment of reliability. Therefore, by introducing reliability standards and incentives, we, the regulator, can ensure that NIE Networks manage the trade-off between costs and reliability appropriately.

1.4 We also report on changes in NIE Networks’ efficiency in annual reports. However, the introduction of a reliability incentive, and the close monitoring of customer reliability levels, will ensure that any improvements in NIE Networks’ efficiency gap is the result of true efficiencies and not the result of lower quality of service.

1.5 Reliability standards and incentives have been introduced by many regulators of electricity distribution and transmission, both in the UK and internationally. An example of this is in Great Britain (GB), where Ofgem currently use three main schemes to incentivise GB Distribution Networks Operators (DNOs) to provide an appropriate level of reliability:

i) The interruption Incentive Scheme (IIS) – provides a financial incentive to DNOs to improve reliability based on the number of customer interruptions per 100 customers and the average minutes without power per customer.

ii) Guaranteed Standards – Ofgem set a 12 hour guaranteed standards of service requirement for RIIO-ED1 which DNOs must meet. This tightened from a 18 hour standard in DPCR5. If DNOs fail to meet this standard they are required to make payments to customers.

iii) The Worst Served Customer Fund – A fund to improve reliability for customers who have experienced a large number of interruptions over several years. This scheme is focused on customers for whom the DNOs may not be incentivised to improve their service under the IIS. For example, customers residing in rural areas, where supply interruptions only affect a small number of customers.
1.6 At RP5, we had in place a guaranteed standards of service requirement of 24 hours which NIE Networks must meet. We also proposed a reliability incentive scheme, similar to the IIS, based around customer minutes lost (CML). This was structured as a symmetric incentive and featured a range within which the CML may fluctuate without penalty or reward, i.e. a ‘dead band’. However, following the CC’s RP5 final determination this was not introduced. Furthermore, we did not implement a worst served customer fund.¹

1.7 NIE Networks currently operate to restore 100% of customers who lose power supply within 24 hours. By the end of RP6, it is scheduled that NIE Networks will operate to restore 100% of customers who lose power supply within 18 hours. This proposal is in line with Ofgem at DPCR5 but avoids a significant increase to a 12 hour standard set by Ofgem at RIIO-ED1.

1.8 In addition, we propose to introduce a reliability incentive scheme similar to Ofgem’s IIS. Reliability incentives in electricity distribution have been implemented by regulators internationally, and we propose to use this precedent to design an incentive that serves best practice; is appropriate in the context of Northern Ireland; and is in the best interest of customers.

1.9 This paper, therefore, explores the options available for the introduction of a reliability incentive, and arrives at a preferred option based on a set of criteria.

1.10 It is worth noting, however, that while NIE Networks are responsible for electricity distribution and transmission, reliability incentives tend to be set in normal conditions (i.e. excluding atypical and one-off extreme events that disrupt electricity supply to customers). We consider that in the event that a transmission outage cause significant customer outages then this would be deemed an exceptional event. As a result, reliability incentives based on metrics such as customer minutes lost and customer interruptions tend to focus on electricity distribution. Taking this into account, the proposals made in this paper are for electricity distribution only, and do not consider the reliability of electricity transmission in Northern Ireland.

1.11 As part of the draft determination, we put forward our proposed reliability incentive, which was designed based on regulatory best practice. Since we published the draft determination we have received consultation responses from NIE Networks and other stakeholders with regards to the reliability incentive. Within this annex, we formerly respond to each stakeholder response, and have amended the reliability incentive design based on stakeholder responses where we deem appropriate.

1.12 The remainder of this paper is structured as follows:

   Section 2 presents a discussion on regulatory precedent in the UK, Europe and Australia, and puts forward a set of best practice guidelines that we use to assess the different options.

¹ At present, we do not plan to introduce a worst served customer fund at RP6 either.
Section 3 describes the reliability incentive implemented at RP5, and evaluates its appropriateness based on our findings in section 2.

Section 4 outlines NIE Networks' proposal for a reliability incentive at RP6, and evaluates its appropriateness based on our findings in section 2.

Section 5 summarises all consultation responses we have received with respect to the reliability incentive, and formerly responds to each stakeholder query in turn.

Section 6 puts forward our finalised reliability incentive design for RP6.
2 Regulatory precedent

Introduction

2.1 This section presents an overview of how electricity distribution regulators in Great Britain (GB) and internationally have implemented reliability incentives.

2.2 There are three main forms of reliability standards and incentives:

i) Output standards: refer to specific measures of reliability performance that electricity distributors (hereby distributors) have to meet. An example of this would be the guaranteed standard of service requirement.

ii) Output targets: refer to measures of reliability performance that distributors have an incentive to meet. An example of this would be Ofgem’s interruption incentive scheme (IIS), as discussed below, and key performance indicators (KPIs).

iii) Input standards: refer to regulators specifying how distributors should plan and implement improvements to their distribution network, with the overall aim of improving performance.

2.3 In this paper, we are mostly concerned with output targets, and in particular in designing a reliability incentive for NIE Networks during RP6.

2.4 The output target measures used most frequently by regulators are:

i) **System Average Interruption Duration Index** (SAIDI): measures the average number of minutes that interruptions last each year. An example of this is Customer Minutes Lost (CML).

ii) **System Average Interruption Frequency Index** (SAIFI): measures the average number of times customers are interrupted in a year. An example of this is Customer Interruptions (CI) per 100 customers per year (i.e. SAIFI x 100).

iii) **Customer Average Interruption Duration Index** (CAIDI): provides a measure of average restoration times per customer interruption. Calculated as SAIDI/SAIFI.

2.5 In the following sub-sections, we present review of distribution reliability output targets implemented by regulators in Great Britain, Europe and Australia.

**Ofgem Interruption Incentive Scheme (IIS)**

2.6 There are 14 distributors in GB, and the IIS provides distributors with a financial incentive to improve reliability. Each DNO can receive an annual bonus or pay an
annual penalty depending on how they perform relative to the targets set by Ofgem. The rate at which bonuses and penalties accrue has been set for each DNO on the basis of the results of Willingness To Pay (WTP) surveys and value of loss load (VOLL).²

2.7 The parameters that are monitored under the IIS are:

i) The number of customers interrupted per 100 customers (CI = 100 x SAIFI).

ii) The average minutes without power per customer (CML = SAIDI).

2.8 As CI and CML are considered separately for each DNO, in theory a DNO could receive a bonus for CI but pay a penalty for CML.

2.9 In DPCR5, Ofgem calculated separate targets for unplanned and planned outages and then combined these targets to produce a single CI target and a single CML target. Unplanned outages on the distribution system and outages caused by distributed generators were given a weighting of 66.66%, and pre-arranged outages on the distribution system had a weighting of 33.33%. However, for RIIO-ED1, Ofgem produced separate targets for planned and unplanned outages.

Unplanned outage target setting

2.10 In setting the unplanned outages target at RIIO-ED1, Ofgem applied a 75:25 ratio between the unplanned outages benchmark target calculated by Ofgem and each DNO’s current average performance. Unplanned outages benchmarks for CML and CI are calculated by:

i) Disaggregating the distribution system into sub-systems: low voltage (LV), high voltage (HV), extra high voltage (EHV) and 132kv.

ii) Calculating the benchmark for each of these sub-systems.

iii) Aggregating the benchmarks to produce a single benchmark for each company.

2.11 Ofgem’s approach to calculating DNOs current average performance and benchmarks for CI and CML differs by sub-systems:

i) EHV and 132kv

- **Benchmark:** There are relatively few incidents each year at the EHV and 132kv voltages, which can lead to significant volatility over time and across distributors.

- As a result, Ofgem based the CI EHV/132kv benchmark on each distributor’s actual performance averaged across the past 10 years.

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² The average willingness of electricity consumers to pay to avoid an additional period without power.
- For the CML EHV/132kv benchmark target, Ofgem used each DNO’s own “CML per CI” (measure of average restoration time) multiplied by each DNO’s own 10 year historic CI average.

- *DNO’s current average performance:* based on 10 years of performance.

  ii) HV

  - *Benchmark:* Ofgem set the CI benchmark using the four year average performance for each DNO. The CML benchmark target was calculated as the CI four year average multiplied by the upper quartile “CML per CI” across DNOs.

  - *DNO’s current average performance:* based on four years of performance.

  iii) LV

  - *Benchmark:* Ofgem set the CI benchmark using the four year average performance for each DNO. The CML target is set as the four year average level of CI multiplied by the average “CML per CI” across DNOs.

  - *DNO’s current average performance:* based on four years of performance.

2.12 Once the unplanned and planned CI and CML targets have been set for each DNO, Ofgem set annual targets over a glide path through RIIO-ED1. An example is presented below for SSEH’s unplanned CML target for RIIO-ED1. As the table shows, SSEH’s unplanned CML target becomes more and more challenging throughout the RIIO-ED1 period, decreasing from 62.8 in 2012/13 to 48.1 in 2022/23.

<table>
<thead>
<tr>
<th>Table 1: SSEH unplanned CML target during RIIO-ED1</th>
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<td>SSEH</td>
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**Planned outage target setting**

2.13 As the level of planned outages are more predictable and to some extent caused by the level of capital expenditure during the price control period, Ofgem take a different approach to setting a planned outage target compared to an unplanned outage target.

2.14 This approach involves deriving allowances for each distributor for the number and duration of interruptions due to planned interruptions. Ofgem derived these allowances from the forecast of the work that needs to be undertaken by distributors and the impact that different types of work has on the number of interruptions.

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2.15 Ofgem categorised the work undertaken by DNOs into: Load; non-load; inspections and maintenance; and tree-cutting, and spread the allowance for planned outages equally across each year of the price control period.

**Inclusions/Exceptions from CI and CML numbers**

2.16 Outages of more than 3 minutes are included in the IIS. This is different from NIE Networks where CI and CML numbers are recorded after 1 minute. In the long term it may be beneficial to align NIE Networks with GB DNOs as this will improve the comparison of power outage data between GB DNOs and NIE Networks. This will require NIE Networks to record and produce data on outages of more than 3 minutes in addition to outages of more than 1 minute.

2.17 Ofgem have two severe weather categories: (i) 8 times the mean HV and above daily average incident rate (category 1); and (ii) 13 times the mean HV and above daily average incident rate (category 2). Severe weather events that cause the daily higher voltage fault rate to go beyond the category 1 threshold of eight times each DNO’s daily average higher voltage fault rate are excluded from IIS. Furthermore, exceptional events that effect 25,000 or more customers and/or cause 2 million or more customer minutes lost are also excluded from IIS.

**Incentive rates for CI and CML**

2.18 At DPCR5, there was a limit on their revenue exposure to IIS penalties, which was in terms of a limit on the reduction of the allowed return on regulatory equity (RORE). For CI the limit is 7.4 basis points per year and for CML the limit is set to 20.4 basis points per year. Hence, a maximum of 139 RORE basis points over the course of the 5 year price control across CI and CML.

2.19 However, there was no limit on the amount that can be earned by distributors for outperforming the targets. This would not be advised on the first price control of introducing a reliability incentive. This has since been changed at RIIO-ED1 to reintroduce a reward cap.

2.20 At RIIO-ED1, the overall revenue exposure to the IIS is 250 RORE basis points, meaning that 250 RORE bps will be the maximum reward or penalty available in each year of RIIO-ED1. This is equivalent to 1.2 per cent of revenue for CI and 1.8 per cent of revenue for CML.

2.21 Interestingly, responses from Ofgem’s WTP studies found that customers are keener to receive compensation for receiving a poorer service than they are for paying more for receiving a better quality service. This result suggests that an option may be to have asymmetric incentive rates with higher rates when companies perform below the target.

2.22 This is reflected in the Consumer Engagement Advisory Panel (CEAP) authored report ahead of RP6 that sought the views of households and businesses on the aspects of

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4 The average higher voltage fault rate at RIIO-ED1 was calculated using 10 years of historic data between 2002-2003 to 2011-2012.
electricity network services that matter most to them.\textsuperscript{5} As part of this report, CEAP aimed to establish whether consumers are willing to pay for service improvements over and above those which are necessary to maintain present levels of service. Different approaches were undertaken to understand the WTP for domestic consumers and non-domestic consumers:

i) Non-domestic consumers: 66\% stated they would not be willing to pay anything extra to make improvements to deal with power cuts; or to improve network resilience to extreme weather. However, non-domestic consumers were not asked to put a price on their WTP for improvements in reliability.

ii) Domestic consumers: were asked whether they would choose to maintain current levels of service or choose to invest further in the network to: reduce the number and duration of power cuts; reduce the risk from extreme weather; and develop the network for future consumers. In all three cases, approximately 50\% of respondents chose to remain at current standards. Domestic consumers were also asked how much they would be WTP for the highest level of investment to the network. There was a WTP an increase of up to £7 per annum but 28\% of respondents were not WTP anything for the highest levels of improvement.

2.23 Overall, the CEAP report highlights that it is likely that customers are keener to receive compensation for receiving a poorer service than they are for paying more for receiving a better quality service.

2.24 However, we have to be cautious before introducing an asymmetric reliability incentive with higher rates when companies perform below the target as this may cause a cliff edge effect. This is where, in the absence of a bonus payment, the company may be reluctant to invest in improving reliability if they are on course to reach its CML and CI targets under current spending levels, even if it is value for money to do so.

CI and CML targets for unplanned outages

2.25 In the tables below we present Ofgem’s indicative unplanned CI and CML targets for each DNO over the course of RIIO-ED1. Ofgem have set a glide path towards the CI and CML target for each DNO over the course of the price control period.\textsuperscript{6}

2.26 For CML, as Ofgem use relative benchmarking to determine the target, some DNOs’ targets are greater than their current average CML.

\textsuperscript{5} Consumer Engagement Advisory Panel (2016). Empowering Consumers.

\textsuperscript{6} Ofgem, 2013. Strategy decision for the RIIO-ED1 electricity distribution price control. Reliability and Safety. Supplementary annex to RIIO-ED1 overview paper.
2.27 Since the IIS was introduced in 2001/02, the average GB DNO CI and CML performance has significantly improved:

i) Average GB DNO CML has fallen from 81.66 minutes to 35.51 minutes, which is a decrease of approximately 56.5%.

ii) Average GB DNO CI per 100 customers has decreased from 86.6 in 2001/02 to 47.3 in 2015/16, which is a decrease of approximately 45.4%.

2.28 This is shown in the chart below, which presents average GB CI and CML performance between 2001/02 and 2015/16.

Figure 1: Average GB DNO CI and CML performance between 2001/02 to 2015/16

2.29 Furthermore, Ofgem have recently published GB DNO performance in terms of CI and CML for the first year of RIIO-ED1 (2015/16). From this data we can compare each DNOs CI and CML target with what they actually achieved.

2.30 Every DNO in 2015/16 outperformed their individual CI and CML targets, which raises questions on whether the targets were challenging enough.

2.31 A number of DNOs have significantly beaten their CI and CML targets for 2015/16. For example, West Midlands have beaten their CI target by 24 and also beaten their CML target by 24 minutes.

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Figure 2: Customer interruptions (CI) per 100 customers – 2015/16 target versus achieved

Figure 3: Customer minutes lost (CML) – 2015/16 target versus achieved
### Table 2: RIIO-ED1 indicative targets for unplanned customer interruptions (CI)

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### Table 3: RIIO-ED1 indicative targets for unplanned customer minutes lost (CML)

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<td>56.5</td>
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<td>53.2</td>
<td>52.2</td>
<td>51.2</td>
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<tr>
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<tr>
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<td>50.1</td>
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<td>47.2</td>
<td>46.2</td>
<td>45.3</td>
<td>44.5</td>
<td>43.6</td>
<td>-18.2%</td>
</tr>
</tbody>
</table>
2.32 There are 15 distribution systems in Australia with the majority of states only having one distributor. The distribution systems differ significantly in terms of customer density and network length.

2.33 Regulation relating to distribution reliability is national and contained within the National Electricity Rules (NER).

2.34 In particular, the NER contain a reliability incentive mechanism called the Service Target Performance Incentive Scheme (STPIS). Through this scheme, reliability is measured using SAIDI and SAIFI, and distributors receive a financial bonus for exceeding reliability targets or are penalised if they miss the targets.

**STPIS Methodology**

2.35 Depending on performance, each distributor may receive a bonus or pay a penalty of up to 7% of its total regulated revenue in a year through STPIS. The STPIS has four elements: reliability of supply; quality of supply; customer service; and guaranteed service levels.

2.36 While the Australian Energy Regulator (AER) have proposed a set of parameters to measure the reliability of distributors, individual distributors may propose different parameters.

2.37 The reliability of supply element of STPIS is similar to the IIS implemented in GB by Ofgem but less complex. SAIDI, SAIFI and Momentary Average Interruption Duration Index (MAIFI) are measured, and the distributor receives a bonus or pays a penalty if its performance in a given year is above or below the target set by the regulator. The target is based on each distributor’s average performance over the past 5 years. This target excludes atypical events that are outside of the distributor’s control, and the regulator has the power to tighten the target to reflect the impacts of system investment planned in the forthcoming regulatory period.

2.38 The rate used to calculate reliability incentive bonus/penalty is based on the “value of customer reliability” expressed as a value per unsupplied MWh. This is set at $97,500/MWh for central business district customers and half this value for all other customers, which have been derived through WTP studies. These values are then used to calculate separate incentive parameters for SAIDI, SAIFI and MAIFI.

2.39 However, it is important to note that while the same methodology for measuring reliability is not used across Australian jurisdictions. As a result, one has to be cautious when comparing reliability performance across Australian states.

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9 Source: The Brattle Group, 2012. Approaches to setting electric distribution reliability standards and outcomes.
There are approximately 170 distributors in Italy, with the size of the distributors varying significantly. Enel is the largest distributor and distributes approximately 80% of electricity. There are three other large distributors who serve more than 500,000 customers each, and the remaining distributors only serve a very small number of customers (i.e. less than a 100 customers).

The Italian Regulatory Authority for Electricity and Gas (AEEG) is responsible for ensuring service quality standards across electricity distributors in Italy.

The AEEG sets SAIDI (CML) and SAIFI (CI) targets for distributors. If they exceed these targets they receive a bonus and if they fail to meet these targets they are forced to pay a penalty. The SAIDI target applies to outages that last between 3 minutes and 8 hours, whereas the SAIFI target applies to outages shorter than 8 hours that occur on a LV system. Outages caused by exceptional weather events and/or not contributable to the distribution system are excluded.

The AEEG sets three baseline targets for both SAIDI and SAIFI, which depend on the size of the population in an individual district:

i) Low – Less than 5,000 customers (rural)

ii) Medium – Between 5,000 and 50,000 consumers (semi-urban)

iii) High – More than 50,000 consumers (urban)

SAIFI baseline targets for the period 2008-11 were set somewhere between the 20th and 33rd percentile range of actual SAIFI performance in 2006. For the same period, SAIDI baseline targets for rural and semi-urban areas were set to the first decile of actual SAIDI performance by the distributors prior to the start of the regulatory period 2004-07. The corresponding SAIDI baseline targets for urban areas were set to the third decile.

While AEEG set baseline targets it does not expect every distributor to meet these targets by the end of the regulatory period. Moreover, distributors are able to propose alternative targets that are more generous and the AEEG then decides whether or not to except their proposal.

Each distributor’s annual SAIDI and SAIFI target is either the baseline target or its actual performance in the previous year reduced by the expected improvement factor, whichever is higher. The improvement factor is equivalent to the annual rate required to reach the baseline target in 8 years for SAIDI and 12 years for SAIFI.

If a distributor misses its SAIFI or SAIDI target by more than 5% it will pay a penalty, whereas if the distributor beats its SAIFI or SAIDI target by more than 5% it will receive

Source: The Brattle Group, 2012. Approaches to setting electric distribution reliability standards and outcomes.
a bonus payment. The magnitude of the bonus/payment was determined by a WTP survey.

2.48 The Table below presents both the baseline targets and the actual targets applied to distributors for rural, semi-rural and urban districts in Italy. This table shows that the actual targets applied to distributors for supply to LV connected customers vary significantly, and are much higher than the baseline targets. This implies that only a very small number of distributors are delivering at the baseline target.

Table 4: AEEG baseline targets

<table>
<thead>
<tr>
<th>District type</th>
<th>Baseline Targets (excluding external causes)</th>
<th>CML Actual Targets applied to Distributors</th>
<th>CI Actual Targets applied to Distributors</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>CML</td>
<td>CI</td>
<td>Min</td>
</tr>
<tr>
<td>Rural</td>
<td>60</td>
<td>4</td>
<td>4.0</td>
</tr>
<tr>
<td>Semi-rural</td>
<td>40</td>
<td>2</td>
<td>2.0</td>
</tr>
<tr>
<td>Urban</td>
<td>25</td>
<td>1</td>
<td>1.0</td>
</tr>
</tbody>
</table>

2.49 There is a cap and collar set on the total size of the penalties/bonuses that distributors can receive through the incentive. Bonuses cannot be greater than the product of the number of LV customers and a bonus parameter set by AEEG. Similarly, penalties cannot be greater than the product of the number of LV customers and a penalty parameter set by AEEG. These are shown in the table below.

2.50 The bonus and penalty parameters imply an asymmetric reliability incentive, meaning that total potential bonuses are greater than total potential penalties across urban, semi-urban and rural districts. Moreover, both bonus and penalty parameters increase in magnitude as the density of the district increases.

Table 5: AEEG bonus and penalty parameters (LV)

<table>
<thead>
<tr>
<th></th>
<th>Bonus parameter</th>
<th>Penalty parameter</th>
</tr>
</thead>
<tbody>
<tr>
<td>Urban</td>
<td>4.0</td>
<td>3.0</td>
</tr>
<tr>
<td>Semi-Urban</td>
<td>6.0</td>
<td>4.5</td>
</tr>
<tr>
<td>Rural</td>
<td>10.0</td>
<td>6.0</td>
</tr>
</tbody>
</table>

The Netherlands

2.51 In the Netherlands, there are 8 distributors, made up of three large distributors and five smaller distributors. Evidence suggests there are relatively high levels of distribution system reliability in the Netherlands, due to the fact that the systems are relatively small in extent and without any very rural regions.

2.52 The Authority of Consumer and Markets (ACM), formerly the Netherlands Competition Authority (NMa), has the responsibility of regulating energy markets among many other responsibilities.

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2.53 The ACM include service quality in its yardstick regulation through the q-factor, meaning that distributors that perform better on average on service quality have increased revenue allowances whilst those that perform worse than average have reduced revenue allowances. This approach means that distributors are not rewarded for efficiency improvements that compromise service quality.

2.54 For the regulatory period from 2011 to 2013, both SAIFI and CAIDI were used to determine the q-factor, where CAIDI is calculated as SAIDI / SAIFI and reflects average restoration time per customer interruption.

2.55 A formula was developed to obtain the estimated cost of the inconvenience of interruptions for customers as a function of both SAIFI and CAIDI, which provides an indication of the amount the average customer will pay for a certain level of quality. A separate formula was developed for both domestic and non-domestic customers.

2.56 The revenue adjustment for each distributor is calculated from the difference between the quality performance of the distributor and the average quality performance, multiplied by the number of customers the distributor services.

2.57 The cap and floor is set at 5% of a distributor’s revenue allowance. The ACM chose symmetric limits to reflect its impartiality between the financial implications for customers and distributors. In reality, for the fifth price control (2011-2013) the q-factor revenue adjustment across distributors ranged from -0.1% to +1.4%.

2.58 The calculation of the q-factor includes most outages, including incidents that are outside of the direct control of the distributor. Only unplanned outages are included in measurements of SAIFI and CAIDI used to calculate the q-factor.

**Best practice**

2.59 Based on our review of regulatory precedent we have come to a set of “best practices” that we use to develop our proposed reliability incentive:

**Reliability incentive design**

2.60 NIE Networks already reports on its performance in terms of CML and CI. Ongoing performance reporting should be complemented with an incentive scheme with financial implications (i.e. bonuses / payments).

2.61 While it is useful to report performance at a disaggregated level (i.e. by LV, HV and EV sub-systems), performance targets should be set a more aggregate level.

**Target setting**

2.62 Targets should provide distributors with a challenge but at the same time should be realistic and achievable.
2.63 Regulators tend to set targets based on benchmarking distributors with one another and historical averages. The weighting applied to benchmarking and historical averages can differ across sub-systems.

2.64 It is important that we set reliability targets in a transparent manor so that NIE Networks are provided with a degree of long term certainty regarding what targets they will be asked to achieve.

**Willingness to pay studies (WTP)**

2.65 Reliability targets and incentive rates should be set using WTP studies where available. These studies will provide an indication of the value customers put on reliability.

**Two-sided symmetric incentive**

2.66 A two-sided symmetric incentive ensures that there is no cliff-edge effect. This is where NIE Networks may not invest in reliability when they are performing close to the target, even if it could lead to an increase in reliability, if they are not able to recover the costs of the investment through an incentive reward.

2.67 This approach also offers impartiality between the financial implications for customers and distributors.

**Revenue exposure**

2.68 Revenue exposure tends to fall in the region of 1.5% to 7% across the case-studies studies explored.

2.69 1.8% of revenue was exposed at RIIO-ED1 for CML.
3 Reliability incentive at RP5

3.1 Within NIE Networks’ RP5 final determination we proposed a network performance incentive similar to the reliability incentives described above. The incentive was based on unplanned distribution outages only (excluding severe weather).

3.2 The incentive was structured as a symmetric incentive, which featured a range within which the CML may fluctuate without penalty or reward (i.e. ‘dead band’). The dead band was incorporated into the design to allow for any ‘natural fluctuations’ that may occur over the regulatory period. The proposed dead band was 10% either side of the target CML.

3.3 If the CML goes beyond the dead band, we proposed to use the same rate as agreed by Ofgem for SSE Hydro, under the rationale that this is the most comparable DNO to GB. This incentive rate was £0.18 million per CML outside of the +/- 10% threshold.

3.4 The CML target proposed was 56, meaning that if CML goes above the upper range threshold of 61.60, a penalty of £0.18 million per CML above the limit would have been applied. Conversely, if CML falls below the lower threshold of 50.40 a reward of £0.18 million per CML below the limit would have been applied. A cap and collar of five times the annual incentive rate (£0.9 million) would have been applied to any reward or penalty.

3.5 We also proposed a CI reliability incentive with an incentive rate of £0.03 million, and a cap and collar of five times the incentive rate (£0.15 million).

3.6 While this design provides a good starting point for a reliability incentive it can potentially be improved based on reliability incentive best practices:

i) The CML and CI targets remains the same throughout the RP5 period, with no decreasing trend and/or adjustments to the target throughout the regulatory period.

ii) The target has been set using historical averages alone, with no attempt at benchmarking with other GB DNOs. Furthermore, targets have only been set on an aggregate level on not on a sub-system level (i.e. LV, HV and EHV).

iii) While WTP studies have implicitly been used with the application of Ofgem’s SSE Hydro incentive rate, we may improve the relevance of the incentive rate by using an estimate of customer’s WTP in Northern Ireland.

iv) By only focusing on unplanned faults, NIE Networks may be incentivised to inefficiently increase the amount of planned outages in order to decrease the probability of unplanned outages. We can avoid this by setting a combined unplanned and planned CML target. Customers WTP tends to be less for planned outages. As a result, it is common to apply a lesser weight to planned outages within the target.
3.7 We reflect these suggestions in our proposed reliability incentive in the section below.

3.8 In the chart below we present the CML set as part of our proposal alongside NIE Networks’ actual unplanned CML performance during RP5. This shows that NIE Networks unplanned CML performance fell outside of the dead band in 2014/15 and 2015/16. As a result, if our proposal had been implemented in RP5, NIE Networks would have been required to pay a penalty of £0.45 million in 2014/15 and £0.14 million in 2015/16.

Figure 4: Unplanned CML target and performance during RP5
4 NIE Network’s reliability incentive proposal

4.1 NIE Networks have proposed a reliability incentive based on CML, where 1.25% of annual distribution revenue is exposed. The company focuses on CML as they believe the duration of an interruption has the greatest impact on their customer service.

4.2 Individual targets are set for planned and unplanned CML and then combined into one CML target by applying a 100% to unplanned CML and a 50% weight to planned CML. The rationale for this is that customers place less value on outages when they are notified in advance. The targets have been set based on a 10-year historical average.

4.3 The incentive rate has been calculated based on the Value of Loss Load (VOLL), which provides a proxy for the average willingness of electricity consumers to pay to avoid an additional period without power. This is often used by regulators, including Ofgem, when designing a reliability incentive. The VOLL used by NIE Networks is £17.50 per KWh, which is an estimate of VOLL for domestic customers from an ESRI report.12 This estimate does not take into account how the VOLL can differ across different customers (i.e. domestic versus non-domestic). NIE Networks have also used data on total electricity consumption in Northern Ireland provided by the Department for the Environment and Climate Change (DECC).13

4.4 Perhaps sensibly, NIE Networks have suggested that the incentive scheme would not apply to the first half year of RP6 as CML associated with winter weather would be disproportionate with annual averages.

4.5 The unplanned CML target is set at 61.4 and the planned CML target is set at 58. The company has not included a dead band within their design but suggest that the use of a 10-year average target mitigates for any year-on-year fluctuations. NIE Networks’ calculated CML incentive rate is approximately £0.28 million for unplanned CML and £0.14 million for planned CML. Based on 1.25% of annual distribution revenue, which NIE Networks have estimated to be £2.4 million, this equates to +/- 6 CML either side of their target for both unplanned and planned CML.

4.6 NIE Networks’ proposal for unplanned and planned CML is presented in the charts below. As the charts show, both unplanned and planned targets are set at a constant rate over the RP6 period. Our review of regulatory precedent highlighted that there are a number of areas where NIE Networks’ reliability incentive is not in accordance with best practice, and can therefore be improved upon:

i) The CML target set by NIE Networks uses a 10-year average, which we feel is overly cautious. While we agree that a 10-year average may be appropriate for

13 DECC. Northern Ireland sub-national domestic electricity consumption 2008-2014.
EHV outages, given they incur less frequently than LV and HV outages, we do not believe a 10-year average is appropriate for LV and HV faults. Regulatory precedent suggests that a 4 year average is more than sufficient to capture year-on-year volatility.

ii) Furthermore, the unplanned CML target has been set using historical averages alone, with no attempt at benchmarking with other GB DNOs. Regulatory precedent highlights that a combination of individual company historical averages and benchmarking with other distributors is the most appropriate approach to take when designing a reliability incentive.

iii) A dead band zone has not been included within the design. Given RP6 will be the first regulatory period a reliability incentive has been introduced in Northern Ireland, a dead band zone where no penalties or bonuses are served eliminates any unnecessary risk on NIE Networks and customers.

iv) The 2013/14 numbers on total electricity consumption and meters in Northern Ireland provided by the Department for the Environment and Climate Change (DECC), which are used to calculate the incentive rate, is out of date. 2014/15 data has since been released by the Department for Business, Energy & Industrial Strategy (BEIS).

Figure 5: NIE Networks’ unplanned CML proposal
Figure 6: NIE Networks' planned CML proposal

Planned CML

- PA CML Target
- Max Reward
- Max Penalty
5 Consultation responses

NIE Networks’ consultation response

5.1 Since the publication of the draft determination the UR have been involved in ongoing engagement and discussion with NIE Networks with regards to our proposed reliability incentive. In particular, we have had two formal meetings with NIE Networks, which enabled NIE Networks to present their initial views and insights on the proposed reliability incentive.

5.2 The first meeting took place on the 12 April 2017, and gave NIE Networks the opportunity to provide feedback on our proposed reliability incentive. NIE Networks had prepared a presentation ahead of the meeting where they highlighted areas of agreement and disagreement.

5.3 Areas of agreement and disagreement were formalised by NIE Networks within their consultation response to our draft determination on the 19 May 2017, and these are discussed below.

NIE Networks’ areas of agreement

5.4 NIE Networks agreed that there should be a forward looking trajectory for unplanned CML but considered the trajectory was too steep.

5.5 In addition, the company agreed with the UR’s approach to historical averages (i.e. 10 year average for EHV and 4 year averages for HV/LV) but suggested we include 2016/17 data when calculating the historical averages for the final determination given its recent availability.

5.6 Similarly, NIE Networks also agreed with the UR with regards to the use of the 5 year average for the planned CML target and that there should no forward looking trajectory for planned CML.

NIE Networks’ areas of disagreement

5.7 NIE Networks contended that the trajectory for unplanned CML was too steep.

5.8 NIE Networks were not completely against the use of a deadband within the reliability incentive design, but argued that the deadband should not start at £0 but rather at the equivalent CML value (i.e. as if the deadband was not in place).

5.9 NIE Networks argued that we have not adjusted the VOLL used within the reliability incentive to reflect RPI inflation.

5.10 NIE Networks argued that the customer numbers used to calculate the incentive rate was not in line with G43 reporting guidelines.
5.11 NIE Networks considered that combining reporting on planned and unplanned CML addresses would address concerns on volatility to customers and shareholders.

5.12 NIE Networks did not consider it appropriate to benchmark unplanned CML with GB DNOs due to:

i) Different network topology and sparsity of customers – NIE Networks argued that a high proportion of overhead lines and a very sparse customer base results in higher CI and CML compared to GB DNOs.

ii) GB reliability incentive - GB DNO performance data is a result of incentives being in place from DPCR3, which has not been the case for NIE Networks.

iii) NIE Networks did not agree with the UR’s approach to mitigate for the fact that NIE Networks severe weather threshold is higher than GB DNOs, which was to move the benchmark from the upper quartile to the average company performance. The company also suggested that if the severe weather standard as part of the Guaranteed Standards Scheme (GSS) changes in RP6 then the threshold for CML incentive should also change.

5.13 The UR arranged a follow up meeting with NIE Networks, which took place on the 4th May. This gave NIE Networks to provide additional views on the reliability incentive:

Value of loss load (VOLL)

5.14 NIE Networks demonstrated how the VOLL would increase with RPI indexation.

5.15 Stated that the use of 2015/16 data would be consistent with the 2-year lag used by Ofgem within the IIS, and therefore recommended the use of 15/16 VOLL.

Dead band

5.16 NIE Networks argued that the UR should remove the dead band to avoid a cliff-edge effect and to remain consistent with the Ofgem approach.

Benchmarking with GB DNOs

5.17 NIE Networks reiterated that: DPCR5 data includes significant investment in automation by GB DNOs; severe weather exemptions have different reporting thresholds favouring GB DNOs performance; and the average company performance as the benchmark does not take into account network topology in Northern Ireland.

5.18 Taking these factors into account, NIE Networks recommended that the UR should follow Ofgem’s benchmarking approach in its entirety or use DPCR5 data only.
Customer numbers

5.19 NIE Networks stated that the UR had used the number of customers presented in the benchmarking report to calculate the incentive rate, when in fact CMLs are reported using a different number of customers and should be adhered to for incentive calibration.

5.20 The company therefore recommended that the UR should use CML customer numbers used to determine CML when calculating the incentive rate, which is in line with G43 reporting guidelines.

Average consumption

5.21 While the UR had used customer numbers to calculate average consumption per hour, NIE Networks deemed it more appropriate to use the number of meters as this would recognise that there are unmetered supplies on the network that consume electricity.

5.22 Hence, the company recommended using the number of meters to calculate average consumption.

Combined scheme

5.23 NIE Networks recommended that a combined reporting scheme for planned and unplanned CML should be implemented to:

i) Reduce volatility for the customer and NIE Networks.

ii) Reduce the risk of inefficiencies highlighted by the UR, i.e. NIE Networks could inefficiently increase planned outages to reduce unplanned CML.

2016/17 data

5.24 NIE Networks provided the UR with the latest CML data for the 2016/17 reporting year, which they recommended we should use when calculating historical averages.

CCNI’s consultation response

5.25 CCNI submitted a detailed response to our draft determination, which included comments on the reliability incentive prepared by Economic Consulting Associates (ECA).

5.26 This followed earlier conversations between the Utility Regulator and CCNI regarding the potential introduction of a reliability incentive, where CCNI welcomed the introduction of a reliability incentive mechanism during RP6, and stated that it appears to be well designed based on regulatory precedent and practice elsewhere.

5.27 In their formal consultation response, however, CCNI raised concerns that the adoption of a symmetric incentive, while avoiding the ‘cliff-edge’ effect and the
negative effect on WACC, may be unfair to consumers because it requires them to pay twice. That is for the incentive as well as the costs of achieving the enhanced performance.

5.28 Furthermore, CCNI claimed that many electricity reliability surveys generally show that customers place less value on improvements in reliability than in reductions. In particular, CCNI highlighted findings from the Empowering Consumers report, which suggested there is a high level of satisfaction with the current service provided by NIE Networks amongst domestic and non-domestic consumers. As a result, an asymmetrical incentive may better reflect consumer preferences.

5.29 CCNI concluded their consultation response by recommending that additional willingness to pay research is carried out through CEAP to explore and inform this area of incentives further.

**UR response to NIE Networks’ consultation response**

5.30 The UR have considered NIE Networks comments very carefully, and where we deem it appropriate to do so, we have adapted our proposed reliability incentive design to reflect the company’s’ comments.

5.31 In regards to NIE Networks’ comments, we have adapted out reliability incentive in the following ways:

(i) **Increased the value of loss load (VoLL) by the rate of the retail price index (RPI) inflation published by the Office of National Statistics (ONS).**

5.32 In the DD we used a VoLL of £14 per KWh, as presented in Reckon (2012).\(^\text{14}\) This figure was taken from Tol et al (2010)\(^\text{15}\), converted into pound sterling using the average exchange rate over the period which the data in the study refer to, and then updated using RPI so that the figure is expressed at January 2012 levels.

5.33 We acknowledge that it is appropriate to re-index the VoLL presented in Reckon (2012) to a 2015/2016 price level, and have done so accordingly by using the RPI index.

5.34 There is a question on whether RPI is a reasonable index by which to update estimates of VoLL. Reckon (2012) acknowledge that different indices may be better suited depending on what the measure of VoLL is based on. For example, if an estimate is based on the responses given by businesses on what equipment they have purchased to get around potential outages then it may be more appropriate to update VoLL using a price index. On the other hand, if VoLL is based on a survey of consumers regarding their WTP for improvements in the service they receive, then the use of RPI or an index of average wages may be more appropriate. Taking this

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\(^\text{14}\) Reckon, 2012. Desktop review and analysis of information on Value of Lost Load for RIIO-ED1 and associated work.

into account we deem it appropriate to use RPI to update VoLL estimates over time. This has resulted in a revised VoLL of approximately £15.3 per MWh.

5.35 We acknowledge that NIE Networks provided their own calculation to show how VoLL increases with RPI. However, NIE Networks failed to recognise that the figure presented in Reckon (2012) is in January 2012 prices rather than 2007/08 prices. As a result, the VoLL estimate they present of £17.4 per KWh is over inflated.

5.36 VoLL will be increased by the rate of RPI on an annual basis once the reliability incentive is in operation, whilst maintaining the 2 year lag which is in line with the Ofgem approach16.

(ii) Customer numbers

5.37 At the draft determination, we used the ‘customer numbers’ figure that is utilised within the IMF&T and Indirect benchmarking to calculate the CML incentive rate.

5.38 We have since been informed by NIE Networks that this customer number figure is not in line with G43 reporting guidelines.

5.39 However, CML and CI data are reported based on G43 reporting guidelines. For this reason, we have made the informed decision at final determination to use customer numbers that are in line with G43 reporting guidelines.

5.40 This has resulted in an increase in the customer numbers used to calculate the CML incentive rate from 855,575 to 889,212.

(iii) Use the number of meters to calculate average hourly consumption of electricity in Northern Ireland instead of customer numbers.

5.41 To calculate the CML incentive rate we utilise the total amount of electricity consumed by domestic and non-domestic customers in Northern Ireland published by the department of Business, Environment, Innovation and Skills (BEIS).

5.42 At draft determination, we calculated average consumption per hour by using customer numbers instead of meters. However, we have since been informed by NIE Networks that the total electricity consumption data, published by BEIS, does not include unmetered supplies on the network that consume electricity. Therefore, by using customer numbers instead of meter numbers, we are likely to be underestimating the average electricity consumption per hour in Northern Ireland.

5.43 As a result, we agree with NIE Networks that the number of meters should be used to calculate the average hourly consumption rate instead of the number of customers as

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16 If any new price index is introduced in future to replace the RPI indexation contained within NIE Networks’ Licence, the Regulator will as part of its consultation over a new price index consider the appropriateness of either remaining with RPI indexation of the Networks-VOLL or of moving to some other index.
this recognises that there are unmetered supplies on the network that consume electricity.

(iv) Include NIE Networks 2016/17 CML data into historical averages

5.44 Since the publication of the draft determination, NIE Networks have provided unplanned and planned CML data to the Utility Regulator for the financial year 2016/17.

5.45 We agree that it is appropriate to include the latest year of available data into the calculation of historical averages. As a result:

i) 10 year historical averages are now calculated using data between 2007/08 and 2016/17;

ii) 5 year historical averages are now calculated using data between 2012/13 and 2016/17; and

iii) 4 year historical averages are now calculated using data between 2013/14 and 2016/17.

(v) Removal of the deadband and adoption of moving historical averages

5.46 After consideration, for the final determination we have decided to remove the deadband from the reliability incentive design proposed in the draft determination.

5.47 While at DD we included the deadband to protect NIE Networks and consumer alike from any small fluctuations in unplanned and planned CML, we also accept that a deadband may dull NIE Networks’ focus on achieving reliability improvements.

5.48 Furthermore, as we are proposing to implement a ‘symmetric’ incentive scheme, if we consider that small fluctuations around the target are random (which were protected by the deadband initially) then the expected value of the net penalty or reward will be zero over a multi-year incentive scheme.

5.49 In response to the removal of the deadband, and in order to minimise risk for NIE Networks and consumers, we will re-calculate NIE Networks’ historical unplanned and planned CML averages over the course of RP6 based on new outturn data.\(^{17}\) This approach is recommended by Meyrick and Associates (2002) in order to take into account uncertainty, fluctuations and asymmetric information within the reliability incentive design in place of a deadband.\(^{18}\)

5.50 As historical averages contribute to the unplanned and planned CML targets (25% and 100%, respectively), unplanned and planned CML targets will move over time. New unplanned and planned CML targets will be set with a 2 year lag to reflect the

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\(^{17}\) However, the benchmarking analysis, which forms 75% of the unplanned CML target, will not be updated throughout RP6, and will therefore remain fixed.

time it takes to obtain new outturn reliability data following the completion of the financial year, and to give NIE Networks sufficient time to adapt and understand their new targets.

5.51 The reliability incentive is scheduled to commence in the 2018/19 financial year, based on the unplanned and planned CML targets presented in this final determination. Therefore, the first occasion that the Utility Regulator will update NIE Networks’ unplanned and planned CML targets will be ahead of the 2019/20 financial year.

5.52 In the DD we assumed that the unplanned CML target can be achieved by the end of the RP6 period. Given that the reliability incentive will not commence until the 2018/19 financial year, the implicit assumption is that the unplanned CML target can be met within 6 years (2018/19 to 2023/24). As a result, the unplanned CML target has a forward looking trajectory, with the starting point being NIE Networks’ unplanned CML historical average. In other words, we assume that the unplanned CML target can be achieved via a glide-path over a 6-year period instead of using a P0 adjustment.

5.53 Following the same approach, we will assume that any updated unplanned CML target that is set within the RP6 price control period can be achieved within six years (i.e. a 6-year glide path). For example, an updated unplanned CML target will be set ahead of the 2019/20 financial year by including 2017/18 outturn data in NIE Networks’ historical average unplanned CML performance. Based on the above, we will assume that the new unplanned CML target set ahead of the 2019/20 financial year can be achieved by 2024/25 (i.e. 2019/20 to 2024/25 – 6-year glide-path).

5.54 However, to ensure the incentive remains strong for NIE Networks to beat their unplanned CML target and to continually improve reliability for their customers, we have made the decision to place a floor on the unplanned CML target throughout RP6 at the unplanned CML benchmark target of 52.16. In other words, the unplanned CML target we set NIE Networks will never fall below the target that would have been set if we have made the decision to place 100% weight on the unplanned CML benchmark target.

5.55 This mechanism is reflective in the illustrative examples below. In both tables, the first row are the unplanned CML targets set at this final determination for each year throughout RP6, in time for the commencement of the reliability incentive in the 2018/19 financial year.

i) In the first example, NIE Networks improve on the previous year’s unplanned CML performance by 2% throughout RP6. Our mechanism includes a floor, which means the unplanned CML target will never be below the unplanned CML benchmark target of 52.16.

• Therefore, the unplanned CML targets for 2022/23 and 2023/24, that will be updated and set by the UR ahead of the 2022/23 financial year,

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19 The benchmarking analysis will not be updated throughout RP6. Therefore, the unplanned CML benchmark target remains fixed at 52.16.
are restricted to 52.16 under this illustrative example. In contrast, if the floor was not in place, the targets would have been 51.86 and 51.90, respectively, given the fact that the historical average is lower than the benchmark target.

- Similarly, the unplanned CML target for 2023/24, that will be updated and set by the UR ahead of the 2023/24 financial year, is also restricted to 52.16 under this illustrative example for the same reason. In contrast, if the floor was not in place, the target would have been 51.24.

ii) In the second example, NIE Networks performance worsens by 2% every financial year throughout RP6, and this is reflected in the moving unplanned CML targets which are significantly higher than in the first example.

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<tbody>
<tr>
<td>2018/19 (FD)</td>
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<td>56.23</td>
<td>55.42</td>
<td>54.60</td>
<td>53.79</td>
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<td>55.91</td>
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<td>2020/21</td>
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<td>54.90</td>
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<td>2021/22</td>
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<td></td>
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<td>52.90</td>
<td>52.79</td>
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<tr>
<td>2022/23</td>
<td></td>
<td></td>
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<td></td>
<td>52.16</td>
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<td>2023/24</td>
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<td>52.16</td>
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Table 6: Moving unplanned CML targets over time assuming 2% year-on-year improvement in unplanned CML from 2016/17 onwards

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<tr>
<td>2018/19 (FD)</td>
<td>57.86</td>
<td>57.05</td>
<td>56.23</td>
<td>55.42</td>
<td>54.60</td>
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<td>57.87</td>
<td>57.05</td>
<td>56.24</td>
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<td>54.60</td>
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<td>56.71</td>
<td>56.06</td>
<td>55.41</td>
<td>54.76</td>
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<td>2021/22</td>
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<td>55.11</td>
<td>54.62</td>
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<tr>
<td>2022/23</td>
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<td>2023/24</td>
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<td>57.58</td>
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</tbody>
</table>

Table 7: Moving unplanned CML targets over time assuming 2% year-on-year worsening in unplanned CML from 2016/17 onwards

5.56 NIE Networks’ planned CML target was based on NIE Networks’ historical averages (5 year average) in the DD, therefore had no downward trajectory. As explained above, the planned CML target in this FD is based on a 5-year moving average with a 2 year lag. Hence, the 2018/19 planned CML target is based on 2011/12 to 2016/17 planned CML outturn data. In turn, the planned CML target will updated annually, so that the:
i) 2019/20 planned CML target will be based on 2013/14 to 2017/18 NIE Networks outturn planned CML data;

ii) 2020/21 planned CML target will be based on 2014/15 to 2018/19 NIE Networks outturn planned CML data;

iii) 2022/23 planned CML target will be based on 2015/16 to 2020/21 NIE Networks outturn planned CML data; and

iv) 2023/24 planned CML target will be based on 2016/17 to 2021/22 NIE Networks outturn planned CML data.

5.57 We illustrate this planned CML mechanism with two different examples below. In the first illustrative example, NIE Networks improve on the previous year's planned CML performance by 2% throughout RP6. In the second example, NIE Networks’ planned CML performance worsens by 2% each year throughout RP6.

5.58 Planned CML were significantly higher in 2015/16 and 2016/17 than in the previous three financial years. Hence, as the planned CML target is based on a 5 year moving average, planned CML targets in both examples are higher than those set in this final determination, despite the improvement of performance in the first example and the worsening of performance in the second example.

5.59 Nevertheless, the planned moving CML targets set in the first illustrative example are significantly lower than those that would be set in the second illustrative example, demonstrating that this mechanism effectively takes into account improvement/worsening of planned CML performance over the RP6 period.

<table>
<thead>
<tr>
<th>Financial year which planned CML target is set</th>
<th>2018/19</th>
<th>2019/20</th>
<th>2020/21</th>
<th>2021/22</th>
<th>2022/23</th>
<th>2023/24</th>
</tr>
</thead>
<tbody>
<tr>
<td>2018/19 (FD)</td>
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<td>57.87</td>
<td>57.87</td>
<td>57.87</td>
<td>57.87</td>
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<tr>
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<td>59.67</td>
<td>59.67</td>
<td>59.67</td>
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<tr>
<td>2020/21</td>
<td></td>
<td></td>
<td>62.59</td>
<td>62.59</td>
<td>62.59</td>
<td>62.59</td>
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<tr>
<td>2021/22</td>
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<td></td>
<td></td>
<td>64.32</td>
<td>64.32</td>
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<tr>
<td>2022/23</td>
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<td></td>
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<td>62.23</td>
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<tr>
<td>2023/24</td>
<td></td>
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<td></td>
<td></td>
<td>60.99</td>
</tr>
</tbody>
</table>

Table 8: Moving planned CML targets over time assuming 2% year-on-year improvement in planned CML from 2016/17 onwards
5.60 There are two other issues where we are not in agreement with NIE Networks, and therefore have not changed our approach for the final determination with regards to these issues. These are issues highlighted by NIE Networks with respect to (i) combined scheme and (ii) benchmarking.

**Combined scheme**

5.61 NIE Networks considered that a combined reporting scheme for planned and unplanned CML should be implemented to: reduce volatility and reduce the risk of inefficiencies.

5.62 However, the reliability incentive presented in the draft determination was a combined scheme, with two thirds of the distribution revenue exposed to the reliability incentive attributed to unplanned CML, and one third of the distribution revenue exposed to the reliability incentive attributed to planned CML. This approach in itself takes into account the risk of inefficiencies, i.e. NIE Networks inefficiently increasing planned outages to reduce unplanned CML.

5.63 Therefore, it appears that NIE Networks are arguing for combined reporting of unplanned and planned CML because a combined reliability incentive scheme is already implicit within the reliability incentive design. However, we argue that this could potentially mask volatility in unplanned (planned) CML but will not reduce volatility in unplanned (planned) CML as NIE Networks suggest.

5.64 Taking the above into account, we propose to maintain the setting of CML targets and monitoring of outturn CML on an unplanned and planned basis, and not on a combined basis. This approach will maximise transparency for consumers, and this is also the approach taken by Ofgem at RIIO-ED1.

**Benchmarking of unplanned CML**

5.65 In the DD we stated that we used average company performance instead of the upper quartile as the benchmark to mitigate for slight differences in reporting between GB and Northern Ireland (i.e. different severe weather exemptions).
In addition, the rationale for choosing the average over the upper quartile benchmark at the draft determination was also to take into account other exogenous factors that may potentially cause NIE Networks CML and/or CI to be higher than in GB. These include potential factors highlighted by NIE Networks:

i) Different network topology, sparsity of customers.

ii) GB performance data is the result of incentives being in place since DPCR3.

NIE Networks argued that our approach to benchmarking unplanned CML in the DD is inappropriate, and the movement from the average to the upper quartile benchmark is not sufficient to take into account the factors described above that may potentially result in NIE Networks unplanned CML being higher than GB DNOs. We strongly disagree with this claim.

In the chart below we illustrate how the unplanned CML reliability incentive would have looked if we had used the upper quartile benchmark.

![Example Chart](image-url)

**Figure 7: Sensitivity 1 - upper quartile benchmark**

As the diagram shows, NIE Networks’ unplanned CML target in 2023/24 would be approximately 49.34 if we used the upper quartile benchmark. This is in comparison to an unplanned CML target of 53.79 set under our baseline assumptions.

In other words, the decision to use the average benchmark instead of the upper quartile benchmark weakens NIE Networks’ unplanned CML target in 2023/24 by
approximately 9.0%. We consider that this weakening of NIE Networks’ unplanned CML target sufficiently takes into account any exogenous factors that may cause NIE Networks unplanned CML to be higher than GB DNOs.

5.71 To support and illustrate this claim we have conducted two additional sensitivities:

i) Sensitivity 2 - conducts the unplanned CML benchmarking using only DPCR5 data, which NIE Networks deemed appropriate (2010/11 to 2014/15).

ii) Sensitivity 3 - The second sensitivity adjusts the weights used when setting the unplanned CML target to 50% benchmark and 50% historical average.

5.72 The outcome of sensitivity 2 is presented in the figure below, and shows that if we only used DPCR5 unplanned CML data in the benchmarking analysis, NIE Networks’ unplanned CML target in 2023/24 would be 55.70 compared to 53.79 under our baseline assumptions. This represents a weakening of NIE Networks’ unplanned CML target in 2023/24 by approximately 3.6% compared to our baseline.

Figure 8: Sensitivity 2 - DPCR5

5.73 The outcome of sensitivity 3 is presented in the figure below, and shows that placing a 50% weight on benchmarking and 50% weight on NIE Networks’ historical

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20 Calculated as (53.79 / 49.34) – 1 = 9.019%.
21 Under the baseline we use 2011/12 to 2015/16 data in the benchmarking analysis. This includes one year of RIIO-ED1 data (2015/16).
22 Calculated as (55.70 / 53.79) – 1 = 3.55%
average increases (weakens) the unplanned CML target in 2023/24 by approximately 3.0% from our baseline.\textsuperscript{24}

\begin{figure}[h]
\centering
\includegraphics[width=\textwidth]{figure9.png}
\caption{Sensitivity 3 - 50\% Benchmark, 50\% Historical Average}
\end{figure}

5.74 Overall in is clear that both sensitivity 2 and sensitivity 3 result in an increase (weakening) of NIE Networks’ unplanned CML target from our baseline. However, it is important to note that the weakening of NIE Networks’ is significantly less than the weakening of NIE Networks’ unplanned CML target as a result of moving the benchmark from the upper quartile performing company to the average performing company (sensitivity 1).

5.75 Furthermore, we do not consider that the trajectory of NIE Networks’ unplanned CML target is too “steep”. NIE Networks’ unplanned CML target at the end of the RP6 regulatory period is only approximately 8.3\% lower than their current historical average. In contrast, at RIIO-ED1, Ofgem set significantly tougher unplanned CML targets for a number of DNOs. For example, Scottish Power Networks’ (SPN) unplanned CML target at the end of RIIO-ED1 was approximately 38\% lower than their current historical average. Furthermore, SSE Hydro’s unplanned CML target at the end of RIIO-ED1 was approximately 23.4\% lower than their current historical average. The latter is particularly revealing given that NIE Networks frequently compare themselves to SSE Hydro in terms of network characteristics.

5.76 Taking all of the above into account, we consider that the movement of the benchmark from the upper quartile to the average performing company sufficiently

\textsuperscript{23} Our baseline assumption is 75\% benchmarking, 25\% historical average.
\textsuperscript{24} \((55.42 / 53.79) - 1 = 3.03\%\)
5.77 It is also worth mentioning here that CCNI consultation response reiterated our claim in the draft determination that many electricity reliability surveys generally show that customers place less value on improvements in reliability than in reductions. As a result, CCNI suggested that an asymmetrical incentive may better reflect consumer preferences. Taking this into account, we feel our reliability incentive design is more than fair to NIE Networks because the results of primary research potentially justifies the implementation of an asymmetric rather than a symmetric incentive.

**UR response to CCNI’s consultation response**

5.78 We appreciate CCNI’s supportive comments with regards to our proposed reliability incentive.

5.79 While CCNI raised concerns that the adoption of an asymmetric incentive may be unfair to consumers, because it requires them to pay twice, we disagree with this claim.

5.80 The incentive rate is set using VoLL, which can be used as an indicator for electricity supply security / reliability. In theory, VoLL is determined by relating the monetary damage arising from a power outage due to the loss of economic activities to the level of kWh that were not supplied during an interruption.

5.81 Hence, in the optimum case, the level of supply security should be defined in such a way that the marginal damage costs, expressed by VOLL, are equal to the marginal costs for ensuring uninterrupted electricity supply.
Hence, as the incentive rate is set using VoLL, this should ensure that NIE Networks make the optimum investment to improve reliability. That is, they invest in reliability up to the point that the marginal damage costs as a result of an interruption in electricity supply is equal to the marginal costs for ensuring interrupted electricity supply.

Thus, while the Utility Regulator accepts that VoLL does have its limitations, and is not a perfect indicator of electricity supply security / reliability, it is useful in the context of designing a reliability incentive.

We also consider it important to note that NIE Networks are not receiving any additional capex or opex allowance to improve reliability on top of the revenue available through the incentive scheme. Hence we do not consider that consumers are paying twice.

Overall, we consider our reliability incentive scheme is designed in such a way that NIE Networks will make the optimum amount of investment in improving reliability. However, the Utility Regulator is keen to consider and understand the impacts of introducing this reliability incentive in RP6, and will use any lessons learnt from this process to improve the reliability incentive in RP7 if it is in the best interest of consumers to do so.

We are introducing this reliability incentive on a trial basis for RP6 given we wish to test how NIE Networks behaves to incentives first, before we consider any further incentives at RP7, and are differentiating the VOLL calculation we use from ESRI, re-labelling it as Networks-VOLL. We will also use any lessons learnt to consider the design of other incentives ahead of RP7.
6 UR’s reliability incentive proposal

6.1 We have designed a reliability incentive that we believe is transparent, offers a challenging yet realistic target for NIE Networks over the course of RP6, and is in accordance with best practice.

6.2 We have adapted the design of the reliability incentive presented in the DD to reflect the conclusions made in section 5.

6.3 It is necessary for us to set reliability standards for two main reasons:

   i) It is not feasible for customers to negotiate with their electricity distribution/transmission network operator directly with regards to their preferred level of reliability. In addition, the level of reliability received by customers does not take into account the individual preferences of customers.

   ii) Focusing on reliability can help balance other regulatory objectives, most notably low prices for customers. While we expect NIE Networks to be efficient and ensure that prices are no higher than necessary this may adversely encourage NIE Networks to reduce reliability, which would be at the detriment of customers. Therefore, by introducing reliability standards and incentives we can ensure that NIE Networks manage the trade-off between costs and reliability appropriately.

6.4 We have calculated separate unplanned and planned CML targets, which is in line with Ofgem’s approach at RIIO-ED1. Severe weather events have been excluded from CML as these events are outside the control of NIE Networks. An event is classified as a severe weather event when a minimum, verified, number of incidents affecting the distribution high voltage network linked to severe weather conditions has occurred within a 24 hour period. In Northern Ireland, the “commencement threshold number” means 13 times the average daily fault rate experienced by NIE Networks’ distribution high voltage network. Whereas, in GB, severe weather events that cause the daily higher voltage fault rate to go beyond the category 1 threshold of eight times each DNO’s daily average higher voltage fault rate are excluded from CML and CI figures. As a result, there is a slight divergence between the definition of a severe weather event in GB and Northern Ireland.

6.5 In addition, NIE Networks argued in their consultation response that there are other potentially exogenous factors that result in NIE Networks’ unplanned CML being higher than in GB, such as: network topology; sparsity of customer base; and that GB DNO performance data is a result of incentives being in place from DPCR3. As mentioned in section 5, we mitigate for these factors by moving the benchmark from the upper quartile company, as used by Ofgem at RIIO-ED1, to the average performing company.
6.6 Transmission outages have also been omitted from CML as we consider transmission outages that cause significant customer outages to be an exceptional event. This also assists with the comparability of network reliability data with GB DNOs.

6.7 Based on regulatory best practice, the reliability incentive we propose is designed as follows:

**A symmetric incentive around a set target**

6.8 The reliability incentive is structured as a symmetric incentive. While a deadband zone was included in the DD, based on the arguments presented in section 5, we have decided to remove the deadband zone from the reliability incentive design.

6.9 In response to the removal of the deadband, and to minimise risk for NIE Networks and consumers, we will re-calculate NIE Networks' historical unplanned and planned CML averages over time based on new outturn data. The first update will occur ahead of the 2019/20 financial year. See section 5 for more details.

**The unplanned CML target has been set based on historical average and benchmarking with GB DNOs**

6.10 We have taken the approach Ofgem decided to take at RIIO-ED1 by applying a 75% weight to the benchmark CML target and 25% to the historical average. Given customer WTP for unplanned outages is greater than planned outages, we have allocated two thirds (2/3) of total distribution revenue exposure to unplanned CML. Our approach to calculating historical averages and benchmarking is discussed below.

**i) Historical averages**

- The historical averages have been calculated based on the approach taken by Ofgem at RIIO-ED1.

- For LV and HV we take a four year historical average, and for EHV we take a 10 year historical average.

- A 10 year average is chosen for EHV faults to reflect the fact that there are relatively few incidents each year at the 132kv and EHV voltages, which can lead to greater volatility relative to HV and LV faults.

- Historical averages for NIE Networks will be updated on an annual basis based on outturn CML data, as discussed in section 5.

**ii) Benchmarking**

- Ofgem consider that CML per CI offers a good metric for benchmarking as this provides an average restoration time for each CI, which DNOs can influence.
• Ofgem calculate a separate CML per CI benchmark for HV, LV and EHV. For HV they choose the upper quartile; for LV they choose the average; and for EHV they choose the lower of each DNO’s own CML per CI and the industry average CML per CI.

• We have been in contact with Ofgem in an attempt to gain access to disaggregated unplanned CML data for GB DNOs by sub-system but unfortunately have not received this data yet. However, this is something we will ask Ofgem for going forward into RP6. As a result, we have opted to assess CML per CI on an aggregate basis, and use the average distributor performance as the benchmark.  

• Given HV outages are the largest contributor to CML and CI we believe this is a fair way to calculate the benchmark given that Ofgem use the upper quartile benchmark for HV.

• Furthermore, by using the average benchmark instead of the upper quartile benchmark we also mitigate for any exogenous factors that may potentially result in NIE Networks unplanned CML being higher than if they were a GB DNO, as discussed in section 5.

• Following on, to calculate the overall CML benchmark target for NIE Networks we multiply the average CML per CI across distributors by NIE Networks’ 5-year average CI over the period 2011/12 to 2015/16. The use of a 5-year average CML per CI, and CI, is to reflect the differences in our approach to historical averaging (discussed above) across different distribution sub-systems - HV (4 year average), LV (4 year average) and EHV (10 year average).

Planned CML target has been based on a 5 year historical average

6.11 Given planned CML will be correlated with the level of capital investment, which will vary across distributors, benchmarking with GB DNOs would not be appropriate in this instance.

6.12 We have chosen a 5 year historical average to reflect the differences in our approach to historical averaging across different distribution sub-systems - HV (4 year average), LV (4 year average) and EHV (10 year average).

6.13 Given customer WTP for planned outages is less than unplanned outages, we have allocated one third (1/3) of total distribution revenue exposure to planned CML.

Target

6.14 Both planned and unplanned CML targets are challenging but also realistic and achievable.

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25 We use the 5-year average CML per CI for each distributor over the period 2011/12 to 2015/16 to derive the benchmark.
6.15 We have applied the target over a glide path rather than as a $P^0$ adjustment to reflect the fact that there is likely to be a lag between the implementation of the reliability incentive and improvements in CML. This approach is in accordance with regulatory precedent.

6.16 As discussed in section 5, the unplanned and planned CML targets will be automatically updated on an annual basis. This is to reflect the updating of historical averages to take into account new outturn data. See section 5 for more details.

**VOLL based on WTP studies.**

6.17 We have set the VOLL, used to derive the cost of CML, using the most recently published estimate of VOLL for domestic customers in Northern Ireland of £15.3 per kWh. For the purposes of this final determination, we are re-labelling this Networks VoLL.

**Revenue exposure and risk.**

6.18 Given the reliability incentive will be implemented for the first time in Northern Ireland during RP6 we have set the annual distribution revenue exposure to 1.5%, which is towards the lower end of the range identified in our regulatory review and in accordance with the draft determination.

6.19 Furthermore, to manage uncertainty for both NIE Networks and customers we will update historical averages on an annual basis once the reliability incentive commences in 2018/19, with the first update occurring ahead of the 2019/20 financial year. As a result, NIE Networks’ unplanned and planned CML targets will also be updated on an annual basis to reflect changes in historical averages. See section 5 for more details.

**NIE Networks’ 2018/19 unplanned and planned CML Targets**

6.20 NIE Networks’ unplanned and planned CML targets, which will be in place for the 2018/19 financial year, are displayed in the table below. As mentioned, we propose to introduce the reliability incentive in 2018/19 to avoid any seasonal effects, and will be updated on an annual basis to reflect changes in historical averages.

6.21 The unplanned CML target decreases by approximately 8.4% from the company’s current average CML, which we believe is both challenging yet realistic and achievable. This target is significantly less challenging than many of the CML targets set by Ofgem at RIIO-ED1. For example, SPN’s unplanned CML target at the end of the RIIO-ED1 period is approximately 38% less than their current average.

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26 Reckon, 2012. Desktop review and analysis of information on Value of Lost Load for RIIO-ED1 and associated work. £14 per KWh is published in the report, which we have increased in line with RPI inflation. See section 5 for more details.
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Unplanned CML target</td>
<td>58.68</td>
<td>57.86</td>
<td>57.05</td>
<td>56.23</td>
<td>55.42</td>
<td>54.60</td>
</tr>
<tr>
<td>Planned CML target</td>
<td>57.87</td>
<td>57.87</td>
<td>57.87</td>
<td>57.87</td>
<td>57.87</td>
<td>57.87</td>
</tr>
</tbody>
</table>

Table 10: NIE Networks’ unplanned and planned CML targets during RP6

6.22 To calculate the incentive rate we have used WTP studies to arrive at an estimate of average VOLL across Northern Ireland electricity customers. VOLL can be used as an indicator of the average willingness of electricity consumers to pay to avoid an additional period without power. Four potential WTP/VOLL estimates have been identified:

i) NIE Networks’ proposed VoLL of £17.5 per KWh based on an ESRI report. This is an estimate for domestic customers only and does not take into account the varied WTP/VOLL across different types of customers (i.e. domestic versus non-domestic). However, this VoLL estimate appears to be over inflated.

ii) Reckon advised Ofgem at RIIO-ED1 on VOLL by conducting a desk-top review of information on the VOLL. This study reviewed a paper by Tol et al. (2010), which produced an estimate of the VOLL for the Republic of Ireland and Northern Ireland, and is the same source used by NIE Networks (see above). Reckon converted Tol et al.’s estimate into pound sterling and found the VoLL for residential customers to be £14 per KWh; for commercial customers was £10.10 per KWh; and for industrial customers was £3.1 KWh (January 2012 prices). This VoLL estimate increases to £15.30 per KWh in 2015/16 prices once RPI inflation is take into account.

iii) Ofgem used a single WTP/VOLL measure for all DNOs and transmission companies at RIIO-ED1 and RIIO-T1 of £16 per KWh. This is based on a number of WTP studies and learning over time given the IIS in GB has been in place for many years. This increases to approximately £17.9 KWh once RPI inflation is taken into account.

iv) SEM committee publish an annual VoLL estimate, which is based on a 2007/08 study. The study identified a VoLL of €10 per KWh, which was valid for the period 1st November 2007 to 31st December 2008. Converting to pound sterling using the average November 2007 to December 2008 exchange rate (£1 = €1.28) produces a VoLL of approximately £7.82 per KWh. Increasing in line with RPI produces a VoLL estimate of approximately £9.48.

6.23 Based on these estimates of VOLL we propose to take the Reckon VOLL estimate of £15.30 per KWh to derive CML incentive rates, which the Utility Regulator is labelling the Networks-VoLL. This estimate provides the most recent estimate of VOLL in Northern Ireland. This estimate falls below the estimate of WTP/VOLL used by Ofgem.

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27 Reckon, 2012. Desktop review and analysis of information on Value of Lost Load for RIIO-ED1 and associated work.
at RIIO-ED1 and RIIO-T1, which recognises that the WTP by Northern Ireland customers for increased reliability is less than in GB.

6.24 While we did consider using the SEM committee’s measure of VoLL, this measure of VoLL is used when setting capacity payments in the SEM, and is based on the fixed and variable costs of a peaking plant and not the willingness to pay of consumers for improved reliability. As a result, we deemed it more appropriate to use the Reckon VoLL estimate to set the CML incentive rate, which we are labelling the ‘Networks VoLL’ for this final determination.

6.25 We have used this estimate of VOLL to arrive at a cost estimate for unplanned CML of approximately £241,031. The cost estimate of planned CML is 50% of this amount at £120,516 to reflect the fact that customers assign less value to pre-arranged outages.

6.26 Using these figures and total annual exposed revenue we calculate the CML cap and floor of approximately +/- 7.31 CML either side of the unplanned and planned CML targets.

6.27 The assumptions and calculations we have used to arrive at these estimates are presented in the table below:

Table 11: Input assumptions and calculations used to calculate the CML incentive rate

<table>
<thead>
<tr>
<th>Input Assumptions</th>
<th>Figure / Calculation</th>
<th>Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Customer numbers</td>
<td>889,212</td>
<td>NIE Networks</td>
</tr>
<tr>
<td>Value of lost load (VOLL)</td>
<td>£15.3 per kWh</td>
<td>Reckon RIIO-ED1 review report 29</td>
</tr>
<tr>
<td>% of total distribution revenue exposed</td>
<td>1.5% = £2.71 million</td>
<td>Based on average annual distribution revenue over the RP6 period, in 2015/16 prices 30</td>
</tr>
</tbody>
</table>

28 Re-labelled by the Regulator as Networks-VOLL.
29 Reckon, 2012. Desktop review and analysis of information on Value of Lost Load for RIIO-ED1 and associated work. Increased in line with RPI.
30 Final determination figure.
Calculations

<table>
<thead>
<tr>
<th>Variable name</th>
<th>Calculation</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average consumption per customer per hour</td>
<td>1.07 kWh</td>
<td>Annual electricity consumption / number of meters / total hours in a year</td>
</tr>
<tr>
<td>Cost per hour per customer</td>
<td>£16.26 per kWh</td>
<td>VOLL * Average consumption per customer per hour</td>
</tr>
<tr>
<td>Cost of customer hour lost</td>
<td>£14,461,879</td>
<td>Customer numbers * cost per hour per customer</td>
</tr>
<tr>
<td>Cost of customer minute lost (unplanned)</td>
<td>£241,031</td>
<td>Cost of customer hour lost / 60</td>
</tr>
<tr>
<td>Cost of customer minute lost (planned)</td>
<td>£120,516</td>
<td>Cost of unplanned CML * 0.5</td>
</tr>
<tr>
<td>Unplanned CML cap/floor</td>
<td>7.49 CML</td>
<td>(i) Unplanned CML revenue exposed = total exposed revenue * 2/3 = £1.81 million</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(ii) Unplanned CML cap/floor = unplanned CML revenue exposed / cost of unplanned CML = 7.49</td>
</tr>
<tr>
<td>Planned CML cap/floor</td>
<td>7.49 CML</td>
<td>(i) Planned CML revenue exposed = total exposed revenue * 1/3 = £0.90 million</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(ii) Planned CML cap/floor = Planned CML revenue exposed / cost of planned CML = 7.49</td>
</tr>
</tbody>
</table>

6.28 The UR’s reliability incentive is summarised in the two charts below for unplanned and planned CML. It is important to note that these diagrams will change year-on-year throughout RP6, with the first update occurring ahead of the 2019/20 financial year to reflect updated historical averages, as discussed.

6.29 In accordance with NIE Networks, we have set the reliability incentive scheme to commence in 2018/19 to avoid any seasonal effects:

i) The cap and floor are illustrated by the solid green lines.

ii) The solid blue line shows historical outturn CML up until the end of 2016/17, and target CML through the RP6 period.
Figure 11: UR's unplanned CML reliability incentive

Figure 12: UR's planned CML reliability incentive
7 Next Steps

7.1 As mentioned previously, the reliability incentive we propose will be not be introduced until 2018/19 to avoid any seasonal effects caused by the initial 6 month period.

7.2 We will monitor NIE Networks progress towards their target on an annual basis, which we will present in the annual performance report. Part of this process will involve assessing whether the forthcoming planned and unplanned CML targets remain appropriate given what we have learned. This is important given this is the first electricity distribution and transmission regulatory period a reliability incentive has been introduced in Northern Ireland. As a result, the level of uncertainty is perhaps greater than in GB where the IIS has been in place for many years.

7.3 As discussed throughout this annex, unplanned and planned CML targets will be updated yearly to reflect changes in NIE Networks’ historical averages. We shall invite the company to discuss their eventual annual reporting of unplanned and planned CML, success or otherwise as against our targets and our subsequent revision of targets for more recent CML performance, using our moving averages approach.

7.4 The design of the reliability incentive mechanism we present in this Annex has been formerly added as a modification to NIE Networks’ licence ahead of this final determination. We are introducing this reliability incentive on a trial basis for RP6 given we wish to test how NIE Networks behaves to incentives first, before we consider any further incentives at RP7, and are differentiating the VOLL calculation we use from ESRI, re-labelling it as Networks-VOLL.