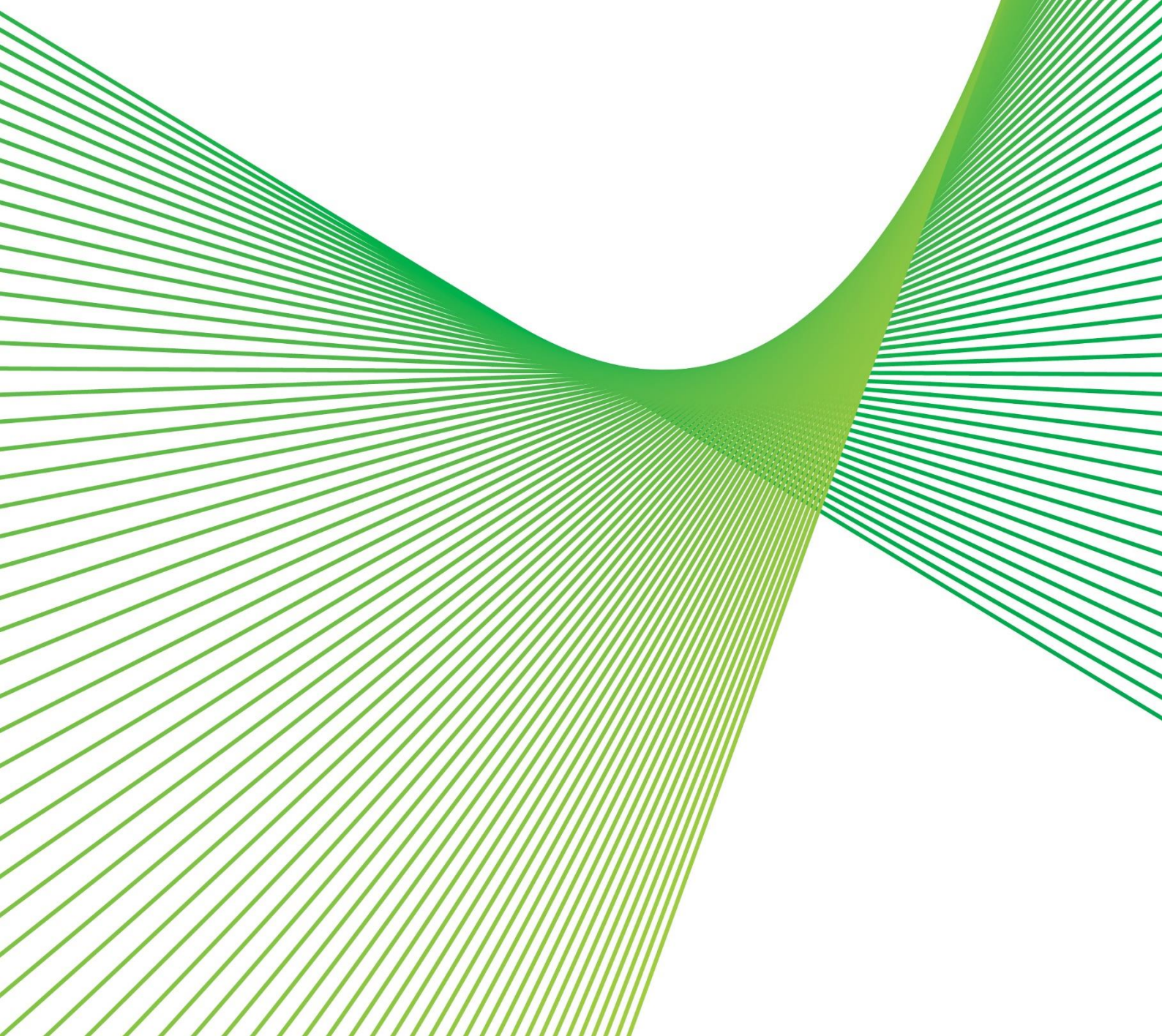


Managing risk on Line 82/95

RIT-T Project Assessment Conclusions Report

Issue date: 21 February 2025



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Executive summary

We are applying the Regulatory Investment Test for Transmission (RIT-T) to options for mitigating safety, environmental (bushfire) and financial (high reactive maintenance) risks caused by the deteriorating condition of a double circuit transmission line in the Newcastle and Central Coast region. This double circuit 330 kV transmission line runs between Tomago substation and a field location in Seahampton near Newcastle substation, where it splits into the single circuit sections of Line 95 and Line 82. Publication of this Project Assessment Conclusions Report (PACR) represents the final step in the RIT-T process.

The 67 structures on the double circuit section of the transmission line covered by this RIT-T span over a route length of 20 km, which traverses mainly bushland and agricultural areas to the west of Newcastle. Specifically, this section is referred to as Line 82/95.

The line is a key part of the network in the Newcastle and Central Coast region and supply infrastructure for Tomago Aluminium.

Detailed analysis of asset condition information has identified that 64 of the 67 structures on Line 82/95 have several condition issues which require refurbishment to address asset health and maintain appropriate risk levels across the network. A significant proportion of the steel transmission structures are impacted by various levels of deterioration and corrosion. Further, recent testing has also identified that some insulators have reached end of life due to deteriorated insulation resistance.

Corrosion increases the likelihood of conductor drops and presents consequent safety and bushfire risk to our personnel and the public, as well as resulting in reactive maintenance costs to repair the failed elements.

Identified need: managing risks on Line 82/95

If action is not taken, the condition of Line 82/95 is expected to expose us and our customers to increasing levels of risk going forward, as the likelihood of failure increases. There are safety and bushfire risks under the 'do nothing' base case, as well as higher expected costs associated with reactive maintenance that may be required under emergency conditions ('financial risks').

The proposed investment will enable us to manage these risks on Line 82/95.

Options considered under this RIT-T have been assessed relative to a base case. Under the base case, no proactive capital investment is made, and the condition of the line will continue to deteriorate.

Further condition deterioration of the affected assets due to corrosion would mean an increase in safety and bushfire risks as the likelihood of failure increases. If left untreated, corrosion of some of the vital components of the steel towers could result in incidents such as conductor drop and tower collapse. Such incidents could have safety consequences for nearby residents and members of the public, as well as our field crew who may be working on or near the assets. The lines also cross a major highway and construction site, and therefore have heightened safety consequences.

We manage and mitigate safety and bushfire risk to ensure they are below risk tolerance levels or 'As Low As Reasonably Practicable' ('ALARP'), in accordance with our obligations under the *New South Wales*

Electricity Supply (Safety and Network Management) Regulation 2014 and our Electricity Network Safety Management System (ENSMS).¹

The proposed investment will enable us to continue to manage and operate this part of the network to a safety and risk mitigation level consistent with ALARP. Consequently, it is considered a reliability corrective action under the RIT-T. A reliability corrective action differs from a 'market benefits'-driven RIT-T in that the preferred option is permitted to have negative net economic benefits on account of it being required to meet an externally imposed obligation on the network business.

We note that the risk cost estimating methodology adopted for this RIT-T aligns with that used in our recently submitted Revised Revenue Proposal for the 2023-28 period. It reflects feedback from the Australian Energy Regulator (AER) on the methodology initially proposed in our original revenue proposal.

One submission received in response to the Project Specification Consultation Report

We published a Project Specification Consultation Report (PSCR) on 20 September 2024 and invited written submissions on the material presented within the document. One submission was received in response to the PSCR.

The submission commented on a range of topics, including how transmission infrastructure is planned in the NEM, NSW government policy regarding renewables, landholder issues and bushfire risks.

We have responded to the submitter directly regarding their submission as part of preparing this PACR.

No material developments since publication of the PSCR

No additional credible options were identified during the consultation period following publication of the PSCR. In addition, no material changes have occurred since the PSCR that have made an impact on the preferred option.

Option 1 remains the preferred option at this stage of the RIT-T.

On 21 November 2024, the requirements set out in the Australian Energy Regulator's Regulatory Investment Test for Transmission (RIT-T) Application Guidelines were amended. The amended guidelines now expect a RIT-T proponent to explicitly consider community engagement and social licence during the RIT-T process.

The amended guidelines mean that Transgrid must consider social licence principles in the identification of credible options. Transgrid considers that through early engagement we can begin to build relationships and trust to gain communities input into the planning of a project during the early design phase as part of the RIT-T. When considering an option, Transgrid will involve community in this decision to determine the most likely cost and delivery timeline for the option and uncover opportunities that can deliver sustainable social legacy outcomes, informed by community engagement.

Transgrid is a strong supporter of involving community in the option design process to better gain community acceptance for the option and reduce the risk of delay to project timelines due to community

¹ Our ENSMS follows the International Organization for Standardization's ISO31000 risk management framework which requires following a hierarchy of hazard mitigation approach.

disagreement. Through earlier engagement we can quantify prudent and efficient social licence initiatives and mitigate impacts on project timing.

The new guideline requirements do not apply to any RIT-T project where a PSCR was published prior to 21 November 2024. As the PSCR for this RIT-T was published prior to 21 November 2024, this RIT-T does not need to consider the new requirements.

Credible options considered

In this PACR, we have considered two credible options that would meet the identified need from a technical, commercial, and project delivery perspective.² This option is summarised in the table below.

Table E-1 Summary of credible options

Option	Description	Capital costs (\$m +/- 25%, Real \$2024/25)
Option 1	Remediate all identified condition issues for line components which have experienced greater deterioration and/or reached the end of their functional lives.	11.53 (± 25%)
Option 2	Remediate all identified condition issues on the line.	14.63 (± 25%)

Four other options were considered but not progressed including increased inspections, elimination of all associated risk, new transmission line and non-network solutions. The reasons these options were not progressed are outlined in Section 3.3 of this PACR.

Non-network options are not able to assist for this RIT-T

We do not consider non-network options to be commercially and technically feasible to assist with meeting the identified need for this RIT-T, as non-network options will not mitigate the safety and environment risk posed as a result of deteriorating asset condition. In addition, we did not receive any submissions from proponents of any non-network solutions in response to the PSCR.

The options have been assessed against three reasonable scenarios

The RIT-T is focused on identifying the top ranked credible option in terms of expected net benefits. However, uncertainty exists in terms of estimating future inputs and variables (termed future 'states of the world').

To deal with this uncertainty, the NER requires that costs and market benefits for each credible option are estimated under reasonable scenarios and then weighted based on the likelihood of each scenario to determine a weighted ('expected') net benefit. It is this 'expected' net benefit that is used to rank credible options and identify the preferred option.

The credible options have been assessed under three scenarios as part of this PACR assessment, which differ in terms of the key drivers of the estimated net market benefits (i.e., the estimated risk costs avoided).

Given that wholesale market benefits are not relevant for this RIT-T, the three scenarios implicitly assume the most likely scenario from the 2024 ISP (i.e., the 'Step Change' scenario). The scenarios differ by the

² As per clause 5.15.2(a) of the NER.

assumed level of risk costs and unserved energy, given that these are key parameters that may affect the ranking of the credible options. Risk cost assumptions do not form part of AEMO’s ISP assumptions, and have been based on Transgrid’s analysis, as discussed in Section 2.

We developed the Central Scenario around a static model of demand scenarios, described further in Section A.3 of our [Network Asset Criticality Framework](#). We consider that this approach is appropriate since it materially reduces the computational effort required, and since differences in demand forecasts will not materially affect the ranking of the credible options.

How the NPV results are affected by changes to other variables (including the discount rate and capital costs) has been investigated in the sensitivity analysis. We consider this is consistent with the latest AER guidance for RIT-Ts of this type (i.e., where wholesale market benefits are not expected to be material).^{3,4,5}

A summary of the key variables in each scenario is provided in the table below.

Table E-2 Summary of scenarios

Variable / Scenario	Central	Low risk cost scenario	High risk cost scenario risk
Scenario weighting	1/3	1/3	1/3
Discount rate	7%	7%	7%
Network capital costs	Base estimate	Base estimate	Base estimate
Operating and maintenance costs	Base estimate	Base estimate	Base estimate
Safety, environmental and financial risk benefit	Base estimate	Base estimate – 25%	Base estimate +25%

The sensitivity analysis has investigated how the NPV results are affected by changes to other variables, including the discount rate and capital costs.

Option 1 delivers positive net economic benefits

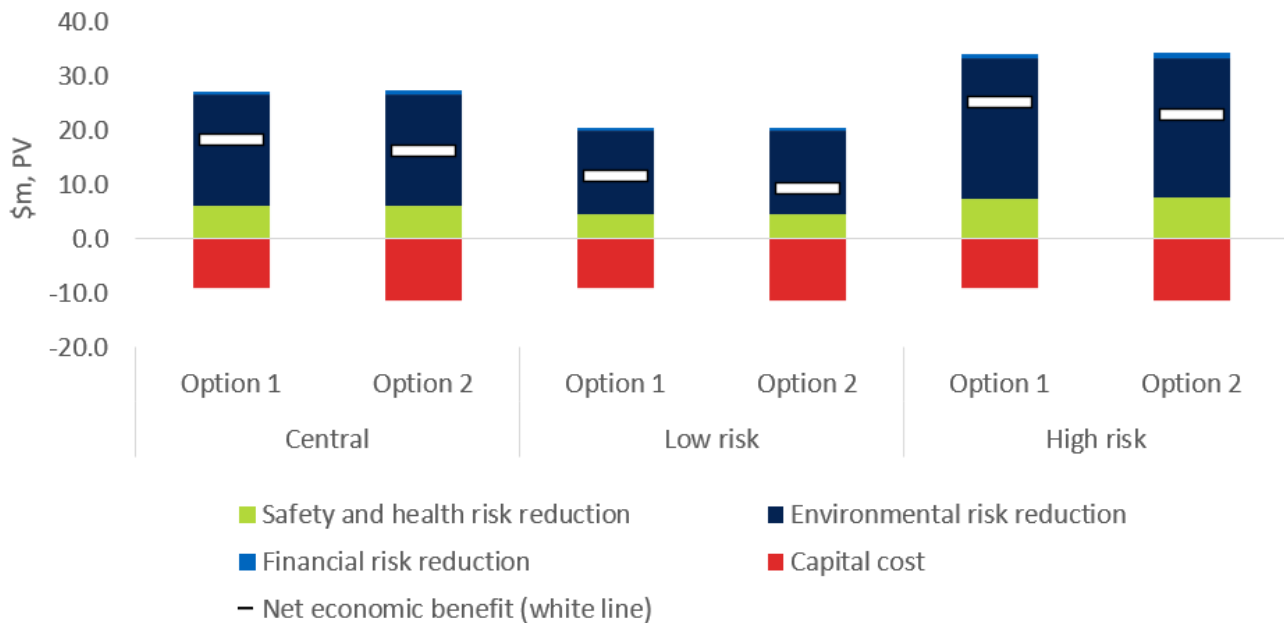
Under all scenarios, the costs of mitigating the risks under Option 1 are found to be significantly outweighed by the expected benefit of avoiding the risks. The net economic benefits delivered by Option 1 are estimated at \$18.09 million.

³ AER, *Application Guideline Regulatory Investment Test for Transmission*, November 2024, pp. 42-44.

⁴ We consider the approach to scenarios and sensitivities to be consistent with the AER guidance provided in November 2022 in the context of the disputes of the North West Slopes and Bathurst, Orange and Parkes RIT-Ts. See: AER, *Decision: North West Slopes and Bathurst, Orange and Parkes Determination on dispute - Application of the regulatory investment test for transmission*, November 2022, pp. 18-20 & 31-32, as well as with the AER’s RIT-T Guideline.

⁵ AEMO ‘2023 Inputs, Assumptions and Scenarios Report’, July 2023, p 123-124

Figure E-1 Net economic benefits (\$m, PV)



Conclusion

Option 1 (remediating all identified condition issues for line components which have experienced greater deterioration and/or reached the end of their functional lives) is the preferred option to meet the identified need at this stage of the RIT-T. Moving forward with this option is the most prudent and economically efficient solution to manage and mitigate safety and environmental risk to ALARP. Consequently, it will ensure our obligations under the *New South Wales Electricity Supply (Safety and Network Management) Regulation 2014* and our Electricity Network Safety Management System (ENSMS) are met.

The estimated capital expenditure associated with this option is \$11.53 million. Routine operating and maintenance costs relating to planned checks by our field crew are approximately \$14,047 per year. We calculate that the avoided risk cost by undertaking Option 1 ranges from approximately \$1.64 million per year to \$5.46 million per year in real terms over the assessment period.

Option 1 is found to have positive net benefits under all scenarios investigated and, on a weighted basis, will deliver \$18.09 million in net economic benefits.

The required works for Option 1, including preparation works, would be undertaken between 2023/24 and 2025/26. All works would be completed in accordance with the relevant standards with minimal modification to the wider transmission assets. Necessary outages of affected line(s) in service would be planned appropriately in order to complete the works with minimal impact on the network. The works would be completed by 2026/27.

Next steps

This PACR represents the final step of the consultation process in relation to the application of the RIT-T process undertaken by Transgrid.

The second step of the RIT-T process, production of a Project Assessment Draft Report (PADR), was not required as the investment meets the criteria for exemption under NER clause 5.16.4(z1), i.e.:

- the estimated capital cost of the preferred option is less than \$54 million⁶;
- the PSCR included statements on:
 - o the proposed preferred option, together with the reasons for the proposed preferred option;
 - o that Transgrid expects to be exempt from producing a PADR; and
 - o that the proposed preferred option and any other credible options will not have a material market benefit for the classes of market benefit specified in clause 5.15A.2(b)(4), with the exception of market benefits arising from changes in voluntary and involuntary load shedding;
- no PSCR submissions identified additional credible options that could deliver a material market benefit; and
- the PACR addresses any issues raised in relation to the proposed preferred option during the PSCR consultation (noting that no issues have been raised).

Parties wishing to raise a dispute notice with the AER may do so prior to 26 March 2025 (30 days after publication of this PACR). Any dispute notices raised during this period will be addressed by the AER within 40 to 100 days, after which the formal RIT-T process will conclude.

Further details on the RIT-T can be obtained from Transgrid's Regulation team via regulatory.consultation@transgrid.com.au. In the subject field, please reference 'Line 82/95 PACR'.

⁶ Varied from \$46m to \$54m based on the [AER Final Determination: Cost threshold review](#), November 2024.

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1. Introduction

We are applying the Regulatory Investment Test for Transmission (RIT-T) to options for mitigating safety, environmental (bushfire) and financial (high reactive maintenance) risks caused by the deteriorating condition of certain components of transmission Line 82/95. This 330 kV transmission line links a Tomago substation and a field location in Seahampton near Newcastle substation. Publication of this Project Assessment Conclusions Report (PACR) represents the final step in the RIT-T process.

We manage and mitigate bushfire and safety risk to ensure they are below risk tolerance levels or 'As Low As Reasonably Practicable' ('ALARP'), in accordance with our obligations under the *New South Wales Electricity Supply (Safety and Network Management) Regulation 2014* and our Electricity Network Safety Management System (ENSMS).

This RIT-T therefore examines options for addressing the asset condition issues so that network safety continues to meet a risk mitigation level of ALARP. Consequently, it is considered a reliability corrective action under the RIT-T.

1.1. Purpose of this report

The purpose of this PACR⁷ is to:

- describe the identified need;
- summarise the submissions received to the Project Specification Consultation Report (PSCR);
- describe and assess credible options to meet the identified need;
- describe the assessment approach used; and
- provide details of the proposed preferred option to meet the identified need.

Overall, this report provides transparency into the planning considerations for investment options to ensure continuing reliable supply to our customers. A key purpose of this PACR is to provide interested stakeholders the opportunity to review the analysis and assumptions and have certainty and confidence that the preferred option has been robustly identified as optimal.

1.2. One submission received in response to the Project Specification Consultation Report

We published a Project Specification Consultation Report (PSCR) on 20 September 2024 and invited written submissions on the material presented within the document. One submission was received in response to the PSCR.

The submission commented on a range of topics, including how transmission infrastructure is planned in the NEM, NSW government policy regarding renewables, landholder issues and bushfire risks.

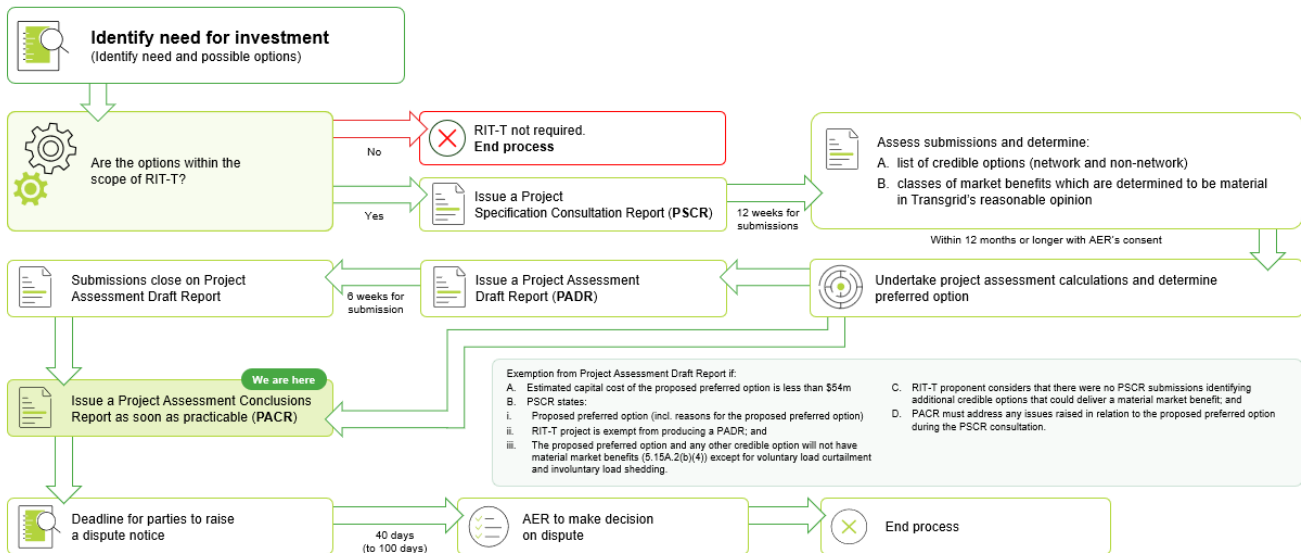
We have responded to the submitter directly regarding their submission as part of preparing this PACR.

⁷ See Appendix A for the National Electricity Rules requirements.

1.3. Next steps

This PACR represents the final step of the consultation process in relation to the application of the RIT-T process undertaken by Transgrid.

Figure 1-1 This PACR is the final stage of the RIT-T process⁸



Parties wishing to raise a dispute notice with the AER may do so prior to 26 March 2025 (30 days after publication of this PACR). Any dispute notices raised during this period will be addressed by the AER within 40 to 100 days, after which the formal RIT-T process will conclude.

Further details on the RIT-T can be obtained from Transgrid's Regulation team via regulatory.consultation@transgrid.com.au. In the subject field, please reference 'Line 82/95 PACR'.

⁸ Australian Energy Market Commission. "[Replacement expenditure planning arrangements, Rule determination](#)". Sydney: AEMC, 18 July 2017.

2. The identified need

2.1. Background to the identified need

Line 82/95 is a double circuit, steel tower 330 kV transmission line between Tomago substation and a field location in Seahampton near Newcastle substation, where it splits into the single circuit sections of Line 95 and Line 82. Line 95 continues on to Newcastle substation, while Line 82 continues on to Liddell substation. The line is a key part of the network in the Newcastle region and supply infrastructure for Tomago Aluminium.

The 67 structures on the double circuit section of the transmission line covered by this RIT-T span over a route length of 20 km, which traverses mainly bushland and agricultural areas to the west of Newcastle. Specifically, this section is referred to as Line 82/95.

Figure 2-1 depicts the location of this line in our Newcastle and Central Coast network.

Figure 2-1 Location of Line 82/95



The line is a key part of the network in the Newcastle and Central Coast region and supply infrastructure for Tomago Aluminium. Detailed analysis of asset condition information has identified that 64 of the 67 structures on Line 82/95 have several condition issues on the line which require refurbishment to address asset health and maintain appropriate risk levels across the network. A significant proportion of the steel transmission structures are impacted by various levels of deterioration and corrosion.

In addition, the insulators have reached the end of their expected lives due to pin corrosion and deterioration of insulator porcelain/polymer material.

Other issues on the line include:

- Corrosion related deterioration on the towers and foundations. Deterioration, particularly of critical members such as tower legs which cannot be readily replaced, can lead to failure and subsequently compromise structural integrity.
- Deterioration of earthwire and conductor fittings, conductor dampers, spacers and corona rings due to corrosion – failure of the fitting attachment can result in a fallen conductor.
- Damaged connections on earthwire bonding and structure earthing – poor connection leads to possible transfer potential, earth current and voltage gradient issues.
- Deterioration on asset components relating to public safety such as climbing deterrents, aerial markers and signage.

Corrosion increases the likelihood of conductor drops and presents consequent safety and bushfire risk to our personnel and the public, as well as resulting in reactive maintenance costs to repair the failed elements. While this is the case for any corroded elements of the transmission network, the bushfire risks are elevated for these lines as the lines traverse substantial sections of bushland.

Figure 2-2,

Figure 2-3 and Figure 2-4 below demonstrate examples of the condition of various components of the transmission lines.

Figure 2-2 Corroded tower bolts and members



Figure 2-3 Corroded fittings



Figure 2-4 Corroded insulator pins, hardware and fittings



2.2. Description of the identified need

The proposed investment will enable us to manage safety and environmental risks on Line 82/95. Options considered under this RIT-T have been assessed relative to a base case. Under the base case, no proactive capital investment is made and the condition of these lines will continue to deteriorate.

Further deterioration of the condition of the affected assets due to corrosion would mean an increase in safety and bushfire risks as the likelihood of failure increases. If left untreated, corrosion and deterioration of some of the vital components of the steel towers could result in incidents such as conductor drop and tower collapse. As the lines traverse bushland and agricultural areas, the risk of public safety and bushfire incidents from conductor drop or structure failure is increased. Such incidents could have safety consequences for nearby residents and members of the public, as well as field crew members who may be working on or near the assets. The lines also cross a major Highway and construction site, and therefore have heightened safety consequences.

We manage and mitigate bushfire and safety risk to ensure they are below risk tolerance levels or 'As Low As Reasonably Practicable' ('ALARP'), in accordance with our obligations under the *New South Wales Electricity Supply (Safety and Network Management) Regulation 2014* and our Electricity Network Safety Management System (ENSMS).⁹

The proposed investment will enable us to continue to manage and operate this part of the network to a safety and risk mitigation level of ALARP. Consequently, it is considered a reliability corrective action under the RIT-T. A reliability corrective action differs from a 'market benefits'-driven RIT-T in that the preferred option is permitted to have negative net economic benefits on account of it being required to meet an externally imposed obligation on the network business.

⁹ Our ENSMS follows the International Organization for Standardization's ISO31000 risk management framework which requires following a hierarchy of hazard mitigation approach

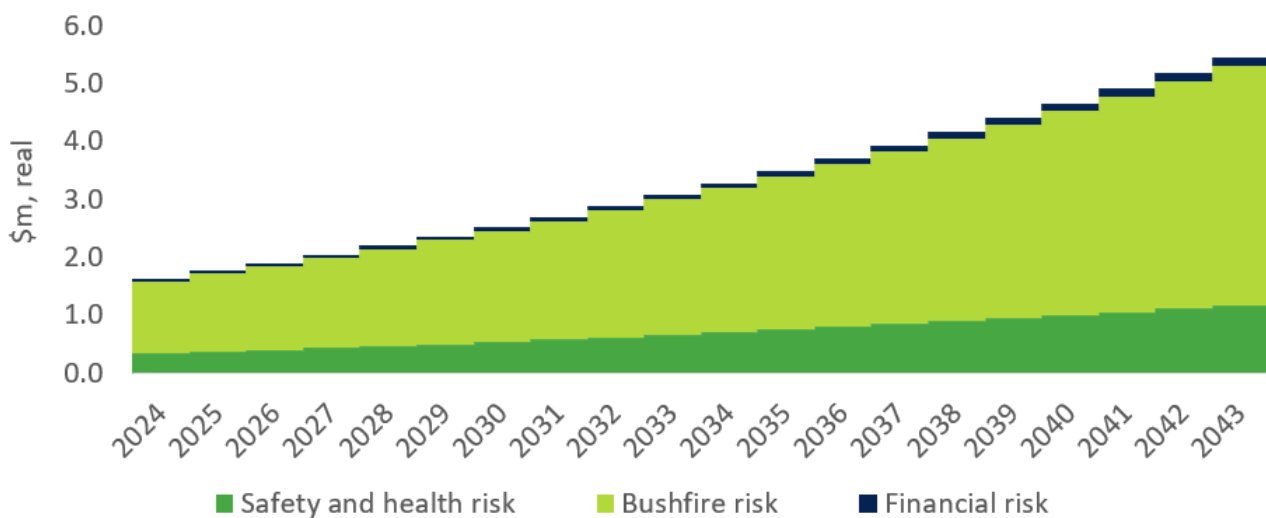
2.3. Assumptions underpinning the identified need

We adopt a risk cost framework to quantify and evaluate the risks and consequences of increased failure rates. Appendix B provides an overview of our risk assessment methodology.

We note that the risk cost estimating methodology aligns with that used in our revised revenue proposal for the 2023-28 period. It reflects feedback from the Australian Energy Regulator (AER) on the methodology initially proposed in our initial revenue proposal.

Figure 2-5 summarises the increasing risk costs over the assessment period under the base case.

Figure 2-5 Estimated risk costs under the central scenario (\$m, real 2024/25)



This section describes the assumptions underpinning our assessment of the base case risk costs, i.e., the value of the risk avoided by undertaking the credible options below. The aggregate risk cost is estimated at around \$1.64 million/year currently in 2024, and it is expected to increase going forward if action is not taken and the lines are left to deteriorate further (reaching approximately \$5.46 million/year by 2043).

2.3.1. Asset health and the probability of failure

Our asset health modelling aligns with Chapter 5.2 of the AER’s asset replacement planning guideline.¹⁰ Condition information for each asset is assessed to generate an Asset Health Index and assets in relatively poor condition, as identified through the asset health index, are candidates for a replacement or refurbishment intervention.

The asset health issues identified on Line 82/95 and their consequences are summarised in Table 2-1.

Table 2-1 Asset health issues along Line 82/95 and their consequences

Issue	Consequences if not remediated

¹⁰ AER, *Industry practice application note – Asset replacement planning*, January 2024 – available at [Industry practice application note - Asset replacement planning, AER July 2024](#)

Corrosion of tower steel bolts and members	Structural failure, leading to bushfire, safety and financial risks
Corrosion of foundation interfaces	
Corrosion and deterioration of insulators	Conductor drop, leading to bushfire, safety and financial risks
Corrosion of conductor attachment fittings	
Conductor spacers and corona rings	
Damaged earthwire bonding connection	
Corrosion of earthwire attachment fittings	
Conductor dampers deteriorated	
Deteriorated earthing	
Deteriorated climbing deterrents and signage	

Asset health is used to estimate the remaining life of an asset and forecast the associated probability of failure (PoF) of the asset now and into the future. The future health of an asset (health forecasting) is a function of its current health and any factors causing accelerated (or decelerated) degradation or 'age shifting' of one or more of its components. Such moderating factors can represent the cumulative effects arising from continual or discrete exposure to unusual events, external stresses, overloads and faults.

Asset condition information is the primary source of information on the current health of the transmission line and its components. Condition information obtained through routine inspections of transmission lines, such as condition rating of each component, and asset information, such as natural age, location and ideal life expectancy, form the basis for deriving current health.

The PoF is the likelihood that an asset will fail during a given period resulting in a particular adverse event. The probability of each failure mode is calculated using reliability engineering techniques that take into account conditional age (chronological age moderated by asset health), failure and defect history, and industry benchmarking studies. We screen out failures that are not related to end-of-life when quantifying risk for replacement projects because such risks are not addressed by these works.

Appendix C provides further information around Asset Health and Probability of Failure.

2.3.2. Bushfire risk

This risk refers to the consequence to the community of an asset failure that results in a bushfire starting. We recently undertook assessment with the University of Melbourne¹¹ to improve our quantification of bushfire risks across our network, including the moderation of risk costs, using an electricity industry-developed approach.

The bushfire risk model:

- models the potential spread from a fire started at each asset in the network using recognised fire modelling software;
- calculates the consequence based on the number of houses, agricultural and forestry land use (and other infrastructure in the predicted burn area);
- moderates the consequence using a statistical distribution of fire conditions across the year to come up with a most likely consequence to be used in the investment decision;

¹¹ Refer to [Network Asset Criticality Framework](#)

- moderates this likely consequence by the likelihood of network assets igniting a fire in the event a catastrophic asset failure occurs (i.e., not all asset failures will ignite a fire); and
- further moderates this likely consequence taking in to account the expected emergency services response to a fire based on the proximity to population (i.e., locations close to population centres have the highest moderation of likely consequence as the emergency services response is expected to be relatively expeditious).

Consistent with our ALARP obligations, we apply a disproportionality factor of 'six' to the bushfire risk.¹²

Bushfire risk makes up approximately 76 per cent of the total estimated risk cost in present value terms under the base case for this RIT-T.

2.3.3. Safety risk

This risk refers to the safety consequence to members of the public of an asset failure whose failure modes can create harm. The estimated value takes into account the cost associated with a fatality or injury including compensation, loss of productivity, litigation fees, fines and any other related costs.

Our safety model has recently been updated and developed in conjunction with asset management specialist consultancy AMCL¹³. The main changes to the model relate to consequence and likelihood quantifications with our safety risk now considering a range of consequences, from minor injury to fatality, and the likelihood of each based on historical events, human movement data and land use.

Consistent with our ALARP obligations, we apply a disproportionality factor of 'six' to the public safety component and 'three' to the worker safety component of safety risk.

Safety risk makes up approximately 21 per cent of the total estimated risk cost in present value terms under the base case for this RIT-T.

2.3.4. Financial risk

This risk refers to the direct financial consequence arising from the failure of an asset including the cost of replacement or repair of the asset (reactive maintenance) which may need to be under emergency conditions.

Financial risk makes up approximately 3 per cent of the total estimated risk cost in present value terms under the base case for this RIT-T.

¹² Refer to section 6.2.5 of the [Network Risk Assessment Methodology](#)

¹³ Refer to [Network Asset Criticality Framework](#)

3. Potential credible options

This section describes the options we have investigated to address the need, including the scope of each option and the associated costs.

We consider that there are two feasible options from a technical, commercial, and project delivery perspective that can be implemented in sufficient time to meet the identified need. Four other options were considered but not progressed for the reasons outlined in Table 3-3.

We do not consider non-network options to be technically or commercially feasible to assist with meeting the identified need for this RIT-T as non-network options will not mitigate the safety and environment risk posed as a result of deteriorating wood pole, insulators and crossarm condition. We did not receive any submissions from proponents of any non-network solutions in response to the PSCR.

All costs and benefits presented in this PACR are in 2024/25 dollars, unless otherwise stated.

3.1. Base case

The costs and benefits of each option in this PACR are compared against those of a base case. Under the base case, assets are left in service until they fail and require replacement, which is defined as a 'do nothing' scenario. The replacement cost has been captured in the NPV assessment under financial risk cost.

It is noted that a 'run to fail' scenario, where the issues are addressed through increased asset monitoring and preventative maintenance tasks, is not a valid base case for this Need. The condition issues on the asset have already been identified through maintenance inspections, and increasing the frequency of inspections to monitor the condition issues will not necessarily address them.

While the base case is not a situation we plan to encounter, and this RIT-T has been initiated specifically to avoid it, the RIT-T assessment is required to use this base case as a common point of reference when estimating the net benefits of each credible option.

The regular maintenance regime will not be able to mitigate the risk of asset failure that will expose us and end-customers to approximately \$2.21 million per year in safety, environmental and financial risk costs by 2028, rising to \$5.46 million per year by 2043. The environmental and safety risk costs are mainly due to consequences of a bushfire event resulting from insulators failure. Under the base case, all of these risks will continue to increase.

Routine operating and maintenance costs are estimated at approximately \$14,047 per annum (in \$2024/25). We do not expect this to change with any of the investment options considered, since the options will not change the frequency of planned inspections (however, the reactive maintenance costs do differ and are captured under financial risks). No capital costs are included within the base case.

3.2. Option 1 – Line refurbishment limited to components with the greatest deterioration

Option 1 involves the remediation Line 82/95 to address only the components that have experienced the greatest deterioration and/or have reached the end of their functional lives, to prevent failure in the short term.

Details of the scope of works under Option 1 are summarised in Table 3-1.

Table 3-1 Option 1 scope of works

Issue	Remediation	Scope Quantity
Corrosion of tower members	Replacement or refurbishment of tower members	1
Corrosion of tower fasteners	Replacement of tower nut and bolt fasteners	11,000
Foundations	Remediation of tower/pole base and foundations	31
Corrosion and deterioration of insulators	Replacement of complete insulator arrangement	49
Corrosion of conductor attachment fittings	Replacement of complete insulator arrangement	22
Conductor spacers and corona rings	Replacement of spacers and corona rings	16
Damaged earthwire bonding connection	Replacement of earthwire bonding	11
Corrosion of earthwire attachment fittings	Replacement of fittings	21
Conductor dampers deteriorated	Replacement of dampers	24
Deteriorated earthing	Replacement of tower/pole earths	5
Corrosion of tower steelwork	Blasting and painting of tower body	7
Deteriorated tower ladder	Replacement of tower ladder	5
Deteriorated climbing deterrents and signage	Replacement of public safety devices	67

The works are expected to be undertaken between 2023/24 and 2025/26. Planning, design, development and procurement (including completion of the RIT-T) will occur between 2023/24 and 2024/25, while project delivery and construction will occur from 2024/25.

All works would be completed in accordance with the relevant standards by 2026/27 with minimal modification to the wider transmission assets. Necessary outages of affected line(s) in service would be planned appropriately in order to complete the works with minimal impact on the network.

The estimated capital expenditure associated with this option is \$11.53 million. Routine operating and maintenance costs are the same as the base case for this option (estimated at \$14,047 per year).

This option has the lowest estimated risk reduction due to it being a ‘minimal scope’ option designed to only address the components that have experienced the greatest deterioration and have reached the end of their functional lives to prevent failure in the short-term.

3.3. Option 2 – Line refurbishment addressing all components with condition issues

Option 2 involves the refurbishment of Line 82/95 to address all components that have been identified with condition issues, to prevent failure in the short and medium-term (i.e., rather than only the components which have experienced the greatest deterioration).

Details of the scope of works under Option 2 are summarised in Table 3-1. Remediation activities that are greater than the equivalent for Option 1 are shaded in grey.

Table 3-2 Option 2 scope of works

Issue	Remediation	Scope Quantity
Corrosion of tower/pole steel members	Replacement or refurbishment of tower members	17
Corrosion of tower fasteners	Replacement of tower nut and bolt fasteners	11,000
Foundations	Remediation of tower/pole base and foundations	31
Corrosion and deterioration of insulators	Replacement of complete insulator arrangement	49
Corrosion of conductor attachment fittings	Replacement of complete insulator arrangement	28
Conductor spacers and corona rings	Replacement of spacers and corona rings	540
Damaged earthwire bonding connection	Replacement of earthwire bonding	11
Corrosion of earthwire attachment fittings	Replacement of fittings	21
Conductor dampers deteriorated	Replacement of dampers	48
Deteriorated earthing	Replacement of tower/pole earths	5
Corrosion of tower steelwork	Blasting and painting of tower body	10
Deteriorated tower ladder	Replacement of tower ladder	5
Deteriorated climbing deterrents and signage	Replacement of public safety devices	67

The works are expected to be undertaken between 2023/24 and 2025/26. Planning, design, development and procurement (including completion of the RIT-T) will occur between 2023/24 and 2024/25, while project delivery and construction will occur from 2024/25.

All works would be completed in accordance with the relevant standards by 2026/27 with minimal modification to the wider transmission assets. Necessary outages of affected line(s) in service would be planned appropriately in order to complete the works with minimal impact on the network.

The estimated capital expenditure associated with this option is \$14.63 million. Routine operating and maintenance costs are the same as the base case for this option (estimated at \$14,047 per year).

This option has greater estimated risk reduction than Option 1 due to it addressing all identified components with condition issues.

3.4. Options considered but not progressed

We considered several additional options to meet the identified need in this RIT-T. Table 3-3 summarises the reasons the following credible options were not progressed further.

Table 3-3 Options considered but not progressed

Description	Reason(s) for not progressing
Increased inspections	The condition issues have already been identified and cannot be rectified through increased inspections, and therefore is not technically feasible.
Elimination of all associated risk	This can only be achieved through retirement and decommissioning of the associated assets which may lead to reliability issue. Therefore, it is considered not technically feasible.
New transmission line	Due to significant costs of this option, a new double circuit 330 kV transmission line is not considered commercially feasible.
Non-network solutions	Transgrid does not consider non-network options to be commercially and technically feasible to assist with meeting the identified need, as non-network options will not mitigate the safety and environment risk posed as a result of deteriorating asset condition

3.5. No material inter-network impact is expected

We have considered whether the credible options described above is expected to have material inter-regional impact.¹⁴ A ‘material inter-network impact’ is defined in the NER as:

“A material impact on another Transmission Network Service Provider’s network, which impact may include (without limitation): (a) the imposition of power transfer constraints within another Transmission Network Service Provider’s network; or (b) an adverse impact on the quality of supply in another Transmission Network Service Provider’s network.”

AEMO’s suggested screening test to indicate that a transmission augmentation has no material inter-regional impact is that it satisfies the following:¹⁵

- a decrease in power transfer capability between transmission networks or in another TNSP’s network of no more than the minimum of 3% of the maximum transfer capability and 50 MW;
- an increase in power transfer capability between transmission networks or in another TNSP’s network of no more than the minimum of 3% of the maximum transfer capability and 50 MW;
- an increase in fault level by less than 10 MVA at any substation in another TNSP’s network; and
- the investment does not involve either a series capacitor or modification in the vicinity of an existing series capacitor.

We note that the credible option satisfies these conditions as it does not modify any aspect of electrical or transmission assets. By reference to AEMO’s screening criteria, there is no material inter-network impacts associated with the credible option.

¹⁴ As per clause 5.16.4(b)(6)(ii) of the NER.

¹⁵ Inter-Regional Planning Committee. “Final Determination: Criteria for Assessing Material Inter-Network Impact of Transmission Augmentations.” Melbourne: Australian Energy Market Operator, 2004. Appendix 2 and 3. Accessed 14 May 2020. <https://www.aemo.com.au/-/media/Files/PDF/170-0035-pdf>

4. Materiality of market benefits

This section outlines the categories of market benefits prescribed in the National Electricity Rules (NER) and whether they are considered material for this RIT-T.¹⁶

4.1. Wholesale electricity market benefits are not material

The AER has recognised that if the credible options considered will not have an impact on the wholesale electricity market, then a number of classes of market benefits will not be material in the RIT-T assessment, and so do not need to be estimated.¹⁷

The credible options considered in this RIT-T will not address network constraints between competing generating centres and are therefore not expected to result in any change in dispatch outcomes and wholesale market prices. We therefore consider that the following classes of market benefits are not material for this RIT-T assessment:

- changes in fuel consumption arising through different patterns of generation dispatch;
- changes in voluntary load curtailment (since there is minor impact on pool price);
- changes in costs for parties other than the RIT-T proponent;
- changes in ancillary services costs;
- changes in network losses; and
- competition benefits.

4.2. No other classes of market benefits are material

In addition to the classes of market benefits listed above, NER clause 5.15A.2(4) requires that we consider the following classes of market benefits, listed in Table 4-1 arising from each credible option. We consider that none of the classes of market benefits listed are material for this RIT-T assessment for the reasons outlined below.

Table 4-1 Reasons non-wholesale electricity market benefits are considered immaterial

Market benefits	Reason
Changes in involuntary load curtailment	Since Line 82/95 forms part of a meshed network (with an N-1 level of redundancy) required to supply the Northern NSW region, a failure of one line due to condition issues results in a negligible chance of unserved energy.
Differences in the timing of expenditure	Options considered will provide an alternative to meeting reliability requirements but are unlikely to affect decisions to undertake unrelated expenditure in the network. Consequently, material market benefits will neither be gained nor lost due to changes in the timing of other network expenditure from any of the options considered.
Option value	We note the AER's view that option value is likely to arise where there is uncertainty regarding future outcomes, the information that is available is likely to

¹⁶ The NER requires that all classes of market benefits identified in relation to the RIT-T are included in the RIT-T assessment, unless the TNSP can demonstrate that a specific class (or classes) is unlikely to be material in relation to the RIT-T assessment for a specific option – NER clause 5.16.1(c)(6). See Appendix A for requirements applicable to this document.

¹⁷ Australian Energy Regulator. "Application guideline Regulatory Investment Test for Transmission – November 2024." Melbourne: Australian Energy Regulator.

Market benefits	Reason
	<p>change in the future, and the credible options considered by the TNSP are sufficiently flexible to respond to that change.¹⁸</p> <p>We also note the AER's view that appropriate identification of credible options and reasonable scenarios captures any option value, thereby meeting the NER requirement to consider option value as a class of market benefit under the RIT-T.</p> <p>We note that no credible option is sufficiently flexible to respond to change or uncertainty for this RIT-T. Specifically, each option is focused on proactively replacing deteriorating assets ahead of when they fail.</p>
Changes in Australian greenhouse gas emissions	Neither option is expected to induce a material change in Australia's greenhouse gas emissions.

¹⁸ Australian Energy Regulator. "Application guideline Regulatory Investment Test for Transmission – November 2024." Melbourne: Australian Energy Regulator.

5. Overview of the assessment approach

This section outlines the approach that we have applied in assessing the net benefits associated with each of the credible options against the base case.

5.1. Description of the base case

The costs and benefits of each option are compared against the base case. Under this base case, no proactive investment is undertaken, we incur regular and reactive maintenance costs, and the line will continue to operate with an increasing level of risk.

We note that this course of action is not expected in practice. However, this approach has been adopted since it is consistent with AER guidance on the base case for RIT-T applications.¹⁹

5.2. Assessment period and discount rate

A 20-year assessment period from 2023/24 to 2042/43 has been adopted for this RIT-T analysis. This period takes into account the size, complexity and expected asset life of the options.

Where the capital components of the credible options have asset lives extending beyond the end of the assessment period, the NPV modelling includes a terminal value to capture the remaining asset life. This ensures that the capital cost of long-lived options over the assessment period is appropriately captured, and that all options have their costs and benefits assessed over a consistent period, irrespective of option type, technology or asset life. The terminal values are calculated as the undepreciated value of capital costs at the end of the analysis period.

A real, pre-tax discount rate of 7 per cent has been adopted as the central assumption for the NPV analysis presented in this PSCR, consistent with AEMO's Inputs, Assumptions and Scenarios Consultation Report²⁰ and the assumptions adopted in AEMO's 2024 Integrated System Plan (ISP).²¹ The RIT-T requires that sensitivity testing be conducted on the discount rate and that the regulated weighted average cost of capital (WACC) be used as the lower bound. We have therefore tested the sensitivity of the results to a lower bound discount rate of 3.63 per cent.²² We have also adopted an upper bound discount rate of 10.5 per cent (ie, AEMO's 2023 Inputs, Assumptions and Scenarios Report).²³

5.3. Approach to estimating option costs

We have estimated the capital costs of the options based on the scope of works necessary together with costing experience from previous projects of a similar nature.

¹⁹ We note that the AER RIT-T Guideline state that the base case is where the RIT-T proponent does not implement a credible option to meet the identified need, but rather continues its 'BAU activities'. The AER define 'BAU activities' as ongoing, economically prudent activities that occur in the absence of a credible option being implemented. Australian Energy Regulator. "Application guideline Regulatory Investment Test for Transmission – November 2024." Melbourne: Australian Energy Regulator.

²⁰ AEMO '2023 Inputs, Assumptions and Scenarios Report', July 2023, p 123.

²¹ AEMO, *2024 Integrated System Plan, December 2023*, p 91.

²² This is equal to WACC (pre-tax, real) in the latest final decision for a transmission business in the NEM (Transgrid) as of the date of this analysis, see: AER, TasNetworks – 2024-29 – Final decision – PTRM, April 2024, WACC sheet.

²³ AEMO '2023 Inputs, Assumptions and Scenarios Report', July 2023, p 123.

The cost estimates are developed using our 'MTWO' cost estimating system. This system utilises historical average costs, updated by the costs of the most recently implemented project with similar scope. All estimates in MTWO are developed to deliver a 'P50' portfolio value for a total program of works (i.e., there is an equal likelihood of over- or under-spending the estimate total).

We estimate the majority of structures will be refurbished in normal soil. As work is to refurbish structures on an existing line, minor access track upgrade work, water crossing upgrades, ground work in the form of grade and filling, and vegetation clearing have been allowed for.

We estimate that actual costs will be within +/- 25 per cent of the central capital cost estimate. An accuracy of +/-25 per cent for cost estimates is consistent with industry best practice and aligns with the accuracy range of a 'Class 4' estimate, as defined in the Association for the Cost Engineering classification system.

All cost estimates are prepared in real, 2024/25 dollars based on the information and pricing history available at the time that they were estimated. The cost estimates do not include or forecast any real cost escalation for materials.

Routine operating and maintenance costs are based on works of similar nature.

5.4. Three different scenarios have been modelled to address uncertainty

The RIT-T is focused on identifying the top ranked credible option in terms of expected net benefits. However, uncertainty exists in terms of estimating future inputs and variables (termed future 'states of the world').

To deal with this uncertainty, the NER requires that costs and market benefits for each credible option are estimated under reasonable scenarios and then weighted based on the likelihood of each scenario to determine a weighted ('expected') net benefit. It is this 'expected' net benefit that is used to rank credible options and identify the preferred option.

The credible options have been assessed under three scenarios as part of this PSCR assessment, which differ in terms of the key drivers of the estimated net market benefits (i.e., the estimated risk costs avoided).

Given that wholesale market benefits are not relevant for this RIT-T, the three scenarios implicitly assume the most likely scenario from the 2024 ISP (i.e., the 'Step Change' scenario). The scenarios differ by the assumed level of risk costs and unserved energy, given that these are key parameters that may affect the ranking of the credible options. Risk cost assumptions do not form part of AEMO's ISP assumptions, and have been based on Transgrid's analysis, as discussed in section 2.

We developed the Central Scenario around a static model of demand scenarios, described further in Section A.3 of our [Network Asset Criticality Framework](#). We consider that this approach is appropriate since it materially reduces the computational effort required, and since differences in demand forecasts will not materially affect the ranking of the credible options.

How the NPV results are affected by changes to other variables (including the discount rate and capital costs) has been investigated in the sensitivity analysis. We consider this is consistent with the latest AER

guidance for RIT-Ts of this type (ie, where wholesale market benefits are not expected to be material).^{24, 25, 26}

A summary of the key variables in each scenario is provided in Table 5-1 below.

Table 5-1 Summary of scenarios

Variable / Scenario	Central	Low risk cost scenario	High risk cost scenario
Scenario weighting	1/3	1/3	1/3
Discount rate	7%	7%	7%
Network capital costs	Base estimate	Base estimate	Base estimate
Operating and maintenance costs	Base estimate	Base estimate	Base estimate
Safety, environmental and financial risk benefit	Base estimate	Base estimate – 25%	Base estimate +25%

We have weighted the three scenarios equally given there is nothing to suggest an alternate weighting would be more appropriate.

5.5. Sensitivity analysis

In addition to the scenario analysis, we have also considered the robustness of the outcome of the cost benefit analysis through undertaking various sensitivity testing.

The range of factors tested as part of the sensitivity analysis in this PSCR are:

- lower and higher assumed capital costs;
- lower and higher estimated safety, environmental and financial risk benefits; and
- alternate commercial discount rate assumptions.

The above list of sensitivities focuses on the key variables that could impact the identified preferred option. The results of the sensitivity tests are set out in Section 6.4.

In addition, we have also sought to identify the 'boundary value' for key variables beyond which the outcome of the analysis would change, including the amount by which capital costs would need to increase for the preferred option to no longer be preferred.

²⁴ AER, *Application Guideline Regulatory Investment Test for Transmission*, November 2024, pp. 42-44.

²⁵ We consider the approach to scenarios and sensitivities to be consistent with the AER guidance provided in November 2022 in the context of the disputes of the North West Slopes and Bathurst, Orange and Parkes RIT-Ts. See: AER, *Decision: North West Slopes and Bathurst, Orange and Parkes Determination on dispute - Application of the regulatory investment test for transmission*, November 2022, pp. 18-20 & 31-32, as well as with the AER's RIT-T Guideline.

²⁶ AEMO '2023 Inputs, Assumptions and Scenarios Report', July 2023, p 123-124

6. Assessment of credible options

This section outlines the assessment we have undertaken of the credible network options. The assessment compares the costs and benefits of each credible option to the base case. The benefits of each credible option are represented by reduction in costs or risks compared to the base case.

All costs and benefits presented in this PACR are in 2024/25 dollars.

6.1. Estimated gross benefits

Table 6-1 below summarises the present value of the gross benefit estimates for the credible option relative to the base case under the three scenarios. The benefits included in this assessment consist only of avoided risk, i.e., a reduction in safety, environmental and financial risks.

Table 6-1 Estimated gross benefits from credible options relative to the base case (\$m, PV)

Option/scenario	Central	Low risk cost scenario	High risk cost scenario	Weighted
<i>Scenario weighting</i>	1/3	1/3	1/3	
Option 1	27.20	20.40	34.00	27.20
Option 2	27.38	20.53	34.22	27.38

6.2. Estimated costs

Table 6-2 below summarises the costs of the option, relative to the base case, in present value terms. The cost includes the direct capital and routine operating costs of each option, relative to the base case, and is the same for each option in all scenarios given nothing that affects the direct costs is varied between scenarios.

Table 6-2 Costs of credible options relative to the base case (\$m, PV)

Option	Cost
Option 1	9.11
Option 2	11.54

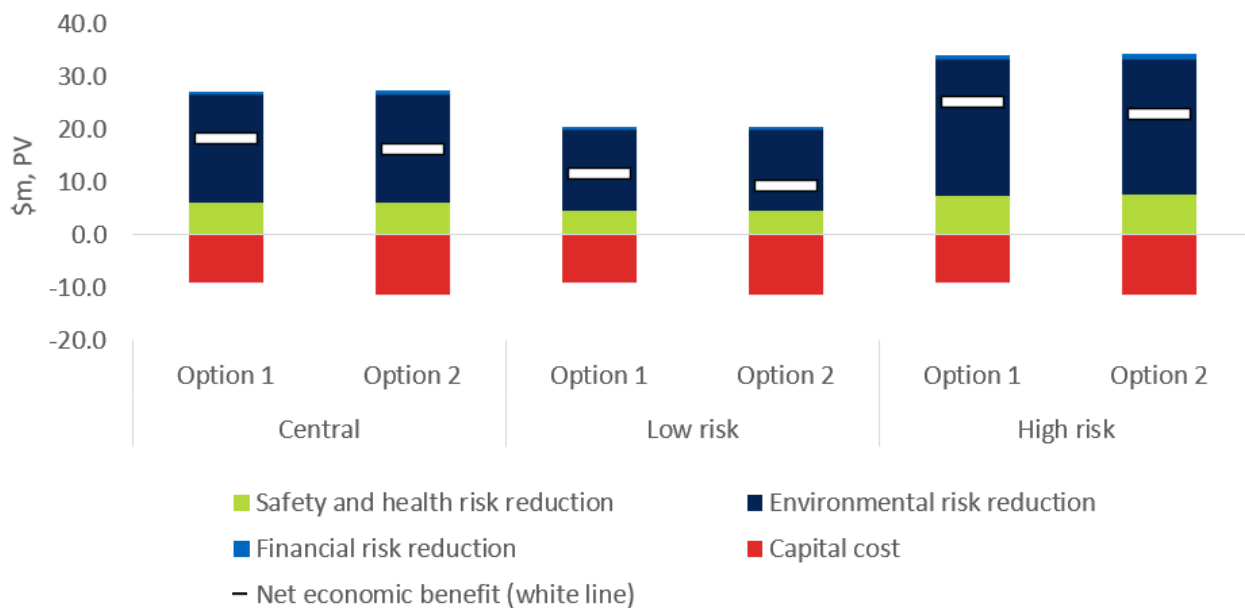
6.3. Estimated net economic benefits

The net economic benefits are the differences between the estimated gross benefits less the estimated costs. Table 6-3 and Figure 6-1 show that the present value of the net economic benefits for both options is positive for all scenarios investigated. On a weighted basis, Option 1 is found to deliver approximately \$16.87 million and Option 2 approximately \$14.77 million.

Table 6-3 NPV of net economic benefits relative to the base case (\$2024/25 m)

Option	Central scenario	Low risk costs scenario	High risk costs scenario	Weighted scenario
<i>Scenario weighting</i>	1/3	1/3	1/3	
Option 1	18.09	11.29	24.89	18.09
Option 2	15.84	8.99	22.68	15.84

Figure 6-1 Net economic benefits (\$m, PV)



6.4. Sensitivity testing

We have undertaken sensitivity testing to understand the robustness of the RIT-T assessment to underlying assumptions about key variables. In particular, we have undertaken two sets of sensitivity tests:

- Step 1 – testing the sensitivity of the optimal timing of the project ('trigger year') to different assumptions in relation to key variables; and
- Step 2 – once a trigger year has been determined, testing the sensitivity of the total NPV benefit associated with the investment proceeding in that year, in the event that actual circumstances turn out to be different.

Having assumed to have committed to the project by this date, we have also looked at the consequences of 'getting it wrong' under step 2 of the sensitivity testing. That is, if expected safety and environmental risks are not as high as expected, for example, the impact on the net economic benefit associated with the project continuing to go ahead on that date.

The application of the two steps to test the sensitivity of the key findings is outlined below.

6.4.1. Step 1 – Sensitivity testing of the optimal timing

This section outlines the sensitivity of the identification of the commissioning year to changes in the underlying assumptions. Each timing sensitivity has been undertaken on the central scenario.

The optimal timing of Option 1 is found to be invariant to all of the assumptions including:

- a 25 per cent increase/decrease in the assumed network capital costs;
- lower discount rate of 3.63 per cent as well as a higher rate of 10.5 per cent; and
- lower (or higher) assumed safety, environmental and financial risks.

Each timing sensitivity has been undertaken on the central scenario.

Figure 6-2 below outline the impact on the optimal commissioning year, under a range of alternative assumptions. It illustrates that for Option 1, the optimal commissioning date is found to be in 2026/27 for all sensitivities investigated.

Figure 6-2 Optimal timing of Option 1



6.4.2. Step 2 – Sensitivity of the overall net benefit

We have conducted sensitivity analysis on the present value of the net economic benefit, based on undertaking the project by 2024/25. Specifically, we have investigated the same sensitivities under this step as in the first step:

- a 25 per cent increase/decrease in the assumed network capital costs;
- lower (or higher) assumed safety, environmental and financial risks; and
- lower discount rate of 3.63 per cent as well as a higher rate of 10.5 per cent.

All these sensitivities investigate the consequences of ‘getting it wrong’ having committed to a certain investment decision.

The figures below illustrate the estimated net economic benefits for each option if separate key assumptions in the central scenario are varied individually. Both options deliver positive benefits under all scenarios.

The sensitivity testing focuses on the central scenario given the ranking of the options is found to be the same across all three scenarios investigated and there are significant expected net market benefits under each scenario. That is, we do not expect the key findings to change for this RIT-T if the sensitivity testing was expanded to cover the low risk and high-risk scenarios.

Figure 6-3 Capital cost sensitivity

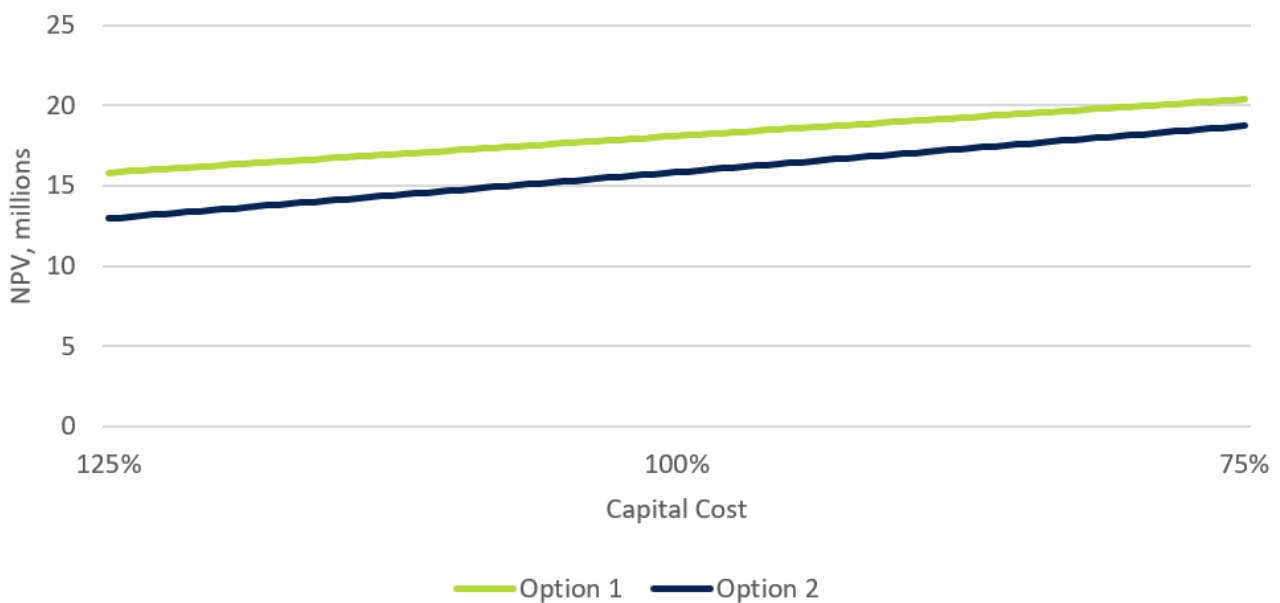


Figure 6-4 Risk costs sensitivity

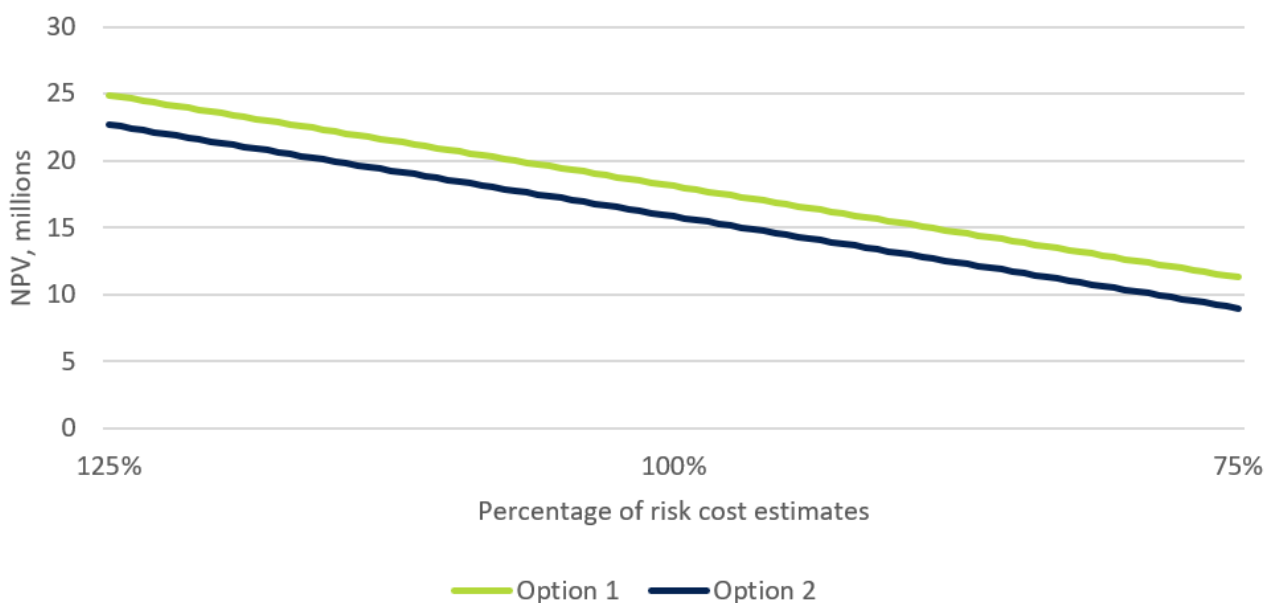
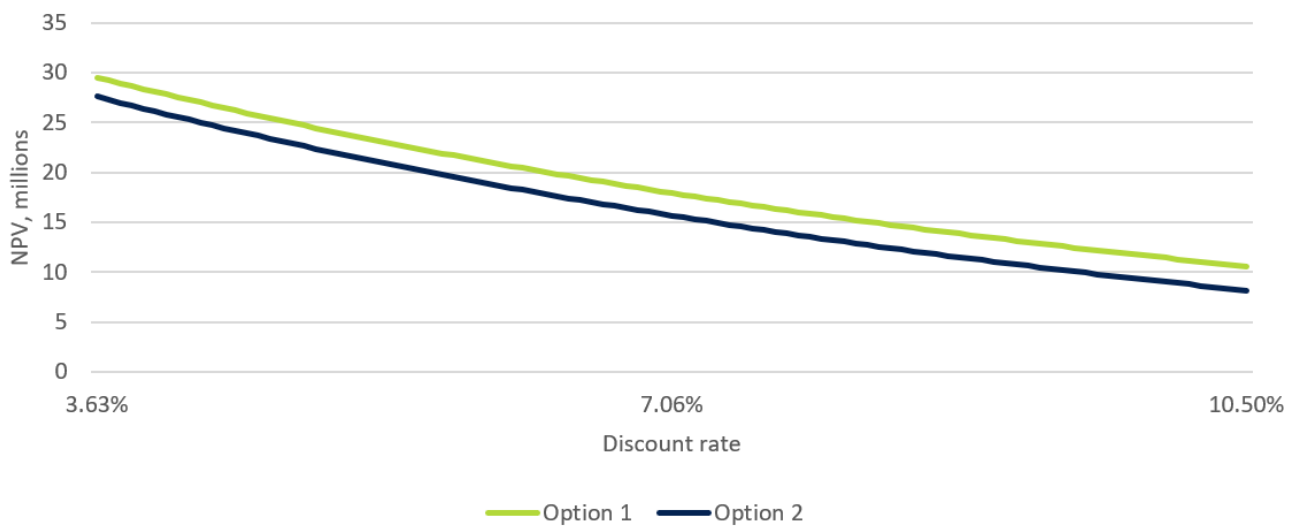


Figure 6-5 Commercial discount rate sensitivity



Our results suggests that there is no reasonable change in discount rate, assumed network capital costs, or estimated risk costs that would change the expected net benefit to negative, we therefore consider the expected positive net benefits provided by Option 1 to be robust to reasonable capital cost sensitivities.

In terms of boundary testing, we find that the following would need to occur for Option 1 to have net market benefits equal to that of Option 2:

- assumed network capital costs (for all options) would need to decrease by 93 per cent;
- the estimated risk costs (in aggregate) would need to fall by over 1000 per cent; and
- a discount rate would need to be greater than 100 per cent.

We therefore consider the finding that Option 1 is preferred over Option 2 to be robust to the key underlying assumptions.

7. Final conclusion on the preferred option

This PACR has found that Option 1 is the preferred option for this RIT-T. Option 1 involves remediating all identified condition issues for line components which have experienced greater deterioration and/or reached the end of their functional lives. Moving forward with this option is the most prudent and economically efficient solution to manage the deteriorating asset risks to ALARP.

The estimated capital expenditure associated with this option is \$11.53 million in \$2024/25 over the assessment period. Routine operating and maintenance costs are estimated at \$14,047 per year. Option 1 is found to have positive net benefits under all scenarios investigated and, on a weighted basis, will deliver \$18.09 million in net economic benefits.

The works are expected to be undertaken between 2023/24 and 2025/26. Planning, design, development and procurement (including completion of the RIT-T) will occur between 2023/24 and 2024/25, while project delivery and construction will occur from 2024/25. Project completion is assumed by 2026/27.

Option 1 is the preferred option in accordance with NER clause 5.15A.2(b)(12) because it is the credible option that maximises the net present value of the net economic benefit to all those who produce, consume and transport electricity in the market. The analysis undertaken and the identification of Option 1 as the preferred option satisfies the RIT-T.

Transgrid considers this conclusion to be robust to changes in capital cost inputs, estimated risk costs and underlying discount rates, noting that there would need to be unrealistic changes to these key assumptions to change the ranking of the options (as shown via the boundary testing at the end of Section 6.4).

Transgrid will however continue to monitor these key assumptions and will notify the AER if such changes do occur (or appear likely), which would constitute a material change in circumstance.

Appendix A Compliance checklist

This appendix sets out a checklist which demonstrates the compliance of this PACR with the requirements of the National Electricity Rules version 224.

Rules clause	Summary of requirements	Relevant section(s) in the PACR
5.16.4(v)	The project assessment conclusions report must set out:	–
	(1) the matters detailed in the project assessment draft report as required under paragraph (k); and	See below.
	(2) a summary of, and the RIT-T proponent's response to, submissions received, if any, from interested parties sought under paragraph (q).	NA
5.16.4(k)	The project assessment draft report must include:	–
	(1) a description of each credible option assessed;	3
	(2) a summary of, and commentary on, the submissions to the project specification consultation report;	NA
	(3) a quantification of the costs, including a breakdown of operating and capital expenditure, and classes of material market benefit for each credible option;	3 & 6
	(4) a detailed description of the methodologies used in quantifying each class of material market benefit and cost;	4 & 5
	(5) reasons why the RIT-T proponent has determined that a class or classes of market benefit are not material;	4
	(6) the identification of any class of market benefit estimated to arise outside the region of the Transmission Network Service Provider affected by the RIT-T project, and quantification of the value of such market benefits (in aggregate across all regions);	NA
	(7) the results of a net present value analysis of each credible option and accompanying explanatory statements regarding the results;	6
	(8) the identification of the proposed preferred option;	7
	(9) for the proposed preferred option identified under subparagraph (8), the RIT-T proponent must provide: <ul style="list-style-type: none"> (i) details of the technical characteristics; (ii) the estimated construction timetable and commissioning date; (iii) if the proposed preferred option is likely to have a material inter-network impact and if the Transmission Network Service Provider affected by the RIT-T project has received an augmentation technical report, that report; and (iv) a statement and the accompanying detailed analysis that the preferred option satisfies the regulatory investment test for transmission. 	3 & 7
(10) if each of the following apply to the RIT-T project: <ul style="list-style-type: none"> (i) if the estimated capital cost of the proposed preferred option is greater than \$103 million (as varied in accordance with a cost threshold determination); and (ii) AEMO is not the sole RIT-T proponent, The RIT-T reopening triggers applying to the RIT-T project. 	N/A	

In addition, the table below outlines a separate compliance checklist demonstrating compliance with the binding guidance in the latest AER RIT-T guidelines.

Guidelines section	Summary of the requirements	Section in the PACR
3.5A.1	<p>Where the estimated capital costs of the preferred option exceeds \$103 million (as varied in accordance with a cost threshold determination), a RIT-T proponent must, in a RIT-T application:</p> <p>outline the process it has applied, or intends to apply, to ensure that the estimated costs are accurate to the extent practicable having regard to the purpose of that stage of the RIT-T</p> <p>for all credible options (including the preferred option), either apply the cost estimate classification system published by the AACE, or if it does not apply the AACE cost estimate classification system, identify the alternative cost estimation system or cost estimation arrangements it intends to apply, and provide reasons to explain why applying that alternative system or arrangements is more appropriate or suitable than applying the AACE cost estimate classification system in producing an accurate cost estimate</p>	NA
3.5A.2	<p>For each credible option, a RIT-T proponent must specify, to the extent practicable and in a manner which is fit for purpose for that stage of the RIT-T:</p> <p>all key inputs and assumptions adopted in deriving the cost estimate</p> <p>a breakdown of the main components of the cost estimate</p> <p>the methodologies and processes applied in deriving the cost estimate (e.g. market testing, unit costs from recent projects, and engineering-based cost estimates)</p> <p>the reasons in support of the key inputs and assumptions adopted and methodologies and processes applied</p> <p>the level of any contingency allowance that have been included in the cost estimate, and the reasons for that level of contingency allowance</p>	6.2
3.5.3	<p>The RIT-T proponent is required to provide the basis for any social licence costs in their RIT-T reports, and may choose to refer to best practice from a reputable, independent and verifiable source.</p>	NA ²⁷
3.8.2	<p>Where the estimated capital cost of the preferred option exceeds \$103 million (as varied in accordance with an applicable cost threshold determination), a RIT-T proponent must undertake sensitivity analysis on all credible options, by varying one or more inputs and/or assumptions.</p>	NA
3.9.4	<p>If a contingency allowance is included in a cost estimate for a credible option, the RIT-T proponent must explain:</p> <p>the reasons and basis for the contingency allowance, including the particular costs that the contingency allowance may relate to, and</p> <p>how the level or quantum of the contingency allowance was determined.</p>	NA

²⁷ These are new requirements stipulated in revised RIT-T Application Guidelines released by the AER, which came into effect on 21 November 2024. For compliance purposes, the AER only have regard to the guidance that was in effect when Transgrid initiated the RIT-T in question. In this context, initiated means from the publication of a project specification consultation report (PSCR). As the PSCR was published prior to 21 November 2024, these new requirements are not applicable to this RIT-T.

4.1	<p>RIT-T proponents are required to describe in each RIT-T report how they have engaged with local landowners, local council, local community members, local environmental groups or traditional owners and sought to address any relevant concerns identified through this engagement</p> <p>how they plan to engage with these stakeholder groups, or why this project does not require community engagement</p>	NA27
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Appendix B Risk Assessment Methodology

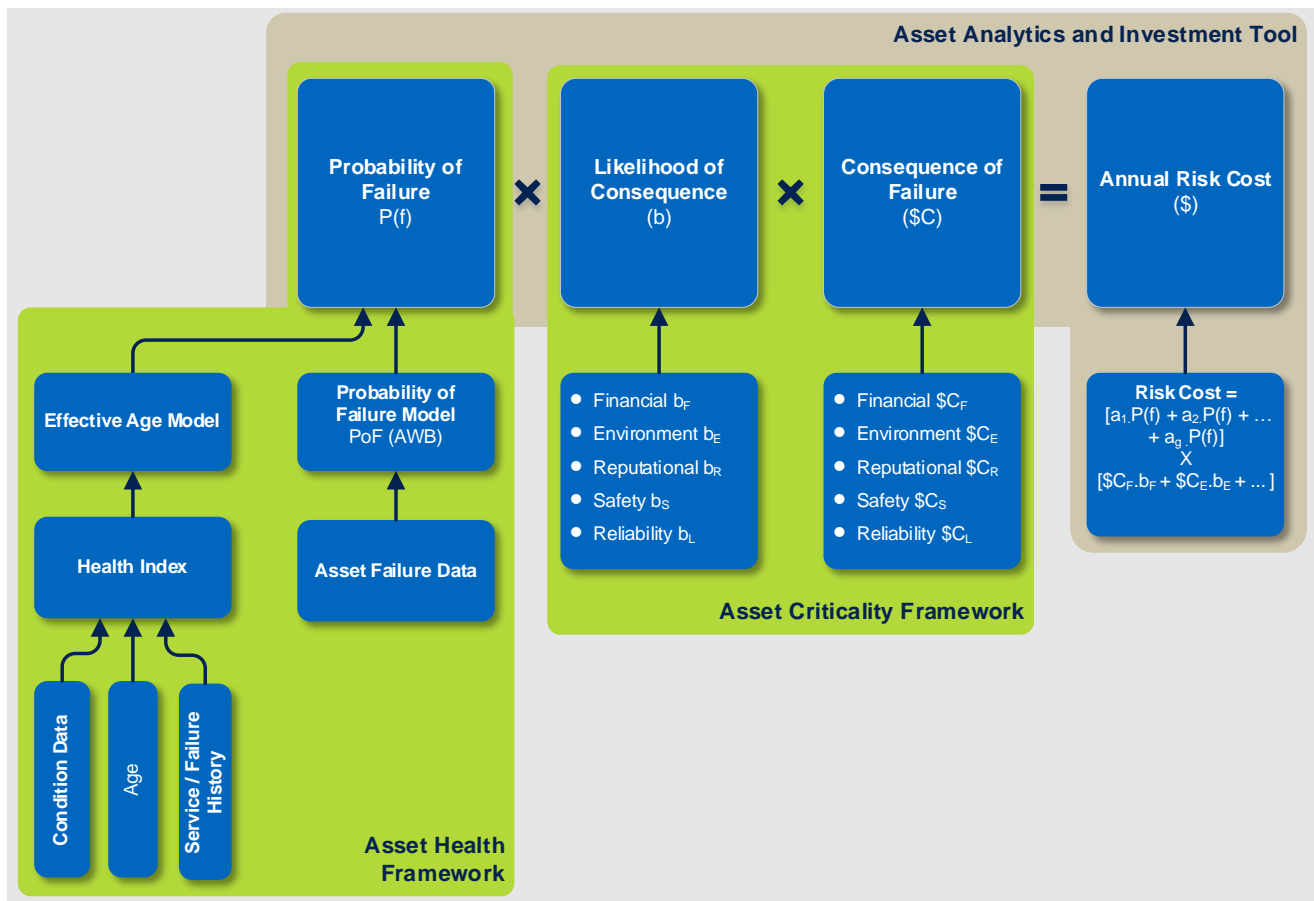
This appendix summarises our network risk assessment methodology that underpins the identified need for this RIT-T. Our risk assessment methodology is aligned with the AER’s Asset Replacement Planning guideline²⁸ and its principles.

A fundamental part of the risk assessment methodology is calculating the annual ‘risk costs’ or the monetised impacts of the environmental, safety and financial risks.

The monetary value of risk (per year) for an individual asset failure resulting in an undesired outcome, is the likelihood (probability) of failure (in that year with respect to its age), as determined through modelling the failure behaviour of an asset (Asset Health), multiplied by the consequence (cost of the impact) of the undesired outcome occurring, as determined through the consequence analysis (Asset Criticality).

Figure B-1 below summarises the framework for calculating the ‘risk costs’, which has been applied on our asset portfolio considered to need replacement or refurbishment.

Figure B-1 Risk cost calculation



Economic justification of repx to address an identified need is supported by risk monetised benefit streams, to allow the costs of the project or program to be assessed against the value of the avoided risks

²⁸ [Industry practice application note - Asset replacement planning, AER July 2024](#)

and costs. The major quantified risks we apply for repex justifications include asset failures that materialise as:

- bushfire risk;
- safety risk;
- environmental risk;
- reliability risk; and
- financial risk.

The risk categories relevant to this RIT-T are explained in Section 2-3.

Further details are available in our [Network Asset Risk Assessment Methodology](#).

Appendix C Asset Health and Probability of Failure

The first step in calculating the probability of failure of an asset is determining the Asset Health and associated effective age,²⁹ which considers:

- An asset consists of different components, each with a particular function, criticality, underlying reliability, life expectancy and remaining life. The overall health of an asset is a compound function of all of these attributes.
- Key asset condition measures and failure data provides vital information on the current health of an asset. The 'Current effective age' is derived from asset information and condition data.
- Future effective age is linearly applied from assessed effective age.

The Probability of Failure (PoF) is the likelihood that an asset will fail during a given period resulting in a particular adverse event. The outputs of the Probability of Failure (PoF) calculation are one or more probability of failure time series which provide a mapping between the effective age, discussed above, and the yearly probability of failure value for a given asset class. This analysis is performed by generating statistical failure curves, normally using Weibull analysis, to determine a PoF time series set for each asset that gives a probability of failure for each further year of asset life. This establishes how likely it is that the asset will fail over time.

The Weibull parameters which represent the probability of failure curve for key assets are summarised in the table below.

Table C-1 Weibull parameters for asset components

Asset component	Weibull parameters	
	η	β
Structure - Towers C1	3901	1.32
Structure - Towers C2	879.4	3.1
Structure - Towers C3	270.9	2.17
Structure - Towers C4	141.2	2.71
Insulators - Non Ceramic Insulators	26.55	3.232
Insulators - Porcelain Disc - Low corrosion	261.7	4.581
Insulators - Porcelain Disc - High corrosion	173.7	4.763
Conductor Fittings - C1/C2	127.4	4.376
Conductor Fittings - C3/C4	64.24	10.13
Earthwire Fittings - C1/C2	116.5	5.198
Earthwire Fittings - C3/C4	66.61	10.98

Note: C1 (Very Low), C2 (Low), C3 (Medium) and C4 (High) relate to atmospheric corrosion zones based on Australian Standard AS 4312-2008.

²⁹ Apparent age of an asset based on its condition.