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## **Executive summary**

TransGrid is applying the Regulatory Investment Test for Transmission (RIT-T) to options for maintaining reliable secondary systems at Liverpool substation. Publication of this Project Specification Consultation Report (PSCR) represents the first step in the RIT-T process.

Liverpool substation will continue to play a central role in the safe and reliable operation of the power system throughout and after the transition to a low-carbon electricity future. Located in Liverpool, one of the fastest growing regions in Sydney, Liverpool substation is a customer connection point supplying the Endeavour Energy 132 kV network within the South Western Sydney area and forms part of TransGrid's Greater Sydney network.

TransGrid has identified that the secondary systems at Liverpool substation have reached a condition that reflects the end of serviceable life. As it is superseded by new technology at the manufacturer level and the existing technology becomes obsolete, spare parts become scarce and the ability of any primary asset connected to the substation to reliably operate will be at risk.

## Identified need: meet the service level required under the National Electricity Rules for protection schemes

Secondary systems are used to control, monitor, protect and secure communication to facilitate safe and reliable network operation. They are necessary to operate the transmission network and prevent damage to primary assets when adverse events occur.

Provision of redundant protection schemes to ensure the transmission system is adequately protected is a Network Performance Requirement under Schedule 5.1 of the National Electricity Rules (NER), therefore the condition issues affecting the secondary systems at Liverpool substation must be addressed.

The Network Performance Requirements, set out in Schedule 5.1 of the NER, place an obligation on Transmission Network Service Providers (TNSPs) to provide redundant protection schemes to ensure the transmission system is adequately protected. Schedule 5.1.9(c) of the NER requires a TNSP to provide sufficient primary and back-up protection systems, including any communications facilities and breaker fail protection systems, to ensure that a fault of any type anywhere on its transmission system is automatically disconnected.

Additionally, TNSPs are required to disconnect the unprotected primary systems where secondary systems fault lasts for more than eight hours (for planned maintenance) or 24 hours (for unplanned outages). TNSPs must also ensure that all protection systems for lines at a voltage above 66 kV are well-maintained so as to be available at all times other than for short periods (less than eight hours), while the maintenance of protection systems is being carried out. In the event of an unplanned outage, AEMO's Power System Security Guidelines require that the primary network assets must be taken out of service within 24 hours.3

Furthermore, as per clause 4.11.1 of the NER, remote monitoring and control systems are required to be maintained in accordance with the standards and protocols determined and advised by AEMO.

A failure of the secondary systems would involve replacement of the failed component or taking the affected primary assets, such as lines and transformers, out of service.

Though replacement of failed secondary systems component is a possible interim measure, the approach is not sustainable as the stock of spare components will deplete due to the technology no longer being

Australian Energy Market Operator. "Power System Security Guidelines, 20 September 2019." Melbourne: Australian Energy Market Operator, 2019.39 Accessed 15 May 2020. https://www.aemo.com.au/-/media/Files/Electricity/NEM/Security\_and\_Reliability/Power\_System\_Ops/Procedures/SO\_OP\_3715---Power-System-Security-Guidelines.pdf



As per Schedule 5.1 of the NER.

As per S5.1.2.1(d) of the NER.

manufactured or supported. Once all spares are used, replacement will cease to be a viable option to meet performance standards stipulated in clause 4.6.1 of the NER.

If the failure to provide functional secondary systems due to technology obsolescence is not addressed by a technically and commercially feasible credible option in sufficient time (by 2022/23), the likelihood of not recovering from secondary systems faults and not maintaining compliance with NER performance requirements will increase.

The proposed investment will enable TransGrid to continue to meet the standards for secondary systems availability set out in the NER, and to avoid the impacts of taking primary assets out of service. 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.

### **Credible options considered**

In this PSCR, TransGrid has put forward for consideration credible options that would meet the identified need from a technical, commercial, and project delivery perspective.<sup>4</sup>

These are summarised in the following table.

Table E-1 Summary of the credible options

Option	Description	Capital cost (\$m 2020/21)	Operating costs (\$ per year)	Remarks
Option 1	Complete in-situ replacement	~ 4.4 (+/- 25%)	~ 3,000	Preferred option, would maintain regulatory obligations and provide highest net economic benefits.
Option 2	Strategic asset replacement	~3.0 (+/- 25%) by 2022/23 and ~2.7 (+/- 25%) spread between 2024/25 and 2032/33	~ 3,000	Would maintain regulatory obligations but provide less net benefits
Option 3	IEC-61850 replacement <sup>5</sup>	~ 9.6 (+/- 25%)	~ 10,000	

International Electrotechnical Commission (IEC), "IEC 61850 standard for Power Utility Automation," accessed 14 May 2020. <a href="http://www.iec.ch/smartgrid/standards/">http://www.iec.ch/smartgrid/standards/</a>



<sup>&</sup>lt;sup>4</sup> As per clause 5.15.2(a) of the NER.

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

TransGrid does not consider non-network options to be commercially and technically feasible to assist with meeting the identified need for this RIT-T. Non-network options are not able to meet NER obligations to provide redundant secondary systems and ensure that the transmission system is adequately protected.

## Implementing Option 1 will meet relevant regulatory obligations

Implementation of Option 1 will enable TransGrid to meet regulatory obligations set out in Schedule 5.1 and clauses 4.11.1, 4.6.1(b)<sup>6</sup> of the NER to provide redundant secondary systems and ensure that the transmission system is adequately protected. Consequently, it will also ensure the performance standards applicable to Liverpool substation secondary systems are met.

## Option 1 delivers highest net economic benefits

In all scenarios, highest net economic benefits result from implementing Option 1. Option 1 is the most efficient option to ensure reliability of the secondary systems at Liverpool substation and mitigate its risks of prolonged failure. Sensitivity testing finds that Option 1 delivers the most net economic benefits under all sensitivities undertaken by TransGrid.

### **Draft conclusion**

The implementation of Option 1, a complete in-situ replacement of the secondary systems of protection, market metering and control at Liverpool substation, is the most efficient technically and commercially feasible option at this draft stage of the RIT-T process. Option 1 can be implemented in sufficient time to meet the identified need by 2022/23, and is therefore the preferred option presented in this PSCR.

The estimated capital cost of this option is approximately \$4.4 million. Routine operating and maintenance costs are approximately \$3,000 per year.

The works will be undertaken between 2020/21 and 2022/23. Planning (including commencement of the RIT-T) commenced in 2019/20 and is due to conclude in 2020/21. The detailed design will commence in 2020/21 with procurement and delivery of the identified assets planned to occur during 2021/22. All works will be completed by 2022/23.

Necessary outages of relevant existing assets will be planned appropriately in order to complete the works with minimal impact on the network.

### **Exemption from preparing a Project Assessment Draft Report**

Subject to additional credible options being identified during the consultation period, publication of a Project Assessment Draft Report (PADR) is not required for this RIT-T as TransGrid considers its investment in relation to the preferred option to be exempt from that part of the process under NER clause 5.16.4(z1). Production of a PADR is not required due to:

- the estimated capital cost of the proposed preferred option being less than \$43 million7;
- the PSCR states:

Varied from \$35m to \$43m based on the AER Final Determination: Cost threshold review November 2018.14. Accessed 20 May 2020 https://www.aer.gov.au/networks-pipelines/quidelines-schemes-models-reviews/cost-thresholds-review-for-the-regulatory-investment-tests-2018



As per clause 4.6.1(b) of the NER, AEMO must ensure that there are processes in place that will allow the determination of fault levels for normal operation of the power system and in anticipation of all credible contingency events and protected events that AEMO considers may affect the configuration of the power system, so that AEMO can identify any busbar which could potentially be exposed to a fault level which exceeds the fault current ratings of the circuit breakers associated with that busbar.

- the proposed preferred option (including reasons for the proposed preferred option)
- the RIT-T is exempt from producing a PADR
- the proposed preferred option and any other credible option will not have material market benefits8 except for voluntary load curtailment and involuntary load shedding
- the RIT-T proponent considers that there were no PSCR submissions identifying additional credible options that could deliver a material market benefit; and
- the PACR must address any issues raised in relation to the proposed preferred option during the PSCR consultation.

### **Submissions and next steps**

The purpose of this PSCR is to set out the reasons TransGrid proposes that action be taken, present the options that address the identified need, outline the technical characteristics that non-network options will need to provide, and allow interested parties to make submissions and provide input to the RIT-T assessment.

TransGrid welcomes written submissions on materials contained in this PSCR. Submissions are particularly sought on the credible options presented and from potential proponents of non-network options that could meet the technical requirements set out in this PSCR. Submissions are due on 19 January 2021.

Submissions should be emailed to TransGrid's Regulation team via RIT-TConsultations@transgrid.com.au.9 In the subject field, please reference 'Liverpool secondary systems PSCR.'

At the conclusion of the consultation process, all submissions received will be published on TransGrid's website. If you do not wish for your submission to be made public, please clearly specify this at the time of lodgement.

Should TransGrid consider that no additional credible options were identified during the consultation period, TransGrid intends to produce a Project Assessment Conclusions Report (PACR) that addresses all submissions received including any issues in relation to the proposed preferred option raised during the consultation period. 10 Subject to additional credible options being identified, TransGrid anticipates publication of a PACR in February 2021.



As per clause 5.16.1(c)(6)

TransGrid is bound by the Privacy Act 1988 (Cth). In making submissions in response to this consultation process, TransGrid will collect and hold your personal information such as your name, email address, employer and phone number for the purpose of receiving and following up on your submissions. If you do not wish for your submission to be made public, please clearly specify this at the time of lodgement. See Privacy Notice within the Disclaimer for more details.

In accordance with NER clause 5.16.4(z2).

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## Introduction

TransGrid is applying the Regulatory Investment Test for Transmission (RIT-T) to options for maintaining a reliable secondary systems at Liverpool substation. Publication of this Project Specification Consultation Report (PSCR) represents the first step in the RIT-T process. TransGrid has commenced this RIT-T to examine and consult on options to address the need - mitigate and alleviate the deterioration of the secondary systems at Liverpool substation and the risk from technology obsolescence. As investment is intended to maintain compliance with NER requirement, TransGrid considers this a reliability corrective action RIT-T.

#### 1.1 Purpose of this report

The purpose of this PSCR<sup>11</sup> is to:

- set out the reasons why TransGrid proposes that action be taken (the 'identified need')
- present the options that TransGrid currently considers to address the identified need
- outline the technical characteristics that non-network options would be required to deliver, such as the size of the load reduction of additional supply, location and operating profile
- allow interested parties to make submissions and provide inputs to the RIT-T assessment.

#### 1.2 Exemption from preparing a Project Assessment Draft Report (PADR)

Subject to additional credible options being identified during the consultation period, publication of a Project Assessment Draft Report (PADR) is not required for this RIT-T as TransGrid considers its investment in relation to the preferred option to be exempt from that part of the process under NER clause 5.16.4(z1). Production of a PADR is not required due to:

- the estimated capital cost of the proposed preferred option being less than \$43 million<sup>12</sup>;
- the PSCR states:
  - the proposed preferred option (including reasons for the proposed preferred option)
  - the RIT-T is exempt from producing a PADR
  - the proposed preferred option and any other credible option will not have material market benefits<sup>13</sup> except for voluntary load curtailment and involuntary load shedding
- the RIT-T proponent considers that there were no PSCR submissions identifying additional credible options that could deliver a material market benefit; and
- the PACR must address any issues raised in relation to the proposed preferred option during the PSCR consultation.



See Appendix A for the National Electricity Rules requirements.

Varied from \$35m to \$43m based on the AER Final Determination: Cost threshold review November 2018.14. Accessed 20 May 2020 https://www.aer.gov.au/networks-pipelines/guidelines-schemes-models-reviews/cost-thresholds-review-for-the-regulatory-investment-tests-2018

As per clause 5.16.1(c)(6)

#### 1.3 **Submissions and next steps**

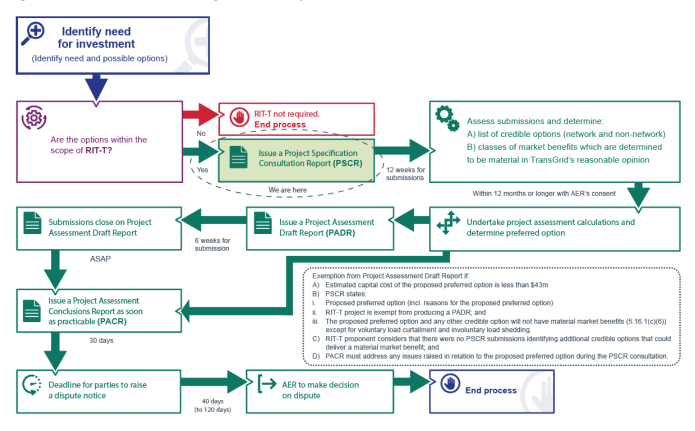
TransGrid welcomes written submissions on materials contained in this PSCR. Submissions are particularly sought on the credible options presented and from potential proponents of non-network options that could meet the technical requirements set out in this PSCR. Submissions are due on 19 January 2021<sup>14</sup>.

Submissions should be emailed to TransGrid's Regulation team via RIT-TConsultations@transgrid.com.au. 15 In the subject field, please reference 'Liverpool secondary systems PSCR.'

At the conclusion of the consultation process, all submissions received will be published on TransGrid's website. If you do not wish for your submission to be made public, please clearly specify this at the time of lodgement.

Should TransGrid consider that no additional credible options were identified during the consultation period, TransGrid intends to produce a Project Assessment Conclusions Report (PACR) that addresses all submissions received including any issues in relation to the proposed preferred option raised during the consultation period.<sup>16</sup> Subject to additional credible options being identified, TransGrid anticipates publication of a PACR in February 2021.

Figure 1-1 This PSCR is the first stage of the RIT-T process<sup>17</sup>



Australian Energy Market Commission. "Replacement expenditure planning arrangements, Rule determination". Sydney: AEMC, 18 July 2017.65. Accessed 14 May 2020. https://www.aemc.gov.au/sites/default/files/content/89fbf559-2275-4672-b6ef-c2574eb7ce05/Final-rule-determination.pdf



Consultation period is for 12 weeks, additional days have been added to cover public holidays.

TransGrid is bound by the Privacy Act 1988 (Cth). In making submissions in response to this consultation process, TransGrid will collect and hold your personal information such as your name, email address, employer and phone number for the purpose of receiving and following up on your submissions. If you do not wish for your submission to be made public, please clearly specify this at the time of lodgement. See Privacy Notice within the Disclaimer for more details.

In accordance with NER clause 5.16.4(z2).

## 2. The identified need

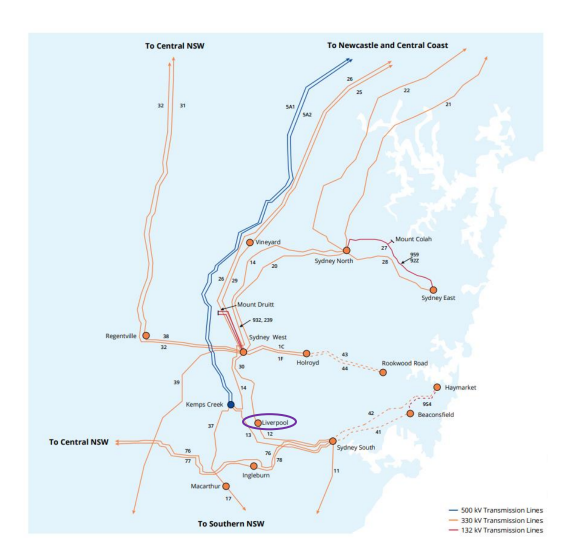
This section outlines the identified need for this RIT-T, as well as the assumptions and data underpinning it. It first sets out background information related to Greater Sydney network and existing electricity supply arrangements.

#### 2.1 Background to the identified need

Liverpool substation was commissioned in 1985 and forms part of TransGrid's network that serves the South Western Sydney area.

The location of Liverpool substation on the Greater Sydney transmission network is provided in Figure 2-1 below.

Figure 2-1 Location of Liverpool substation on the Greater Sydney transmission network



Located within the Liverpool Local Government Area (LGA), Liverpool substation is a customer connection point supplying the Endeavour Energy 132 kV network within the South Western Sydney area and forms part of TransGrid's Greater Sydney network.



Liverpool is located 27 kilometres south-west of the Sydney CBD is one of the fastest growing regions in Sydney. With substantial growth from urban release development as well as development of established areas, its population is expected to almost double to more than 320,000 over the next 20 years<sup>18</sup>.

The substation is supplied by Sydney South substation and Sydney West substation via two 330 kV transmission lines (Line 12 and Line 30, respectively) owned by TransGrid. A further three feeders at 132 kV, owned by Endeavour Energy also connect at Liverpool substation.

Liverpool substation will continue to play a central role in the safe and reliable operation of the power system throughout and after the transition to a low-carbon electricity future.

The secondary systems components at Liverpool were installed between 1985 and 2015 to support the safe and reliable operation of the substation and the broader network. This arrangement is necessary to ensure that all electricity users on TransGrid's Greater Sydney network, whether they be large industrial customers directly connected to TransGrid's network or residential consumers connected via Endeavour Energy's distribution network, are able to receive the level of support they require. The load for Liverpool substation is predominantly residential and is forecast at 477 MW for the summer of 2022/23<sup>19</sup>.

#### 2.2 Description of the identified need

Secondary systems are used to control, monitor, protect and secure communication to facilitate safe and reliable network operation.<sup>20</sup> They are necessary to ensure the secure operation of the transmission network and prevent damage to primary assets when adverse events occur.

The Network Performance Requirements, set out in Schedule 5.1 of the NER, place an obligation on TNSPs to provide redundant protection schemes to ensure the transmission system is adequately protected. Schedule 5.1.9(c) of the NER requires a TNSP to provide sufficient primary and back-up protection systems, including any communications facilities and breaker fail protection systems, to ensure that a fault of any type anywhere on its transmission system is automatically disconnected.

Additionally, TNSPs are required to disconnect the unprotected primary systems where secondary systems fault lasts for more than eight hours (for planned maintenance) or 24 hours (for unplanned outages). TNSPs must also ensure that all protection systems for lines at a voltage above 66 kV are well-maintained so as to be available at all times other than for short periods (less than eight hours), while the maintenance of protection systems is being carried out.<sup>21</sup> In the event of an unplanned outage, AEMO's Power System Security Guidelines require that the primary network assets must be taken out of service within 24 hours.<sup>22</sup>

Furthermore, as per clause 4.11.1 of the NER, remote monitoring and control systems are required to be maintained in accordance with the standards and protocols determined and advised by AEMO.

A failure of the secondary systems would involve replacement of the failed component or taking the affected primary assets, such as lines and transformers, out of service.

Though replacement of failed secondary systems component is a possible interim measure, the approach is not sustainable as spare components will deplete due to the technology no longer being manufactured or supported. Once all spares are used, replacement will cease to be a viable option to meet performance standards applicable to Liverpool substation secondary systems.

Australian Energy Market Operator. "Power System Security Guidelines, 20 September 2019." Melbourne: Australian Energy Market Operator, 2019.39. Accessed 15 May 2020. https://www.aemo.com.au/-/media/Files/Electricity/NEM/Security\_and\_Reliability/Power\_System\_Ops/Procedures/SO\_OP\_3715---Power-System-Security-Guidelines.pdf



Liverpool City Council. 'Our Community', accessed 2 September 2020. https://www.liverpool.nsw.gov.au/council/The-Liverpool-Area/our-community

Based on projections for Endeavour Energy's 132 kV bulk supply point for summer 2022/23. TransGrid. "Transmission Annual Planning Report 2020." Sydney: TransGrid, 2020.106. Accessed 2 September, 2020. <a href="https://www.transgrid.com.au/what-we-do/Business-Planning/transmission-annual-planning/Documents/2020%20Transmission%20Annual%20Planning%20Report.pdf">https://www.transgrid.com.au/what-we-do/Business-Planning/transmission-annual-planning/Documents/2020%20Transmission%20Annual%20Planning%20Report.pdf</a>

<sup>&</sup>lt;sup>20</sup> As per Schedule 5.1 of the NER.

As per S5.1.2.1(d) of the NER.

If the failure to provide functional secondary systems due to technology obsolescence is not addressed by a technically and commercially feasible credible option in sufficient time (by 2022/23), the likelihood of not recovering from secondary systems faults and not maintaining compliance with NER performance requirements will increase.

The proposed investment will enable TransGrid to continue to meet the standards for secondary systems availability set out in the NER, and to avoid the impacts of taking primary assets out of service. 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.

#### 2.3 Assumptions underpinning the identified need

#### 2.3.1 Depletion of available spares due to no manufacturer support for technologically obsolete components

Though like-for-like replacement of a failed secondary systems at Liverpool substation is possible as an interim measure, the approach is not sustainable as spare components will deplete due to the technology no longer being manufactured or supported. Once all spares are used, repair will cease to be a viable option and will not enable performance standards applicable to Liverpool substation secondary systems to be met.

### 2.3.2 Deterioration of control systems increases the risk of substation failure

Appendix B provides an overview of the Risk Assessment Methodology adopted by TransGrid. TransGrid has identified several critical issues with the secondary systems at Liverpool substation. The issues are outlined in Table 2-1 are expected to escalate until the asset is fully inoperable.

Table 2-1 Identified condition of Liverpool substation secondary systems

Asset components	Issues	% of services at site
Energy Meters	> Component technology obsolescence resulting in a lack of spares and no manufacturer support	100% of all market meters on site
Protection Relays	> Increasing numbers of faults across a range of models	90% of all protection relays on site
Remote Monitoring and Control Equipment	<ul><li>&gt; End of serviceable life</li><li>&gt; Manufacturer support withdrawn</li></ul>	100% of all remote monitoring and control on site



## Potential credible options

This section describes the options explored by TransGrid to address the need, including the scope of each option and the associated costs. Refer to section 7.1 for benefits of each option.

TransGrid considered three technically and commercially feasible options in this PSCR:

- Option 1 complete in-situ replacement of protection, market metering and control systems;
- Option 2 strategic asset replacement of protection, market metering and control systems; and
- Option 3 IEC-61850 replacement

TransGrid expects coronavirus (COVID-19) to impact suppliers and disrupt their supply chains. TransGrid has preliminary advice that this is already occurring, although at this time the extent of the current or future impact is unknown. Consequently, some of the costs associated with the works outlined in this document may be affected.

All costs presented in this PSCR are in 2020/21 dollars.

#### 3.1 Base case

The costs and benefits of each option in this PSCR were compared against those of a base case<sup>23</sup>. Under this base case, no proactive capital investment is made to remediate the technological obsolescence, spares unavailability, discontinued manufacturer support, and components deterioration of the secondary systems. The asset will continue to operate and be maintained under the current regime. Annual maintenance costs are approximately \$6,000 per year. Increases to the regular maintenance regime will not be able to mitigate the risk of failure of the secondary systems at Liverpool substation due to technological obsolescence and reduced reliability.

The table below provides a breakdown of the operating expenditure under the base case.

Table 3-1 Operating expenditure breakdown under the base case (\$ 2020/21)

Item	Operating expenditure (\$)
Annualised protection maintenance activities	6,000
Total operating cost	6,000 (+/-25%)

The majority of protection relays, remote control and monitoring devices at this site have limited spares, no manufacturer support, and will reach end of serviceable life by 2022/23. Repairs will become more difficult due to limited spares and this will lead to periods of unavailability. This increases the asset's risk of failure, difficulty to repair any failures, likelihood of a hazardous event, and periods of unavailability.

TransGrid calculates the annual safety, environmental and operational risk costs associated with the Liverpool substation secondary systems under the base case to be approximately \$230,000.<sup>24</sup>

This determination of yearly risk costs is based on TransGrid's Network Asset Risk Assessment Methodology and incorporates variables such as likelihood of failure/exposure, various types of consequence costs and corresponding likelihood of occurrence.



As per the RIT-T Application Guidelines, the base case provides a clear reference point for comparing the performance of different credible options. Australian Energy Regulator. "Application guidelines Regulatory Investment Test for Transmission - December 2018." Melbourne: Australian Energy Regulator, 2018.22. Accessed 14 May 2020. https://www.aer.gov.au/system/files/AER%20-%20Final%20RIT-T%20application%20guidelines%20-%2014%20December%202018 0.pdf

#### 3.2 Option 1 - Complete in-situ replacement of protection and control systems

Option 1 involves replacement of all secondary systems assets at Liverpool substation. This option will modernise the automation philosophy to current design standards and practices. This option also includes replacement of Direct Current (DC) supplies to account for an increase in secondary systems power requirements and remediation of the 415V Alternating Current (AC) distribution in the building and the switchyard.

The condition of various categories of automation assets such as protection relays, control systems, AC distribution, DC supply systems, and market meters creates a need for modernisation. This will deliver benefits such as reduced preventative maintenance requirements, improved operational efficiencies, better utilisation of our high speed communications network, improved visibility of all assets using modern technologies and reduced reliance on routine maintenance and testing<sup>25</sup>.

There are also additional operational benefits available due to improved remote monitoring, control and interrogation, efficiency gains in responding to faults, and phasing out of obsolete and legacy systems and protocols.

The work will be undertaken over the three-year period with all works expected to be completed by 2022/23.

All works under all options will be completed in accordance with the relevant standards and components shall be replaced to have minimal modification to the wider transmission network. Necessary outages of relevant existing assets will be planned appropriately in order to complete the works with minimal impact on the network.

The estimated capital expenditure associated with this option is approximately \$4.4 million +/- 25 per cent. The table below provides a breakdown.

Table 3-2 Capital expenditure breakdown under Option 1 (\$m 2020/21)

Item	Capital expenditure (\$m)
FY21	0.6
FY22	1.9
FY23	1.9
Total capital cost	4.4 (+/- 25%)

Routine operating and maintenance costs are approximately \$3,000 per year. The table below provides a breakdown.

Table 3-3 Operating expenditure breakdown under Option 1 (\$ 2020/21)

Item	Operating expenditure (\$)
Annualised protection maintenance activities	3,000
Total operating cost	3,000 (+/- 25%)

International Electrotechnical Commission (IEC), "IEC 61850 standard for Power Utility Automation," accessed 14 May, 2020. http://www.iec.ch/smartgrid/standards/



TransGrid calculates the annual safety, environmental and operational risk costs associated with the Liverpool substation secondary systems under Option 1 to be less than \$5,000.26

#### 3.3 Option 2 - Strategic asset replacement

Option 2 involves individual replacements of identified assets up to 2033. The option is based on a like-for-like approach whereby the asset is replaced by its modern equivalent. Additional system modifications or additional functionalities would not be deployed under this option. This option will lock TransGrid to a system architecture that cannot be expanded to match modern technology capabilities into the future.

All works under all options will be completed in accordance with the relevant standards and components shall be replaced to have minimal modification to the wider transmission network. Necessary outages of relevant existing assets will be planned appropriately in order to complete the works with minimal impact on the network.

The estimated capital expenditure associated with this option is approximately \$5.7 million. The table below provides a breakdown.

Table 3-4 Capital expenditure breakdown under Option 2 (\$m 2020/21)

Item	Capital expenditure (\$m)
FY21	0.6
FY22	1.2
FY23	1.2
Renewals complete by FY33	2.7
Total capital cost	5.7 (+/- 25%)

Routine operating and maintenance costs are approximately \$3,000 per year. The table below provides a breakdown.

Table 3-5 Operating expenditure breakdown under Option 2 (\$ 2020/21)

Item	Operating expenditure (\$)
Annualised protection maintenance activities	3,000
Total operating cost	3,000 (+/- 25%)

TransGrid calculates the annual safety, environmental and operational risk costs associated with the Liverpool substation secondary systems under Option 2 to be approximately \$70,000.27

#### 3.4 Option 3 – IEC-61850 replacement

Option 3 involves a complete replacement of the secondary systems at Liverpool substation with new IEC-61850 based secondary systems technology. This option will modernise the automation philosophy. It will implement the IEC-61850 protocol for unmanned substation site involving automation systems. By



This determination of yearly risk costs is based on TransGrid's Network Asset Risk Assessment Methodology and incorporates variables such as likelihood of failure/exposure, various types of consequence costs and corresponding likelihood of occurrence.

ibid

implementing this option TransGrid will be able to achieve savings through the reduction in the number of traditional copper-core cables by installing optical fibre cables between substation switchyards and relay rooms.

The condition of various categories of automation assets such as protection relays, control systems, AC distribution, DC supply systems, and market meters creates a need for modernisation. This will deliver benefits such as reduced preventative maintenance requirements, improved operational efficiencies, better utilisation of our high speed communications network, improved visibility of all assets using modern technologies and reduced reliance on routine maintenance and testing<sup>28</sup>. The work will be undertaken over the three-year period with all works expected to be completed by 2022/23. All works under all options will be completed in accordance with the relevant standards and components shall be replaced to have minimal modification to the wider transmission network. Necessary outages of relevant existing assets will be planned appropriately in order to complete the works with minimal impact on the network.

The estimated total capital costs for the option is approximately \$9.6 million +/-25 per cent. The table below provides a breakdown.

Table 3-6 Capital expenditure breakdown under Option 3 (\$m 2020/21)

Item	Capital expenditure (\$m)
FY21	0.4
FY22	1.3
FY23	7.9
Total capital cost	9.6 (+/- 25%)

Routine operating and maintenance costs are approximately \$10,000 per year. This maintenance reflects the higher probability of secondary system component failure due to increase likelihood of inadvertent exposure to the weather with the secondary system being located in outdoor enclosures. It was based on the installed cost to annually replace one out of approximately 60 secondary system components. The table below provides a breakdown.

Table 3-7 Operating expenditure breakdown under Option 3 (\$ 2020/21)

Item	Operating expenditure (\$)
Annualised protection maintenance activities	10,000
Total operating cost	10,000 (+/- 25%)

TransGrid calculates the annual safety, environmental and operational risk costs associated with the Liverpool substation secondary systems under Option 3 to be approximately \$260,000.29 Option 3 poses a higher risk than Options 1 and 2 due to slightly lower reliability posed by IEC-61850 technology. The reliance of IEC-61580 on multiple components to function correctly lowers the overall reliability of the technology comparative to traditional copper based solutions.

This determination of yearly risk costs is based on TransGrid's Network Asset Risk Assessment Methodology and incorporates variables such as likelihood of failure/exposure, various types of consequence costs and corresponding likelihood of occurrence.



International Electrotechnical Commission (IEC), "IEC 61850 standard for Power Utility Automation," accessed 14 May, 2020. http://www.iec.ch/smartgrid/standards/

#### 3.5 Options considered but not progressed

At this draft stage of the RIT-T process, TransGrid determines that there is no other commercially and technically feasible option to meet the identified need.

#### 3.6 No material inter-network impact is expected

TransGrid has considered whether the credible options listed above is expected to have material inter-regional impact.<sup>30</sup> 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-network impact is that it satisfies the following:31

- a decrease in power transfer capability between transmission networks or in another TNSP's network of no more than the minimum of 3 per cent 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 per cent 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
- the investment does not involve either a series capacitor or modification in the vicinity of an existing series capacitor.

TransGrid notes that each 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 any of the credible options considered.

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



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

## Non-network options

TransGrid does not consider non-network options to be commercially and technically feasible to assist with meeting the identified need for this RIT-T. The objective of this identified need is to meet service level requirements in the NER for secondary systems and protection. Non-network options are unable to technically meet regulatory obligations under Schedule 5.1 and clause 4.11 of the NER to provide redundant secondary systems, and ensure that the transmission system is adequately protected.

In summary, TransGrid considers that non-network options are unable to contribute to meeting the identified need for this RIT-T – this is based on:

- the fact that the identified need for this investment cannot be satisfied by non-network options irrespective of the size, operating profile, and location of the non-network option
- any non-network solution for this need is expected to only add to the costs of this option. That is, nonnetwork options would not provide any net benefits.



## Materiality of market benefits 5.

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.32

#### 5.1 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.33

TransGrid determines that 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. TransGrid therefore considers 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 no impact on pool price)
- changes in costs for parties other than the RIT-T proponent
- changes in ancillary services costs >
- changes in network losses
- competition benefits
- Renewable Energy Target (RET) penalties.

#### 5.2 No other classes of market benefits are material

In addition to the classes of market benefits listed above, NER clause 5.16.1(c)(4) requires TransGrid to consider the following classes of market benefits, listed in Table 5-1, arising from each credible option. TransGrid considers that none of the classes of market benefits listed are material for this RIT-T assessment for the reasons in Table 5-1.

Table 5-1 Reasons non-wholesale electricity market benefits are considered immaterial

Market benefits	Reason
Changes in involuntary load shedding	A failure of secondary system element results in an extremely low chance of unserved energy.
Differences in the timing of expenditure	Options considered 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 expenditure from any of the options considered.

Australian Energy Regulator. "Application guidelines Regulatory Investment Test for Transmission - December 2018." Melbourne: Australian Energy Regulator, 2018.39.Accessed 14 May 2020. https://www.aer.gov.au/system/files/AER%20-%20Final%20RIT-T%20application%20quidelines%20-%2014%20December%202018 0.pdf



The NER requires that all classes of market benefit 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

Market benefits	Reason
	Options are being undertaken to mitigate, in isolation, the rising risk caused by the existing asset nearing its end of serviceable life.
Option value	TransGrid notes 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 change in the future, and the credible options considered by the TNSP are sufficiently flexible to respond to that change. <sup>34</sup>
	TransGrid also notes 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.
	TransGrid notes that no credible option is sufficiently flexible to respond to change or uncertainty.
	Additionally, a significant modelling assessment would be required to estimate the option value benefits but it would be disproportionate to potential additional benefits for this RIT-T. Therefore, TransGrid has not estimated additional option value benefit.

Australian Energy Regulator. "Application guidelines Regulatory Investment Test for Transmission - December 2018." Melbourne: Australian Energy Regulator, 2018.58-59. Accessed 14 May 2020. https://www.aer.gov.au/system/files/AER%20-%20Final%20RIT-T%20application%20guidelines%20-%2014%20December%202018\_0.pdf



# Overview of the assessment approach

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

#### 6.1 Description of the base case

The costs and benefits of each option in this document are compared against the base case. Under this base case, no investment is undertaken and TransGrid incurs regular and reactive maintenance costs, operational and safety related risks costs that are caused by the failure of secondary systems to operate when required.

TransGrid notes 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.<sup>35</sup>

#### 6.2 Assessment period and discount rate

An outlook period of 15 year assessment period from commissioning 2022/23, from 2019/20 to 2036/37, was considered in this analysis. This period takes into account the size, complexity and expected asset life of the secondary systems. TransGrid took a terminal value approach to ensure that the capital costs of all assets are appropriately captured in the 15-year assessment period.

TransGrid adopted a central real, pre-tax 'commercial' discount rate<sup>36</sup> of 5.90 per cent as the central assumption for the NPV analysis presented in this report. TransGrid considers that this is a reasonable contemporary approximation of a commercial discount rate and it is consistent with the commercial discount rate calculated in the RIT-T Economic Assessment Handbook published by Energy Networks Australia (ENA) in March 2019<sup>37</sup>.

TransGrid also tested the sensitivity of the results to discount rate assumptions. A lower bound real, pre-tax discount rate of 2.23 per cent equal to the latest AER Final Decision for a TNSP's regulatory proposal at the time of preparing this document<sup>38</sup>, and an upper bound discount rate of 9.57 per cent (a symmetrical adjustment upwards) were used.

#### 6.3 Approach to estimating option costs

TransGrid has 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. TransGrid estimates that the actual cost is within +/- 25 per cent of the central capital cost.

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

See 2020-25 Directlink's Post-tax Revenue Model (PTRM) cashflow derived pre-tax real WACC available at: https://www.aer.gov.au/networkspipelines/determinations-access-arrangements/directlink-determination-2020-25/final-decision



TransGrid notes that the final updated December 2018 AER RIT-T Guidelines 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. See: AER, Regulatory Investment Test for Transmission Application Guidelines, December

The use of a 'commercial' discount rate is consistent with the RIT-T and is distinct from the regulated cost of capital (or 'WACC') that applies to network businesses like TransGrid.

Available at <a href="https://www.energynetworks.com.au/rit-t-economic-assessment-handbook">https://www.energynetworks.com.au/rit-t-economic-assessment-handbook</a> Note the lower bound discount rate of 2.23 per cent is based on the most recent final decision for a TNSP revenue determination which was Directlink in June 2020.

#### 6.4 Three different scenarios have been modelled to address uncertainty

The assessment was conducted under three net economic benefits scenarios. These are plausible scenarios which reflect different assumptions about the future market development and other factors that are expected to affect the relative market benefits of the options being considered. All scenarios (low, central and high) involve a number of assumptions that result in the lower bound, the expected, and the upper bound estimates for present value of net economic benefits respectively.

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

**Table 6-1 Summary of scenarios** 

Variable / Scenario	Central	Low benefit scenario	High benefit scenario
Scenario weighting	50%	25%	25%
Discount rate	5.90%	9.57%	2.23%
Costs			
Network capital costs	Base estimate	Base estimate + 25%	Base estimate - 25%
Operating and maintenance costs	Base estimate	Base estimate + 25%	Base estimate - 25%
Benefits (negative benefits)			
Reduction in safety and environmental risk costs	Base estimate	Base estimate - 25%	Base estimate + 25%
Reduction in operational risks	Base estimate	Base estimate - 25%	Base estimate + 25%

TransGrid considered that the central scenario was most likely since it was based primarily on a set of expected assumptions. TransGrid therefore assigned this scenario a weighting of 50 per cent, with the other two scenarios being weighted equally with 25 per cent each.



## Assessment of credible options

This section outlines the assessment TransGrid has 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 presented in this PSCR are in 2020/21 dollars.

#### 7.1 **Estimated gross benefits**

The table below summarises the present value of the gross benefit estimates for each credible option relative to the base case under the three scenarios.

The benefits included in this assessment are:

- reduction in safety and environmental risks (increases in Option 3 resulting in negative benefits)
- reduction in operational risks<sup>39</sup>

Table 7-1 Estimated gross benefits from credible options relative to the base case, present value (\$m 2020/21)

Option/scenario	Central	Low benefit scenario	High benefit scenario	Weighted
Scenario weighting	50%	25%	25%	
Option 1	2.2	1.3	3.7	2.4
Option 2	1.5	0.9	2.5	1.6
Option 3	-0.3	-0.2	-0.4	-0.3

#### 7.2 **Estimated costs**

The table below summarises the capital and operating and maintenance costs of the options, relative to the base case, in present value terms. The cost of each credible option has been calculated for each of the three reasonable scenarios outlined in section 0.

Table 7-2 Estimated costs of credible options relative to the base case, present value (\$m 2020/21)

Option/Scenario	Central	Low benefit scenario	High benefit scenario	Weighted value
Scenario weighting	50%	25%	25%	
Option 1	4.1	4.9	3.2	4.1
Option 2	3.8	4.4	3.1	3.7
Option 3	8.6	10.2	6.9	8.6

<sup>39</sup> There are benefits associated with operational efficiencies through greater operational visibility, remote operational switching and remote diagnostic capability.



#### 7.3 Estimated net economic benefits

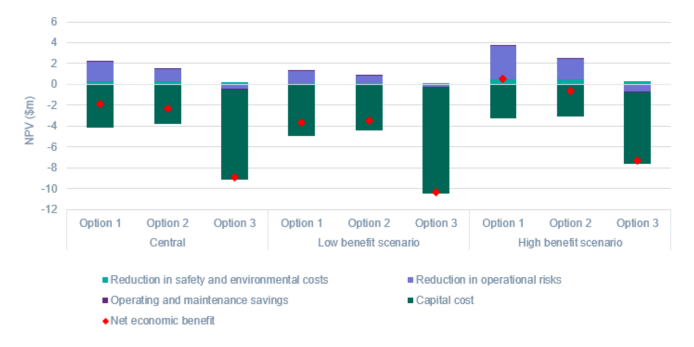
The net economic benefits are the differences between the estimated gross benefits less the estimated costs. The table below summarises the present value of the net economic benefits for each credible option across the three scenarios and the weighted net economic benefits.

As shown in the table and figure below Option 1 has the highest net economic benefit or least cost while also maintaining compliance with regulatory and safety obligations. TransGrid finds that under all sensitivities, except the low benefit scenario where the difference is marginal, Option 1 delivers the most net benefit.

Table 7-3 Estimated net economic benefits relative to the base case, present value (\$m 2020/21)

Option	Central	Low benefit scenario	High benefit scenario	Weighted value	Ranking
Scenario weighting	50%	25%	25%		
Option 1	-1.9	-3.6	0.5	1.7	1
Option 2	-2.3	-3.5	-0.6	-2.2	2
Option 3	-8.9	-10.3	-7.3	-8.9	3

Figure 7-1 Net economic benefits, present value (\$m 2020/21)



#### 7.4 Meeting relevant regulatory obligations

Implementation of Option 1 will enable TransGrid to meet regulatory obligations set out under Schedule 5.1 and clauses 4.11.1 and 4.6.1(b)<sup>40</sup> of the NER to provide redundant secondary systems and ensure that the transmission system is adequately protected. Consequently, it will also ensure the performance standards applicable to Liverpool substation secondary systems are met.

As per clause 4.6.1(b) of the NER, AEMO must ensure that there are processes in place, which will allow the determination of fault levels for normal operation of the power system and in anticipation of all credible contingency events and protected events that AEMO considers may affect the configuration of the power system, so that AEMO can identify any busbar which could potentially be exposed to a fault level which exceeds the fault current ratings of the circuit breakers associated with that busbar.



Implementation of Option 1 is the most efficient option to ensure reliability of the secondary systems at Liverpool and mitigate its risks of prolonged failure.

#### 7.5 Sensitivity testing

TransGrid undertakes sensitivity testing to understand the robustness of the RIT-T assessment to underlying assumptions about key variables. In particular, TransGrid undertakes two sets of sensitivity tests – namely:

- Step 1 testing the sensitivity of the optimal timing of the project ('trigger year') to different assumptions in relation to key variables
- 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.

TransGrid has not undertaken Step 1 of the sensitivity analysis to determine the optimal timing of the project as the investment is required to be undertaken as reliability corrective action by 2022/23. If the failure to provide functional secondary systems due to technology obsolescence is not addressed by a technically and commercially feasible credible option in sufficient time (by 2022/23), the likelihood of not recovering from secondary systems faults and not maintaining compliance with NER performance requirements will increase. The proposed investment will enable TransGrid to continue to meet the standards for secondary systems availability set out in the NER, and to avoid the impacts of taking primary assets out of service.

Having assumed to have committed to the project by this date, TransGrid has also looked at the consequences of 'getting it wrong' under step 2 of the sensitivity testing. That is, if expected safety 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 second step to test the sensitivity of the key findings is outlined below.

The application of the second step to test the sensitivity of the key findings is outlined below.

### 7.5.1 Step 2 – Sensitivity of the overall net benefit

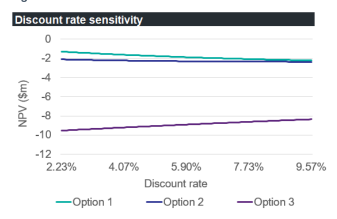
TransGrid has conducted sensitivity analysis on the overall NPV of the net economic benefit, based on having to undertake the project by 2022/23. Specifically, TransGrid has investigated the following sensitivities:

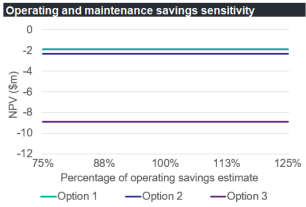
- > a 25 per cent increase/decrease in the assumed network capital costs
- > lower discount rate of 2.23 per cent as well as a higher rate of 9.57 per cent
- > lower (or higher) assumed operation and maintenance costs
- > lower (or higher) assumed safety and environmental risks
- > lower (or higher) assumed operational risk

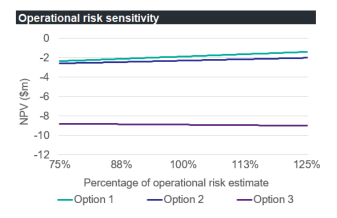
All these sensitivities investigate the consequences of 'getting it wrong' having committed to a certain investment decision. The figures below illustrate the estimated net economic benefits for each option if separate key assumptions in the central scenario are varied individually. Option 1 delivers the most benefit under all scenarios.

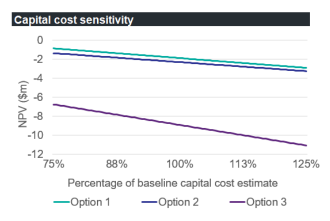


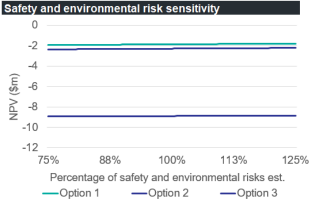
Figure 7-2 Sensitivities













# 8. Draft conclusion and exemption from preparing a PADR

The implementation of Option 1, complete in-situ replacement of protection and control systems of secondary systems at the Liverpool substation, is the most efficient technically and commercially feasible option at this draft stage of the RIT-T process. Option 1 can be implemented in sufficient time to meet the identified need by 2022/23, and is therefore the preferred option presented in this PSCR.

Option 1 is the most prudent and economically efficient solution to enable TransGrid to continue meeting its regulatory obligations set out in clauses 4.11.1, 4.6.1(b), 41 and Schedule 5.1 of the NER. Consequently, it will ensure the performance standards applicable to Liverpool substation secondary systems are met.

The estimated capital cost of this option is approximately \$4.4 million. Routine operating and maintenance costs are approximately \$3,000 per year.

The works will be undertaken between 2020/21 and 2022/23. Planning (including commencement of the RIT-T) commenced in 2019/20 and is due to conclude in 2020/21. The detailed design will commence in 2020/21 with procurement and delivery of the identified assets planned to occur during 2021/22. All works will be completed by 2022/23. Necessary outages of relevant existing assets will be planned appropriately in order to complete the works with minimal impact on the network.

Subject to additional credible options being identified during the consultation period, publication of a Project Assessment Draft Report (PADR) is not required for this RIT-T as TransGrid considers its investment in relation to the preferred option to be exempt from that part of the process under NER clause 5.16.4(z1). Production of a PADR is not required due to:

- the estimated capital cost of the proposed preferred option being less than \$43 million<sup>42</sup>;
- - the proposed preferred option (including reasons for the proposed preferred option)
  - the RIT-T is exempt from producing a PADR
  - the proposed preferred option and any other credible option will not have material market benefits<sup>43</sup> except for voluntary load curtailment and involuntary load shedding
- the RIT-T proponent considers that there were no PSCR submissions identifying additional credible options that could deliver a material market benefit; and
- the PACR must address any issues raised in relation to the proposed preferred option during the PSCR consultation.

TransGrid welcomes written submissions on material contained in this PSCR. Submissions are due 19 January emailed Submissions TransGrid's should Regulation RIT-TConsultations@transgrid.com.au. In the subject field, please reference 'Liverpool secondary systems PSCR.'



As per clause 4.6.1(b) of the NER, AEMO must ensure that there are processes in place, which will allow the determination of fault levels for normal operation of the power system and in anticipation of all credible contingency events and protected events that AEMO considers may affect the configuration of the power system, so that AEMO can identify any busbar which could potentially be exposed to a fault level which exceeds the fault current ratings of the circuit breakers

Varied from \$35m to \$43m based on the AER Final Determination: Cost threshold review November 2018.14. Accessed 20 May 2020 https://www.aer.gov.au/networks-pipelines/guidelines-schemes-models-reviews/cost-thresholds-review-for-the-regulatory-investment-tests-2018

As per clause 5.16.1(c)(6)

Consultation period is for 12 weeks, additional days have been added to cover public holidays.

At the conclusion of the consultation process, all submissions received will be published on the TransGrid's website. If you do not wish for your submission to be made public, please clearly specify this at the time of lodgement.

Should TransGrid consider that no additional credible options were identified during the consultation period, TransGrid intends to produce a Project Assessment Conclusions Report (PACR) that addresses all submissions received including any issues in relation to the proposed preferred option raised during the consultation period.<sup>45</sup> Subject to additional credible options being identified, TransGrid anticipates publication of a PACR in February 2021.



In accordance with NER clause 5.16.4(z2).

# Appendix A – Compliance checklist

This appendix sets out a checklist which demonstrates the compliance of this PSCR with the requirements of the National Electricity Rules version 150.

Rules clause	Summary of requirements	Relevant section
	A RIT-T proponent must prepare a report (the project specification consultation report), which must include:	_
	(1) a description of the identified need;	2
	(2) the assumptions used in identifying the identified need (including, in the case of proposed reliability corrective action, why the RIT-T proponent considers reliability corrective action is necessary);	2
	(3) the technical characteristics of the identified need that a non-network option would be required to deliver, such as:	
	(i) the size of load reduction of additional supply;	NA
	(ii) location; and	
	(iii) operating profile;	
5.16.4 (b)	(4) if applicable, reference to any discussion on the description of the identified need or the credible options in respect of that identified need in the most recent National Transmission Network Development Plan;	NA
	(5) a description of all credible options of which the RIT-T proponent is aware that address the identified need, which may include, without limitation, alterative transmission options, interconnectors, generation, demand side management, market network services or other network options;	3
	(6) for each credible option identified in accordance with subparagraph (5), information about:	
	(i) the technical characteristics of the credible option;	
	(ii) whether the credible option is reasonably likely to have a material internetwork impact;	
	(iii) the classes of market benefits that the RIT-T proponent considers are likely not to be material in accordance with clause 5.16.1(c)(6), together with reasons of why the RIT-T proponent considers that these classes of market benefit are not likely to be material;	3 & 5
	(iv) the estimated construction timetable and commissioning date; and	
	(v) to the extent practicable, the total indicative capital and operating and maintenance costs.	



	A RIT-T proponent is exempt from [preparing a PADR] (paragraphs (j) to (s)) if:	
5.16.4(z1)	1. the estimated capital cost of the proposed preferred option is less than \$35 million <sup>46</sup> (as varied in accordance with a cost threshold determination);	
	2. the relevant Network Service Provider has identified in its project specification consultation report: (i) its proposed preferred option; (ii) its reasons for the proposed preferred option; and (iii) that its RIT-T project has the benefit of this exemption;	
	3. the RIT-T proponent considers, in accordance with clause 5.16.1(c)(6), that the proposed preferred option and any other credible option in respect of the identified need will not have a material market benefit for the classes of market benefit specified in clause 5.16.1(c)(4) except those classes specified in clauses 5.16.1(c)(4)(ii) and (iii), and has stated this in its project specification consultation report; and	8
	4. the RIT-T proponent forms the view that no submissions were received on the project specification consultation report which identified additional credible options that could deliver a material market benefit.	

Varied to \$43m based on the AER Final Determination: Cost threshold review November 2018.14. Accessed 20 May 2020 <a href="https://www.aer.gov.au/networks-pipelines/guidelines-schemes-models-reviews/cost-thresholds-review-for-the-regulatory-investment-tests-2018">https://www.aer.gov.au/networks-pipelines/guidelines-schemes-models-reviews/cost-thresholds-review-for-the-regulatory-investment-tests-2018</a>



## Appendix B – Risk Assessment Methodology

This appendix summarises the key assumptions and data from the risk assessment methodology that underpin the identified need for this RIT-T and the assessment undertaken for the Revenue Proposal<sup>47</sup>.

As part of preparing its Revenue Proposal for the current regulatory control period, TransGrid developed the Network Asset Risk Assessment Methodology to quantify risk for replacement and refurbishment projects. The risk assessment methodology:

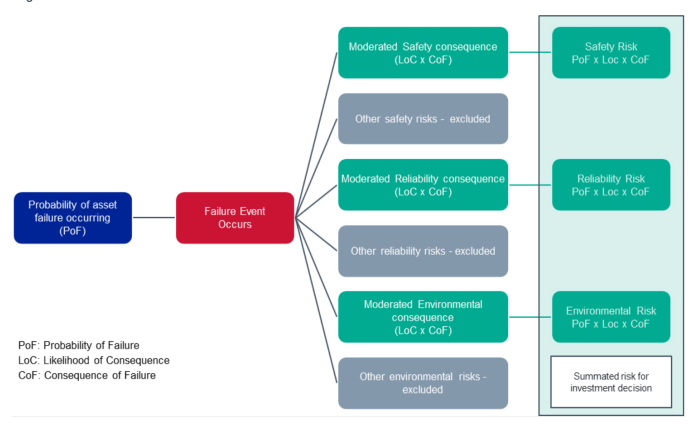
- uses externally verifiable parameters to calculate asset health and failure consequences
- assesses and analyses asset condition to determine remaining life and probability of failure >
- applies a worst-case asset failure consequence and significantly moderates this down to reflect the likely consequence in a particular circumstance
- identifies safety and compliance obligations with a linkage to key enterprise risks.

#### **B.1** Overview of the risk assessment methodology

A fundamental part of the risk assessment methodology is calculating the 'risk costs' or the monetised impacts of the reliability, safety, environmental and other risks.

The figure below summarises the framework for calculating the 'risk costs', which has been applied on TransGrid's asset portfolio considered to need replacement or refurbishment.

Figure B-1 Overview of TransGrid's 'risk cost' framework



TransGrid. "Revised Regulatory Proposal 2018/19-2022/23." Melbourne: Australian Energy Regulator, 2017. 63-69. Accessed 15 March 2019.  $\underline{\text{https://www.aer.gov.au/system/files/TransGrid\%20-\%20Revised\%20Revenue\%20Proposal\%20-\%201\%20December\%202017.pdf}$ 



The 'risk costs' are calculated based on the Probability of Failure (PoF), the Consequence of Failure (CoF), and the corresponding Likelihood of Consequence (LoC).

In calculating the PoF, each failure mode that could result in significant impact is considered. For replacement planning, only life-ending failures are used to calculate the risk costs. PoF is calculated for each failure mode base on 'conditional age' (health-adjusted chronological age), failure and defect history, and benchmarking studies. For 'wear out' failures, a Weibull curve may be fitted; while for random failures, a static failure rate may be used.

In calculating the CoF, LoC and risks, TransGrid uses a moderated 'worst case' consequence. This is an accepted approach in risk management and ensures that high impact, low probability (HILP) events are not discounted. The approach excludes the risk costs of low impact, high probability (LIHP) which would results in lower calculated risk.

