Black Start Strategy and Procurement Methodology

3 April 2019
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1 Background
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¹ Version 1.0 & 2.0 were under the NGET Transmission Licence.
BACKGROUND

In accordance with National Grid Electricity System Operator Limited (“ESO”) Special Condition 4G, this Black Start Strategy and Procurement Methodology (“Methodologies”) sets out the Strategy and Procurement ESO will use to determine and procure sufficient Black Start Capability for the National Electricity Transmission System (NETS) on an ongoing basis in a manner which supports an efficient, coordinated, secure and economical Whole System.

There may be a requirement for this document to be resubmitted following any significant legal, regulatory or changes to ESO restoration approach and procurement.

Unless the context otherwise requires, the words and expressions used in these Methodologies shall have the meanings ascribed to them under special licence condition 4G or the Grid Code as appropriate.

Vision

Our vision is that by the mid-2020s, we will be running a fully competitive Black Start procurement process with submissions from a wide range of technologies connected at different voltage levels on the network, with DNOs playing a more active role in the Restoration Approach.

We are committed to meeting this vision, and in our Restoration Roadmap, published May 2018, we set out that we would:

- improve transparency around Black Start services, including service requirements and costs
- remove barriers to entry to allow improved market access to a broader range of potential participants, including interconnectors, wind, distributed energy resources and storage.
- explore alternative methods for procuring Black Start services, to enable a more flexible approach to meeting service requirements.

The Black Start Strategy and Procurement Methodology publications are the vehicles through which ESO articulates how this commitment will be achieved. These documents are now presented in a combined format with three distinct parts:

2) Black Start Strategy
3) Procurement Methodology
4) Summary of delivery to date

The ESO will demonstrate how Part 2 the Black Start Strategy and Part 3 the Procurement Methodology meets the Licence Obligations held in Special Condition 4G.3 and 4G.4 conditions.
2
Black Start Strategy
Black Start Strategy

Introduction

Black Start is the procedure to recover from a Total Shutdown or Partial Shutdown of the NETS which has caused an extensive loss of supplies. ESO has a Grid Code obligation (CC6.3.5) to ensure that Black Start Capability is available to enable the National Electricity Transmission System (NETS) to be re-energised in the event of a Total or Partial Shutdown. A Total Shutdown leading to a Black Start is a High Impact, Low Probability (HILP) event. Whilst an unlikely event, the consequences would have significant societal and economic impacts. Therefore, ESO must demonstrate that the Black Start Capability procured maintains an acceptable level of provision, but at a cost which is economic and efficient.

This Black Start Strategy (Strategy) identifies how the Restoration Time expectation is used to identify an appropriate level of Black Start Capability to meet the system restoration. Once the capability requirement is known this can then be procured, using the methodologies and principles described in the Procurement Methodology.

This Strategy is made up of four sections which detail:

2. Restoration Approach.
3. Assessment of Black Start Service Provision.

Black Start Service

A ‘full’ Black Start service is defined as a provider, or a combination of providers who can meet the three basic requirements for Black Start;

1. To start up (following a Total Shutdown or Partial Shutdown) independently of external supplies;
2. To be able to energise part of the network, and;
3. To be able to provide block loading of local demand.

This Strategy will be effective from 1st April 2019. Prior to the acceptance of this V3.0 “Black Start Strategy and Procurement Methodology” by Ofgem, all decisions made will be in line with the previous agreed Strategy.

With the changing generation profile, there are an increased number, and type of providers who can assist with restoration during a Black Start event. This Strategy aims to enable the identification of new technologies that can contribute to restoration and potentially become new Black Start providers. However, not all providers will can meet the technical requirements\(^2\) for Black

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\(^2\) https://www.nationalgrideso.com/balancing-services/system-security-services/black-start?technical-requirements
Start and therefore they may play a part in later stages of the Restoration Approach rather than delivering a Black Start service.

In order to continually achieve restoration in an economic, secure and efficient manner the Black Start Restoration Approach, as outlined in this Strategy, will be developed, considering the network infrastructure, Black Start providers’ capabilities, new technologies and ways of working. Confidence and competition are required in the Black Start market to make this vital service an attractive prospect for providers.

1. RESTORATION STANDARD AND TIME

The Black Start restoration process is complex, and achieving restoration is reliant on the whole electricity sector’s ability to assist. Factors that have a significant impact on the speed of restoration include, but are not limited to:

- the number of Black Start providers (and their MW capacity),
- the time for non-Black Start providers to reconnect and export following a shutdown,
- all network operators’ ability to manage several power islands, and
- the resilience and reliability of communications and other critical tools/facilities.

Whilst the Grid Code states there is an essential requirement for the NETS to incorporate Black Start Capability, there is no current defined standard from which to enable ESO to prescribe further detail of this capability requirement. A GB Restoration Standard, and associated implementation methods are under development through the Black Start Task Group (BSTG), led by the Department for Business, Energy and Industrial Strategy (BEIS). The outcome of this work will require alignment between this Strategy and a GB Restoration Standard to fulfil obligations on ESO and the wider sector.

In the absence of a Restoration Standard, identifying an appropriate Restoration Time for GB (with consideration for regional differences and an associated commercial view), is required to set a baseline for restoration against which sufficient Black Start Capability can be sourced and procured.

ESO has maintained the planning assumption for Restoration Time, in line with historic expectations; this means planning to achieve restoration of 60% of national demand within 24 hours, provided the procurement of this capability can be demonstrated to be economic. Calculation of the Restoration Time requires a probabilistic assessment of shutdown scenarios, reflecting the range of severity of events, to determine likely timescales for differing stages of restoration.

Whilst there will inevitably be regional variations to this Restoration Time the aim is to create a broadly consistent rate of restoration, reflecting the regional nature of civil contingency planning. During restoration, demand would be gradually restored by establishing a skeleton transmission network. The
selected Restoration Time strikes a balance between a realistically achievable level of network energisation against an economic level of service provision. This timescale is informed by current industry expectations and enables the civil contingency community to plan accordingly.

Whilst the Restoration Time is a fixed value throughout the year, seasonal variations in demand mean that the required capacity of Black Start service providers available at any one time is not a static value. Restoration Time can therefore be assessed in operational timescales so that service availability can be maintained in an economic manner, and additional availability is not instructed over the requirement.

Once capability has been procured to meet the Restoration Time, it may be necessary to take operational actions (e.g. issuing of warming instructions to maintain Black Start Capability) due to provider outages or individual provider running patterns. These actions will ensure that the Minimum Service Level is maintained always.

The Minimum Service Level sets out a minimum Restoration Time that is deemed acceptable for restoration should the planning assumption (60% demand restored in 24 hours) prove uneconomic to procure, or to maintain in real time operations as detailed in the Procurement Methodology.

The Minimum Service Level for the period 1 April 2019 to 31 March 2020 has been determined as a Restoration Time which will allow for variations of number of available providers across GB. Should there be a situation where the Minimum Service Level cannot be maintained, either through lack of Black Start Capability or a significant increase in costs to maintain the Minimum Service Level, ESO will inform both BEIS and Ofgem of this and demonstrate the actions that have been taken to reduce the impact to system restoration and detail the changes being proposed to the level of provision. This situation may arise due to extreme unforeseen circumstances, for example a type fault on an asset class.

2. RESTORATION APPROACH

The changing nature of the generation mix within GB has led to rising operational costs for current conventional Black Start providers. Alternative approaches to restoration techniques, and Black Start provider technologies are being actively considered and developed through the Network Innovation Allowance (NIA) and the Network Innovation Competition (NIC) funded projects, which we expect will lead to an evolution in system Restoration Approach and technical requirements.

Currently, our Restoration Approach uses a number of self-starting generators to restore local demand, to energise a pre-agreed Local Joint Restoration Plan (LJRP) and create a small power island.
Power Islands are developed in line with LJRPs which are agreed alongside a Black Start contract and set out the activities and steps that the Black Start provider, relevant DNO and ESO will carry out during a Black Start event. It is a contractual obligation for the Black Start provider to have an agreed LJRP in place when the Black Start service goes live.

The number of LJRPVs that each TO and DNO area can carry out at any one time is continually reviewed for changes in Black Start providers and LJRPVs. The duration of switching actions and available Control Room resources are likely to limit restoration progress far more than provider availability. During a Black Start event, not all contracted providers may be able to Black Start and a spread of LJRPVs across TO and DNO areas is therefore a consideration for resource management during an event.

Figure 1: Initial Restoration
The current GB Restoration Approach aims to create a skeletal version of the NETS – called the skeleton network. This has the benefit of extending auxiliary supplies to non-Black Start providers sooner. This enhances the restoration as the sooner these providers can start up, the sooner they can contribute to restoring the national demand and the remaining Transmission network.

The skeleton network Restoration Approach adds flexibility to provider diversity and locational considerations. Here the focus shifts from the number of parties within a geographical zone, to the impact that a provider (or combination of providers) has on Restoration Time within a region and on GB.

This Restoration Approach also identifies the importance of providing start up supplies to non-Black Start providers in a timely fashion to reduce delay to the overall restoration. In some areas, the Black Start Capability is supplemented with additional restoration services to enable non-Black Start providers with significant restoration capabilities to be contracted and committed to the system restoration under certain scenarios.

In 2017, as part of the BSTG the Restoration Approach was explored and it was concluded that the current skeleton network Restoration Approach is most suitable for the current number and placement of the providers as well as the current network infrastructure. The Restoration Approach will be continually reviewed to align with any significant network infrastructure change or significant change in providers’ characteristics.

To deliver this Restoration Approach procurement of Black Start service provision is carried out across six zones within the GB network.

The use of GB zones for contracting:

- Ensures the split of Black Start providers is reasonably spread over DNO licence areas to share the resourcing of enacting LJRPs and demand loading.
• Ensures that most non-Black Start stations are all relatively close to a Black Start provider and therefore auxiliary supplies should be provided as the skeleton network is established.
• Creates a relatively uniform restoration of the NETS along the skeleton network.

Additional flexibility and resilience for providers is allowed by the nature of a skeleton network approach as there are no fixed boundaries for contracting zones. These can evolve and flex as the transmission system and Black Start provider locations change and develop over time. Multizone capability promotes competition.

Although service availability is a requirement for a Black Start provider there may be instances when an operational decision is taken by ESO to make a provider available, when it is not currently – i.e. to take actions to warm (if appropriate) and run a provider to reinstate as Black Start available to maintain the Minimum Service Level. Moreover, the number of providers available at any time can be monitored and revised with the changing demand throughout the year as long as the Restoration Time is met.

3. ASSESSMENT OF BLACK START SERVICE PROVISION

A mathematical probabilistic model has been developed using @risk software. This model takes the jointly agreed and electrically validated LJRP restoration routes, with many input parameters to create a distribution of Restoration Times for the national and zonal picture. Network parameters (for example reactive power) are therefore not modelled, however the impact of resource, network failure and the time of day are considered.

The model outputs are therefore used as a baseline indicator of the impact of a combination of Black Start providers to deliver the Black Start Capability within the range of Restoration Time and Minimum Service Level. Input variables to the model have been validated within the BSTG.

It should be noted that the model may undergo further developments and therefore associated results may vary as the model is improved. Decisions that are taken for Black Start provision and procurement will be made in reference to this baseline, to demonstrate improvements and to show that value is being delivered.

In this probabilistic model, cases (scenarios) are developed based on a range of scenarios that may be in place during a Black Start.

Restoration Time stated in this Strategy is based on the Central case; which is deemed as a credible balanced scenario, representing a more typical, and perhaps more likely, set of circumstances. It is a balanced view based on restoration requirements across the year with some support from renewable sources. It reflects a general belief that restoration is unlikely to go precisely to plan - as suggested by the various options and in-built flexibility within LJRP.
as there will be mild difficulties and obstacles throughout the restoration process. This is the case which will be used for Restoration Time consideration against a statistical confidence level that 50% of events meet the Restoration Time expectation (a P50 expectation).

Input variables to the model include:

- Availability and characteristics of Black Start and non-Black Start providers.
- Basic network configurations
- Control room procedures
- Telecommunications resilience
- Staffing levels
- National demand characteristics
- Contract details
- Substation resilience
- Other major external influences such as weather and potential network damage.

The changing generation mix over the past year and in the future means that various scenarios (based on Future Energy Scenarios\(^3\)) need to be assessed. ESO already uses these scenarios to assess possible options for new Black Start providers and requirements and will continue to do so. Each provider assessed against the technical requirements detailed here, undergoes a strategic assessment. There is the opportunity for the model to include potential providers to further understand the resultant impact to potential system Restoration Time.

\(^3\) http://fes.nationalgrid.com/
Technical Requirements:

The technical requirements are fundamentally describing three significant activities undertaken during restoration:

- the ability to start up independent of external supplies
- the ability to energise part of the network with MVar export only (i.e. at 0MW)
- the ability to block load local demand

ESO recently launched an Expression of Interest (EOI) for new services in the South West and Midlands and the technical requirements have evolved to incorporate new technologies and restoration services. Detail technical requirements are now available on the following ESO Black Start website:


Combined Services

Historically one large provider has delivered all aspects detailed in the technical requirements; however, in certain situations these requirements can be met using a combination of providers to deliver the equivalent Black Start service (and as one contract), therefore providing opportunity to other provider types that have previously been incompatible with technical requirements. The EOI provides an opportunity for various technologies and combined services to participate.

One example of this arrangement could be an interconnector which can provide active and reactive power and energise part of the transmission network. If it can then provide start up auxiliary supplies to a mainland provider, and if the mainland provider is proven capable to block load demand, then the requirements of a Black Start service would be met. However, ESO will need to understand the contractual basis between the lead and secondary parties. This may also include interconnectors, where an agreement for provision of active power with the respective System Operator will need to be in place.

This arrangement must be considered on a case by case basis as not all provider combinations may be capable or may not wish to enter such an arrangement. The negotiated commercial terms for this agreement will be in line with the procurement approach detailed in the Procurement Methodology.
Whilst there is additional resilience in one provider delivering all activities i.e. there is no reliance on specific transmission routes for all activities to be carried out (e.g. needing to energise part of the transmission network before block loading can commence), the benefits of diversification of provider type will bolster resilience against events which may render one type of technology unable to start up (e.g. a gas shortage for CCGT plant).

ESO believes it is important to procure new Black Start providers that can fulfil these requirements and demonstrate a positive impact to the restoration process. Furthermore, providers that do not have Black Start Capability still have a critical role to play within restoration and ESO will continue to engage with these non-Black Start providers to ensure that their requirements are understood for further modelling and that the providers are clear in terms of their understanding of Black Start technical requirements and expected actions.

### 4. SHORT, MEDIUM AND LONG TERM STRATEGY

The ability to maintain Black Start Capability is an ongoing requirement and as such the competition and transparency of Black Start provision needs to evolve. Below are the proposed activities over short (1 year), medium (1-3 years) and long term (3-5 years) timeframes to build confidence in the Black Start market and to evolve and develop Restoration Approaches and new provider technology options.
The evolution of the system Restoration Approach and the development of new technology options to provide Black Start Capability are interlinked and a development in one may trigger both a need and an opportunity in the other.

**Short Term Strategy 1 year ahead**

The Restoration Approach as detailed in this document has been adopted to allow for flexibility of provider technologies to be further explored. This approach will enable the Restoration Time expectation of restoring 60% of GB demand within 24 hours to be met with wider types of providers and with more consideration for the entire network, rather than particular areas.

In the short term the aim is to maintain and improve the Restoration Time expectations, whilst broadening participation for Black Start services. More specifically, this provides transparency around technical requirements and guidance for service opportunities for providers of all technology types in a clear and consistent manner. This will increase both the market awareness of the service and open the service to a wider range of providers, enabling competition.

We will continue to monitor Restoration Time in real time and take necessary actions e.g. warming of additional units to ensure Restoration Time is achieved as we have done so in 2018. Further information in Part 3.

Over the past year, ESO contracting process has been adapted to integrate a number of alternate solutions, including combined services, islanding or Trip to House Load, and interconnectors (more details are provided in Part 3). ESO will continue to drive benefit for the end consumer by deploying these options where possible and appropriate to meet our requirement.

Periodic reviews of Black Start requirements, that may arise due to contracts expiring or new requirements being established, will continue to be carried out to ensure that actions within this strategy year are building market competition and enabling new technologies to participate within the Black Start market. This will be achieved through a robust forward procurement plan which will identify potential opportunities as they become available, and proactively procuring to meet this need. Further opportunities to create competitive procurement will continually be identified, where/if there is enough liquidity and it can be demonstrated that a competitive procurement approach for Black Start provision provides value for the end consumer.

To maintain a flexible, fit for purpose restoration plan ESO has sought to enable varied technology restoration solutions. This will reduce the reliance on any individual solution for restoration and will increase competition in this area. New provider technologies identified to be Black Start capable will be progressed, as required.
Due to variation in demand and generation in different zones in the country, for efficiency and relevance, a zonal strategy may be considered. This may require revision of current policy as well as TO network reinforcement.

Ongoing industry collaboration with the BSTG continues to design and inform a Black Start Standard, alongside new obligations in the Network Code on Emergency & Restoration (NCER).

Over this timescale, the Black Start service providers will also undergo a programme of tests and exercises to assure their competence and provide assurance against their contracted position. Article 43 states the general principles for compliance testing of capabilities for SO, TOs, DNOs and SGU (Significant Grid Users) s. Articles 44 to 49 describe the testing requirements and are summarised in the System Restoration Plan\(^4\) and System Defence Plan.\(^5\)

**Medium Term Strategy 1-3 years**

ESO will continue to explore new provider technologies and innovative Restoration Approaches to improve the efficiency of the service. ESO will continue its active engagement with both the Black Start Task Group and wider industry.

This will include, but is not limited to:

- **Whole System Approach**: Any future Restoration Approach needs to consider future trends in generation, and the ability to adapt to new technologies whilst maintaining reliance of restoration. In some areas, further network investment may be required to enable alternative restoration methods.

- **Spinal Restoration Approach** – Depending on the network infrastructure and Black Start Service provider capabilities, this Restoration Approach of energising a single energy corridor during restoration may be explored.

- **NIC Project**: Output from the NIA project will be used to progress with Phase I of the project which involves creating case studies, desktop exercise and extensive stakeholder engagement and awareness to explore the DER capability.

If a Restoration Standard has been imposed, then this will be implemented and a suitable Restoration Approach derived. If no Restoration Standard is in place during the medium term, then the short-term expectation will be reviewed and amended if required.

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Long Term Strategy - 3-5 years

There will be continued exploration into Restoration Approaches with the intention of moving towards a more suitable Restoration Approach for GB. New emerging technology types, such as storage will also be continually explored to understand how these can contribute to restoration and whether a commercial service is appropriate.

The Restoration Approach will be reviewed at least once every two years, to ensure that Black Start Capability procured keeps pace with all relevant technologies. Any significant network infrastructure change or providers' geographical dispersion will also trigger a review of Restoration Approach.

Any technology type that is considered to be feasible to provide Black Start Capability, as part of the NIA project’s finding will be further explored and implemented.

Phase II of the NIC project will be progressed to produce its findings by January 2022. The project proves feasibility through physical testing of case studies across various DNOs. A successful project outcome provides solutions that must be applicable/ relevant across the GB networks. This enduring solution will then need to be developed and implemented into business as usual restoration activities.

If a Restoration Standard has been imposed, then this will be implemented and a suitable Restoration Approach derived. If no Restoration Standard is in place during the long term, then the medium-term expectation will be reviewed and amended if required.
3 Procurement Methodology
Introduction

This Procurement Methodology documents the approach for determining value to current and future consumers and how each Black Start service contracted will provide that value and how this is assessed cumulatively. It will also outline our approach to assessing the trade-off between an economic and efficient level of service provision for consumers and the restoration timeframe that such provision will deliver, whilst ensuring that such provision is conducted in an economic, efficient and competitive manner where appropriate.

As part of our procurement of Black Start, we will continue to follow our overarching Procurement Guidelines as prescribed in condition C16 of ESO transmission licence⁶. This Procurement Methodology has been produced in accordance with Special Condition 4G Part B and should be read in conjunction with the Procurement Guidelines and the Black Start Strategy produced in accordance with Special Condition 4G, Part A.

This Procurement Methodology will be effective from 1st April 2019. Prior to the acceptance of this V3.0 “Black Start Strategy and Procurement Methodology” by Ofgem, all decisions made will be in line with the previous agreed Procurement Methodology.

This Procurement Methodology is made up of the following parts:

5. Cost Components for Black Start.
7. Value Assessment.

5. COST COMPONENTS FOR BLACK START SERVICE

ESO shall demonstrate how consumer value is assessed across all Black Start services contracted cumulatively. ESO will continue to procure economically, whilst developing new and alternative providers to assist with the medium and long term strategy in accordance with the Strategy. When assessing value to the end consumer and overall combined cost ESO shall consider the following.

Black Start Availability – to cover costs for providers to maintain the availability of capability on site for the duration of the contract term – typically resource and maintenance, and to provide a return for delivering the service. Where capital is paid off we would expect a payment to reflect the reduction in cost.

⁶ https://www.nationalgrideso.com/balancing-services/c16-statements-and-consultations
**Black Start Capital Investment** – to cover costs for either installing capability or works required to maintain the capability – typically an auxiliary generator.

**Black Start Testing** – to prove the capability of service providers. Traditionally, the cost reimbursement arrangement is agreed between the provider and ESO at the time of the test based on the provisions in their Black Start service contract. In the competitive procurement event for Black Start in the SW and Midlands we are trialling including the testing costs in the Black Start availability fee to equally compare the total cost of the service and provide more transparency. Where we have negotiated bilaterally for the test we will work together with the provider to test the unit at the most economic and efficient time.

**Black Start Feasibility Studies** – to cover the costs for a provider to understand what is required to deliver a Black Start service, including identifying if any capital investment is required. We will ensure any costs incurred through feasibility studies incurred by service providers will have been secured through an economic and competitive process. As an example, service providers will be expected to tender for their OEM. If this isn’t feasible, National Grid will expect the service provider to demonstrate why they have chosen to use only one provider and we would expect the costs to be itemised, so National Grid can challenge the cost and content of the feasibility studies to drive value.

**Black Start Warming** – to cover costs associated with bringing existing Black Start capable providers’ units who are not self-dispatching to a warm state so they can be Black Start available. When assessing whether to warm Black Start units, ESO will also assess other system services that will be inherently delivered. For example, where a Black Start provider also has Reactive Power capability and is in an area where action is needed to manage voltage levels this will be considered as part of the value assessment. In such circumstances ESO use a local work instruction that outlines the method used to determine what costs are allocated to Black Start and what portion will be allocated to Balancing Service costs. This is further explained in Appendix 1.

These cost components relate to different stages in the contracting process, the timing of which can impact ESO cost recovery. All Black Start costs are included in the Black Start Allowed Revenue Report submitted to the Authority at the end of the relevant year in accordance with special condition 4G. Part E, noting the following:

**Incurred Costs** - It is also important to note that the ESO will incur costs in the relevant year but may not make payment until the next year. For example, if a provider invoices ESO for works carried out in conjunction with a Feasibility Study on the 30th March, ESO will validate the invoice before submitting to the settlements team for processing, in this case payment would not be made until after the 1st April. We will document any such cases in the Black Start Allowed Revenue Report. It is also worth noting that ESO will also make spend
decisions in a year, but the costs are not incurred for later years, such as forward contracting and where capital investment is paid over a period of time.

6) PROCUREMENT PRINCIPLES

Our principles for procuring Black Start services are:

- A clear and transparent requirement.
- Enabling competition, where appropriate.
- Reducing and removing barriers to entry to enable broader participation.

Principle 1 – clear and transparent requirement

ESO commits to sharing, where it is appropriate and possible to do so, when and where there is a requirement, and sufficient information about that requirement to enable potential providers to assess whether they could contribute. This may not be possible for all requirements, but as and when it is in the interests of the end consumer, this is the approach ESO will aim to use.

Principle 2 – competition

ESO will use the following criteria to assess the level of competition in relation to meeting a requirement and to determine whether a Market Mechanism, Bilateral Negotiation or a combination of the two is most appropriate to deliver the best outcome for the end consumer.

1) Is there a clear requirement to improve/increase/replace Black start provision?

2) Who are the parties who could contribute to meeting this requirement? How many are there? Are they suitably independent or do they share a parent company?

3) When does, the requirement start? How long would it take for the identified parties to complete the feasibility assessment process and be able to prepare a commercial offer? Could other parties also complete this process in this timeframe?

4) What is our best view of the life expectancy of current providers (using Future Energy Scenarios (FES))? Is introducing competition in the best interests of the end consumer, considering whether additional capital investment would be required?

Where ESO determines that a bilateral contract is the most economic and efficient approach, we shall ensure that any Black Start costs will be assessed using approach(es) detailed in the Value Assessment outlined below.
Principle 3 – reducing and removing barriers

ESO has adapted the standard contracting process so that interconnectors and combined services can participate alongside conventional generation. We will continue to adapt our processes as and when we are confident that an appropriate technology readiness level for restoration contribution has been met, and that the risk to end consumers in sufficiently reduced.

ESO has introduced updated standard Black Start terms that enable all technology types to offer Black Start services and these will be used for the future procurement.

Although ESO remains technology neutral in our approach to the technical requirements, we will draw on the outcomes of the NIA and NIC projects as and when they are available to support diversification of technology types.

7) VALUE ASSESSMENT

a) Black Start Services

Once an offer has been received, either through a market mechanism (tender) or a bilateral negotiation, ESO shall then assess the cost of that service against the value it contributes to the regional and GB restoration timescale. This section will identify the methodologies used to determine the value to current and future electricity consumers in GB of Black Start provisions.

The existing methods outlined in the current Procurement Methodology and the new method Market Pricing introduced this year are still relevant for decisions in 2019/20 and outlined below.

i) Market Pricing

Where ESO has determined there is sufficient liquidity to competitively procure, the costs of the service will be determined by the market. ESO will seek allow potential providers to make clarifications and refinements to these costs where necessary to ensure the best overall solution.

ii) Cost Plus

This approach is used for new services that require significant capital investment; to cover the costs of the investment plus variable costs for the service. During the negotiation process information, such as the rate of return on the investment, installation and design costs shall be requested from providers to provide justification for the offers.
Based on the available information, analysis is undertaken to evaluate the cost to provide the service. ESO will use our own models to provide estimates of costs and fair returns on investment to provide an indicative service cost. This will guide our negotiations as to a fair price for the service. Alternative costs (see below) will also be considered for new build or retrofits.

### iii) Alternative Costs

This approach is the primary assessment approach for existing Black Start providers, although can be used for new providers or retrofits, and is based on using real and forecast alternative costs to calculate Black Start service costs. The technical capability of the provider as well as the contribution to the restoration will be taken into consideration alongside existing service providers’ prevailing costs and future operating costs in the determination of value.

There are a number of geographical zones where thermal assets are closing or scheduled to close and we will review market conditions and forecast future costs to determine the economic value of services. For example, ESO may procure Black Start Capability from providers at a higher overall contract service cost, if analysis indicated an alternative provider was forecast not to be economic to self-dispatch for a significant part of the year and so require extensive warming costs to deliver its capability.

In zones where multiple units of the same technology type are forecast to require extensive warming, we shall factor this into our wider strategy consideration. For example, we will procure an alternative technology subject to meeting the procurement principles and Black Start Strategy (with lower forecast costs) to ensure that we reduce the requirement for multiple units that require warming and improve diversification. This in-turn can drive competitive tension between the remaining units that do require warming.

### iv) Portfolio

This approach is used where we have multiple stations from the same provider to drive a discounted rate and reduce overall costs. In contrast, where a parent company has a dominant market position, ESO may opt to use a combination or subset of the principles and approaches to deliver the best result for the end consumer.

It is expected that the evolution of market mechanisms will be used predominantly to determine value of Black Start services, therefore Cost Plus, Alternative Costs and Portfolio methods would generally be used if ESO bilaterally contracts with providers. The methods outlined above will ensure that ESO will procure economically and efficiently.
b) **Feasibility Studies**

ESO will assess whether it is economic and efficient to incur feasibility studies costs to allow new providers to participate. The feasibility assessment process is a mandatory prerequisite to service participation, and therefore a potential barrier to entry to potential new providers. As such, when assessing the cost of the feasibility study, ESO must also assess the impact on future service costs, liquidity and competition.

Before entering a new Black Start contract a potential service provider must demonstrate that they can become Black Start capable. This is done through a two-stage feasibility study approach.

The Stage One study identifies the potential provider’s Black Start Capability at a very high level, to consider whether a more detailed study should be carried out.

If Stage One\(^7\) is successful in identifying potential Black Start Capability, and subject to the Black Start Strategy, a Stage Two study will be commissioned. This study will determine whether the provider has or will be able to develop Black Start Capability, and will identify any requirement for capital investment.

Before committing to studies and especially funding Stage Two, ESO will consider the following criteria:

2. The impact of the potential new provider on zonal liquidity and competition, and national service provision.
3. The impact of the potential new provider on diversification of technology/fuel type.
4. The impact of the potential new provider on current and future service costs.
5. The impact of the potential new provider on the Restoration Time.
6. Costs of the feasibility study and evidence from the provider that this has been procured economically, including assessing costs against previous feasibility studies and demonstrable evidence of negotiations with OEM’s.

The ESO has capped the funding of feasibility studies to a maximum of £150,000 for the Competitive Procurement event. This was based on an average price of recent studies carried out by potential Black Start providers.

c) **Other Considerations and Differentiating Factors**

If necessary, (for example if two providers are scored the same using the assessment criteria), ESO reserves the right to apply differentiating factors which may include but are not limited to:

Evaluation of provider longevity. With forecast market conditions, uncertain and a number of traditional sources closing, the life of the station is an integral part of the decision to award Black Start contracts, in particular when capital investment is required.

Evaluation of secondary system benefits. This procurement approach aims to ensure that the entire system operation is secure and economic. To that end cost savings are considered where secondary benefits have been identified.

When assessing secondary benefit, we perform analysis to determine what the system requirements are likely to be, both locally and nationally, and to what extent the Black Start provider contributes to the competitive procurement of those requirements. This can include the displacement of the need to procure balancing services from other providers, e.g. voltage support but can also increase the level of competition between potential providers of a service and thus lower prices.

Requirement to warm stations. Where Black Start contracted units are likely to require warming, we consider the provider economics, including a view on ancillary service revenue, wholesale market revenue, Capacity Market contracts as well as the fixed costs associated with the station. This is used to assess what is a reasonable level of top up payment that should be made to the provider to ensure the station is warm and thus Black Start capable.

- Forward spreads are used to determine potential wholesale market running and profit.
- Historic analysis of running patterns and spreads are used to inform the likelihood of the unit dispatching for the warming period.
- The future outlook (for the warming period) is also evaluated (including spread analysis) as well as the top-up that may be required to incentivise the unit to run.

This analysis informs the negotiation strategy, which seeks to minimise any top-up paid to the counter-party and determines appropriate contractual mechanisms to minimise distortion in the energy market.

Flexible Restoration Approach: The Black Start Strategy Restoration Approach adds flexibility to provider diversity and locational considerations. If the incremental costs of contracting an additional provider in an under-contracted zone could be reduced by using a provider from a neighbouring zone, then this would be considered during the assessment process. This would also work in zones where providers are contracted but with warming requirements. We would evaluate the use of a provider from a neighbouring zone to provide Black Start Capability rather than agreeing a potentially high cost warming contract. We may also use the ability to support more than one zone as a differentiating factor.
ESO will use the above approaches and criteria to determine whether procuring Black Start services will provide consumer value. For example, if the incremental cost of an additional service is excessive and provides marginal benefit, ESO may decide not to contract providing the impact on the resulting Restoration Time does not have an unacceptable impact on the Minimum Service Level.

8. SHORT, MEDIUM AND LONG TERM STRATEGY

SHORT TERM – year ahead

In the short term ESO will continue to employ our contracting principles including, introducing competition where possible, renewing where appropriate, and assessing value to ensure economic and efficient spend decisions that benefit end consumers.

We will continue to provide transparency around the Black Start market, including publishing a clear requirement where appropriate to do so, and along with technical requirements to help potential providers self-assess whether they could contribute to a restoration. Further information on the ESO Restoration plans is documented in the ESO forward plan for 2019-21.

ESO will continue to identify opportunities to develop further market mechanisms and will notify industry when appropriate to do so.

If a Restoration Standard has been agreed, then this will be implemented and a suitable Restoration Approach derived. Consequently, this could have an impact on this Procurement Methodology and therefore this will be reviewed and updated as appropriate.

MEDIUM TERM 1 – 3 years

In this timeframe, ESO will look to expand the number of providers and the technologies that can deliver Black Start services. Where sufficient competition has been established, ESO will continue to develop a market mechanism approach to Black Start provision against a published requirement as we did in 2018 with the Competitive Procurement Event. As technology readiness levels increase, we will adapt our processes to enable wider participation, which will increase competition and drive down the overall cost of this service to the consumer.
LONG TERM  3-5 years

The long term will build upon the work of the previous years in evolving a Black Start market where possible, and identifying and valuing technologies that can provide a positive contribution to restoration. The Black Start Capability will be continued to be procured to meet the strategic requirement. Outcomes of the NIC project will become available, and as these are implemented into our processes, we will update our documented Procurement Methodology to reflect this.
4

Summary
We need to respond to stakeholder feedback and the changing energy landscape to ensure that Black Start service provision is fit for the future. To do this, we need to be more transparent, introduce competition, and reduce and remove barriers to entry to enable wider participation. The Black Start Strategy and Procurement Methodology, in conjunction with the Restoration Roadmap documents our approach to achieving this.

ESO will consider the most appropriate method to ensure that we are following the Procurement principles. The Current Procurement Methodology introduced the concept of a Market Mechanism where it is clear there is or likely to be sufficient competition in the provision of Black Start services. In 2018/19 we used this approach to deliver:

- An Expression of Interest (EOI) for Black Start Services in the South West and Midlands The increased market competition should allow more parties to participate and drive down the overall cost of this service to the consumer. Currently, the ESO has invited to submit EOI which closed on 29 March 2019. This also enables potential providers to come forward and offer a combined service solution.
- In 2018, two potential providers in the SE zone were competitively assessed against a technical and commercial scoring matrix devised by ESO (the matrix is now evolved into the current EOI assessment criteria). One of these potential providers has been progressed to contracting phase for Black Start service.

ESO has also made progression on the delivery of Alternative Black Start services, such as:

- **Combined Services**: ESO explored and identified combined service opportunity with various providers. It is now progressing few through various stages of feasibility process.
- **Trip to House Load (Islanding)**: ESO has already procured a service for TTHL service. It has further identified other opportunities for TTHL and progressed to various stages of feasibility process; therefore, proving the viability of this Black Start option.
- **Interconnectors**: Interconnectors with suitable technology (voltage source convertor) have proven to be Black Start capable. There is enough interest from various interconnectors for the Black Start service. In 2018/19, different interconnectors have been progressed to various stages of feasibility process. There is also enough competition to procure interconnectors competitively in some areas.
- **NIA**: The aim of the project is to explore renewable generation technology readiness for Black Start and the report from the project is due in April 2019. This project considers technologies like batteries, wind, solar, hydro (in distribution level) etc. Output from the NIA report will also contribute to NIC project.
- **NIC**: The project was commissioned to explore the Distributed Embedded Resources (DER) capability for the Black Start. The bid
was approved by Ofgem in November 2018. The project team is now formed in partnership with ESO, Scottish Power Energy Networks (SPEN) and TNEI. A webinar session was also held on 29 March 2019.

- **Seasonal Readiness Strategy**: using the seasonal demand variation to adapt the number of providers in a state of readiness at any time whilst still maintaining the required Restoration Time and Minimum Service Level.

In addition, the ESO has continued to engage with Stakeholders through various channels, such as:

  - Operational Forum
  - Energy UK
  - Interconnector Workshops
  - BSTG
  - Restoration workshops for all TOs and DNOs
  - External consultation on System Restoration Plan
  - Consultation on the EOI

**General Provisions**

Generally, ESO publish information on the Balancing Services we intend to procure and subsequently do procure. In doing so, we seek to provide market participants and other interested parties with sufficient information without compromising the commercial position of any contracting party.

**Disclaimer**

All information published or otherwise made available to market participants and other interested parties pursuant to this Black Start Strategy and Procurement Methodology is done so in good faith. However, no warranty or representation is given by National Grid Electricity System Operator Limited, its officers, employees or agents as to the accuracy or completeness of any such information, nor is any warranty or representation given that there are no matters material to any such information not contained or referred to therein. Accordingly, no liability can be accepted for any error, misstatement or omissions in respect thereof, save in respect of a misrepresentation made fraudulently.
Appendix 1

Secondary System Benefit

When assessing the value of a Black Start contract ESO will also assess other ancillary services that will be inherently delivered. For example, where a Black Start provider also has Reactive Power capability and is in an area where actions are regularly taken to manage voltage levels this will be considered as part of the value assessment.

In such a scenario ESO would assess the expenditure on the Black Start provider, less the amount that would have been spent on securing alternative voltage management units. This can be compared against other Black Start options which may or may not provide some secondary benefit and a holistic cost assessment can be made.

When assessing secondary benefit, we perform analysis to determine what the system requirements are likely to be and to what extent the Black Start provider contributes to those requirements. This will include not only displacement of the need for alternative actions but also to what extent the procurement of this Black Start provider drives further competition.

If ESO is in a position where the contracting of the Black Start provider means, we are less reliant on other providers then this too can have the effect of lowering prices.

In the specific example of voltage management benefit, the analysis will include the following.

- Review historic dispatch patterns of units capable of satisfying the secondary requirement including analysing data on the position of units over recent months and years.
- Review historic costs of managing the system requirements including evaluating costs and trends associated with managing the system requirements.
- Forecast cost of black start options.
- Forecast of the benefit of running a black start unit to satisfy both the requirements.