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Executive summary

Roads reform

1. This is a time of major change for the highways sector in England. The government has announced significantly increased investment in England’s motorways and main ‘A’ roads (the Strategic Road Network (SRN)), with over £15 billion to be invested from 2015-16 to 2020-21. At the same time it has changed the structure of the highways sector to support the delivery of the investment programme and to drive value for money.

2. The reforms, implemented through the Infrastructure Act 2015 (the Act), included transforming the Highways Agency into a government-owned company called Highways England, with the powers, duties and increased flexibility needed to operate, maintain and enhance the SRN. The government has set out a long-term funding profile for Highways England – over a five year Road Period – which should help the company and its supply chain deliver work more efficiently. It has specified the investments and levels of performance that the company must deliver during the first Road Period which will make a real difference to road users and those affected by the SRN. And it has established two new roles, with the Office of Rail and Road (ORR) taking on responsibility for monitoring and enforcing the performance and efficiency of Highways England, and Transport Focus (previously Passenger Focus) taking on responsibility for protecting and promoting the interests of road users.

Figure 1 – Illustration of ORR’s highways monitoring role
ORR’s role in monitoring Highways England

3. Because the government has provided Highways England with greater decision-making powers and increased, longer-term funding to manage the SRN, it requires independent assurance about the levels of performance and efficiency that Highways England is delivering. Our independent monitoring and enforcement processes provide that assurance, and we publish annual reports setting out our findings.

4. At a high level our role has four main aspects:

- to monitor how well Highways England is delivering against the Performance Specification, Investment Plan, and aspects of its licence; to benchmark the performance of Highways England against other highways operators; to publicly report our findings; and to advise the Secretary of State;
- if there are problems with delivery, to require improvement and potentially levy a fine (together, ‘enforcement’);
- to advise the Secretary of State on the development of the next Road Investment Strategy (RIS) including advice on performance metrics and deliverable efficiencies; and
- to advise the Secretary of State on any other relevant issues as requested.

5. This monitoring framework focuses mainly on the first of these roles and has been developed following consultation in early summer 2015. In relation to the second role, in summer 2015 we carried out a separate consultation on our enforcement policy and will conclude on this later in 2015. This document briefly covers the third role but work on the second RIS is in its early stages and we will publish more details as it becomes further developed. The fourth role will be subject to requests from the Secretary of State and, if relevant, additional funding.

6. Our role is defined at a high level in legislation and we are ensuring that we and the Department for Transport (DfT) are clear about the detailed scope of each of our roles so as to avoid duplication. We set out our respective roles in chapter 3.

The benefits our role brings

7. Our monitoring role has been established to place a greater level of scrutiny on the company than has been the case in the past. We hold Highways England to account for its management of the SRN – making the network safer, increasing its capacity, reducing the impact of incidents, minimising disruption from roadworks, managing its assets for the long-term, delivering better environmental outcomes and helping
cyclists, walkers and other vulnerable users. This helps drive better outcomes for road users and those affected by the SRN.

8. We work closely with Transport Focus to determine whether the company is delivering on improved user satisfaction. Our role helps to ensure that the company is making a real contribution to economic growth and delivering value for money for stakeholders.

9. We also advise the government on the levels of funding and performance requirements for future road periods to help frame challenging and deliverable future performance and efficiency requirements.

10. Overall, in carrying out this role we intend to deliver a step-change improvement in transparency in the roads sector. The monitoring framework requires Highways England to publish more information on its plans and performance, and we make public our assessment of its performance and efficiency each year. Importantly, improved transparency allows other stakeholders to play a more informed role in holding the company to account, to complement our work.

11. We will realise synergies between our rail regulation and highways monitoring roles. We share best practice and lessons learnt, and take opportunities to benchmark resulting in benefits to both sectors. For example, we ensure a joined-up approach to monitoring and enforcement. We draw on areas of common expertise, including asset management, safety, project / programme management, performance and efficiency monitoring. The roles also draw on joint support functions.
Our strategic objective

12. The package of roads reforms has been implemented to support the delivery of increased investment, the delivery of better performance and increasing efficiency in the management of the SRN. In this context we have set out a strategic objective for our highways monitoring role:

“Secure improved performance and value for money from the strategic road network:

Secure improved performance, including efficiency, safety and sustainability, from the strategic road network, for the benefit of road users and the public, through proportionate, risk-based monitoring, increased transparency, enforcement and robust advice on future performance requirements”

Challenges

13. The development of our monitoring role will reflect challenges, such as the extent to which information is available now or needs to be developed. We recognise that the reforms to the roads sector are significant and will need time to embed. Some of the data provided to inform the RIS, Highways England’s Strategic Business Plan (SBP) and its Delivery Plan are not yet at the level of detail and quality that would best support the new roads sector structure and our monitoring role.

14. We have identified challenges for our monitoring and Highways England’s reporting in the following areas:
15. We have agreed with Highways England that a data improvement plan is needed to cover these areas and improve data quality. It is crucial that all parties focus the appropriate resources to develop and implement the data improvement plan so that Highways England provides the data that we need to monitor its performance and efficiency and to inform future RISs, as soon as possible. We are working on the scope of this improvement plan with Highways England and expect it to be produced by March 2016. Until the improvement plan delivers the information we require, we will use Highways England’s current data.
How we will monitor

16. We have set out a monitoring framework consisting of six steps:

- setting out the information we require and agreeing how it should be provided;
- gathering that information;
- monitoring and reporting on the delivery of the Performance Specification, Investment Plan and aspects of the licence;
- monitoring and reporting on plans that Highways England produces to tackle areas needing improvement;
- identification and escalation of issues; and
- enforcement, where appropriate through informal action, improvement notices and fines.

17. The framework covers:

- setting out the information we require and agreeing how it should be provided;
- gathering that information;
- monitoring and reporting on the delivery of the Performance Specification, Investment Plan and aspects of the licence;
- monitoring and reporting on plans that Highways England produces to tackle areas needing improvement;
- identification and escalation of issues; and
- enforcement, where appropriate through informal action, improvement notices and fines.

18. In carrying out our role it is essential that we listen to, understand and take into account the views of road users and those affected by the SRN – and we have developed a stakeholder engagement plan to support this. Transport Focus’s role as watchdog, surveying and representing the views of users, provides an important input to our work. We consider those aspects of Highways England’s performance that are of greatest importance to users and those affected by the SRN when prioritising our monitoring and enforcement activities. When we review Highways England’s plans for future delivery we consider the extent to which it has sought and responded to views, and our advice to the Secretary of State on future RISs will consider stakeholder priorities.

19. Our ambition is to foster constructive working relationships with Highways England and wider stakeholders, working collaboratively to improve the management of the network and ensure alignment on the promotion of value for public money, whilst providing robust scrutiny and challenge.

20. We expect our role will continue to evolve over time as we – and the industry – learn from experience. We are adopting a flexible approach to monitoring, recognising that we need to respond to emerging priorities and issues.
21. We assure our work so that our monitoring, reporting, advice and decisions are of high quality. The Highways Monitor is accountable to the public for our actions through Parliament and through the courts. We and the Secretary of State will jointly commission independent reviews of how effectively we exercise our functions, at intervals to be agreed.

**What we will do next**

22. We are prioritising our work carefully because it will take time to develop our understanding and capability to fulfil our new role.

23. We will continue to work with stakeholders to build our understanding of Highways England’s business and the roads sector.

24. For our monitoring role we will continue to:
   - Work with Highways England and DfT to clarify the baselines we will be monitoring against;
   - Work with Highways England to improve the information that it provides to us and monitor the delivery of its data improvement plan;
   - Develop our monitoring reporting guidelines and templates, setting out the data we require and how they should be reported; and
   - Publish our first assessment of Highways England later this year, delivering improved transparency.

25. For our enforcement role we will:
   - Publish our enforcement policy before the end of the year.

26. For our role in advising the Secretary of State on future road investment strategies we will:
   - Publish our plans to develop a benchmarking programme, by March 2016.

27. In each of these areas we are drawing on our on-going programme of stakeholder engagement.
1. Overview of this document

Summary

This chapter gives an overview of the conclusion document.

Overview

1.1 The Highways Monitor has been established to monitor the performance and efficiency of Highways England, a government owned company tasked with managing and improving the Strategic Road Network (SRN).

1.2 In this document we set out the reforms that have been implemented for the management and operation of the SRN and the scope of our role as Highways Monitor. We then describe our approach to monitoring in more detail, including our assessment of Highways England’s performance and our analysis of Highways England’s future delivery requirements to inform advice to the Secretary of State on the development of the next Road Investment Strategy (RIS).

1.3 The document is structured as follows:

- chapter 2 sets out the background to roads reform, the establishment of Highways England, the Highways Monitor and Transport Focus, and sets out the Highways Monitor’s agreed governance arrangements;

- chapter 3 sets out the scope of the Highways Monitor role, including a comparison with ORR’s rail regulation role;

- chapter 4 sets out the key principles that we will adopt in carrying out the role and our strategic objective;

- chapters 5, 6 and 7 set out how we will carry out our role to monitor the requirements of the RIS\(^1\) and licence, and (briefly) our plans to develop our capability to advise on future RISs; and

- chapter 8 sets out our next steps.

---

\(^1\) The RIS includes the Strategic Vision, the Performance Specification and the Investment Plan
2. Background and context

Summary

This chapter sets out the background to roads reform, the key documents that make up the framework, and ORR’s role with respect to monitoring Highways England and taking enforcement action where appropriate.

Roads reform

2.1 The motorways and main ‘A’ roads in England form the Strategic Road Network (SRN) – infrastructure which is vital to keeping our population connected and the economy flowing\(^2\). The way in which the SRN is managed has been reformed through the Infrastructure Act 2015 (The Act). The changes are aimed at delivering more efficient management of the network and supporting the delivery of a programme of significantly increased investment to maintain and upgrade it. That programme includes investment of over £15 billion from 2015-16 to 2020-21\(^3\).

2.2 The government’s package of roads reform has fundamentally changed the structure of the roads sector:

- Prior to roads reform, the Highways Agency (an executive agency of the Department for Transport (DfT)) managed the SRN and was funded through yearly budgets. It has now been transformed into a government-owned company called Highways England, appointed as a highways authority, with the powers and duties needed to operate, manage and enhance the network;

- the government set out its first Road Investment Strategy (RIS) in December 2014 including:
  - its Vision for the SRN;
  - the Performance Specification – the objectives that Highways England must deliver in Road Period 1 (RP1) from 1 April 2015 to 31 March 2020;
  - the Investment Plan – including the schemes that government is funding and the Statement of Funds Available (SoFA) for RP1; the SoFA sets out

\(^2\) A diagram of the SRN is provided in Annex A

\(^3\) Funding for RP1 (1 April 2015 to 31 March 2020) includes nearly £8 billion for enhancements to the SRN and over £5 billion to carry out the required maintenance and renewal of the assets; the remainder of the agreed programme is delivered in 2020-21.
the capital (enhancement and renewal) funding and resource maintenance funding that government is providing for RP1;

- the Secretary of State has issued statutory directions and guidance (in the form of a licence) which sets out the conditions under which Highways England must carry out its functions;
- the Secretary of State has established a framework document that sets out the overall framework within which Highways England must operate;
- the Highways Monitor has been established, a directorate within the ORR, to monitor the efficiency and performance of Highways England, to enforce compliance with the RIS and the licence and to provide advice to the Secretary of State on the development of the next RIS; and
- Transport Focus (previously Passenger Focus), has been established to represent the interests of road users.

2.3 An overview of the industry framework is presented in figure 2.1.

**Figure 2.1 – Illustration of industry framework of governance for Highways England**

2.4 The reforms mean that more decision-making power is delegated to Highways England than was the case for the Highways Agency, giving it greater control and the ability to deliver more flexibly. Through the five year funding arrangement, Performance Specification and Investment Plan set out in the RIS, Highways England and its supply chain are given the greater certainty required to plan over a longer period. This should allow efficiencies to be realised. Government has
estimated that the reforms will save the taxpayer at least £2.6 billion\(^4\) over ten years through more efficient operation and faster delivery, of which over £1.2 billion of capital efficiencies are required to be delivered in RP1.

2.5 The reforms have wide implications. They provide greater autonomy and longer-term certainty of funding for those who plan, operate, maintain, renew and enhance the network – making it easier for them to deliver the investment required and to carry out their work more efficiently. For those who use the network and for those who are affected by its wider economic and environmental impacts, the reforms set out clearly the network improvements and levels of performance which they should expect. For DfT, there is greater clarity and assurance about the delivery of the outputs it is buying and the value for money that it is receiving. And the reforms provide clearer accountability and greater transparency – with ORR providing the assurance about whether the network is being managed efficiently to deliver the outcomes that road users and other stakeholders want.

**Highways England**

2.6 The Act received Royal Assent in February 2015, establishing the legal basis for Highways England as a government-owned company.

2.7 The government published its RIS for RP1 in December 2014. In the same month Highways England published its first Strategic Business Plan (SBP) setting out its main activities and its plans for delivering the RIS\(^5\). The SBP sets out Highways England’s plans to operate and improve the SRN by:

- modernising the core motorways and upgrading the most important major routes to provide more capacity and better connections;
- maintaining the network safely and efficiently with minimal impact on drivers and communities; and
- operating the network to keep traffic moving and customers better informed.


\(^5\) The licence sets out the process for how the RIS and SBP will interact for future Road Periods. In future Road Periods, the draft RIS and draft SBP would not be published at the same time, as the SBP is intended to be a response to the draft RIS. Publishing the documents at the same time for RP1 has impacted on the level of detail included in these documents.
2.8 Highways England plans to deliver this transformation through improved planning for the longer-term, growing its capability, building stronger relationships with industry stakeholders, improving the efficiency and effectiveness of its delivery and improving its customer service.

2.9 Highways England set out its more detailed plans in its Delivery Plan, published in March 2015. It is also producing new strategies and plans (referenced in the Delivery Plan) to improve its capability in certain key areas. We set these out in more detail in chapter 5. The monitoring of these and providing transparency about their delivery forms part of our role for RP1.

Highways Monitor

2.10 Our independent monitoring provides government with confidence that greater autonomy for Highways England will be accompanied by a consistent pressure for better performance and greater efficiency. We bring our expertise and experience in the assessment of financial and operational performance, to assess whether the company is delivering its requirements efficiently. We have a role in enforcing compliance with the RIS and the licence and providing advice to the Secretary of State on the development of the next RIS. And our role brings greater transparency as we make more data available on Highways England’s plans, performance and efficiency, and encourage Highways England to also improve its transparency.

Transport Focus

2.11 Transport Focus (previously Passenger Focus) has taken on the role of consumer “Watchdog”, representing the interests of all users of the Strategic Road Network in England. We have been working with Transport Focus to develop a clear understanding of our respective roles, how they might interface, and how we can work together to ensure that the interests of road users form a central part of our monitoring and the roads reform framework more widely.

2.12 In the way that it represents road users, Transport Focus intends to be evidence-based and useful to those who use, provide and fund transport services. Its current work plans include:

- Developing a new road user survey to replace the National Road Users’ Satisfaction Survey (NRUSS);
- Highlighting road users’ key priorities for improvement identified in research;
- Researching road users’ experiences of and needs when roadworks and incidents cause problems;
• Researching road users’ experiences of and needs from roadside facilities, such as motorway service areas;
• Understanding priorities for improvement among non-motorised road users;
• Looking further at driver attitude and behaviour, and how it impacts on journey satisfaction and safety; and
• Carrying out a review of how Highways England respond to comments and complaints from road users.

Highways Monitor governance

2.13 Our internal governance arrangements for our Highways Monitor role are as illustrated in figure 2.2.

Figure 2.2 - Highways Monitor internal governance

2.14 We have formed a Board committee for the highways function (the Highways Committee), chaired by a non-executive director (NED) who is appointed by the Secretary of State as a member of the ORR Board.

2.15 The Board’s Highways Committee, under terms of reference set by the ORR Board, oversees the work of the Highways Monitor function and advises the Board on all matters relating to highways. The chair of the Highways Committee reports to the ORR Board after all Highways Committee meetings and the ORR Board retains
responsibility for oversight of the function and key policy issues. Membership of the Highways Committee includes a mix of non-executive and executive members from the ORR Board.

2.16 The Highways Monitor is led by the Highways Director and consists of a mixed-discipline team, including expertise in highways engineering, asset management, financial monitoring, performance monitoring and economics.

2.17 To support the Highways Committee and the wider roads team, we are establishing a roads expert panel to ensure that we have access to high-quality advice and support.

2.18 Our roads work is entirely funded by DfT. Our rail safety and economic regulation activities are funded by levying charges on the rail industry. These separate funding streams show a clear distinction between our road and rail functions, and provide assurance to those funding the roles. We have set up internal processes to ensure that there is clear delineation between resources (including time) spent on rail and roads matters.
3. The scope of the Highways Monitor role

Summary

This chapter describes the scope of the Highways Monitor role as defined in legislation and supporting framework documentation. It compares our highways role to our rail regulation responsibilities.

Our role defined in the Infrastructure Act

3.1 Our highways monitoring role is defined in the Act. In simple terms, it requires us to carry out activities to monitor how Highways England is exercising its functions. As such, our monitoring relates to the Strategic Road Network in England and not, for example, the local road network in England or roads in the rest of the UK.

3.2 The monitoring activities are not detailed in the primary legislation but it says that they may include monitoring the company’s delivery of the RIS and advising on a future RIS. The Act gives us the power to require Highways England to provide the information which we need to carry out our role. It also gives us the power to carry out enforcement action where Highways England has contravened or is contravening compliance with the RIS or compliance with its licence.

3.3 Further details of the scope of our role are set out in a Memorandum of Understanding (MoU) between DfT and ORR. This specifies that the role also includes:

- benchmarking of the company’s performance;
- assessing the company’s continued compliance with the assurance arrangements in sections 7.2 to 7.8 of the framework document, and in the delegations letter;
- assessing whether a proposed future RIS is deliverable and challenging;
- providing advice on further topics, linked to our duties, as may be requested by the Secretary of State;
- carrying out further investigations which we believe to be justified; and
- assuring our own work.

3.4 A summary of the roads reform documentation is provided in Annex B and a summary of key aspects of the licence and MoU is provided in Annex C. An excerpt of the sections of the Act relevant to the scope of our role is included in Annex D.
Respective roles of Highways Monitor and DfT

3.5 It is important that we work closely with DfT but it is equally important that our respective roles are clearly defined. DfT is responsible for setting the RIS (with input from our efficiency review) and varying the RIS if required. Once the RIS is finalised we monitor and enforce Highways England’s delivery of it. Table 3.1 summarises the roles of DfT and ORR in developing the RIS, and in monitoring and enforcing the RIS and licence.
### Table 3.1 - Respective roles of Highways Monitor and DfT

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<th>Activity</th>
<th>Highways Monitor role</th>
<th>Secretary of State / DfT role</th>
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<tr>
<td>Setting the RIS (and varying the RIS)</td>
<td>Assesses the draft RIS. Advises Secretary of State on whether the proposed requirements are challenging and deliverable within the proposed funding. Advises on requests under the change control process.</td>
<td>Produces a draft RIS. Takes account of advice from Highways Monitor. Revises the draft RIS if necessary. Finalises the RIS, including the Strategic Vision, Performance Specification, Investment Plan and Statement of Funds Available. Manages the change control process.</td>
</tr>
<tr>
<td>Highways England’s SRN Initial Report (SRN IR) and SBP</td>
<td>Engages Highways England on development of the SRN IR. Assesses the draft SBP. Carries out an efficiency review, informed by benchmarking. Advises Secretary of State on whether the SBP is challenging and deliverable within the proposed funding.</td>
<td>Consults on the SRN IR. Takes account of advice from Highways Monitor. Directs Highways England to make revisions to draft SBP if required. Approves the draft SBP, making it final.</td>
</tr>
<tr>
<td>Highways England’s Delivery Plan</td>
<td>Provides direction on the format and level of detail in the Delivery Plan. Advises on whether the Delivery Plan delivers the RIS requirements and whether it supports monitoring. Assesses delivery of the plan.</td>
<td>Approves the Delivery Plan.</td>
</tr>
<tr>
<td>Compliance with the framework document assurance arrangements</td>
<td>Advises Secretary of State annually on whether Highways England is complying with its assurance arrangements requirements.</td>
<td>Decides on the level of delegation to Highways England and whether it is complying with Managing Public Money requirements. Takes advice from Highways Monitor.</td>
</tr>
<tr>
<td>Enforcement of the RIS and licence requirements</td>
<td>Publishes an enforcement policy. Manages a staged approach to escalation of non-compliance. Assesses appropriate response to non-compliance with the RIS or licence, including consideration of Highways England’s level of control. May issue improvement notices. May issue fines.</td>
<td>Issues guidance to ORR on fines. May alter level of delegation. May replace Highways England’s board members. May revoke licence.</td>
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The scope of our monitoring and enforcement

3.6 Whilst our role is defined at a high level through the Act and MoU, much of the detail of what we are monitoring and enforcing for RP1 is set out in the Performance Specification, Investment Plan and licence. The contents of these is summarised in tables 3.2 to 3.4, with examples of the types of information that we monitor. We also monitor delivery of Highways England’s plans as set out in its SBP and Delivery Plan. We monitor compliance with the licence partly through monitoring compliance with the RIS. We have separately agreed those areas of the licence where we take primary responsibility for monitoring and those where DfT or another body does.

3.7 The Performance Specification sets out that the performance of the company and network is to be assessed against:

- Key Performance Indicators (KPIs);
- Performance Indicators (PIs); and
- Requirements that help to develop future strategy or performance measures.

3.8 In some cases targets have been set for KPIs. We monitor Highways England’s delivery of these targets and its delivery of requirements, to assess whether it is complying with the RIS. Where KPIs do not have associated targets and where PIs are reported, we monitor, report on them and form a judgement to provide additional information on performance. In certain areas new PIs are to be developed and we are engaging Highways England as it develops these. In table 3.2 we provide examples of the information which we monitor, including all KPIs.
<table>
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<th>Performance Specification</th>
<th>Component for monitoring</th>
<th>Example of information to be monitored</th>
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<tr>
<td>Making the network safer</td>
<td>KPI: the number of people killed or seriously injured (KSI) on the SRN. Target: on-going reduction in Network KSI to support a decrease of at least 40% by the end of 2020 against the 2005–09 average baseline.</td>
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<tr>
<td>Improving user satisfaction</td>
<td>KPI: the percentage of National Road Users’ Satisfaction Survey respondents who are very or fairly satisfied. Target: achieve a score of 90% by 31 March 2017 and then maintain or improve it.</td>
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</tr>
<tr>
<td>Supporting the smooth flow of traffic</td>
<td>KPI: network availability - the percentage of the SRN available to traffic. Target: maximise lane availability so that it does not fall below 97% in any one rolling year. KPI: incident management: percentage of motorway incidents cleared within one hour. Target: at least 85% of all motorway incidents should be cleared within one hour.</td>
<td></td>
</tr>
<tr>
<td>Encouraging economic growth</td>
<td>KPI: average delay – time lost per vehicle mile. Target: none set.</td>
<td></td>
</tr>
<tr>
<td>Delivering better environmental outcomes</td>
<td>KPI: noise – number of noise important areas mitigated Target: mitigate at least 1,150 noise important areas over RP1.</td>
<td></td>
</tr>
<tr>
<td>Helping cyclists, walkers, and other vulnerable users of the network</td>
<td>KPI: the number of new and upgraded crossings. Target: none set.</td>
<td></td>
</tr>
<tr>
<td>Achieving real efficiency</td>
<td>KPI: cost savings – savings on capital expenditure. Target: total savings of at least £1.212 billion over RP1 on capital expenditure. KPI: Delivery Plan progress – progress of work, relative to forecasts set out in the Delivery Plan, and annual updates to that plan, and expectations at the start of RP1. Target: meet or exceed forecasts.</td>
<td></td>
</tr>
<tr>
<td>Keeping the network in good condition</td>
<td>KPI: the percentage of pavement asset that does not require further investigation for possible maintenance. Target: percentage to be maintained at 95% or above.</td>
<td></td>
</tr>
</tbody>
</table>
### Table 3.3 – Summary of Investment Plan

<table>
<thead>
<tr>
<th>Document</th>
<th>Component for monitoring</th>
<th>Example of information to be monitored</th>
</tr>
</thead>
<tbody>
<tr>
<td>Investment plan</td>
<td>Key investments – 127 major enhancement schemes across 6 regions</td>
<td>Delivery Plan Progress: meet or exceed forecasts.</td>
</tr>
<tr>
<td></td>
<td>Maintaining and renewing the network</td>
<td>Delivery Plan Progress: meet or exceed forecasts.</td>
</tr>
<tr>
<td></td>
<td>Ring-fenced investment funds: environment fund; cycling, safety and integration fund; innovation fund; air quality fund; growth and housing fund.</td>
<td>Delivery Plan Progress: meet or exceed forecasts. Asset condition metrics.</td>
</tr>
</tbody>
</table>

### Table 3.4 – Summary of licence

<table>
<thead>
<tr>
<th>Document</th>
<th>Component for monitoring</th>
<th>Example of information to be monitored</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Ensure the maintenance, resilience, renewal, and replacement of the network</td>
<td>Performance Specification: condition target.</td>
</tr>
<tr>
<td></td>
<td>Ensure the improvement, enhancement and long-term development of the network</td>
<td>Delivery Plan Progress: meet or exceed forecasts.</td>
</tr>
<tr>
<td></td>
<td>Protect and improve the safety of the network</td>
<td>Performance Specification: safety target.</td>
</tr>
<tr>
<td></td>
<td>Cooperate with other persons or organisations for the purposes of coordinating day-to-day operations and long-term planning</td>
<td>Responding to and investigating stakeholder concerns.</td>
</tr>
<tr>
<td></td>
<td>Minimise the environmental impacts of operating, maintaining and improving its network and seek to enhance the quality of the surrounding environment</td>
<td>Performance Specification: noise target, biodiversity target. Responding to and investigating stakeholder concerns.</td>
</tr>
<tr>
<td></td>
<td>Conform to the principles of sustainable development</td>
<td>Performance Specification: biodiversity target.</td>
</tr>
<tr>
<td></td>
<td>All other licence conditions</td>
<td>Evidence of licence compliance.</td>
</tr>
</tbody>
</table>
Interface with our rail role

3.9 In requesting that ORR took on the role of Highways Monitor, DfT was mindful that as the independent regulator of the railways, ORR has a unique ability to leverage its existing expertise and its experience in monitoring performance and efficiency. However, whilst there are similarities between ORR’s existing rail responsibilities and its new highways monitoring responsibilities, there are also important differences. These similarities and differences are highlighted in figure 3.1 and explained in further detail below.

Figure 3.1 - Comparison of ORR’s existing rail responsibilities and its highways monitoring responsibilities

Similarities between our rail and highways monitoring responsibilities

3.10 Our highways monitoring role draws on our expertise in rail regulation in a number of important respects:

a) **Independence** – as an independent statutory body, ORR is directly accountable to Parliament and the courts rather than through a
ministerial department. Governance is provided by a board of executive and independent non-executive directors whose powers are vested by Parliament. Our governance arrangements apply equally to our new roads responsibilities;

b) Transparency – ORR is a trusted source for publishing rail industry analysis including official statistics (we are ONS accredited). We engage openly with stakeholders through conferences, workshops and other tailored events. Formal consultations are an important part of how we carry out our responsibilities and we review all feedback so that we can make informed decisions. We also apply this approach in fulfilling our highways responsibilities;

c) Monitoring and enforcement – we have considerable experience of monitoring rail infrastructure companies’ delivery against outcome / output frameworks and taking enforcement action where appropriate. We publish half-yearly Monitor publications on Network Rail and annual reports on HS1 which cover our impartial assessments of performance on punctuality, asset management and delivery of major projects. We will carry out similar monitoring and enforcement activities for highways and publish our findings;

d) Efficiency and financial monitoring – we have existing expertise in assessing efficiency and financial performance in the rail industry, for example in our annual efficiency and finance assessments of Network Rail. An important part of our highways role is to assess whether Highways England is making the efficiency improvements required. Over time we aim to leverage our analysis to inform better both our highways and rail roles;

e) Benchmarking and economic analysis – robust benchmarking and economic analysis of efficiency is fundamental to both our highways and rail roles. Our highways benchmarking and efficiency analysis is central to informing our advice on future road investment strategies. There are opportunities to learn from best practice in both sectors;

f) Advice to the Secretary of State on the development of the next RIS - we have existing expertise in providing advice to DfT and Transport Scotland on their output requirements and funding in the rail sector. An important part of our roads role is to provide advice to the Secretary of State on whether proposed requirements for future roads periods are challenging and deliverable within the proposed funding; and

3.11 We seek to develop our highways monitoring in a way which facilitates sharing of information to inform both our highways and rail roles. For example, where possible we will require submission of cost information in a way which makes comparisons easier.

**Differences between our rail and highways monitoring responsibilities**

3.12 Our highways monitoring role is different from our rail role in a number of important ways:

a)  *Performance, finance and efficiency monitoring not determining outputs and funding* – the focus of our highways monitoring role is on monitoring Highways England’s delivery of the requirements of RISs and advising DfT on the objectives for future RISs. Our economic regulation role in rail is broader – for example, we determine access charges;

b)  *Primarily economic, less on safety* – our highways monitoring role includes monitoring Highways England’s delivery of the safety requirements specified in Highways England’s Performance Specification. This is a smaller remit than in rail where we are the health and safety regulator for the whole industry and have a range of formal enforcement powers including as the crown prosecutor;

c)  *No charges* – an important part of our economic regulation of the railways is determining how much different users have to pay to access different types of rail infrastructure (track, stations etc.). With the exception of a few components such as the Dartford crossing, the SRN is largely free to users at the point of use. We have no responsibility for determining who should pay, or how much for access to the SRN; and
d) **Geographical scope** – our role in rail applies to the vast majority of Great Britain’s mainline rail network including in Scotland and Wales (and all other railways for safety e.g. London Underground). Our highways monitoring role applies only to Highways England’s management of the SRN. We have no accountability to the Scottish or Welsh governments in relation to our highways role, and our role with respect to local roads is limited to monitoring Highways England’s management of integration.

3.13 Because of these differences our expenditure on highways monitoring is expected to be significantly lower than for rail.

**Realising synergies between our road and rail functions**

3.14 There are real synergies, associated efficiencies and benefits that come from combining our rail regulation and highways monitoring functions. Drawing on our rail regulation expertise has enabled us to establish our highways monitoring framework quickly but robustly, by making use of existing processes and skills where relevant. We have developed a consistent approach for monitoring delivery of transport infrastructure whilst learning lessons from rail. Combining the functions within ORR provides greater opportunities for the teams – and industries - to learn from each other and share best practice, and means that both sectors benefit from a more efficient regulator / monitor with combined corporate overheads. Importantly it also gives us the opportunity to consider cross-modal issues to inform our advice on policy and our benchmarking work.

3.15 We are already benefiting from these synergies, for example:

- our monitoring framework has benefited from experience on rail;
- we have developed a joined-up approach to enforcement policy across the organisation;
- we are drawing on expertise from across the ORR, including in safety management, asset management, engineering, efficiency monitoring and benchmarking.

3.16 We will continue to explore opportunities to maximise the benefit from our combined functions and update our approach accordingly.
4. Our objective

Summary

This chapter describes what we aim to achieve through our monitoring role. We set out our strategic objective for our highways monitoring role and the principles which we will use in achieving our aims.

What are we aiming to achieve through monitoring?

4.1 The Highways Monitor has been set up to provide scrutiny of Highways England’s performance and efficiency, and to give assurance to stakeholders that the company is delivering its requirements. The role is vital in providing transparency with respect to the management of the SRN: the monitoring framework requires Highways England to publish far more information on its plans and performance than previously, and we publish our assessment of its operational and financial performance each year. Importantly, improved transparency allows other stakeholders to play a more informed role in holding the company to account to complement our work.

4.2 Our monitoring supports the provision of longer-term funding and an increase in Highways England’s decision-making powers by providing stakeholders with the assurance that its performance and efficiency will be subject to independent scrutiny. In providing this independent scrutiny, we support a framework which should allow more efficient delivery of SRN infrastructure.

4.3 As we carry out our role, it is essential that we listen to, understand and act on the views of road users and those affected by the SRN. Transport Focus’s role as watchdog, surveying and representing the views of all road users, provides an important input to our work and the work of DfT and Highways England. We have extensive engagement with Transport Focus and this forms a central part of our monitoring framework. We consider those aspects of Highways England’s performance that are of greatest importance to users and those that are affected by the SRN when prioritising our monitoring and enforcement activities. When we review Highways England’s plans for future delivery we consider the extent to which it has sought and responded to the views of road users and those affected by the SRN, and our advice to the Secretary of State on future RISs will consider stakeholder priorities.

4.4 In monitoring the performance and efficiency of Highways England, we aim to secure its compliance with its licence and the RIS, and to provide robust, transparent and
independent reporting which meets the needs of all stakeholders. We also aim to provide robust advice to the Secretary of State to support the setting of future RISs, by drawing on our programme of monitoring and benchmarking work.

4.5 In the long-term, we want our monitoring to actively support an industry where Highways England, its suppliers and wider stakeholders work together to meet the needs of road users and stakeholders, delivering an efficient, safe, sustainable and high-performing SRN.

Our strategic objective

4.6 The Infrastructure Act defines ORR’s duty: “The Office of Rail Regulation must exercise its functions under sections 10 and 11 in the way that it considers most likely to promote - (a) the performance, and (b) the efficiency, of the strategic highways company.” Highways England’s performance encapsulates its broad activities and outcomes, including those relating to safety, user satisfaction, smooth traffic flow, economic growth, the environment, vulnerable users, asset management and efficient delivery. We have developed, consulted and received broad support on a strategic objective which reflects our duty and captures the purpose of our monitoring and enforcement activities. Our strategic objective is:

“Secure improved performance and value for money from the strategic road network:

Secure improved performance, including efficiency, safety and sustainability, from the strategic road network, for the benefit of road users and the public, through proportionate, risk-based monitoring, increased transparency, enforcement and robust advice on future performance requirements”

4.7 In defining our strategic objective we are clear that our role is focused on benefiting all road users - including the freight industry and vulnerable users – as well as the wider public who fund the network and are affected by it either directly or indirectly.

Applying best practice

4.8 In carrying out our highways monitoring role it is important that we learn from similar regimes in place in other industries. In developing our proposed approach to monitoring, we reviewed best practice with our regulatory and monitoring peers, including learning from our experience of rail regulation. We held discussions with other members of the UK Regulators Network and carried out a literature review of other monitoring frameworks including:
The Office of Gas and Electricity Markets (Ofgem);
Water Services Regulation Authority (Ofwat); and
Civil Aviation Authority (CAA).

4.9 It is clear from our discussions and review of literature that there are certain principles common to all monitoring regimes that are equally applicable to monitoring Highways England. These include:

- risk-based, proportionate collection / reporting of disaggregated cost and output information;
- collection / reporting of data in templates, seeking consistency over time;
- collection / reporting of numerical financial and output information, and explanatory text;
- collection / reporting of information in a format which supports comparative analysis;
- regular engagement meetings with the monitored company / companies;
- regular reporting of the regulator’s / monitor’s assessment of performance; and
- transparency of monitoring information, analysis and decisions.

4.10 We also engaged the National Audit Office (NAO) to understand the work that it has done over recent years to assess the Highways Agency’s management of the SRN. Our discussions with NAO have highlighted both the scale of the challenge for Highways England in delivering its Performance Specification and Investment Plan requirements, and the opportunities that the roads reform framework brings for delivering more efficiently through longer-term asset management decisions and improved supply chain management.

Best practice principles

4.11 We set out below the best practice principles which we will adopt in delivering our role. These are based on well-established principles of better regulation.

Transparent

4.12 Transparency is a fundamental requirement of our role and was one of the key drivers of the roads reform package. Our monitoring and reporting framework requires that Highways England’s plans and reported performance is published as part of its business-as-usual activity. We consult on and publish our key policies and our proposed approach to delivering the role. We set out clearly our monitoring
analysis, our decisions and the reasons for them and publish our assessment of the performance and efficiency of the company. We will also expect Highways England to achieve a step-change in the transparency of its operations and plans.

**Accountable**

4.13 We must be accountable for our actions and decisions. The Highways Monitor is accountable to the public for our actions through Parliament and through the courts. We have an obligation to give written and oral evidence to the Committees of Parliament and to prepare an annual report to the Secretary of State for Transport to lay before Parliament. We are subject to scrutiny by the NAO and are answerable to the Parliamentary Commissioner for Administration in cases of alleged maladministration. Ultimately, our decisions are subject to judicial review and scrutiny by the courts. In addition, we and the Secretary of State will jointly commission independent reviews of how effectively we exercise our functions at intervals to be agreed.

**Proportionate**

4.14 It is important that the Highways Monitor is proportionate in exercising its functions. Being proportionate means focusing our monitoring and enforcement activity on those aspects of Highways England’s activities that are most important for stakeholders. For example, we will place greater emphasis on monitoring Highways England’s delivery of its Performance Specification KPI targets than on monitoring its reported PIs. We will also seek to understand and challenge Highways England’s corporate risk register, and in doing so focus our activities on areas that are at highest risk of non-compliance.

**Consistent**

4.15 The Highways Monitor must be consistent in its approach to monitoring and enforcement. This means, as far as possible, taking a similar approach in similar circumstances to achieve similar ends. We do this through the application of published policies and agreed processes. In deciding on a course of action we have regard to any guidance from the Secretary of State and Treasury. We also consider our duty and balance those factors which are set out for consideration in the Act.

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Targeted

4.16 It is important that the Highways Monitor targets its monitoring activity to deliver its legal requirements and functions in the most efficient and effective way. We target our detailed monitoring, escalation and enforcement at those areas where an issue, such as a potential non-compliance, has been identified and is material to delivery of the RIS and / or licence requirements.

Independent

4.17 We see our independence as a vital aspect of our role. Being independent helps to ensure that our analysis, advice and decisions are based on objective evidence and are not subject to changing government policy. Our independence provides assurance to all stakeholders that our assessment of Highways England’s operational and financial performance is fair and unbiased.
5. How we monitor

Summary

This chapter sets out how we deliver our role in a way which is consistent with the principles set out in the previous chapter. It explains our monitoring framework and sets out the key challenges which we have identified to date. It sets out a flexible approach to monitoring as we develop the role.

5.1 We consulted on our monitoring framework in Summer 2015. The approach set out in chapters 5 and 6 of this document takes account of the responses received.

A flexible approach to monitoring in RP1

5.2 Whilst we are now carrying out our role, it will continue to develop during RP1. We set out our initial plans for carrying out our monitoring activities here, but it is important that we maintain a flexible approach during the early stages of monitoring so that we can respond to emerging stakeholder requirements and modify our approach as we improve our knowledge of the industry. We are aware that in some areas Highways England has further work to do to provide the information needed to support our performance and efficiency assessment. Highways England recognises this and has committed to producing a data improvement plan to deliver improved reporting during RP1. The company will produce this plan by March 2016 and we will monitor its delivery.

Engaging stakeholders

5.3 To successfully carry out our role, it is essential that we continue to improve our understanding of the roads sector and Highways England. The engagement we have had to date has been positive, and proved invaluable in developing our understanding of the industry, its stakeholders and their key concerns.

5.4 We have established a programme of stakeholder engagement including:

- working with Highways England to understand its business, its management information, its plans, processes and performance;
- engagement with DfT to establish our reporting of Highways England’s performance;
- engagement with Transport Focus to understand its approach to gathering and representing the views of road users;
wider discussions with road users and stakeholders, including stakeholder events attended by a wide range of interested parties, engagement with industry forums and bilateral meetings; and

consultation, including our “Monitoring Highways England” consultation, the responses to which we have used to inform this Monitoring Highways England conclusion document.

5.5 In our “Monitoring Highways England” consultation we sought views on our proposed approach to stakeholder engagement and the most appropriate industry forums for us to engage with. We received positive feedback on our engagement to date and wide-ranging and very useful proposals for ongoing engagement. In particular, we received many offers of further bilateral meetings and suggestions for industry forums which we might engage. A number of respondents suggested a need for greater focus on engaging local / regional stakeholders, and on Highways England’s supply chain. We have taken all feedback on board and are building it into our stakeholder engagement plans.

5.6 Stakeholder engagement will continue to form an integral part of our monitoring regime so that we listen to and consider the needs and concerns of all industry stakeholders. But we understand that our level of engagement must be appropriate to stakeholder needs and must not be too burdensome. Our stakeholder engagement plans include:

- continuing with the programme of stakeholder engagement set out above;
- adopting a wide range of approaches to engagement to reflect the needs of our role and stakeholder preferences – including consultation, engagement with industry forums, bilateral meetings and stakeholder events;
- adopting a proportionate approach to engagement, taking account of stakeholder interest and influence;
- coordinating our activities with others where appropriate – for example with Highways England and DfT; and
- use of our Road Expert Panel to gauge stakeholder views – we will keep the remit of the panel under review to ensure it is adding value to our monitoring role.

Ensuring that our monitoring reflects the views of stakeholders

5.7 Our monitoring needs to reflect the real requirements of road users and those affected by the SRN. We will ensure that we do this in several ways:
- engaging road users and those affected by the SRN through our stakeholder engagement plans outlined above;
- understanding road user views and priorities across a range of Highways England activities by engaging closely with Transport Focus;
- reviewing Highways England’s approach to the development of route strategies to ensure that it follows a process that fully captures and reflects the views of road users and those affected by the SRN;
- reviewing Highways England’s governance processes for its designated funds, and ensuring that prioritisation of schemes within the funds considers the views of road users and those affected by the SRN;
- holding Highways England to account for levels of user satisfaction as required by the performance specification;
- ensuring that our advice with respect to future RIS performance specifications reflects the views of road users and those affected by the SRN; and
- ensuring that our monitoring reflects the priorities of road users and those affected by the SRN.

Engaging with Transport Focus

- We engage Transport Focus closely in carrying out our highways monitoring. As watchdog, Transport Focus’s role is to understand road user requirements and priorities and we work closely with it to ensure that we draw on its expertise, both to inform our monitoring in the period, and our advice on future RISs.
- Transport Focus carries out work to identify road users’ priorities for improvement including the relative importance that road users place on a range of attributes that make up their journey on the SRN and to understand the differences in priorities between road user types, regions, type of road used (motorways or A-roads within the SRN), and by journey type. The priorities identified by Transport Focus are used to inform Highways England’s future plans, and our priorities for monitoring.
- Transport Focus is developing its approach to surveying road user satisfaction. We monitor the results of user satisfaction surveys to inform our assessment of Highways England’s performance.
Assuring our work

5.8 It is important that we too are held to account. Our monitoring, reporting, advice and decisions must be based on the best available evidence, high-quality analysis and robust processes. In chapter 2 we outlined our governance arrangements, which will serve to ensure the quality of our work. The Highways Committee reviews our assurance processes to ensure the quality of our work and the road expert panel, made up of technical and other specialists, will provide our highways monitoring function with high-quality advice and support.

5.9 In addition to internal assurance arrangements, it is important that we are held to account externally. ORR’s Board and its members are answerable to Parliament and this includes the obligation to supply written and oral evidence to Parliamentary committees when requested. We also see real value in independent reviews and commission these periodically to review our work. We have agreed with the Secretary of State that we will jointly commission periodic, independent reviews of how we exercise our functions.

The monitoring framework

5.10 Our monitoring framework, in overview, consists of six steps:

- Step 1: Setting out the information we require and how it should be provided;
- Step 2: Gathering information;
- Step 3: Monitoring and reporting on the Performance Specification, Investment Plan and aspects of the licence;
- Step 4: Monitoring and reporting on Highways England’s action plans to tackle areas needing improvement;
- Step 5: Identification and escalation of issues (this is covered in chapter 6); and
- Step 6: Enforcement, through improvement notices and fines (this is covered in chapter 6).

5.11 This process is summarised in figure 5.1.
5.12 Our monitoring is dependent on Highways England providing us with good quality data and information. The Act gives us the power to direct the company to provide the information we need to fulfil our role. We have engaged Highways England to develop an agreed understanding of our information requirements. In doing so we have sought to be clear on the purpose of our requirements by referring back to our role as set out in the Act and agreed through the MoU between DfT and ORR.

5.13 Our approach is to use Highways England’s internal management information that it requires to run its business wherever possible. However, where particular issues are identified we may require bespoke data and information to be submitted to support our investigations.

5.14 We engage Highways England to set out the information that is needed for monitoring operational and financial performance (including efficiency). This information will be published to aid transparency. We have agreed a standard form for its submission for easy comparison year on year and with the RIS. The information will inform our annual review of Highways England’s performance. However, if required, we will modify our information requirements as our understanding of the industry and the relevant information increases. We will set out our proposed initial information requirements in two documents:

- Monitoring Reporting Templates, which specify the data that we require and the format for its submission; and

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**Figure 5.1 – Overview of the monitoring framework**

<table>
<thead>
<tr>
<th>Step 1: Setting out the information we require and how it should be provided</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Setting out the information we require</td>
</tr>
<tr>
<td>2. Gathering information</td>
</tr>
<tr>
<td>3. Monitoring performance and efficiency</td>
</tr>
<tr>
<td>4. Monitoring Highways England’s plans</td>
</tr>
<tr>
<td>5. Identification and escalation of issues</td>
</tr>
<tr>
<td>6. Enforcement</td>
</tr>
</tbody>
</table>

- Highways Monitor’s data requirements aligned with its statutory functions
- Highways England submits data and information through regular, consistent reports and templates
- Data and information is quality assured and routinely published
- Highways Monitor carries out analysis of Highways England’s data quality
- Highways Monitor analyses operational and financial performance against requirements
- Highways Monitor publishes reports assessing Highways England’s delivery of its plans
- Highways Monitor carries out analysis of Highways England’s plans
- Highways Monitor publishes reports assessing Highways England’s delivery of its plans
- Highways Monitor has a defined process for identification and investigation of issues
- Highways Monitor uses a staged process of escalation
- Highways Monitor and Highways England have a defined process for engagement on escalation
- Highways Monitor develops and applies a clear enforcement policy
Monitoring Reporting Guidelines, which provide guidance on our reporting requirements, on population and submission of the monitoring reporting templates and on where we would expect Highways England to provide commentary on, and explanation of, its performance.

5.15 Our Monitoring Reporting Templates and Guidelines will separately distinguish information requirements for monitoring the Performance Specification, monitoring the delivery of the Investment Plan, assessing compliance with licence requirements and monitoring efficient expenditure. The templates will generally require comparison to a baseline and explanation of the variance to the baseline and / or to the previous year.

5.16 We have set out our Monitoring Reporting Templates and Guidelines to capture Highways England’s performance, cost and efficiency information in a way that will best support analysis of whether it has delivered its objectives. Much of this information is currently available for reporting in our templates, but some is not. This is because Highways England is developing its data and reporting capability in some areas. For example, Highways England needs to develop its capability to produce longer-term forecasts of the volumes of maintenance and renewal work that it will undertake, against which we can assess delivery. Highways England’s data improvement plan should deliver increased planning and reporting capability during RP1. In the interim period, when the company is working towards delivering the data improvement plan, we expect the company to set out how it will provide assurance that it is delivering its objectives and will require robust evidence to support any claimed outperformance.
### Example templates

**Performance Specification – Killed and seriously injured**

#### Statement PS1: Making the network safer

**Performance specification**

<table>
<thead>
<tr>
<th>Source of baseline</th>
<th>Actual</th>
<th>KPI/PI/Req</th>
<th>Difference</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>KPI</strong></td>
<td><strong>KSI</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<p>| On-going reduction in Network KSIs to support a decrease of at least 40% by 31 December 2020 against the 2005-9 average baseline | | | |</p>
<table>
<thead>
<tr>
<th>Source of baseline</th>
<th>Actual</th>
<th>KPI/PI/Req</th>
<th>Difference</th>
</tr>
</thead>
<tbody>
<tr>
<td>2005-09</td>
<td>OMM p16</td>
<td>Less than prior year</td>
<td>Y/N</td>
</tr>
<tr>
<td>2015</td>
<td>DP p30, OMM p16</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>2016</td>
<td>DP p30, OMM p16</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>2017</td>
<td>DP p30, OMM p16</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>2018</td>
<td>DP p30, OMM p16</td>
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<td>X</td>
</tr>
<tr>
<td>2019</td>
<td>PS p15, DP p30, OMM p16</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>31-Dec-20</td>
<td>PS p15, DP p30, OMM p17</td>
<td>X</td>
<td>1,393</td>
</tr>
</tbody>
</table>

#### Efficient expenditure – Summary expenditure

**F1.0: TOTAL EXPENDITURE**

in £m nominal prices unless stated

<table>
<thead>
<tr>
<th>Highways England Total</th>
<th>2014-15</th>
<th>2015-16</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Actual</td>
<td>Actual</td>
</tr>
<tr>
<td><strong>Resource expenditure</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operate: Customer Ops /Traffic Management (B2)</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>Operate: General (B1)</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>Operations Sub Total</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>Operate: Roads PFI (B5)</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>Maintenance (B3)</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>Renewals (B4)</td>
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<td>x</td>
</tr>
<tr>
<td>Maintenance &amp; Renewals Sub Total</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>Support General (C1)</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>Other Project Expenditure (Inc Protocols)</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td><strong>Total resource expenditure</strong></td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td><strong>Capital expenditure</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>SR10 &amp; SR13 Schemes</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>RIS Schemes</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>Feasibility Studies</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>Major Projects Pipeline Schemes</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>Air quality</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>Cycling, Safety &amp; Integration</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>Environment</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>Innovation Fund</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>Supporting Growth Schemes</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td><strong>Sub Total</strong></td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>Maintain/Renew (NDD)</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td><strong>Total capital expenditure</strong></td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td><strong>Total expenditure before change control</strong></td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td><strong>Change control adjustment resource</strong></td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td><strong>Change control adjustment capital</strong></td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td><strong>Total expenditure after change control</strong></td>
<td>x</td>
<td>x</td>
</tr>
</tbody>
</table>
5.17 We will publish draft versions of the Monitoring Reporting Templates and the Monitoring Reporting Guidelines later this year.

5.18 Highways England delivers its reporting requirements through three regular submissions. Firstly, the company submits a Delivery Plan to the Secretary of State and publishes it before the start of each financial year, setting out its projections of expenditure and output delivery for the year ahead and the remainder of the Road Period. Secondly, it provides updates on its in-year operational and financial performance, and provides an early indication of whether its performance requirements may be at risk. Finally, the company submits and publishes annual monitoring reporting statements following the financial year-end, which provide the detailed information required to carry out a full review of its operational and financial performance during the previous financial year and, where requested, over the Road Period to date. It also provides the information that we need to assess its compliance with its licence and managing public money requirements. The annual monitoring reporting statements will include narrative to explain its outturn performance and efficiency.

5.19 In our “Monitoring Highways England” consultation document, we sought stakeholder views on our monitoring of performance and the associated information that should be made available. Respondents generally agreed with the areas for monitoring that we identified but some made suggestions for future development of the performance framework. Suggestions included developing new metrics for reporting of Highways England’s performance on:

- journey time reliability;
- air quality;
- keeping the network clear of litter;
- responding to stakeholder concerns and collaborative working;

and improved performance reporting and targets on:

- encouraging economic growth;
- asset management;
- incident clearance targets; and
- improved user satisfaction.

5.20 We are taking these suggestions forward, investigating with Highways England what data are currently available and can be reported during RP1, and the further data and reporting that can support the next Road Investment Strategy. We will keep our
Monitoring Reporting Templates under review and update them to reflect the outcome of these discussions.

5.21 Several respondents to our consultation called for increased transparency of Highways England’s data. We also have a strong focus on transparency and we are working with Highways England to investigate what further information can be made publicly available. We are focusing initially on transparency of its plans, performance and the contact information that its stakeholders need.

**Step 2: Gathering information to inform our monitoring**

5.22 It is important not only that we receive data from the company, but that we fully understand it. Highways England therefore provides written explanation as an integral part of regular, published reporting.

5.23 We expect all of the information that Highways England reports to us to be subject to an appropriate level of quality assurance. We are working with the company to understand the current quality of its information and, where required, its plans for improvement.

5.24 To fulfil our role we need historical, forecast and trend information relating to the following areas:

- the operational performance of the company: to assess delivery against the requirements of the RIS, including the metrics set out in the Performance Specification;

- the delivery of the investment programme: to assess progress in delivering the enhancements, maintenance and renewals work set out in the SoFA and Investment Plan;

- the financial performance of the company: to assess delivery of the efficiency requirements set out in the Performance Specification and reflected in the SoFA; and

- the compliance of the company with its licence and managing public money requirements: to provide assurance that the company is acting in compliance with its requirements.

5.25 This information will also be used to inform the advice we will provide to the Secretary of State on the development of the next RIS.
Step 3: Monitoring and reporting on performance and efficiency

5.26 We have set up a clear process for the analysis of performance and efficiency, and for reporting our findings. This process works as follows.

5.27 Highways England’s regular data and information submissions are subject to the review of our analysts and technical experts. This provides an on-going view of current financial and operational performance, with particular focus on how Highways England is performing against its RIS requirements and licence conditions and any emerging issues.

5.28 Where we identify (or Highways England alerts us to) a risk of RIS requirements not being met and / or a risk to compliance with licence conditions (for example, the infrastructure not being managed sustainably) then we consider conducting an investigation of the issue. This investigation may focus on financial or operational performance and may require review of data which are not routinely reported to the Highways Monitor. Where appropriate, we will use consultants to provide assurance and expert commentary on the information we receive from Highways England or to assist with the investigation.

5.29 We plan to report our assessment of Highways England’s performance through an annual published report, the Highways Monitor Annual Assessment, which will review the operational performance, financial performance and efficiency of Highways England during the financial year and cumulatively for the Road Period to date, as informed by the company’s annual monitoring reporting statements. Our reporting will include historical trend information where possible to provide context to Highways England’s performance.

5.30 During the first year of the Road Period we are carrying out a six month review to report on progress to date and will publish this before the end of the year. In addition to the regular reporting outlined above, we undertake and report on ad-hoc investigations as required to address emerging issues and concerns. We will also produce and publish reports that provide advice for future RISs as detailed later in the document.

5.31 The proposed cycle of gathering information, analysing it and reporting is set out in figure 5.2.
5.32 In assessing both operational and financial performance it is important to have a clear understanding of the baseline against which performance is being assessed. That means being clear upfront (that is, ideally before the start of the Road Period) about the total level of funding that is available, the assumptions underpinning the funding and the disaggregation of the funding. It also means being clear about what should be delivered with the funding – which allows more robust monitoring. For RP1 the baselines have been set through:

- the Performance Specification, which sets the operational (and to some extent financial) performance requirements;
- the Investment Plan (including the SoFA), which sets the capital and resource maintenance funding available and names specific projects and funds;
- Highways England’s SBP and first Delivery Plan, which set out some high level milestones for enhancement schemes and further details of Highways England’s operational and financial plans; and
- Work which Highways England is currently conducting to provide more detailed baselines for its RP1 investment programme.
5.33 During RP1 Highways England will set further baselines for enhancement schemes, and other aspects of operational and financial performance, in its annual Delivery Plan updates.

5.34 Our monitoring primarily focuses on, and holds Highways England to account for, outcomes and outputs rather than inputs. This approach has several advantages, including:

- it focuses Highways England’s attention on those high level outputs / outcomes that are of most importance to stakeholders; it also targets our monitoring at those high level outputs / outcomes;

- it allows Highways England to be innovative in the way in which it delivers its requirements and therefore delivers efficiencies – we will not hold Highways England restrictively to the delivery of detailed plans which may become obsolete during the road period; and

- it is a proportionate approach, keeping the burden of additional scrutiny to an appropriate level and is consistent with how other regulatory organisations monitor network companies - for example, our approach to monitoring Network Rail.

5.35 However, in some cases, it may be appropriate to monitor at a more detailed level. For example, as the monitoring framework is developed in RP1 we will seek to understand whether sufficient volumes of maintenance and renewal work are being delivered to manage the network sustainably and in line with asset management best practice (as required by Highways England’s licence). However, we would not expect to hold Highways England to account for the delivery of those volumes if it has good reasons for its delivery diverging from its plans and / or historical trends.

5.36 We are forward-looking in our monitoring of performance, which means understanding risks to future delivery with a view to working with Highways England to address and mitigate these before they materialise. Where appropriate we require Highways England to model its future performance and proactively highlight risks to delivery. This allows us to understand if actual performance is deviating from plans. Where Highways England does not currently have this modelling capability we expect it to address this through its plans and strategies, including its data improvement plan.

5.37 In assessing all aspects of performance monitoring and enforcement it is important that we apply professional judgement. This must take into account Highways England’s explanations for its level of performance. For example, where Highways England does not meet a requirement for reasons that we assess to be wholly
outside of its control we would not expect to take enforcement action. And where Highways England does not deliver a requirement but responds proactively to this underperformance in a timely way, by producing and delivering an appropriate improvement plan, we will reflect this in our reporting and consideration of enforcement action. Our proposed approach to enforcement is described in more detail in chapter 6.

5.38 Highways England delivers the majority of its maintenance, renewal and improvement works through its supply chain. Our monitoring therefore covers how Highways England is contracting with its supply chain to ensure that it is putting in place appropriate measures to ensure efficient delivery. We also engage the supply chain directly to understand issues, constraints and risks.

**Analysing operational performance**

5.39 Our monitoring of operational performance includes:

- assessing outturn of the Performance Specification KPIs, PIs and requirements against the targets and projections specified in the Performance Specification, the SBP and the Delivery Plan; understanding the reasons for variances between actual performance and targets or plans;

- assessing delivery of the projects, programmes and funds specified in the Investment Plan against the milestones, scopes and outputs set out in the SBP, Delivery Plan, annual Delivery Plan updates and Highways England’s emerging detailed baselines; understanding the reasons for variances between actual performance and targets or plans, and the reasons for any changes to plans; and

- assessing whether Highways England has met the operational performance requirements of its licence.

5.40 Consistent with our approach to monitoring performance primarily through outcomes and key performance indicators, we monitor Highways England’s maintenance and renewal works at a programme level. This means that we seek to understand whether Highways England is delivering a robust programme of maintenance and renewal works in a timely and efficient way. This is a proportionate approach and means that we are able to report on the company’s performance and delivery in the round rather than committing excessive resource to monitoring individual schemes. Highways England is developing improved reporting of its maintenance and renewal programme through its data improvement plan.

5.41 We monitor Highways England’s major improvement schemes through high level metrics to assess delivery at a programme level to understand whether they are
delivering their scope efficiently and to schedule. However, the major schemes that are to be delivered in RP1 were specified in the Investment Plan and funded through the SoFA. They also tend to have greater importance to and impact on stakeholders. Our monitoring therefore needs to provide greater assurance that these are being delivered and we will monitor key cost, schedule and scope information at a project level.

5.42 Our assessment of Highways England’s compliance with its licence will focus on ensuring that the company is achieving the aims and objectives as set out in Part 4 of the licence. Reporting against the Performance Specification and Investment Plan provides strong supporting information for assessment against many of these aims and objectives, but we will also require certain bespoke reporting. For example, we will require Highways England to demonstrate that it is:

- applying asset management practices consistent with the International Standard for asset management (ISO 55000), including adopting a long-term approach to asset management and seeking to minimise whole life asset costs;
- cooperating with other persons and organisations for the purposes of coordinating day-to-day operations and long-term planning. In particular, we will assess how it is: bringing the views of all relevant stakeholders into its plans; coordinating with other highways authorities and local / regional stakeholders; and interfacing with its supply chain to ensure delivery – including having the skills and capability to deliver investment efficiently

**Analysing financial performance**

5.43 To understand Highways England’s financial performance, including delivery of efficiency and value for money, it is not sufficient to look only at Highways England’s expenditure compared to its funding allowance. We also consider what Highways England has delivered, as ultimately the reason Highways England spends money is to deliver its required outputs in a safe and sustainable way. That is, our assessment of efficiency will consider whether outputs are being delivered effectively.

5.44 Our role in monitoring financial performance includes:

- assessing Highways England’s actual level of expenditure against the funding available, as set out in the SoFA; understanding the reasons for variances between actual expenditure and funding;
- assessing Highways England’s actual level of expenditure against its plans as set out in its Delivery Plan and annual Delivery Plan updates; understanding the reasons for variances between actual expenditure and plan; and
assessing Highways England’s operational performance as set out above.

5.45 In carrying out these assessments we seek to understand the extent to which Highways England has financially outperformed or underperformed the requirements of the RIS and whether it has met its licence conditions. There could be two situations where the company has financially outperformed the RIS: either it delivers its requirements (or more than its requirements if agreed through a change control process) for less than the funding available, or it delivers more than its requirements (if agreed through change control) for the funding available. We would consider that the company has financially underperformed the RIS if it fails to deliver its requirements for the funding available. Figure 5.3 sets out the possible scenarios.

Figure 5.3 – Financial outperformance and underperformance scenarios

<table>
<thead>
<tr>
<th>RIS requirements not delivered</th>
<th>RIS requirements delivered for funds available</th>
<th>RIS requirements delivered for less than funds available</th>
</tr>
</thead>
<tbody>
<tr>
<td>Underperformance:</td>
<td>No outperformance or underperformance:</td>
<td>Outperformance:</td>
</tr>
<tr>
<td>• Highways England does not deliver its RIS and licence requirements and spends either less than or equal to the funds available</td>
<td>• Highways England delivers its RIS and licence requirements and spends equal to the funds available</td>
<td>• Highways England delivers its RIS and licence requirements and it spends less than the funding available</td>
</tr>
<tr>
<td>• Highways Monitor assesses the impact of undelivered requirements</td>
<td></td>
<td>• There may be agreement with DfT that the remaining funds available should be used to fund delivery of further outputs</td>
</tr>
</tbody>
</table>

5.46 One of the aims of our assessment of financial performance is to develop an understanding of whether Highways England is delivering efficiently and delivering value for money. The RIS includes a requirement for Highways England to deliver capital expenditure efficiency of £1.212 billion over RP1. The SoFA assumes that this level of capital expenditure efficiency will be delivered and that a level of efficiency on resource expenditure will also be delivered. We will compare actual efficiency to these assumptions. Our assessment of financial performance is also driven by Highways England’s licence which requires it to act in a manner which it considers best calculated to ensure efficiency and value for money.

5.47 In producing the RIS, DfT assessed what the cost of Highways England delivering its requirements would be before efficiencies (i.e. the pre-efficient cost). It also assessed the level of efficiency that Highways England should deliver during the period and

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7 Resource spending is money that is spent on day to day resources and administration costs. Capital spending is money that is spent on investment and things that will create growth in the future.
what the cost should be of the company delivering its requirements after delivering efficiencies (i.e. it funded Highways England on a post-efficient basis)\(^8\). Figure 5.4 illustrates the RIS pre-efficient assumption, the post-efficient funding baseline and its assumed level of efficiency. As illustrated in scenario 1 of figure 5.4, where Highways England delivers its requirements (including compliance with its licence conditions) and spends less than the funds available, we would consider underspend to be financial outperformance. In this scenario the efficiency achieved would be the difference between the RIS pre-efficient assumption and the actual expenditure.

5.48 However, where Highways England does not deliver its requirements, or does not comply with its licence conditions, the assessment of efficiency and financial outperformance or underperformance is more complicated. Scenario 2 in figure 5.4 considers the situation in which Highways England does not deliver its requirements and spends less than the funds available. In this scenario we will apply our professional judgement to assess whether Highways England has, in the round, delivered its efficiency requirements or not. We will set out the reasons for our assessment in our annual assessment and in our advice to the Secretary of State.

Figure 5.4 – An illustrative example of how we assess efficiency, financial performance and efficiency

5.49 We do not set out upfront the rules for determining our final assessment of financial performance or efficiency. This is because we consider that it is not practical to do so

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\(^8\) DfT also reviewed Highways England’s assumptions on inflation.
whilst we are in the early stages of establishing the monitoring framework for the following reasons:

- we do not yet have a sufficient understanding of the issues and the way the baselines were calculated;
- the industry’s understanding of the link between performance and expenditure is not sufficiently developed, so to set rules in advance for financial performance adjustments could lead to inappropriate outcomes, e.g. an adjustment could be smaller or bigger than appropriate;
- it is important that we are able to exercise discretion in carrying out our monitoring and enforcement role depending on the context of any issues arising; and
- setting rules for financial performance assessment adjustments might lead to Highways England considering these in how it decides to manage its work.

5.50 We adopt a range of approaches for assessing efficiency in our annual assessment. These include:

- comparing actual performance and expenditure to clear performance requirements and efficient expenditure baselines set in advance of the Road Period;
- monitoring costs of delivering units of output and their trends over time;
- comparing actual expenditure to cost estimates at specific stages of scheme development;
- monitoring the management actions that have been taken to deliver more efficiently and the quantification of their effects; and
- benchmarking against other companies to understand relative efficiency.

5.51 Highways England has produced and published its “Efficiency and Inflation Monitoring Manual” which sets out how it captures and reports its efficiency performance and how it takes account of inflation in its reporting. The manual sets out a sensible approach for collecting evidence of efficiency initiatives within the company. Highways England is now developing more detailed guidance, including about how actual expenditure compares to what was funded, and of how unit costs change over time. We will continue to work with Highways England to develop and adapt the approach to efficiency monitoring.
Step 4: Monitoring and reporting on Highways England’s action plans

5.52 With the step change in investment in the SRN, and with funding and performance requirements being set over a five year period, it has become even more important that Highways England sets out clear longer-term strategies, policies and plans to deliver what is required. The RIS sets out a number of documents that must be produced in RP1 and the licence requires certain plans and policies to be published and kept up-to-date.

5.53 In addition to the RIS and licence requirements, Highways England has committed to producing further strategies and plans in its SBP and Delivery Plan. In some cases these set out the company’s action plans in areas where it has identified a need to improve.

5.54 Monitoring and providing transparency about the delivery of these strategies, policies and plans will form an important part of our agenda for RP1 – particularly for areas essential for the delivery of the company’s KPIs and efficiency programme.

Key challenges

5.55 During the early stages of developing our monitoring approach we have identified a number of challenges in implementing the monitoring framework. We set these out below.

Developing Highways England’s business management reporting

- Through our engagement with Highways England we have identified that, in certain areas, its current business management reporting needs development to meet the new requirements being placed on it through the package of roads reforms. The data provided to inform the RIS, SBP and the Delivery Plan can be improved in detail and quality to enable the new industry structure to work efficiently and for us to carry out our role properly. In order that Highways England is clear about the information we require to carry out our role and complete our analysis, we have
provided it with our expectations of the data we require and how we will use those data⁹.

- The monitoring role has been established to place a greater level of scrutiny on the company than in the past. The five year funding and performance settlement places new requirements on the company in terms of the robustness of its longer-term planning. The licence conditions which the company must now comply with include requirements which were not previously explicitly set out. These factors mean that there are now some new requirements of Highways England’s business management reporting and we will look to reflect these in our monitoring. We are setting out our reporting requirements in our Monitoring Reporting Templates.

- We understand that providing good quality data in the form that we need is a new challenge for Highways England and that it will need to improve its systems and processes to meet our requirements. In order to ensure that the improvement we require will be delivered, we have agreed in principle a data improvement plan with Highways England. We are working on the scope of this improvement plan with Highways England and expect it to be finalised by March 2016. Until the plan delivers the information we require, we will use the current data that Highways England has.

- For example, the company has identified that it needs to develop its processes for efficiency reporting, to provide evidence that it is meeting the challenges set out in the RIS. It also needs to demonstrate more clearly its approach to asset management, and to provide indicators that its approach is sustainable – which may include providing information on its planned and outturn volume of work delivery.

- We will continue to engage Highways England to agree appropriate reporting of its business management information to the monitor.

Developing clear baselines for enhancement schemes

- One of the key challenges for our monitoring will be establishing clear milestones and expectations with respect to enhancement schemes delivery. The schemes specified in DfT’s Investment Plan are at varying stages of development – from ⁹ This is particularly important as our role is not that of an auditor/reviewer who check that processes are working efficiently, instead our role is analytical, which requires good quality data to allow us to develop informed views.
those which are newly identified through feasibility studies to those already in construction. While the Delivery Plan committed that 63 schemes would be in construction at the end of RP1, it did not fully specify how far delivery should have progressed. This creates a challenge around assessing whether financial outperformance comes from genuine efficiency, or from some elements of the plan being delayed. Highways England’s Delivery Plan and yearly updates to this plan will provide further detail, and will serve as a baseline for future reporting.

- For those schemes in early stages of development, there is naturally more uncertainty about delivery schedules and costs. Therefore updates to the Delivery Plan will progressively establish the firm output requirements and baseline costs for these schemes. There will also be a change control process which can adjust outputs if required. Both of these mechanisms need to be properly understood in order to determine whether Highways England is delivering its efficiency target.

- A further complication is that the Investment Plan included over-programming of schemes to mitigate the risk that deferral of work might lead to under-delivery in RP1. This is in line with other infrastructure programmes, but adds significant complexity to our monitoring role as it will be very difficult to distinguish between what is not delivered due to the implications of this approach and what is not delivered due to inefficiencies and deferral. Establishing a baseline for over-programming on an annual basis will be extremely important.

- We will continue to engage DfT and Highways England to establish an agreed process for monitoring delivery of enhancement schemes.

Developing Highways England’s asset management capability

- From our initial engagement with Highways England we understand that it plans to further develop its asset management capability. The company’s SBP states that it plans to develop more accurate and timely data systems that will predict how assets perform under both normal and stress conditions, which will provide important inputs into developing a minimum whole life cost approach to managing its assets. Through adopting a more structured approach to the management of its assets, Highways England should be able to deliver its objectives in a more efficient way.

- We understand that there are opportunities for it to: develop its understanding of the condition and degradation of its assets; develop its understanding of a minimum whole life cost approach to managing its assets; set out its asset management
policy, asset management strategy and asset intervention strategies; develop its asset information systems; develop its long-term asset management plans; embed best practice asset management in its supply chain through appropriate contracts; and develop the asset management capability of its staff.

- We will continue to develop our understanding of Highways England’s asset management capability in the early years of RP1. We will look for the company to set out its plans to deliver improvements in its capability in the key areas identified early in RP1, in time to inform our advice to the Secretary of State on the development of the next RIS.

Developing an agreed approach to financial performance assessment

- Understanding financial performance will be one of our key challenges. Our annual reporting will include commentary on Highways England’s financial performance – including whether it is delivering the efficiencies required by the Performance Specification.

- The financial performance of the company can be complicated by a number of factors, which will require a degree of professional judgement to be applied. First, not all baselines are clearly established as discussed earlier. Second, if baseline deliverables are not met there may be extenuating circumstances that need to be accounted for. Third, data quality may not be sufficient to establish whether performance and efficiency has been achieved with certainty. Fourth, assessment of whether Highways England is delivering the maintenance and renewal work required to deliver in line with minimum whole life cost (in line with its licence) is likely to require a degree of judgement. Fifth, investment schemes may be accelerated or deferred for many different reasons, all of which need to be understood – for example, there may be planning consent issues, or new information might become available which changes priorities.

- We need to work with DfT and Highways England to establish an appropriate approach to financial performance assessment which meets the needs of stakeholders but also recognises the complicating factors identified above.
6. Escalation and enforcement

Summary

This chapter sets out our proposed approach to escalating our concerns about Highways England’s performance, both with the company and with DfT. It also sets out the enforcement action that we may take if issues remain unresolved. We consulted on this matter during Summer 2015 and will publish our enforcement policy before the end of 2015.

Step 5: Identifying, escalating and resolving areas of concern

6.1 Our highways monitoring role provides assurance to stakeholders about Highways England’s management of the SRN. We propose to put in place a robust process for the communication and staged escalation of issues. We want to encourage Highways England to work constructively with us, and our monitoring and enforcement will take account of when issues are proactively flagged by the company.

6.2 It is important that we are transparent about any issues that we identify. Where we identify an issue, we propose to proactively engage with the company to resolve it. Where the company does this we will take consideration of it in the way that we take the issue forward. We will seek evidence from the company on the cause of the issue, the management steps it has taken to address the issue, and its action plans to mitigate and resolve it. We may insist on the use of independent expert consultants to do deep-dive reviews if appropriate.

6.3 After reviewing the evidence, we will adopt a staged approach to escalating our concerns. This process is intended to provide a clear opportunity for Highways England to implement plans to resolve issues prior to consideration of enforcement action. It also allows us to escalate our concerns to the appropriate level of seniority within Highways England.

6.4 We will manage and govern the process of escalation through an internal oversight group, and meetings will be chaired by the director responsible for highways monitoring or his nominated alternate. The group will maintain a prioritised register of current issues (both operational and financial) relating to Highways England’s delivery. This will set out the nature of our concerns, the level of concern, the action we have taken and intend to take and the effect our actions should have. We will inform Highways England of our key concerns following each meeting of the oversight group and will also report them to the Highways Committee and to DfT through quarterly meetings.
6.5 Where issues remain unresolved they will be considered for the next stage of escalation. Ultimately issues may be escalated to the point that they are considered for formal enforcement action.

**Step 6: Enforcement**

6.6 The Act provides the Highways Monitor with statutory powers related to enforcement. In simple terms, if we identify that the company has contravened or is contravening its requirements under the RIS or licence, it allows us to provide a notice to the company requiring it to take action or to issue it with a fine. The relevant clause of the Act is set out below.

### Section 11

**Monitor: compliance and fines**

(1) If the Office of Rail Regulation is satisfied that a strategic highways company has contravened or is contravening-

   (a) section 3(6) (compliance with the Road Investment Strategy), or
   (b) section 6(3) (compliance with directions and regard to guidance),

the Office may take one or more of the steps mentioned in subsection (2).

(2) The Office may-

   (a) give notice to the company as to the contravention and the steps the company must take in order to remedy it;
   (b) require the company to pay a fine to the Secretary of State.

6.7 In assessing whether Highways England has contravened or is contravening compliance with the RIS we propose to base our assessment primarily on whether the company has:
- delivered the KPI targets and requirements set out in the Performance Specification; and
- delivered the major scheme milestones specified in the Investment Plan, the Delivery Plan and annual updates to the Delivery Plan.

6.8 The Statutory Directions and Guidance referred to in the Act include the licence. In assessing whether Highways England has contravened or is contravening compliance with its licence we propose to focus on compliance with the conditions in paragraph 4.2 of its licence, and as further detailed in the subsequent conditions. We will consider compliance with these requirements in the round, informed by the full suite of metrics and information reported by Highways England and by our analysis and assessment of performance.

6.9 We have separately produced and consulted on our enforcement policy which sets out how we will carry out our enforcement role. Our policy reflects guidance issued by the Secretary of State and HM Treasury as to the circumstances in which payment of a fine should be required.\(^\text{10}\)

\(^{10}\) Guidance issued by the Secretary of State and HM Treasury: [https://www.gov.uk/government/publications/roads-reform-monitor-statutory-guidance](https://www.gov.uk/government/publications/roads-reform-monitor-statutory-guidance)
7. Informing future Road Investment Strategies

Summary

This chapter describes our initial work on how we propose to fulfil our role in providing advice to the Secretary of State to support the setting of future RISs.

Reviewing performance in the first Road Period

7.1 To carry out the requirements of our role, we must provide advice to the Secretary of State to inform the setting of future RIS objectives and funding. A key input to this advice will be our assessment of Highways England's performance in RP1, which will inform our understanding of:

- the baseline costs and performance for Road Period 2 (RP2);
- the link between expenditure and performance delivery to ensure that funding is consistent with the required outputs;
- potential future trajectories of costs and performance, based on analysis of historical trends;
- how Highways England’s management of the SRN compares to best practice;
- Highways England’s asset management capability, including its strategic business planning;
- Highways England’s unit costs;
- the extent to which Highways England has control over its performance; and
- the extent to which future performance targets are deliverable and challenging within the constraints of the funds available.

7.2 We want Highways England’s increased reporting requirements in RP1 to improve transparency of industry costs and performance. Highways England’s data improvement plan should lead to the development of a more robust reporting framework being established for RP2. We will review the data improvement plan and monitor its delivery.

7.3 During the period, Highways England’s reporting and our monitoring of its operational and financial performance should lead to insights about the factors that drive performance and efficiency, the challenges that the industry faces and the opportunities for improvement. In providing our advice to the Secretary of State we will conduct a comprehensive review of our performance assessments during RP1 and use this to inform our recommendations for RP2. We will also draw on our
engagement with Transport Focus on road user views, outlined previously, in developing our advice.

Benchmarking

7.4 Our advice on future RISs can be informed not only by looking at Highways England’s costs and performance, but also by comparing it to best practice seen elsewhere. Benchmarking is used extensively in regulatory regimes and in industry more widely. It has the potential to provide valuable insight to inform our analysis of efficiency gains and potential for future efficiencies. It is also a tool which Highways England can use in developing its understanding of best practice, its efficiency opportunities and the performance of its suppliers.

7.5 There is a range of approaches that can be used to carry out comparative analysis. For example, benchmarking might be conducted using different sets of comparators such as:

- business units within a company;
- comparators from other industries;
- national comparators, such as other road infrastructure managers; and
- international comparators.

7.6 Benchmarking might also be based on different techniques. Top-down, econometric benchmarking uses statistical techniques to provide high-level comparative analysis of a company’s cost of delivering outputs. Typically these analyses seek to identify the best performing, or frontier, of a set of comparative organisations and estimate the efficiency gap to the frontier (or an adjusted frontier).

7.7 An alternative to using top-down econometric analysis is to carry out bottom-up benchmarking. This might look at unit costs of specific work items, or the best practice approaches to conducting specific types of work. This analysis can be used to inform the range of opportunities for improvement and the potential for efficiency gains. Bottom-up benchmarking can also be used to compare management approaches (such as asset management practice) or to understand specific elements of outturn costs (such as cost of materials, or project management costs).

7.8 During the development of the first RIS, DfT and the Highways Agency commissioned some research into previous benchmarking work, and some new analysis to inform the RIS efficiency assumptions. This work included:

- Top-down assessments:
- analysis of historical real unit operating, maintenance and renewal expenditure reductions made by other infrastructure companies; examining the profile of these trends and assessing the Highways Agency’s likely point on the profile;
- analysis of the historical productivity of comparable sectors of the UK economy, to provide an indication of the rate of change in efficiency from technological progress or frontier shift;
- a review of efficiency targets set by regulators in other sectors; and
- a review of historical rates of efficiency improvement achieved by the Highways Agency.

**Bottom-up assessments:**
- a desktop review to compile efficiency evidence from previous studies;
- assessment of the Highways Agency’s existing contracts with the supply chain; and
- a review of bottom-up cost projections, including a sample of major projects which were reviewed for: project selection and project control; proposed levels and sources of efficiency; project cost estimates, focusing on treatment of risk and uncertainty.

7.9 The analysis carried out was used by DfT to inform the first RIS, and in particular the SoFA, the efficiency KPI in the Performance Specification and the scale of the Investment Plan requirements. We will build on this work as we develop our approach to benchmarking.

7.10 We have reviewed the range of benchmarking techniques used in other monitoring/regulatory regimes. For those industries where there is horizontal separation of network management (such as in electricity distribution and water and sewerage services) benchmarking tends to focus on comparison of companies nationally, with extensive use of both top-down benchmarking techniques and bottom-up unit cost analysis. Where there is a national monopoly, such as in the provision of rail infrastructure, benchmarking tends to focus on international comparison, with use of both top-down benchmarking and bottom-up unit cost and practice analysis. However, Network Rail’s devolution to operating routes is opening up new sources of comparisons.

7.11 No single approach to benchmarking can provide a definitive view of a company’s delivered efficiencies, or scope for future efficiencies. In other industries a range of approaches is used reflecting the availability of comparable data, the industry structure and the need to draw on a range of evidence.
7.12 We have commissioned a study to assess the body of evidence we may be able to use to benchmark Highways England. Whilst this is a scoping exercise to inform our approach, we envisage benchmarking expenditure, performance and process and capabilities. Where possible, our benchmarking work will provide insight to allow us to compare:

- units within Highways England which adopt different management approaches, which may include different geographical locations;
- specific functions within Highways England (e.g. its information technology function) with comparators from other industries;
- Highways England with other UK road infrastructure managers (such as local authorities, Transport Scotland, NI Transport, the Welsh Assembly);
- Highways England with international road infrastructure managers; and
- Highways England with other relevant non-highways comparators where appropriate.

7.13 We will investigate the use of both top-down and bottom-up approaches to benchmarking and will engage Highways England and other stakeholders in developing our approach.

**Future RIS timetable**

7.14 Our monitoring and benchmarking work in RP1 must be programmed to fit with the timetable for developing RIS2. The timetable for the development of RIS2 is to be confirmed, but an indicative timeline is set out below.
Figure 7.1 – Timetable for RIS2

<table>
<thead>
<tr>
<th>Road Period 1</th>
<th>Road Period 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015-16</td>
<td>2019-20</td>
</tr>
<tr>
<td>2016-17</td>
<td>2020-21</td>
</tr>
<tr>
<td>2017-18</td>
<td></td>
</tr>
<tr>
<td>2018-19</td>
<td></td>
</tr>
</tbody>
</table>

Monitoring

Benchmarking programme

Engage on SRN IR

Assess Draft RIS

Efficiency review

Route strategies

SRN IR

Draft SBP

Final SBP

Delivery Plan and delivery

Draft RIS

Final RIS

Highways Monitor

Highways England

DfT
8. Next Steps

Summary

This chapter sets out our upcoming work plan.

Developing our highways monitoring role

8.1 In our initial monitoring work we are focusing on the basics – making sure that Highways England is reporting appropriate information for us to carry out our role, and conducting analysis of operational and financial performance. We will carry out our first assessment of Highways England’s performance later this year and report on the company’s initial progress.

8.2 Our initial work plan is focusing on the key challenges identified earlier in the document:

- developing clear baselines for enhancement schemes;
- developing Highways England’s business management reporting;
- developing Highways England’s asset management capability; and
- developing an agreed approach to financial performance assessment.

8.3 A key aspect of our role is to understand the quality of information that is reported. During the first year of RP1 we are engaging Highways England to understand the quality of its management information and the further steps required to ensure sufficient data quality. In order to ensure that the improvement in the quality of information will be delivered, Highways England has committed to producing a data improvement plan. We will report on progress against this improvement plan in our first assessment.

Developing our enforcement policy

8.4 We are currently developing our enforcement policy, taking account of responses to our consultation and guidance from the Secretary of State and HM Treasury, and will publish this before the end of 2015.

Developing our benchmarking programme

8.5 We are currently developing our approach to benchmarking, carrying out some initial research on the data that is available and its potential for use in benchmarking. We will publish our plans to develop our benchmarking programme by March 2016 and
the programme will be planned to deliver results in time to inform our advice to the Secretary of State on the next RIS.
Annex B – List of road reform documentation

**DfT**


**Highways England**


Highways Monitor


- Monitoring Reporting Guidelines – to be published

- Monitoring Reporting Templates – to be published

- Enforcement Policy – to be published
Annex C – Summary of Highways England’s licence and of the ORR / DfT Memorandum of Understanding

Highways England’s licence

1. The Secretary of State for Transport has set out statutory directions and guidance to Highways England in the form of a licence. The licence requires Highways England to act in a manner which it considers best calculated to:

   a) ensure the effective operation of the network;
   b) ensure the maintenance, resilience, renewal, and replacement of the network;
   c) ensure the improvement, enhancement and long-term development of the network;
   d) ensure efficiency and value for money;
   e) protect and improve the safety of the network;
   f) cooperate with other persons or organisations for the purposes of coordinating day-to-day operations and long-term planning;
   g) minimise the environmental impacts of operating, maintaining and improving its network and seek to enhance the quality of the surrounding environment;
   h) conform to the principles of sustainable development.

2. The licence also sets out conditions with respect to the RIS, provision of data, enforcement and revocation.

Highways Monitor’s role as further defined in the Memorandum of Understanding

3. ORR and DfT have developed and signed a Memorandum of Understanding (MoU), which sets out further agreement on the nature of the relationship and the ways in which the parties will interact. The monitoring activities that Highways Monitor is required to carry out have been clarified in the MoU using nine categories:

   1. Monitoring performance and efficiency of the Company against the objectives and targets set in the different parts of the RIS;
2. Providing advice to support the setting of the RIS, including advice to confirm that the developing proposition remains deliverable and challenging;

3. Monitoring the Company’s compliance with its statutory directions and regard to guidance;

4. Benchmarking the Company’s performance and efficiency against comparable organisations in other countries or other sectors;

5. Assessing the Company’s continued compliance with the assurance arrangements in sections 7.2 to 7.8 of the framework document and delegations letter, and advising whether outstanding requirements have been met;

6. Undertaking enforcement action;

7. Providing advice to the Secretary of State on the activities listed above, and on any other topics where he requests advice that are linked to the Monitor’s duties;

8. Carrying out further investigations that the Monitor believes to be justified; and

9. Assuring its own work to ensure its advice and decisions are of high quality.
Annex D: The Infrastructure Act – sections relating to the scope of the Highways Monitor role

10 Monitor

1. The Office of Rail Regulation must carry out activities to monitor how a strategic highways company exercises its functions.

2. Those activities may include investigating, publishing reports or giving advice to the Secretary of State on —

   a) whether, how and at what cost a strategic highways company has achieved its objectives under a Road Investment Strategy,
   
   b) objectives for a future Road Investment Strategy, and
   
   c) the effect of directions and guidance given by the Secretary of State to a strategic highways company under this Part.

3. The Office may direct a strategic highways company to provide such information as the Office considers necessary for the purpose of carrying out activities under subsection (1).

4. A direction under subsection (3) may specify the form and manner in which the information is to be provided.

5. A direction under subsection (3) may not require —

   a) production of a document which the strategic highways company could not be compelled to produce in civil proceedings, or
   
   b) provision of information which the company could not be compelled to give in evidence in such proceedings.

6. The strategic highways company must comply with a direction under subsection (3).

7. The Secretary of State must, in exercising functions under this Part, have regard to any advice given to him or her by the Office under this section.

8. The Secretary of State must lay a report published by the Office under this section before Parliament.

“15A Change of name

(1) The Secretary of State may by regulations make provision for the body established by section 15 to be known by a different name.

(2) Regulations under this section may amend this Act or any other enactment, whenever passed or made.

(3) Regulations under this section are to be made by statutory instrument.

(4) A statutory instrument which contains regulations under this section is subject to annulment in pursuance of a resolution of either House of Parliament.”

11 Monitor: compliance and fines

1. If the Office of Rail Regulation is satisfied that a strategic highways company has contravened or is contravening —
   
   a) section 3(6) (compliance with the Road Investment Strategy), or
   b) section 6(3) (compliance with directions and regard to guidance),

   the Office may take one or more of the steps mentioned in subsection (2).

2. The Office may —
   
   a) give notice to the company as to the contravention and the steps the company must take in order to remedy it;
   b) require the company to pay a fine to the Secretary of State.

12 Monitor: general duties

1. The Office of Rail Regulation must exercise its functions under sections 10 and 11 in the way that it considers most likely to promote —
   
   a) the performance, and
   b) the efficiency,

   of the strategic highways company.

2. The Office must also, in exercising those functions, have regard to —
   
   a) the interests of users of highways,
   b) the safety of users of highways,
c) the economic impact of the way in which the strategic highways company achieves its objectives,

d) the environmental impact of the way in which the strategic highways company achieves its objectives,

e) the long-term maintenance and management of highways, and

f) the principles in subsection (3).

3. The principles are that —

a) regulatory activities should be carried out in a way which is transparent, accountable, proportionate and consistent, and

b) regulatory activities should be targeted only at cases in which action is needed.

13 Monitor: guidance

1. The Secretary of State may from time to time give the Office of Rail Regulation guidance as to the manner in which it is to carry out its activities under section 10.

2. The Secretary of State and the Treasury, acting jointly, must give the Office guidance as to the circumstances in which the payment of a fine under section 11 should be required.

3. The Office must have regard to guidance given to it under this section.

4. Guidance under this section must be published by the Secretary of State in such manner as he or she considers appropriate.
Annex E: Summary of responses to our “Monitoring Highways England” consultation document

Question 1 - Are you clear what our role will involve? Are there aspects of our role which you would like more clarity about?

Responses

1. Respondents were generally clear about our role and understood that it will evolve over time. They saw benefits from realising synergies between our rail and road roles. One respondent thought that there was insufficient focus on the supply chain. Several respondents requested further clarity about specific aspects of our role, for example on our safety, enforcement and benchmarking remit.

How we have updated our monitoring framework

2. Our monitoring framework includes those sections of our consultation document which set out the scope of our role as respondents considered this section to aid clarity and understanding. We have also included the section which sets out the synergies between our rail and road roles. We have expanded the explanation of the scope of our role to set out how we will engage the supply chain and how we will monitor Highways England’s management of the supply chain.

3. We have reviewed the text in our monitoring framework to ensure that it accurately captures our health and safety monitoring remit, including the reduced scope of our highways role compared to our rail health and safety regulation. The framework makes clear reference to further Highways Monitor publications setting out our enforcement policy and our proposed approach to benchmarking.

Question 2 - Do you agree with our strategic objective for our highways monitoring role?

Responses

4. Respondents generally agreed with our strategic objective and welcomed the focus on transparency. One respondent noted that a key part of the Highways Monitor’s role will be to ensure that performance and efficiency information is comprehensible to the public. Several stakeholders suggested that specific areas of focus should be stated more explicitly, including on the environment, economic growth and freight.
How we have updated our monitoring framework

5. Our strategic objective for highways monitoring was generally supported by stakeholders and is confirmed in our monitoring framework. We have clarified in the supporting text that performance includes environmental and economic performance, and that road users include the freight industry.

Question 3 - Are there specific ways you would like us to engage with you beyond the industry forums already referred to in this document?

Responses

6. A range of additional industry forums / bodies for the Highways Monitor to engage were identified by stakeholders, including: Transport Focus’ Stakeholder Group, Highways England’s Vulnerable Road User Committee, the Passenger Transport Executive Group (PTEG), the Association for Consultancy and Engineering’s (ACE) Roads Sector Interest Group (SIG), the Highways Term Maintenance Association (HTMA), the Civil Engineering Contractors Association (CECA) Roads Forum, UK Roads Liaison Group (UKRLG), the World Road Association (WRA), Association of Directors of Environment Economy Planning and Transport (ADEPT), The Local Government Technical Advisers Group (TAG), Road Ahead Group, RAC Foundation, Chartered Institute of Highways and Transportation (CIHT), Highways Maintenance Efficiency Programme (HMEP) and the UK Roads Liaison Group incorporating the UK Roads Board.

7. Many respondents made offers of further bilateral engagement.

8. There was a clear focus on making sure that Highways Monitor engages with local / regional stakeholders including Local Enterprise Partnerships (LEPs), Local Planning Authorities (LPAs), Local Transport Authorities (LTAs) and Local Highways Authorities (LHAs), and understanding how we will interface on local / regional Memoranda of Understanding (MoUs).

9. One respondent considered that the proposed Roads Expert Panel duplicates the role of existing forums, another strongly endorsed it.

How we have updated our monitoring framework

10. Our monitoring framework expands on the approach to stakeholder engagement set out in the consultation document to place greater emphasis on engaging local / regional stakeholders. We have made clear that we have consulted to identify forums for engaging highways stakeholders and received helpful responses which we are
reflecting in our stakeholder engagement plan. We have reflected requests for bilateral meetings in our stakeholder engagement plan.

11. The monitoring framework commits to keeping the role of the Expert Panel under review to ensure it is appropriately supporting the development of the Highways Monitoring role.

**Question 4 - Have we identified the key areas that require monitoring? Are there particular areas of Highways England’s performance and efficiency which you consider require specific focus or an alternative monitoring approach?**

**Responses**

12. Respondents generally agreed with the areas for monitoring that we have identified. Some stakeholders made suggestions for greater emphasis on specific areas, aligning with their interests. Stakeholders made suggestions for future development of the performance framework, including a greater focus on journey time reliability, air quality, litter, reviewing the measure for encouraging economic growth (currently based on delays), new measures specific to freight and logistics, measures on collaborative working and responding to stakeholder concerns, further development of asset management measures, refinement to incident clearance targets, and requirements for improved user satisfaction.

13. One respondent stated a need to establish historical trend information.

**How we have updated our monitoring framework**

14. Our monitoring framework confirms the approach proposed in our consultation. We are adopting a flexible approach to monitoring, allowing our focus to respond to emerging performance and, where appropriate, stakeholder concerns. The monitoring framework confirms our approach to advising on future performance requirements. Some of the specific suggestions raised by stakeholders are included and we are taking these forward with Highways England. We have clarified that we will develop, and publish, trend information for the indicators that we monitor.
Question 5 - We have set out our initial plans for reporting on Highways England’s performance and efficiency. Is there further information or analysis that you think we should produce?

Responses

15. Some stakeholders suggested that the Highways Monitor should provide information on how well Highways England is engaging industry partners, particularly other highways authorities. Some also requested that the Highways Monitor should develop information relating to the wider road network.

16. Two respondents requested further information to show delivery of whole life cost benefits. Two respondents suggested that the Highways Monitor should provide further information on delivery of renewals and major projects. One proposed that we should monitor the efficiency of the roads reform.

17. One respondent proposed that we should monitor Highways England’s development of staff / industry skills.

How we have updated our monitoring framework

18. We have modified the approach set out in our monitoring framework to emphasise the importance that our monitoring regime places on Highways England engaging industry partners – a requirement of its licence. We have also brought out more clearly the importance that our monitoring regime places on licence conditions relating to sustainable asset management and whole life costing, and the importance of developing industry capability to enable delivery.

Question 6 - Is there specific information relating to Highways England which is not currently in the public domain which you think should be prioritised for publication?

Responses

19. Several respondents considered that Highways England’s data should be ‘open data’, and supported increased transparency. Several respondents thought that Highways England should publish its data on a regional basis.

20. Four respondents requested that Highways England should publish organograms and key contact information, including at an individual scheme level.
21. One stakeholder requested further clarity on value streams within Highways England, another requested that Highways England’s data improvement plan is published as soon as possible. One stakeholder requested further information on incident causation and duration, road works duration overruns and traffic flow, and provision of information to road users. One stakeholder requested that Highways England publishes information on how it is addressing change, with focus on skills and diversity issues and embedding them across the sector. Another stakeholder requested that Highways England publishes environmental and traffic impact assessments and modelling data in consultations even if planning permission is not required.

**How we have updated our monitoring framework**

22. Our monitoring framework has a strong focus on transparency of Highways England’s data, including performance reporting. We have made clear that we are taking forward with Highways England those specific areas in which stakeholders have requested increased public information.