Distribution Future Energy Scenarios 2021

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Woodgate

Forest L

B40

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Middle

West Midlands licence area Results and assumptions report





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Serving the Midlands, South West and Wales

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Glossary

Acronym	Definition
ACT	Advanced Conversion Technologies
AD	Anaerobic Digestion
ASHP	Air Source Heat Pump
BECCS	Bioenergy with Carbon Capture and Storage
BEIS	Department for Business, Energy and Industrial Strategy
BEV	Battery Electric Vehicles
CCGT	Combined-Cycle Gas Turbine
CCUS	Carbon Capture and Storage
CHP	Combined Heat and Power
DFES	Distribution Future Energy Scenarios
DNO	Distribution Network Operator
EMR	Electricity Market Reform
ENA	Energy Networks Association
EPC	Energy Performance Certificate
ESA	Electricity Supply Area
ESO	Energy System Operator
EV	Electric Vehicle
FES	National Grid ESO Future Energy Scenarios
FHS	Future Homes Standard
GHG	Green House Gases
GIS	Geographic information system
GSHP	Ground Source Heat Pump
GSP	Grid Supply Point
GW	Gigawatt
HGV	Heavy Goods Vehicle
HNDU	Heat Network Delivery Unit
HNIP	Heat Network Investment Project
kW	Kilowatt
LA	Local Authority
LCT	Low Carbon Technology
LGV	Light Goods Vehicle
LPG	Liquefied petroleum gas
LV	Low Voltage
MW	Megawatt
OCGT	Open-Cycle Gas Turbine
PHEV	Plug-in Hybrid Electric Vehicle
PV	Solar Photovoltaics
REPD	Renewable Energy Planning Database
RHI	Renewable Heat Incentive
SCR	Significant Code Review
SMR	Steam Methane Reformation
UKCS	UK Continental Shelf





Introduction to the WPD DFES 2021

Background:

The DFES provides granular scenario projections for generation, demand and storage technologies that are or will be connected to the electricity distribution network, out to 2050. The analysis also includes projections for new housing, commercial and industrial developments, which represent sources of new electricity demand. The projections are directly informed by stakeholder engagement, to reflect local and regional drivers, the needs and plans of local authorities, and views of other sector stakeholders, such as project developers, technology companies and community groups.

For the DNOs, the DFES allows network planners to model and analyse different future load scenarios for their network. This data then informs integrated network planning and investment appraisal processes. The DFES also provides a key data resource and evidence base to enable WPD to appraise different investment options and develop the business case necessary to support future investment, including regulated business plans.

Figure 1 – The WPD DFES annual process







The scope:

The WPD DFES 2021 scope encompasses all technologies that directly connect to or interact with the distribution network in the four WPD licence areas: South Wales, South West, East Midlands, and West Midlands. By definition, this excludes large-scale assets connecting directly to the National Grid transmission network, such as nuclear power, most offshore wind, and many gas-fired power stations.

The DFES analyses technology types that are of a similar scope to the National Grid FES 2021. These are standardised against "building blocks" as reported in the FES 2021, developed by the ENA Open Networks project.

The analysis considers both existing connections and the pipeline of future potential projects aiming to be deployed within WPD's licence areas. This report focusses on those projects within the West Midlands licence area.

The scenarios used for projection purposes extend from 2021 to 2050 and are aligned to the four <u>FES 2021 scenarios</u>: **Consumer Transformation**, **Leading the Way**, **Steady Progression**, and **System Transformation**. In this year's DFES analysis, several new technologies have been included for the first time. These include hydrogen electrolysis, hydrogen-fuelled power generation, and several types of electrified heating. The technology types and assumptions are under constant review and may change with future FES and DFES rounds in line with stakeholder feedback.

The results and assumptions:

The WPD DFES 2021 analysis is produced to granular geographic areas known as Electricity Supply Areas (ESAs), of which there are two types:

- Geographic ESA: the geographical area supplied by a Primary Substation (which contains WPD-owned distribution substations) providing supplies at a voltage below 33 kV,
- Single customer ESA: a customer directly supplied at 132, 66 or 33 kV or by a dedicated Primary Substation'.

These ESAs are also split by local authority boundaries, allowing the data to be aggregated to local authority or primary substation totals.

The DFES provides projections of capacity (MW) and number (i.e. number of EVs or heat pumps), but does not include analysis of network loads, load profiles or peak demand etc. This network load analysis is run by WPD network strategy and planning teams. WPD has published the results of this process on their website.

The West Midlands licence area

The WPD West Midlands licence area runs from Stroud in the south to Stoke-on-Trent in the north, and ranges from highly urban areas such as Birmingham, to many rural and protected areas. There are a number of towns and cities along the M5 and M6, which run south to north through the licence area. The large urban and industrial conurbation in the centre of the licence area includes Birmingham (the UK's second-most populous city), Wolverhampton and Solihull. However, the licence area also encompasses many rural areas, as well as national parks and AONBs such as the Cotswolds, the Wye Valley, the Peak District, Cannock Chase and the Shropshire Hills.

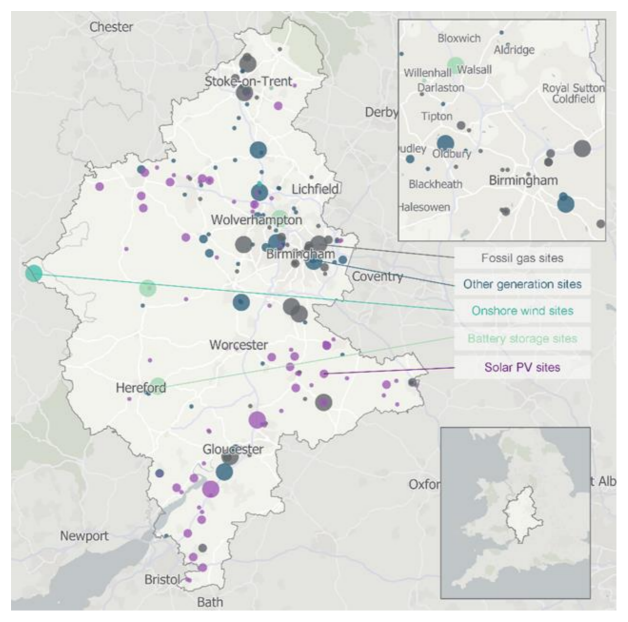




Distributed electricity generation has increased significantly over the last five-to-six years, with over 50% of capacity having only connected since 2015. Solar PV, fossil gas-fired power and waste processing sites make up the majority of distributed electricity generation capacity in the licence area. The largest generation site in the licence area is the 100 MW Fort Dunlop gas power plant. However, there is a 100 MW solar PV site and a 100 MW battery storage site looking to connect to the West Midlands distribution network in the coming years, exemplifying the shift to low carbon electricity that is taking place across the country.

In terms of electricity demand, domestic demand has steadily fallen over the last ten years as a result of increasing energy efficiency. However, new low carbon technologies such as electric vehicles and heat pumps are anticipated to increase electricity demand from homes and businesses. Currently, less than 2% of West Midlands households have an electric vehicle, and less that 0.5% have an electric heat pump. However, uptake of these technologies could rapidly increase over the coming decades, significantly altering the demand on the electricity distribution network in the region.

Figure 2 - The WPD West Midlands licence area, with the location of large-scale generation and storage sites



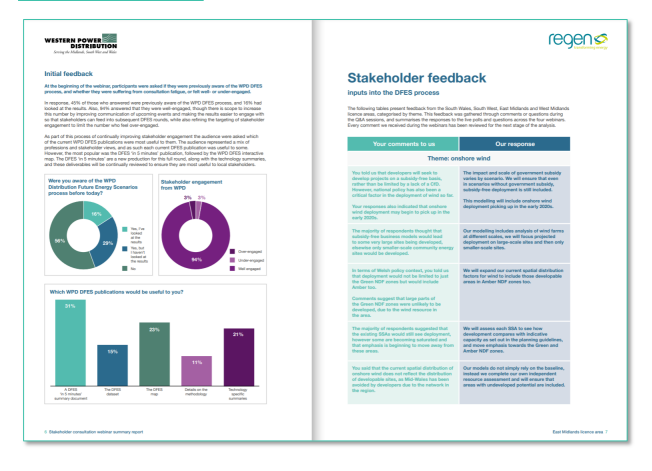




Local stakeholder influences

The development of the DFES has enabled WPD to take a more proactive approach to network planning. Stakeholders have been consulted via a series of consultation events, as well as direct engagement with local authority planners, climate emergency officers, project developers, energy technology companies, asset owner/operators and community energy representatives.

The four consultation events, one per licence area, were held online in June 2021. This allowed high levels of attendance and participation across a wide range of local stakeholders, to directly communicate and seek views on the analysis for the various technologies in-scope at a licence-area-specific level. To watch a recording of the stakeholder engagement events, or to read the reports summarising how the feedback has been incorporated into the DFES, visit the WPD DFES website.







Methodology summary

The DFES methodology is summarised below. A more detailed methodology report is available on <u>the WPD DFES website</u>.

Baseline analysis

Existing generation and demand on the distribution network is analysed to produce a baseline for the future scenarios. The baseline year for this year's analysis is up to the end of March 2021. This is based on WPD connection data, supplemented with project and subsidy registers, Department for Transport data, planning data, EMR Delivery Body Capacity Market registers and other national datasets. This produces an accurate starting point for the future scenarios, alongside analysis of historical uptake and location for each technology.

Pipeline analysis

Once a baseline is established, projects that are currently in development are analysed, reflecting the likely changes to generation and demand in the near term. This includes sites that have accepted a connection offer from WPD but that have not yet connected, or sites that are otherwise active, such as applying for or securing planning permission. Where possible, a discussion is held with a developer or relevant organisation to inform the scenario projections for these projects.

Demand from new domestic and non-domestic property developments is also included in the analysis. Local authority planning departments are contacted to verify the information and to provide insight into the rate of development within their planning period (in most cases the next 10-15 years). This consultation with local authorities also identifies where there are plans or strategies for supporting renewable energy deployment, decarbonisation of heat and transport, net zero declarations and any other energy-related plans or ambitions. These local factors are then, where possible, reflected in the scenario analysis and spatial distribution.

Annual cycle

WPD DFES is published on an annual basis, allowing scenario projections to be regularly updated to reflect the most up-to-date information available. The DFES is produced over the summer and published in the autumn, a few months after the release of the National Grid ESO FES publication and data. This allows the DFES to integrate the high-level scenario framework and assumptions from the latest FES, undertake a technology-specific reconciliation at licence area level (where possible) and should allow the outcomes and findings of the DFES to feed into the following year's FES.

The WPD DFES uses the FES as a framework, adopting the same scenario naming convention, broad national societal, technological and economic assumptions. However, the DFES is a bottom-up analysis of a changing energy system at a regional and sub-regional level that reflects specific regional and local factors. For most technologies, the national view presented by the FES is not directly reflected at a regional or local level. For example, an increase in onshore wind capacity at a national level will inevitably be reflected more in areas of significant onshore wind resource, such as South Wales, and less so in areas with limited resource, such as the West Midlands. The regular annual cycle allows for data sharing between the WPD DFES and the National Grid ESO FES teams, facilitating continuous improvement of the data quality and processes.





Scenario projections

The WPD DFES 2021 uses the same four future scenarios as the National Grid ESO FES 2021. These are the same scenarios as the 2020 iterations of the DFES and FES, but have been updated to reflect new information, data and policy drivers over the past year. The scenarios reflect various speeds of decarbonisation against levels of societal change, as illustrated in Figure 3.

Of these four scenarios, three (Leading the Way, Consumer Transformation, and System Transformation) meet the government target of net zero emissions by 2050. However they achieve these emissions reductions in different ways and at different rates. The remaining **Steady Progression** scenario represents a failure to meet net zero carbon emissions by 2050.

Key assumptions from the FES 2021 scenarios have been included in the DFES analysis and are detailed throughout this report. Further assumptions made to inform the DFES projections, including technology costs, spatial factors, the fate of sites in the pipeline etc. are detailed in the technology specific sections of this report.

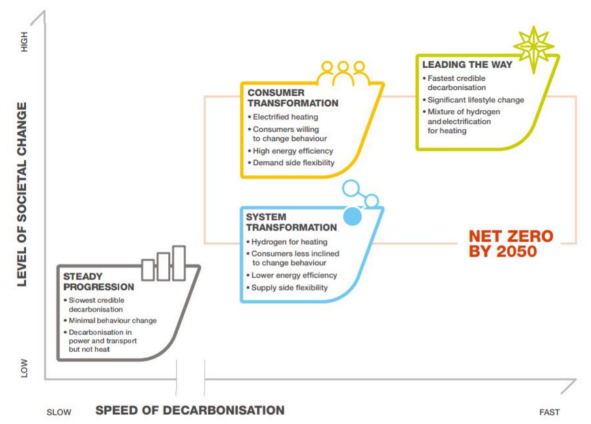


Figure 3 – The National Grid ESO FES 2021 scenario framework





Access and Forward-looking Charges Significant Code Review

Ofgem announced in summer 2021 some minded to decisions related to the Access SCR¹, in particular the intention to reduce the connection boundary for distribution connections. This means projects could have a lower cost to connect to the distribution network from April 2023. The consultation about these and other changes closed in August 2021, and a final decision is expected before the end of Q1 2022.

At the Charging Futures Forum in September 2021, Ofgem stated that they retain their view that the benefits of these changes will outweigh the increased cost to consumers. Therefore, within this final decision, there is anticipated to be a 'shallow' boundary for demand connections, removing all contribution to network reinforcement. For generation, a 'shallower' boundary for connections is also anticipated, essentially meaning a reduction in the contribution to reinforcement. It will likely consist of limiting the contribution to the required reinforcement based on the voltage level the generation asset is connecting at, and removing any contributions for reinforcement in the voltage level above. This is positive news for project developers, as it is often the 'one above' reinforcement that involves the highest costs.

However, Ofgem have stated that they are developing some 'mitigations' to protect consumers against any particularly high costs that these changes may trigger, which could dampen the benefits for project developers. The details of these mitigations are yet to be clarified.

It is likely that the impact of the changes to demand charging will be most significant for high electricity users, with a lower impact on domestic households, due to the latter being less likely to trigger reinforcement work.

The largest impact would be expected for high electricity demand technologies such as EV chargers. This could lead to a potential pause in connections of high voltage charging hubs, and a slower electrification of transport depots, before April 2023, followed by an equivalent short-term uptick after April 2023. The change will benefit existing industrial or business users looking to electrify demand, heat or processes. Hydrogen electrolysers would also likely benefit significantly from these changes, though significant deployment of electrolyser capacity is not anticipated until after these potential changes would be implemented.

From the generation side, the benefits are likely to be much more project specific, as it will depend on whether there are constraints and resultant reinforcement that will be triggered at the voltage level above that which the project is connecting at. Many generation projects will still be facing high costs for 'sole use assets' and reinforcement at their connection voltage. Given that costs rise with the voltage level, the potential changes would likely result in greater benefits for small LV generators and rooftop solar.

Battery storage connections, with both demand and generation capacity, could also be strongly influenced by the outcome of the SCR.

For the purposes of this DFES analysis, it has been assumed that the minded-to decision is implemented under **Consumer Transformation** and **Leading the Way**.

Retained capacity for decommissioning assets

Across the four DFES scenarios, some technologies will see a level of decommissioning between the baseline year and 2050. This largely consists of technologies that are incompatible with net zero carbon emissions, such as unabated fossil fuel power generation.

However, when an asset ceases conventional operation, the connection agreement held by the operator and the associated contracted export capacity secured with WPD is not automatically relinquished. It is likely that at least some sites will retain their connection capacity, with a view to participating in network ancillary services such as Short Term Operating Reserve, or for the potential future connection of an alternative generation or storage technology that is more compatible with net zero emission targets.





To address this, the DFES 2021 analysis has assumed that any connection capacity 'freed up' by the mothballing of a site, the removal of a generation asset or significantly reduced onsite operating hours, is either retained for ten years, or until a newly commissioned technology has been modelled to take its place, whichever comes sooner. This assumption is based on engagement with stakeholders, and internal network planning teams at WPD.

Example outcomes for decommissioning technologies include:

Decommissioned technology	Alternative technologies	Applied in which scenario		
	Battery storage			
Diesel generation	Hydrogen-fuelled generation	All scenarios		
	Retained capacity			
	Battery storage	Leading the Way		
Fossil gas generation	Hydrogen-fuelled generation	Consumer Transformation		
	Retained capacity	System Transformation		

List of technology types analysed as part of the WPD DFES 2021:

DFES technology	DFES sub-technology	Equivalent Building block ID number
Biomass & Energy Crops (including CHP)	-	Gen_BB010
CCGTs (non CHP)	-	Gen_BB009
Geothermal	-	Gen_BB019
Hydro	-	Gen_BB018
Hydrogen-fuelled generation	-	Gen_BB023
Marine	Tidal stream	Gen_BB017
Marine	Wave energy	Gen_BB017
Non-renewable CHP	<1MW	Gen_BB001
Non-renewable CHP	>=1MW	Gen_BB002
Non-renewable Engines (non CHP)	Diesel	Gen_BB005
Non-renewable Engines (non CHP)	Gas	Gen_BB006
OCGTs (non CHP)	-	Gen_BB008





Other generation	-	-
Renewable Engines (Landfill Gas, Sewage Gas, Biogas)	-	Gen_BB004
Solar Generation	Commercial rooftop (10kW - 1MW)	Gen_BB012
Solar Generation	Domestic rooftop (<10kW)	Gen_BB013
Solar Generation	Ground mounted (>1MW)	Gen_BB012
Waste Incineration (including CHP)	-	Gen_BB011
Wind	Offshore Wind	Gen_BB014
Wind	Onshore Wind <1MW	Gen_BB016
Wind	Onshore Wind >=1MW	Gen_BB015
Storage	Co-location	Srg_BB001
Storage	Domestic Batteries (G98)	Srg_BB002
Storage	Grid services	Srg_BB001
Storage	High Energy User	Srg_BB001
Storage	Other	Srg_BB004
Domestic	-	Dem_BB001a
Non domestic	A1/A2	Dem_BB002b
Non domestic	A3/A4/A5	Dem_BB002b
Non domestic	B1	Dem_BB002b
Non domestic	B2	Dem_BB002b
Non domestic	B8	Dem_BB002b
Non domestic	C1	Dem_BB002b
Non domestic	C2	Dem_BB002b
Non domestic	D1	Dem_BB002b
Non domestic	D2	Dem_BB002b





Non domestic	Sui Generis	Dem_BB002b
Air conditioning	-	Lct_BB014
Demand	Block load	-
Electric vehicles	Hybrid car (non- autonomous)	Lct_BB002
Electric vehicles	Hybrid LGV	Lct_BB004
Electric vehicles	Pure electric bus and coach	Lct_BB003
Electric vehicles	Pure electric car (autonomous)	Lct_BB001
Electric vehicles	Pure electric car (non- autonomous)	Lct_BB001
Electric vehicles	Pure electric HGV	Lct_BB003
Electric vehicles	Pure electric LGV	Lct_BB003
Electric vehicles	Pure electric motorcycle	Lct_BB001
EV Charge Point	Car parks	Lct_BB012b, LCT_BB013b
EV Charge Point	Destination	Lct_BB012b, LCT_BB013b
EV Charge Point	Domestic 13A	Lct_BB010b
EV Charge Point	Domestic off-street	Lct_BB010b
EV Charge Point	Domestic on-street	Lct_BB010b
EV Charge Point	En-route / local charging stations	Lct_BB012b, LCT_BB013b
EV Charge Point	En-route national network	Lct_BB012b, LCT_BB013b
EV Charge Point	Fleet/Depot	Lct_BB011b
EV Charge Point	Workplace	Lct_BB011b
Heat pumps	District heating	Lct_BB009
Heat pumps	Domestic –Hybrid	Lct_BB006
Heat pumps	Domestic - Non-hybrid ASHP	Lct_BB005
Heat pumps	Domestic - Non-hybrid GSHP	Lct_BB005





Heat pumps	Domestic - Hybrid + thermal storage	Lct_BB006
Heat pumps	Domestic - Non-hybrid ASHP + thermal storage	Lct_BB005
Heat pumps	Domestic - Non-hybrid GSHP + thermal storage	Lct_BB005
Hydrogen electrolysis	-	Dem_BB009
Resistive electric heating	Direct electric heating	-
Resistive electric heating	Night storage heaters	-





¹ Ofgem Minded to Position on the Access and Forward-looking Charges Significant Code Review

Results and assumptions

Demand technologies

New demand in the West Midlands licence area

Summary of modelling assumptions and results.

Technology specification:

New property developments can have a significant impact on local electricity demand and therefore are included in DFES analysis. We categorise new developments as new domestic developments (houses) and non-domestic sites (e.g. factory/warehouse, offices, retail, sports & leisure etc.).

Data on planned domestic and non-domestic developments is gathered through engagement with all local authorities in the licence area. Alongside historic build rates, this is used to inform local-level projections for future housing numbers and non-domestic floorspace (sqm).

Process and assumptions:

Database update and ESA assignment

- Through engagement with the LAs, development plans are verified and used to update a database of new developments. These contain location, size, likely use (for non-domestic), development stage and planned buildout timescale.
- Every LA within the licence area was contacted, with the previously collected data presented for verification or modification. A SharePoint database allowed local authorities to view and update the data themselves. Over half of LAs provided new data through the SharePoint or directly to the project team. For the remaining local authorities, Regen's existing project database was used; this database was developed through previous DFES iterations.

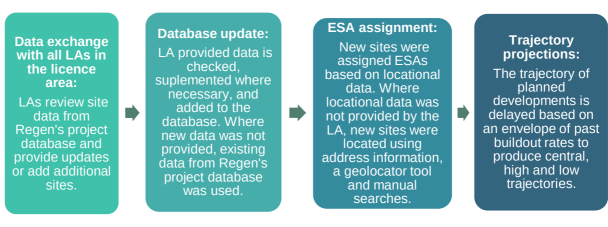


Figure 4 - Summary of methodology for the assessment of new developments

- All sites are assigned an ESA:
 - Most could be carried over from Regen's existing project database.
 - For newly provided developments with locational data, ESAs were assigned using GIS mapping. Large sites near an ESA border were manually checked and split across the neighbouring ESA where appropriate.
 - The remaining sites are assigned ESAs using a geolocator tool and manual searches. The tool runs the names of the developments through the OpenStreetMap search tool and where the search fails, further individual investigation of the development is carried out to locate it.





- Some sites are provided by LAs without a buildout rate. For these sites, an estimate is modelled based on the development stage, type, and typical regional site development rates.
- For non-domestic analysis, LA provided site areas are converted into floorspace (sqm) using a conversion ratio specific to the type of development and derived from historic DFES data.
- The LAs were also asked about existing or draft decarbonisation strategies for energy, transport, waste, and heating in their local area. This data was used to inform analysis within the wider WPD DFES 2021.

Trajectory projections

Delay factors and historic build rates

 Planned developments peak in the medium term; it is likely that a proportion of these developments will be subject to delays. To reflect this, the model applies delay factors to planned buildout timescales. In this way, the location and scale of development is maintained, but the period over which the sites are built is extended.

Table 1: Domestic delay factors, the percentage of domestic developments which are completed as planned, with the remainder delayed.

	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030-2050
High	85%	75%	65%	60%	60%	60%	60%	75%	75%	75%
Central	75%	65%	55%	50%	50%	45%	55%	55%	55%	55%
Low	65%	55%	45%	40%	40%	40%	40%	40%	40%	35%

- Three historic domestic build rates are determined using the past ten years of build out data:
 - o 'High' is an average of the three years with the highest build rates.
 - 'Central' is an average of the ten-year period.
 - o 'Low' is an average of the three years with the lowest build rates.
- These delay factors and historic housebuilding rates are then used to define a central trajectory, a high growth trajectory and a low growth trajectory.
- There is limited historic build rate data available for non-domestic developments. The delay factors are similarly determined and applied to account for project delays for non-domestic sites.

 Table 2: Non-domestic delay factors, the percentage of non-domestic developments which are completed as planned, with the remainder delayed.

	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030-2050
High	90%	90%	90%	90%	90%	70%	50%	55%	55%	55%
Central	80%	80%	80%	70%	70%	45%	35%	35%	35%	35%
Low	70%	70%	70%	60%	60%	35%	20%	20%	20%	20%

Residual sites and modelled development

- The domestic analysis seeks to capture all significant developments, defined as 20 homes or more. Analysis of previous new developments studies suggests this cut-off leaves about 5% of homes un-recorded, so these 'residual' small-scale sites are modelled and included in the final trajectory.
- There is a natural reduction in the data for planned developments after 2025 given the longer timeframe. Additional domestic developments are modelled post 2025, this 'modelled development' brings the long-term trajectory up to the levels of historic averages.
- There are no residual sites or 'modelled developments' for non-domestic developments.





Assigning trajectories to scenarios

- The 2021 FES shows no variation in new developments across the trajectories. However, for WPD's network planning the analysis applies the trajectories as follows:
 - Leading the Way uses the high trajectory.
 - o Consumer Transformation and System Transformation use the central trajectory.
 - Steady Progression uses the low trajectory.

Figure 5 West Midlands central trajectory breakdown - domestic (2021-2041) Planned developments, sourced from local authority data, are combined with modelled developments in the longer term to produce trajectories for new build housing and non-domestic floorspace 18,000 16,000 14,000 of homes 12,000 10,000 Number 8.000 6.000 4.000 2.000 0 2040 2026 2039 2021 2024 2025 2027 2028 2034 2037 2038 203 2036 204 Residual developments Planned developments Modelled developments Central trajectory

Results:

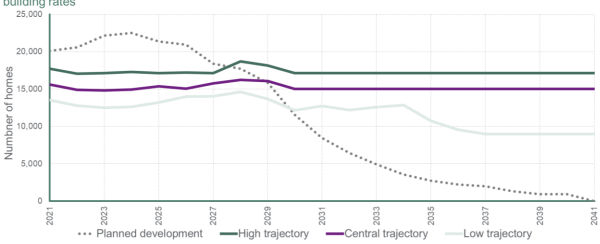
- For the West Midlands licence area, the domestic central trajectory varies around an historic build rate of 15,000 homes annually.
- The non-domestic central trajectory varies around 700,000 sqm of floorspace annually throughout the 20s.
- Of the planned non-domestic developments, 51% is factory and warehouse and 33% is office space.
- The Cheltenham 132/66/11kVDUMMY has the highest number of domestic developments projected to build out: nearly 6,500 and driven by the proposed 4,200 home Northwest expansion of Cheltenham.
- FOUR ASHES 33 11kV S STN has the greatest amount of non-domestic floorspace due to be developed: 750,000 sqm and driven by the 740,000 sqm West Midlands Interchange, due to begin construction in 2022.
- These projections also inform the analysis of domestic technologies such as electric vehicles, heat pumps and rooftop solar PV. The spatial data from the local plans define where on the WPD network these technologies may be located.





Figure 6

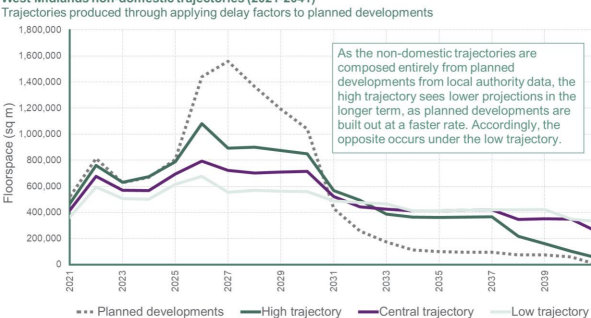
West Midlands domestic trajectories (2021-2041)



Modelled through planned developments compared to high, central and low historic building rates

Figure 7

West Midlands non-domestic trajectories (2021-2041)



Stakeholder engagement:

- The initial stage of this process is reliant on engagement with LAs in the licence area. Over half of LAs provided new data, through the SharePoint or directly to the project team. For the remaining local authorities, Regen's existing project database was used.
- With many LAs engaging directly with the process, the projections are based on the most accurate and up to date information available.
- Some LAs were not able to provide information within the timeframe of the project, especially due to resourcing pressures as a result of the ongoing COVID-19 pandemic.
- Regen's project database ensured that all LAs were represented with recent high granularity development data.
- Alongside the new developments data exchange, the LAs were also asked about existing or draft decarbonisation strategies for energy, transport, waste, and heating in their local area. This data was used to inform analysis within the wider WPD DFES 2021.





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Heat pumps in the West Midlands licence area

Summary of modelling assumptions and results

Technology specification:

Domestic dwellings where a heat pump is the primary source of space heating and hot water. This category is divided into a number of technologies and sub-technologies, based on the heating technology and configurations that represent different loads on the electricity distribution network:

- Non-hybrid heat pumps, powered purely by electricity Building block Lct_BB005. This is subdivided into:
 - o Air source heat pumps without thermal storage
 - Air source heat pumps with thermal storage (in the form of a hot water cylinder or a phase-change material thermal store)
 - $\circ~$ Ground source heat pumps without thermal storage
 - o Ground source heat pumps with thermal storage
- Hybrid heat pumps, a combination of a heat pump and a secondary non-electric heat source that can be used at times of peak electricity demand or high electricity prices Building block Lct_BB006.
 - For the purposes of the DFES, the fuel of the secondary heat source, such as biofuel, fossil gas or hydrogen, is not broken out in the projections.
- District heat network heat pumps, specifically houses connected to a network of hot water provided via a large-scale heat pump Building block Lct_BB009

Thousands of	of dwellings	Baseline	2025	2030	2035	2040	2045	2050
Non-hybrid air source	Steady Progression		29 (9)	122 (28)	252 (56)	412 (88)	501 (108)	576 (125)
heat pumps	System Transformation	10	40 (11)	91 (23)	175 (44)	271 (67)	359 (95)	419 (113)
(of which have thermal storage)	Consumer Transformation	(0)	72 (19)	281 (66)	630 (146)	1109 (261)	1417 (363)	1484 (414)
	Leading the Way		181 (48)	547 (148)	888 (252)	1113 (407)	1129 (492)	1158 (524)
Non-hybrid ground source heat pumps (of which have	Steady Progression		13 (4)	36 (12)	74 (24)	119 (41)	169 (54)	204 (65)
	System Transformation	3	16 (5)	51 (17)	75 (26)	104 (38)	118 (44)	130 (52)
	Consumer Transformation	(0)	21 (7)	71 (21)	233 (86)	457 (194)	646 (301)	776 (397)
thermal storage)	Leading the Way		49 (17)	165 (65)	322 (147)	478 (263)	626 (402)	667 (423)

Data summary for heat pumps in the West Midlands licence area:





	Steady Progression		0	9	19	27	28	29
Hybrid heat pumps	System Transformation	0	4	9	54	225	404	574
	Consumer Transformation	. 0	5	13	52	103	145	161
	Leading the Way		7	47	118	222	268	293
District heat network heat pumps	Steady Progression		2	5	5	6	7	8
	System Transformation	0	2	7	19	37	50	55
	Consumer Transformation	. 0	3	9	28	58	83	91
	Leading the Way		3	8	25	53	76	92

Summary:

- In line with potential options for decarbonising heat at a national level, there is a dramatic shift to low carbon heating in the West Midlands licence area in all three of the net zero scenarios. Under Consumer Transformation and Leading the Way, this results in heat pumps becoming the predominant domestic heating technology in the West Midlands by 2050.
- Under System Transformation, decarbonisation of heat on a national level is driven by hydrogen, either through standalone boilers or hybrid heat pumps. With the vast majority of homes in the West Midlands connected to the fossil gas network, there is strong hybrid heat pump uptake in this scenario. Off-gas homes are still mainly decarbonised through a non-hybrid heat pump.
- Dense urban areas of the licence area, particularly in and around Birmingham, see a rollout of a number of planned and potential future heat networks in the three net zero scenarios.





Modelling assumptions and results:

Baseline

- The West Midlands licence area has an estimated 13,000 dwellings heated via a heat pump, of which 10,000 are thought to be on air source heat pumps, with the remaining 3,000 on ground source heat pumps.
- This baseline has been derived through analysis of EPC records, RHI data and WPD data on heat pump installations.
- Due to lack of evidence, the modelling assumes no thermal storage for existing heat pumps.
- The modelling suggests that around 0.6% of homes in the West Midlands are heated by a heat pump. This is directly in line with the national average of 0.6% of homes, reflecting that the West Midlands has a similar housing stock to GB as a whole.
- The primary deployment driver for domestic heat pumps in existing homes in GB in recent years has been the domestic RHI.

Near-term (April 2021 to March 2025)

• All six forms of domestic heat pump heating have modelled holistically at a national and regional level, alongside resistive electric heating and non-electric heating. This has been achieved through applying scenario trajectories to 36 dwelling archetypes, based on current heating technology, building type, tenure and district heating potential.

Non-hybrid heat pumps

- In the near term, heat pump deployment ramps up in every net zero scenario, as the UK government looks to achieve 600,000 heat pump installations annually by 2028². This ambition is achieved in the Consumer Transformation scenario, and exceeded under Leading the Way.
- As per the UK government's consultation on future support for low carbon heat³, off-gas buildings are likely to be targeted in the near-term, supported through schemes such as the Clean Heat Grant⁴.
- While the West Midlands has a similar proportion of off-gas home as the rest of the UK, it
 has higher levels of home ownership and semi-detached/detached houses. As a result, the
 uptake of heat pumps in the West Midlands licence area is slightly ahead of the national
 trajectory.
- Heat pumps are assumed to be combined with thermal storage in 30% of new installations in all scenarios unless the heat pump is combined with a resistive electric back-up element. This is based on the proportion of homes with a hot water cylinder, as per the English Housing Survey⁵, and weighted towards larger houses due to the greater average floorspace.
- In the near-term, most new build homes are expected to continue installation fossil gas and resistive electric heating systems in all scenarios. However, under **Consumer Transformation** and **Leading the Way**, heat pump installations in new builds increase ahead of the Future Homes Standard implementation in 2025.

Hybrid heat pumps

 Hybrid heat pumps see minimal uptake in the near-term. Fully electric solutions are preferred under Consumer Transformation and Leading the Way, while existing gas, oil and LPG heating systems remain installed under System Transformation and Steady Progression.





District heating heat pumps

- Near-term modelling of district heating heat pumps directly uses data from HNDU and HNIP⁶, the Heat Networks Planning Database⁷, and direct engagement with local authority planners.
- Over ten district heating pipeline projects were identified, including a deep geothermal project in Stoke, alongside several in Birmingham, Solihull, Sandwell and Staffordshire.
- However, only three of these projects were planning to be heated via a heat pump, with the remainder heated by waste heat, Energy from Waste CHP or fossil gas CHP.
- Where possible, the location and numbers of domestic customers for each pipeline heat network were ascertained, and reflected in every scenario. The majority of early-stage heat networks in the West Midlands are currently targeting large commercial heat demand, such as public buildings, rather than domestic consumers.

Medium-term (April 2025 to March 2035)

Non-hybrid heat pumps

- Non-hybrid heat pumps continue to be installed in off-gas homes throughout the 2020s. In larger or less well-insulated houses, both air source and ground source heat pumps are installed alongside thermal storage.
- In areas of denser population, such as terraced houses and flats, GSHP installations are likely to connect to shared ground loops. This reduces the installation cost on a per-home basis, compared to each dwelling having an individual borehole or slinky loop⁸.
- The Future Homes Standard⁹ is implemented from 2025 under two scenarios, preventing new-build homes from connecting to the fossil gas network.
 - Under Consumer Transformation and Leading the Way the FHS is implemented as anticipated, resulting in heat pumps becoming the heating technology of choice for the vast majority of new builds. This is spread roughly equally across ASHPs, GSHPs on communal loops, and district heating heat pumps.
 - Under System Transformation, the FHS is implemented but circumvented through new build homes installing hydrogen-ready boilers, in anticipation of conversion of the fossil gas network to low carbon hydrogen in this scenario. As a result, heat pump uptake in new builds remains low.
 - Under Steady Progression, the FHS is not implemented. As such, the majority of new builds continue to install fossil gas boilers, and heat pump uptake in new builds remains low.

Hybrid heat pumps

- Hybrid heat pump uptake accelerates in the 2030s under the three net zero scenarios, as heat decarbonisation is targeted across the entire building stock.
- Under Consumer Transformation and Leading the Way, hybrid heat pumps are predominantly installed in off-gas houses, combined with a biofuel backup heater, and ongas houses combined with a fossil gas or hydrogen boiler. Uptake is projected to be minimal in flats, owing to lower heat demand and space constraints preventing uptake of two heating systems in a small home.
- Under System Transformation, hybrid heating systems are installed in some homes as mitigation against the higher price of distributed hydrogen compared to fossil gas.





District heating heat pumps

- Medium-term modelling of district heating heat pumps follows national trends, based on BEIS' 'Opportunity areas for district heating networks in the UK'¹⁰ combined with housing density. The BEIS study correlates hotspots of heat demand with potential heat sources, which could be upgraded via a large-scale heat pump.
- This results in uptake in urban areas where heat demand is particularly dense, particularly in the West Midlands conurbation surrounding Birmingham.

Long-term (April 2035 to March 2050)

Non-hybrid heat pumps

- Under Consumer Transformation and Leading the Way, heat pumps become the dominant form of domestic heating in the UK. This includes a wholesale shift from fossil gas boilers to heat pumps in the 2030s and 2040s.
 - In the West Midlands licence area, this results in around 2.3 million non-hybrid heat pumps by 2050 under Consumer Transformation, and 1.8 million under Leading the Way.
 - In both scenarios, ASHPs make up approximately 65% of non-hybrid heat pumps, with GSHPs making up the remaining 35%.
- Under System Transformation and Steady Progression, non-hybrid heat pump uptake is more limited.
 - Under System Transformation, this is due to the presence of hydrogen boilers and hybrid heat pumps as low carbon heating technologies, which replaces the majority of current fossil gas heating.
 - Under Steady Progression, progress towards heat decarbonisation is slow, as the UK fails to meet net zero by 2050.
- Thermal storage has potential to increase in all scenarios, especially as new phase-change thermal stores come to market and consumers become more engaged with energy consumption. By 2050, over half of retrofit non-hybrid heat pumps are alongside a form of thermal storage under Consumer Transformation and Leading the Way. This includes retrofitting of thermal storage onto heat pump installations that were previously installed without.
- For new build homes, the medium-term assumptions continue to 2050. In developments in more densely populated areas, district heating heat pumps are favoured over standalone non-hybrid heat pumps.

Hybrid heat pumps

- Hybrid heat pumps see rapid uptake under **System Transformation** as hydrogen becomes available as a heating fuel on a national level, replacing the fossil gas network.
 - In this scenario, the majority of hydrogen is produced through reformation of natural gas. As a result of losses during the conversion and delivery of blue hydrogen, it is anticipated to be substantially more expensive than fossil gas for the end consumer.
 - This results in high levels of hybrid heat pump uptake, as heating via a heat pump is anticipated to be more cost-effective outside of the winter heating season than a standalone hydrogen boiler in many cases.

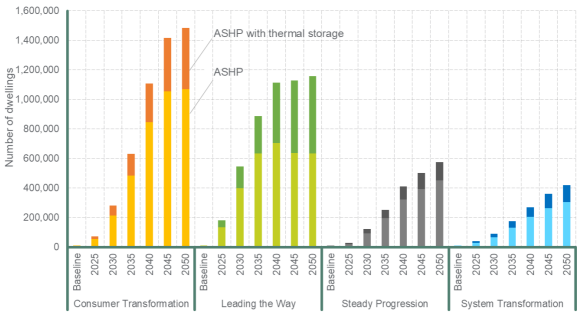
District heating heat pumps

• As per the medium-term, district heating heat pumps are deployed in denser urban areas and new housing developments under the net zero scenarios.





Figure 8



Number of domestic air source heat pumps by scenario For the West Midlands licence area

Figure 9

Number of domestic ground source heat pumps by scenario For the West Midlands licence area

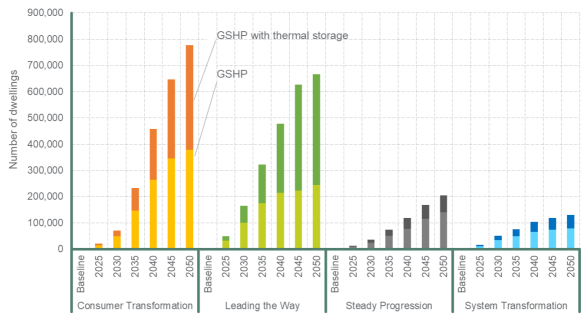






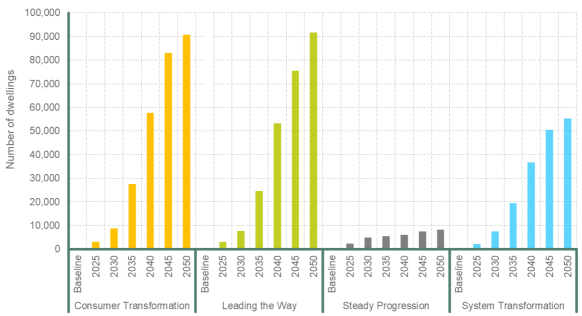
Figure 10



Number of domestic hybrid heat pumps by scenario For the West Midlands licence area

Figure 11

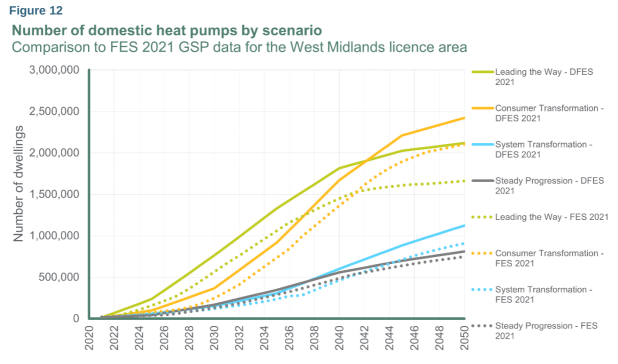
Homes heated by district heating heat pumps, by scenario For the West Midlands licence area







Reconciliation with National Grid FES 2021:



Results in this section relate to the FES 2021 data for the relevant GSPs within the West Midlands licence area.

In the available GSP-level data, the National Grid FES 2021 does not split out district heating driven by heat pumps from other forms of district heating, such as biomass, gas CHP and waste heat. As a result, a direct reconciliation has not been undertaken.

The Building Block data provided in the FES 2021 classifies an 'ASHP with a resistive heating element' as a hybrid heat pump (Lct_BB006), whereas the DFES analysis considers this a variation of a non-hybrid heat pump (Lct_BB005). Accordingly, the reconciliation has been undertaken using combined figures for both non-hybrid and hybrid heat pumps.

- The rate of uptake of heat pumps, the type of heat pump, and the availability of alternative low carbon heating technologies are key, national-level assumptions that underpin much of the difference between the four scenarios.
- As a result, the DFES analysis has not looked to model these scenarios at a national level, but instead analysed how these scenarios may look on a regional and local level. Therefore, the analysis has strongly leant on the national FES outcomes for each heating technology as a starting point.
- Throughout the timescale of the analysis, the DFES results for the West Midlands are ahead of the National Grid FES GSP data in every scenario. The reason for this is not certain, but it could be due to the identified higher proportion of houses in the West Midlands compared to GB as a whole, and high levels of house building in the West Midlands throughout the scenarios timeframe.
- In the longer term, the DFES analysis broadly aligns with the National Grid FES, reflecting end-point national decarbonisation of heat in the net zero scenarios.
- The breakdown of thermal storage is not directly detailed in the FES. However, it is stated that 60% of heat pumps have thermal storage by 2050 under Leading the Way, versus just 30% under Steady Progression. This range has been reflected in the modelling of non-hybrid heat pumps at 40% under System Transformation and 50% under Consumer Transformation.





Factors that will affect deployment at a local level:

- The spatial distribution of heating technologies has been modelled holistically based on the existing heat technology in the home, the building type, the tenure of the household in question and the district heating potential of each geographic ESA.
- Heat pump uptake increases throughout each scenario. In the nearer term, the distribution of heat pumps is weighted more heavily towards houses rather than flats, and owner-occupied and socially rented dwellings rather than privately rented dwellings. However, all dwelling archetypes see heat pump uptake in all scenarios.
- Analysis of dwelling archetypes have been used to model the spatial distribution of each heat pump sub-technology. For example:
 - Owner-occupied detached and semi-detached houses are considered more likely to have thermal storage alongside a heat pump, as this type of dwelling is most likely to already host a hot water cylinder or have space to install any form of thermal store.
 - Terraced houses and flats are considered more likely to host a ground-source heat pump, due to the potential to connect to a shared ambient ground-loop in more densely packed residential areas.
 - Private rented houses and flats are modelled to see slower uptake of heat pumps compared to owner-occupied and socially rented dwellings, which typically have a greater impetus to install building improvements.
- Additionally, homes located where existing district heat networks are sited or planned, or located within areas with potential for district heating, see focussed uptake of district heating heat pumps.
 - A near-term pipeline of district heat projects was identified through data from HNDU and HNIP, alongside the Heat Networks Planning Database.
 - The potential for district heating heat pumps in the longer term was derived from BEIS' 'Opportunity areas for district heating networks in the UK', combined with Output Area-level data on housing density.
- Regen's engagement with local authorities has been used to weight near-term and medium-term projections towards authority areas with clear heat decarbonisation strategies.
- New build housing is also a key influencer of local deployment. New housing developments are modelled specifically based on local planning data, using the exact location of each development.





Assumption number	3.1.3 – Heat pump adoption rates		
Steady Progression	Low disposable income and low willingness to change lifestyle means consumers buy similar appliances to today		
System Transformation	Medium disposable income, an increase in energy prices relative to today through carbon price but low willingness to change lifestyle and consumer preference is to minimise disruption to existing technologies		
Consumer Transformation	Medium disposable income, high energy prices relative to today through carbon price incentives and a change in zeitgeist drive behavioural change to adopt new heating technologies		
Leading the Way	High disposable income, high energy prices relative to today through carbon price incentives and a change in zeitgeist drive behavioural change to rapidly adopt and experiment with new heating technologies		
Assumption number 4.2.27 – Uptake of hybrid heating system units*			
Steady Progression	Gas boilers still dominant and very low levels of hybridization		
System Transformation	Hydrogen boilers dominant and very low levels of hybridization		
Consumer Transformation	Moderate levels of heating hybridization. Even in a highly electrified heat landscape the availability of other fuels makes hybridization cost optimal in certain localities		
Leading the Way	The drive to get to net zero early means taking the best from each fuel source and each technology to achieve optimum overall outcome for individual consumers and the system a large		

Relevant assumptions from National Grid FES 2021:

* note that this assumption relates to the National Grid FES definition of hybrid heat pumps. This includes ASHPs with a resistive electric back-up heater, which are considered as non-hybrid heat pumps in the DFES.

Stakeholder feedback overview:

Heat pumps					
Your comments to us	Our response				
Stakeholders said that off-gas fossil fuel- heated homes and new build homes would be most strongly targeted for heat pump deployment over the next decade, with on- gas homes and households in fuel poverty the least targeted. However, all options were considered likely to be targeted to some degree.	We have used these factors in the distribution of heat pumps between the baseline and 2028, considering current heating technologies, fuel access and demographic factors for each licence area.				





Stakeholders noted that WPD may not have sight of all installed heat pumps.	We construct a baseline of low carbon technologies such as heat pumps from an array of sources, including WPD data, RHI data and Energy Performance Certificates. We believe this yields a reasonably accurate baseline.
Stakeholders noted that the condition of the building stock is likely to play a significant role in the uptake of heat pumps in the near term, with local authorities encouraged to tackle the worst-performing stock via whole- house retrofit.	We have modelled heat pump uptake across all types of housing, with an accelerated uptake in dwelling archetypes that see higher rates of fuel poverty and poor energy efficiency.
Stakeholders asked whether new build housing would be designed to avoid the need for significant space heating.	As it stands, the Future Homes Standard would not achieve levels of efficiency akin to the Passivhaus standard, where space heating demand is minimised. As a result, we have modelled new build housing as still requiring some form of space heating, typically via a heat pump.

References:

EPC data, Census 2011, RHI data, English Housing Survey, Regen consultation with local stakeholders.





Resistive electric heating in the West Midlands licence area

Summary of modelling assumptions and results

Technology specification:

A system using resistive electricity to provide primary space heat and hot water to domestic buildings, rather than driven by a heat pump. This has been subdivided into:

- Night storage heaters dwellings heated by resistive electric heaters combined with a thermal store such as ceramic bricks, which are heated overnight on off-peak electricity and radiate stored heat during the daytime.
- Direct electric heaters dwellings heated by electric heaters that directly radiate heat when required, also known as panel heaters.

Data summary for resistive electric heating in the West Midlands licence area:						area:		
Thousand	ds of dwellings	Baseline	2025	2030	2035	2040	2045	2050
Night storage heaters	Steady Progression	163	156	140	124	113	107	104
	System Transformation		161	149	130	96	66	50
	Consumer Transformation		161	147	128	104	84	83
	Leading the Way		140	128	111	109	121	139
Direct electric heaters	Steady Progression	97	93	79	69	55	41	34
	System Transformation		95	78	63	45	26	16
	Consumer Transformation		97	77	59	38	14	8
	Leading the Way		91	75	53	37	25	24

There are no Open Networks Building Blocks for resistive electric heating.

Summary:

- Resistive electric heating, particularly direct electric heating, has historically been much more expensive to run than heating via gas, oil or an electric heat pump. Households on resistive electric heating are disproportionately likely to be in fuel poverty, as a result.
- The number of households on resistive electric heating decreases in all scenarios, with more affordable to run options such as heat pumps and district heating coming forward. Direct electric heating, as the least affordable heating method, is targeted more in the near term. There is a shift from direct electric heating to night storage heating in homes where a wet heating system, like a boiler or heat pump, is not feasible.
- There are homes remaining on resistive electric heating in 2050 in every scenario, despite its decreasing number. In dwellings where heat demand is low, such as well-insulated flats and small houses, it may not be economical to install more capital-intensive wet heating system such as a heat pump. There may also be homes where resistive electric heating is the only electrified option, such as due to planning or structural constraints in select listed buildings and high-rise apartments.





Modelling assumptions and results:

Baseline

- The West Midlands licence area has an estimated 260,000 dwellings heated via resistive electric heating, of which 163,000 are thought to be on night storage heaters, with the remaining 97,000 on direct electric heating.
- This baseline has been derived through analysis of EPC records, Census 2011 data and WPD data on domestic customers connected to an Economy 7 meter.
- Resistive electric heating is similarly prevalent across the West Midlands and the UK as a whole, at around 11% of homes.
- This is due to a combination of rural areas not connected to the fossil gas network, and highly urban areas such as Birmingham, which features many high-rise apartment blocks heated electrically.
- Where resistive electric heating is present it is more common in flats, in line with the national picture.

Near-term (April 2021 to March 2026)

- All domestic heating technologies, such as resistive heating, heat pumps and non-electric boilers, are modelled holistically at a national and regional level. This has been achieved through applying scenario trajectories to 36 dwelling archetypes, based on current heating technology, building type, tenure and district heating potential.
- The number of dwellings on resistive electric heating decreases in the near term in all scenarios, as households look to or are supported to switch to more economic forms of domestic heating.
- There is some flux in resistive electric heating in the near term, such as homes converting to gas heating through the Fuel Poor Network Extension Scheme¹¹, homes upgrading to more modern night storage heaters through the Energy Company Obligation¹², and homes converting to more efficient electric heating such as heat pumps and district heating.
- Under Consumer Transformation and Leading the Way, higher heat pump and district heat deployment in the near term relates directly to a greater decrease in resistive electric heating.
- Leading the Way sees particularly strong uptake of heat pumps in the near term, with the UK meeting and exceeding its target of 600,000 heat pump installations per year by 2028. This predominantly targets off-gas and new-build housing. The modelling assumes up to 15% of night storage heated houses are converted to heat pumps in the near term under this scenario.
- Around 10% of new build properties currently install resistive electric heating, particularly new build flats and apartment blocks. This is projected to remain steady throughout the near term, regardless of the anticipated ban on gas connections in new build homes from 2025.

Medium-term (April 2026 to March 2035)

- Under Consumer Transformation and Leading the Way, accelerating heat pump and district heat deployment in the medium-term results in further decreasing numbers of homes on resistive electric heating. This particularly impacts direct electric heating, as the most expensive from of electric heat.
- Under Steady Progression and System Transformation, more modest heat pump uptake is augmented by continued expansion of the fossil gas network and the rollout of a future hydrogen network respectively, similarly impacting resistive electric heating levels.
- By 2035, direct electric heating is reduced by between 30% under **Steady Progression** to 46% under **Leading the Way**.
- Under Consumer Transformation and Leading the Way, improvements to new 'phasechange' thermal storage results in up to 30% of direct electric heated homes converting to new, smart night storage heaters.





- By 2035, night storage heating is reduced by between 20% under System Transformation to 32% under Leading the Way. Around half of baseline night storage heaters are removed by this point under Leading the Way. However, this is contrasted by new installations in new builds and conversions from direct electric heating.
- Direct electric heating is assumed to no longer be installed in new build homes beyond the near term in all scenarios, but night storage heating is still installed in a small majority of new developments. This decreases under the three net zero scenarios, as district heating and communal loop ground source heat pumps are preferred for denser new builds.

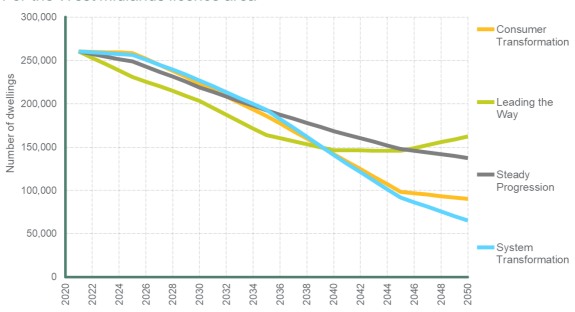
Long-term (April 2035 to March 2050)

- Direct electric heating continues to be marginal in all scenarios in the long term due to more affordable alternatives for low carbon heating. By 2050, direct electric heating levels are only 8% of the baseline under **Consumer Transformation**, compared to 35% of the baseline under **Steady Progression**.
- Under **Steady Progression**, the continued provision of the fossil gas network for heating results in a steady move away from resistive electric heating, despite the higher carbon emissions associated for fossil gas domestic heating.
- Under **System Transformation**, the prevalence of hydrogen for domestic heating accelerates the move away from resistive electric heating in the longer term. As a result, this scenario has the least resistive electric heating by 2050.
- Under Consumer Transformation, continued rollout of heat pumps accelerates the move away from resistive heating. This includes district heating and communal loop ground source heat pumps in flats and urban areas, where resistive electric heating is more common.
- Leading the Way has the highest level of societal engagement, energy efficiency and technological advances in smart, phase-change storage heating. This results in next-generation storage heating becoming a more affordable form of domestic heating in the longer term, and a source of demand-side response flexibility through smart heaters and Time of Use Tariffs. As a result, this scenario sees an uptick in night storage heating in the latter years of the scenario timeframe.





Figure 13



Number of resistive electric heated homes by scenario For the West Midlands licence area

Reconciliation with National Grid FES 2021:

There are no resistive electric heating numbers presented at a GSP level in the FES 2021. Therefore, reconciliation has been undertaken in relation to national FES 2021 results for resistive electric heating.

The domestic heat modelling has been calibrated against the FES scenarios. As a result, differences on a regional level are directly related to the existing housing stock and new build development rates in the licence area.

In the case of the West Midlands licence area, direct electric heating and night storage heating reduce similar to the national trajectory.

Factors that will affect deployment at a local level:

- The spatial distribution of heating technologies has been modelled holistically based on the existing heat technology in the home, the building type, the tenure of the household in question and the district heating potential of each ESA.
- The distribution of homes replacing their resistive electric heating system is weighted more heavily towards houses rather than flats, and owner-occupied and socially rented dwellings rather than privately rented dwellings.
- New build housing is also a key influencer of local deployment of future smart storage heating. New housing developments are modelled specifically based on local planning data.

Relevant assumptions from National Grid FES 2021:

There are no assumptions in the FES 2021 that directly detail resistive electric heating. Assumptions around heat pump uptake, which strongly influences resistive electric heating, can be found in the Heat Pumps technology summary sheet.





Stakeholder feedback overview:

Resistive electric heating				
Your comments to us	Our response			
Stakeholders said that resistive electric heating was most likely to remain in smaller houses and flats in the net zero future, rather than being replaced by heat pumps.	We have modelled resistive electric heating based on housing stock, existing heat technology and location, particularly accounting for the potential for district			
Stakeholders said that resistive electric heating would be replaced with heat pumps and district heating over time.	heating in urban rather than rural areas and the potential for resistive heat to remain in flats and smaller homes.			

References:

EPC data, Census 2011, English Housing Survey, Regen consultation with local stakeholders.





Electric vehicles in the West Midlands licence area

Summary of modelling assumptions and results.

Technology specification:

Electric vehicles (EVs) – including cars, buses and coaches, HGVs, LGVs and motorcycles, including Battery EVs and Plug-in Hybrid EVs.

Thousan	ds of EVs	Baseline	2025	2030	2035	2040	2045	2050
	Steady Progression		115	438	1,206	2,385	3,252	3,492
Battery	System Transformation	21	145	626	1,862	3,126	3,373	3,173
EVs	Consumer Transformation		275	1,163	2,663	3,283	3,278	3,067
	Leading the Way		271	1,301	2,874	3,305	3,068	2,434
	Steady Progression	15	47	110	203	271	173	44
Plug-in Hybrid	System Transformation		46	103	151	104	29	0
EVs	Consumer Transformation		34	65	83	49	5	0
	Leading the Way		46	92	70	27	0	0

Data summary for EVs in the West Midlands licence area:

- At present, EVs represent approximately 1.03% of all vehicles in the West Midlands licence area. The GB average is 1.2%; therefore, the area currently has a below average uptake. The area is projected to fall in line with the GB average as EVs become ubiquitous in the net zero scenarios by the late 2020s.
- Plug-in Hybrid EV numbers have reduced significantly since the previous WPD DFES 2020 analysis. These changes are thought to be the result of adjustments in DfT's geographical vehicle registration data.
- The number of Plug-in Hybrid EVs in the licence area is 71% of the number of Battery EVs; this proportion is projected to reduce further in all scenarios, as Battery EVs become the dominant form of EV in the near term. The number of Plug-in Hybrids peaks in the 2030s in all net zero scenarios followed by a decline to 2050.
- In the latter years of the scenarios, some autonomous EVs are projected. This is strongly dependent on technological advances and societal change, and as such have been directly aligned with national projections.





Baseline

- There are a total of 20,976 Battery EV cars in the West Midlands licence area.
- There are a total of 14,855 Plug-in Hybrid EV cars in the West Midlands licence area.
- These totals are lower than in the previous WPD DFES 2020, despite an increase in EV sales during the period. This is because of a significant reduction in the number of electric company cars during 2020 in some local authorities. In Birmingham, for example, the number of registered electric company vehicles reduced by around 21,000 in 2020 in the DfT registration data which could be due to geographical reallocation of these vehicles.

Near term (2021 – 2025)

- The estimated uptake of EVs places the existing baseline at the bottom of a hockey stick curve of future uptake. Across all scenarios the uptake of EVs is expected to increase dramatically by 2025.
- It is projected that by 2025, there could be between around 115,000 Battery EVs in Steady Progression to 275,000 in Consumer Transformation – potentially up to a ten-fold increase by 2025.

Medium term (2025 - 2035)

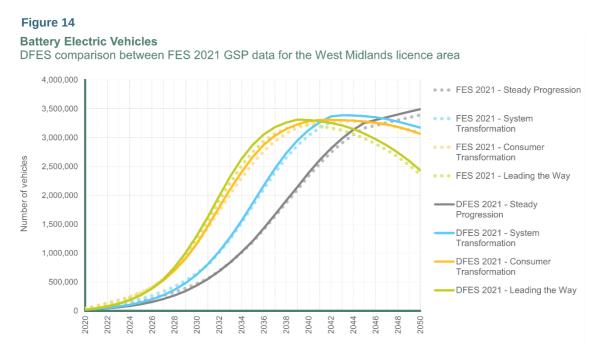
- The uptake of EVs is expected to accelerate between 2025 and 2035 across all scenarios.
- By 2029, there are more than 1 million Battery EVs in the Leading the Way scenario, closely followed by Consumer Transformation.
- **Steady Progression** is the scenario with the fewest estimated Battery EVs in 2035, with around 1.2 million. **Leading the Way** remains the scenario with the most EVs, with nearly 2.9 million Battery EVs by 2035.
- In the net zero compliant scenarios, uptake begins to slow from the mid-2030s as EV adoption approaches saturation, and only the hardest-to-electrify vehicle categories remain fossil-fuelled, such as HGVs. Furthermore, other factors contribute to uptake slowing, including the total number of vehicles one the road reducing, due to an increased use of public transport, vehicle sharing and active travel. These factors become more significant in the long term.

Long term (2035 – 2050)

- The uptake of EVs continues to increase in **Steady Progression**, in which Battery EVs total nearly 3.5 million by 2050.
- In System Transformation, the uptake of Battery EVs peaks at 3.4 million in 2043 falling to 3.2 million by 2050.
- In Leading the Way and Consumer Transformation, the numbers of EVs reduces from the late 2030s and mid 2040s respectively. High levels of societal change in these scenarios, including an increased use of shared private vehicles and widespread switching to public and active travel, results in many homes opting to have one car, or no car at all.
- In Leading the Way, the number of Battery EVs and total vehicles reduces substantially, peaking at nearly around 3.3 million before reducing to 2.4 million in 2050.







Reconciliation with National Grid FES 2021:

• The WPD DFES 2021 projections are in line with the FES 2021 projections in this licence area, as reported for the Building Block ID numbers Lct_BB001, Lct_BB002, Lct_BB003, Lct_BB004'.

Factors that will affect deployment at a local level:

 The spatial distribution of EVs in the near term is based on affluence, rurality, existing vehicle baselines and the distribution of on- and off-street parking. However, in the late 2020s under all net zero scenarios uptake is assumed to be ubiquitous, and almost all consumers are assumed to have the same likelihood of adopting an electric vehicle, though the distribution will necessarily be weighted towards those customers who have yet to purchase an EV.





Relevant assumptions from National Grid FES 2021:

	3.3.5 - Uptake of battery electric vehicles					
Assumption number	4.1.25 - The rate of uptake of plug-in hybrid electric vehicles					
Steady Progression	Battery EV adoption is slow and does not meet policy ambitions. Sales ban of petrol & diesel cars is pushed back to 2035, and vans to 2040, to protect UK car industry sales. Low uptake of BEVs in the Bus and HGV sectors out to 2050.					
Steady Progression	Availability from manufacturers to meet EU emissions standards is met from demand by fleets looking to gradually reduce emissions (through PHEVs) and drivers who are unwilling to shift to BEVs. New PHEV sales banned in 2040.					
System Transformation	The right conditions are not fully achieved to create the consumer confidence needed for the market to achieve the government's 2030 ban on petrol & diesel cars and vans. The bans for cars and vans are pushed back to 2032 and 2035 respectively. Uptake in (BEV) HGV and Bus sector is limited by strong Hydrogen Fuel Cell Vehicle uptake.					
	Higher demand for Plug-in Hybrid EVs as a transitional vehicle due to a higher proportion of consumers reluctant to transition to BEVs. New Plug-in Hybrid EV sales banned in 2035					
Consumer Transformation	The government target to ban sales of petrol & diesel cars and vans by 2030 is met. There is significant uptake in the bus sector and across suitable HGVs.					
	Subsidy environment, falling battery costs and increased consumer willingness to accept BEVs limits PHEV growth. New (PHEV) sales banned in 2035.					
Leading the Way	The government target to ban sales of petrol & diesel cars and vans by 2030 is met. Uptake in the HGV sector is limited by strong Hydrogen Fuel Cell Vehicle uptake. There is significant uptake in the bus sector.					
	Subsidy environment, falling battery costs and increased consumer willingness to accept BEVs limits PHEV growth. New (PHEV) sales banned in 2035.					

References:

Department for Transport data, Climate Emergency declaration data, Regen consultation with local stakeholders, Census 2011.





Electric vehicle chargers in the West Midlands licence area

Summary of modelling assumptions and results

Technology specification:

Electric vehicle (EV) chargers – including eight charger archetypes of off-street domestic, onstreet residential, car parks, destination, workplace, fleet/depot, en-route local and en-route national.

This relates to building blocks Lct_BB010a to Lct_BB013b.

EV charger	S	Baseline	2025	2030	2035	2040	2045	2050
Domestic	Steady Progression		56	217	626	1,193	1,525	1,606
off-street EV chargers	System Transformation	18	77	387	1,165	1,845	1,948	1,948
(Thousands of	Consumer Transformation		131	546	1,283	1,541	1,541	1,541
chargers)	Leading the Way		139	741	1,601	1,736	1,736	1,736
Domestic	Steady Progression		3	12	32	64	90	95
on-street EV chargers	System Transformation	0	2	8	28	51	58	59
(Thousands of	Consumer Transformation	0	6	32	79	104	116	123
chargers)	Leading the Way		5	26	71	100	122	148
Non-	Steady Progression		2	8	23	51	78	93
domestic EV chargers	System Transformation	1	3	11	39	74	92	99
(Thousands of	Consumer Transformation		6	22	51	67	77	85
chargers)	Leading the Way		6	22	52	67	77	87

Data summary for EV chargers in the West Midlands licence area:

- At present, the licence area has a slightly above average level of non-domestic charging availability per electric vehicle. As EVs become more widespread, in the 2020s and 2030s, the installation rate of charging points accelerates nationwide, though some regional differences in the type and level of charging that is available are projected to be maintained.
- These projections aim to represent the envelope of the possible spread and rate of deployment of EV chargers. In many modelling areas, there is a lack of behavioural evidence and so interim assumptions have been made.





Baseline

- There is an estimated total of c. 1,000 public EV chargers in the West Midlands licence area.
- It is estimated that there are over 17,500 domestic EV chargers in the West Midlands licence area, the vast majority of which are off-street chargers.
- The baseline is based on based on public EV charger registers combined with WPD data, and DfT vehicle registration data to model domestic chargers. Changes to EV registration data from DfT since WPD DFES 2020 has led to a lower baseline in some areas.

Near term (April 2021 - March 2025)

- The estimated uptake of EV chargers places the existing baseline at the bottom of a hockey stick curve of future uptake. Across all scenarios, the uptake of EV changers is expected to increase dramatically in the near term.
- It is projected that by 2025, there could be between around 56,000 domestic off-street chargers under **Steady Progression** to 139,000 under **Leading the Way**, alongside several thousand domestic on-street chargers in each scenario.
- The highest scenario for non-domestic chargers, **Consumer Transformation**, sees 6,100 non-domestic chargers by 2025, totalling 235 MW of capacity. This encompasses public chargers, as well as private chargers for workplaces or vehicle fleets.
- As part of the **Leading the Way** scenario, Ofgem's 'minded to' decision on network charging¹³ has a short-term effect of public charger installations. It is assumed that a proportion of EV chargers that are projected to be developed in 2022 will wait until more favourable conditions after the network charging rules change in 2023.

Medium term (April 2025 – March 2035)

- Charger installation rates are expected to continue accelerating between 2025 and 2035 across all scenarios.
- Steady Progression is the scenario with the lowest estimated EV charger capacity in 2035, with around 0.6 million domestic EV chargers and 23,000 non-domestic chargers. Leading the Way becomes the scenario with the highest number of domestic EV chargers, totalling over 1.6 million, while Consumer Transformation has the most non-domestic chargers, totalling c. 51,000 with a capacity of nearly 2 GW.
- EV uptake begins to slow in the mid-2030s as EV adoption approaches saturation and only the hardest-to-electrify vehicles remain fossil-fuelled, such as HGVs. As a result, the installation rate of EV chargers also slows. Homes with multiple EVs are assumed not to purchase a second charger at the same rate as the first, and the demand for additional public charging reduces as most vehicles are now electrified in the net zero scenarios.

Long term (April 2035 - March 2050)

- While the uptake of EVs slows and then reduces in some scenarios in the long term, it is assumed that the number of off-street EV chargers will not reduce in line with EVs. An assumption is made that EV charger capacity will remain at the peak achieved in the years around 2040-2045, depending on scenario, rather than chargers decommissioning.
- The uptake of EVs and EV chargers continues to increase in **Steady Progression**, right up until 2050 when there are 1.6 million domestic EV chargers.
- In Leading the Way and Consumer Transformation, from the late 2030s and mid-2040s respectively as EVs approach market saturation and their numbers flat line, the capacity of domestic EV chargers similarly flat lines.
- In all scenarios, the modelled energy demand of EVs continues to increase through the 2040s, despite a reduction in EV numbers. This is predominantly due to increasing total mileage of vehicles. Therefore, non-domestic EV charging capacity also continues to increase.



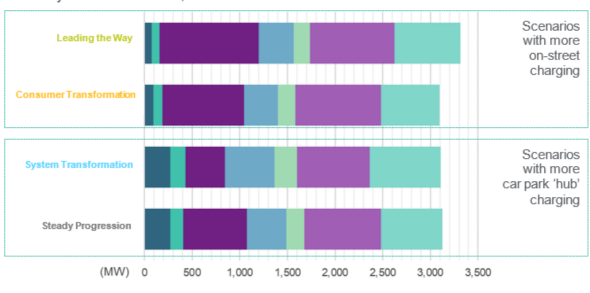


Reconciliation with National Grid FES 2021:

- The EV charger building blocks are not included in the FES 2021 data at a GSP or national level. The bespoke EV charger projections in the DFES analysis are made using Regen's Net Zero Transport model that make use of FES EV projections and other assumptions where possible.
- Assumptions have been made as to the behaviour of EV and use of EV chargers based on stakeholder engagement that Regen has conducted with industry for several years. As more behavioural data and other evidence becomes available, these assumptions will be further refined in the future. These assumptions include:
 - o Where each EV category will charge (at which EV charger archetype).
 - The predominant business models and EV charger utilisation at each charger archetype. For vehicle efficiencies, mileage and vehicle numbers, FES projections and assumptions were used.

Figure 15

Non-domestic and on-street EV charger capacity results, by scenario



Public charging provision by type in 2050 By DFES scenario, for the West Midlands licence area

Car parks Destination On-street En-route local En-route national Depot Workplace





Factors that will affect deployment at a local level:

- Domestic off-street charger distribution is based on the uptake of domestic electric vehicles. As a result, the distribution of vehicles associated with on and off-street parking was evaluated, with the anticipated result that a feeder is more likely to see domestic offstreet EV charging in more rural and more affluent areas where off-street parking exists.
- The spatial distribution of non-domestic chargers was analysed in a different manner for each archetype. En-route local and national charging locations were evaluated based on the density of local housing, the volume of local traffic, the distribution of existing petrol stations and the road classification the site is located on. Car parks, workplace and fleet depot locations were analysed from Ordnance Survey AddressBase data.
- The distribution analysis uses affluence as one of the key factors driving the uptake of EV chargers in the near term. For the more ambitious scenarios, from the mid to late 2020s, the underlying assumption is that EVs will become ubiquitous. Therefore, the growth in demand for EVs and EV chargers across all areas aligns in the longer term, regardless of affluence, off-street parking provision, rurality or other near-term factors.

Assumption number	4.2.13 - Level of Home Charging and other stated assumptions				
Steady Progression	Charging at home is limited by a lack of via solution for those without off-street parking.				
System Transformation	Emphasis on public rollout of fast chargers to allow rapid charging.				
System Transformation	More rapid and fast public charging is demanded from consumers.				
	Charging predominately happens at home.				
Consumer Transformation	Emphasis on home chargers, taking advantage of consumer engagement levels in flexibility. Leads to some disruption (e.g. reinforcing local networks).				
	Charging happens similarly to how it happens today, with various types receiving investment to support an accelerated uptake of electric vehicles.				
Leading the Way	Accelerated rollout of charging infrastructure at home and in public places.				
	BEV cars smart charge at home or at the office, frequently pairing with on-site EV and batteries to encourage self-consumption.				
References:					

Relevant assumptions from National Grid FES 2021:

References:

Department for Transport data, Climate Emergency declaration data, Regen consultation with local stakeholders, Census 2011.





Hydrogen electrolysis in the West Midlands licence area

Summary of modelling assumptions and results

Technology specification:

This analysis covers the capacity of hydrogen electrolysers connected to the distribution network in the West Midlands licence area. The analysis does not include electrolysers that are directly powered by renewable energy without a dedicated grid connection ('behind-the-meter') or large-scale electrolysers connected to the transmission network. Nor does it include CCUS-enabled hydrogen produced via the reformation of natural gas or other fossil fuels.

This technology pertains to Building Block ID number Dem_BB009 in the FES 2021 data, however due to a lack of GSP-level data for this building block, WPD DFES 2021 projections have been compared to FES 2021 figures at a national level.

Installed capacity (MW)	Baseline	2025	2030	2035	2040	2045	2050
Steady Progression	- 4	4	56	131	131	131	131
System Transformation		13	34	96	138	210	261
Consumer Transformation		6	38	529	749	1,482	2,106
Leading the Way	1	19	235	495	702	992	1,305

Data summary for hydrogen electrolysis in the West Midlands licence area:

- There is significant uncertainty around the development of hydrogen electrolysis as an emerging technology. The main sources of uncertainty are:
 - The split of capacity on the distribution network compared to the transmission network
 - The contribution of electrolytic hydrogen to national hydrogen aims, compared to CCUS-enabled hydrogen
 - The range of end-uses for hydrogen, including transport, industrial processes, aviation and shipping, power generation, and heating
 - o Major government policy decisions that are still to be finalised
 - How far and how quickly hydrogen costs will fall.
- There is a current lack of funding for hydrogen electrolysers, which may delay any 'firstof-a-kind' developments; however, this could change in light of the UK Hydrogen Strategy.
- Despite significant development not anticipated until after 2025, Ofgem's announcement of their minded-to decisions related to the Access SCR could be beneficial for hydrogen electrolysers, due to reduced network charges. This is modelled to be a factor under Leading the Way and Consumer Transformation.
- The West Midlands has the UK's largest hydrogen refuelling station at Tyseley Energy Park¹⁴, capable of refuelling c. 50 HGVs, alongside Birmingham's new fleet of hydrogen double decker buses. There are plans to scale up in the future.
- The HyDeploy¹⁵ project at Keele University is also located in the West Midlands and is demonstrating the use of hydrogen in homes for the first time in the UK. The Midlands are at the heart of the transport sector, comprising road and rail networks, which could provide an opportunity for the West Midlands to become a hydrogen hub for transport.





- The University of Birmingham developed the UK's first hydrogen-powered train (HydroFLEX¹⁶) and was successfully tested on the UK's rail network in September 2020.
- The largest capacity of distribution-connected hydrogen electrolysers in 2050 in the West Midlands licence area is modelled under **Consumer Transformation** (2.1 GW) and **Leading the Way** (1.3 GW). This reflects a focus on electrolytic hydrogen as a widespread zero carbon fuel for use in transport, industrial processes and heating.
- In contrast, the least capacity is modelled under **Steady Progression** (131 MW) reflecting limited government policy support for this technology and the assumption that high construction, production and commodity costs limit the rollout of electrolysis.

Baseline (up to 31st March 2021)

- There is 3.5 MW of hydrogen electrolysis capacity connected to the distribution network in the West Midlands licence area.
- The hydrogen refuelling station in the Tyseley Energy Park in Birmingham has a capacity of 3 MW and is capable of refuelling c. 50 HGVs, alongside Birmingham's new fleet of hydrogen double decker buses.
- The HyDeploy project at Keele University, demonstrating the use of hydrogen in homes, produces hydrogen via electrolysis (0.5 MW).

Near term (April 2021 – March 2025)

- In the near term, Leading the Way and System Transformation dominate due to strong government support for hydrogen. This will likely be focussed on transport, including the introduction of hydrogen buses and HGVs.
- The H2GVMids¹⁷ demonstration programme has recently received Innovate UK funding on behalf of the Department of Transport to deliver a fleet of hydrogen-fuelled trucks in the Midlands. The feasibility study into the use of hydrogen for 44-tonne trucks, using the Midlands as a trial area of focus, and will involve the development of a hydrogen refuelling station to enable the demonstrator. The project is due to run until March 2022 and will hopefully be followed with a full demonstrator stage.
- The HyDeploy project is also looking at expanding their hydrogen production capacity subject to further government funding.

Medium term (April 2025 - March 2035)

- Electrolytic hydrogen will be used for transport across all scenarios, favoured over CCUSenabled hydrogen due to its purity.
- As a result, hydrogen electrolyser capacity is likely to increase in the medium term across all scenarios, driven by the uptake of hydrogen-fuelled heavy vehicle fleets and the introduction of mainstream hydrogen fuel cell public transport. This transition to low carbon heavy vehicles will be further incentivised by wider transport decarbonisation policy measures, such as the ban on the sale of new petrol and diesel cars by 2030.
- Under Consumer Transformation and Leading the Way, it is expected that hydrogen electrolysis will achieve cost parity with CCUS-enabled hydrogen by the mid-2030s.
- From consultation with electrolyser manufacturers, 5 MW and 10 MW electrolyser units are anticipated to become commercially viable in the medium term. This will allow existing and new sites to scale up their installed capacity.
- System Transformation does not see electrolysis reaching cost parity in the same timeframe, so CCUS-enabled hydrogen is the favoured production method, particularly for decarbonising industrial clusters.
- Under **Steady Progression**, there is very little policy support for hydrogen production in general.





- As a result of these sector developments, Consumer Transformation and Leading the Way see unprecedented growth in capacity between 20025 and 2035, with 523 MW and 476 MW of additional capacity, respectively. This growth in capacity is in line with the UK government's target of 5 GW clean hydrogen capacity by 2030.
- In contrast, **System Transformation** and **Steady Progression** see limited growth in capacity in the medium term, with 83 MW and 127 MW of additional capacity, respectively.

Long term (April 2035 - March 2050)

- In the long term, electrolysers are expected to scale their capacity by increasing the number of modules connecting to a compressor, which means that the development of new sites is likely to slow, and instead, existing locations are likely to be expanded to cater for higher demand.
- The potential for hydrogen trains could increase electrolyser capacity significantly. In Network Rail's Traction Decarbonisation Network Strategy¹⁸, the central-Wales train line has been earmarked for hydrogen. This includes the line going through Shrewsbury; hence, the Shrewsbury train depot could be a prime location for a medium to large-scale electrolyser connecting to the distribution network. The DfT is aiming to remove all dieselonly trains from the network by 2040¹⁹, so the conversion of parts of the rail network to hydrogen is most likely to happen in the long term.
- Leading the Way and Consumer Transformation continue to experience significant growth in hydrogen electrolyser deployment, seeing more than a doubling of capacity in each scenario between 2035 and 2050. This is due to a number of factors, including:
 - wider hydrogen sector developments, i.e., the repurposing of large-scale storage facilities for hydrogen and a decrease in upfront costs, as hydrogen electrolyser capacity increases across the UK
 - demand for electrolytic hydrogen from a variety of sectors, including heating, industrial demand, road transport, power, shipping, and aviation
 - $\circ\,$ the coupling of hydrogen electrolysis with renewable generation in these high-renewables scenarios.
- In **Consumer Transformation**, electrolysers are located close to demand as a national hydrogen network is not expected. This results in more, small-scale electrolysers connecting to the distribution network, close to demand. In 2050, electrolyser capacity reaches 2.1 GW, the highest of the four scenarios.
- The West Midlands licence area has Triassic salt basins around Staffordshire and Worcester that could be used for hydrogen storage in the future. If, upon exploration, these are found to be suitable, large-scale hydrogen production facilities could locate in these areas, as this would reduce the hydrogen supply chain and ultimately reduce the cost of hydrogen. This is most likely to influence the location of hydrogen electrolysis capacity under **Consumer Transformation**.
- In Leading the Way, a national hydrogen transmission network allows production capacity to increase rapidly. This could favour transmission-scale production, resulting in the growth of hydrogen electrolyser capacity on the distribution network tapering off from 2035, resulting in 1.3 GW connected by 2050.
- System Transformation and Steady Progression have significantly lower electrolyser capacity connecting by 2050, due to a focus on CCUS-enabled hydrogen. However, the use of electrolytic hydrogen for transport applications will allow hydrogen development in the West Midlands.

Key modelling assumptions:

 Leading the Way, Consumer Transformation and System Transformation have been modelled with total GB capacity split between the transmission and distribution networks. In 2050, distribution connected capacity is modelled to account for 25%, 70% and 10% of the total capacity, respectively.





- **Steady Progression** is the only scenario to have all grid-connected hydrogen electrolysis capacity (100%) modelled on the distribution network.
- All scenarios project electrolytic hydrogen to be used in transport applications. Hydrogen refuelling infrastructure is likely to be co-located with existing petrol stations, particularly ones with large HGV fuelling demand.
- In scenarios where CCUS-enabled hydrogen is also present in the energy mix, it is assumed this is used to decarbonise existing high-carbon hydrogen production and the majority of industrial clusters.
- As a new technology, it is not clear how electrolysers co-located with renewable generation will connect to the grid. It is therefore assumed that hydrogen production co-located with renewable generation will connect to the same network as the renewable generation site itself.
- Storage is an important factor in the scaling up of hydrogen production; however, colocating with large-scale storage facilities is more likely to result in transmission scale hydrogen electrolysers, thus this factor is not as heavily weighted as others for distributionscale electrolysis.





From engaging electrolyser developers, a number of factors influencing the location of sites were identified, as seen in Table 3. These factors were weighted based on the assumptions underpinning the four FES scenarios and used to create licence area projections.

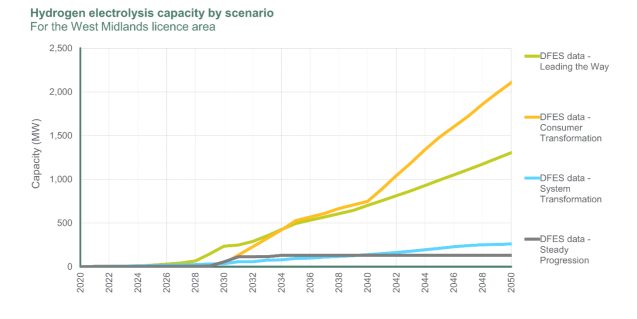
Factor	Leading the Way	Consumer Transformation	System Transformation	Steady Progression
Industrial energy demand/clusters	Х	Х		
Heavy transport demand (HGVs)	Х	Х	Х	Х
Large-scale hydrogen storage options	Х	Х	Х	
Location of major ports and maritime activity	Х	Х	Х	
Access to the gas network	Х		Х	Х
Distributed wind generation	Х	Х	Х	
Distributed solar generation	Х	Х	Х	
Rail network and associated infrastructure	Х	Х	Х	
Existing grey hydrogen production	Х	Х		
Innovation/production projects	Х	Х	Х	Х

Table 3 - Locational factors used in the modelling of hydrogen electrolysis capacity, by scenario





Figure 16



Reconciliation with National Grid FES 2021:

This technology pertains to Building Block ID number Dem_BB009 in the FES 2021 data, however due to a lack of GSP-level data for this building block, reconciliation is difficult. Instead, WPD DFES 2021 projections have been calculated as the distribution network proportion of FES 2021 grid-connected hydrogen electrolysis capacity at a national level. These were calculated based on the locational factors outline in Table 3, including the location of existing hydrogen production sites, large industrial clusters and heavy transport demand.

- As a result, WPD DFES 2021 hydrogen electrolysis capacity in 2050 in the West Midlands licence area under Leading the Way, equates to 2% of the FES 2021 national gridconnected hydrogen electrolysis capacity. Consumer Transformation (5%) and System Transformation (1%) have assumed there is capacity on both the transmission and distribution networks.
- Steady Progression models 11% of FES national capacity to be connected to the distribution network in the West Midlands licence area, with all capacity in this scenario assumed to be connected to the distribution network.

Factors that will affect deployment at a local level:

The spatial distribution of hydrogen electrolysers is highly uncertain, due to a number of factors, including:

- the potential for hydrogen electrolysers to be co-located with existing or new distributed renewable generation
- the split of electrolysis capacity on the distribution network compared to the transmission network
- the construction of a national hydrogen network that would be able to transport hydrogen around the UK
- the location of large-scale storage facilities, which have not currently been explored for hydrogen storage.





Stakeholder engagement:

As part of the WPD DFES stakeholder engagement process, Regen delivered a series of webinars with WPD in June 2021. Participants fed back that co-location with renewable generation is the most likely hydrogen business model and is likely to gain traction in the near and medium term. Medium-scale electrolysers serving industrial clusters was also considered a viable business model in the medium term. This feedback influenced the DFES analysis by confirming the influence of renewable generation and industrial clusters on the location of hydrogen electrolysers on the distribution network.

As part of the WPD DFES 2021 analysis, ITM Power, one of the UK's leading hydrogen electrolyser manufacturers, was consulted. They highlighted the potential for electrolysis production units to be used in industrial clusters, at transport hubs and in the shipping and aviation sector. They also highlighted a longer-term opportunity to co-locate with offshore wind. There was strong agreement with the modelling approach in the DFES, particularly the focus on matching electrolytic hydrogen supply to a number of end use sectors.

Assumption number	4.2.19 - Hydrogen (electrolysis exc. from nuclear)
Steady Progression	High costs limit rollout of electrolysis – used mainly in transport.
System Transformation	Competition from SMR* limits rollout of electrolysis – used mainly in transport. Electrolysis mainly from curtailed wind. SMR covers heat.
Consumer Transformation	Electrolysis used to decarbonise heat, transport and some industrial and commercial – medium as begins later than in Leading the Way .
Leading the Way	Electrolysis used to decarbonise heat, transport and industrial and commercial, but rollout starts in the mid-2020s.

Relevant assumptions from National Grid FES 2021:

*Steam Methane Reformation – a process of producing hydrogen from natural gas or other fossil fuels.

References:

IEA hydrogen project database, FES 2021 data workbook, consultation with ITM Power, University of Nottingham, University of Birmingham, UK Hydrogen Strategy, National Atmospheric Emissions Inventory, BEIS energy consumption database, Department for Transport local authority vehicle miles data, UK Carbon Capture and Storage Research Centre, 2011 Census data.





Air conditioning in the West Midlands licence area

Summary of modelling assumptions and results

Technology specification:

Number of domestic air conditioning units, based on a typical portable or window-mounted air conditioner.

Technology building block: Lct_BB014 – A/C Domestic units

Data summary for air conditioning uptake in the West Midlands licence area:

Air conditioning units (thousands)	Baseline	2025	2030	2035	2040	2045	2050
Steady Progression		39	76	151	341	716	1,455
System Transformation	22	36	64	129	245	460	845
Consumer Transformation		36	64	114	231	438	807
Leading the Way		22	22	22	23	23	23

- Air conditioning is currently rare in domestic settings in the UK, with just over 1% of homes currently containing an air conditioning unit.
- In the West Midlands licence area, modelling suggests around 0.9% of homes currently have an air conditioning unit.
- Increased summer temperatures, extended heat waves and reducing costs of air conditioning units may contribute to increased uptake over the coming decades.
- The UK building stock is not optimised for passive cooling. This could drive increased levels of active cooling, such as air conditioners, as temperatures increase.
- Air conditioning uptake is likely to be focussed in urban areas such as Birmingham, due to the 'heat island effect' causing increased temperatures in built-up areas²⁰.
- Given the minimal baseline and uncertainty around future cooling demand and cooling methods, there is a broad range of scenario outcomes. This results in minimal uptake under **Leading the Way**, and air conditioning becoming commonplace under **Steady Progression**.





Baseline

- There is limited baseline data on domestic air conditioning levels in the UK. A 2016 report by Tyndall Manchester suggested that 1-3% of UK households reported some form of air conditioning²¹, equating to around 200,000-800,000 air-conditioned homes.
- A global assessment of the air conditioner market²² suggested 110,000 'Room Air Conditioners' were sold in the UK in 2018, following year-on-year growth of 12% over the previous six years. However, this figure does not only account for new domestic air conditioners, but also small-scale commercial air conditioning and the replacement of existing units.
- For the purposes of this assessment, we have aligned with the National Grid FES 2021 air conditioning demand data, from which we have derived a national baseline of 292,000 domestic air conditioner units.
- Using regional temperature data, numbers of urban homes, and total number of homes, this national figure was disaggregated to determine a regional baseline.
- This results in 22,200 domestic air conditioning units in the West Midlands licence area baseline.
- The baseline modelling assumptions have been updated since the WPD DFES 2020. This results in fewer air conditioning units in the licence area baseline. Compared to previous studies, a higher proportion of the national baseline is modelled to be located in London and South East England, reflecting temperature data and urban density.

Near-term (April 2021 to March 2026)

- Near-term uptake of domestic air conditioning remains limited, reflecting the relative lack of demand for active cooling in the current climate.
- Domestic air conditioning is associated with high upfront and running costs, restricting uptake while it is seen as a luxury.

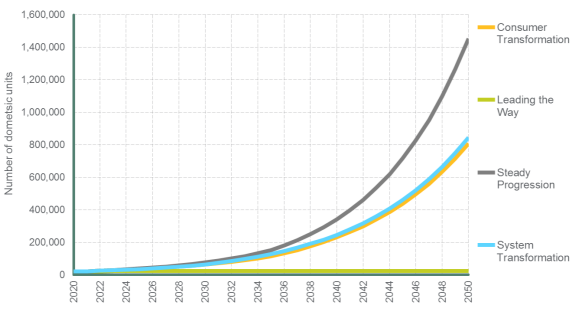
Medium and long-term (April 2026 to March 2050)

- The Future Homes Standard will dictate standards for new build homes. This is expected to include a stipulation that solar gain should be limited through passive measures such as shading, and that the dwelling should not be at risk of overheating. Importantly houses must comply with this standard even if active cooling is installed.
- As a result, all scenarios assume no air conditioning in new build homes.
- In existing homes, uptake of air conditioning accelerates in all scenarios.
 - Under Steady Progression, rising summer temperatures and societal reluctance to engage in passive cooling methods leads to exponential uptake of domestic air conditioning. This is seen as the 'easiest' route to comfortable internal temperatures. By 2050, 60% of current homes have an air conditioning unit in this scenario.
 - Under Consumer Transformation and System Transformation, uptake of domestic air conditioning accelerates, especially in urban 'heat island' areas. However, goals to reduce GHG emissions and electricity consumption limit uptake, with passive cooling measures encouraged and adopted. In these scenarios, 34-35% of homes in the West Midlands licence area have an air conditioning unit by 2050.
 - Under Leading the Way, domestic air conditioning remains rare, with cooling requirements met through more sustainable methods such as shading, behaviour change, and higher levels of wider societal change. As a result, across the scenario timeframe (2021 to 2050), only around 1% of homes in the West Midlands licence area have an air conditioning unit.





Figure 17



Number of domestic air conditioning units by scenario For the West Midlands licence area

Reconciliation with National Grid FES 2021:

The FES 2021 does not directly detail numbers of domestic air conditioning units, and as such as direct comparison has not been completed. However, the FES 2021 does provide national-level data on annual domestic air conditioning demand by scenario, and an assumed consumption of 500 kWh/year for a typical domestic air conditioning unit. This allows for reconciliation at a high level:

- The West Midlands licence area figures, in terms of proportion of homes with an air conditioning unit, are slightly above the national FES figures in each scenario.
- This is based on analysis of:
 - Cooling degree-days at 18.5 °C, where the West Midlands is above the national average. This metric is used in every scenario.
 - Proportion of households in very dense urban areas, with the West Midlands 52% below the national average. This metric is used in every scenario.
 - Proportion of households in fairly dense urban areas, with the West Midlands 8% below the national average. This metric is used in every scenario except Leading the Way, which has minimal domestic air conditioning uptake.
 - Proportion of households in any form of urban area, with the West Midlands marginally above the national average. This metric is used in **Steady Progression**, as air conditioning becomes common even outside of 'heat island' areas.
- The resultant effect of these contrasting factors is that air conditioning uptake in the West Midlands licence area is broadly in line with the FES 2021 national scenario outcomes.





Factors that will affect deployment at a local level:

The spatial distribution of domestic air conditioning units has been based on:

- Affluence, given the high upfront and running costs of domestic units. This is weighted most strongly in the near term, where air conditioning is uncommon in all scenarios.
- Tenure, due to the greater likelihood of homeowners to invest in relatively expensive home improvements such as air conditioning, compared to tenants and landlords. As with affluence, this factor is weighted heavily in the near term where air conditioning uptake is more limited.
- Urban areas, as 'heat islands' are seen as key drivers in the uptake of domestic air conditioning. Urban areas also contain higher proportions of flats, which have a lower ratio of external surface area to floorspace, which prevents heat from escaping effectively at high temperatures.
 - Initial uptake of air conditioning is weighted towards the densest urban areas, where heat island effects are most prevalent.
 - Further uptake, especially under Steady Progression and the latter years of Consumer Transformation and System Transformation, is weighted across all urban areas.

Assumption number	3.1.2 - Uptake of Residential Air Conditioning
Steady Progression	Low willingness to change means society takes the easiest route to maintain comfort levels, therefore increased levels of air conditioning.
System Transformation	Medium uptake as society takes a mix of actions to maintain comfort levels (mix of air conditioning, tolerance of higher temperatures, changes to building design)
Consumer Transformation	Medium uptake as society takes a mix of actions to maintain comfort levels (mix of air conditioning, tolerance of higher temperatures, changes to building design)
Leading the Way	Low uptake as society changes to minimise uptake (e.g. personal tolerance of higher temperatures, changes to building design)

Relevant assumptions from National Grid FES 2021:

References:

National Grid ESO FES 2021 data, UK cooling degree days data, Census 2011, Future Homes Standard consultation documents.





- ² The Ten Point Plan for a Green Industrial Revolution
- ³ Future support for low carbon heat
- ⁴ Clean Heat Grant: further policy design proposals
- ⁵ English Housing Survey Energy Efficiency, 2018-19
- ⁶ Heat networks pipeline
- 7 Heat Networks Planning Database: quarterly extract
- ⁸ Rethinking heat: a utility based approach for ground source heat pumps, Regen
- ⁹ The Future Homes Standard: changes to Part L and Part F of the Building Regulations for new dwellings
- ¹⁰ Opportunity areas for district heating networks in the UK
- ¹¹ Fuel Poor Network Extension Scheme (FPNES) Governance Document
- ¹² Energy Company Obligation (ECO)
- ¹³ How much we pay for connecting to the distribution electricity network is changing, Regen
- ¹⁴ Tyseley Energy Park, Refuelling Hub
- ¹⁵ HyDeploy
- ¹⁶ HydroFLEX
- ¹⁷ Hydrogen-powered HGVs set for the Midlands through the H2GVMids programme
- ¹⁸ Traction Decarbonisation Network Strategy, Network Rail
- ¹⁹ Decarbonising Transport: Setting the challenge
- ²⁰ Sustainable cooling POSTnote
- ²¹ Air conditioning demand assessment, Tyndall Manchester
- ²² World Air Conditioner Demand by Region





Results and assumptions

Generation technologies

Onshore wind in the West Midlands licence area

Summary of modelling assumptions and results

Technology specification:

Onshore wind generation, including large-scale wind farms and smaller single-turbine sites.

Technology building blocks: Gen_BB015 – Onshore Wind >=1MW; Gen_BB016 – Onshore Wind <1MW.

Data summary for onshore wind in the West Midlands licence area:

Installed capacity (MW)	Baseline	2025	2030	2035	2040	2045	2050
Steady Progression		51	57	61	62	64	74
System Transformation	49	51	57	64	76	94	103
Consumer Transformation		51	76	105	148	206	245
Leading the Way		51	67	88	123	168	198

- The West Midlands licence area has relatively little onshore wind resource compared to the surrounding licence areas.
- This is reflected in the baseline, totalling just 49 MW.
- The pipeline is limited to just one potential new site, reflecting both the lack of resource in the licence areas and the difficulties in attaining planning permission for onshore wind developments in England, results in relatively low deployment in the near term.
- A positive planning environment contributes to some capacity growth in the medium and long term under **Consumer Transformation** and **Leading the Way**, where wind speeds permit commercial development.
- Under **Steady Progression**, lack of progress on decarbonisation results in limited deployment of onshore wind capacity, especially in England as planning policy remains obstructive.





Baseline

- There is a total of 49 MW of onshore wind capacity connected in the West Midlands licence area.
- The majority of this capacity is provided by a single project, the 34 MW Garreg Lwyd Wind Farm. This is located in Powys, Wales but connected to the West Midlands distribution network when it was constructed in 2017.
- There are 53 smaller-scale sites of 2 MW or less, totalling 15 MW of capacity, with many of these sites consisting of single, kilowatt-scale turbine installations.
- Of this 15 MW, 14.5 MW connected between 2012 and 2016 as a result of government subsidies such as the Feed-in Tariff.
- Since the end of 2017, no onshore wind capacity has connected to the West Midlands distribution network.

Near-term (April 2021 to March 2028)

- There is only one pipeline site with an accepted network connection offer, a 1.7 MW, twoturbine site at Keele University collocated with solar PV, battery storage and a possible electrolyser as part of the Smart Energy Network Demonstrator project.
- These turbines are due to come online in October/November 2021 and as such go ahead in the 2022 financial year in every scenario.
- Analysis of historic wind farm development timescales, crosschecked against engagement with developers, suggests that onshore wind farms typically four-to-five years to go from planning application submission to operation, including several years even after planning permission has been granted.
- As a result, the pipeline of accepted connections, which would include projects in the preplanning stage of development, is considered to represent potential deployment of largescale onshore wind between the baseline and the late 2020s.

Medium-term (April 2028 to March 2035)

- As proven by the baseline, with a period of significant onshore wind development followed by effectively no deployment, onshore wind is particularly sensitive to changes to the planning environment.
- In the West Midlands, this is compounded by the limited wind resource available to developers.
- Under System Transformation and Steady Progression, onshore wind continues to see very little deployment in the medium term, reflecting the lack of resource in the area and limited role of onshore wind in these scenarios.
- A small amount of capacity increase still occurs in these scenarios, mostly driven by repowering of older baseline sites with newer, higher-capacity turbines.
- Repowering has been seen at older onshore wind sites in South West England, showing that baseline sites can be repowered at much higher capacities using fewer turbines, as a result of the advances in onshore wind technology over the past decade.
- The **Consumer Transformation** and **Leading the Way** scenarios feature a much more supportive planning regime for onshore wind in England, with onshore wind seen as a key component in reducing carbon emissions in the medium and long term.
- In these scenarios, the increased capacity is a result of both ambitious repowering of older baseline sites at increased capacities, and new projects developed in areas with good wind resource. While this is limited in the West Midlands, there are areas of wind resource that could be exploited.
- As shown by the Garreg Lwyd wind farm, there is potential for wind farms in and eastern parts of mid-Wales to connect to the West Midlands distribution network.

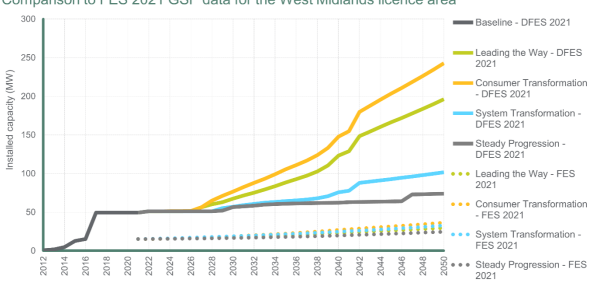




Long-term (April 2035 to March 2050)

- The medium-term trends continue into the long term for each scenario, with new onshore wind capacity developed in **Consumer Transformation** and **Leading the Way**.
- **Consumer Transformation** sees higher levels of onshore wind development, with this scenario featuring greater amounts of distribution-scale renewable generation such as onshore wind, especially small-scale developers such as community energy schemes.
- In all scenarios, baseline sites developed during the Feed-in Tariff years of 2012 to 2017 are assumed to repower at the end of their operational life of 25-30 years.
- To reflect the range of repowering options, repowered capacity ranges from 150% in Consumer Transformation (where turbines are replaced by a similar number of newer, more efficient models), to 125% in Steady Progression (where sites are repowered with a reduced number of higher capacity turbines).

Figure 18



Onshore wind capacity by scenario Comparison to FES 2021 GSP data for the West Midlands licence area

Reconciliation with National Grid FES 2021:

Results in this section relate to the FES 2021 data for the relevant GSPs within the West Midlands licence area.

- The FES 2021 baseline for the West Midlands licence area is significantly different to the DFES 2021. The magnitude of the difference, 34 MW, directly aligns with the capacity of the Garred Lwyd Wind Farm. It is possible that this has been erroneously assigned to the South Wales licence area in the FES 2021 GSP-level data.
- In each scenario, there is alignment with the FES 2021 in the near-term, with no significant new onshore wind capacity projected before 2026.
- Across the timeframe of the analysis, the DFES 2021 projections are substantially ahead of the FES 2021 GSP-level data, particularly in Consumer Transformation and Leading the Way. This is due to differences in how future development of onshore wind capacity has been assessed at a regional level:
 - In the FES 2021, "Generation forecasts are apportioned according to the existing geographical distribution for all technologies except solar."²³ As a result, the identified baseline discrepancy has a major impact on the magnitude of the FES 2021 scenario projections out to 2050.





- Due to the effective ban on new onshore wind capacity in England since 2017, the DFES analysis considers the existing distribution of onshore wind capacity skewed towards Wales and Scotland, and is not wholly reflective of resource availability.
- In the DFES 2021, a resource assessment of onshore wind resource has been utilised to guide medium-term and long-term projections.
- This results in higher levels of onshore wind capacity in English licence areas, such as the West Midlands, due to the resource potential in the licence area relative to GB as a whole.

Factors that will affect deployment at a local level:

- The spatial distribution of new onshore wind sites in the near term is based on the location of the Keele University pipeline site.
- In the medium and long-term, new capacity is distributed on the basis of:
 - Areas close to the existing electricity network, excluding areas that would hinder planning and siting of turbines, such as environmental designations (e.g. AONBs or National Parks), areas of housing or other buildings, and steep gradients
 - Areas with developable wind resource, based on wind speed analysis
 - Analysis of historic planning permission records for the local authority.
- The modelled repowering of existing baseline sites naturally leads to further capacity on areas of the network that already host onshore wind.
- Local policies identified are included as positive weightings within the spatial distribution, where engagement with local authorities has revealed renewable or low carbon ambitions, targets or strategies.

Assumption number	4.1.3 - Wind generation (onshore)
Steady Progression	Slower pace of decarbonisation.
System Transformation	Focus on renewables but limited by societal preference for offshore turbines (less impact on land use and visibility)
Consumer Transformation	Strong support for onshore wind across all networks. Some of these projects may be in community ownership.
Leading the Way	High growth driven by the decarbonisation agenda and high demands from hydrogen production from electrolysis.

Relevant assumptions from National Grid FES 2021:





Stakeholder feedback overview:

Onshore wind	
Your comments to us	Our response
Stakeholders thought that onshore wind deployment is most likely to pick up in late 2020s in England, though a number of respondents thought the early-mid 2020s would be possible.	In addition to direct engagement with wind developers, we will use the answers from all four webinars to guide the pipeline and post- pipeline assessment of onshore wind projects. The four future energy scenarios used in the DFES should broadly reflect the range of possible timescales identified by respondents.
The majority of respondents thought that subsidy-free wind farms will tend to be medium-scale, i.e. between 10 and 50 MW, rather than either larger transmission network scale projects or smaller <10 MW wind projects.	We will model the onshore wind deployment in the scenarios on the assumption that a significant proportion will be medium-scale, and in areas of greater potential wind resource. This results in lower deployment in the West Midlands, where only one medium-scale
	onshore wind farm has been developed.
Consultation with developers confirmed our understanding that projects are likely to be developed without subsidy support, unless in specific circumstances where CfDs have been secured.	The viability of subsidy-free business models justifies the increase in onshore wind in two of the scenarios, where policy and planning environment is supportive of onshore wind in England.
Direct engagement with pipeline project developers suggested that onshore wind development in Wales and Scotland was the focus in the near-term, but that all resource would be investigated in the longer term, if the planning environment was supportive.	Onshore wind takes longer to pick-up in England under scenarios, with most development occurring from the late-2020s onward. This aligns with both stakeholder feedback and direct developer engagement.

References:

WPD connection offer data, DNO Embedded Capacity Registers, National Grid ESO TEC register, the Renewable Energy Planning Database, Climate Emergency declaration data, Regen consultation with local stakeholders and discussion with developers, Regen questionnaire and consultation with local authorities.





Small-scale solar generation in the West Midlands licence area

Summary of modelling assumptions and results

Technology specification:

Solar generation sites of installed capacity less than 1 MW. This includes domestic-scale rooftop PV (<10 kW) and small-scale commercial PV (10 kW - 1 MW), which could consist of rooftop installations such as on warehouses, or small ground-mounted arrays.

This relates to the following building block:

• Solar generation: Small (G98/G83) – Building block Gen_BB013

Installed capacity (MW)	Baseline	2025	2030	2035	2040	2045	2050
Steady Progression		434	520	630	733	836	937
System Transformation	413	500	750	1,037	1,325	1,614	1,904
Consumer Transformation		624	1,150	1,726	2,307	2,910	3,517
Leading the Way		627	1,162	1,750	2,347	2,965	3,589

Data summary for small-scale solar PV in the West Midlands licence area:

- The West Midlands licence area saw small-scale solar deployment in line with the national average during the 2010s, as a result of the Feed-in Tariff support scheme.
- While deployment has stagnated over the last few years, a combination of falling installation costs, uptake of electric vehicles and an increasing requirement for renewable generation leads to renewed uptake of small-scale solar in all scenarios.
- By 2050, small-scale solar uptake reaches over eight times today's levels under Consumer Transformation and Leading the Way, and five times today's levels under System Transformation.
- For domestic-scale rooftop solar, under Consumer Transformation and Leading the Way
 this would equate to c. 30-35% of homes hosting an average-sized rooftop PV array.
 However, decreasing installation costs and improvements in panel efficiency are likely to
 increase average domestic rooftop PV capacities in the future. As such, the true proportion
 is likely to be slightly lower.





Baseline

- The West Midlands licence area currently has c. 67,000 grid-connected domestic-scale solar PV installations, representing around 3% of homes, the highest in WPD's four licence areas. This totals 220 MW, at an average of 3.3 kW per array.
- In addition, there are currently over 2,000 small-scale commercial solar PV sites, totalling 193 MW at an average of 95 kW per array.
- Almost all baseline solar PV was installed through the support of the Feed-in Tariff scheme, which ran from 2010 to 2019.
- The vast majority of historic development occurred between 2010 and 2015, when tariff payments were highest. Over 364 MW of capacity, 88% of the baseline, was deployed in the West Midlands licence area in these five years.
- Since the start of 2016, less than 50 MW of small-scale solar PV capacity has connected to the West Midlands distribution network, following a reduction in the subsidy rate and subsequent closure of the Feed-in Tariff in 2019.
- The Smart Export Guarantee²⁴, launched in January 2020, provides revenue for smallscale low carbon generation exported to the grid, such as rooftop solar. However, rates are currently not lucrative enough to drive significant deployment.
- Additionally, the costs of rooftop solar installations have risen in the past year. This has been attributed to factors such as increased material costs and the Covid-19 pandemic.
- The small-scale solar baseline is marginally lower than the WPD DFES 2020 baseline. This is due to updated modelling excluding off-grid installations that do not interact with the distribution network.

Near-term (April 2021 to March 2024)

- There is minimal deployment in the early 2020s due to the challenging financial case for small-scale solar.
- There is a pipeline of 72 commercial solar sites, totalling 10 MW, which have accepted a grid connection offer, which are projected to connect between 2021 and 2024 in all net zero scenarios.
- Previous stakeholder engagement suggested that rooftop solar PV deployment on newbuild housing is between 5%-10%. This range is reflected in the near-term projections across the scenarios.

Medium-term (April 2024 to March 2035)

- Small-scale solar PV uptake accelerates from the mid-2020s in all scenarios. This is due to a combination of falling installation costs, and opportunities to increase self-consumption (such as through smart electric vehicle charging).
- Rooftop solar on new-build housing and commercial space is modelled to become more popular, especially under the net zero scenarios. This reflects falling costs, increased standards for new-build properties, and increasing green ambition from consumers.
- Under Consumer Transformation and Leading the Way, this is augmented by high levels of consumer engagement in smart electricity usage, Time of Use Tariffs, and green ambition.
 - This results in over 1.7 GW of small-scale solar PV connected in the West Midlands licence area by 2035, under these scenarios.
- In contrast, just 0.6 GW of small-scale solar is connected by 2035 under **Steady Progression**. This reflects lower uptake of low carbon technologies, smart tariffs, and less engaged consumers.

Long-term (April 2035 to March 2050)

• The trends established in the medium-term continue out to 2050.



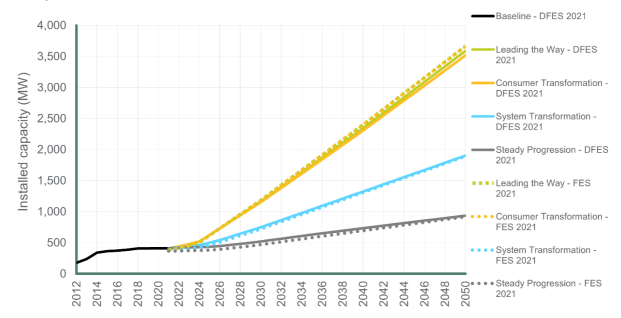


 The uptake of small-scale solar PV is more than eight times the baseline under Consumer Transformation and Leading the Way, with small-scale solar forming a key part of reaching net zero under Consumer Transformation and Leading the Way. This represents rooftop solar PV on around a third of dwellings if installations remain around 3 kW on average.

Figure 19

Small-scale solar PV capacity by scenario

Comparison to FES 2021 GSP data for the West Midlands licence area



Reconciliation with National Grid FES 2021:

Results in this section relate to the FES 2021 data for the relevant GSPs within the West Midlands licence area.

- The FES 2021 and WPD DFES 2021 baselines align, with just less than 500 MW of capacity currently installed in the West Midlands licence area.
- Projections of small-scale solar PV in the WPD DFES 2021 are effectively in-line the FES 2021 projections at a GSP level.
- The DFES 2021 projections are based predominantly on underlying building stock and demographic factors, derived from stakeholder engagement and market insight.
 - The West Midlands licence area has lower than average levels of affluence (19.8% in social grade A/B²⁵, compared to 22.7% in GB) but higher than average levels of social housing (18.7%, compared to 18.2% in GB) which have been identified as key uptake factors.
 - However, levels of home ownership and detached/semi-detached dwellings in the licence area, which are also significant uptake factors, are higher than the national average (65.3% and 62.6%, compared to 63.4% and 53.1% in GB respectively).
- These competing factors result in rooftop solar PV uptake in the West Midlands accelerating slightly ahead of the national trajectory. The West Midlands licence area hosts around 8% of GB homes, but receives over 9% of national rooftop solar PV in the scenario projections.
- The West Midlands licence area hosts a similar proportion, around 8.4%, of the national small-scale solar PV baseline. This could be a factor in the FES 2021 projections being aligned with the DFES 2021 projections, however this is not definitively clear.





Factors that will affect deployment at a local level:

- The spatial distribution of new small-scale solar PV in the West Midlands licence area has been divided into domestic-scale (<10 kW) and commercial-scale (10 kW – 1 MW) solar PV.
- Domestic uptake is dictated by key factors, including tenure, EV ownership, affluence and building type. These factors, and the weighting thereof, were informed through engagement with local and regional stakeholders.
- In the near-term, uptake is weighted towards home ownership, EV ownership and affluence. In the longer term, uptake becomes more prevalent across all affluence levels, especially in Leading the Way and Consumer Transformation.
- New build housing is also a key influencer of local deployment. New housing developments are modelled specifically based on local planning data.

Assumption number	4.1.5 - Solar generation (plant smaller than 1MW)
Steady Progression	Slower pace of decarbonisation.
System Transformation	Transition to net zero results in strong growth in small solar. Supports production of hydrogen by electrolysis.
Consumer Transformation	Very high growth in small solar as it supports the transition to net zero and is highly aligned to the high societal change.
Leading the Way	Very high growth in small solar as it supports the transition to net zero and is highly aligned to the high societal change.

Relevant assumptions from National Grid FES 2021:

Stakeholder feedback overview:

Small-scale solar PV					
Your comments to us	Our response				
Stakeholders identified home ownership, EV ownership and affluence as the key factors in rooftop solar installation in the near term.	We have weighted the distribution of rooftop solar capacity more towards these factors in the near-term years of the analysis.				
Stakeholders noted that rooftop solar uptake is often influenced by planning regulations, especially in areas such as conservation zones.	conservation zones and other protected				
Stakeholders noted the potential for commercial rooftop PV to be deployed on more large commercial and industrial buildings such as warehouses.	When projecting the future distribution of rooftop PV across a licence area, our small- scale commercial PV modelling has considered the amount of various property types, including warehousing and sheds.				





Stakeholders asked whether the potential reducing cost of domestic batteries in the future influences the uptake of domestic rooftop PV in our modelling.

The scenario framework assumes varying levels of complementary technology advancement and cost reduction of low carbon technologies. These work in tandem, with the scenarios with higher levels of low carbon technologies also featuring higher levels of rooftop PV. The modelling of domestic battery uptake is directly informed by the small-scale solar PV projections in the DFES.

References:

WPD connection offer data, Feed-in Tariff registers, BEIS solar photovoltaics deployment data, Climate Emergency declaration data, Regen consultation with local stakeholders and discussion with developers, Regen questionnaire and consultation with local authorities.





Large-scale solar generation in the West Midlands licence area

Summary of modelling assumptions and results

Technology specification:

Solar generation sites of installed capacity of 1 MW and above. This relates to the following building block:

• Solar generation: Large (G99) – Building block Gen_BB012

Data summary for large-scale solar PV in the West Midlands licence area:

Installed capacity (MW)	Baseline	2025	2030	2035	2040	2045	2050
Steady Progression		538	989	1,268	1,372	1,473	1,574
System Transformation		636	1,153	1,667	1,891	2,137	2,390
Consumer Transformation	454	636	1,150	1,665	1,888	2,135	2,387
Leading the Way		944	2,738	3,003	3,313	3,674	3,710

- The West Midlands has seen a limited level of large-scale solar PV deployment, with less than 0.5 GW of capacity connected over the past decade, compared to over 1 GW in each of the adjoining East Midlands and South West licence areas.
- However, this baseline is dwarfed by the extensive pipeline of new projects in various stages of planning. Despite not having irradiance levels as high as the South West or South East, developers have recently seen the Midlands as highly prospective owing to better network availability, areas of cheaper real estate and less competition from high-grade agricultural land.
- The West Midlands is likely to see continued development of solar PV throughout the coming decades to 2050. Solar PV already represents one of the cheapest forms of renewable electricity available, and is expected to further reduce in cost.
- Current business models are based around standalone solar farms, or pairing with colocated battery storage. In the future, solar PV could also potentially be co-located with hydrogen electrolysis.
- Under the four future energy scenarios, large-scale solar PV capacity in 2050 ranges from 1.1 GW under **Steady Progression**, around double existing capacity, to 3.2 GW under **Leading the Way**, an almost seven-fold increase in existing capacity.





Baseline

- There is a total of 454 MW of large-scale solar PV capacity connected in the West Midlands licence area, across 87 sites averaging 5.2 MW.
 - The majority of this capacity is attributed to relatively small solar farms (1 MW to 10 MW), totalling 305 MW across 79 sites.
 - The remaining 8 baseline sites host 149 MW of capacity between them, each between 15 MW and 30 MW. This includes the 30 MW Hill House Solar Farm, constructed in 2015 during the height of historic solar PV development.
- The vast majority of historic development occurred as a result of the FiT scheme, which supported up to 5 MW of solar PV capacity through tariff payments for generated electricity.
 - Over 429 MW of capacity was deployed between 2013 and 2016, at the height of FiT-supported solar development in the West Midlands.
 - Since the start of 2017, with the tapering and eventual closure of the FiT scheme, only 6.5 MW of large-scale solar PV capacity has connected to the West Midlands distribution network.

Near-term (April 2021 to March 2028)

Pipeline

- There are 62 pipeline sites with an accepted network connection offer, totalling 2,328 MW, with an average capacity of 38 MW. This is around seven times bigger than a typical baseline site.
- Around half the pipeline capacity, totalling 1,135 MW, comes from 21 sites of 49 MW capacity or greater.
- Analysis of historic solar farm development timescales, crosschecked against engagement with developers, suggests that solar farms typically take just a few months to attain planning permission. After being granted planning permission, solar farms typically become operational in less than 12 months.
- Every project in the pipeline was researched to ascertain the current planning status. This, alongside the length of time since the connection offer was accepted and the scale of the project, was used to determine when the project goes ahead in each scenario. This was supported by direct engagement with project developers.
- The pipeline consists of projects across all stages of development, from imminent construction to not yet having entered the planning system:

Under construction	4.6 MW across 1 site		
Granted planning permission	127 MW across 5 sites		
Planning application submitted	400 MW across 10 sites		
In pre-planning, with evidence of developments such as seeking a screening opinion from the local planning authority, or conducting a public consultation	607 MW across 14 sites		
No evidence found through desk research. These sites are assumed to mainly be in the early stages of pre-planning development	1,189 MW across 32 sites		
Rejected or withdrawn in planning, or abandoned by the developer	No sites		





- Under Leading the Way, it is assumed that all pipeline sites are built out.
 - This results in projects with planning permission, in planning, or in advanced stages of pre-planning, connecting before 2028. This represents around two-thirds of the pipeline, totalling 1,541 MW.
- Under Consumer Transformation, System Transformation and Steady Progression, only sites that have progressed to submission of a planning application, or have already attained planning permission, have been reflected directly in the modelling.
 - This is key to ensuring that the future energy scenarios for large-scale solar PV reflect not just current headroom on the distribution network, but also where solar developers may look to deploy capacity in the future.
 - Under Consumer Transformation and System Transformation, this results in 531 MW of new large-scale solar PV capacity being built between 2022 and 2028.
 - Under **Steady Progression**, this results in 361 MW of new large-scale solar PV capacity in this timeframe.
- Most stakeholders felt that large-scale solar PV deployment would start picking up from 2025 onwards. However, a significant number felt that development could occur earlier, from 2023. This range of possible near-term outcomes is reflected in the scenarios.

Business models

- There are a number of near-term uncertainties that may make or break emerging solar PV business models. The size of the pipeline, in terms of capacity, reflects the upper range of potentially rapid solar farm development in the near-term. However, the stagnation over recent years could linger in some conditions. Key near-term aspects considered are:
 - Engineering, procurement and construction (EPC) costs for utility-scale solar farms. These costs have trended rapidly downwards over recent years, enabling merchant solar PV to become more viable. However, the trend has been bucked in 2021, with increasing prices of raw materials for solar modules increasing EPC costs for the first time in many years.
 - Routes to market for new solar farms. While there are various routes to market being explored, including corporate power purchase agreements (PPAs), private wires and potential Contract for Difference (CfD) auctions, merchant business models appear to be the intended route to market for the majority of pipeline solar PV capacity.
 - **Economies of scale.** As evidenced by the pipeline, the most viable merchant solar projects are large-scale, sometimes upwards of 50 MW, taking advantage of economies of scale to drive down the levelised costs of electricity produced. As a result, in the pipeline analysis, it has been assumed that larger projects progress sooner, including through planning. This is reflected in the analysis of pipeline projects, with larger-scale projects typically being further through the planning process than similarly aged smaller projects.
 - Co-located solar and battery storage features in a significant number of pipeline projects, providing an element of risk-sharing against merchant solar risk and opening up energy storage revenue streams for the project.
 - The impact of Ofgem's minded-to decision on the Significant Charging Review, which if implemented from April 2023 as proposed, would likely result in reduced network charges for assets connecting to the distribution network, such as large-scale solar generation. This could result in a tipping point for project viability in some cases.

Medium-term (April 2028 to March 2035)

• The capacity of solar PV deployed in each scenario, and the distribution of this new capacity, varies significantly by scenario.





- Future solar capacity in the licence area has been modelled using a resource assessment, reflecting criteria used by developers to locate suitable sites for large-scale solar PV deployment. This includes, but is not limited to:
 - Land that is proximal to the existing distribution network, based on analysis of existing sites to determine maximum viable connection cable distances.
 - Land that is flat or with a south-facing aspect.
 - Agricultural land grades, focussing on lower value Grade 3-5 agricultural land
 - Exclusion of built-up areas
 - Exclusion of protected areas, such as National Parks and AONBs.
 - Exclusion of flood zones
 - Levels of solar irradiance.
- Under Leading the Way, less advanced pipeline projects (namely projects that have not yet applied for planning permission) are modelled to connect throughout the late 2020s and early 2030s.
 - This results in 3 GW of large-scale solar PV capacity connected by 2035 under this scenario.
- Under System Transformation and Consumer Transformation, deployment of largescale solar PV continues at the rate seen in the near-term.
 - This results in a total of c. 1.6 GW of large-scale solar PV capacity connected by 2035 under this scenario.
- Under **Steady Progression**, while deployment of large-scale solar PV is limited, the West Midlands licence area hosts c. 1.3 GW of capacity by 2035.

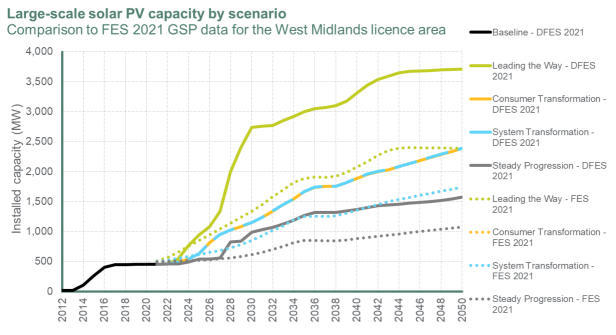
Long-term (April 2035 to March 2050)

- Large-scale solar PV continues to be deployed in the long term, as one of the cheapest forms of low carbon electricity generation.
- At very high levels of solar deployment, seen under Leading the Way in the long term, self-cannibalisation could threaten the capture prices of solar PV generation.
 - This is where high levels of simultaneous generation by solar PV, especially on sunny summer days when demand is low and generation is high, leads to oversupply of electricity and low or even negative electricity prices.
 - This contributes to a deceleration of solar deployment from the mid-2040s onwards in this scenario.
- However, the threat of self-cannibalisation is mitigated by:
 - Co-location with electricity storage to defer exports to more profitable times of peak demand.
 - Potential co-location with hydrogen electrolysis to convert low value solar PV output into high value green hydrogen.
 - Demand increasing to match periods of high renewable generation, such as through smart EV chargers, smart appliances, and Time of Use Tariffs.
- Additionally, repowering of solar farms at the end of their operational life could result in an increase in solar PV capacity at existing baseline sites in the three net zero scenarios.
 - Current solar modules have around twice the power density (in terms of Watts per square meter), as modules deployed during the 2010s. Existing sites could therefore be repowered to higher capacities, and higher capacity factors, without changing the site layout or number of panels, simply through replacement with higher efficiency modules.
 - However, it could be more profitable to simply extend the life of baseline sites, rather than incur the capital costs of replacing the solar modules.
- As a result, a range of outcomes has been modelled, ranging from repowering at 150% capacity under Leading the Way to no capacity increase under Steady Progression.
- By 2050, large-scale solar PV capacity reaches 3.7 GW under Leading the Way, approximately seven times the baseline capacity. This compares to 1.6 GW under Steady Progression, still over three times the baseline capacity.





Figure 20



Reconciliation with National Grid FES 2021:

Results in this section relate to the FES 2021 data for the relevant GSPs within the West Midlands licence area.

- The FES 2021 baseline for the West Midlands licence area is broadly aligned with the DFES, approximately 0.5 GW.
- In the near term, the DFES evaluates pipeline projects with an accepted connection agreement. This results in the DFES uptake being significantly greater than the FES 2021 in the near term under the net zero scenarios, as there are a relatively high number of projects in advanced stages of planning looking to connect in the next couple of years.
- Beyond the pipeline period, the DFES 2021 projections are consistently in-line with the FES 2021 GSP-level data. This is despite similarities in how future development of large-scale solar PV capacity has been assessed at a regional level, specifically:
 - In the FES 2021: "Our solar spatial forecast is designed to reflect the fact that as solar installed capacity increases it will spread more evenly across the country. Today solar is most prevalent in the South and East of England."
 - In the DFES 2021: A resource assessment of large-scale solar PV resource has been utilised to guide medium-term and long-term projections. This reflects land with good potential for solar PV deployment, with a relatively minor weighting towards areas with higher irradiance in the south of GB.
 - Though the reason for the discrepancy is unclear, it is possible that the FES 2021 projections are weighted more heavily towards the baseline capacity of large-scale solar in each licence area. The DFES 2021 methodology leans heavily on the nearterm pipeline, discussions with developers and a GIS resource assessment, which indicate more development in licence areas that previously had less solar deployment such as the West Midlands and South Wales.





Factors that will affect deployment at a local level:

- Near-term distribution of new solar PV capacity is dictated by the exact location of pipeline sites.
- Beyond the pipeline of accepted connections, new large-scale solar PV capacity is distributed based on Regen's large-scale solar PV resource assessment. This considers irradiance, designated land areas, physical constraints, network proximity, ground slope and aspect.
- Modelled repowering of solar farms in the longer-term results in new capacity at existing baseline sites.
- Each local authority's planning history is assessed to augment the solar resource assessment. Local policies, identified by stakeholders, are also included as positive weightings within the spatial distribution.

Relevant assumptions from National Grid FES 2021:

Assumption number	4.2.15 – Solar generation (plant greater than 1 MW)
Steady Progression	Slower pace of decarbonisation.
System Transformation	Transition to net zero results in strong growth in large solar.
Consumer Transformation	Transition to net zero results in strong growth in large solar.
Leading the Way	Very high ambition to decarbonise drives a focus on technologies that are low carbon. Supports production of hydrogen by electrolysis.

Stakeholder feedback overview:

Large-scale solar PV	
Your comments to us	Our response
The majority of stakeholders thought the pipeline of new solar projects would begin connecting within the next 3-5 years, but some responses suggested the later 2020s.	After confirmation with solar developers, we have used the engagement from all four webinars to guide the logic and assumptions we have applied to assessing the pipeline of solar PV projects. The four future energy scenarios should broadly reflect the range of possible timescales identified by stakeholders.
When asked why the solar PV pipeline was particularly large in the Midlands, rather than the South West where development has historically been focussed, stakeholders identified the proximity to energy demand and lower cost of land as the likely drivers.	We have considered these aspects as major distribution factors in the modelling. The distribution of solar PV uses Regen's in- house solar resource assessment, which accounts for these (and various other) factors. The weighting of irradiance in the solar resource assessment is now minimal.

References:

WPD connection offer data, DNO Embedded Capacity Registers, National Grid ESO TEC register, the Renewable Energy Planning Database, Climate Emergency declaration data, Regen consultation with local stakeholders and discussion with developers, Regen questionnaire and consultation with local authorities.





Hydropower in the West Midlands licence area

Summary of modelling assumptions and results

Technology specification:

This analysis covers any hydropower generation connecting to the distribution network in the West Midlands licence area, excluding pumped hydro storage. Includes a comparison to FES 2021 data, as reported for Building Block ID number Gen_BB018.

Data summary for hydropower in the West Midlands licence area:

Installed capacity (MW)	Baseline	2025	2030	2035	2040	2045	2050
Steady Progression		3	3	3	3	3	3
System Transformation	3 -	3	3	3	3	4	4
Consumer Transformation		3	4	4	5	5	5
Leading the Way		3	3	3	4	4	4

Summary:

- The West Midlands has the lowest level of hydropower capacity of the four WPD licence areas, with just 2.9 MW currently installed. This consists of one large-scale site of 2.2 MW and 21 smaller sites, all below 250 kW in scale.
- There are two sites with an accepted connection agreement, totalling c. 240 kW. It is expected that these sites will take between three and five years from accepting a connection agreement to become operational under **Consumer Transformation** and **Leading the Way**, based on the development timescales of existing hydropower sites.
- There is up to 2.4 MW of additional capacity connecting by 2050 under Consumer Transformation.

Modelling assumptions and results:

Baseline (up to 31st March 2021)

- The baseline capacity is comprised mainly of small-scale sites, the largest being a 236 kW project in Wychavon, and one 2.2 MW site at Tittesworth Reservoir.
- The WPD connection data has been supplemented with 18 sites identified that are accredited under the FiT scheme, totalling 432 kW.

Near term (April 2021 - March 2025)

- Two small-scale hydropower schemes have accepted a connection offer and may connect in the near term at a combined capacity of 240 kW. It is expected to take between five and six years from accepting a connection agreement for these hydropower sites to become operational under **Consumer Transformation** and **Leading the Way** respectively.
- The larger pipeline site (164 kW) is assumed to connect under **System Transformation**, although later.
- No capacity is modelled to connect under Steady Progression.

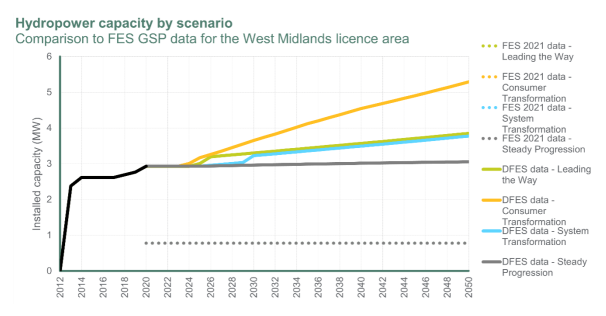




Medium to long term (April 2025 - March 2050)

- The deployment of hydropower capacity in the West Midlands is expected to be limited in all scenarios out to 2050, with most capacity comprising small-scale developments connecting in the net zero scenarios.
- System Transformation and Leading the Way are in line with recent deployment rates, as seen in the FiT data, while Consumer Transformation is more ambitious, reflecting the rate seen in the 2010s.
- The civil infrastructure installed for existing sites tends to be long lasting, meaning that sites can be expected to repower when the machinery reaches the end of its useable life. Where sites need to repower, it has been assumed that they repower at the same capacity: as a mature technology, hydropower has limited cost reduction potential.
- Sites are likely to be limited to onsite generation, private wire connections or through developments where wider objectives override the need for return on investment, for example sites with a link to tourism, heritage, or corporate sustainability objectives.

Figure 21



Reconciliation with National Grid FES 2021:

Results in this section relate to the FES 2021 data as reported for Building Block ID number Gen_BB018.

- The current installed capacity of hydropower in the West Midlands licence area is larger in the WPD DFES 2021 data than in the FES 2021. Further work is needed to understand the differences in data for small-scale generation at a licence area level.
- The FES 2021 scenarios do not have any increase in hydropower capacity in the West Midlands licence area under any scenario. The WPD DFES 2021 results deviate from this due to the evidence of a small pipeline and analysis of potential hydropower resource availability.
- The near-term projections capture only the baseline and pipeline capacity identified. This captures the expectation that hydropower sites typically take between three and five years to become operational.





Factors that will affect deployment at a local level:

- The distribution of new hydropower capacity is based on the indicative location of rivers, dams and reservoirs that could potentially host a hydropower site, as well as the microgeneration sites in the pipeline, in Herefordshire and Congleton.
- The analysis considers the maximum head and thus the potential power capacity of bodies of water across England and Wales.

Assumption number	4.1.2 - Other renewables including marine and hydro generation
Steady Progression	Low support and therefore other renewables cannot compete with low cost solar and wind generation.
System Transformation	Support for large-scale renewable technologies (i.e., tidal marine).
Consumer Transformation	Potential for many small-scale projects that will have larger societal impact coupled with support for marine technologies across all scales.
Leading the Way	Focus on rapid decarbonisation results in prioritising renewables that are available at lowest cost today (i.e., solar and wind). Innovation in other flexible solutions results in less need for a wide range of renewables.

Relevant assumptions from the National Grid FES 2021:

References:

WPD connection offer data, the Feed-in-Tariff (FiT) database, Renewable Obligations Certificates database, the Environment Agency, the Renewable Energy Planning Database, Regen consultation with local stakeholders and discussion with developers.





Biomass generation in the West Midlands licence area

Summary of modelling assumptions and results

Technology specification:

Biomass generation – including biomass for power generation and biomass CHP. Excludes biomass used solely for heat, and bioenergy with carbon capture and storage. The common feedstocks for biomass generation in the UK are plants, such as corn and soy, and wood, in the form of straw or wood chips.

This technology pertains to Building Block ID number Gen_BB010 in the FES 2021 data.

Data summary for biomass generation (including CHP) in the West Midlands licence area:

Installed capacity (MW)	Baseline	2025	2030	2035	2040	2045	2050
Steady Progression		12	13	13	13	13	13
System Transformation	12 -	12	13	13	13	13	13
Consumer Transformation		12	12	12	12	12	12
Leading the Way		12	12	12	12	12	12

Summary:

- In the future, biomass fuel sources are assumed to be prioritised for other uses such as in increased carbon sinks and for use in construction. This reflects the recommendations from the Committee on Climate Change in their report 'Biomass in a low-carbon economy'²⁶.
- BECCS is expected to be the largest use of feedstocks in the long term, but this is assumed to connect at transmission level.
- Smaller scale biomass generation sites, such as those that have local feedstock supply chains and/or provide heat as well as power, are assumed to continue generating out to 2050 in all scenarios.
- The West Midlands licence area baseline is made up of small-scale biomass generation sites, so there is little change projected in the future.





Modelling assumptions and results:

Baseline (up to 31st March 2021)

- There are 18 biomass power sites operational in the West Midlands licence area, totalling 12 MW of power generation capacity.
- Four of these sites are above 1 MW.
- 82% of operational sites connected in the 2010s, with no sites connecting since 2017.
- At least seven of these sites have a biomass CHP installed.
- Over 60% of these sites connect in the County of Herefordshire.

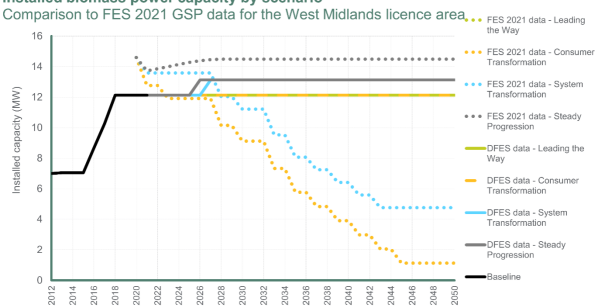
Near term (April 2021 – March 2025)

- There is one site (1 MW) with an accepted connection offer, but no planning information.
- Based on analysis of REPD, historically biomass projects take 4 years from submitting a planning application to become operational.
- Historically, about 50% of biomass planning applications in the West Midlands licence area have received planning permission, with only 33% progressing to be operational.
- As a result, this site has been modelled to connect under System Transformation and . Steady Progression only.
- There is also a 1 MW site in the REPD awaiting construction. However, this has not been included in the modelling due to a lack of connection agreement.

Medium and long term (April 2025 – March 2050)

- Smaller scale biomass generation sites, such as those that have local feedstock supply chains and/or provide heat as well as power, are assumed to continue generating out to 2050 in all scenarios.
- In general, biomass fuel sources are assumed to be prioritised for other uses such as BECCS, which is expected to be the largest use of feedstocks in the long term. This is assumed to connect at transmission level, so any development in the medium and long term is not anticipated to be on the distribution network.

Figure 22







Installed biomass power capacity by scenario

Reconciliation with National Grid FES 2021:

Results in this section relate to the FES 2021 data as reported for the Building Block ID number Gen_BB010.

- The WPD DFES 2021 projections are below FES 2021 in the near term, due to a slightly lower baseline.
- In the medium and long term, FES 2021 projections are below WPD DFES 2021 in all scenarios except **Steady Progression**, due to modelling assumptions related to small-scale biomass plants.

Factors that affect deployment at a local level:

The spatial distribution of biomass generation is based on the location of existing baseline and pipeline sites connecting to the distribution network in the West Midlands licence area.

Assumption number	4.1.13 - Biomass and Energy from Waste (EfW) generation with CCUS
Steady Progression	Limited support for BECCS due to less of a drive to decarbonise and slowest deployment of CCUS. Some growth in decentralised biomass without CCUS.
System Transformation	High growth driven by the decarbonisation agenda. Linked to CCUS as this results in negative emissions.
Consumer Transformation	High growth driven by the decarbonisation agenda. Linked to CCUS as this results in negative emissions.
Leading the Way	Uptake driven by the decarbonisation agenda. Linked to CCUS as this results in negative emissions.

Relevant assumptions from National Grid FES 2021:

References:

WPD connection offer data, the Renewable Energy Planning Database, Regen consultation with local stakeholders and sector representatives, the CCC.





Renewable engines (landfill gas, sewage gas, biogas) in the West Midlands licence area

Summary of modelling assumptions and results for anaerobic digestion

Technology specification:

Installed capacity of biogas renewable engines, using biomethane for electricity generation only. This is the 'biogas' component of the building block technology "Renewable engines (landfill, sewage, biogas)" under Building Block ID number Gen_BB004 in the FES 2021 data and is referred to as Anaerobic Digestion (AD) in the WPD DFES 2021.

Data summary for Anaerobic Digestion in the West Midlands licence area:

Installed capacity (MW)	Baseline	2025	2030	2035	2040	2045	2050
Steady Progression	53	53	55	56	57	57	58
System Transformation		53	62	70	72	74	75
Consumer Transformation		54	69	89	97	101	105
Leading the Way		54	69	90	99	108	117

Summary:

- The West Midlands licence area has 53 MW of operational AD capacity.
- Further deployment of AD plants requires sufficient local feedstock either from agricultural or food waste.
- There are no pipeline sites with an accepted connection agreement in the West Midlands licence area, so deployment in the near term is limited.
- Additional capacity could be developed to produce biomethane for use in transport or injection into the gas network, rather than burnt for electricity generation. This additional capacity is not covered in this analysis.

Modelling assumptions and results:

Baseline (up to 31st March 2021)

- There are 50 operational AD sites that are connected to the distribution network in the West Midlands licence area, totalling 53 MW.
- The largest site is a 14.5 MW plant in Shropshire, which connected in 2015.
- The most recent site to connect was a 2 MW site in March 2020.

Near term (April 2021 - March 2025)

• There are no pipeline sites with an accepted connection agreement in the West Midlands licence area, so deployment in the near term is limited.





Medium term (April 2025 – March 2035)

- There is scope for an increase in the availability of household food waste as a feedstock in the near term, as currently only c. 36% of the West Midlands licence area is covered by a food waste collection scheme.
- Considering the government's commitment to roll out separate household food waste collection across the country by 2023²⁷, there could be an increase in feedstock in the mid-2020s. This feedstock is unlikely to significantly increase post 2025.
- Increases in AD capacity are likely to be driven by farm-based AD. The West Midlands has an above-average amount of high-grade agricultural land (ALC 1&2²⁸), hence there is good potential for future growth in AD capacity.
- The removal of government support mechanisms for electricity generation from biomethane, and implementation of the Green Gas Support Scheme (designed to accelerate the decarbonisation of the gas grid), is likely to improve the business case for AD plants to sell their biomethane dampening growth in biomethane-fuelled electrical capacity in the mid-term across the three net zero scenarios.
- Deployment of capacity is very limited under **Steady Progression**, due to an assumed lack of incentives for biomethane production and a focus on its use for gas-to-grid.

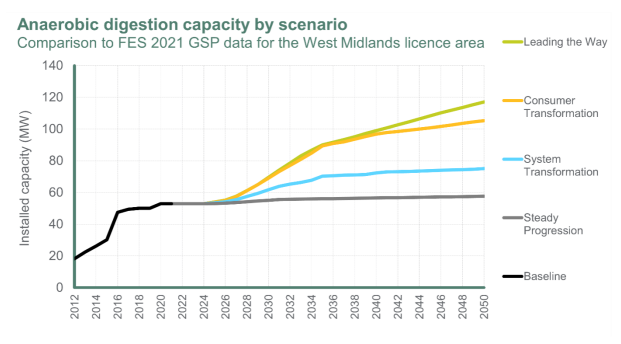
Long term (April 2035 - March 2050)

- The main sources of AD feedstock are food waste, agricultural waste, such as crop waste and manure, and energy crops. These are all under risk of depleting in the long term, with changes to land use and societal shifts (per person food waste is assumed to decrease towards 2050); however, this is still uncertain.
- Through stakeholder engagement, it was concluded that deployment of AD plants for electricity generation is expected to remain low in the long term, although there is still likely to be deployment on rural farms, as currently only 3% of agricultural waste produced in the UK annual is used to fuel AD plants.
- Under **System Transformation**, government may focus incentives for biomethane on gas-to-grid injection rather than power generation. Under this scenario, it is assumed that the electricity grid is decarbonised by other renewable technologies, including large-scale BECCS.
- Significant increases in electricity generation capacity from AD are most likely to occur in high-renewables scenarios, notably Leading the Way and Consumer Transformation, focussing on burning biomethane as a form of dispatchable flexible generation. Operators would be able to capture high electricity prices in periods of low renewable generation or high demand.
- Under these scenarios, improvements in engine technology are also likely to reduce the overall cost of projects, meaning operators are less reliant on subsidies.
- **Steady Progression** has limited deployment across the projection period, representing a lack of incentives for biomethane production and a focus on its use for gas-to-grid.





Figure 23



Factors that will affect deployment at a local level:

- The location of all new capacity out to 2025 is based on the existing pipeline sites with an accepted grid connection offer. After this pipeline deployment, local factors have been used to weight projections from 2025 onwards, such as:
 - o agricultural land grades 1 & 2, relative to the GB average
 - o food waste collection potential by local authority
 - anaerobic digestion resource assessment, which considers the energy generation potential from manure (including waste from poultry, cattle and pigs, but excluding sheep).

Stakeholder engagement:

As part of the WPD DFES stakeholder engagement process, Regen delivered a series of webinars with WPD in June 2021. In the webinars, the long-term role of distribution-scale bioenergy electricity generation was considered. 81% of respondents thought that these sites would have a similar or expanded role to bioenergy electricity generation today. This feedback has directly influenced the WPD DFES 2021 analysis for all licence areas, by confirming the focus on anaerobic digestion as a form of low carbon, dispatchable, flexible electricity generation.





Summary of modelling assumptions and results for landfill gas.

Technology specification:

Landfill gas installed capacity used for electricity generation only.

Data summary for landfill gas in the West Midlands licence area:

Installed capacity (MW)	Baseline	2025	2030	2035	2040	2045	2050
Steady Progression		69	69	69	69	69	69
System Transformation	69	69	69	68	68	64	24
Consumer Transformation		69	69	68	68	64	24
Leading the Way		69	68	68	64	24	6

Summary:

- Landfill gas capacity for electricity generation is expected to decline over time in all net zero compliant scenarios, based on the assumption that society transitions towards a low/zero waste lifestyle.
- Baseline sites are modelled to decommission in line with scenario specific operational lifetimes.

Modelling assumptions and results:

Baseline (up to 31st March 2021)

- There are 42 operational sites connected to the distribution network in the West Midlands licence area, totalling 69 MW.
- The largest of these sites is a 5.4 MW site in the Forest of Dean.
- The most recent landfill gas site connected to the distribution network in the West Midlands licence area in 2017.

Near term (April 2021 - March 2025)

• There are no sites with an accepted connection agreement in the WPD connection data in the West Midlands licence area. Hence, there is no change in capacity projected in the near term.

Medium and long term (April 2025 – March 2050)

- Electricity generation from landfill gas is at odds with net zero targets, due to the level of associated carbon emissions. Hence, it is assumed that capacity reduces after 2030 in Leading the Way, Consumer Transformation and System Transformation, as older facilities reach the end of their operational lifetime.
- Although there is likely to be a gradual decline in waste resources in the net zero compliant scenarios, it is assumed that sites will not disconnect until the end of their operational life.
- In Leading the Way, sites are modelled to have a 35-year operational lifetime, while the operational life under Consumer Transformation and System Transformation is modelled to be 40 years.



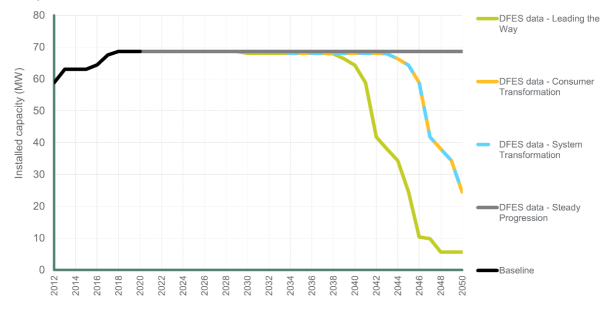


 To ensure DFES captures the near-term worst-case conditions on the distribution network within the scenarios, sites have been modelled to remain connected in **Steady Progression**, even if it is projected that they may cease operation or reduce operational hours.

Figure 24

Landfill gas capacity by scenario

Comparison to FES 2021 GSP data for the West Midlands licence area



Factors affecting deployment at a local level

The spatial distribution of landfill gas capacity is based on the location of existing baseline and pipeline sites connecting to the distribution network in the West Midlands licence area.





Summary of modelling assumptions and results for sewage gas.

Technology specification:

Sewage gas installed capacity used for electricity generation only.

Data summary for sewage gas in the West Midlands licence area:

Installed capacity (MW)	Baseline	2025	2030	2035	2040	2045	2050
Steady Progression	12	12	11	9	2	0	0
System Transformation		12	12	11	11	9	2
Consumer Transformation		12	12	12	12	12	12
Leading the Way		12	12	12	12	12	12

Summary:

- There are currently no pipeline sites in the West Midlands for sewage gas, hence future deployment is limited.
- There is no increase in distribution connected sewage gas capacity in the West Midlands under any scenario, due to industry feedback that sewage gas for gas-to-grid injection is the favoured future business model.
- Any increase in sewage sludge resource, either due to the tightening of environmental permits or an increase in population, is expected to be used for gas-to-grid injection rather than electricity generation.
- System Transformation and Steady Progression represent future scenarios in which sewage sludge resource is prioritised for other low carbon options.

Modelling assumptions and results:

Baseline (up to 31st March 2021)

- There are nine operational sewage gas sites connected to the distribution network in the West Midlands licence area, totalling 11.9 MW.
- The largest baseline site is a 5 MW site in Gloucester, which connected in 2012.
- The most recent site to connect was an 800 kW site in 2018.

Near term (April 2021 – March 2025)

• There is no change projected in the output capacity or connections out to 2025.

Medium to long term (April 2025 – March 2050)

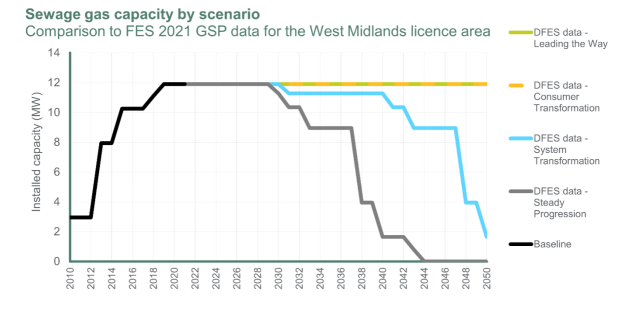
- There is no additional capacity projected under Consumer Transformation or Leading the Way, while capacity reduces under System Transformation and Steady Progression.
- This is due to industry feedback on the future of sewage gas, highlighting that any increase in capacity in sewage gas sites will likely be for gas to grid injection, biomethane production or bio-hydrogen production ahead of electricity generation, due to:





- the larger decarbonisation impact
- the expiration of ROCs and minimal activity in the CfD programme, which may make electricity generation from sewage gas less attractive
- support for green gas production, such as through the green gas levy, which may result in a decline for electricity generation in System Transformation and Steady Progression
- o prioritisation of the decarbonisation of heat and transport via 'green gas'.

Figure 25



Factors affecting deployment at a local level

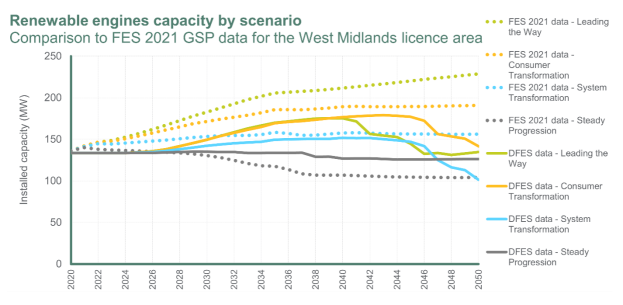
The spatial distribution of sewage gas capacity is based on the location of existing baseline and pipeline sites connecting to the distribution network in the West Midlands licence area.





Summary of anaerobic digestion, landfill gas and sewage gas compared to the FES 2021 'Renewable engines (landfill, sewage, biogas)' building block.

Figure 26



Reconciliation with National Grid FES 2021:

Results in this section relate to the FES 2021 data as reported for the Building Block ID number Gen_BB004.

- The increase in renewable engines capacity in the West Midlands licence area in the medium term comes primarily from an increase in anaerobic digestion capacity as landfill gas and sewage gas capacity remains constant or decreases over time.
- In the long term, the trend is dominated by landfill gas capacity coming offline, which results in a decrease in overall renewable engines capacity in the WPD DFES 2021.
- The WPD DFES 2021 projections are generally below FES 2021 under Leading the Way, Consumer Transformation and System Transformation, as it has been assumed that the landfill gas sites are disconnected after an operational life of 35 – 40 years, due to a reduction in available waste resource.
- The long-term maximum capacity of renewable engines is based on assumed declining levels of waste production. Additional deployment in this sector is expected to be focussed on gas to grid biomethane injection rather than electricity generation, which is not in the scope of WPD DFES 2021.





Relevant assumptions from National Grid FES 2021:

Assumption number	1.1.5 - Support: incentive regime for biomethane (and other 'green gas') production.
Steady Progression	Support is focussed on areas with greater potential volumes (UKCS/shale).
System Transformation	Bigger push for renewable gas as required to meet longer term decarbonisation targets.
Consumer Transformation	Bigger push for renewable gas as required to meet longer term decarbonisation targets.
Leading the Way	All sources of renewable fuels encouraged and biomethane used in niche areas in transport/industry.

References:

WPD connection offer data, local authority food waste collection status, Regen resource assessment, land grade statistics, water sector representatives, the Renewable Energy Planning Database, Regen consultation with local stakeholders and discussion with developers.





Fossil gas-fired power generation in the West Midlands licence area

Summary of modelling assumptions and results

Technology specification:

Fossil gas-fired power generation connected to the distribution network, covering four known fossil gas generation technology types:

- Close cycle gas turbines (CCGT) Building block Gen_BB009
- Open cycle gas turbines (OCGT) Building block Gen_BB008
- Gas reciprocating engines Building block Gen_BB006
- Gas combined heat and power plants (gas CHP) Building block Gen_BB001

There are no operational CCGT sites or any proposed sites with an accepted connection offer in the West Midlands licence area. The analysis does not include back-up gas CHPs or engines located on some commercial and industrial premises that are only operated when mains supply failure occurs and cannot export.

Installed capacity (MW)		Baseline	2025	2030	2035	2040	2045	2050
	Steady Progression		100	100	100	100	100	100
OCGT (non-CHP)	System Transformation	100	100	100	100	0	0	0
	Consumer Transformation	100	100	100	100	0	0	0
	Leading the Way		100	100	0	0	0	0
	Steady Progression	115	228	316	361	345	307	272
Reciprocating engines (non-CHP)	System Transformation		145	164	144	70	24	0
	Consumer Transformation		145	164	130	70	24	0
	Leading the Way		145	142	0	0	0	0
	Steady Progression		204	204	201	198	193	171
Gas CHP	System Transformation	179	195	193	152	96	42	0
	Consumer Transformation	175	195	193	148	100	59	0
	Leading the Way		195	172	0	0	0	0

Data summary for fossil gas-fired power in the West Midlands licence area:





Summary:

- There is a significant baseline (c.394 MW) of existing operational fossil gas-fired generation connected to the distribution network in the West Midlands licence area. This ranges from 20+ year old gas power stations to small-scale gas CHPs connected behind-the-meter at commercial buildings less than 12 months ago.
- There is also a notable pipeline of new prospective fossil gas generation sites (c.234 MW) in the licence area. This mostly comprises prospective new gas reciprocating engine sites between 5-50MW.
- A large-scale project that was previously in the pipeline, Meaford Energy Centre (299 MW), has withdrawn its application to connect to the network. Despite this site receiving approval from the Secretary of State in 2016 through the Nationally Significant Infrastructure Project (NSIP) process, this site and capacity was removed from the DFES 2021 analysis.
- All types of fossil gas-fired power generation significantly decrease in the three net zero scenarios out to 2050. The installed capacity of gas reciprocating engines and gas CHPs increases under **Steady Progression** in the medium/long term.
- The primary role of distribution-scale fossil gas-fired generation is to provide flexibility and back-up services. Whilst the installed capacity may remain stable in some scenarios, the annual operating hours and energy output, decreases significantly by 2050 in all scenarios as the electricity system is decarbonised.
- At a national level, after 2030 hydrogen generation becomes a potentially economical source of supply-side flexibility in some scenarios. This results in some existing fossil gas generation site locations 'repowering' to become hydrogen-fuelled generation sites in between 2035 and 2050. The hydrogen generation scenario analysis and results are outlined in a separate dedicated technology summary sheet.

Results:

Baseline (up to 2021)

- There are 88 fossil-gas generation sites connected in the West Midlands licence area, totalling 394 MW. This is broken down into the following fossil gas technologies:
 - A 99 MW OCGT site
 - \circ 31 gas reciprocating engines totalling 115 MW
 - 56 gas CHP sites totalling 179 MW.
- There were no CCGT sites identified with a distribution network connection agreement in the West Midlands licence area.

Near term (April 2021 - March 2025)

- Consultation with stakeholders suggested that fossil gas-fired generation will see limited development beyond the current pipeline, due to its carbon intensity.
- There are 25 pipeline sites, totalling 234 MW, which have an accepted network connection offer in the licence area:
 - Six sites totalling 27 MW have secured planning permission and capacity agreements or successful pre-qualification in recent Capacity Market auctions. These sites were modelled to connect in all scenarios in their respective Capacity Market delivery years.
 - Six additional sites totalling 68 MW had no planning evidence, but secured capacity agreements or successful pre-qualification in recent Capacity Market auctions. These sites were also modelled to connect in all scenarios in their Capacity Market delivery years.
 - Four sites totalling 49 MW did not successfully pre-qualify in recent Capacity Market auctions and were not modelled to come online in any scenario.
 - $\circ~$ For the remaining seven sites (92 MW), no development evidence was found.
- This analysis of planning and Capacity Market activity determines the year of connection in the near term for each of the scenarios.





• The Industrial Emissions Directive, in place since 2016, places emissions requirements on large power plants, with limitations on annual operating hours. This affects some large sites in the area, with operational hours assumed to reduce out to 2050.

Medium term (April 2025 – March 2035)

For OCGT:

- All OCGT capacity is modelled to decommission in the three net zero scenarios, as increasing carbon taxes and alternative, low carbon forms of flexibility such as storage and interconnectors make OCGT operation unprofitable. This happens by 2031 in Leading the Way and by 2036 in Consumer Transformation and System Transformation.
- Under **Steady Progression**, OCGT capacity remains online across the scenario period to 2050. This reflects gas turbine technology still providing a valuable role in system flexibility alongside more responsive gas engine technologies, and slow action on decarbonisation.

For gas reciprocating engines:

- Under Leading the Way, gas reciprocating engine capacity sees a steady reduction across the medium term, with all capacity decommissioned by 2035 in this scenario. This reflects a rapid switch to alternative low carbon sources of flexibility.
- Under System Transformation and Consumer Transformation, a moderate amount of reciprocating engine capacity continues to connect to the distribution network in the medium term, reflecting a slower transition to lower carbon flexibility.
- Under **Steady Progression** notable additional reciprocating engine capacity continues to connect to the distribution network in the medium term, reflecting this rapid-response technology continuing to win flexibility and reserve service contracts.

For gas CHP sites:

- Most of the gas CHP sites in the licence area are small-to-medium assets located onsite at commercial buildings such as factories, universities, hospitals or industrial sites.
- There is no additional increase in gas CHP capacity beyond the mid-2020s, with a preference for low carbon heating and generation for new installations in every scenario.
- Under Leading the Way all of the gas CHP capacity decommissions between 2026 and 2035. This reflects businesses seeking low-carbon alternatives to meet their onsite heat and power needs.
- Under Consumer Transformation and System Transformation gas CHP decommissions slower, reflecting a slower transition away from gas in this scenario.
- Under **Steady Progression** the gas CHP baseline continues to operate in the medium term.

Long term (April 2035 – March 2050)

For OCGT:

• OCGT capacity remains online and steady at 100 MW under **Steady Progression** to 2050.

For gas reciprocating engines:

- Under Leading the Way, all gas reciprocating engine capacity is decommissioned by 2035.
- Under System Transformation and Consumer Transformation, capacity steadily decommissions between 2032 and 2050, with no capacity on the network by 2050.
- Under **Steady Progression** reciprocating engine capacity peaks in 2035 at c.361 MW. Some capacity is modelled to decommission between 2035 and 2050, reflecting a delayed transition away from fossil-fuel flexibility. However, c.272 MW of reciprocating engine capacity remains operational on the distribution network by 2050 under this scenario.





For gas CHP sites:

- Under Leading the Way, all gas CHP capacity is decommissioned by 2035.
- Under System Transformation and Consumer Transformation, decommissioning of CHP sites continues between 2035 and 2050. This culminates in no gas CHP capacity operating on the distribution network in either scenario by 2050.
- Under **Steady Progression** only a small number of baseline gas CHPs decommission, with most of the baseline capacity (171 MW) still operating in 2050 under this scenario.

Figure 27

OCGT installed generating capacity

Comparison to FES 2021 GSP data for the West Midlands licence area

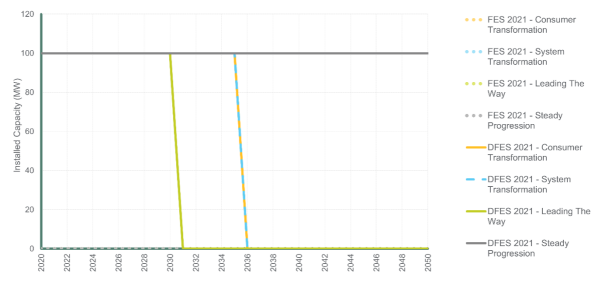
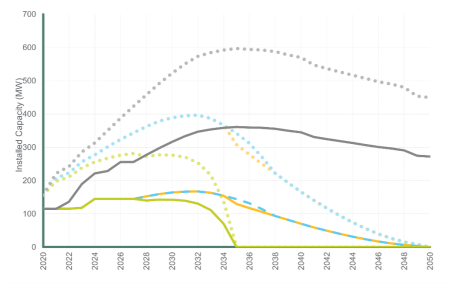


Figure 28

Gas reciprocating engine installed generating capacity Comparison to FES 2021 GSP data for the West Midlands licence area

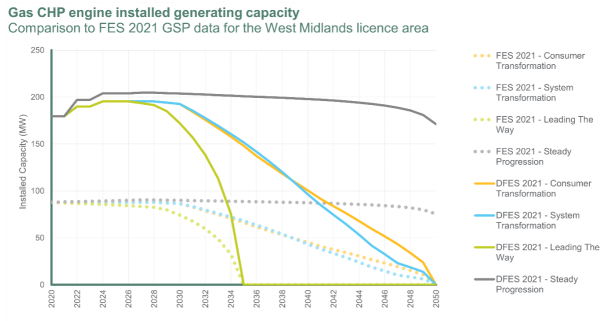


- FES 2021 Consumer Transformation
- • FES 2021 System Transformation
- ••• FES 2021 Leading The Way
- • FES 2021 Steady Progression
- DFES 2021 Consumer Transformation
- DFES 2021 System Transformation
- DFES 2021 Leading The Way
- DFES 2021 Steady Progression





Figure 29



Reconciliation with National Grid FES 2021:

- For all of the fossil gas technologies included, the DFES analysis has sought to classify each of the baseline sites based on connection data held by WPD and through site-by-site reconciliation with Capacity Market registers published by the EMR Delivery Body.
- The pipeline of sites with accepted connection offers were also individually assessed for evidence of development through reviewing online planning portals for planning activity and Capacity Market registers for capacity auction activity.
- These analyses have resultantly caused some variances between the FES and the DFES in the 2021 baseline and in the near-to-medium term projections.
- Beyond the known pipeline, the DFES scenarios aim to align with the national FES trajectories out to 2050 for all of the gas fired generation technologies. This reflects that the fate of gas-fired flexibility on the distribution network is likely to be guided by national-level drivers in the medium and longer term.

For OCGT:

• The DFES has also identified 100 MW of OCGT capacity in the 2021 baseline that does not appear in the FES data. This could relate to technology classification differences.

For reciprocating engines:

- The DFES has identified c.41 MW less reciprocating engine capacity in the 2021 baseline than the FES. The reason for this is unclear but could be related to differences in gas generation technology classification.
- The analysis of the pipeline in the DFES has resulted in a wider spread of projections between **Steady Progression** and the other three scenarios than seen in the FES.
- Beyond the known pipeline, the DFES trends towards the FES out to 2050, but results in a significantly lower residual capacity operating in 2050 under **Steady Progression**.

For gas CHPs:

- The DFES has identified c.92 MW more gas CHP capacity in the 2021 baseline than the FES. The reason for this is unclear but could be related to differences in gas generation technology classification.
- The DFES has identified gas CHP pipeline sites with positive development evidence, which results in some near-term increase in capacity, which results in a small divergence from the FES 2021 in every scenario.





• A significantly higher residual gas CHP capacity is modelled to continue operating in 2050 under **Steady Progression** in the DFES than the FES, due to the much higher baseline.

Factors that will affect deployment at a local level:

- The exact location of baseline and pipeline connections is directly reflected in the distribution of fossil gas-fired capacity in every scenario.
- The spatial distribution of new fossil gas-fired capacity beyond the known pipeline, such as gas reciprocating engines under **Steady Progression**, is based on proximity to the electricity and gas network, and the distribution of existing baseline sites.

Assumption number	4.1.6 - Level of installed capacity of large unabated fossil-fuelled generation (e.g. CCGTs)
Steady Progression	Low gas price and lower focus on decarbonisation promotes gas as the source of flexible generation.
System Transformation	High levels of decarbonisation, plus other sources of flexibility reduce the need for unabated gas.
Consumer Transformation	High levels of decarbonisation, plus other sources of flexibility reduce the need for unabated gas.
Leading the Way	Highest level of decarbonisation significantly reduces the amount of unabated gas.
Assumption number	4.1.32 - Level of installed capacity of peaking generation (e.g. gas reciprocating engines and later hydrogen plant)
Steady Progression	Initial strong growth in unabated gas reciprocating engines and stays high as gas generation (small and large) plays an increasingly important role as flexible generation in the absence of strong growth in other technologies (e.g. storage, interconnection)
System Transformation	Initial slow growth (low deployment of gas reciprocating engines). Later strong growth in hydrogen plant to support system flexibility.
Consumer Transformation	Initial slow growth (low deployment of gas reciprocating engines). Later moderate growth in hydrogen plant to support system flexibility.
Leading the Way	Low throughout: initial growth of gas reciprocating engines is low as not aligned to decarbonisation and low long-term growth as other flexible solutions dominate in this scenario.

Relevant assumptions from National Grid FES 2021:





Stakeholder feedback overview:

Fossil gas-fired generation	
Your comments to us	Our response
A strong majority of stakeholders thought that flexible fossil gas-fired generation would see limited development beyond the current pipeline, due to it being a fossil fuel.	We have modelled little-to-no new unabated gas-fired generation development beyond current pipeline projects in the three net zero compliant scenarios.
You asked whether hydrogen could replace fossil gas as a fuel for peaking generation.	Hydrogen-fired peaking plants are under the scope of the DFES 2021 analysis and is covered in a separate dedicated technology summary.
	There is significant uncertainty around the feasibility of using hydrogen for significant amounts of power generation in the future. As a result, hydrogen-fired peaking generation sees a wide range of outcomes across the future energy scenarios, reflecting this range of uncertainty.
Stakeholders said that future development of fossil gas-fired peaking plants could be limited due to their carbon intensity.	In the net zero scenarios we typically assume a much less favourable environment for high carbon technologies such as fossil gas-fired peaking plants. The modelling has therefore limited the pipeline sites that go ahead to those with significantly positive development evidence in the three net zero scenarios in the near- term. In the medium-term and out to 2050 connected capacity of fossil gas generation declines to zero in these three scenarios.

References:

WPD connection offer data, Capacity Market auction results and data, local authority planning portals, Nationally Significant Infrastructure Projects (NSIP) register, Embedded Capacity Register (WPD) and the results from the WPD DFES consultation events.





Hydrogen-fuelled generation in the West Midlands licence area

Summary of modelling assumptions and results

Technology specification:

This analysis covers hydrogen-fuelled electricity generation, which has been modelled to connect to the distribution network in areas where there is the potential for hydrogen gas supply. This links to the analysis undertaken for fossil gas capacity in the West Midlands licence area.

This technology pertains to Building Block ID number Gen_BB023 in the FES 2021 data.

Data summary for hydrogen-fuelled generation in the West Midlands licence area:

Installed capacity (MW)	Baseline	2025	2030	2035	2040	2045	2050
Steady Progression	0	0	0	0	0	0	0
System Transformation		0	84	124	163	287	490
Consumer Transformation		0	0	65	84	125	177
Leading the Way		0	93	153	213	398	653

Summary:

- This technology considers the potential for some existing and known commercial gas and diesel generation sites to convert their generator assets to be able to run on hydrogen instead of fossil gas.
- This conversion has been modelled to occur in regions within the licence area that have been identified as potential hydrogen supply zones.
- Hydrogen supply zones were identified where there is potential for hydrogen gas network conversion or are potential future hot spots for hydrogen development, such as heavy transport fuelling hubs and industrial clusters. This is centred on Birmingham, as well as the areas around the M5 which runs the length of the licence area. The area around Staffordshire and Worcester are also included, due to the presence of potential large-scale hydrogen storage in the salt field basins²⁹.
- These supply zones were identified to convert in phases, representing the likely timescales of hydrogen supply for each zone.
- The analysis then sought to identify the relevant ESAs that fall within these potential future hydrogen supply zones. Existing natural gas and diesel sites have then been modelled to re-purpose as hydrogen-fuelled generation sites in the 2030s and 2040s.
- The West Midlands has a considerable amount of existing gas and diesel generating capacity (575 MW) along with a substantial pipeline (533 MW). Therefore, in high hydrogen scenarios, it is likely to see deployment of hydrogen-fuelled generation in the future.
- As a general consideration, the business case for hydrogen-fuelled electricity generation is likely to be challenging, with hydrogen almost certainly set to be more expensive than natural gas is today.





- However, there is strong support for the role low carbon hydrogen can play in providing flexible power generation, which is covered in the UK Hydrogen Strategy. In July 2021, the UK government published a call for evidence on 'decarbonisation readiness' for new power generation. It is expected that from 2030, plants would be capable of accepting 100% hydrogen.
- Hence, WPD DFES 2021 showcases a large range of possible future scenarios, representing the significant uncertainty of this technology.

Results:

Baseline (up to 31st March 2021)

- As a technology, hydrogen-fuelled generation is a future consideration, which is not currently being trialled due to a lack of hydrogen supply across the UK.
- Thus, there is currently no hydrogen-fuelled generation connected to the distribution network in the West Midlands licence area, or nationally.
- However, there is currently 394 MW of gas-fired power generation and 181 MW of diesel generation connected to the distribution network in this licence area.
- These sites under some scenarios have the potential to convert their input fuel to low carbon hydrogen.

Near term (April 2021 – March 2025)

- There is unlikely to be any development in grid connected hydrogen-fuelled generation in the near term. This is due to gas-fired electricity generation still providing energy and flexibility to the system. In addition to this, the hydrogen supply chain is unlikely to be developed enough to allow hydrogen-fuelled generation to be viable in the near term.
- The UK Hydrogen Strategy expects the 2020s to be focussed on deploying electrolysers and scaling up long duration hydrogen storage. This aims to enable the integration of hydrogen across the wider energy system by 2030, and the availability of hydrogen as a fuel.
- Industry is anticipating the potential market opportunity for hydrogen-fuelled generation. This can be seen by engine and turbine manufacturers already selling 'hydrogen-ready' equipment.

Medium term (April 2025 - March 2035)

- From 2030, hydrogen-fuelled generation sites may begin to connect in regions where hydrogen is likely to be produced at scale. At a national level, these are likely to be centred around existing hydrogen trial areas, such as Teesside and Grangemouth.
- There are key sites in the West Midlands which may be early adopters of hydrogen, including the industrial regions of Birmingham, and the areas around the Staffordshire and Worcester salt field basins, which could be used as large-scale hydrogen storage.
- Existing commercial gas and diesel sites in ESAs proximal to these areas could convert to hydrogen as soon as the early 2030s in System Transformation and Leading the Way, given the commercial landscape and national hydrogen strategy in these scenarios.
- This analysis culminates in the total hydrogen-fuelled generation capacity reaching 153 MW in Leading the Way, 65 MW in Consumer Transformation and 124 MW under System Transformation by 2035. Capacity remains at zero in Steady Progression.

Long term (April 2035 – March 2050)

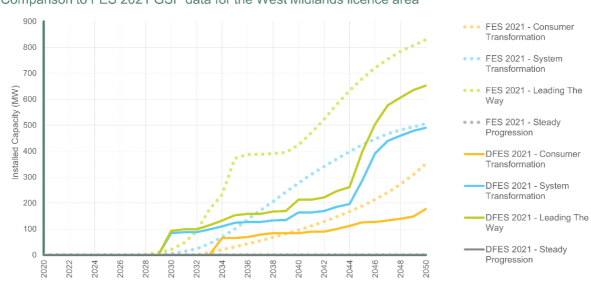
- Existing and pipeline fossil fuel sites in identified hydrogen zones are modelled to convert to hydrogen between 2030 and 2045 in Leading the Way, Consumer Transformation and System Transformation.
- Sites falling outside of these zones are modelled to convert in the late 2040s under Leading the Way and System Transformation only, where hydrogen supply is more abundant.





- Under Leading the Way, medium-scale sites (< 50 MW) are modelled to repower with 50% more capacity, representing the most ambitious scenario for hydrogen-fuelled generation on the distribution network. This results in Leading the Way having the most capacity connected across the projection period (653 MW by 2050), reflecting the highest need for distributed low carbon flexibility.
- Under System Transformation, it is assumed that sites currently on the distribution network repower at the same capacity for hydrogen-fuelled generation, but significant capacity of hydrogen-fuelled generation in this scenario is expected on the transmission network.
- There is no hydrogen-fuelled generation capacity projected to connect under **Steady Progression**, due to limited uptake of low carbon hydrogen, while fossil gas-fired flexible generation continues to operate out to 2050.

Figure 30



Hydrogen fuelled generation installed generating capacity by scenario Comparison to FES 2021 GSP data for the West Midlands licence area

Reconciliation with National Grid FES 2021:

- At an individual scenario level, the WPD DFES 2021 echoes the FES 2021 assumptions outlined at a national level.
- In FES 2021, under Leading the Way, hydrogen-fuelled generation experiences a surge in capacity in the 2030s; however, this is not reflected in WPD DFES 2021. This could be expected to occur in early hydrogen adopting regions, such as Teesside and Grangemouth. However, it is unlikely to apply to the West Midlands, due to a lack of hydrogen supply in this time period.
- FES 2021 has modelled a much smoother, more gradual increase in connected capacity between 2030 and 2050, particularly in **System Transformation** and **Consumer Transformation**. In contrast, WPD DFES 2021 has sought to model discrete sites to convert within potential hydrogen supply areas, resulting in a more stepped increase in capacity across the 2030s and 2040s.
- The method by which the DFES allocates project capacity results in a slightly lower overall capacity connecting under Leading the Way, Consumer Transformation and System Transformation.
- These regional differences are likely due to the WPD DFES 2021 approach of repowering existing and pipeline gas and diesel sites.





Factors that will affect deployment at a local level:

- To model the connection of hydrogen-fuelled generation in the 2030s and 2040s, a spatial analysis of potential hydrogen supply areas was completed and compared to commercial baseline and pipeline fossil-fuelled generation sites.
 - The identification of these hydrogen supply areas considered the location of:
 - existing hydrogen trials
 - \circ large industrial clusters
 - \circ proximity to the gas network
 - proximity to major roads and motorways
 - o potential hydrogen storage facilities.
- The location of projected hydrogen-fuelled generation sites is based on the location of existing and known commercial gas and diesel sites. This is in accordance with our engagement with National Grid ESO who said that they "expect most of the dedicated hydrogen generation to be new build (albeit located at existing sites) and optimised for peak running".

Stakeholder engagement:

As part of the WPD DFES stakeholder engagement process, Regen delivered a series of webinars with WPD in June 2021. In the webinars, the likely impact of the MCPD on commercial medium-scale diesel generation sites was considered. 83% of respondents thought that these sites would cease operation as a diesel generation site, with two-thirds thinking that they would transition to another technology, such as hydrogen-fuelled generation. This feedback has directly influenced the WPD DFES 2021 analysis for all licence areas, with the assumption made that existing and known fossil fuel sites will transition to other technologies that have lower carbon emissions, but still provide grid flexibility. For the West Midlands licence area, 79% of respondents thought that existing commercial medium-scale diesel generation sites would transition to another technology.

Assumption number	4.1.32 – Dispatchable peaking generation
Steady Progression	Initial strong growth in unabated gas reciprocating engines and stays high as gas generations (small and large) plays an increasingly important role as flexible generation in the absence of strong growth in other technologies (e.g., storage, interconnection).
System Transformation	Initial slow growth (low deployment of gas reciprocating engines). Later strong growth in hydrogen plant to support system flexibility.
Consumer Transformation	Initial slow growth (low deployment of gas reciprocating engines). Later moderate growth in hydrogen plant to support system flexibility.
Leading the Way	Low throughout: initial growth of gas reciprocating engines is low as not aligned to decarbonisation and low long-term growth as other flexible solutions dominate in this scenario.

Relevant assumptions from National Grid FES 2021:

References:

WPD connections and offers data, WPD DFES 2021 fossil gas, diesel and hydrogen electrolysis analysis, UK Hydrogen Strategy, consultation with ITM Power.





Diesel generation in the West Midlands licence area

Summary of modelling assumptions and results

Technology specification:

Diesel-fuelled electricity generation, including standalone commercial diesel plants and behind-the-meter diesel back-up generators.

Technology building block: Gen_BB005 – Non-renewable engines (diesel) (non-CHP)

Data summary for diesel in the West Midlands licence area:

Installed capacity (MW)	Baseline	2025	2030	2035	2040	2045	2050
Steady Progression		138	121	0	0	0	0
System Transformation		126	0	0	0	0	0
Consumer Transformation	181	126	0	0	0	0	0
Leading the Way		0	0	0	0	0	0

Summary:

- The West Midlands licence area has a number of existing operational diesel engines. This is a mixture of both standalone commercial diesel generation sites and behind-the-meter back-up generators co-located with larger energy user buildings.
- There are no diesel sites with accepted connection offers in the licence area.
- Unabated diesel generation has a very limited lifespan in the licence area, due to being at odds with net zero emissions targets and the stringent emissions level requirements of relevant environmental permitting.
- As a result, all diesel capacity disconnects from the network in all scenarios by 2034.
- Leading the Way sees the most rapid disconnection of diesel capacity in the licence area, with all sites decommissioning within the early 2020s.

Modelling assumptions and results:

Baseline

- There are 28 diesel-fuelled generation sites in the West Midlands licence area, totalling 181 MW.
- This is a mixture of larger commercial-scale diesel plants (14 sites, 142 MW) and smaller back-up diesel generators (14 sites, 38MW).
- The larger plants have historically targeted commercial electricity network reserve services (such as Short Term Operating Reserve (STOR) or the Capacity Market).
- The smaller back-up generators are located onsite at a number of larger energy consumer buildings such as water industry sites, supermarkets, national rail sites and hospitals.

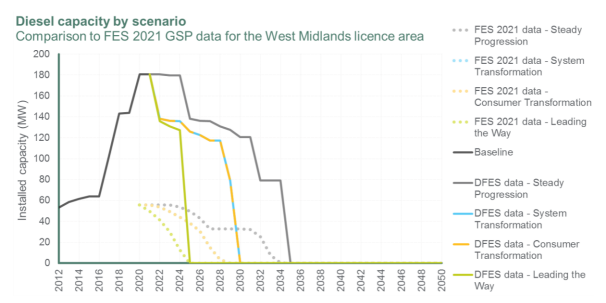




Projections (April 2021 to March 2050)

- There are no pipeline sites with an accepted connection offer in the licence area.
- As a fossil fuel, the operation of unabated diesel fired electricity generation is considered to contribute carbon emissions. Therefore, both the continued operation of existing diesel plants and the development of new plants are at odds with UK net zero targets.
- In addition to this, a piece of EU legislation known as the Medium Combustion Plant Directive (MCPD) has been passed into UK law. This requires plants to adhere to stringent air quality limits through environmental permitting, unless they only operate for a few hours per year (i.e. back-up generators only).
- Unabated commercial diesel generation falls within this regulation and will therefore no longer be able to operate from 2025³⁰ without exhaust abatement technologies (such as catalytic reduction technology). This type of companion technology is unlikely to be financially viable in the near term.
- The DFES analysis therefore focuses on the decommissioning of all baseline diesel generators within the licence area. Between now and the mid-2030s, depending on the scenario, this decommissioning modelling considers the following factors:
 - The type of diesel site (standalone or back-up)
 - The year it was installed
 - How each scenario reflects environmental permitting requirements under the MCPD and progress towards net zero targets.
- This results in all diesel generation capacity being decommissioned from the distribution network in the licence area. This removal of all diesel generation happens by 2025 in Leading the Way, by 2030 in Consumer Transformation and System Transformation and by 2035 in Steady Progression.
- Following feedback from engaging sector stakeholders, this decommissioning is based on the assumption that standalone flexibility moves to lower carbon alternatives. These include electricity storage, demand side response and cleaner 'dispatchable' generation technologies such as anaerobic digestion.
- There is a short-term consideration that low-carbon diesel or biodiesel could still play a role for back-up generators, as a result this extends the operation of existing plants out to the 2030s specifically under **Steady Progression**.

Figure 31







Reconciliation with National Grid FES 2021:

Results in this section relate to the FES 2021 data as reported for the Building Block ID number Gen_BB005:

- The current installed capacity of diesel generation in the West Midlands licence area is c.130 MW higher in the WPD DFES data than in the FES 2021 publications. The reason for this significant variance is unclear.
- The DFES projections align to the FES assumptions that all unabated diesel capacity is decommissioned from operating on the distribution network by:
 - o 2025 in Leading the Way
 - o 2030 in Consumer Transformation and System Transformation
 - o 2035 in Steady Progression

Factors that will affect deployment at a local level:

As the analysis solely focuses on decommissioning existing known baseline sites, the spatial distribution references the site locations of the 28 existing diesel generation sites.

Stakeholder feedback overview:

Diesel-fuelled generation	
Your comments to us	Our response
When discussing the future of diesel-fuelled generation with stakeholders, the majority of respondents fed back that diesel-fuelled generation sites impacted by air quality regulations would transition to another technology. A minority felt sites would simply fully decommission instead.	Existing diesel-fuelled generation sites will be used as distribution factors for other technologies such as battery storage and hydrogen-fuelled generation, where feasible.

References:

WPD connection offer data, Environment Agency, Regen consultation with local stakeholders and discussion with asset owners.





Waste (incineration) in the West Midlands licence area

Summary of modelling assumptions and results

Technology specification:

This analysis covers Energy from Waste (EfW) technologies, including incineration and Advanced Conversion Technologies (ACT).

This technology pertains to Building Block ID number Gen BB011 in the FES 2021 data.

Data summary for waste (incineration) in the West Midlands licence area:

Installed capacity (MW)	Baseline	2025	2030	2035	2040	2045	2050
Steady Progression	286	336	390	390	390	390	390
System Transformation		286	386	378	335	311	307
Consumer Transformation		286	386	378	335	311	307
Leading the Way		286	335	311	307	219	168

Summary:

- Significant capacity of unabated incineration generation is at odds with net zero targets, due to the level of associated carbon emissions. Hence, it is assumed that incineration capacity reduces after 2030 in Leading the Way, Consumer Transformation and **System Transformation**, as older facilities reach the end of their operational lifetime.
- In Consumer Transformation and System Transformation, developments in CCUS technology are expected to enable most EfW capacity to remain connected and operational.
- ACT gasification plants (which accounts for 69 MW across the scenario period) have lower associated carbon emissions, and any residual emissions can be abated.
- All ACT sites on WPD's network connected in the last decade and are not expected to decommission before 2050.

Modelling assumptions and results:

Baseline (up to 31st March 2021)

- There are 20 waste sites in the WPD connection database totalling 286.5 MW.
- This comprises three ACT sites, totalling 68.5 MW, and 17 incineration sites, totalling 218 MW.
- Three incineration sites were connected in the 1990s, while the most recent development connected in 2018 at 22 MW.





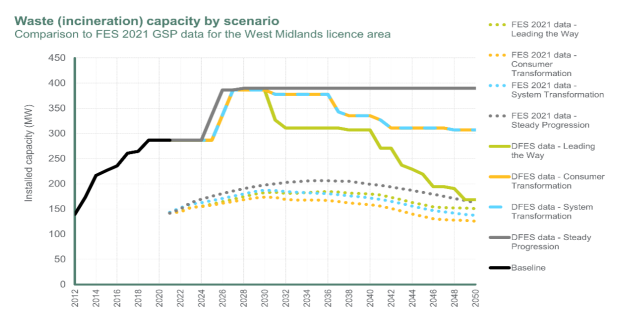
Near term (April 2021 – March 2025)

- There are three pipeline sites in WPD's connection database totalling 103 MW. These are all incineration sites.
- Two of the incineration sites have planning permission granted (2019 and 2020).
- Based on analysis of REPD, historically incineration plants take 4.7 years from gaining planning permission to becoming operational. As a result, these sites connect between 2024 and 2026, depending on the scenario.
- The other incineration site (3.3 MW) has no planning information; hence, it is only modelled to connect in **Steady Progression**.

Medium and long term (April 2025 – March 2050)

- No additional sites of any EfW technology have been projected to connect beyond the known pipeline in any scenario, as unabated EfW is at odds with net zero targets, due to the level of associated carbon emissions.
- For ACT:
 - All ACT sites on WPD's network have connected in the last decade and are not expected to decommission before 2050.
 - No further ACT capacity is modelled to connect due to difficulties in making the technology viable, and subsequent lack of activity in the sector. This is reflected by the lack of pipeline projects.
- For incineration:
 - All incineration sites are modelled to stay online until at least 2030.
 - The medium- and long-term projections are determined by the end-of-life decommissioning of existing sites (both currently operational and sites in the pipeline).
 - The operational life of an incineration facility is typically between 20 and 30 years³¹; however, the connection agreement may not be relinquished immediately. Incineration facilities have been modelled to disconnect after 30 years in Leading the Way and 40 years in Consumer Transformation and System Transformation, in order to model the operational life range and the potential delay between decommissioning and relinquishing a connection agreement.
 - To explore the worst-case distribution network conditions, no sites are modelled to come offline in **Steady Progression**.

Figure 32





Reconciliation with National Grid FES 2021:

Results in this section relate to the FES 2021 data as reported for Building Block ID number Gen_BB011.

- WPD connections data has 286 MW of capacity connected to their distribution network in the West Midlands licence area, which is significantly higher than the FES 2021 baseline. This discrepancy may be caused by WPD DFES' inclusion of all generators with valid connection agreements, regardless of absent supply contracts.
- The WPD DFES 2021 assumptions align with FES 2021; however, the results may differ due to local spatial distribution.
- The FES 2021 data shows a continued increase out to 2040, before capacity reduces; however, the WPD DFES 2021 has modelled the connection of the three pipeline sites in the near term and then the decommissioning of sites from 2030 onwards. This results in a staggered projection, which more realistically represents the likely reduction in capacity.

Assumption number	4.1.11 - Unabated Biomass and Energy from Waste (EfW) generation
Steady Progression	No significant change in waste management from society; leaving waste available as a fuel source for unabated generation.
System Transformation	Less waste to burn in general due to a highly conscious society adapting to low waste living.
Consumer Transformation	Less waste to burn in general due to a highly conscious society adapting to low waste living.
Leading the Way	Less waste to burn in general due to a highly conscious society adapting to low waste living.

Relevant assumptions from National Grid FES 2021:

References:

WPD connection offer data, Renewable Energy Planning Database, Regen consultation with local stakeholders and discussion with developers.





Other generation in the West Midlands licence area

Summary of modelling assumptions and results

Technology specification:

All operational generation sites and accepted connection offers that are unidentified as one of the generation technology types in-scope of the DFES 2021 analysis.

Data summary for other generation in the West Midlands licence area:

Installed capacity (MW)	Baseline	2025	2030	2035	2040	2045	2050
Steady Progression	32	48	48	48	48	48	48
System Transformation		48	48	48	48	48	48
Consumer Transformation		48	48	48	48	48	48
Leading the Way		48	48	48	48	48	48

Summary:

- There are 23 sites (totalling 32 MW) connected to the distribution network in the West Midlands licence area that have no identifiable technology type.
- In some cases, this is because of a lack of available information, meaning the connected site could not be located. In other cases, it is because the sites are likely thermal or fossil fuel generators, whose fuel type cannot be confidently identified
- There are 12 additional sites with unclear technology types in the West Midlands licence area with an accepted network connection offer, totalling 16 MW.
- The projected connection year for these sites is the same across all scenarios. They are projected to connect 3 years after accepting a connection offer, meaning all pipeline sites are projected to connect before 2024.

Reconciliation with National Grid FES 2021:

There is no equivalent technology type in National Grid FES 2021 to be compared against.

References:

WPD connection agreement and offer data.





- ²³ FES Modelling Methods 2021

- ²³ FES Modelling Methods 2021
 ²⁴ Smart Export Guarantee (SEG)
 ²⁵ Social Grade, National Readership Survey
 ²⁶ Biomass in a low carbon economy, CCC
 ²⁷ Environment Bill sets out vision for a greener future
 ²⁸ Agricultural Land Classification
 ²⁹ A review of onshore UK salt deposits and their potential for underground gas storage
 ³⁰ Medium combustion plant: when you need a permit
 ³¹ Energy from waste: a guide to the debate
- ³¹ Energy from waste: a guide to the debate





Results and assumptions

Energy storage technologies



Battery storage in the West Midlands licence area

Summary of modelling assumptions and results.

Technology specification:

Battery storage, comprising four business models:

- **Standalone network services** typically multiple megawatt scale projects that provide balancing, flexibility and support services to the electricity network.
- **Generation co-location** typically multiple megawatt scale projects, sited alongside renewable energy (or occasionally fossil fuel) generation projects.
- Behind-the-meter high-energy user typically single megawatt or smaller scale projects, sited at large energy-user operational sites to support on-site energy management or to avoid high electricity cost periods.

These 3 business models combine to form the FES building block **Batteries Srg_BB001**

• **Domestic batteries** – typically 5-20 kW scale batteries that households buy to operate alongside rooftop PV or to provide backup services to the home. This business model aligns with the FES building block **Domestic Batteries (G98) Srg_BB002**.

The analysis also considered other forms of electricity storage, Srg_BB003 (pumped hydro), Srg_BB004 (other technologies, liquid air, compressed air). However, no evidence was found for these technologies seeking to connect on the distribution network in the licence area. The building block Srg_BB005 (Vehicle-to-Grid) was not within the scope of the analysis.

Installed power capacity (MW)		Baseline	2025	2030	2035	2040	2045	2050
	Steady Progression		188	192	196	200	204	208
Standalone network	System Transformation	89	188	201	211	222	244	268
services	Consumer Transformation		264	286	308	339	373	411
	Leading the Way		264	291	320	352	387	426
	Steady Progression		3	4	5	6	10	11
Generation	System Transformation	3	38	47	51	56	58	60
co-location Consumer Transformation	Consumer Transformation	5	38	50	56	74	80	85
	Leading the Way		38	65	76	91	98	99

Data summary for battery storage in the West Midlands licence area:





Behind-	Steady Progression		10	13	15	18	21	24
the-meter high	System Transformation	0.06	19	27	31	37	43	49
energy user	Consumer Transformation	0.06	29	41	47	93	107	122
4001	Leading the Way		48	68	78	93	107	122
	Steady Progression	U.21	3	3	8	10	29	66
Domestic	System Transformation		15	25	37	50	124	149
batteries	Consumer Transformation		32	67	105	180	345	562
	Leading the Way)		84	160	275	471	865

Summary:

- The West Midlands licence area has the highest level of operational battery storage capacity in the WPD network, with 57 sites totalling over 92 MW.
- The licence area also has a significant pipeline of battery storage projects with accepted connection offers; 24 projects totalling c. 560 MW.
- The licence area has strong potential for long-term growth in connected storage capacity. This is due to:
 - Good potential for distributed renewable energy deployment, enabling co-location
 - The highest number of non-domestic properties with the potential for behind-themeter batteries across WPD's network
 - A significant potential capacity for domestic rooftop solar by 2050, enabling a notable capacity of domestic batteries to be co-located in homes.
- Overall battery storage capacity in 2050 in the West Midlands licence area ranges from 321 MW in **Steady Progression** to 1.6 GW in **Leading the Way**.

Modelling assumptions and results:

Baseline

- There are 57 sites totalling over 92 MW currently connected in the West Midlands licence area, all of which have come online since 2017.
- This comprises:
 - 5 standalone battery projects totalling 89 MW
 - o 6 generation co-location projects totalling 3 MW
 - o 2 behind-the-meter high energy user projects totalling 60 kW
 - o 44 domestic-scale batteries, totalling 213 kW.

Near term (April 2021 - March 2025)

- The West Midlands licence area has a significant pipeline of battery storage sites with accepted connection offers: 24 projects totalling 560 MW.
- This comprises:
 - o 12 standalone battery sites, totalling 373 MW
 - \circ 4 generation co-location battery sites, totalling 185 MW
 - $\circ~$ A 1 MW behind-the-meter high energy user battery
 - \circ 7 domestic batteries, totalling 82 kW.



- Within this pipeline, 6 projects have individual capacities of c.50 MW or higher, including:
 - A 98 MW standalone battery project located southeast of Wolverhampton, which accepted a connection offer in March 2021.
 - A 99.4 MW standalone battery project located in West Bromwich, which accepted a connection offer in December 2019. The developers of this project have advised that they are currently progressing connection cabling and the project should be operational towards the end of 2021. This project goes ahead in all scenarios.
- Reviewing the development activity of these projects:
 - \circ 5 sites (182 MW) have secured planning approval recently (2017-2021)
 - 1 site (28 MW) successfully pre-qualified in the T-4 2022 Capacity Market auction
 - 3 sites (48 MW) either withdrew a planning application or did not prequalify in recent Capacity Market auctions
 - For 10 sites (346 MW) no development information could be found.
- The planning history and capacity market activity of the pipeline sites are key weighting factors that determine when these sites are modelled to connect under the four scenarios.
- By 2025, connected battery storage capacity in the West Midlands licence area is highest (391 MW) under Leading the Way and lowest (204 MW) under Steady Progression.

Medium term (April 2025 – March 2035)

- The four business models for battery storage are modelled separately, and potential deployment in the licence area is driven by different factors.
- Standalone storage accounts for a significant proportion of the existing or known nearterm storage pipeline capacity and this business model continues to see an increase across all scenarios by 2035.
- Generation co-location capacity sees a moderate uptake in the West Midlands licence area, due to seeing a moderately lower combined ground mounted solar PV and onshore wind development by 2035, when compared to other licence areas across all scenarios.
- The West Midlands licence area has the highest number of non-domestic properties with the potential for a battery, thus the uptake of behind-the-meter storage projects in the licence area is also significant across all scenarios by 2035. This reflects feedback from stakeholders that high-energy users, such as industrial customers, could drive electricity storage deployment in the near and medium term.
- The licence area has significant potential for domestic battery deployment in the medium term, due to the number of homes overall and significant domestic scale rooftop PV deployment projections. Significant uptake of domestic storage is delayed until the longer term. However, reflecting stakeholder feedback that domestic storage will be the business model with the lowest uptake in the near-to-medium term.
- By 2035 total battery storage capacity in the licence area reaches 723 MW under Leading the Way and 237 MW under Steady Progression.

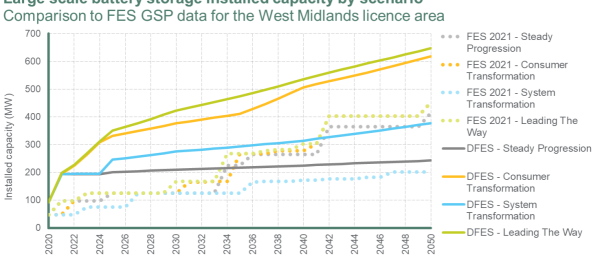
Long term (April 2035 – March 2050)

- In the long term, the biggest increase in projected battery storage capacity is seen in **Leading the Way**, reflecting strong potential across all four storage business models.
- The **Steady Progression** scenario sees the lowest overall storage deployment in the licence area. This reflects a lesser need for electricity system flexibility, a lower renewable energy adoption and ongoing use of fossil fuel generation. This environment has been reflected in the longer term out to 2050, across all storage business models.
- Installed battery storage capacity in the licence area reaches c.1.6 GW in Leading the Way and 321 MW in Steady Progression by 2050.





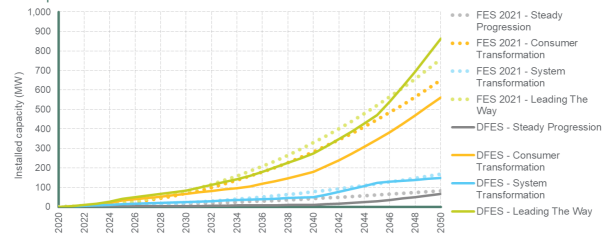
Figure 33



Large scale battery storage installed capacity by scenario

Figure 34

Domestic battery storage installed capacity by scenario Comparison to FES GSP data for the West Midlands licence area



Reconciliation with National Grid FES 2021:

Results in this section relate to the FES 2021 data as reported for the Building Block ID number Srg_BB001 and Srg_BB002:

- The FES 2021 data has 44 MW less capacity in the baseline in the West Midlands than the DFES. The reason for this is unclear but could be due to the method of assigning FES GSP capacity across the borders of the West and East Midlands, as in the East Midlands the FES 2021 baseline is equivalently moderately higher than the DFES.
- Reflecting analysis of the large near-term pipeline, including a 99.4MW project that is very likely to become operational in 2021, the WPD DFES 2021 projections are significantly above the FES 2021 projections in the 2020s and out to 2050.
- Both the WPD DFES 2021 and FES 2021 consider Leading the Way and Consumer Transformation as the scenarios that reflect the highest need for distributed storage capacity by 2050.





- However, whereas the WPD DFES 2021 models Steady Progression as the scenario with the lowest potential need for battery storage across the analysis period, the FES 2021 models System Transformation as the scenario with lowest overall deployment in the licence area. The reason for this variance is unclear, as this goes against the outcome seen in other licence areas and GB national projections.
- The DFES 2021 projections for domestic batteries align well with FES 2021 across the analysis period and in all scenarios.

Factors that will affect deployment at a local level:

- The spatial distribution of new battery storage projects in the near and medium term is based on the location of the pipeline sites.
- In the longer term, spatial distribution varies according to the four battery storage business models used in the modelling. These local factors are:
 - **Standalone:** Developable land proximate to the 33kV and 132kV electricity network.
 - **Generation co-location:** Proximity to existing and future ground mounted solar PV and onshore wind projects within the licence area.
 - **Behind-the-meter high-energy user:** Proximity to industrial estates and commercial buildings that could be suitable for battery storage installations.
 - **Domestic batteries:** Domestic dwellings with rooftop PV as projected in the DFES.

Assumption number	4.2.24 - Level of installed capacity of (non-domestic) storage technologies with a duration of less than 2 hours (e.g. batteries)
Steady Progression	Moderate levels of flexibility requirements encourage new storage. Not as much deployed compared to other scenarios.
System Transformation	Not as much deployed compared to other scenarios due to high use of hydrogen within this scenario.
Consumer Transformation	High levels of variable clean generation and flexibility requirements encourage new storage technologies to emerge.
Leading the Way	Even higher levels of flexibility requirements encourage new storage technologies to emerge at distributed and transmission levels.
Assumption number	4.2.25 - Level of installed capacity of (non-domestic) storage technologies with a duration of between 2 and 4 hours (e.g. medium batteries, compressed or liquid air storage)
Steady Progression	Lower flexibility requirements means that this technology does not come forward at the volumes seen in the other scenarios.
System Transformation	Moderate levels of flexibility requirements encourage new storage. Not as much deployed compared to other scenarios due to high use of hydrogen within this scenario.
Consumer Transformation	Flexibility requirements encourage new storage.
Leading the Way	High levels of flexibility requirements encourage new storage.

Relevant assumptions from National Grid FES 2021:





Stakeholder feedback from the consultation events:

Battery storage	
Your comments to us	Our response
Stakeholders felt that electricity storage co-located with generation would be the business model with the biggest increase in capacity, followed by standalone storage projects providing grid services. Domestic electricity storage was seen as having less potential.	We use existing and potential renewable generation sites as distribution factors for future storage capacity, alongside the proximity to 33 kV and 132 kV networks. We have focussed the uptake of domestic batteries towards the longer term.
In the West and East Midlands, a much higher proportion of stakeholders felt that high-energy users, such as industrial customers, would drive electricity storage deployment in the near and medium term.	We applied this regional consideration in the modelling of the high-energy user business model in the West and East Midlands licence areas.
You asked whether there was much development of battery storage co- located with renewable energy generation.	The DFES specifically models co-located storage as one of the four business models for energy storage, and as such renewable generation is a key factor in the location of future energy storage.
Some stakeholders pointed out that in a heavily decarbonised electricity grid, energy storage providing system inertia could be another key revenue stream.	We are aware of these types of power-quality services, and they are one of the factors and services that underpins the 'Standalone Grid Services' business model. We accept that other business models may also have this as a revenue stream.

References:

WPD connection offer data, the Renewable Energy Planning Database, various local authority online planning portals, EMR Delivery Body Capacity Market registers.





Distribution Future Energy Scenarios 2021

Results and assumptions reports have been published for all four WPD licence areas and are available <u>on the WPD DFES</u> <u>website</u>, along with interactive maps and data download options.







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