ECONOMETRIC BENCHMARKING AND ITS USES BY ORR: A REVIEW

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ABSTRACT

This paper discusses the purpose and the role of econometric benchmarking for ORR, the UK rail regulator, in the past and makes recommendations for its future role. The paper discusses the use of econometric benchmarking methods to assess the efficiency of infrastructure industries, both Network Rail and by Ofgem for British electricity and gas transmission/transport networks. It discusses its use both directly for price setting and indirectly e.g. in setting baselines for ‘menu’ regulation and other information revelation regulatory methods. The paper reviews ORR 2008 panel data benchmarking and discusses the pros and cons of various future options in terms of ORR’s benchmarking organization and governance, available data sets and econometric approach. The paper concludes with a set of recommendations for ORR.

Keywords: Regulatory benchmarking, railways, econometric benchmarking methods; information asymmetries, menu regulation.
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1. Introduction and Scope of Paper

Benchmarking of efficiency against comparators is carried out by many companies to monitor and improve their performance relative to competitors and/or similar companies. This is a routine process for many companies, whether or not they are subject to economic regulation - indeed, Network Rail carries out benchmarking of this type to compare its performance on various aspects of its activities. Such benchmarking is a standard (usually bottom-up) management tool and, in general, does not involve econometric comparisons since it not usually multivariate. However, this standard company benchmarking e.g. of business processes needs to be distinguished from regulatory benchmarking which has a specific and very different purpose.

Regulatory benchmarking of efficiency in UK infrastructure industries was primarily developed to deal with the fundamental problem for regulators of information asymmetry - the regulated companies know much more about their costs and efficiency than does the regulator. Hence, in a price/profit setting context, companies have strong incentives to present information in a way that does not lead to a seriously challenging settlement. Econometric benchmarking of efficiency and costs has developed in the UK and elsewhere as a method which regulators use to try to obtain unbiased information with which to address information asymmetries. However, how far it can do so in practice and how far it can eliminate gaming is highly debatable, particularly when used over several price reviews.

Econometric benchmarking is clearly easier where there are multiple companies. Hence, for ORR (the Office of Rail Regulation) which is responsible for the regulation of a single nation-wide company, econometric benchmarking requires international, preferably panel data. This complicates issues. Nevertheless, at CP4 in 2008, ORR placed considerable weight on the results of international econometric benchmarking of efficiency using panel data. The results of the econometric benchmarking were extensively compared to – and, in general, strongly supported by - the results from other (non-econometric) ‘bottom-up’ benchmarking.

1 This review has benefited from conversations and/or written comments from the following people: Eliane Algaard, Adam Cooper, John Cubbin, Godsway Cudjoe, Paul McMahon, Paul Plummer, Michael Pollitt, Cathryn Ross, Andrew Smith, Chris Watts and Melvyn Weeks. I thank all of them for their assistance. However, the views expressed in the paper and its recommendations are solely my responsibility and do not necessarily reflect the views of any of the above nor of any of the institutions with which they are connected.

Among outside observers, the use of econometric benchmarking by ORR in 2008 is frequently referred to as a classic case of how it can and should be used. However, particularly since 2008, major questions have been asked, most obviously by Network Rail, about the use of international rather than single country data, e.g. concerning the quality of the data and the stability of the estimated econometric models. This raises questions as to how robust the earlier results were and, much more importantly, what ORR should do about econometric benchmarking for CP5 in 2013 and beyond.

It is worth pointing out now that these issues are not unique to ORR. Considering single company/large network regulation, within the UK Ofgem has been grappling with the same issues as regards electricity transmission and gas transport networks (and, to a lesser extent, BAA on airports and NATS). Further, the responses from the regulated companies to the use of international benchmarking have been similarly hostile. In this context, Ofgem has recently (July 2012) published their initial periodic review proposals for electricity transmission and gas transport which provide useful evidence for this paper.

The questions above also raise wider issues about the purpose and the organization of econometric benchmarking for ORR. These issues are less often addressed than the more technical issues above. However, I strongly argue that satisfactory answers to the more technical questions require a clear view by ORR on the purpose of regulation – what it wants econometric benchmarking for and why

1.1 Scope of Review Paper

The form of the paper is as follows. In Section 2, I discuss what purpose econometric benchmarking can and should perform for ORR. In section 3, I discuss criteria for best practice benchmarking. In Section 4, I review the 2008 ORR/ITS econometric benchmarking exercise in the light of the earlier sections. In Section 5, I discuss Ofgem’s approaches to the econometric efficiency benchmarking of electricity and gas transmission/transport networks. In Section 6, I return to issues facing ORR, and discuss international and national dataset choices and econometric method choices for CP5 and, to a much more limited extent, for post-2013. Section 7 discusses future ORR organizational choices for econometric benchmarking in CP5 and beyond. Section 8 of concludes the paper with a summary of my main recommendations.

Note that the paper does not discuss non-econometric bottom-up methods of benchmarking other than as comparators for top-down econometric methods.

This paper is based on a reading of various documents and interviews with people working at ORR, Network Rail, ITS Leeds and Ofgem. It also draws heavily on the recent reviews of efficiency measurement and econometric benchmark carried out by Ofgem (the RIIO project) and by Ofwat (the FPL project and follow-up).
I am grateful to everyone who has assisted me with this review but the conclusions reached and its recommendations are solely mine and do not necessarily reflect the views of ORR or any other person or institution

2. What is the Purpose of Econometric Benchmarking for ORR?

As briefly suggested in the Introduction above, the main driver for the development of econometric benchmarking of infrastructure industries has been as a method of addressing the information asymmetry that regulators inevitably face.

I firstly discuss the background to economic benchmarking for regulation – why, historically UK infrastructure regulators adopted econometric efficiency modeling; and, secondly, discuss current and possible future reasons for ORR using it.

2.1 The Origins and Development of Econometric Benchmarking as a Method of Tackling Information Asymmetries

The intellectual origins of UK infrastructure benchmarking derive primarily from Shleifer’s 1985 model of ‘yardstick’ regulation. The Shleifer model advocated the use of objective statistical performance comparisons between comparable companies – in his case, US the relative costs of Medicare funded hospitals. This model was taken up by UK infrastructure regulators to address the inherent information asymmetry problems that confronted them. In the UK, it was this perspective that led to econometric efficiency benchmarking of electricity distribution companies and water companies. A top-down econometric benchmarking methodology was developed during the 1990s based on cross-section modeling across the companies for a single time-period, with a new set of cross-section estimates at each successive price review. Ofgem and Ofwat were the UK pioneers for the first generation cross-section econometric benchmarking models.

This methodology was intended to provide the objective comparisons required to implement Shleifer-like yardstick comparisons. However, even in the multi-company context, it only managed to do so to a limited extent.

It may be argued that the practical issue was not “solving the information asymmetry problem” but to provide an effective source of challenge to the companies’ plans. However, even on this criterion, it is doubtful how effective the first generation benchmarking models were – at least after the first or second price review. That is because firstly, companies quickly learnt how to “play the benchmarking game” (an easy game to play with under 10-20 observations); and, secondly, the effectiveness of benchmarking declined (and perhaps its importance was reduced) in electricity and other

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3 See Shleifer, Rand Journal of Economics (1985)
4 Ofgem has commissioned econometric benchmarking studies e.g. of BT Openreach, wholesale broadband access and other ICT services. However, for various reasons, they are only briefly discussed in this paper.
network infrastructure industries as privatization and competition produced major but declining efficiency gains.

The key problems with the first-generation benchmarking models were:

(i) *The econometric models were not sufficiently reliable.* They were typically based on a very small number of observations (under 15 for electricity distribution and each of integrated water and sewerage companies and water only companies). In addition, they were only reasonably well-determined for opex and, particularly in the earlier years, tended to include different independent variables at each price round.

(ii) *Regulator-built models were readily challenged by company-built (or commissioned) models leading to serious indeterminacy.* “Wars of the models” developed in which regulators and companies, each with their own consultants, traded econometric equations and estimates. Given the very limited number of cross-section data points, there was little or no chance of a clear-cut conclusion.

In consequence, the regulators’ use of the first generation econometric models made a useful contribution in structuring price reviews but failed to provide a clear and definitive solution to the regulatory agencies’ information asymmetry problems. At best, they provided a relatively strong information basis for the regulator to reach an agreed position on efficiency levels, costs and growth rates. At worst, they provided just another piece of evidence to include in the discussions – but leaving the regulator with the information asymmetry problems essentially unresolved.

The discussion above sets out the econometric benchmarking position for water and electricity distribution in the UK until the mid-2000s. At this time, there was no formal econometric benchmarking for any of the single network monopolies in energy or in other infrastructure industries.

There have been major developments in efficiency analysis in recent years, leading to a set of second-generation efficiency benchmarking econometric models. The ORR 2008 modelling was a classic example of second-generation econometric benchmarking. The new models introduced:

(a) *The development and use of panel data sets.* These provide far more observations, even if there are only a limited number of companies. They also allow for far more probing econometrics, including panel data

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5 See Haney and Pollitt (2012) for a recent discussion of regulatory practice in electricity transmission. This covers both the main research developments and what regulators actually do – and why, including why regulators have been reluctant to adopt some of the more ambitious methods. The paper’s focus on electricity transmission network benchmarking is particularly relevant for ORR.
techniques that control for unobservable differences in characteristics across companies.

(b) *The development of explicit frontier-based benchmarking methods such as DEA (data envelope analysis) and SFA (stochastic frontier analysis) as applicable by regulatory agencies.* These more sophisticated frontier models importantly allowed much more robustness testing as well as providing less naïve models than the first generation ones. But, this comes at the cost of making the models much less comprehensible to non-specialists and, in some cases, rather less robust.

(c) *The development of totex data sets.* This avoids the problems arising of modeling only opex or capex and opex separately. In the UK, totex modeling has been pioneered by Ofgem and has now been taken up by Ofwat (and is also used by Ofcom). However, for various reasons, totex benchmarking has so far not been popular with regulated energy or water companies.

The first of these developments has been particularly important in to the extension of econometric benchmarking to single national monopolies, which inevitably requires international panel data. ORR (working closely with ITS Leeds) was a pioneer in this, not least in PR08, but Ofgem is now also using international data for its electricity transmission/gas transportation regulation. However, there are always significant definitional and measurement issues with international data sets so that the question arises as to: whether or not they provide genuinely comparable data; or, alternatively, whether the data problems are sufficiently severe as to throw major doubts on the resulting econometric estimates.

ORR, with ITS Leeds, has been a leader in the development and application of all three of the developments above. This has brought major benefits but also some problems. On totex, rail track maintenance and renewals covers major elements of both opex and capex but this accounts for only around two-thirds of Network Rail’s expenditure since it excludes some non-track related opex expenditure (e.g. some station and buildings expenditure) and also excludes enhancement investment. In contrast, Ofgem and Ofwat econometric benchmarking is now moving to totex modeling which includes all opex and capex expenditure, including enhancements.

However, in spite of these important technical developments in econometric benchmarking, it is noticeable that infrastructure regulators seem to be relying on benchmarking a lot less as the prime solution to the information asymmetry problem than 10 years ago. Ofgem introduced ‘menu regulation’ for electricity distribution companies capex in 2004 and later extended it to gas distribution; Ofwat followed suit in 2009 with the CIS (Capex Incentive Scheme), its version of menu regulation. In both cases, this was in a multi-company context. However, Ofgem have made it clear that they intend to

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6 Partly this seems to be a problem of coming to terms with something new. There can also be stranded asset concerns with totex modeling e.g. if investment has strong cycles.
use their version of menu regulation (the IQI – Information Quality Incentive) for electricity transmission/gas transportation in 2014. This will use menu regulation and other information revelation methods linked in with totex benchmarking. As discussed later in the paper, Ofwat are proposing a similar approach.

TEXT BOX 1

**MENU REGULATION**

Menu regulation is an approach which provides incentives to companies to reveal their choices by deciding on a risk-reward choice on how to meet mandated standards. Companies are allowed to choose between getting:

(a) a lower expenditure allowance (for Ofgem, originally capex, now totex), but with a "higher-powered incentive" that allows them to retain significant benefits if they can deliver the required outputs more efficiently; or

(b) a higher expenditure allowance, but with a "lower-powered incentive" that gives relatively smaller reward for underspending the higher allowance.

The menu design is set so that companies who believe that they need to spend a lower amount of expenditure will find it more beneficial to choose the lower allowance. Conversely, companies who believe that they need to spend relatively more will find it more beneficial to choose the higher allowance.

If properly designed, companies have the incentive to choose the option that matches most closely the outcome that it expects but they still have an incentive to out-perform their chosen option.

The underlying economics behind menu regulation is the theory of incentive compatible contracts as developed by Laffont and Tirole in the context of procurement contracts. The design is intended, firstly, to tackle directly the regulator’s information asymmetry problems; and, secondly, to minimize the incentives for gaming and strategic behaviour by companies - while also recognizing genuine uncertainty.

Econometric benchmarking can be an important element in menu regulation (and to a lesser extent in customer based negotiated settlements), but it is not fundamental. However, neither menu regulation or customer engagement - or other radical options - are realistic possibilities for ORR in 2013. That leaves the question of whether and how far existing and prospective econometric benchmarking models can be used in PR13 plus some thoughts about how it might be used in subsequent periodic reviews.

The key point to note is that Ofgem, Ofwat and other regulatory agencies have become much less convinced that econometric benchmarking can provide an effective basis by which to tackle the information asymmetry problem over any length of time and with repeated price reviews. If that view is general and correct, it leads to major questions for
ORR as to the purpose of econometric benchmarking within the regulatory process. Menu regulation and similar methods clearly benefit from having econometric benchmarking methods involved, but the role played by econometric benchmarking per se in assessing efficiency and setting price limits is rather lower implying a smaller rather than a larger degree of reliance being placed on it when setting price limits \(^7\)\(^8\).

2.2 Possible Purposes of Econometric Benchmarking for ORR for PR13/CP5 and Beyond

The general reason for econometric benchmarking may be to tackle the information asymmetry between regulator and regulated company. However, to establish the current and future purpose of regulation for ORR for CP5 and subsequent control periods, we need one or more specific reasons.

(Note that I refer interchangeably in this paper to price review dates and the control periods to which they refer - e.g. PR13 and CP5 – and similarly to PR08/CP4 and PR19/CP6.)

This specific reason for econometric benchmarking is not a topic that has been much discussed explicitly in the external literature. However, John Cubbin in his 2011 CERRE presentation as discussant of ORR regulation provides a good starting point. Cubbin asks “How are the results [of econometric benchmarking] to be used? How do they fit into the regulatory process?” He suggests three alternative answers. These are listed below, with Cubbin’s version in italics followed by my interpretation of them.

(i) Numbers simply plugged into price control - Automatic application of econometric estimates to set the answer for the final price determination.

(ii) Dialogue and challenge supported by other data – Top-down econometric benchmarking estimates\(^9\) used as main reference point in negotiations with regulated company, but with corroboration/support from other sources (primarily from bottom-up engineering/management process benchmarking.

(iii) Part of constructive dialogue with management - Top-down econometric benchmarking estimates used as one input among many in negotiations with regulated company, but not in any privileged way.

The requirements for the benchmarking estimates are different for each of these options. In general, the more dependent is the regulator on the answers for setting the numbers in

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\(^7\) See CEPA Report for Ofwat, July 2012 where a menu regulation approach is recommended in which totex benchmarking is recommended for setting the menu baseline.

\(^8\) Ofgem and Ofwat have a longer history of price setting and regulation and so have had longer to consider these issues than ORR, where PR08 was the first “normal” price review after the crisis and cost explosion induced by Hatfield crash of 2000.

\(^9\) Econometric benchmarking is always top-down – even if disaggregated regionally or similar.
the final determination, the more confidence is needed in the econometric results – particularly as regards robustness and margins of error.

My personal opinion is that the relative degrees of accuracy required for each of the regulatory determination options listed above are likely to of the orders of magnitude suggested below:

- For option (i), the regulator needs an extremely high level of accuracy (e.g. a range of less than +/-2.5%) as well as considerable robustness and corroboration.
- For option (ii), the regulator needs robust and corroborated benchmarking but there is no need for great accuracy – “around 35%” e.g. with a range of around +/-5% or so is likely to quite sufficient to provide the basis for a challenge-based negotiation.
- For option (iii), we need reasonably stable and robust benchmark estimates – but rather less than for option (ii). Stability of estimates is the most important.

In practice, the only example that I know of a regulator adopting an option (i) approach is Netherlands electricity distribution, where it was roundly and swiftly rejected by the courts on appeal. It is not practicable as it asks more of the econometrics than it can reasonably deliver. That leaves the choice between options (ii) and (iii) – or somewhere in between.

Note that ORR’s approach for CP4 in 2008 is a good example of an option (ii) approach. However, while regulators prefer an option (ii) approach, regulated infrastructure companies consistently try and prevent this in favour of an option (iii) approach. Given that the choice of approach for ORR in 2013 is between option (ii) and option (iii), the key question is whether and how far any econometric benchmarking is likely to be robust enough to support the tougher “challenge” approach of 2008 or only something rather weaker.

Network Rail clearly prefers an option (iii) approach both in principle and for PR13. That is because they – like regulated energy and water companies – much prefer the “Let’s throw everything into the pot” negotiation approach. In this, Network Rail is following other regulated network companies where econometric benchmarking plays a moderate or sizeable role.

Regulated network companies typically argue for an option (iii) approach because of concerns about the quality of data and the robustness of the econometrics, but also because this approach strengthens the company’s position vis-a-vis the regulator. This arises because reductions in the power of econometric benchmarking as a regulatory device increase the regulated company’s inherent information asymmetry advantages.
addition, less clear and/or firm benchmarking estimates also increases the space and scope for trade-offs between the regulated company and the regulator\textsuperscript{10}.

Recent and past stakeholder comments on draft regulatory proposals for energy and water demonstrate how regulated companies consistently try to push the regulatory process towards an option (iii) approach. Hence, it is not surprising that the energy companies have argued against international benchmarking on similar grounds to Network Rail. Indeed, there is a clear incentive for regulated companies to try and demonstrate weaknesses and non-robustness in econometric benchmarking results – and for regulators to try to demonstrate the opposite.

As a result, although the purpose of econometric benchmarking for the regulator may be to eliminate as much as possible of the information asymmetry, the companies have a powerful incentive to prevent that. Given the limited reliability of any econometric benchmarking estimates, the companies typically win so that an option (iii) “Let’s throw everything into the pot” negotiation is the norm in periodic price reviews while an option (ii) “Challenge” approach is much less frequently observed.

The arguments above illustrate a major reason why regulators have increasingly explored information revelation methods such as menu choice (and customer based negotiated settlements) relative to heavy reliance on econometric benchmarking. The alternatives provide a way in which regulators can address the information asymmetry issue – but without the negotiation problems from the regulated companies being in a privileged information position. Econometric benchmarking may have a role in these alternatives; but, if so, it is a subsidiary role e.g. in helping construct menu baselines or in providing a check on business plans or menu submissions.

Interestingly, menu regulation does not seem to generate the opposition from companies that arises from aggressive or challenging use of econometric benchmarking. That seems primarily due to the fact that it is choices by the companies rather than decisions by the regulator that determine the regulatory outcome - the choices may be heavily constrained but they are the companies’ choices. However, it may also be, at least in part, because the degree of reliability of benchmarking estimates required to support these alternatives is rather more similar to the option (iii) ‘all-in negotiation’ approach than to the option (ii) challenge approach.

\textit{In conclusion, when considering how best to develop its econometric benchmarking, ORR needs first to consider the purpose for which it is needed. That includes which type of regulation framework it is intended to support as well as how feasible is the framework given both the likely quality of the estimates and the views and responses of Network Rail and other players.}

\textsuperscript{10} Regulator/company trade-offs need not be outlawed – but, particularly if based on discussions around information ambiguities, they can inhibit clear regulatory governance and foster regulatory collusion if not regulatory capture.
3. Criteria for Efficiency Benchmarking of Networks by Regulators

The best recent study of this issue is by Haney and Pollitt (2009). They constructed a set of 8 indicators which they used to construct an efficiency benchmarking performance index. They applied this method to a sample of 40 energy regulators responsible for such regulation. The survey, mainly of OECD and middle income countries, covered both electricity and gas and both distribution and transmission/transport\(^{11}\).

The 8 indicators used by Haney and Pollitt\(^{12}\) were 1/0 indicators on the following\(^{13}\): They were added together to give a total score for each energy industry and country.

1) Current or prospective use of any formal benchmarking method (e.g. DEA, COLS\(^{14}\), SFA or other);
2) Use of more than one of the above benchmarking methods;
3) Totex modeling;
4) Use of panel data;
5) Use of uncertainty testing (e.g. tests for well-behaved functional forms);
6) Incorporation of environmental factors (e.g. weather, age of assets, customer density)
7) Large data set – either at least 30 companies in data set or, if not use of international data set
8) Mixture of analysis by regulator staff and external analysts

According to this ranking, none of the 40 countries surveyed in late 2008 scored a maximum of 8. Austria scored 7 for both electricity and gas, Finland scored 6 in electricity, Belgium scored 5.5 in electricity and 5 in gas – while Britain scored 4.5 in each of electricity and gas (presumably for the 2006-7 reviews). Interestingly, both Austria and Belgium had higher scores for electricity and gas transmission/transport than for distribution and Netherlands had a 6 for electricity transmission but a Zero for everything else. For Britain, distribution scored 6 for both electricity and gas with 3’s for electricity and gas transmission/transport\(^{15}\).

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\(^{11}\) Frontier Economics in its May 2010 report on benchmarking methods for Ofgem suggested various general criteria for the choice of method (e.g. robustness, transparency, etc). These are both general and require subjective judgments and so are unsuited to this context.

\(^{12}\) See Haney and Pollitt (2009), p.29.

\(^{13}\) For the first and last indicators, a partial score of 0.5 was a scoring option

\(^{14}\) COLS stands for Corrected Ordinary Least Squares. This is standard OLS regression but with the regression line shifted towards the best performing company as a “quasi-frontier”.

\(^{15}\) See Haney and Pollitt (2009), pp. 31-32 and Appendix
My rough-and-ready look at the most recent UK infrastructure regulator econometric benchmarking exercises suggests a score approaching 8 for the ongoing 2012-3 Ofgem transmission/transport pricing review but only about 4 for the Ofwat 2009 price review. However, the 2008 ORR econometric benchmarking would, on my reckoning, have scored 7 or perhaps 7.5, dropping a half-point on incorporation of environmental factors and perhaps a half-point for covering only around two-thirds of total expenditure, but otherwise scoring solid 1’s throughout.

Of course, the Haney-Pollitt index is only a measure of process and doesn’t address the quality of regulatory decisions. Although good regulatory decisions need well-founded regulatory processes, there is no guarantee that good benchmarking processes necessarily lead to good regulatory decisions – even if bad benchmarking processes almost always contribute significantly to poor decisions.\textsuperscript{16}

4. PR08: ORR/ITS Benchmarking and Its Quality

Although many questions have arisen since 2008, it seems clear to me that, in the light of the information available at the time, the econometric benchmarking undertaken for the railway price review in 2008 was very successful both as a piece of benchmarking and in its overall contribution to the CP4 review settlement.

Inevitably, the CP4 econometric benchmarking was based on data that was not current – it was based on the 2006 LICB data set. Hindsight, in terms of more recent data and subsequent modeling, may raise questions over whether the estimates were as well-founded as was thought at the time; but, regulatory decisions are not taken in (or with) hindsight. Hence, given the information available at the time, it seems to me that the 2008 econometric benchmarking played a significant role in the success of the review in achieving a regulatory settlement that was acceptable to all parties.\textsuperscript{17}

The key points to make about why it was a success are:

(i) The econometric benchmarking using the LICB data set (for the period to 2006) provided what appeared to be sensible and robust estimates. The ORR/ITS estimates were reviewed by LECG and Horton 4 in evidence

\begin{itemize}
  \item[\textsuperscript{16}] Unlike for developing countries, there is very little extant appraisal of the quality of regulatory decisions and how this relates to regulatory characteristics and processes in OECD countries. However, Section 4 of Green, Lorenzoni, Perez and Pollitt (2006) has a useful electricity-related perspective.
  \item[\textsuperscript{17}] ORR commissioned a review by Oxera of the PR08 international econometric benchmarking and theme, which was published in November 2009. The role of the international benchmarking studies in the overall PR08 process was discussed in the Nelson review, published in August 2009. I have read both documents. The views that I express in this section are broadly consistent with those in these documents but they are my views, based on a reading of the main pre-and post 2008 documents plus conversations with several of the participants.
\end{itemize}
submitted as rebuttal by Network Rail but those criticisms were reviewed at the time and rejected;18,

(ii) The results of the econometric analysis were strongly backed up by results from a range of different types of ‘bottom-up’ analyses (management, engineering, etc);

(iii) The results provided the basis for discussions which resulted in an agreed 21% increase in Network Rail’s operating maintenance and renewals efficiency during CP4.

Comparing it with the Haney-Pollitt criteria, the 2008 modelling

- Used more than one econometric benchmarking method and the results were comparable across methods;
- Involved a combination of Capex (renewals) and Opex (maintenance);
- Employed both panel data and an international data set
- Was based on relatively careful exploration and checking of LICB data set.
- Tested for functional forms. (As always more could have been done on this but, given diminishing returns, it is unclear how much – if any - difference it would have made.)
- Involved both internal modeling and the use of expert outsiders
- Provided strong corroboration via a series of bottom-up engineering and management consultancy studies19.

In terms of decision making, Network Rail have not challenged the 21% target reached with the aid of this analysis whatever reservations they may have had either in 2008 or, on the basis of more recent data, about the CP4 econometric analysis. That confirms to me that - whatever its weaknesses in hindsight (e.g. as regards data issues) - the 2008 ORR/ITS econometric benchmarking did what it was hoped (and intended) to do in terms of the CP4 decisions and decision-making process20.

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18 See Pollitt Peer Review (2008). Some of the issues raised in the LECG and Horton 4 critiques (e.g. on data) have since re-emerged in discussions between Network Rail and ORR – but primarily around estimates based on post-2006 LICB data.

19 I have not reviewed these bottom-up studies and there may well be quality variations between them, but it seems clear that, overall, these studies corroborated the econometric benchmarking results.

20 I note that reviews of the work technically have been favourable, and it may well be that the weaknesses were primarily with the data.
Of course, there were weaknesses – econometric benchmarking of efficiency varies from the slightly inadequate to the seriously imperfect – and it is always the case that more work could have been done. The main imperfections that I observe with the 2008 benchmarking are listed below. Note that I deliberately omit from this list data and other issues that have only become more clearly apparent since 2008 as they do not affect the quality of what was done in 2008 other than in hindsight. The issues that only emerged clearly after 2008 are discussed in the next section which looks ahead to CP5.

The main weaknesses in the 2008 approach – the ones that are clear without hindsight - include those listed below. I would like to make it clear that these issues seem to me to be relatively minor rather than fundamental. To a considerable extent, the comments reflect the fact that users of international panel data can only operate with the data-set that they have available and cannot include other countries or variables that they would like to have - or measure the data in other ways. In particular, the data and its definitions may have some problems in absolute terms but, in practical and relative terms, there is frequently no obvious superior alternative.

Taking these considerations into account, I list the main (non-hindsight) concerns with the PR08 exercise below.

- The LICB data set was good and intended for benchmarking between rail companies but it was not designed or intended for regulatory econometric benchmarking and particularly not for use in price setting by agencies like ORR. As with all such international panel data sets, this inevitably leads to a number of problems such as the following:
  - The comparator countries were those that happened to be in the data set rather than a chosen set of the most appropriate for ORR purposes. There is no question that they represented a reasonable set of rail companies but, as in all such exercises, they were probably not the ideal set.
  - Omitted variable issues – these include both “known unknowns” and “unknown unknowns”. It is again the case that the benchmarking estimates rely heavily on the range and quality of the data that the researcher happens to have available.21
  - A non-ideal set of variables whose measurement may cause problems (e.g. on definition of capital costs)

- Benchmarking models vary from those based heavily on high-level micro-economic theoretic cost function based models to those based on data exploration with little or no structure imposed. The 2008 ORR/ITS econometric modeling for PR08, like most such practically oriented exercises, took a middle way taking information from the engineering and related literature that costs would be some function of network size, usage by different types of traffic, technology, extent of

21 Omitted variable problems are always worrying as they can lead to biased estimates of all coefficient estimates. In practice, panel data fixed effects models can often effectively correct for omitted variable issues e.g. for national idiosyncrasies such as geography, climate, etc. See for instance, Cubbin and Stern (2006).
single/multiple track, switch density, station density and other variables. This resulted in an econometric specification which was in part limited by the variables present in the data set and also by trade-offs between parsimony and having a fuller specification.

The econometric approach adopted for PR08 is the one usually adopted for regulatory benchmarking because it avoids the major risks (a) of imposing an over-rigid structural specification and (b) the risks from pure data search without any structure. However, the sensible intermediate choice does inevitably limit the degree to which the variables included in the equation can be considered as those that could be derived from a formal micro-economic cost function – or tested against it. This raises questions like the following:

- Is maintenance and renewals expenditure a good proxy for a cost function? Probably – but it is not automatically obvious that there was a better alternative. (This issue mainly reflects the definition of capital costs, but there is no obvious superior alternative to capex as has been recognized by other infrastructure regulators.22)

- If the models tested are intended to be cost functions, then network (and rolling stock) quality issues arise which were not included in the model.23

(Note that, once one has controlled for age of assets, network quality issues are much more important for rail than for energy and water - and also more difficult to address satisfactorily.)

More could have been done on robustness checks and reporting failed approaches24 - but more can always be done. The background working papers published by ORR and ITS also provided more information on what was tested and why and why things were rejected. However, given diminishing returns, it is again far from clear that it would have made any significant difference to the parameter estimates or the margins of error25.

These concerns are not trivial but nor are they serious errors either of omission or commission. It seems to me unlikely that their impact would have been sufficient to change at all significantly the estimates made in 2008 using the 2006 LICB data set. Not only were the results of that exercise generally supported by extensive sensitivity testing, but the key 35% estimate of the NR efficiency gap was also corroborated by the bottom-up studies. Judging without hindsight, in my view, the 2008 railway benchmarking still

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22 The question as to whether capital inputs should be included (a) via capital expenditure (some measure of investment); or (b) by some measure of capital-use is a difficult and much debated one. After long consideration both Ofgem and Ofcom have used capex, not least because it is much easier to measure.

23 I recognize that the PR08 benchmarking included a steady-state adjustment for Network Rail.


25 There are sharply diminishing returns to running more equations even for sensitivity purposes. Indeed, this can rapidly become the equivalent of (hopefully) unconscious data-mining. (See Section 6 for more on this in the rail benchmarking context.)
looks as good as or better than any other UK infrastructure econometric regulatory benchmarking exercise carried out before 2010.  

If there was a problem with the 2008 econometric railway benchmarking, it seems to me to relate to “regulatory governance”. It is rather less clear than it should have been whether the published results were the responsibility (a) of ORR or (b) of ITS or (c) of ORR and ITS jointly. *I think it important, if a regulator publishes efficiency benchmarking results, that they are clearly the property and responsibility of that regulatory agency and not of any other party – and generally perceived as such.*

I return to this issue in Section 7 where I discuss the regulatory governance issues for CP5 and beyond.

5. **Ofgem Econometric Benchmarking of Electricity Transmission and Gas Transport**

Ofgem have been leaders in developing benchmarking methods and their use among UK infrastructure regulators. They were the first to use frontier methods, they were the first to introduce totex (total expenditure benchmarking) and they were the first to develop menu regulation. They have also developed a long (and productive) relationship with Cambridge University and other academic economists as well as with various economic consultancies.

Excluding telecoms, ORR was the first of the UK infrastructure regulators to use international benchmarking, particularly for single area/company networks and in the use of SFA-frontier modeling. However, Ofgem have, in recent years, developed international benchmarking – and menu regulation – for electricity transmission and gas transport networks. Hence, it is worth surveying Ofgem practice in this area before making recommendations about the future of econometric efficiency benchmarking for ORR.

In what follows, I deal first with the *organization and purpose of econometric benchmarking* within Ofgem and then, secondly, discuss *international econometric benchmarking data and methodological issues*.

The discussion below reflects my reading of Ofgem papers on cost assessment in the ongoing price review for the electricity transmission and gas transport networks, including some background papers to the July 2012 Initial Proposals. I have also had

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26 Questions about the robustness of the econometric results in PR08 only became significant in 2009-10 when 2008 and subsequent data became available – but for a reduced set of countries.

27 The Initial Proposals can be downloaded from [http://www.ofgem.gov.uk/Networks/Trans/PriceControls/RIIO-T1/ConRes/Documents1/RIIO%20T1%20Initial%20Proposals%20for%20NGGT%20and%20NGET%20Overview%202707212.pdf](http://www.ofgem.gov.uk/Networks/Trans/PriceControls/RIIO-T1/ConRes/Documents1/RIIO%20T1%20Initial%20Proposals%20for%20NGGT%20and%20NGET%20Overview%202707212.pdf) and a March 2011 paper on cost assessment methods can be downloaded from [http://www.ofgem.gov.uk/Networks/Trans/PriceControls/RIIO-T1/ConRes/Documents1/T1decisioncosts.pdf](http://www.ofgem.gov.uk/Networks/Trans/PriceControls/RIIO-T1/ConRes/Documents1/T1decisioncosts.pdf)
the opportunity to discuss these issues with Ofgem senior and specialist staff members working on the transmission reviews and Ofgem’s cost assessment and econometric benchmarking. What follows includes my interpretation of those conversations28.

It should be noted that the officials involved in the Ofgem econometric benchmarking with whom I have been in contact were keen to learn about ORR experience and also to develop ongoing discussions with those involved in ORR benchmarking.

5.1 The Organization and Purpose of Ofgem Econometric Benchmarking

5.1.1 The Organization of Econometric Benchmarking in Ofgem

The most obvious feature to me is that Ofgem does most of its econometric benchmarking in-house.

Cambridge University academics and other UK, US and other economists have been used to provide specialist advice and assistance e.g. on international data, on specific econometric issues that have arisen, and on more experimental methods – plus peer reviewing. However, the core econometric estimation was done in-house by Ofgem staff. This is in contrast with ORR, where ITS Leeds, at least until 2009, operated much more as insiders than their Ofgem equivalents. Since 2009, ITS has continued to be ORR’s main econometric benchmarking advisers, operating under tendered contract (with the exception of secondment input from Andrew Smith and Phil Wheat)29.

There is nothing inherently wrong with long-standing relationships of the ORR-ITS type. Longer duration relationships build up familiarity and good knowledge of the issues on both sides, but this can lead to issues being seen through one perspective rather than via different ones, even with peer reviewing. In addition, the longer such relationships continue, the greater the potential risks of the outsider becoming a quasi-insider (or at least being perceived as an insider) and the harder it can become for potential new entrants. The problem is essentially the same as that with the tenure of non-executive directors, auditors and similar. For these reasons, Ofgem and some other regulators have deliberately opted for more diversity in their choice of benchmarking support teams than ORR has done to date.

The two organizational models have advantages and disadvantages. The ORR model worked well in 2008, which was a pioneering exercise in the use of benchmarking for both railway networks and for ORR. However, for more standardized and less pioneering work, I think that a more in-house based approach, like that of Ofgem, has a number of advantages, including the fact that the regulator’s own benchmarking specialists are an integral part of the price review decision-making team.

28 I am very grateful to Adam Cooper and Godsway Cudjoe of Ofgem for not only providing me with helpful documentation but also spending time to discuss the issues with me. However, I take sole responsibility for the views expressed on Ofgem and its econometric benchmarking.

29 It should be clearly noted that that ITS won its 2009 contract in open tender. In addition, the choices of organizational model were the responsibility of ORR and not of ITS.
It seems to me that Ofgem’s use of moderately arms-length specialist outsiders to provide backing to their in-house team can provide a good model by which the benefits of outsiders and the associated risks can best be handled.

5.1.2 Ofgem and the Purpose of Econometric Benchmarking

I argued in Section 2 of the paper that regulators needed to have a clear view as to the purpose of econometric benchmarking. Given the evolution of Ofgem’s benchmarking methods from simple cross-section through domestic and international panel data models, Ofgem has had to think clearly about the role of econometric efficiency benchmarking. That was further encouraged by the expansion of econometric benchmarking from electricity distribution to gas distribution and then to networks.

The RPI-X@20/RIIO exercise also and encouraged explicit consideration of the purpose of econometric efficiency benchmarking and its role in a more company and output driven regulatory approach. The early development of menu regulation, its extension to gas distribution and now to transmission/transport networks all provided new ways of addressing asymmetric information problems and a new, if lesser, role to econometric benchmarking. More recently, the Ofgem “fast-tracking” regulatory approval opportunity for companies with strong records and strong business plans has provided an additional useful incentive which appears also to operate as an ‘information revelation’ incentive similar in kind to menu regulation. This again means that econometric benchmarking is now far from the only tool available to assist Ofgem decision-makers regarding how they can tackle information asymmetry problems on efficiency judgments.

Menu regulation, fast/slow tracking and similar information revelation methods are not possible for ORR at CP5, but may become so at CP6 and beyond. On the basis of Ofgem experience, fast-tracking could probably only become a realistic opportunity for ORR if Network Rail became considerably disaggregated in its operations and investment30. Even then it would have to be organized within the DfT planning and subsidy process. It may be that the CP5 settlement could include explicit pointers in one or more of these directions.

One major difference between Ofgem and ORR on the non-distribution networks is that, for Ofgem, the main regulatory cost concerns are with enhancements rather than with efficiencies relating to the existing network. Ofgem is having to regulate electricity transmission and gas transportation networks that are expanding significantly in size in response to climate change challenges and renewables expansion. This follows 20 years of improving efficiencies on the networks which culminated in the RPI-X@20/RIIO review.

30 In theory, ORR could fast track Network Rail if it were convinced that it had produced a good plan on the basis of credible assumptions. However, that would have to be demonstrated clearly to all other interested parties, including DfT, TOCs, customers, the NAO and the relevant Parliamentary Select Committees. For these reasons as much as any technical reasons, I would argue that fast tracking is only a realistic option with internal UK disaggregated comparisons.
A rather higher proportion of Network Rail’s costs derive from operating the existing network than with enhancements. As information asymmetry issues are almost certainly worse for the former, that means it is more important – and harder – for ORR to get a good grip on these issues than Ofgem. This is particularly true if there is strong evidence that a significant efficiency gap remains between Network Rail’s costs and those of other countries’ rail systems. However, that seems to me to be a strong argument for trying out information revelation methods beyond CP5 in addition to existing benchmarking tools.

For electricity transmission, Ofgem’s Initial Proposals propose £11 billion of capex for GB electricity transmission (excluding system operation capex) and £3 billion for GP gas transport. Of these two, almost £10 billion is ‘load-related’ investment. (For electricity, ‘load-related’ investment is defined by Ofgem as “the investment required to connect new generators and customers to the network, to upgrade the existing network and to cater for growth in demand” – and similarly for gas.) These are not significantly higher in absolute terms than Network Rail enhancement investment in CP4 but are a lot higher relative to the size of the asset base.

5.2 Ofgem - International Benchmarking Data and Econometric Methods

As discussed below, Ofgem have had similar problems with international benchmarking of electricity transmission and gas transport data as ORR – and have had similar scepticism on its use expressed by companies. However, reflecting its different organization of econometric benchmarking, Ofgem has adopted different estimation approaches.

Given all of the difficulties, Ofgem seem to be placing much less weight on the international tolex benchmarking evidence in the current price determination (RIIO-T1) than they had previously expected and are making more use of other evidence when judging the network companies’ efficiency. They are currently working with other European regulators to improve the process and comparability of the data. Provided this was successful, Ofgem would expect international benchmarking to play a more central role in future transmission price reviews.

5.2.1 Ofgem and International Electricity and Gas Transmission/Transport Data

Following the 2010 report on benchmarking methods commissioned from Frontier Economics, Ofgem embarked on a programme to collect international panel data for benchmarking on electricity transmission and gas transport networks. Frontier recommended assembling these data from a variety of EU and North American sources.

The data collection exercise has been a lot less successful than was hoped. In particular, Ofgem and its specialist advisers were unable to collect any usable information on European countries. This was in spite of there being: an active EU energy policy focused on competition; independent energy regulators in all countries; an EU-wide group of energy regulators; and now a pan-EU energy regulator. The problems, as with rail,
seemed to be primarily a result of confidentiality clauses (including legal restrictions on data disclosure) and data anonymisation issues.

It was possible to collect data on US electricity and gas via FERC data and a 3-year (2006-9) totex panel based on common accounting and other rules was assembled. However, many US state-level entities combined transmission and distribution network data (and similarly for gas). Since there were no common definitions and boundaries between high and low voltage/pressure networks, it proved impossible to separate clearly between high voltage transmission lines and low voltage distribution. These features greatly weakened the usefulness of the results for GB regulation.

For estimation purposes, the US data was combined with the GB transmission networks data. This raised the obvious problem that the England and Wales electricity transmission network and the GB gas transport network were much larger than the US networks.

The econometric results obtained by Ofgem from their in-house estimation seem to be quite well-determined, generally sensible and robust. They are not yet in the public domain but it is to be hoped that Ofgem will publish them in due course. However, given the data issues discussed above, not surprisingly, Ofgem received a lot of critical comment from UK companies on using the estimated models to assess their efficiency for the current transmission pricing review. In consequence, Ofgem signaled, as early as March 2011, that the econometric benchmarking would be used as a subsidiary element for efficiency assessment in the 2014 transmission price reviews and that the main focus would be on disaggregated (bottom-up) cost assessment approaches. In particular, Ofgem seem to be placing particular reliance on unit cost comparisons for the 2014 transmission price review. This is consistent with an approach which is more driven by network expansion concerns than with raising efficiency on existing transmission assets.

One point worth noting in the context of the choice of PPP for railway network benchmarking is that Ofgem, like ORR, has used general (GDP) PPPs in their modeling and not sector-specific ones as Network Rail has been advocating.

5.2.2 Ofgem’s Choice of Econometric Methods for Efficiency Modelling

Ofgem historically has primarily relied on COLS as its main efficiency benchmarking method, but supported by DEA and other methods. The 2010 Frontier Report recommended that the international benchmarking of transmission/transport networks should rely primarily on DEA. That recommendation was not accepted by Ofgem.

For the recent panel data efficiency modeling, I understand that Ofgem have continued to rely primarily on COLS – but, for the current exercise, a panel version with fixed effects and time-dummies. Ofgem seem to prefer COLS to explicit frontier models. Of the frontier models, they seem to have particular reservations about the robustness of SFA with its need for large numbers of observations to obtain well-determined and stable results.
The views above may reflect particular issues arising out of energy networks\(^\text{31}\). Nevertheless, it is noticeable both Ofgem and Ofwat in-house regulatory teams rely on COLS as their base-method econometric technique. They may do some in-house frontier analysis and they certainly buy-in sophisticated frontier modeling expertise but that is additional rather than core modeling.

5.3 Concluding Comment on Ofgem’s International Benchmarking

Ofgem does not seem to have given up on international econometric efficiency benchmarking, but it is clearly perceived now as less central for transmission regulation than at the end of the RIIO process in 2010 – at least for RIIO-T1. It remains to be seen whether it will become more important in subsequent transmission price reviews. For enhancements, unit cost benchmarking is being given particular weight in RIIO-T1.

My impression was that for Ofgem to take it further would require a substantial longer-term project to collect the necessary data to assess efficiency (particularly for European countries). However, with Ofgem’s extension of menu regulation and ‘fast-tracking’ to transmission entities, there are alternatives to econometric benchmarking so that at least some of the originally envisaged role may now have been superseded.

6. ORR Econometric Efficiency Benchmarking Options in PR13

Since 2008, it has become increasingly clear that modeling of the LICB data set will not provide anything like as strong a basis for CP5 as was the case for CP4. In addition, problems with instability of the SFA modeling results based on the LICB data set from post-2006 data\(^\text{32}\) leave open how much of a gap still exists between Network Rail’s efficiency and that of its international counterparts. Related to that is the question, of the size of any efficiency gap between Network Rail and international companies in 2013 over and above the 2008 agreed 21% catch-up.

There are also two other sets of issue that are relevant. The first set relate to issues within the current LICB framework which are most relevant for the CP5 review e.g. on data definitions and choices, steady-state investment issues, etc. These have been the subject of ongoing debate between ORR and Network Rail. The second set is more relevant for post-2013, but should be considered within the CP5 determination. This includes whether or not to continue with international benchmarking or switch to purely UK regional benchmarking.

I discuss each of these issues in turn. I also discuss lessons from Ofgem’s experience. Although much of the discussion is concerned with the technique and content of benchmarking at CP5, I also make some points regarding ORR’s organization of

\(^{31}\) See Haney and Pollitt (2012) for a detailed discussion of the relative merits of different estimation methods for electricity transmission efficiency benchmarking.

\(^{32}\) Particularly 2009 and subsequent LICB data
benchmarking and its relations with both ITS and with Network Rail. I return to those issues in more detail in Section 7.

In what follows, I assume that enhancement investment will continue to be excluded from CP5 econometric benchmarking even if it is covered by other methods. This is in contrast to Ofgem and Ofwat. However, Ofwat is considering whether to exclude ‘large projects’ (appropriately defined) from totex measurement and menu regulation.

TEXT BOX 2

Large Projects and Benchmarking

The largest projects almost always have substantial material uncertainties e.g. on planning timetables, construction risks, optimism biases, etc and these are typically much greater than for the average enhancement project (viz. the Thames Tideway project). A recent CEPA report to Ofwat separates the key uncertainties into (i) cost uncertainty, (ii) timing uncertainty and (ii) output uncertainty, (what the project will actually deliver). It suggests various reasons why three all of these are likely to be significantly greater for the largest and most ambitious projects.

Given that many rail enhancement projects are ‘large’ by any standards (viz. West Coast Electrification, HS1 and HS2), this may be an argument for permanently excluding them from econometric benchmarking. In practical terms, though, this is a question for CP6 and beyond rather than CP5.

6.1 Alternatives and Possibilities for Econometric Efficiency Modelling in PR13

For CP4, there seems to be considerable consensus that the 2008 ORR approach to efficiency modeling is unsustainable – at least as a guiding force in the efficiency assessment. Smith and Wheat (2012) conclude their recent Discussion Paper as follows:

“In its current form, using the updated data (to 2009) and models, the econometric modelling benchmarking approach [based on the LICB data set] could only reasonably used as a cross-check against other approaches, and the findings would need caveats applied, and quite a wide range of results quoted.”

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Internal ORR papers that I have seen take a similar view, including the Advice to Ministers document of March 2012.

Network Rail suggests that their UK route-based model should be able to provide useful information at least to supplement if not to replace the LICB international modeling. However, given that no model has yet been fully estimated or tested – and that it will be based on only 3-years of past data – I doubt that it will be able to provide results capable of bearing any substantial regulatory weight for PR13 and CP5.

There is also the possibility of developing a new international regional data set. Smith and Wheat (2012) have reported preliminary results based on varying numbers of years for 7 countries. This may also be useful as a cross-check. However, neither they nor anyone else seems to be suggesting that this data-set could be a major source for regulatory benchmarking estimates in 2013.

Although there is considerable agreement between ORR, Network Rail and ITS on the position as stated above, there is considerable disagreement on:

(i) Various issues arising from the econometric modeling based on the LICB data set; and

(ii) How much weight can or should be placed on any international benchmarking.

Both of these issues arise primarily from Network Rail’s exploration of the LICB data set and its estimation based on LICB data up to 2009. In what follows, I will say a little about each of the main issues under (i).

My main conclusions on the two points above for the CP5 regulatory determination are set out below. I will discuss each in more detail below

1) As regards the debates over LICB-based estimates, it is clear to me that the question of how large any efficiency gap between Network Rail and international companies might be is extremely unlikely to be settled by further econometric estimation based on the LICB data-set. The number of runs carried out on that seems to me already to take one into the area of at least the sub-conscious equivalent of data-mining.

2) As regards the use of international data, my main conclusion is that ORR must retain some form of international benchmarking for CP5 and beyond. This is for pragmatic, regulatory reasons as much as for obtaining reliable econometric benchmarking modeling reasons. In addition, several of the arguments that Network Rail have put up regarding the use of international data seem to me to be very likely to apply to route-based disaggregated UK data, albeit to a lesser extent.
6.2 Data and Modelling Issues concerning the LICB Data Set in PR13 and Beyond

I discuss in turn, firstly, the main data issues that have arisen; and, secondly, the modeling consequences.

6.2.1 LICB Data Issues

Obtaining good quality international data for regulatory benchmarking purposes is always difficult. In the previous section, I discussed the problems that Ofgem has had over electricity and gas transmission data. For rail, the problems seem particularly difficult as, unlike energy or telecoms, there is no mandatory EU obligation for having regulators that are independent of government or similar. Most international regulatory benchmarking (e.g. by Ofgem and Ofcom) uses data on US states which follow common accounting and recording conventions and is subject to common audit rules. However, the use of US data creates its own problems in terms of comparability, as Ofgem has found.

The LICB data set only became available to ORR thanks to the goodwill of Network Rail and the UIC (and its members). It was never collected to be used for econometric benchmarking for regulatory purposes and by regulatory agencies. Its use in this way by ORR has raised controversy. It is also clear that the LICB data are not assembled and audited by a single entity and that the quality of the data reported seems to vary across countries. This has led to major concerns about the comparability of the data for the companies in the 2006 LICB data set about which Network Rail have, not surprisingly, been vocal.

It is unclear who has the main responsibility for promoting UK interests with the LICB data set. Even if Network Rail has the main responsibility, ORR needs to have its own view and needs to be able to make representations.

Besides the data quality issues, there is the fundamental problem that several countries have dropped out of the recording process, leaving a less obviously useful set of comparator countries. It also means that the estimates for 2008 based on the 2006 data set cannot be tested on equivalent data for later years.

The major problems on the quality of the data in the LICB data set raised by Network Rail and discussed by ITS and ORR are:

(i) The differences between how countries classify enhancement investments relative to renewals;

(ii) Investment cycles and steady-state investment levels;

(iii) Network quality – and national variations in delivered train service levels; and

(iv) Exchange rates and PPPs.
There are other issues (e.g. the maintenance/renewals boundary) but the ones above seem to be the most important.

In my view, the first three of these issues are potentially serious. However, I find unconvincing the Network Rail argument in favour of using a construction PPP rather than a general PPP.

The first issue, on the definition of enhancement investment, is clearly very important. For CP5, any use of the LICB data needs to do as much as possible to achieve a common definition across whatever countries are in the sample. In addition, if at all possible, this needs to be done for past years and not just for current and future years. Certainly, just correcting for 2009 is not a viable procedure and, as ITS has demonstrated, produces implausible results. One possible approximation to creating the back-data might be to try and derive additive or multiplicative corrections.

The second issue, on steady-state investment and investment cycles, may be important but that has not been clearly demonstrated. In addition, it is unclear how much difference this would make to any estimates. However, to explore this further, rather than more estimation with the SFA model I would recommend alternative approaches (e.g. via simulation) to provide evidence on the likely practical importance of this issue rather than further LICB equation estimation.

The third issue on quality of track (and train) service strikes me as important and it is unclear what can be done about it without some data on quality differences. It may be that one could find some proxies to include as dummy variables in the modeling. As these quality differences are likely to be relatively constant over time between countries, this is an area where modelling with country-specific fixed effects may help shed light, although there are also snags, as has been found by Smith and Wheat. This is an area where ORR and its internal benchmarking team should discuss with their opposite numbers in Ofgem and other regulators and make recommendations for ORR senior management.

It should be noted that both the second and third issues would arise to a possibly important extent within a UK disaggregated route-based model. They are not a unique property of international econometric modelling.

Regarding the fourth issue, the choice of PPPs, I would argue that, unless there are compelling reasons not to do so, regulators should always use general price indices rather than sector-specific ones. That was one of the points for RPI-X price regulation rather than cost-plus based regulation based on historic cost. This general perspective points to the use of general GDP PPPs.

For railway track-related renewals and maintenance, it is not at all clear that there are any compelling reasons to use a sector-specific PPP; nor is it clear that a general construction industry correction factor is well-suited for these specific activities. There are also major

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34 This issue has also arisen in the Ofgem international econometric modeling and alternative solutions have been discussed in technical papers by and for Ofgem, including by Melvyn Weeks.
data quality issues with construction PPPs. Finally, taking a pragmatic approach, if it were the case that the use of construction PPPs improved the fit of the estimated SFA model, then there might perhaps be a case for switching to them. However, since - if anything - it increases model instability, even this argument falls.

I note that Ofgem prefers to use broader indices not least to avoid the circularity that can arise when the regulated company provides a large part of the demand for specific inputs and hence can influence the index. This may be an issue for some railway civil engineering inputs. However, Ofgem may qualify this to the extent that company financing requirements are affected variations in specific inputs whose use (and price) are outside the control of companies.\footnote{Communication by Chris Watts to a LinkedIn debate September 2012.}

Summarising, for PR13 and CP5, ORR has to make do with estimates based on the LICB data set (presumably 2010 data) as currently constituted, making whatever corrections can be carried out in the time available. The weaknesses are clear and mean that only very limited weight can or should be put on estimates from this source (e.g. as a cross-check against other approaches). However, although of much less reliability than in 2008, the value of the LICB data set may not be great - but it is not zero or negative. In consequence, it should not be junked for CP5 unless rather bigger problems become apparent.

Beyond CP5, the key question will be whether the LICB data set (or something derived from this approach) can be salvaged and turned into a data set which again gives confidence to its users.

6.2.2 LICB Modelling and Modelling Organization Issues for PR13

The estimation on the 2008 and 2009 LICB data has shown marked instability in the results.

Most of the modeling on this data set - whether by ITS, ORR or Network Rail – has been done using the ITS SFA model. The data issues raised by Network Rail has led to a very large number of runs using this model both by Network Rail and by ITS and ORR in response to the issues raised by NR. In my view has taken the process into deeply diminishing returns territory and raises concerns about whether the probability assumptions underlying the use of regression models are still being satisfied.

The benchmarking modeling based on the LICB data set seems to me have become a progressively narrower conversation between a small number of people which strikes me as being increasingly unhealthy. At the least, the ORR benchmarking team should discuss data and methods – and other relevant issues - with their Ofgem equivalents and others in preparation for CP5. In particular, ORR should also see whether there are other lessons it can learn from Ofgem’s recent experience with (commissioned and internal) international panel data modeling.
In general, I think that ORR needs to build up its own internal benchmarking capability regarding this (and other) data-sets. It is right that ITS should continue to develop the LICB data set and its modeling. However, as regards this data set I think that ORR should do more of its own analysis. For instance, I think that it should spend some time estimating simple COLS models – particularly with fixed/random effects - on the LICB data set (and possibly estimate other non-SFA models) as Ofgem has recently done on its international panel data set. Whether or not such models are the chosen ones, I would recommend taking them as a baseline starting point for the use of other and more complex approaches.

Finally, I would argue strongly that, if ORR are going to use the LICB data set and model for regulatory decision-making purposes in CP5, it needs to have its own versions in-house – as well as ownership of not just the data set and data integrity work and all resultant outputs. This is essential if, as is necessary for good regulatory practice, ORR is to be able proactively to challenge and shape the development of the ITS models as they develop.

I discuss various relatively detailed points on the choice of econometric method for ORR benchmarking in Text Box 3 below. All of these points are intended to provide guidance on what ORR should do in PR13 and beyond in the light of the experience during and since PR08. Hence, they explicitly make hindsight judgements of the kind deliberately avoided in Section 4 above.

TEXT BOX 3

**Some Observations on Econometric Methods for Regulatory Benchmarking**

My recommendations above on the need for ORR to use a variety of econometric methods echoes a major theme of the 2009 Oxera report. One of their main recommendations was that several modeling approaches, including COLS and DEA should be used by ORR to cross-check the robustness of the efficiency estimation results. (See Oxera (2009) Recommendations 4.1 and 4.2, p.17). Oxera specifically recommended the use of parametric and semi-parametric methods (e.g. two and multi-stage DEA) as well as SFA. Clearly, ORR should use all sensible approaches but I would recommend starting with simple models and then introducing other more complex approaches as appropriate rather than relying primarily on SFA models using the other, simpler methods as cross-checks.

SFA models typically produce lower estimates of efficiency differences than DEA or COLS as not all of the residual variation is classified as ‘inefficiency’. However, lack of knowledge on the accuracy of the estimate of the allocation of residuals between (a) ‘genuine inefficiency’ and (b) residual error can be difficult in practice. Hence, with SFA, the reliability estimates of inefficiency depend heavily on the reliability of the estimates of the overall residuals as well as its allocation between (a) and (b).
6.3 Use of the Network Rail UK Regional Data Set for Econometric Benchmarking in PR13

Network Rail is (with outside assistance) constructing an econometric efficiency benchmarking model for maintenance and renewals expenditure for 9 UK routes (possibly also including Wales). This is a welcome development but is unlikely to provide a strong basis for ORR’s assessment of Network Rail’s efficiency in CP5 although it could potentially be very useful indeed for PR18 and CP6. Note that to make this option viable for price regulation purposes will require at least accounting if not business separation for each route plus careful auditing.
The main reasons why the disaggregated UK model is unlikely to provide a strong basis for decisions in PR13 are:

(i) The model is far from fully estimated so that the joint scrutiny of estimates and data has barely begun;

(ii) The model will be based on only 3 years of data so that it will have a maximum of 27 (or 30) observations on which it is to be estimated. One would have to be very optimistic to expect this to provide robust and reliable estimates in time for CP5 decisions;

(iii) It has been suggested that the sample size might be increased by adding in forecasts for the early years of CP5. That seems to me highly problematic. Ofgem had considered doing the same for their transmission/transport benchmarking models but have now rejected the idea;

(iv) The estimates available so far seem to be a pooled simple OLS model without fixed (or random) effects. That is a very sensible starting point but a lot more would need to be done to compare with the existing ORR frontier based modeling results.

Provided that the international benchmarking provides some moderately useful evidence, route-based UK only models cannot replace them - however useful they may be as a supplement to international benchmarking. For both technical and general regulatory policy reasons, my opinion is that ORR will have to continue with international benchmarking for the following reasons.

(a) Countries all have degrees of inter-route efficiency variation. In setting efficiency targets, rail regulators (like electricity and gas transmission/transport regulators) have to look at evidence from cross-national comparisons as well as within country;

(b) Some of the problems pointed out by Network Rail will almost certainly apply to regional modeling (e.g. network and service quality variations and investment cycle issues);

(c) The need for modeling of frontier shifts requires international modeling (possibly including TFP modeling);

36 The suggestion raises a number of problems both econometric and in terms of general incentives. Melvyn Weeks of Cambridge University is advising Ofgem and has written on the econometric problems. Although not using forecast data for transmission in RIIO-T1, Ofgem are still using 2-years of forecast data for their electricity and gas distribution reviews. I remain very concerned about the problems with this approach – potentially serious incentive problems as econometric problems.
(d) The need for cross-country comparisons is greater where - as in rail - there is ongoing government subsidy, levels of which vary by country\textsuperscript{37}, and

(e) International comparisons are crucial for ORR decisions on efficiency to carry authority – appraisal justice must be seen to be done as well as to be done at all.

For these reasons, it seems to me that the proposed new model will be able to provide some but limited benchmarking evidence for CP5 decisions and potentially a lot more for CP6 – but, in conjunction with and not instead of international benchmarking.

Looking ahead, if Network Rail were to reorganize itself into a much more disaggregated company, the possibility would arise of moving towards benchmarking much more of a multi-entity framework on the lines of water or electricity and gas distribution. However, that would require a high degree of disaggregation and is more of a long-term than even a medium-term option.

One final issue on this model is that, if ORR is going to use this model for regulatory decision making, it needs to have its own version under its own control, including data integrity tests and resultant outputs - at least over the period of regulatory decision making. As with the LICB model, this is essential if, as is necessary for good regulatory practice, ORR is to be able proactively to challenge and shape the development of the UK regional model as it develops.

6.4 The International Regional Rail Data Set and Econometric Benchmarking in PR13 and Beyond

The final data option for econometric benchmarking in CP5 is to use the Regional International Dataset that has been worked on by ORR and ITS. However, whatever its future potential, there are various issues which means that it is unlikely to provide more than relatively minor corroborative evidential backing for CP5 decisions. Nevertheless, it may provide some useful supporting information and, as discussed in the next section, could potentially be a major benchmarking data source for CP6 and beyond.

The most obvious problems are:

(i) The dataset so far includes maintenance but not renewals, let alone enhancements;

(ii) The dataset covers 7 countries but there is only one year of data for four of the 7 countries; and

(iii) They are again a given and perhaps somewhat arbitrary choice of countries based on what data happens to be available for which countries, but this time including US companies as well as European countries

\textsuperscript{37} However, different treatment of subsidies in the accounts can be an important source of error and must be handled with care.
In addition, the modeling so far has mainly relied on SFA frontier-based methods. However relevant for a research agenda, it is clear to me that any use of this dataset for regulatory decision making should be based on an estimation strategy that, having first explored the data set and its quality in various ways, adopts an econometric strategy of starting with relatively simple regression models before moving on to explore more sophisticated modeling techniques such as SFA and other maximum likelihood methods.

This dataset is very promising for the future, both in general and as a potential international data replacement should it not be possible to resurrect the LICB data in a useable form. However, given growing Network Rail and ORR interest in disaggregated modeling, developing this dataset over the next few years should, in my view, be treated as a priority by ORR. It is the obvious complement to the Network Rail disaggregated UK route data set. In addition, the greater the uncertainties over the future of the LICB data set, the more important is the potential role of the international regionally disaggregated data set. The development of this data set is something that I would strongly advise ORR to pursue and maintain active involvement.

Finally, as with the other datasets discussed in this section, if ORR is going to use it or regulatory decision-making purposes in 2013, I would argue that it needs to have its own version under its own control at least over the period of regulatory decision making. However, for PR13, any such role will almost certainly be confined to some limited corroborative comparisons with results from other top-down (and bottom-up) benchmarking.

7 ORR Organization of Econometric Benchmarking

This review has revealed some important data and econometric issues but, in my opinion, by far the most important concerns relate, firstly to the purpose; and, secondly, to the organization of ORR efficiency benchmarking. Indeed, thinking about the purpose of benchmarking brings up directly the issue of its organization, not least in terms of how benchmarking fits into ORR’s price control decision-making.

7.1 The Roles of ORR Insiders and Outsiders

ORR is unusual in the degree to which its econometric benchmarking relies on work carried out by outside experts. The relationship that has been built up with ITS Leeds has undoubtedly brought great benefits to both parties. However, it seems to me that there should have been a clearer dividing line in 2008 between where ITS advice ended and ORR decision making began. This is unsatisfactory and is counter to standard guidance for economic regulators on the necessary criteria for effective regulatory governance.\(^38\) The problem was relatively minor in 2008 because the econometric (and other bottom-

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\(^{38}\) See guidance from UK Better Regulation Commission. See also Stern and Holder (1999), Brown, Stern and Tenenbaum (2006) and its references on criteria for regulatory governance, plus Stern (2007).
up) benchmarking estimates were used to provide a ‘challenge’ to Network Rail – in the terminology of Section 2 above, an Option (ii) purpose.

These ‘benchmarking governance’ concerns have continued since 2008, although rather less with ITS given that it now operates under tendered contract. This makes ITS into more of an outsider and places greater responsibility on ORR to ensure transparency, clarity and its ownership of judgments based on ITS modeling. However, in my opinion, the main potential benchmarking governance problems for CP5 and beyond arise from the inclusion of Network Rail as an additional joint party in the econometric benchmarking process. This could well increase significantly as and when more reliance were placed on Network Rail’s regionally disaggregated UK model, thereby potentially creating serious governance and conflict of interest problems.

There are good arguments for extensive co-operation between ORR and Network Rail on benchmarking, as set out in the Nelson Review. However, there are (and should) be limits, particularly as PR13 decision making gets closer. From a regulatory governance perspective, I advocate caution, particularly as CP5 decision making gets closer. In any event, I suggest that the links with both Network Rail and ITS need to be considered carefully to achieve effective ‘benchmarking governance’ in CP5 and beyond.

My recommendation is that ORR should use its own, in-house econometric benchmarking unit to do routine benchmarking and to take the lead in co-ordinating data requirements. In particular, the responsibility for detailed knowledge of the data and running all econometric models within the lead-up period to regulatory decisions should be the responsibility of the in-house unit. This responsibility should be in line with ORR’s regulatory objectives as set out by the ORR board and senior management.

Under this model, the role of ITS Leeds and other current or future external advisers would be specific advice, supporting research, peer review and similar – maybe with some peak-period support. This would help bring greater clarity in the relationship between ORR and ITS e.g. over the boundary between external advice and ORR decision-making. Co-operation with Network Rail on data collection and model can and should continue but ORR should have access to (or copies of) any econometric models to run in-house during the decision-making period of any price review. This will become more important should the role of Network Rail benchmarking data sets and models become significantly more important for ORR price setting.

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39 It should be emphasized that ITS econometric benchmarking work on railways has throughout been subject to peer review and has regularly been presented at professional conferences and published in refereed journals.
7.1.1 ORR Benchmarking Unit and Econometric Estimation Strategy

Under this proposed model, for the reasons given in Section 6 and Text Box 2, I would argue that ORR benchmarking unit should develop simpler COLS and other estimation models as well as more state-of-the-art SFA models. This would provide a much easier starting point for understanding the results obtained from the econometric models and communicating the results to non-specialists as well as incorporating a ‘simple-to-complex’ ORR econometric methodology.

It may be that, as with Ofgem and Ofwat, COLS models (in panel data versions) become the main tool - but they may well remain only a subsidiary method. Like Ofcom, ORR may wish to retain SFA as a major tool, but it should have also use and develop alternative estimation models, as recommended in the Oxera (2009) report. Nevertheless, in any event, it seems to me that even if SFA models retain their primacy, having simpler COLS comparators can only be helpful, at least as a starting point.

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40 I note that, to some extent, this has been done in the past – and that COLS models estimated on the LICB data set have tended to produce estimates of larger Network Rail efficiency gaps, not least for the reasons discussed in Text Box 3. However, almost all of the emphasis in the papers that I have read for this review has been on the SFA modeling results.
Developing COLS models seems to me eminently an in-house task (if necessary with bought-in support).

The underlying approach proposed here is for ORR to have alternative ways of useful benchmarking and not be dependent on one data-set or one method. However ORR defines the purpose of regulation, there should be more than one option available to the ORR benchmarking unit. That implies:

(i) being able to draw on a range of external expertise;

(ii) having more than one main data-set (but including at least one international data-set); and

(iii) employing as a matter of routine more than one method of estimation.

The judgment above is a personal one and draws heavily on the examples of Ofgem and, to a lesser extent, Ofwat regulatory experience. However, I note that Ofcom may provide a counter-example.

Ofcom appears to rely more on outside advisers for their econometric efficiency benchmarking of fixed line wholesale telecom services (including Open Reach) and have, since at least 2005, focused on SFA panel modelling. Nevertheless, I think that the Ofcom example is not as relevant as the Ofgem and Ofwat examples since, firstly, the telecoms industry is much more competition-oriented at network and wholesale as well as at retail level than energy, rail or water; and, secondly, price reviews seem to be much less central to telecoms regulation. In addition, in terms of outside advisers, Ofcom seem to have employed short-term contracts with (competing) economic consultancy companies rather than a longstanding relationship with a single academic unit. Hence, the Ofcom example does not lead me to change the recommendation above.

7.2 Decision-making in PR13 for CP5

For PR13 and CP5, it is clear that econometric efficiency benchmarking will (have to) take a lesser role than in 2008. That does not mean that it will be unimportant or that whatever useable form of should be dropped – international econometric benchmarking clearly has and will have some positive value.

However, following the arguments above, I would recommend that more of the CP5 benchmarking work be done in-house, following the recommendations on estimation

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41 For a recent paper on econometric estimation of efficiency for an Ofcom wholesale price review, see Deloitte’s 2009 paper for BT “Further Analysis of the Efficiency of BT’s Network Operations”. This paper discusses and references a set of papers by NERA for Ofcom from 2005 onwards which focus heavily on SFA modeling, plus giving some discussion of internal Ofcom TFP modeling. The NERA 2008 study can be downloaded from http://stakeholders.ofcom.org.uk/binaries/consultations/llcs/annexes/efficiency.pdf

42 Including by consultants operating under the direction of ORR staff as Ofcom, Ofgem and other regulators regularly do – and as Network Rail is doing for the estimation of its UK regionally disaggregated model. The appropriate organisation and control over such contracting out raises
approaches above to the extent that time permits Clearly, making substantive progress on data issues for all three potential data sets will also be crucial.

In terms of the organization of future econometric efficiency benchmarking, it may well be that CP5 decisions need to anticipate likely future developments. To the extent that they do, that will need to be incorporated in deciding on the purpose of regulation at CP6 and beyond. That includes the potential for menu regulation and other information revelation methods of handling efficiency which rely less on benchmarking per se to address information asymmetry.

Active exchanges and discussion with other infrastructure regulators (and regulate firms) could be very useful in developing how econometric benchmarking can be best developed for the UK rail network. This is in addition to continued work with Network Rail, other rail companies and UK benchmarking and regulatory specialists.

A final comment: To reiterate the starting point of this review, establishing the purpose of econometric benchmarking for ORR at CP5 and beyond 2013 will be crucial both in defining what needs to be done but also by whom. The former includes how the results will be used in arriving at target improvements. The latter covers organizational arrangements and, more specifically, the relationships firstly, within ORR and, secondly, with Network Rail, ITS Leeds and also with other outside specialists and consultants.

8 Conclusions and Main Recommendations

In general, I suggest that, having decided on the purpose of econometric benchmarking, looking ahead to CP5 and beyond, ORR needs to increase its options. That implies using

- *a wider range of outside econometric benchmarking support:* Many regulators (including ORR) maintain a panel or panels of advisers for different issues. I recommend that ORR should assemble and employ a panel of advisory groups for econometric benchmarking rather than relying on solely on ITS (or any other entity) as its dominant adviser.

- *more than one main data source* (including at least one international data set); and

- *a variety of estimation methods:* with an estimation strategy determined in-house and based on a ‘simple-to-complex’ modeling strategy.

If adopted, these changes would place strong incentives on ORR actively to determine its econometric benchmarking strategy, including the role and purpose of benchmarking in price setting – including, for PR18, the role of econometric benchmarking relative to menu regulation and other information revelation techniques. Such changes (particularly

implementation issues that need to be considered carefully but which are outside the scope of this paper.

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the first) would also provide much greater clarity into the relationship between ORR and outside benchmarking support, and bring it into line with practice at Ofgem and other economic regulators.

I suggest that this recommended future strategy be carried out via a stronger internal econometric benchmarking unit and drawing on the experience of other UK infrastructure regulators who have recently carried out reviews of benchmarking methods – primarily Ofgem but also Ofwat.

My main specific recommendations are as follows:

1) ORR needs to examine what is the desired purpose of econometric efficiency benchmarking for CP5 and beyond.

- For CP4 in 2008, international econometric benchmarking of efficiency based on the LICB data-set was central to CP4 by giving a challenge to Network Rail. Backed up by corroborative bottom-up benchmarking, it played a major role in the process that led to the final settlement;

- For PR13 and CP5, data and other issues mean that none of the econometric benchmarking options will be able to support a ‘challenge’ role of the type used in 2008. However, both the international and the disaggregated UK econometric benchmarking should play some role and can provide useful information for the CP5 decision-making process.

- Beyond CP5 (but needing early consideration), ORR needs to decide the extent to which it should continue to place significant weight on econometric benchmarking per se as a solution to inherent information asymmetry problems. I strongly recommend that ORR consider whether, like Ofgem and Ofwat, it should turn more to ‘information revelation’ methods such as menu regulation. Econometric benchmarking plays an important but much less central role in these other methods.

- Both Ofgem and Ofwat are trying to move towards totex (total expenditure) modeling, including enhancements (except perhaps for large and materially uncertain projects). ORR should consider whether maintenance and renewals, excluding enhancements, is the best expenditure basis of benchmarking or whether this should be changed. This is at least as much a matter of data availability as of principle.

2) The Organization of ORR Benchmarking

- I recommend that ORR, like Ofgem and Ofwat should make much more use of its own, in-house econometric benchmarking unit which was established after PR08. In particular, I recommend that the in-house unit do all the routine benchmarking and take the lead in co-ordinating data
requirements. In both cases, it may need external support for specific items but this can readily be bought-in under contract from a variety of sources, drawing on academic teams, specialist consultancies and individual experts.

- I think it important that the responsibility for running all econometric models within the lead-up period to regulatory decisions should be the responsibility of the ORR in-house unit even if some work is contracted out. This responsibility should be defined by the purpose for econometric benchmarking and in line with ORR’s regulatory objectives as set out by the ORR Board and senior management.

- I argue that the ORR internal benchmarking unit should have access to and be uniquely responsible for all data-sets and econometric models used by ORR during the regulatory decision making period. This should include not just the data set but also all data integrity work and all resultant outputs. ORR and its benchmarking unit should be the sole responsible agent for the efficiency benchmarking estimates for PR13 and beyond. This is essential if, as is necessary for good regulatory practice, ORR is to be able proactively to challenge and shape the development of the UK econometric models as they develop.

- Under this approach, the role of external advisers would be: specific bought-in advice; supporting research; peer review; and similar. Outside organizations can and should be competitively appointed for more developmental and other benchmarking support but not for more routine data collection and estimation.

- Since 2009, ITS’s work for ORR has been very largely under competitive contract. The tendered contract approach should continue, but I suggest that ORR might wish, as a matter of policy, to diversify its sources of advice. It might also make more use of support from economic consultancies as is done by Ofcom, Ofgem and Ofwat, a framework which allows competition for shorter-term benchmarking assistance at peak times.

- Co-operation with Network Rail on data collection and modelling can and should continue, including, where useful and relevant, the wider rail industry Development of reliable international data sets should be a priority within this. However, the relevant roles should be clarified (e.g. regarding responsibilities for data collection), which will require careful attention being given to managing responsibilities and handling potential conflicts of interest between ORR and Network Rail.
• It is crucial that the roles of ORR and Network Rail for benchmarking are clear during the regulatory decision making period where, in my view, ORR has to be the responsible party.

3) International Econometric Benchmarking Data Issues

• I think it essential that ORR retain an international econometric benchmarking capability. Ofgem have concluded that they need to retain international econometric benchmarking for electricity and gas transmission/transport in spite of similar company reservations as for rail. Econometric benchmarking based on the Network Rail UK disaggregated data-set can become a useful complement but neither can nor should replace international econometric benchmarking.

• Relatively little attention seems to have been given in recent years to estimating shifts in the efficiency frontier relative to the Network Rail efficiency gap. This is understandable given the relative magnitudes involved (1-2% per year for frontier shifts as opposed to around 10-20% for efficiency gaps). However, they are important and the estimation of frontier changes again requires the use of international data.

• For PR13, I think that ORR should try and use econometric benchmarking from all 3 main available data-sets – the LICB data-set, the Network Rail disaggregated data-set and the International Regional Data Set. For reasons discussed at some length in the paper, none of these is likely to provide econometric estimates that will bear much weight in determining Network Rail’s current and future efficiency from 2013-18. However, if used with care, each should provide useful supporting information to bottom-up engineering, management etc benchmarking.

• Attempts should be made to rescue and improve the LICB data-set both for CP5 and beyond. However, as regards international data, the International Regional Data Set looks to me to be the most promising in the medium-to-long term and would be a useful complement to the Network Rail regional route modeling. ORR should consider as a matter of priority whether and how the International Regional Data Set could best be developed and how that might be supported.

• The Network Rail disaggregated data-set could become very important for econometric benchmarking at CP6 and beyond. How important it could become will depend largely on how far Network Rail decentralizes its own operations. The UK regional data set must, however, be compiled on a clear and transparent basis and properly audited. For regulatory purposes, ORR will need to have a copy of this data set which they can use in-house for estimation and simulation purposes. Note, however, that given the
limited development and estimation, the role of this data set in CP5 is virtually certain is to be relatively marginal.

4) Estimation Methods

- I argue that ORR’s internal benchmarking unit should - if necessary with outside support – maintain COLS, DEA (including multi-stage DEA) and other models. The Oxera 2009 Report strongly recommended that ORR develop and use a variety of estimation methods, a view that I support for PR13 and beyond. For econometric and other reasons, I recommend that ORR adopt a ‘simple-to-complex’ modeling approach.

- I argue that ORR can and should draw on estimation experience of other infrastructure regulators particularly Ofgem who, following a recent review, still largely rely on COLS modeling, most recently in panel data versions including fixed effect models, preferably taking account of time varying versions of such models.

- For PR13 and the future, I recommend the development of fixed/random effect COLS models not least as a baseline comparator for other methods. Even if other methods were chosen as more reliable, having it as a baseline comparator would facilitate discussion among and between non-specialists within ORR, Network Rail and the wider rail community.

- The heavy focus on SFA modeling using the LICB data-set (and now the International Regional data-set) e.g. to test data quality concerns has led to diminishing returns. The discussions about econometric benchmarking and its results seem to have become narrower both in scope as well as in the numbers and range of people involved in them. This in itself is problematic. In my opinion, having alternative (including simpler) estimation methods should help reverse this and foster a wider discussion involving non-specialists.

- ORR should also consider the potential benefits from using alternative methods (e.g. simulation methods) to test the robustness of their econometric models. This would provide a much better alternative than running ever more equation variants.

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REFERENCES


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