										Target	
Performance Outcomes	Performance Categories	Measures		2015	2016	2017	2018	2019	Trend	Industry	Distributor
Customer Focus Services are provided in a manner that responds to identified customer preferences.	Service Quality	New Residential/Small Business Services Connected on Time		92.30%	90.50%	90.35%	91.18%	94.78%	0	90.00%	
		Scheduled Appointments Met On Time		94.80%	90.80%	93.12%	94.79%	93.15%	0	90.00%	
		Telephone Calls Answered On Time		79.20%	73.60%	79.47%	87.67%	82.62%	0	65.00%	
	Customer Satisfaction	First Contact Resolution		99.28%	98.25%	97.42%	98.52%	98.99%			
		Billing Accuracy		98.05%	99.90%	99.91%	98.26%	99.96%	0	98.00%	
		Customer Satisfaction Survey Results		81%	81%	81%	83%	83%			
Operational Effectiveness Continuous improvement in productivity and cost performance is achieved; and distributors deliver on system reliability and quality objectives.	Safety	Level of Public Awareness		83.00%	83.00%	83.00%	83.00%	83.00%			
		Level of Compliance with Ontario Regulation 22/04		C	NI	С	С	C	•		С
		Serious Electrical Incident Index	Number of General Public Incidents	0	0	0	0	0	-		0
			Rate per 10, 100, 1000 km of line	0.000	0.000	0.000	0.000	0.000	•		0.000
	System Reliability	Average Number of Hours that Power to a Customer is Interrupted <sup>2</sup>		1.34	0.63	0.83	1.82	1.27	0		1.24
		Average Number of Times that Power to a Customer is Interrupted <sup>2</sup>		0.83	0.50	0.57	1.29	0.84	0		0.74
	Asset Management	Distribution System Plan	107.00	94.16%	98%	18.80%	37.5%				
	Cost Control	Efficiency Assessment	2	2	2	2	2				
		Total Cost per Customer	\$538	\$541	\$538	\$578	\$580				
		Total Cost per Km of Lin	\$34,680	\$35,323	\$35,211	\$37,960	\$10,907				
Public Policy Responsiveness Distributors deliver on obligations mandated by government (e.g., in legislation and in regulatory requirements imposed further to Ministerial directives to the Board).	Conservation & Demand Management	Net Cumulative Energy	12.15%	40.09%	107.09%	120.00%	130.00%			31.43 GWh	
	Connection of Renewable Generation	Renewable Generation ( Completed On Time	100.00%	100.00%	100.00%						
		New Micro-embedded G	100.00%	94.74%	100.00%	100.00%	100.00%	0	90.00%		
Financial Performance	Financial Ratios	inancial Ratios		0.85	0.70	0.65	0.67	0.57			
Financial viability is maintained; and savings from operational effectiveness are sustainable.		Leverage: Total Debt (ir to Equity Ratio	0.95	0.91	0.95	1.10	1.31				
		Profitability: Regulatory Return on Equity	Deemed (included in rates	s) 9.85%	9.85%	9.85%	9.00%	9.00%			
			Achieved	11.70%	7.25%	3.37%	8.11%	7.30%	6		

1. Compliance with Ontario Regulation 22/04 assessed: Compliant (C); Needs Improvement (NI); or Non-Compliant (NC).

2. The trend's arrow direction is based on the comparison of the current 5-year rolling average to the distributor-specific target on the right. An upward arrow indicates decreasing

reliability while downward indicates improving reliability.

3. A benchmarking analysis determines the total cost figures from the distributor's reported information.

4. The CDM measure is based on the now discontinued 2015-2020 Conservation First Framework. 2019 results include savings reported to the IESO up until the end of February 2020.

Legend: 5-year trend

Current year et arget not met

# 2019 Scorecard Management Discussion and Analysis ("2019 Scorecard MD&A")

The link below provides a document titled "Scorecard - Performance Measure Descriptions" that has the technical definition, plain language description and how the measure may be compared for each of the Scorecard's measures in the 2019 Scorecard MD&A: http://www.ontarioenergyboard.ca/OEB/ Documents/scorecard/Scorecard Performance Measure Descriptions.pdf

# Scorecard MD&A - General Overview

Essex Powerlines Corporation ("EPLC") is dedicated to meeting and exceeding customer and community needs. It does so by providing services that put the needs of its customers first and are cost effective.

In 2019, EPLC continued to exceed all performance targets set for the industry. EPLC saw improvement in many areas, as compared to 2018 including an increase in new residential and small business customers connected on time and an increase in billing accuracy.

EPLC proactively monitors scorecard metrics using dashboards, in order to actively monitor and ensure compliance, while continuously investigating further opportunities to improve upon its performance. EPLC is committed to on-going year over year performance improvement for 2020 and beyond.

# Service Quality

#### New Residential/Small Business Services Connected on Time

In 2019, EPLC connected 94.78% of low voltage residential and small business customers within the five-day timeline prescribed by the Ontario Energy Board (OEB). This is an improvement from 2018's performance of 91.18%. EPLC has consistently outperformed the industry target of 90% for the past five years, since 2015.

#### • Scheduled Appointments Met On Time

EPLC scheduled 642 customer related appointments in 2019 and attended 93.15% of these appointments on time. This is a slight decrease from the 94.79% of appointments met on time in 2018 however for the five-year period from 2015 to 2019, EPLC has consistently outperformed the industry target of 90%.

### • Telephone Calls Answered On Time

EPLC's customer service call center received 26,662 calls and 82.62% of the time a Customer Service Representative answered the phone within 30 seconds or less. This is a decline from 87.67% of telephone calls answered on time in 2018. EPLC received 16.75% more calls during 2019. The customer service department continued to hold weekly status meetings to review the previous week's performance. Sharing statistics with front line staff is intended to increase performance and accountability to answer calls as soon as possible. EPLC has consistently outperformed the industry target of 65% for the five-year period from 2015 to 2019.

# **Customer Satisfaction**

#### • First Contact Resolution

Electricity distributors have been granted discretion related to how this metric is implemented and monitored. Formalization of this metric by the OEB is anticipated in the near future. The spirit of this metric, however, is to identify a distributor's effectiveness at satisfactorily addressing customer's complaints upon first contact with a distributor.

EPLC measures this metric based on the number of calls received and how many required escalations to a supervisor. In 2019, 98.99% of calls received by EPLC were resolved without escalation to a supervisor. This is consistent with 2018 where 98.52% of calls did not require escalation.

#### • Billing Accuracy

For 2019, EPLC issued 365,793 bills and achieved a billing accuracy of 99.96%. This is an improvement from 2018's result of 98.26%. EPLC has consistently outperformed the industry target of 98% for the five-year period from 2015 to 2019 and will continue to monitor its billing accuracy to ensure compliance with the standard established by the OEB.

#### Customer Satisfaction Survey Results

Electricity distributors have been granted discretion related to their implementation of this metric. Customer satisfaction surveys are required to be completed on a biennial basis and are meant to examine customer satisfaction levels in the following key areas: (a) power quality and reliability; (b) price; (c) billing and payment; (d) communications and; (e) the customer service experience. Distributors are expected to follow good survey practices and select samples that adequately represent the distributors' rate payer population.

In 2018, EPLC engaged a third-party service provider to conduct a telephone survey on its behalf. This survey is required to be completed on a bi-annual basis, as such a survey was not completed in 2019. A total of 413 random telephone surveys were

completed, with 383 residential customers and 30 general service (under 50kW) customers surveyed. Customers were polled on their levels of satisfaction with EPLC in the following areas: (a) overall satisfaction; (b) reliability & power quality; (c) billing & payment; (d) customer service experience; (e) communications and; (f) price.

The customer service survey results indicate that overall 83% of customers are satisfied with EPLC. EPLC uses feedback received from the survey results as a method of better understanding customer preferences and priorities in order to improve ongoing customer satisfaction.

# Safety

### • Public Safety

### • Component A – Public Awareness of Electrical Safety

This survey is required to be completed on a biennial basis. In 2019, EPLC engaged a third party to conduct this survey on its behalf. Random telephone surveys were conducted on 374 residents, 18 years of age or older, residing within EPLC's service territory. The survey's focus was to measure the public's level of awareness regarding key electrical safety precautions. The results indicated that 83% of the public are aware of Electrical Safety, which is consistent with the results of the survey completed in 2017.

# • Component B – Compliance with Ontario Regulation 22/04

O.Reg. 22/04 requires the "approval of equipment, plans, specifications and inspection of construction before putting systems into service" <sup>1</sup>. EPLC compliance with this regulation is audited annually by an independent consultant selected by the ESA. These audits will yield one of the following outcomes:

- Not Compliant indicates a failure to comply with a substantial part of O.Reg. 22/04 or continuing failure to comply with a previously identified NI item;
- Needs Improvement indicates continuing failure to comply with a previously identified NI item or a non-pervasive failure to comply with adequate, established procedures for complying with O.Reg. 22/04;
- Compliance indicates that the distributor substantially meets the requirements of O.Reg. 22/04

In 2019, EPLC received an audit result of Compliant, which is consistent with the audit result in 2018. EPLC continues to ensure it is

<sup>&</sup>lt;sup>1</sup> "EDSR I Ontario Regulation 22/04." ESA website, https://esasafe.com/role/edsr/

compliant with O.Reg. 22/04. Safety is a core value of EPLC and its importance is highlighted throughout EPLC's daily operations.

#### • Component C – Serious Electrical Incident Index

There have been no serious electrical contacts within EPLC's distribution system during the five-year period from 2015 to 2019 as indicated on the scorecard.

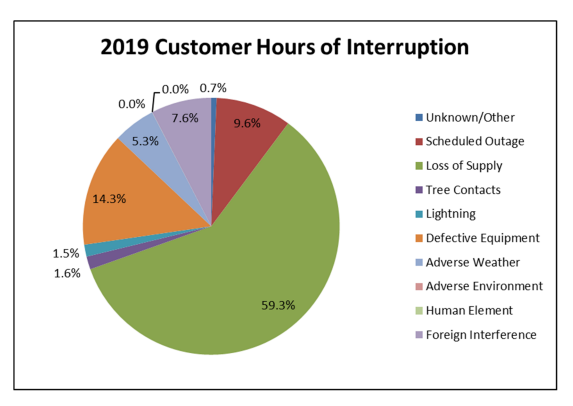
# **System Reliability**

#### • Average Number of Hours that Power to a Customer is Interrupted

EPLC experienced a decrease in the number of hours where power to a customer was interrupted, which was 1.27 in 2019 compared to 1.82 in 2018. EPLC's current five-year average is 1.18 hours which is consistent with last year's five-year average and below the target of 1.24. Loss of supply has historically been, and continues to be, the largest contributor to this metric. In 2019, 59.3% (a decrease from 77.3% in 2018) of the total number of hours power was interrupted was the result of a loss of supply event. All other sources of customer interruptions are noted in Figure 1 below.

Scheduled outages, foreign interference and adverse weather are some of the various incidents that can affect this metric. EPLC's Distribution System Plan ("DSP"), Reliability Centered Maintenance ("RCM") and Asset Management Programs are designed to reduce these occurrences. In addition, EPLC uses Best-In-Class Asset Investment Strategy tools and processes to improve this metric. Examples of these tools and processes include:

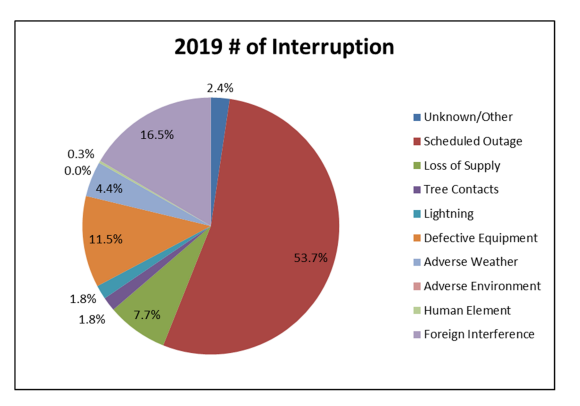
- Using risk assessments and strategic objectives to reduce risk and optimize investment;
- o Maintain RCM statistics within acceptable severity and importance indices;
- Perform inspections, preventative maintenance and remediate findings;
- o "Global Information System" (GIS) provides full customer connectivity and asset information;
- SmartMAP software provides:
  - Full integration of alerts of out of range distribution system data (i.e. voltage, loading, fault current and outages),
  - Engineering modelling, design and analysis tools



# Average Number of Times that Power to a Customer is Interrupted

EPLC experienced a decrease in the number of times that power to a customer was interrupted, which was 0.84 in 2019 compared to 1.29 in 2018. EPLC's five-year average is 0.81 times which increased slightly compared to the previous five-year average and target of 0.74. Scheduled outages, foreign interference (animal, vehicle, dig-ins) and defective equipment account for approximately 53.7%, 16.5% and 11.5% of the 2019 metric respectively. All other sources of power interruption are noted in Figure 2 below.

Consistent with above, several incidents can affect this metric. EPLC's "DSP", "RCM", Asset Management Programs and Best-In-Class Asset Investment Strategy tools and processes help to reduce these occurrences.



# **Asset Management**

#### Distribution System Plan Implementation Progress

EPLC filed its first DSP as part of its Cost of Service Application submitted in August 2017 which was approved effective May 1, 2018 and implemented October 1, 2018. The DSP outlines the forecasted capital expenditures over the next five years required to maintain, improve and expand EPLC's distribution system.

EPLC measures the progress of its DSP implementation as a ratio of actual total capital expenditures and system O&M over the total amount of planned capital expenditures and system O&M for the five-year DSP forecast. The 2019 measure indicates that EPLC has completed 37.5% of its planned projected spend and is on target to complete its five-year plan.

# Cost Control

#### Efficiency Assessment

The total costs for Ontario Electricity Distributors are evaluated by the Pacific Economics Group LLC ("PEG") on behalf of the OEB to produce a single efficiency ranking. Essentially there are a total of five groups within the rankings, with Group 1 being the most efficient and Group 5 being the least efficient. In 2019, for the fifth consecutive year, EPLC was ranked in Group 2, which is the second most efficient grouping of Ontario Electricity Distributors. EPLC is committed to maintaining its current efficiency ranking.

#### • Total Cost per Customer

Total cost per customer is calculated as the sum of EPLC's capital and operating costs and dividing this figure by the total number of customers served. The cost performance result for 2019 is \$580 per customer which is a 0.3% increase over 2018 and is an overall average increase per year of 2.1% during the period from 2015 to 2019.

Cost increases experienced are often directly related to industry driven objectives and new legislated directives that require distributors to invest in assets, personnel and technology to appropriately satisfy these new directives. Over the course of the past several years, examples of these changes would include: customer focused engagement, cybersecurity, the implementation of Smart Meters, increased complexity for market settlement, and the adoption of new accounting standards. EPLC remains committed to implementing all new directives in the most cost-conscious manner possible.

#### • Total Cost per Km of Line

Total cost for this metric is as described above under total cost per customer. This total cost is divided by the kilometers of line that EPLC operates in order to adequately service its customers. EPLC's 2019 rate is \$10,907 per km of line, a 71.3% decrease over 2018. This decrease is driven by EPLC reporting its secondary kilometers of line for the first time in 2019 due to a change in reporting requirements which will improve consistency among LDC's.

# **Conservation & Demand Management**

#### Net Cumulative Energy Savings

During 2019, EPLC exceeded its savings target under the 2015-2020 Conservation First Framework to achieve savings of 31.43 GWh by the end of 2020. This goal is being achieved by the delivery of significant energy savings through its conservation programs, in a manner that is cost effective to ratepayers.

On March 20, 2019, the Minister of Energy, Northern Development and Mines revoked the direction entitled 2015-2020 Conservation First Framework. EPLC has been working with the Ministry and the IESO to discontinue and wind down all programs.

# **Connection of Renewable Generation**

#### Renewable Generation Connection Impact Assessments Completed on Time

Electricity distributors are required to conduct CIAs within 60 days of the receipt of a complete application. In 2019, EPLC had zero requests for CIAs.

#### • New Micro-embedded Generation Facilities Connected On Time

In 2019, EPLC connected one new micro-embedded generation facilities 100% of the time within the prescribed timeline of five business days. This is consistent with 100% in 2018 (21 new micro-embedded generation facilities). EPLC has consistently performed above the industry target of 90% for the five-year period from 2015 to 2019.

# **Financial Ratios**

#### • Liquidity: Current Ratio (Current Assets/Current Liabilities)

As an indicator of financial health, a current ratio that is greater than 1 is considered good as it indicates that the company can pay its short-term debts and financial obligations. Companies with a ratio of greater that 1 are referred to as being "liquid". The higher the number, the more liquid and the larger the margin of safety to cover the company's short-term debts and financial obligations.

EPLC's current ratio has been trending down from 0.85 in 2015 to 0.57 in 2019. This has been intentional because the relationship of long-term vs. short-term interest rates has inverted over the years 2018-2019. As a result, EPLC has adapted and is securing more long-term financing to replace shorter-term borrowings in order to take advantage of historically low financing rates during 2019 and beyond. EPLC is targeting to increase its Liquidity by the end of 2020.

#### • Leverage: Total Debt (includes short-term and long-term debt) to Equity Ratio

The OEB uses a deemed capital structure of 60% debt and 40% equity for electricity distributors when establishing rates. This deemed capital mix is equal to a debt to equity ratio of 1.5 (60/40). A debt to equity ratio of more than 1.5 indicates that a distributor is more highly leveraged than the deemed capital structure. A high debt to equity ratio may indicate that an electricity distributor may have difficulty generating sufficient cash flows to make its debt payments. A debt to equity ratio of less than 1.5 indicates that the distributor is less leveraged than the deemed capital structure. A low debt-to-equity ratio may indicate that an electricity distributor is not taking

advantage of the increased profits that financial leverage may bring.

EPLC has intentionally maintained a low Debt to Equity ratio to minimize its annual interest costs and to remain flexible should unforeseen borrowing needs arise. EPLC's goal was to increase its leverage to 1.25 by the end of the year and achieved 1.31. EPLC is targeting to increase their Leverage closer to the approved ratio of 1.5.

### Profitability: Regulatory Return on Equity – Deemed (included in rates)

The OEB allows a distributor to earn within +/- 3% of the expected rate of ROE. When a distributor performs outside of this range, the actual performance may trigger a regulatory review of the distributor's revenues and costs structure by the OEB. The allowed deemed return on equity was decreased from 9.85% to 9.00% further to the OEB Final Rate Order EB-2017-0039 effective May 1, 2018 implemented October 1, 2018.

#### • Profitability: Regulatory Return on Equity – Achieved

EPLC's regulatory ROE achieved in 2019 was 7.30%, which is less than 3% lower than the expected (deemed) ROE of 9.00%. EPLC's regulatory average ROE is 7.55% for the five-year period from 2015 to 2019. The low 7.30% achieved return on equity is due primarily to a one-time WACC impact resulting from our recent Cost of Service Application (EB-2017-0039).

# Note to Readers of 2019 Scorecard MD&A

The information provided by distributors on their future performance (or what can be construed as forward-looking information) may be subject to a number of risks, uncertainties and other factors that may cause actual events, conditions or results to differ materially from historical results or those contemplated by the distributor regarding their future performance. Some of the factors that could cause such differences include legislative or regulatory developments, financial market conditions, general economic conditions and the weather. For these reasons, the information on future performance is intended to be management's best judgement on the reporting date of the performance scorecard, and could be markedly different in the future.