South East Water Corporation

Service Solutions Committee Charter
1. **Purpose**

The Service Solutions Committee (the Committee) has the powers and responsibilities delegated by the South East Water board to develop, review and monitor South East Water strategies, frameworks, plans and processes for the delivery of services to South East Water’s customers, community and stakeholders. The Committee will provide direction and oversight of strategic planning and sustainable delivery of services, to ensure that performance is delivered in an effective, efficient, affordable and environmentally sustainable manner.

2. **Responsibilities**

The Committee is responsible for:

(a) **Customer, Community and Stakeholders**
   
   (i) Reviewing and monitoring the development, progress and effectiveness of the Customer and Community Engagement Framework including the Customer Experience Strategy
   
   (ii) Providing direction and assessment of the approach to customers, community and stakeholders to ensure that outcomes are fair, sustainable and affordable
   
   (iii) Reviewing South East Water’s brand strategy and monitoring the reputational impact of South East Water’s customer, community and stakeholder strategies and practices and any relevant external developments likely to impact South East Water’s reputation
   
   (iv) Reviewing and monitoring the support for Aboriginal cultural values and economic inclusion.

(b) **Service Planning and Delivery**
   
   (v) Overseeing the effectiveness of services and monitoring South East Water’s infrastructure and asset strategy through regular progress reports against corporate plan targets and progression and completion of major projects
   
   (vi) Reviewing and assessing the performance of the delivery of services and ensuring innovative and new approaches are considered as part of the delivery of services
   
   (vii) Reviewing and monitoring strategic procurement performance to ensure the procurement practices are compliant, sustainable and consistent with South East Water’s planning objectives and policies
   
   (viii) Monitoring the key risks related to Committee matters and reporting progress to the Finance Assurance and Risk Management Committee.

(c) **Long term Strategic Planning**
   
   (ix) Reviewing and assessing performance against the Water Price Regulatory Decision and the review of relevant regulatory policies, issues, submissions and developments
Considering the social, economic and environmental impact of South East Water service activities, setting standards and monitoring compliance with South East Water’s sustainability policies and practices

Monitoring research and development activities, including emerging technologies, industry trends and technology developments and their implications for South East Water and its customers.

### 3. Membership

(a) The Board of Directors will be responsible for appointment of the committee members. The secretary of the committee will be the corporate secretary unless the board resolves otherwise.

(b) A minimum membership will be two (2) independent non-executive directors and the board chair.

(c) The term of appointment of the two (2) independent non-executive directors will be for a period of two (2) years or such period determined by the board and these directors are eligible for re-appointment subject to the composition and skill requirements for the committee.

(d) Each member must understand the technical operations of the business with at least one member having an engineering or related qualification and experience and be allowed to explore relevant skills development opportunities when they occur.

(e) The chair of the committee will be appointed by, and be other than, the board chair.

(f) Attendees at committee meetings will, subject to the discretion of the committee, comprise: managing director, general manager customer and community engagement, general manager liveable water solutions, general manager customer service delivery, general manager future water strategy and the corporate secretary.

(g) The composition of the committee will be reviewed at least every two (2) years or such period determined by the board.

### 4. Authority

The Committee has delegated authority, within the scope of its responsibilities, to:

(a) Obtain any information it requires from management and employees or external parties.

(b) Obtain expert advice, where necessary, following consultation with the board chair.

(c) Ensure the attendance of any officer or employees at meetings as appropriate.

(d) Investigate any matter within the scope of its responsibility and make appropriate recommendations to the Board.
5. Meetings

(a) A quorum for any meeting of the committee will be two (2) committee members who are non-executive directors.

(b) Should the committee chair be absent from the meeting, the members of the committee present at the meeting have the authority to choose one of the other non-executive committee members to chair that particular meeting, other than the board chair.

(c) A standing invitation is issued to all non-executive directors to attend with the consent of the Chair.

(d) The committee may invite such other persons to its meetings as it deems necessary, including persons to provide expert advice as considered necessary by the committee. Committee members may not appoint an alternate to attend on their behalf.

(e) Meetings shall be held not less than four (4) times a year. Special meetings may be convened as required. Internal and external auditors may request a meeting if they consider that it is necessary.

(f) The committee will meet with the Finance Assurance and Risk Management Committee as required and at least annually to identify possible overlaps and/or gaps in each committee’s consideration of risk management matters.

(g) The Chair of the committee will regularly update the Board about Committee activities and make appropriate recommendations. The minutes of each committee meeting will be tabled at the next Board meeting.

(h) All matters endorsed by the committee will be transmitted to a subsequent board meeting for approval and action.

6. Review cycle

(a) The committee’s charter will be reviewed annually.

(b) Any changes to the Charter must be approved by the Board.

7. Review of committee performance
The committee will annually evaluate its performance as part of the annual Board evaluation process against its responsibilities as set out in the charter. An external evaluation of the committee’s performance will occur no less than every two (2) years.