Land Development Policies and Pricing Manual

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Contents

ABOUT THIS MANUAL ........................................................................................................................................ 7
INTRODUCTION .................................................................................................................................................. 7
INTENDED AUDIENCE .................................................................................................................................. 7
RELATED REFERENCE MATERIAL .................................................................................................................. 7
DEFINITIONS ..................................................................................................................................................... 9
DISPUTES .......................................................................................................................................................... 14
BUSINESS APPROACH ................................................................................................................................. 14
1.0 POLICY ....................................................................................................................................................... 16
  1.1 SUBDIVISIONAL SERVICING POLICY ...................................................................................................... 16
       1.1.1 RESIDENTIAL SUBDIVISIONS (WITHOUT AN OWNERS CORPORATION) ........................................ 16
       1.1.2 INDUSTRIAL AND COMMERCIAL SUBDIVISIONS .......................................................................... 19
       1.1.3 GENERAL SUBDIVISIONS AND BOUNDARY REALIGNMENT ....................................................... 19
       1.1.4 SUBDIVISIONS WITH AN OWNERS CORPORATION (RESIDENTIAL NOT HIGH RISE) .................... 20
       1.1.5 RESIDENTIAL TWO-LOT AND DUAL OCCUPANCY DEVELOPMENT ........................................... 21
       1.1.6 REDEVELOPMENT AND CHANGES TO SUBDIVISION ............................................................... 22
       1.1.7 PRIVATE SERVICES ....................................................................................................................... 22
  1.2 PLANNING PERMIT POLICY ..................................................................................................................... 23
  1.3 CONTRIBUTIONS POLICY .......................................................................................................................... 23
       1.3.1 RESPONSIBILITIES .......................................................................................................................... 23
       1.3.2 NEW CUSTOMER CONTRIBUTIONS (NCC) .................................................................................... 25
       1.3.3 INCREMENTAL FINANCING COST ................................................................................................. 25
       1.3.4 PRICING PRINCIPLES .................................................................................................................... 26
       1.3.4.2 BACKLOG SEWERAGE SCHEME ............................................................................................... 27
       1.3.4.3 PRICING PRINCIPLES FOR ACCELERATED BACKLOG SEWERAGE CONNECTIONS ................... 27
  1.4 SUBDIVISION REQUIREMENTS POLICY ................................................................................................... 29
       1.4.1 WORKS ........................................................................................................................................... 29
       1.4.2 FEES AND CONTRIBUTIONS ........................................................................................................... 30
       1.4.3 PROVISION OF EASEMENTS ....................................................................................................... 30
       1.4.4 PROTECTION OF THE ENVIRONMENT .......................................................................................... 30
  1.5 PROCESS COST RECOVERY POLICY ........................................................................................................ 30
       1.5.1 NON-WORKS APPLICATION .......................................................................................................... 30
       1.5.2 DEVELOPMENT WORKS APPLICATION ......................................................................................... 30
       1.5.3 RANDOM AUDITS ........................................................................................................................ 31
       1.5.4 INTENSIVE AUDITS ....................................................................................................................... 31
       1.5.5 LAND SERVICING ADVICE (FEASIBILITY) .................................................................................. 32
       1.5.6 PRESSURE AND FLOW INFORMATION ......................................................................................... 32
       1.5.7 BUILD OVER EASEMENTS ............................................................................................................. 32
       1.5.8 PLUMBING APPLICATIONS .............................................................................................................. 32
  1.6 REIMBURSEMENT POLICY ............................................................................................................................ 33
  1.7 FINANCIAL AND SERVICING REQUIREMENTS POLICY .......................................................................... 34
1.7.1 SPECIAL WORKS .................................................................................................................. 34
1.7.2 OPERATION AND MAINTENANCE COSTS .................................................................................. 34
1.7.3 MAINTENANCE ........................................................................................................................ 34

1.8 DESIGN POLICY ......................................................................................................................... 34

1.9 CONSTRUCTION POLICY ........................................................................................................ 35

1.9.1 WORK ON LIVE SEWER ASSETS ......................................................................................... 35
1.9.3 ISOLATION OF LIVE ASSETS ................................................................................................. 38
1.9.4 WORK ON LIVE ASSETS – WATER / RECYCLED WATER SUPPLY CONNECTIONS ................. 38
1.9.5 SUPPLY OF FITTINGS ............................................................................................................. 38
1.9.6 COST RECOVERY ................................................................................................................... 38
1.9.7 BOUNDARY SEwers AND WATER / RECYcLED WATER MAINS SERVICING BOTH SIDES OF THE STREET ........................................................................................................... 38
1.9.8 TEMPORARY WORKS .............................................................................................................. 39
1.9.9 ALTERATION TO EXISTING SOUTH EAST WATER ASSETS .................................................. 39
1.9.10 HYDRANT USE AND CROSS CONTAMINATION ..................................................................... 39
1.9.11 CHLORINATION AND WATER QUALITY TESTING OF MAINS ............................................... 40
1.9.12 WATER SHUT OFF PERIOD .................................................................................................. 40
1.9.13 REQUIREMENTS FOR BACKFILLING TRENCHES ................................................................. 41
1.9.14 WORKING ON ENAMEL EXTERNAL COATED MILD STEEL MAINS ........................................ 41
1.9.15 OH&S (ASBESTOS) REGULATIONS 2007 ............................................................................ 41

1.10 QUALITY POLICY ..................................................................................................................... 41

1.11 AUDIT POLICY ......................................................................................................................... 41

1.12 TRADE WASTE POLICY .......................................................................................................... 42

2.0 PRICING ..................................................................................................................................... 44

2.1 PRICE DETERMINATION ........................................................................................................... 44

2.2 SOUTH EAST WATER NCC NEGOTIATING FRAMEWORK .......................................................... 44

2.2.1 APPLICATION OF NEGOTIATION FRAMEWORK .................................................................... 44
2.2.2 PURPOSE .................................................................................................................................. 44
2.2.3 WHO THIS NEGOTIATING FRAMEWORK APPLIES TO ............................................................ 44
2.2.4 NO OBLIGATION TO PROVIDE SERVICE, GOOD FAITH OBLIGATION ................................ 45
2.2.5 TIMEFRAMES ........................................................................................................................ 45
2.2.6 COMMENCING, PROGRESSING AND FINALISING NEGOTIATIONS ....................................... 45
2.2.7 PROVISION OF INFORMATION BY CONNECTION APPLICANT ........................................... 46
2.2.8 PROVISION OF INFORMATION BY SOUTH EAST WATER ..................................................... 46
2.2.9 PRICING PRINCIPLES ............................................................................................................. 47
2.2.10 Consultation with affected parties ........................................................................................ 47
2.2.11 PAYMENT OF SOUTH EAST WATER’S COSTS .................................................................... 48
2.2.12 TERMINATION OF NEGOTIATIONS .................................................................................... 48
2.2.13 Dispute resolution ................................................................................................................ 48
2.2.14 GIVING NOTICES ................................................................................................................ 49
2.2.15 TERMS AND ABBREVIATIONS ............................................................................................... 49

2.3 NEW CUSTOMER CONTRIBUTIONS (NCC) .............................................................................. 50

2.3.1 CREDITS .................................................................................................................................. 51

2.4 APPLICATION FEES .................................................................................................................. 51

2.4.1 NON-WORKS APPLICATION FEES ......................................................................................... 51
2.4.2 DEVELOPMENT AGREEMENT APPLICATION FEE ................................................................. 52
2.4.3 EARLY RELEASE FEE ............................................................................................................. 52

2.5 INTENSIVE AUDIT FEES ............................................................................................................ 52
2.6 REFUND ADMINISTRATION FEE ............................................................................................................................ 53
2.7 PRESSURE AND FLOW INFORMATION FEES ........................................................................................................ 53
2.8 BUILD OVER EASEMENT APPLICATION FEE ...................................................................................................... 53
2.9 OPERATION & MAINTENANCE FEES (TEMPORARY WORKS) .................................................................................. 53
2.10 REIMBURSEMENT RATES ........................................................................................................................................... 54
  2.10.1 WATER REIMBURSEMENT RATES .................................................................................................................. 54
  2.10.2 SEWER REIMBURSEMENT RATES .................................................................................................................. 54
2.11 EASEMENT CREATION FEE ...................................................................................................................................... 55
2.12 WATER CONNECTION FEES .................................................................................................................................... 55
2.13 RANDOM AUDIT COST RECOVERY ....................................................................................................................... 55
2.14 REVISED APPLICATION DEVELOPMENT AGREEMENT FEE ............................................................................. 55
2.15 SEWERAGE EDUCATION .......................................................................................................................................... 55
3.0 QUALITY .................................................................................................................................................................... 56
3.1 PROCESS OVERVIEW ................................................................................................................................................ 56
  3.1.1 TYPICAL PROCESS .................................................................................................................................................. 56
  3.1.2 LAND SERVICE ADVICE REQUEST .................................................................................................................. 56
  3.1.3 TOWN PLANNING AND CERTIFICATION REFERRAL .......................................................................................... 57
  3.1.4 DEVELOPMENT AGREEMENT APPLICATION ................................................................................................. 57
  3.1.5 DEVELOPMENT AGREEMENT CONDITIONS .................................................................................................. 57
  3.1.6 DESIGN PLANS AND VERIFICATION FORMS ................................................................................................... 57
  3.1.7 EXECUTED DEVELOPMENT AGREEMENT ....................................................................................................... 58
  3.1.8 PRE-CONSTRUCTION VERIFICATION FORM .................................................................................................. 58
  3.1.9 CONSTRUCTION AND AS-CONSTRUCTED VERIFICATION FORMS ..................................................................... 58
  3.1.10 WARRANTY BOND ............................................................................................................................................... 59
  3.1.11 ACCEPTANCE OF WORKS CERTIFICATE ........................................................................................................ 59
  3.1.12 CONSENT TO STATEMENT OF COMPLIANCE ................................................................................................. 59
  3.1.13 END OF DEFECTS VERIFICATION FORM ...................................................................................................... 59
  3.1.14 CERTIFICATE OF COMPLETION ....................................................................................................................... 60
  3.1.15 WARRANTY PERIOD .......................................................................................................................................... 60
3.2 MINIMUM QUALITY REQUIREMENTS .................................................................................................................... 60
  3.2.1 CONSULTANTS ..................................................................................................................................................... 61
  3.2.2 CONTRACTORS .................................................................................................................................................... 61
3.3 AUDIT .......................................................................................................................................................................... 61
  3.3.1 AUDIT REQUIREMENTS .................................................................................................................................... 61
  3.3.2 AUDIT OF CONSULTANTS AND CONTRACTORS ............................................................................................. 61
  3.3.3 QUALITY SYSTEM AUDITS .................................................................................................................................. 62
  3.3.4 DESIGN AUDITS .................................................................................................................................................. 63
  3.3.5 CONSTRUCTION AUDITS .................................................................................................................................... 63
  3.3.6 SURVEY AND AS-CONSTRUCTED AUDITS ..................................................................................................... 63
  3.3.7 END OF DEFECTS AUDITS .................................................................................................................................. 63
  3.3.8 AUDIT REGISTER ............................................................................................................................................... 64
3.4 NON-CONFORMANCES & ISSUES ............................................................................................................................ 64
  3.4.1 FINDINGS REPORT ............................................................................................................................................... 65
  3.4.3 REQUIRED ACTIONS ........................................................................................................................................... 66
  3.4.4 SOUTH EAST WATER RESPONSE ..................................................................................................................... 66
About this manual

Introduction
This manual contains information about South East Water’s policies, fees and charges applicable for water, recycled water and sewerage services for land development projects which conforms with the South East Water 2013 Price Determination and any Guideline issued by the Essential Services Commission.

It details cost recovery, construction, quality assurance and audit policy for land development activities.

The policies in this manual refer to standard subdivisional developments. Where these policies are inappropriate for a development, then the requirements for the development will be determined on a case by case basis.

This manual should be read in conjunction with the Development Agreement, issued by South East Water with each land development project.


SCOPE
The policies in this manual refer to standard development projects and apply to approximately 90 per cent of development proposals. Where these policies are inappropriate for a particular development, South East Water will determine the requirements for that development on a case-by-case basis.

Any requirements, conditions, contributions or fees not listed in this manual will be included in the Development Agreement on a case-by-case basis.

Intended audience
This manual has been written for all engineering consultants, contractors, surveyors, developers, landowners, local councils and South East Water personnel involved with the land development industry.

Related reference material
The following references provide guidelines and support the information contained in this manual. The lists are not exhaustive and developers, engineering consultants and contractors should ensure they have access to, obtain, or research the references applicable to each project.

Legislation
- Subdivision Act 1988
- Subdivision (Procedures) Regulation 1989
- Owners Corporation Act 2006
- Water Act 1989
- Planning and Environment Act 1987
- The Environment Protection Act 1970
- Environment Protection and Biodiversity Conservation Act 1999
- Aboriginal Heritage Act 2006
- Occupational Health and Safety Act 2004
- Equipment (Public Safety) Act 1994
- Dangerous Goods Act 1985
- Relevant State Building Regulations
Environmental
References relating to environment include, but are not limited to:
• Planning and Environment Act 1987 (Vic)
• The Environment Protection Act 1970
• Environment Protection and Biodiversity Conservation Act 1999
• AS/NZS ISO 14001:2004 - Environmental Management System
• State Environment Protection Policy, Waters of Victoria

Occupational health and safety (OH&S)
References relating to OH&S include, but are not limited to:

Acts
• Occupational Health and Safety Act 2004
• Equipment (Public Safety) Act 1994
• Dangerous Goods Act 1985

Regulations
• Occupational Health and Safety (Plant) Regulations 81/95
• Equipment (Public Safety) (General) Regulations 1995 83/96
• Dangerous Goods (Storage and Handling) Regulations 2000 127/00
• Dangerous Goods (Transport by Rail) Regulations 1998 153/98
• OH&S (Asbestos) Regulations 2003

Quality
References relating to Quality include, but are not limited to:
• AS/NZS ISO 8402:1994 Quality management and quality assurance – Vocabulary
• AS 2124-1992 General Conditions of Contract
• AS/NZS ISO 9000-2000 Quality management systems – Fundamentals and vocabulary

Deeds and Agreements
• Contractor Accreditation Deed
• Consultant Accreditation Deed
• Development Agreement

Technical standards
References relating to technical standards include, but are not limited to:
• Supplement Sewage Pumping Station Code of Australia - WSA 04-2001
• Sewage Pumping Station Code of Australia Version - WSA 04-2001 South East Water Supplement
• Vacuum Sewerage Code 2004 - WSA 06-2004 Version 1.1
• Pressure Sewerage Code of Australia - WSA 07-2007 Version 1.1
• Polyethylene Pipeline Code 3rd edition - WSA 01-2004 Version 3.1
• Conduit Inspection Reporting Code of Australia - WSA 05-2006 Version 2.2
• Pressure Sewerage Code of Australia WSA 07-2007-MRWA Supplement
• MRWA Backfill Specification 04-03.2
• MRWA Sewer Acceptance Specification 13-01.1
• MRWA Water Quality Specification 04-02-2.0
• MRWA Web Portal
• MRWA Newsletters – The Pipeline
• MRWA/WITS Survey Manual and WITS Design Manual where applicable
• MRWA Water Metering and Servicing Guidelines
• MRWA Standard Drawings
• South East Water’s design & construction addendums located on its website

Other references
Other references include, but are not limited to:
• South East Water 2013 Price Determination
• Essential Services Commission 2013, Price Review 2013: Greater Metropolitan Water Businesses – final decision, June
• South East Water Prices Manual 2013-14 Tariffs and Charges
• South East Water’s Confined Space Safe Work Procedures
• South East Water’s Customer Contract
• South East Water technical Addendums.
• South East Water’s Guidelines for > 19 Residential Unit Developments

Definitions
The following definitions apply in the document:

12 (1) Easement is an easement shown by dimensions on the property title plan, specifying what and to whom an acquired right or privilege is given which conforms to section 12 (1) of the Subdivision Act 1988.

12 (2) Easement is an easement for the benefit of lots necessary to provide passage or provision of water supply, recycled water or sewerage over land or buildings in a subdivision. The easement is specified in words, not dimensions, on a plan of subdivision and conforms to section 12 (2) of the Subdivision Act 1988.

Acceptance of Works Certificate is a letter issued by South East Water once it is satisfied that the Development Works have been satisfactory completed and has the meaning given in Clause 1.1 of Schedule 2 to the Development Agreement. This signifies the beginning of the end of defects liability period.

Accreditation Deeds means the Consultant Accreditation Deed and the Contractor Accreditation Deed which govern the process by which suppliers are accredited by South East Water.

Accredited Consultant means a consultant approved in accordance with South East Water’s Accreditation Deeds.

Accredited Contractor means a contractor approved in accordance with South East Water’s Accreditation Deeds.

Approved Products List means the list of products approved by South East Water to be used in the Development Works. This list is available at www.southeastwater.com.au as updated from time to time.

Approved Unconditional Undertaking means the form of unconditional undertaking set out in Schedule 3 of the Development Agreement and can be used for the works warranty bond and bonding outstanding Development Works.
**As-constructed Information** is the survey information describing the type, size and location of the newly completed Development Works.

**As-constructed Verification Form** is the form lodged and signed by the consultant verifying the accuracy and correct format of the as-constructed information.

**Audit** is a systematic and independent examination to determine whether quality activities and related results comply with planned arrangements and whether these arrangements are implemented effectively and are suitable to achieve objectives and has the meaning given in Clause 1.1 of the Accreditation Deeds.

**Asset** means a South East Water water main, recycled water main, sewer pipeline or associated structure (eg pump station or water tank).

**Boundary Realignment** means a minor boundary amendment to a Plan of Subdivision that does not increase the number of lots.

**Catchment** means an area of land serviced by a particular sewerage system.

**Certificate of Completion** is a letter issued by South East Water at the successful completion of the end of defects liability period and has the meaning given in Clause 1.1 of Schedule 2 to the Development Agreement. This signifies the beginning of the two (2) year warranty period.

**Certification Referral** means the referral of the plan of subdivision by the Responsible Authority to South East Water for comment.

**Commencement Date** means the date that South East Water executes the Development Agreement.

**Connection Point** means the intersection of South East Water’s asset and the private service for a lot.

**Consent to Statement of Compliance** means a notice issued by South East Water to the appropriate Responsible Authority that it consents to issuing of a Statement of Compliance under section 21 of the Subdivision Act 1998 with respect to the Development.

**Consolidation (of lots)** means the combination of two or more lots to create one lot.

**Construction Auditor** means the person who has adequate training and experience (as stated in the Accreditation Deed). The Construction Auditor will undertake construction auditing in accordance with the audit schedule to obtain confidence that allocated Development Works are carried out and completed in accordance with the relevant design codes / or South East Water’s requirements relating to construction of the Development Works.

**Construction Requirements** means any construction requirements specified by South East Water in clause 10 of the Development Agreement and Schedule 4 to the Development Agreement.

**Construction Supervisor** means the foreman or construction manager who has adequate training and experience (as listed in ‘Key Personnel’ as defined in clause 1.1 of the Accreditation Deeds) to carry out duties in a competent manner and give onsite training and instruction to employees under that persons control. The Construction Supervisor will properly supervise all construction activities for the Development Works.

**Construction Verification Form** is the form that may be required to be lodged and signed under clause 3.3 of Schedule 4 of the Development Agreement by the consultant verifying that the Development Works have been constructed in accordance with the Development Agreement requirements.
Consultant has the same meaning as Accredited Consultant.

Contractor includes the Water Contractor and Sewer Contractor and has the same meaning as Accredited Contractor.

day means calendar day.

Defects Liability Period is the period from the date of issuing an Acceptance of Works Certificate until a Certificate of Completion is issued and has the meaning given in Clause 7 of the Development Agreement and Clause 1.1 of Schedule 2 to the Development Agreement.

Design Documents means the drawings, specifications and other information, samples, models, patterns and the like required by the Development Agreement and created (and including, where the context so requires, those to be created by the Consultant or Contractor) for the construction of the Development Works.

Design Requirements means any design requirements specified by South East Water in Schedule 4 of the Development Agreement.

Design Verification Form is the form lodged and signed by the consultant verifying that the Development Works have been designed in accordance with the Development Agreement's requirements.

Developed Lot is a lot on which buildings, paving, driveways and the like have been constructed and connected to South East Water assets.

Developer means the person/company entitled to execute a transfer of the land. The developer may be the land owner, developer or the subdivision owner.

Developer’s Representative means the Developer’s Representative as appointed under the Development Agreement.

Development means the land development project undertaken by the Developer as described in Development Agreement.

Development Agreement means the deed entered into by the parties, by execution of the Development Agreement.

Development Works means the works to be designed and constructed under the Development Agreement for the supply of water, recycled water (where applicable) and sewerage assets and infrastructure to service each lot, and includes any works undertaken in response to a notice issued by South East Water during the Defects Liability and warranty Periods.

Development Works Application means the application by the Developer to South East Water to undertake the Development Works.

Discharge means the volume of fluid per unit time flowing from a pipe.

Dual Occupancy means two dwellings on one lot.

Easement has the meaning described under 12 (1) and 12 (2) easements above.

Eduction means the process of pumping out sewage and transferring it to a point of disposal. Eduction is usually carried out because the permanent outlet is still under construction.
Encumbrance means anything within the scope of South East Water activities affecting a property that would not be disclosed by a search at Land Victoria.

End of Defects Liability Period Verification Form is the form lodged and signed by the consultant at the completion of the defects liability period as described in Clause 3.3 (iv) of Schedule 4 to Development Agreement.

EPA means the Environment Protection Authority.

ESC means the Essential Services Commission.

Fronted by (water / recycled water main and/or sewer) means to have a water main abutting the property boundary that provides for a legal water/recycled water tapping and/or sewer connection.

Formal Instrument means the formal instrument executed by the parties regarding the Development Works.

Gravity Control means a sewer deep enough to enable sewerage to be discharged under gravity flow.

Intensive Audit means audits undertaken due to the unsatisfactory performance of a consultant or contractor. The performance is measured by assessing a consultant's or contractor's conformance with the quality system and South East Water requirements.

Internal Services means water/recycled water pipes or sewers owned and operated by private lot owners. See also Private Service.

Issue an issue identified in an audit where a root cause and corrective action required is to be provided to resolve the matter.

Key Personnel means personnel, subcontractors or agents of an Accredited Contractor and/or Accredited Consultant who have gained training and skills and hold qualifications and permits to carry out specified key roles of the Accredited Contractor and/or Accredited Consultant undertaking land development works or services.

Live Asset means any pipe or other infrastructure which, at the relevant time:

(a) is carrying water, recycled water or sewage: and

(b) is in operation,

And has not been isolated from other Live Assets by means of a plug, break, other blocking device or otherwise in accordance with South East Water’s confined space procedure.

Lot means an area within the Development that is capable of being separately metered for, sewer, water or recycled water supply purposes.

Main means any pipe vested in, belonging to, or under the control of South East Water and used for conveying potable or recycled water also known as the water or recycled water main.

MRWA/WITS Survey Manual is also known as the Water Industry Technical Standards Survey Specifications and is the manual that sets out the standards for the format of as-constructed information forwarded to South East Water.

Multi-Unit Development means more than two dwellings on one lot.
New Customer Contributions (NCCs) are applied on a per lot basis, and may be levied on any connection of a new customer that is separately titled or is, or can be, individually metered. In recognition of the amount of capacity required to service each connection where a new non-residential lot is created, that is 50mm water connection or greater, the NCC’s (water, sewer and recycled water) payable will be the multiple of the applicable NCC and the number of equivalent 20mm connections.

Non-works means that construction of South East Water’s reticulated water, recycled water and sewer system is not required in order to service a development. For example, sewer branches and water/recycled water tappings are considered to be non-works.

Offer Letter means the ’Offer Letter’ as defined by clause 1.1 of Schedule 2 of the Development Agreement.

OH&S means occupational health and safety.

Original Parent Property means the property title on which the development occurs.

Out-of-sequence Development means a development that requires connecting works through future subdividable land.

Owners Corporation is the entity that is created as part of a plan of subdivision in accordance with the Owners Corporations Act 2006. The Owners Corporation is responsible for the maintenance and administration of any common property and / or common services. For example, the Owners Corporation is responsible for any private water / recycled water or sewers within the plan of subdivision.

Owner has the same meaning as Developer.

Parent Lot means the lot that existed immediately prior to initial subdivision. See also Original Parent Property.

Plan of Subdivision means the plan of subdivision relating to the Development.

Pre-construction Verification Form is the form lodged and signed by the consultant and contractor prior to the construction suppling details involving the construction of the Development Works.

Price Determination means the ESC’s price determination for South East Water applicable at the commencement date, as amended from time to time within the period of the determination.

Private Services has the same meaning as Internal Services.

Recycled Water means treated effluent typically to a Class ‘A’ standard.

Reserve means land that is set aside for public use. Reserves include general public open space, nature reserves, tree reserves, parks, public gardens, recreation reserves, sporting reserves, drainage reserves and sewerage reserves.

Reticulated Assets has the meaning detailed in Clause 1.3.1 of this manual.

Responsible Authority means a responsible authority under the Planning and Environment Act 1987 (Vic).

Schedule means a schedule to the Development Agreement.

Shared Assets has the meaning detailed in Clause 1.3.1 of this manual.
**Shared Works** means the Shared and the Temporary Shared Works.

**Stage Lot** means an area of land that will be subdivided into further lots. Also known as a super lot.

**Super Lot** means an area of land that is intended to be subdivided into further lots. Also known as a stage lot. A super lot must be defined on a plan of subdivision so that it cannot be developed without further subdivision or referral of the plan to South East Water for approval.

**Tapping** means the connection of the internal water service to South East Water’s water and/or recycled water main.

**Temporary Reticulation Works** has the meaning detailed in Clause 1.3.1 of this manual.

**Temporary Shared Works** has the meaning detailed in Clause 1.3.1 of this manual.

**Town Planning Permit** is the permit required under the Planning and Environment Act 1987 for a use or development of the land.

**Two Lot Subdivision** means the subdivision of one lot into two lots.

**working day** means a calendar day exclusive of:

(a) Saturdays, Sundays, or any day that has been gazetted or proclaimed to be a public holiday in Victoria; and

(b) any day on which banks in Victoria are closed for business.

**Works Warranty Bond** is the unconditional undertaking (bank guarantee) or cash deposit lodged by the Developer to cover faults during the Works Warranty Period and has the meaning given in Clause 1.1 of Schedule 2 to the Development Agreement.

**Warranty Period** is the two year period from the date a Certificate of Completion is issued and has the meaning given in Clause 1.1 of Schedule 2 to the Development Agreement.

**Disputes**

South East Water endeavours to treat all its customers in a fair and reasonable manner. If a difference or dispute arises between two or more of the parties under or in relation to this document or its subject matter, they agree to seek, in good faith, to resolve the matter by negotiations between them.

When a difference or dispute is made about a matter specified in the notice contact should be made in the first instance to the Group Manager Development, South East Water for an explanation and resolution.

If a satisfactory outcome is not derived a dispute resolution process is detailed in Clause 25 of the Development Agreement.

**Business approach**

This section lists the business, environmental and occupational health and safety principles by which South East Water operates. Consultants, contractors and developers should consider these principles when conducting their business.

**Business Principles**

South East Water adheres to the following business principles.
• Management of water, recycled water and sewerage services to the land development industry within our licence area is a discrete business of South East Water.
• Management and application of policies for the provision of water, recycled water and sewerage services to the land development industry is consistent throughout all areas of South East Water.
• South East Water provides all land development customers with the same fundamental level of service for comparable products.
• Arrangements with the land development industry that vary from established policy must not financially disadvantage South East Water or services to other customers.
• South East Water requires the development and implementation of quality systems for the manufacture, supply and construction of assets.
• South East Water recognises that it is a partner in an industry comprising responsible authorities and planners, landowners or developers, consultants, contractors and suppliers.
• South East Water is implementing impartial, equitable, simple and practical land development policies and procedures that promote good performance and efficiency.
• South East Water’s land development standards provide environmentally sustainable development and quality asset management.

Quality systems and standards
South East Water will achieve these principles through the commitment of our staff, and the use of our quality and environmental management systems.

• Our Quality System has been certified by Quality Assurance Services (Certified No.QEC6835) and is maintained in accordance with the ISO 9001 – 2008 Standard.
• Our Environment Management System, which is integrated into our Quality System, has also been certified by Quality Assurance Services (Certified No. C0054) and is maintained in accordance with the ISO 14001 Standard.
• Our Occupational Health & Safety Management System has also been certified by Quality Assurance Services (Certified No. OHS00052) and is maintained in accordance with the AS/NZS 4801:2001 Standard.
• Our Occupational Health & Safety System, which is integrated into our Quality System, has also been certified by Quality Assurance Services (Licence No. OHS00052) and is maintained in accordance with the SafetyMAP – Advanced Level Standard.
• Our Hazards And Critical Control Point (HACCP) system for the supply of potable water, which is integrated into our Quality System, has also been certified by Quality Assurance Services (Licence No. HCV00191) and is maintained in accordance with the HACCP Standard.
• South East Water operates under a Licence for Water and Sewerage, reporting to the Essential Services Commission. Resolution of customer complaints is facilitated by the Energy and Water Ombudsman (Victoria) Limited and the Victorian Civil Administrative Tribunal.
1.0 POLICY

1.1 Subdivisional servicing policy

This policy describes the provision of South East Water sewerage, water and recycled water services to land developments. The owners of all developments must arrange for the design, construction and survey of the works in accordance with the Development Agreement and South East Water’s policy requirements.

All works must be designed and constructed in accordance with the Occupational Health and Safety legislation, and the State Environment Protection Policy requirements.

1.1.1 Residential subdivisions (without an owners corporation)

As a referral authority, South East Water will respond to the responsible authority that the provision of water, recycled water (where mandated) and sewerage services to new residential developments is based on the following criteria:

Subdivisions with an abutting water, recycled water or sewer asset must provide each lot with water and sewerage facilities regardless of the proposed lot size.

Should a subdivision not abut a water, recycled water or sewer asset, South East Water will assess, according to the criteria outlined below, whether it must be provided with water, recycled water or sewer facilities.

Assets must be constructed from boundary to boundary of the parent lot and must cater for the capacity of future water supply zones and sewer catchments, as directed by South East Water.

Should a subdivision not be provided with sewer it must comply with the State Environment Protection Policy (Waters of Victoria).

Up to 0.4 hectare lot subdivision (residential)

Subdivided lots up to 0.4 hectares in area must be provided with reticulated water, recycled water (within mandated recycled water areas) and sewerage.

Exceptions may be considered for:

- subdivisions that are remote from the water supply, recycled water and sewerage system;
- specified super lots or stage lots of a subdivision deemed able to be further subdivided;

South East Water may consider withdrawing the condition that reticulated sewerage be provided if:

(a) the relevant Council advises South East Water in writing that:

"it is satisfied that, in the long term, all domestic sewerage can be adequately treated and retained within the boundaries of each lot without danger to public health or the environment, in accordance with the State Environment Protection Policy (Waters of Victoria)"; and

(b) the owner, the relevant Council and South East Water enter into an agreement under section 173 of the Planning and Environment Act 1987 (Vic).
In such cases, South East Water will place an encumbrance on its information statement notifying owners and prospective purchasers that this property is not serviced by a South East Water reticulated sewer.

Should reticulated sewerage be required sometime in the future, the cost of extending it to the property will be the responsibility and liability of the individual property owner.

If South East Water provides reticulated sewerage to the land, the owner is required to pay the cost of extending and connecting it, including new customer contribution levies and other charges applicable at the time of connection.

A section 173 Agreement may be entered into with the proviso that, if South East Water provides, agrees to provide, or is legally required to provide reticulated sewerage services to the land, whether pursuant to any agreement, or backlog or other program or scheme or otherwise, the owner will pay the cost of extending and connecting the reticulated sewer and associated works to the land, including pay the cost of any works, and pay the new customer contribution charge and other charges applicable from time to time.

The agreement must be noted on title to advise future purchasers of their contingent obligations and liability.

0.4 to 1.0 hectare lot subdivision (residential)
Subdivided lots between 0.4 and 1.0 hectares in area are to be provided with reticulated water, recycled water (within mandated recycled water areas) and sewerage.

Water
Exceptions may be considered for:
- subdivisions that are remote from the water supply system;
- specified super lots or stage lots of a subdivision deemed able to be further sub-divided; and
- subdivisions in areas that have been declared by special resolutions to be non-water supply areas.

Recycled Water
Exceptions may be considered for:
- subdivisions that are remote from the recycled water supply system;
- specified super lots or stage lots of a subdivision deemed able to be further sub-divided; and
- subdivisions in areas that have been declared by special resolutions to be non-water supply areas.

Sewer
Subdivided lots between 0.4 and 1.0 hectares in area are to be provided with a reticulated sewerage service depending on:
- the number of lots in a subdivision;
- the nature of surrounding lots;
- the potential for further development under present land zonings;
- the distance to the nearest sewer that has the capacity and depth to service the development;
- the topography of the land; and
- the geotechnical land reports.

South East Water may consider withdrawing the condition that reticulated sewerage be provided if:
(a) the relevant Council advises South East Water in writing that:

> “it is satisfied that, in the long term, all domestic sewerage can be adequately treated and retained within the boundaries of each lot without danger to public health or the environment, in accordance with the State Environment Protection Policy (Waters of Victoria)”;

and

(b) the owner, the relevant Council and South East Water enter into an agreement under section 173 of the Planning and Environment Act 1987 (Vic).

In such cases, South East Water will place an encumbrance on its information statement notifying owners and prospective purchasers that this property is not serviced by a South East Water reticulated sewer.

Should reticulated sewerage be required sometime in the future, the cost of extending it to the property will be the responsibility and liability of the individual property owner.

If South East Water provides reticulated sewerage to the land, the owner:

is required to pay the cost of extending and connecting it, including new customer contribution levies and other charges applicable at the time of connection.

A section 173 Agreement may be entered into with the proviso that, if South East Water provides, agrees to provide, or is legally required to provide reticulated sewerage services to the land, whether pursuant to any agreement, or backlog or other program or scheme or otherwise, the owner will pay the cost of extending and connecting the reticulated sewer and associated works to the land, including pay the cost of any works, and pay the new customer contribution charge and other charges applicable from time to time.

1.0 to 4.0 hectare lot subdivision (residential)
Subdivided lots between 1.0 and 4.0 hectares in area may be provided with reticulated water, recycled water (within mandated recycled water areas) but not necessarily with reticulated sewerage.

Water
Subdivided lots of 1.0 to 4.0 hectares will generally require the provision of a reticulated water supply depending on the:

- number of lots in a subdivision;
- nature of surrounding lots;
- potential for further development under present land zonings; and
- distance to the nearest reticulated water supply system.

Exceptions may be considered for:

- subdivisions that are remote from the water supply system;
- specified super lots or stage lots of a subdivision deemed able to be further subdivided; and
- subdivisions in areas that have been declared by special resolutions to be non-water supply areas.

Recycled Water
Subdivided lots of 1.0 to 4.0 hectares will generally require the provision of a reticulated recycled water supply (within mandated recycled water areas) depending on the:

- number of lots in a subdivision;
- nature of surrounding lots;
- potential for further development under present land zonings; and
- distance to the nearest reticulated recycled water supply system.
Exceptions may be considered for:

- subdivisions that are remote from the recycled water supply system;
- specified super lots or stage lots of a subdivision deemed able to be further subdivided; and
- subdivisions in areas that have been declared by special resolutions to be non-water supply areas.

Sewer

For subdivision lots greater than 1.0 hectares in area, South East Water does not usually require a reticulated sewerage service be provided for the issue of a planning permit for subdivision, unless this is requested by council.

Greater than 4.0 hectare lot subdivision (residential)

South East Water will generally not require the provision of a reticulated water, recycled water and sewerage service for the issue of a planning permit for subdivision lots greater than 4.0 hectares.

Water

Where the development is already fronted by a water main, South East Water requires that a reticulated water supply be provided for the issue of a planning permit for subdivision. Where the development is not yet fronted by a water main, a reticulated water supply is not usually required.

Recycled Water

Where the development is already fronted by a recycled water main, South East Water requires that a reticulated recycled water supply be provided for the issue of a planning permit for subdivision.

Where the development is not yet fronted by a recycled water main, a reticulated recycled water supply is not usually required.

Sewer

For subdivision lots greater than 4.0 hectares, South East Water does not usually require a reticulated sewerage service to be provided for the issue of a planning permit for subdivision, unless requested by council.

1.1.2 Industrial and commercial subdivisions

Generally, all industrial and commercial subdivisions must be provided with a reticulated water supply, recycled water (if within a designated recycled water area) and sewerage service.

Subdivisions with an abutting water, recycled water or sewer asset must provide each lot with water and sewerage facilities regardless of the proposed lot size.

Assets must be constructed from boundary to boundary of the parent lot and must cater for the capacity of future water supply zones and sewer catchments, as directed by South East Water.

South East Water may consider removing this requirement if the subdivision is remote from existing assets and can meet EPA requirements.

1.1.3 General Subdivisions and boundary realignment

2 residential lots

For boundary realignments, where private water supply, recycled water and sewerage services cross property boundaries, a 12 (2) easement for the provision of those services must be
established on the Plan of Subdivision. Otherwise, separate connections to each lot will be required.

**Greater than 2 residential lots**
Where the development area exceeds two lots and each lot is not separately connected to South East Water’s assets, the requirement is either:
- an owners corporation subdivision, or
- reticulated services with separate connections to each lot.

**Industrial and commercial**
Where the development is industrial or commercial, an owners corporation subdivision, or reticulated services with separate connections to each lot will be required.

1.1.4 **Subdivisions with an owners corporation (residential not high rise)**

**Owners corporation developments**
Unless otherwise required, developers have the choice of either:
- installing common infrastructure to AS/NZS 3500 Acceptable Solutions or AS/NZS 3500 Performance Requirements, with the owners corporation owning, operating and maintaining the works, or
- installing common infrastructure to MRWA standards with South East Water owning, operating and maintaining the assets. Individual customers within specific owner’s corporation sizes will therefore be provided with the same service specified in the Customer Contract.

**Owners Corporation developments up to 2 units**
Common infrastructure must be installed to AS/NZS 3500 Acceptable Solutions with the Owners Corporation owning, operating and maintaining the works.

This will apply to all 2-lot developments with common infrastructure but will not take precedence over other servicing requirements such as installation of South East Water assets to service future development or provision of individual connections where the units are fronted/abutted by a South East Water asset.

**Developments fronted by a water, recycled water main and/or sewer**
Developments fronted/abutted by a water main, recycled water main and/or sewer are usually serviced by a single tapping and sewer connection point. The Owners Corporation is responsible for the maintenance, operation and replacement of the private water, recycled water supply and sewerage services except where water, recycled water mains and/or sewers need to be installed within the subdivision to service other developments. In these cases, the developer must install a water, recycled water main and/or sewer to be vested in South East Water.

Assets must be constructed from boundary to boundary of the parent lot and must cater for the capacity of future water supply zones and sewer catchments, as directed by South East Water.

Requests for individual tappings and sewer connection points are assessed on a case by case basis.

**Developments not fronted by a water, recycled water main and/or sewer**
Where a reticulated service is a condition of the Planning Permit, the developer must extend a water main, recycled water main or sewer to front the parent lot.

Assets must be constructed from boundary to boundary of the parent lot and must cater for the capacity of future water supply zones and sewer catchments, as directed by South East Water.
Internal services are usually provided for in the same way as for *Developments fronted by a water main, recycled water main or sewer.*

**Subdivision of existing serviced developments**
Existing developments can include ground level and multi-storey units. South East Water does not require the provision of a reticulated water, recycled water and sewerage service for the issuing of a planning permit for the subdivision of existing serviced developments where these developments are serviced to current standards.

The Owners Corporation is responsible for the maintenance, operation and replacement of internal services.

If necessary, an easement needs to be established for the provision of a common service. The easement needs to comply with Section 12 (2) of the Subdivision Act 1988.

Where lots are connected by internal private services, an Owners Corporation is compulsory and will be responsible for maintaining, operating and replacing these services. Otherwise, separate connections to each lot will be required.

**1.1.5 Residential two-lot and dual occupancy development**
Where a reticulated supply is a condition of the Planning Permit, the water main, recycled water main or sewer must be extended to front each lot.

Where a South East Water asset abuts the development a connection point must be constructed to service each lot in the development in lieu of creating section 12 (2) or 12(1) easements.

Section 12(2) or 12(1) easements only apply to 2-lot residential Plans of Subdivision where one of the lots does not abut a South East Water asset. Any further subdivision will require a separate connection point or an extension of the reticulation to service all lots in the subdivision.

**Section 12 (2) easements**
Section 12(2) easements may only be utilised for 2 lot subdivisions that won't be further subdivided. These apply where one of the lots does not abut a South East Water asset. If a 12(2) easement is detailed in a Plan of Subdivision, developers may have a joint private service for which they are responsible.

Section 12 (2) easements can only apply to developments where connections to South East Water's assets have been completed or permission for connection is not required.

Further subdivisions of 2-lot residential developments will require a separate connection point or an extension of the reticulation to service all lots in the subdivision.

**Section 12 (1) easements**
Section 12(1) easements for private property (sewer) drains and private water mains may only be utilised for 2 lot subdivisions. They are applicable where one of the lots does not abut a South East Water asset.

Section 12 (1) easements must be registered on the Plan of Subdivision in favour of lot(s), allowing future lot developers to connect private property drains to a South East Water asset.

Alternatively, separate connections to all lots in the subdivision may be made, which may involve extension of a South East Water asset to WSAA standards.
Further subdivisions of 2-lot residential developments will require a separate connection point or an extension of the reticulation to service all lots in the subdivision.

1.1.6 Redevelopment and changes to subdivision
Where existing water, recycled water main and/or sewer needs to be realigned or abandoned due to the redevelopment or changes to the subdivision of land, the owners must pay all costs associated with such works.

1.1.7 Private services

Property Boundaries
In other than owner’s corporation or residential two-lot and dual occupancy developments, where a private water, recycled water and/or sewer service crosses property boundaries, the service needs to be disconnected at the property boundary and new tappings and/or sewer connection points may be required. This is not necessary within residential 2 lot section 12(2) easements and body corporate developments.

Developments on existing combined services
Where a development is to be constructed on an existing combined service (e.g. sewer-combined drain), South East Water requires the developer to establish a separate connection point directly to a South East Water asset and to prevent private drains crossing title boundaries.

This may require an extension of a South East Water reticulated asset or a separate connection point, and the disconnection and subsequent reconnection of properties previously affected by the combined service.

The cost of this work will generally be borne by the developer. However, if the new works remove additional properties off the combined drain, South East Water may contribute to the costs.

Water
Private (trunk) services are temporary water connections that may be utilised to serve properties that are remote from South East Water’s water reticulation, but are connected to the water system via a private pipeline.

Developers arrange for the extension of a private service at their own expense under a separate agreement with South East Water. A new customer contribution must be paid upon connection of a private service to a South East Water asset.

South East Water does not maintain or guarantee the service of properties connected to a private service, and does not guarantee the water pressure or water quality at the property boundary. Water pressure and quality can only be guaranteed at the point of connection to a South East Water asset.

A water meter will be installed at point of connection to a South East Water asset and another at the property boundary to measure water consumption.

The new customer contribution for this type of service is based on the number of connections made from the private service.

Private water services are temporary and are required to connect to South East Water’s reticulation water supply system when it becomes available and pay any relevant contributions.
Recycled Water
Private water lines are generally only available for 2-lot residential developments utilising section 12 (2) of the Subdivision Act 1988.

A new customer contribution may be required to be paid upon connection of a private service to a South East Water asset.

South East Water does not maintain private services and does not guarantee the service of properties connected by a private service as this can only be guaranteed at the point of connection to a South East Water asset.

Sewer
Private sewer lines are generally only available for 2-lot residential developments utilising section 12 (2) of the Subdivision Act 1988.

Private pump systems may be permitted for single title developments where gravity control of the lot cannot be achieved.

Developers arrange for the extension of a private service at their own expense under a separate agreement with South East Water. A new customer contribution must be paid upon connection of a private service to a South East Water asset.

South East Water does not maintain private services and does not guarantee the service of properties connected by a private service as this can only be guaranteed at the point of connection to a South East Water asset.

1.2 Planning permit policy
South East Water’s Planning Referral responses to Council in accordance with Section 56 of the Planning and Environment Act 1987 generally requires that any developer of subject land, must enter into an agreement with South East Water to provide water, recycled water and sewer services and meet all requirements to South East Water’s satisfaction.

Details of the financial, servicing and special conditions that the developer must meet are described in the Development Agreement.

Developers must meet all of these conditions before South East Water will issue its consent to the issuing of a Statement of Compliance to Council, as required by section 57 of the Subdivision (Procedures) Regulations 1989.

1.3 Contributions policy
The Essential Services Commission (ESC) has specified the manner in which water businesses levy new customer contributions for the period 1 July 2013 to 30 June 2018 and any guidelines issued by the ESC from time to time.

1.3.1 Responsibilities
South East Water and developers provide services in accordance with Essential Services Commission’s Guidelines as detailed below:

- South East Water is responsible for providing shared assets and temporary shared works.

- Developers are responsible for providing reticulation assets and temporary reticulation works (these assets are generally known as ‘gifted assets’)

South East Water Corporation – 1 July 2016
• Developers are responsible for the **financing costs** associated with bringing forward the provision of shared assets and temporary shared works calculated in accordance with Clause 1.3.3 of this Manual.

• Developers are responsible for the cost of connecting their development to the South East Water’s shared assets.

• Developers are responsible for the installation and financing of dedicated assets to service their development.


**Shared assets**
Shared assets and associated assets are water (potable and recycled water assets) and associated asset greater than 150mm in diameter and sewerage assets and associated assets greater than 225mm in diameter and do not include:

- reticulation assets and
- headworks and tailworks

Headworks and tailworks are infrastructure assets that are owned by a water and sewerage wholesaler (Melbourne Water Corporation) and may include major water supply reservoirs, a raw sewage transfer pump stations, and major waste water purification plants and disposal systems.

**Temporary shared works**
Temporary works are not part of South East Water’s current permanent strategic planning for servicing a sewer catchment or water zone.

Temporary shared works are works that are generally provided in relation to services for more than one development and do not include temporary reticulation assets.

Where a developer requires connection before permanent assets can be provided, the water business may require the developer to pay for the most cost efficient servicing solution for providing temporary shared distribution assets or temporary reticulation assets in accordance with the pricing principles for miscellaneous services. This may include provision for the cost of maintenance and other ancillary costs until permanent assets are provided, but in any event for no more than 15 years after installation of the temporary assets.

**Reticulation assets**
Reticulation assets include water (potable and recycled water) assets that are 150mm or less in diameter and sewerage assets that are 225mm or less in diameter, and all associated assets including:

- Water or recycled pump stations (where the pump discharges into a water or recycled water main of 150mm or less in diameter);
- Pressure reducing valves (where connected to water or recycled water main of 150mm or less in diameter);
- Water & recycled water tanks (where the outlet main is 150mm or less in diameter);
- Sewer Pump Stations, emergency storage and rising mains (where the gravity sewer inlet to the sewer pump station is less than or equal to 225mm in diameter); and
- Sewer pressure mains where the receiving gravity sewer main is less than or equal to 225mm in diameter.
**Temporary reticulation works**
Temporary reticulation works are water or recycled water main that is 150mm or less in diameter and a sewerage main that is 225mm or less in diameter, and all associated assets that relate to these size assets are generally considered to be temporary reticulation works.

The developer is responsible for providing reticulation works at their cost.

### 1.3.2 New customer contributions (NCC)
South East Water may levy NCC by:

- applying an approved **scheduled charge** (See Table 2.3 & 2.3.1); or
- seeking a charge in addition to the approved scheduled charge (**Incremental Financing Cost**).

New customer contributions are charged on an allotment basis where a **per lot charge**: means a charge for any connection that is separately titled or is, or can be individually metered.

For new developments or subdivisions, a separate charge can be applied to each prescribed service that is provided to each newly created lot. Where an existing lot has not previously received a prescribed service, a scheduled charge can be applied to that lot in relation to each new prescribed service.

In recognition of the amount of capacity required to service each connection where a new non-residential lot is created, that is 50mm water connection or greater, the NCC's (water, sewer and recycled water) payable will be the multiple of the applicable NCC and the number of equivalent 20mm connections.

**Credits**
*In the case of a lot or lots that have been previously serviced, but the number of lots increases after development, the scheduled charge may be applied to the total number of lots after development (taking into account their size), less the original number of lots (taking into account their size). If the result of this calculation is a scheduled charge less than zero, no refund is payable by the water business. For non-residential customers, NCC's for increased services (above 50mm) will only apply to the incremental change between the two meters.*

Credits cannot be transferred from one property to another. They are generally assessed at current contribution rates.

**Exemptions**
There are no exemptions from new customer contributions or associated fees. However, for lots defined on the Plan of Subdivision as stage or super lots that are deemed to be further subdividable, the new customer contributions may be deferred until the subdivision takes place or an application to connect to water and sewer is received.

If potable water, recycled water or sewer service is requested after the subdivision has occurred, the new customer contributions must be paid at the current rate.

Contributions are not payable for land set aside for public reserves, retarding basins and the widening of main roads that do not require a potable water, recycled water or sewerage service at the time of the subdivision.

### 1.3.3 Incremental Financing Cost
An Incremental Financing Cost charge will apply if there is a financing costs associated with South East Water bringing forward the provision of shared assets and/or temporary shared works.
South East Water has delegated authority to levy Scheduled and Incremental Financing Cost charges from the Essential Services Commission (ESC), the economic regulator of the Victorian Water Industry.

In some circumstances, development proposals require the installation of Shared Assets that South East Water had programmed to construct at a future date. The ESC guidelines also determine that South East Water may levy a charge in addition to the Scheduled Charge that will cover the financing costs associated with bringing forward the provision of Shared Assets. This is referred to as an Incremental Financing Cost charge.

South East Water may assess the project timing against the pricing principles contained in clause 4.3 of its Water Price Determination issued by the ESC and may apply an Incremental Financing Cost charge as detailed in Schedule 7 of the Development Agreement.

If you are not satisfied with South East Water’s assessment of the Incremental Financing Cost charge please contact our Property Development Branch or refer to section 2.3 “South East Water NCC Negotiating Framework”. You are also able to appeal the Incremental Financing Cost charge assessment directly to the ESC.


The process for applying for an Incremental Financing Cost charge is set out in Section 4 of South East Water Determination 2013 Price Determination, Section 4.3 Pricing principles for developer charges for new customers.

### 1.3.4 Pricing Principles

#### 1.3.4.1 Pricing principles New Customer Contributions (NCC)

**Core pricing principles**

NCC, including standard or negotiated NCC, will be calculated by applying the following core NCC pricing principles.

- have regard to the incremental infrastructure and associated costs in one or more of the statutory cost categories attributable to a given connection;
- have regard to the incremental future revenues that will be earned from customers at that connection;
- be greater than the avoidable cost of that connection and less than the standalone cost of that connection.

**Notes:**

1. Given that NCC are to be based on the net incremental cost of connection (ie incremental costs net of incremental benefits), in this context, the costs referred to in the efficient pricing bound are the net costs, specifically the avoidable net cost of connection and standalone net cost of connection.

2. Where the connection arrangement requires assets to be gifted, the value of gifted assets will be excluded for the purposes of calculating net costs.

3. Incremental costs may include financing costs associated with constructing an asset sooner than planned.
NCC Application
NCC’s are applied on a per lot basis, and may be levied on any connection of a new customer that is separately titled or is, or can be, individually metered.

In recognition of the amount of capacity required to service each connection where a new non-residential lot is created, that is 50mm water connection or greater, the NCC’s (water, sewer and recycled water) payable will be the multiple of the applicable NCC and the number of equivalent 20mm connections.

Incremental financing costs
Incremental financing costs (IFC) should be calculated using this formula:

\[
IFC = (1 - \frac{1}{1 + r}) \times \text{cost of capital being provided sooner than planned}
\]

where:

\( r = \) estimated pre-tax WACC (ie: 4.8%)
\( n = \) the number of years the asset is required sooner than planned.

Gifted Assets

South East Water can require developers to provide and gift to South East Water specified assets as a condition of connection, provided that South East Water:
- makes clear to potential developers which assets a developer will be responsible for providing and gifting, and which will be provided by South East Water;
- confirms that negotiation of any non-standard connection and associated charges will be undertaken in accordance with South East Water’s [published] negotiating framework; and
- the value of gifted assets will be excluded for the purposes of calculating net costs.

When connecting to South East Water’s water (potable and recycled water) and sewerage networks, the developer must provide the reticulation assets that are required to service their development and connect to South East Water’s network. South East Water is responsible for providing shared distribution assets.

Reticulation assets are water (potable and recycled water) assets and associated assets that are 150mm or less in diameter and sewerage assets and associated assets that are 225mm or less in diameter.

Shared distribution assets and associated assets are water (potable and recycled water) assets and associated assets greater than 150mm in diameter and sewerage assets and associated assets greater than 225mm in diameter and do not include:
- reticulation assets; or
- headworks and tailworks.

1.3.4.2 Backlog sewerage scheme
If a customer requires connection under the backlog sewerage scheme sooner than scheduled, then South East Water may charge an amount to recover any incremental financing costs incurred by it. This amount is to be calculated using the formula shown under section “incremental financing costs”.

1.3.4.3 Pricing principles for accelerated backlog sewerage connections
South East Water has made special arrangements for the construction and progressive connection of properties to its sewers in its Mornington Peninsula backlog sewerage area. Forecast connection dates have been determined in consultation with the Mornington Peninsula Shire, the Environment Protection Authority and community members.
Affected properties will progressively be declared to be serviced properties for sewerage services under section 144(1)(b) of the Water Act 1989, once South East Water is in a position to allow all properties in an area to be connected. At that stage, South East Water is authorised to impose the backlog sewerage tariff fee referred to in paragraph 3.9(a) of Schedule 3 on relevant property owners.

However, if a property owner:

(a) wishes to bring forward the forecast connection date for a property that is not a serviced property for the purposes of sewerage; and

(b) has entered into an agreement with South East Water to participate in South East Water's accelerated backlog sewerage program for the Mornington Peninsula.

South East Water may impose an accelerated backlog sewerage development tariff fee on the property owner pursuant to section 259(1)(b) of the Water Act, calculated in accordance with the following formula:

\[
ADT = 1 - \left( \frac{1}{(1 + r)^n} \right)
\]

\(ADT\) is the accelerated backlog sewerage development tariff fee expressed as a percentage and applied to net incremental costs calculated with reference to the principles set in clause 4.3 of schedule 4;

\(r\) is the estimated pre-tax weighted average cost of capital (ie: 4.8%); and

\(n\) is the number of years by which the connection to the backlog sewerage works have been brought forward.
The table below details the 1 to 25 years bring forward cost as per the IFC and ADT formula.

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<td>69.03%</td>
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</tbody>
</table>

1.4 Subdivision requirements policy
Each subdivision plan needs to be individually assessed to determine the necessary requirements. To satisfy South East Water’s planning permit conditions the developer may be required to satisfy any or all of the following requirements.

1.4.1 Works
The owner of the subdivision will enter into an agreement with South East Water for the design, construction, survey and supply of the as-constructed details of works necessary to supply each lot within a subdivision. Water, recycled water (where applicable) mains and sewers must also be designed and sized to take into account any future extension to service land that is external to the subdivision.

Conditions for the construction of any works will be set out in the Development Agreement.
1.4.2 Fees and contributions
Fees and contributions are to be paid by the subdivision owner.

Fees and contributions will be calculated in accordance with Section 2 of this manual under Pricing and in accordance with the South East Water’s 2013 Price Determination.

1.4.3 Provision of easements
Owners must provide easements over all proposed and existing water, recycled water mains and sewers not located within road reserves on the formal plans of subdivision at no cost to South East Water.

These easements need to comply with Section 12 (1) of the Subdivision Act 1988 and be specified on the subdivision plan as being for the use of South East Water.

Where owners retain a common private service, an easement needs to be shown on the subdivision plan in accordance with Section 12 (2) or 12(1) of the Subdivision Act 1988.

1.4.4 Protection of the environment
The owner needs to ensure that the planning, design, construction, operation and maintenance of all developments identifies and protects areas of environmental and heritage significance.

1.5 Process cost recovery policy
South East Water recovers process costs for specific activities by charging a fee to residential, commercial and industrial development owners. Fees are subject to review by the Essential Services Commission.

1.5.1 Non-works application
A non-works application applies for connection to existing services which are already available to the property, and requiring no extension to the water, recycled water or sewer reticulation system.

The non-works Notice of Agreement sets out contributions which need to be paid prior to connection. It may also include requirements relating to the construction of minor works, such as tapping into water and recycled water mains or construction of house connection branches to sewers.

This type of application usually applies to two-lot residential subdivisions, dual occupancy developments, commercial buildings, industrial buildings, multi-unit development and subdivisions with a owners corporation, but will also apply to small non-owners corporation subdivisions which have existing services available to each lot in the subdivision.

A completed non-works application form together with the required application fee is required to be lodged with South East Water in order for a non-works Notice of Agreement to be processed.

The non-works application form can be downloaded from South East Water’s website at www.southeastwater.com.au.

See Table 2.4.1 for the current non-works application fee.

1.5.2 Development works application
A development works application applies when an extension of South East Water’s reticulated water, recycled water mains and/or sewers is required to service a property.
A Development Works Application will need to be lodged seeking South East Water’s approval to undertake the necessary works.

This type of application usually applies to developments other than two-lot residential subdivisions or subdivisions with an owner’s corporation, but will also apply to non-subdivisional developments or subdivisions with an owner’s corporation where services are required to be extended to and through the property.

The Developer is required to engage a consulting engineer which is an Accredited Consultant to undertake engineering and audit services for the Land Development Industry who will undertake the design and audit services of the necessary works.

The Developer will also be required to engage a water contractor and/or a sewer contractor from South East Water’s ‘Accredited Contractor List’ - to Undertake Construction Works and Services for the Land Development Industry who will undertake the construction of the necessary works.

All conditions and fees applicable for the development, including the respective rights and obligations of each of the parties will be set out in the Development Agreement. The Development Agreement will be executed by the Developer and South East Water who become parties to the Development Agreement. The relationship between the parties is set out under clause 1 of the Development Agreement.

A completed development works application form together with the required application fee is required to be lodged with South East Water in order for a Development Agreement to be processed.

The Development works application form can be downloaded from South East Water’s website at www.southeastwater.com.au.

See Table 2.4.2 for the current Development works application fee.

1.5.3 Random audits
South East Water may carry out random audits of the various activities undertaken during the design, construction and survey of the works.

1.5.4 Intensive audits
In an intensive audit, South East Water will adopt a role of quality control and inspect the works at predetermined points. Intensive audits of works will be implemented where South East Water no longer has confidence in the Consultant’s or Contractor’s quality assurance system meeting the specified requirements.

Intensive audits will normally only cover those aspects of the agreement where the quality cannot be assured. For example, South East Water may implement an intensive audit of only the construction, if the design processes are functioning correctly.

Where non-conformance is widespread or significant enough to affect the quality of the entire agreement, South East Water will implement intensive auditing of all aspects of the works.

If South East Water determines that an intensive audit is required of the design, construction or survey of the Development Works, the appropriate party must pay an intensive audit fee.

The intensive audit fee is determined as set out in Table 2.5.
1.5.5 Land Servicing Advice (Feasibility)
Land Servicing Advice is available to developers to determine the potential costs and infrastructure works associated with developing land.

The information provided consists of a formal written response and will generally include plans showing the location of existing assets, high level servicing strategies and high level advice on whether the existing services can cater for a proposed development.

To seek land servicing advice please lodge a concept plan, including the location address, Melway reference, your contact details and as much information regarding the nature of the proposed project.

Please Email your request to: LandServicingAdvice@sew.com.au

1.5.6 Pressure and flow information
Pressure and flow information is used in the design of fire hydrant and fire sprinkler service installations.

South East Water will provide pressure and flow information once a pressure and flow application form together with the applicable fee is lodged.

The pressure and flow application form can be downloaded from South East Water’s website at www.southeastwater.com.au.

Pressure and flow information can either be provided within 24 hours or 5 days. The fees associated with these response times are set out in Table 2.7.

1.5.7 Build over easements
An application to build or retain a structure over works and/or easements is required under the following scenarios:

- Building of a structure over an existing easement in favour of South East Water.
- Building of a structure and/or placing any fill, within 1.0m laterally of any South East Water asset.

A completed application to build or retain a structure over works and/or easements form together with the applicable application fee is required to be lodged in order for South East Water to process an application.

An application to build or retain a structure over works and/or easements form can be downloaded from South East Water’s website at www.southeastwater.com.au.

The fee associated with the above application is set out in Table 2.8.

1.5.8 Plumbing applications
A plumbing application is required whenever works are being undertaken on internal services, including the installation of water / recycled water meters.

All works on internal services are carried out in accordance with AS 3500 and a plumbing application, separate from the Development Works Application is required to be lodged with South East Water.

The fees associated with the plumbing application can be sourced from South East Water’s website at www.southeastwater.com.au.
1.6 Reimbursement policy

This section describes the arrangements for reimbursements associated with a development works application for the construction of Shared assets.

Specific reimbursement details are detailed in Schedule 7 of the Development Agreement.

A reimbursement is payable by South East Water when Shared assets are required to be constructed.

South East Water will reimburse the owner the construction costs of the Shared assets. These costs are calculated using either the construction rates for various sizes of pipes, located in Tables 2.10.1 and 2.10.2 or are based on the lowest conforming water or sewer tender from accredited contractors. A survey, design and project management allowance of up to 8% of the construction cost may also be included in the reimbursement amount.

Upon completion of the works the contract amount will be required to be resubmitted with any variations included, signed by the contractor to South East Water on which the final amount to be refunded will be assessed. South East Water may increase or decrease the estimated amount at this time.

Where the estimated reimbursement is based on the lowest conforming water or sewer tender from accredited contractors, the amount will be advised to the developer once tenders have been received. Tenders will be assessed by South East Water and the reimbursement amount will not include provisional sums. Any variations to the tender amount are required to be approved by South East Water prior to the works proceeding to ensure they are considered for reimbursement.

Where South East Water’s reimbursement amount is based on the lowest conforming tender from accredited contractors, the developer / consultant will be required submit a minimum of 3 tenders to South East Water for assessment and for major projects call for public tenders (via appropriate newspaper advertisement). The following conditions will generally apply:

The developer / consultant will undertake the design, contract document preparation, tendering, evaluation of tenders and project management for the construction of the Shared assets.

For major projects South East Water will request several Verification (hold) points apply help ensure a successful project outcome

1. Functional Design
2. Design
3. Construction Tenders
4. Pre-Construction
5. Construction
6. As-Constructed Survey and
7. End of Defects liability period

Public tenders are to be lodged at South East Water’s offices which will then be forwarded to the developer / consultant. The developer / consultant will undertake an assessment of the tenders and make a recommendation on their preferred contractor.
1.7 Financial and servicing requirements policy

This policy describes the Development Agreement requirements for owners who need to construct water, recycled water supply and sewerage services for a subdivision or when a service to a property is required.

Specific servicing requirements will be detailed in Schedule 7 of the Development Agreement.

1.7.1 Special works

Special works such as a water storage tank, a local treatment plant, pumping station, rising main, sewerage flow control facility, local booster disinfection plant, or a local sewage pre-treatment system may be required for a satisfactory supply to a development. Owners must install and meet the total cost of the required special works as well as the required water, recycled water mains and sewers, when these special works are not upsized to support other developments.

Where special works are upsized to service more than one development, these works will be treated as shared distribution assets and will be subject to reimbursement in accordance with clause 1.6.

1.7.2 Operation and maintenance costs

Temporary works

Where temporary works (eg: pump station) are gifted to South East Water, an operation and maintenance fee is charged and is required to be lodged as a lump sum payment.

The charge is based on an amount that will support the annual average costs of maintaining and operating works until the permanent system is installed.

South East Water will determine the operation and maintenance fee based on similar sized works within our existing system.

Any sewer eduction costs are borne by the developer.

1.7.3 Maintenance

The developer must pay all maintenance costs incurred by South East Water up until the works are issued with a Certificate of Completion.

1.8 Design policy

The responsibilities of the Developer, Consultant, Contractors and South East Water in relation to the design of the Development Works are set out in the Development Agreement and Accreditation Deeds.

Developers can only appoint accredited consultants to carry out the design of the Development Works from South East Water’s ‘Accredited Consultants List’

South East Water encourages the developer and consultant to offer creative and innovative solutions relating to the concept, design and construction, of water / recycled water supply and sewerage infrastructure assets which are based on sound engineering principles and provide effective and economic alternatives over the life of the asset.

The design is expected to provide the best value “whole of life” option that provides surety of ongoing effective and efficient performance of the system.

The consultant must specify the standard or engineering concept that has been used to design the works.
Works are to be designed and constructed in accordance with the relevant Water Services Association of Australia (WSAA) standard drawings, specifications, design manuals, supplementary documentation and South East Water Addendums. Should a particular design issue not be covered by any of these documents Water Industry Technical Standards (WITS) documents may be used with the permission of South East Water.

The design must include any special design parameters provided by South East Water in the Development Agreement for particular works. For sewerage works, unless otherwise specified in the Development Agreement, the design must also provide:

- sufficient capacity for the catchment upstream of the development
- gravity control of the catchment upstream of the development.
- assets must be constructed from boundary to boundary of the parent lot and must cater for the capacity of future water supply zones and sewer catchments, as directed by South East Water.
- where appropriate soil investigation or geotechnical reports to justify embedment and backfill details.

The owner must obtain the approval of South East Water if they intend to provide any lot with only limited gravity control. Lots approved for limited gravity control are required to have the area of control identified on the design drawings.

The consultant is responsible for co-ordinating the design of the works with any other authority works, operations and services. This responsibility extends to co-ordination with councils, other authorities and individuals that may have a direct or indirect interest in the construction and location of the proposed water supply, recycled water or sewerage works. Any requirements affecting the construction methods must be included on the design drawings.

Unless otherwise specified in the Development Agreement or subsequently approved by South East Water, all materials used in the Development Works must be specified in the Approved Products lists.

Any special conditions in relation to the design of the Development Works will be set out in the Offer Letter.

### 1.9 Construction policy


Developers can only appoint accredited consultants and contractors to carry out Audit activities and construction of the Development Works from South East Water’s ‘Accredited Contractor List’

Any special conditions in relation to construction of the Development Works will be set out in the Offer Letter.

#### 1.9.1 Work on Live Sewer Assets

A **live sewer asset** is an asset that either carries sewage or is connected unplugged to an asset that carries sewage. An asset is unplugged when there is no plug, break or other blocking device between the asset and a live asset.
Working on live sewer assets includes opening a maintenance hole cover, inserting tools into a maintenance hole or sewer shaft, or entering a maintenance hole or sewer shaft. Working on live sewer assets poses particular risks, including:

- Limited entry and exit from the asset;
- May contain a harmful atmosphere;
- May pose a risk of fall-from-heights when at least 2 metres deep.

Working on live sewer assets can be extremely hazardous and potentially life threatening. Accordingly, South East Water only authorises its own trained staff or approved external contractors, consultants or surveyors to work on live sewer assets. South East Water’s mandatory occupational health and safety requirements prior to being allowed to work on live sewer assets are that:

- All people who undertake the works have a current confined space entry qualification from a registered organisation;
- All people have appropriate safety and personal protective equipment, maintained in proper working order;
- All people who undertake the works are aware of and implement appropriate fall-from-heights preventative measures, where the maintenance hole or sewer shaft is at least 2 metres deep.

Construction Supervisors are required to possess all these mandatory OH&S requirements, given their regular interaction with live sewer assets.

Construction Auditors and Surveyors are required to possess all the mandatory OH&S requirements unless they nominate an approved contractor to open maintenance hole covers, and do not enter any maintenance holes or sewer shafts on live sewer assets.

In order to be authorised to undertake works on a live sewer asset, an external contractor, consultant or surveyor must have provided South East Water with:

- Copies of the current confined space entry qualifications for all staff to do the works;
- A minimum of 2 working days written notice. The written notice is normally provided using the SWIFT system (or its future replacement system), and comprises Standard Form Q – Work on Live Sewers, which is included in South East Water’s Land Development Policy Manual. South East Water will respond with an authority number within 2 working days with advice of any conditions or refusal of permission, as necessary;

No less than 1 hour before undertaking the authorised live sewer works, the contractor, consultant or surveyor must ring South East Water on BH: (03) 8788 4120 or AH: 132 812 and quote the authority number to be given an Access Permit Number. After the expected time duration of the works, the contractor, consultant or surveyor must ring South East Water back to cancel or extend the Access Permit Number, as appropriate. Access Permit Numbers must be closed off on a daily basis.

Note: South East Water will NOT issue an Access Permit Number for any people who have not provided a copy of their current confined space qualification. It is incumbent on the contractor, consultant or surveyor to ensure that their up-to-date records are provided to South East Water.

Minimum Qualified Staff Required

When lifting a maintenance hole cover, with no entry enquired and no insertion of tools from the surface, a minimum of one authorised person is required. If the maintenance hole is greater than two metres deep then the cover can only be opened a maximum of 300mm, or
other fall prevention processes must be implemented (for example, insertion of a safety grate, tying off to a safety harness, etc).

When inserting tools from the surface, but with no entry to the maintenance hole or sewer shaft, then a minimum of two authorised people are required. The fall from heights measures apply if the maintenance hole or sewer shafts are at least two metres deep.

When authorised staff enter the maintenance hole or sewer shaft then there must be at least the same number of authorised staff outside the confined space (with a minimum of three people all up). The fall from heights measures apply if the maintenance hole or sewer shaft are greater than two metres deep.

Failure to comply with any of these requirements in regard to working on live sewer assets will be regarded extremely seriously by South East Water, and would be grounds for termination or suspension of an Accredited Contractor or Accredited Consultant’s accreditation in accordance with the Accreditation Deeds.

Once sewer development works are live:
(a) No entry is permitted to the sewer without authorisation from South East Water;
(b) No maintenance hole may be lifted without authorisation from South East Water;
(c) All other conditions for lifting maintenance hole covers specified in section 6 of the Land Development Policies and Pricing Manual must be complied with (refer above to “Work on Live Assets” section);
(d) The same notification requirements apply as if the request is for opening a live sewerage maintenance hole cover. This includes seeking authorisation for access following completion of the notice document “Standard Form Q – Work on Live Sewers.

The obligations above apply regardless of the stage of the works. For example, it applies whether or not works have been vested in South East Water or an Acceptance of Works Certificate has been issued.

1.9.2 Lifting live sewerage maintenance hole covers

Live sewers can only be inspected from above ground and entry into the maintenance hole is not permitted.

Only qualified personnel are permitted to lift sewer maintenance hole covers. A qualified person is anyone who has provided South East Water with a copy of their up-to-date confined space entry training ticket. Lifting of sewer maintenance hole belonging to other water companies can only be done with the permission of those companies.

The conditions for lifting South East Water maintenance hole covers, detailed below, must be strictly adhered to:

- **Entry into the maintenance hole is not permitted.** The person lifting the maintenance hole cover has to have provided South East Water with a copy of their up-to-date confined space entry training ticket prior to lifting the cover.
- For all maintenance hole cover lifting a minimum of 2 working days written notice must be given to South East Water. South East Water will respond within 2 working days with advice of conditions or refusal of permission as necessary.
- The notice document is **Standard Form Q – Work on Live Sewers** contained in South East Water’s Land Development Policy Manual, which must be completed accordingly.
- The consultant / contractor must ring South East Water on BH:(03) 8788 4120 AH: 132 812 to get an Access Permit Number 1 hour prior to lifting the maintenance hole, inform South East Water of the maintenance hole number, contact number and expected time duration that the maintenance hole will be lifted and then ring back after that time to cancel the Access Permit Number.
• Penalties for breaching these conditions include intensive audit for consultants and removal from South East Water’s list of Contractors for Minor Sewer Alterations and Connection into Live Sewer Assets.

1.9.3 Isolation of live assets
In some situations, South East Water may agree to isolate a section of the asset by plugging or removing the proposed connection point from the live asset. The developer is then responsible for:
   - providing a safe work site in accordance with the Occupational, Health and Safety Act and regulations;
   - constructing works up to the point of connection;
   - excavating and shoring the area surrounding the connection point;
   - notifying South East Water that the works are ready for connection;
   - making the connection after approval has been granted by South East Water; and
   - back-filling and restoring the area after completion of the connection.

1.9.4 Work on live assets – Water / recycled water supply connections
Connection to existing water / recycled mains will generally be carried out by the owner’s contractor under the supervision of South East Water, after the mains have been isolated. The contractor must give South East Water:
   • 5 working days’ notice of the proposed connection – this allows South East Water to facilitate the connection by arranging the necessary shutdowns of existing mains.

When connecting to larger size water / recycled water mains by tapping under pressure, work may be carried out by South East Water at its discretion. In this instance excavation and materials must be provided by the contractor.

Notification of connection to South East Water’s water / recycled water mains must be given by lodging ‘Form S– Request for Shutdown of Water Mains for Connections & Tapping Under Pressure (TUP) Notification. Form ‘S’ is available on the South East Water website at www.southeastwater.com.au

A connection fee covers the cost of shutting down the main, notifying the affected property owners, supervision of the connection and flushing and recharging the main. The connection fee does not cover the tapping for individual lots. Water supply connection fees are shown in Table 2.12.

In the case that South East Water conducts the connection; any charges are based on actual cost. The estimated fees must be paid no later than 5 working days before commencement of construction. The actual amount will be determined when the account is finalised.

1.9.5 Supply of fittings
The developer is responsible for the supply of all fittings required for the connection of the works with South East Water’s live assets.

1.9.6 Cost recovery
The developer must pay South East Water, or an approved contractor who meets South East Water’s requirements, for all costs incurred for connections into South East Water’s live assets.

1.9.7 Boundary sewers and water / recycled water mains servicing both sides of the street
If the Development Works include water / recycled water mains or sewers that are not considered shared assets and will also supply or service other land, the owner may consider entering into a cost-sharing agreement with the adjacent owners.
South East Water will not be involved in any cost-sharing arrangements.

1.9.8 Temporary works
South East Water may allow the owner to install temporary assets in accordance with the ESC guidelines:

Where a developer requires connection before permanent assets can be provided, the water business may require the developer to pay for the most cost efficient servicing solution for providing temporary shared distribution assets or temporary reticulation assets in accordance with the pricing principles for miscellaneous services.

This may include provision for the cost of maintenance and other ancillary costs until permanent assets are provided.

Before requiring a developer to pay for temporary reticulation assets, the water business must inform the developer of what permanent assets will be provided and when this is expected to occur.

**Temporary works are subject to the following conditions:**

- All works must be constructed in accordance with relevant standard drawings and specifications and approved by South East Water.
- The developer must obtain written notification of the development intentions of owners of nearby land so that:
  - the temporary works can be appropriately sized, and
  - the number of temporary works can be limited.
- Any cost sharing arrangements must be made between the owners who will benefit from the temporary works. South East Water will not be involved in any cost sharing arrangements.
- The developer must advise South East Water of the names, addresses and the property title details of all owners who have agreed to share costs.
- Only the owners who have agreed to share costs will be permitted to use the temporary works. Other owners in the vicinity, who develop their land at a later date, must install their own temporary works at that time.
- The owners who use the temporary works must pay the operation and maintenance costs of the temporary works for up to five (5) years. This includes any cost associated with the abandonment or removal of the temporary works.
- The owners who use the temporary works must provide land for these works. South East Water will lease this land for a nominal amount of $1 per year until permanent works are installed.

1.9.9 Alteration to existing South East Water assets
If existing South East Water assets require alteration as a result of the development, the owner must pay the actual cost of this work. Only people authorised by South East Water are permitted to carry out the work.

1.9.10 Hydrant use and cross contamination
The contractor must obtain written consent from South East Water for the use of water required for construction purposes. An application for permit to access fire hydrants and fireplugs form can be downloaded from [www.southeastwater.com.au](http://www.southeastwater.com.au).

The use of potable water for construction purposes will subject to the conditions imposed by any water restrictions current at the time of construction.
Depending on where and how hoses used to draw water are stored, whether a standpipe is used to draw water only, or in other applications, will influence the risks associated with cross contamination.

In this regard South East Water requires that all contractors, who draw water from above or below ground hydrants (fire plugs) to address the issue of cross contamination by using a high hazard backflow prevention device.

The contractor’s nominated representative is to provide evidence that the device has passed the annual test prior to the commencement of works.

The contractor’s nominated representative is to provide this information at least 5 working days prior to the commencement of works.

Class A and Class C recycled water is also available for construction purposes. More information regarding the use of Class A and Class C recycled water can be downloaded from www.southeastwater.com.au / business / alternative water options.

1.9.11 Chlorination and water quality testing of mains

As part of our commitment to Hazard Analysis and Critical Control Point (HACCP) principles, South East Water requires water quality testing for newly constructed water mains. The water quality from new mains must comply with South East Water’s licence requirements before they are put into service, i.e. it must be safe, clear and free from objectionable taste and odour. All new water mains less than 225mm diameter will have to be tested to ensure compliance with MRWA Specification No. 04-02-2.0. Water mains of 225mm diameter and greater will need to be disinfected also in accordance with MRWA Specification No. 04-02-2.0. MRWA Specification No. 04-02-2.0 can be obtained by searching ‘MRWA Specification’ from the Melbourne Retail Water Agencies Web Portal at www.mrwacom.au.

The consultant / contractor must:

• Arrange for chlorination directly with disinfection contractor approved by South East Water.
• Arrange water quality sampling and testing directly with a laboratory accredited under the Memorandum of Understanding between the National Association of Testing Authorities, Australia (NATA) and the Department of Human Services (DHS).
• Provide all temporary pipe work and fittings needed for any chlorination works
• Provide South East Water with test results prior to arranging any shutdowns that are needed.
• Give South East Water at least 5 working days’ notice to arrange any shutdowns that are needed (and only if above test results have a ‘pass’ result)

Testing of water mains for pressure, swabbing and chlorination may require South East Water to operate the water valves on the existing reticulated water supply system. According Forms ‘S’ and ‘T’ will be required to be submitted to South East Water in accordance with their notification requirements.

The above conditions must be satisfied prior to South East Water issuing an Acceptance of Works Certificate.

1.9.12 Water shut off period

The Contractor must endeavour to minimise the duration of any planned water supply interruptions affecting customers.
1.9.13 Requirements for backfilling trenches
Backfill and compaction of soils in excavations associated with the construction of water/recycled water supply and sewerage assets to be carried out in accordance with MRWA Specification No. 04-03.1. This specification also applies to fill associated with assets constructed by tunnels, drives, shafts, bores and other trenchless technologies.

A copy of MRWA Specification No. 04-03.1 can be obtained by searching ‘MRWA Specification’ from the Melbourne Retail Water Agencies Web Portal at www.mrwacom.au.

1.9.14 Working on enamel external coated mild steel mains
Coal tar enamel used on the external coating of mild steel pipe may contain asbestos.

The full extent of precautions will be developed by the water industry, however in the interim period South East Water require any contractors undertaking works on these mains to:

- Develop and submit a work method statement and job safety (risk) analysis for the specific works to South East Water at least 10 working days prior to commencement.
- Possess a license to handle and remove asbestos.
- Carry out works in accordance with OH&S (Asbestos) Regulations 2007.

1.9.15 OH&S (Asbestos) Regulations 2007
The Consultant / Developer is to ensure contractors undertaking works involving asbestos cement (AC) pipes are to do so in accordance with the OH&S (Asbestos) Regulations 2007.

If the provision of water supply to the development requires a connection into the existing (Servicing Main Size) mm AC water main within (Connection Location), it is required to refer to the Water Supply Code of Australia, Melbourne Retail Water Agencies Edition WSA 03 2011 – Version 2.

Consistent with the Occupational Health & Safety (Asbestos) Regulations 2007 an employer or self-employed person may conduct a limited amount of AC removal or connection works if they can comply with the conditions under Item 207. If these conditions cannot be achieved the operator must be a ‘Class B’ removalist.

If using a ‘Class B’ removalist to perform works, including connections & abandonment on the existing AC water mains, please forward their details to South East Water prior to construction commencing.

1.10 Quality policy
The South East Water Quality Policy places a high emphasis on quality assurance. As detailed in clause 2.1 of the Development Agreement, Developers must engage only consultants and contractors that are accredited to design, project manage and/or construct the specific category of Development Works.

A list of accredited consultants and contractors is available from www.southeastwater.com.au.

1.11 Audit policy
South East Water may audit any activity that affects the Development Works. The Developer / Consultant / Contractor are entirely responsible for the quality of the Developer Works and for the health and safety of employees during the Development Works.
South East Water will retain the right to audit quality and Occupational Health and Safety (OH&S). Consultants must accept and facilitate the role of South East Water as a quality and OH&S auditor. Audits may be conducted in the consultant’s office, on the project site, or at South East Water offices.

South East Water may audit the consultants’ or contractors’:

- quality system
- safety system
- environmental system
- design
- construction
- survey

Continued non-conformances or failures of the consultant’s or the contractor’s systems detailed above may lead to re-classification, intensive audits, suspension or termination of a consultant or contractor from the ‘Accredited Consultants List’ or ‘Contractors Accreditation List’.

Each project may be subject to an audit. The audit frequency will be determined after South East Water’s assesses the risk for each activity. This is affected by the:

- performance of the consultant/contractor
- past performance of the consultant/contractor
- design complexities
- construction complexities
- value of Development Works, including future replacement costs
- effect of proposed Development Works on current or future works
- consequences of failure
- cost and difficulty of conducting repairs.

1.12 Trade waste policy

South East Water sewers can accept only limited amounts of trade waste in addition to normal domestic waste. The developer must not take the issue of the Development Agreement by South East Water as a commitment that we will accept trade waste discharges into sewers.

Trade waste discharges must comply with South East Water’s quality and quantity standards. Owners of businesses operating in the development must apply to South East Water for approval to discharge trade waste. South East Water will supply details of its quality and quantity standards for trade waste at this time.
The owner must notify South East Water if any prospective purchasers intend to discharge trade waste from the development.


2.0 PRICING

2.1 Price determination

The prices contained within the Land Development Policies and Pricing Manual comply with the prices approved in South East Water’s 2013 Price Determination or are set in compliance with the pricing principles outlined in South East Water’s 2013 Price Determination.

The ESC regulates urban water pricing independently of government and are responsible for the economic regulation of Victoria’s, water essential services. It aims to protect the community’s interests in relation to cost, reliability and quality of supply, while ensuring a sustainable and competitive utility sector into the future.

A full list of South East Water’s tariffs and charges are available from www.southeastwater.com.au or by calling South East Water on 131 694.

2.2 SOUTH EAST WATER NCC NEGOTIATING FRAMEWORK

2.2.1 Application of Negotiation Framework

This Negotiating Framework forms a part of South East Water’s 2013 Price Determination for the 2013-2018 regulatory period.

2.2.2 Purpose

This Negotiating Framework sets out procedural and information requirements relevant to services to which developer charges (New Customer Contributions) apply, as defined in the Water Industry Regulatory Order (WIRO). New Customer Contributions (NCC) are levied when new connections are made to the Water Corporations water, sewerage and recycled water networks. The framework requires South East Water and any Connection Applicant to negotiate in good faith to agree the price (where the scheduled NCC charge does not apply), standards and conditions of services to be provided. It also provides for transparent information to enable the Connection Applicant to understand the reasons for decisions made by South East Water.

The requirements set out in this negotiating framework are in addition to any requirements or obligations contained in or imposed under the Water Act 1989, the Planning & Environment Act 1987 (including under any planning scheme or permission), the Subdivision Act 1988, subordinate regulation under the described legislation, or any other relevant legislation or instrument.

In the case of inconsistency between South East Water’s 2013 Price Determination and this negotiating framework, the South East Water 2013 Price Determination will prevail.

This Negotiating Framework does not alter the rights of a Connection Applicant to seek a review of a South East Water decision by the Victorian Civil and Administrative Tribunal (VCAT).

2.2.3 Who this negotiating framework applies to

This Negotiating Framework applies to South East Water in dealing with any property owner - generally a property developer – that is a Connection Applicant who requests connection to South East Water’s works in accordance with section 145 of the Water Act 1989 (“Application”). This Negotiation Framework also applies to any Connection Applicant requesting connection to South East Water’s work.

It also applies to South East Water in responding to such requests from a Connection Applicant.
2.2.4 No obligation to provide service, good faith obligation

Nothing in this negotiating framework imposes an obligation on South East Water to allow the Connection Applicant to connect to South East Water’s works or provide services to the Connection Applicant.

South East Water can refuse its consent, consent, or consent subject to any terms and conditions that South East Water thinks fit, as provided under section 145(3) of the Water Act.

However, South East Water and the Connection Applicant must negotiate in good faith the price (where the scheduled NCC charge does not apply), terms and conditions for services sought by the Connection Applicant.

2.2.5 Timeframes

South East Water and the Connection Applicant will use their reasonable endeavours to achieve the following timeframes:

(a) Agree the milestones, information requirements and any other relevant issues within fifteen [15] business days of South East Water’s receipt of an Application. An Application, under Section 145 of the Water Act 1989, for connection means a servicing request made to South East Water, the details of which are provided in Section 1.5 of the Land Development Policies and Pricing Manual;

(b) Respond to the Application giving details of the terms and conditions to allow connection:

- within one hundred and twenty (120) business days where a Standardised or Negotiated NCC Charge applies.

(c) Adhere to any timetable established for negotiations and progress negotiations in an expeditious manner; and

Finalise negotiations within one hundred and twenty (120) business days of the initial Application, where applicable.

2.2.6 Commencing, progressing and finalising negotiations

Table 2.2.1 below provides an indicative timeframe regarding the process of NCC negotiations. As mentioned above, dependant on the location and specific requirements of the development, either a standardised or a negotiated NCC will be applicable. The timeframes for these two charges will differ. It is likely that a Standardised NCC Charge which requires limited design and modelling to be undertaken by South East Water and/or the Connection Applicant may take a shorter period of time than more complex applications made by the Connection Applicant. The timeline is presented below.
Table 2.2.1 – Indicative timeframes for negotiating connection

<table>
<thead>
<tr>
<th>Step</th>
<th>Actions</th>
<th>Timing NCC Charge (non works) (Working Days from Application date)</th>
<th>Timing NCC Charge (less complex or complex) (Working Days from Application date)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Application (Section 145) for service requirements and costings of connection</td>
<td>Application date</td>
<td>Application date</td>
</tr>
<tr>
<td></td>
<td>Application fee paid</td>
<td>+ 15</td>
<td>+ 15</td>
</tr>
<tr>
<td>2</td>
<td>Negotiation Discussion</td>
<td>Up to 35</td>
<td>Up to 35</td>
</tr>
<tr>
<td></td>
<td>Parties discuss:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• the nature of the services required;</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• any additional information to be provided by the Connection Applicant; and</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• notification and consultation with other persons potentially affected</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Parties agree to timeframes for negotiation and consultation and milestones if different to these indicative timeframes;</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Connection Applicant provides additional information</td>
<td>Generally not applicable</td>
<td>Up to 90</td>
</tr>
<tr>
<td></td>
<td>Connection Applicant provides additional information to South East Water if requested</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>This includes:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Original completed application;</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Additional information (if required);</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>South East Water Investigation completed</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>This could include:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Where required, consultation with others potentially affected.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Additional designs &amp; modelling</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Offer</td>
<td>Up to 40</td>
<td>Up to 120</td>
</tr>
<tr>
<td></td>
<td>South East Water makes offer, including:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• terms and conditions of connection;</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• NCC (ie developer charge) to apply; and</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• such Offer will (unless otherwise specified) expire 3 months from being made.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

2.2.7 Provision of Information by Connection Applicant
The Connection Applicant must provide sufficient information to enable South East Water to assess the Application and determine the service requirements and costings for the development. The information generally required by South East Water is detailed in the application for Notice of Agreement and Application for Development Agreement (www.southeastwater.com.au).

The level of information required by South East Water, and the detail of its response, will vary depending on the complexity and size of the development. As stated above, additional information may be sought by South East Water in the event of a negotiated NCC being sought.

2.2.8 Provision of information by South East Water
After consideration of application for connection requests South East Water may provide a Notice of Agreement /Development Agreement, This will include specific requirements for the particular development and also include various standard conditions, reference to other relevant documents and other information including charges and fees to achieve connection to South East Water’s assets. This includes New Customer Contributions.
The NCCs are provided by South East Water pursuant to the South East Water 2013 Price Determination.

2.2.9 Pricing Principles
South East Water’s NCC charges will:

(a) have regard to the incremental infrastructure and associated costs in one or more of the statutory cost categories attributable to a given connection;

(b) have regard to the incremental future revenues that will be earned from customers at that connection; and

(c) be greater than the avoidable cost of that connection and less than the standalone cost of that connection; and

(d) Where:

(i) an innovative connection solutions or Integrated Water Cycle Management solutions that causes substantive material changes in South East Water’s distribution infrastructure requirements; or

(ii) South East Water assess that a non-standard NCC is more appropriate for a specific development or development area (eg: extension to the Urban Growth Boundary or major redevelopment of existing areas [eg: Fishermans Bend redevelopment])

South East Water may apply a non-standard NCC, calculated with reference to clause (a) – (c).

In setting charges, South East Water will also comply with:

(a) the regulatory principles set out in clause 14 of the Water Industry Regulation Order (WIRO); and

Specific pricing principles approved by the Essential Services Commission as part of South East Water’s 2013 Price Determination applying at the relevant time.

2.2.10 Consultation with affected parties
If South East Water considers that persons other than the Connection Applicant may be affected by proposed connection services, then:

- subject to legal confidentiality requirements, South East Water may share any necessary information with others potentially affected to assess impacts
• parties will allow sufficient time for reasonable consultation with affected parties to occur.

2.2.11 Payment of South East Water’s Costs

All developments of land requiring new or upgraded connection to South East Water’s system will incur associated fees and charges payable to South East Water.

Fees and charges levied by South East Water are subject to approval processes under the Water Act 1989 and/or as approved by the Essential Services Commission. Details about the fees and charges can be found in section 2 of the Land Development Policies and Pricing Manual, titled “Pricing”.

Should the particular Application require a Negotiated NCC Charge, rather than the Standardised NCC this will arise from the relevant negotiation, subject to the Regulatory Instruments in place at the time.

2.2.12 Termination of negotiations

The Connection Applicant may elect not to continue with its Application and may end the negotiations by giving South East Water written notice of its decision to do so.

South East Water may terminate a negotiation under this Negotiating Framework by giving the Connection Applicant written notice of its decision to do so where:

• South East Water believes on reasonable grounds that the Connection Applicant is not conducting the negotiation in good faith;

• South East Water reasonably believes that the Connection Applicant and the particular development will not be able to receive a service from South East Water;

• Where the Connection Applicant has provided false or misleading information to South East Water; or

An act of insolvency occurs in relation to the Connection Applicant.

2.2.13 Dispute Resolution

The Accreditation Deeds and the Development Agreement set out the process for dispute resolution at clauses 29 and 25 respectively.

In the event of a dispute between parties, any party wishing to progress the dispute must deliver by hand or certified mail to the other party, a written notice of dispute, which adequately identifies and provides details of the dispute (notice of dispute) (pursuant to clause 29.3 of the Accreditation Deeds and clause 25.2 of the Development Agreement).

Following delivery of the notice of dispute the parties must meet as required by clause 29.4 of the Accreditation Deeds and clause 25.3 of the Development Agreement.

If those meetings are not successful in resolving the dispute then the parties are required to attend formal mediation in accordance with clause 29.5 of the Accreditation Deeds and clause 25.4 of the Development Agreement.
South East Water notes that the Connection Applicant has particular rights to seek a review in the Victorian Civil and Administrative Tribunal ("VCAT") of the terms and conditions of connection and the NCC charge applied. These VCAT review rights, including various time lines, rights and process are set out in the Water Act 1989 and the VCAT Act 1998.

2.2.14 Giving notices
The address for correspondence and notices to South East Water is:

South East Water Corporation
Locked Bag 1
Moorabbin, Vic, 3189

A notice must be:

(a) in writing and signed by a person duly authorised by the sender;

(b) hand delivered or sent by prepaid post, or facsimile or email to the recipient's address for Notices specified in the Information Table, as varied by any Notice given by the recipient to the sender; and

(c) if given or received under any Regulatory Instruments or other statute of regulation must be given under the requirements of that relevant instrument, or other statute or regulation.

2.2.15 Terms and abbreviations

Applicant – The servicing request to South East Water for connection pursuant to Section 145 of the Water Act 1989.

South East Water – A water corporation established pursuant to Part 6 of the Water Act 1989.

Connection Applicant – The person making application to connect to the South East Water system.


Standardised NCC Charge – This is the standardised charge for Connection Applicants wishing to connect to the South East Water network(s).

Non Standard NCC Charge – This charge, derived from the NCC principles developed by South East Water will apply where the Standardised NCC Charge is not applicable due to the nature and/or locality of the development or where an innovative connection solution or Integrated Water Cycle Management solution leads to substantive material change in South East Water's distribution infrastructure requirements with the Connection Applicant or South East Water assess that a non-standard NCC is more appropriate for the development.

2.3 New customer contributions (NCC)

New customer contributions are described in the definitions section of this manual and are set out in the following table:

<table>
<thead>
<tr>
<th>Geographic Area(^1)</th>
<th>Lot Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cardinia Area(^1)</td>
<td></td>
</tr>
<tr>
<td>Water New Customer Contribution per lot</td>
<td>$1,494.05</td>
</tr>
<tr>
<td>Sewer New Customer Contribution per lot</td>
<td>$1,069.33</td>
</tr>
<tr>
<td>Recycled Water New Customer Contribution per lot</td>
<td>$1,637.11</td>
</tr>
<tr>
<td>Casey Area(^1)</td>
<td></td>
</tr>
<tr>
<td>Water New Customer Contribution per lot</td>
<td>$1,060.60</td>
</tr>
<tr>
<td>Sewer New Customer Contribution per lot</td>
<td>$676.90</td>
</tr>
<tr>
<td>Recycled Water New Customer Contribution per lot</td>
<td>$1,528.34</td>
</tr>
<tr>
<td>Other Areas</td>
<td></td>
</tr>
<tr>
<td>Water New Customer Contribution per lot</td>
<td>$676.90</td>
</tr>
<tr>
<td>Sewer New Customer Contribution per lot</td>
<td>$676.90</td>
</tr>
<tr>
<td>Recycled Water New Customer Contribution per lot</td>
<td>$676.90</td>
</tr>
</tbody>
</table>

1. Lots less than 300 m\(^2\) in size will be charged the Other Areas applicable New Customer Contributions

The Cardinia Area NCCs are applicable to the geographic boundary of the Shire of Cardinia. The Casey Area NCCs are applicable to the geographic boundary of the City of Casey. The Other Areas NCCs are applicable to the remaining service area of South East Water.

A lot is defined as separately titled property or any dwelling that can be separately metered. Fees payable are those applicable at time of making full application.

2. In recognition of the amount of capacity required to service each connection where a new non-residential lot is created, that is 50mm water connection or greater, the NCC’s (water, sewer and recycled water) payable will be the multiple of the applicable NCC and the number of equivalent 20mm connections (Refer to table 2.3.1 for the Meter size relationships to maximum possible delivery volumes).
Table 2.3.1: Meter Size Relationships to Maximum Possible Delivery Volumes

<table>
<thead>
<tr>
<th>Meter Diameter mm</th>
<th>Pi Value</th>
<th>Pipe Area (Area = Pi r²) Sq. mm</th>
<th>Ratio to 20mm Meter</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>3.141592654</td>
<td>314.1592654</td>
<td>1</td>
</tr>
<tr>
<td>50</td>
<td>3.141592654</td>
<td>1963.495409</td>
<td>6.25</td>
</tr>
<tr>
<td>80</td>
<td>3.141592654</td>
<td>5026.548246</td>
<td>16</td>
</tr>
<tr>
<td>100</td>
<td>3.141592654</td>
<td>7853.981635</td>
<td>25</td>
</tr>
<tr>
<td>120</td>
<td>3.141592654</td>
<td>11309.73355</td>
<td>36</td>
</tr>
<tr>
<td>150</td>
<td>3.141592654</td>
<td>17671.45868</td>
<td>56.25</td>
</tr>
<tr>
<td>200</td>
<td>3.141592654</td>
<td>31415.92654</td>
<td>100</td>
</tr>
</tbody>
</table>

Note: Larger meter size ratios to 20mm meters will be adopted based on the above formula.

2.3.1 Credits
For new lots, when an NCC credit is applicable, a credit will be applied based on the larger of the serviced lot created and if in the areas of Casey and Cardinia, the applicable NCC rate.

For non-residential customers, NCC’s for increased services (above 50mm) will only apply to the incremental change between the existing and new meter, adopting the ‘Ratio’ table provided above.

As an example, the ratio of an 80mm Service is 16, with a 100mm Service ratio being 25, therefore a difference in ratio of 9 is applicable. Subsequently a charge of 9 x NCC will be applicable (geographic – Note if 300m2 or less, then Other Areas rate apply).

For redeveloped sites, an NCC credit for the existing meter (50mm and above) will be given, if the new lot NCC total amount is equivalent to or exceeds the applicable existing meters NCC.

2.4 Application fees

2.4.1 Non-works application fees
A non-works application applies for connection to existing services which are already available to the property, and requiring no extension to the water, recycled water or sewer reticulation system.

Table 2.4.1: Non-works application fee

<table>
<thead>
<tr>
<th>Non - Works Application Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>$198.19</td>
</tr>
</tbody>
</table>
2.4.2 Development Agreement application fee
A development works application applies when an extension of South East Water’s reticulated water, recycled water mains and/or sewers is required to service a property.

| Development Agreement Application Fee | $961.76 |

2.4.3 Early Release Fee
Where a developer requests South East Water’s early consent to the issuing of a Statement of Compliance prior to all South East Water requirements having been met, an early release fee will apply.

| Early Release Fee | $202.52 |

2.5 Intensive audit fees
As determined by South East Water, the appropriate party is required to pay for any intensive audit activities carried out by South East Water due to the unsatisfactory performance of a consultant, contractor or developer.

The fee to be paid for the different types of intensive audits as set out in Table 2.5 below.

<table>
<thead>
<tr>
<th>Intensive Audit Fees</th>
</tr>
</thead>
<tbody>
<tr>
<td>Design $1.97 per metre</td>
</tr>
<tr>
<td>Construction $50.81 per metre</td>
</tr>
<tr>
<td>Survey $8.10 per metre</td>
</tr>
</tbody>
</table>

The fees are additional to the obligatory activity fees. A daily charge of $600 applies for construction monitoring and site surveillance undertaken on weekends or public holidays. This charge is in addition to the above fees.
2.6 **Refund administration fee**

A refund administration applies when South East Water refunds money to a developer that is not specified in a Development Agreement (eg: when an executed Development Agreement does not proceed after monies have been paid).

*Table 2.6: Refund Administration Fee*

<table>
<thead>
<tr>
<th>Refund Administration Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>$151.62</td>
</tr>
</tbody>
</table>

2.7 **Pressure and flow information fees**

Pressure and flow information is used in the design of fire hydrant and fire sprinkler service installations. Charges for proposed works Single Source Dual Water Supply/Two Single Tappings and Single Tapping not yet within the automation area are as detailed below.

*Table 2.7: Pressure and flow information fees*

<table>
<thead>
<tr>
<th>Type of Supply</th>
<th>Normal processing (5-day service)</th>
<th>Urgent processing (Next working day)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single Source</td>
<td>$239.34 per application</td>
<td>$338.98 per application</td>
</tr>
<tr>
<td>Dual Water Supply/Two Single Tappings</td>
<td>$269.66 per application</td>
<td>$383.40 per application</td>
</tr>
</tbody>
</table>

Note: Consultancy rates for additional investigation is $118.03 per hour


2.8 **Build over easement application fee**

An application to build or retain a structure over works and/or easements is required under the following scenarios:

- Building of a structure over an existing easement in favour of South East Water.
- Building of a structure and/or placing any fill, within 1.0m laterally of any South East Water asset.

*Table 2.8: Build over easement application fee*

<table>
<thead>
<tr>
<th>Build Over Easement Application Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>$64.98</td>
</tr>
</tbody>
</table>

2.9 **Operation & maintenance fees (temporary works)**

Developers must pay an up front, lump sum *operation and maintenance* fee for temporary works. The charge is based on an amount which will support annual average costs of maintaining and operating the works for up to 5 years.
Table 2.9: Operation and maintenance fees

<table>
<thead>
<tr>
<th>Pump Station</th>
<th>$ per year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water</td>
<td>8,562.83</td>
</tr>
<tr>
<td>Sewerage</td>
<td>20,192.97</td>
</tr>
</tbody>
</table>

2.10 Reimbursement rates
The reimbursement rates set out in this manual are generic construction rates. For example items such as design and project management allowance, crushed rock backfill and special bases are not included in these rates.

2.10.1 Water reimbursement rates
The table below shows the indicative cost of mains for green field development situations. Current construction rates be adopted instead, where deemed appropriate by South East Water.

Pipe sizes larger than those shown in Table 2.10.1 below will are generally reimbursed based on tender prices in accordance with Clause 1.6.

<table>
<thead>
<tr>
<th>Greenfield Areas Table 2.10.1: Water supply reimbursement rates</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pipe Diameter</td>
</tr>
<tr>
<td>----------------</td>
</tr>
<tr>
<td>100mm</td>
</tr>
<tr>
<td>150mm</td>
</tr>
<tr>
<td>225mm</td>
</tr>
<tr>
<td>300mm</td>
</tr>
<tr>
<td>375mm</td>
</tr>
</tbody>
</table>

2.10.2 Sewer reimbursement rates
The indicative costs for various sized UPVC sewers, and depths for greenfield development situations, are determined by South East Water as in the table below. Where deemed appropriate by South East Water, current tenders may be used instead. Depth is measured to the invert of the pipe.

<table>
<thead>
<tr>
<th>Greenfield Development Table 2.10.2: Sewer reimbursement rates</th>
</tr>
</thead>
<tbody>
<tr>
<td>Depth (m)</td>
</tr>
<tr>
<td>-----------</td>
</tr>
<tr>
<td>0.0m-1.5m</td>
</tr>
<tr>
<td>1.6m-2.0m</td>
</tr>
<tr>
<td>2.1m-2.5m</td>
</tr>
<tr>
<td>2.6m-3.0m</td>
</tr>
<tr>
<td>3.1m-3.5m</td>
</tr>
<tr>
<td>3.6m-4.0m</td>
</tr>
</tbody>
</table>
Pipes sizes and depths not included in Tables 2.10.2 above are generally reimbursed based on tender prices in accordance with Clause 1.6.

2.11 Easement creation fee
Where a formal creation of easement document (Form 13) is submitted to South East Water for execution, an administration fee will apply per title.

<table>
<thead>
<tr>
<th>Easement Creation Fee per title</th>
</tr>
</thead>
<tbody>
<tr>
<td>$202.52</td>
</tr>
</tbody>
</table>

2.12 Water connection fees
A water connection fee recovers the cost of shutting down the main, notifying the affected property owners, supervision of the connection and flushing and recharging the main.

<table>
<thead>
<tr>
<th>Land zoning</th>
<th>Connection fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential</td>
<td>$571.84</td>
</tr>
<tr>
<td>Industrial/commercial</td>
<td>$956.34</td>
</tr>
</tbody>
</table>

Where South East Water carries out the actual connection works, the Developer will be charged the actual cost of the works.

2.13 Random audit cost recovery
South East Water carries out random monitoring, surveillance and audits of the various activities undertaken during design, construction and survey of the works.

Second Party Office Audits are undertaken to verify that quality management principles are being employed for works associated with the Land Development Industry. These costs are borne by South East Water.

2.14 Revised application Development Agreement fee
A revised application will attract another full application fee. The original application fee will not be refunded.

2.15 Sewerage eduction
The sewerage eduction cost is assessed on a case-by-case basis and is to be borne by the developer.
3.0 Quality

3.1 Process overview

3.1.1 Typical Process
The following flow chart is an overview of a typical process for land development works. Details relating to each process is as follows:

3.1.2 Land Service Advice Request
Land Servicing Advice is typically requested at development concept stage or when a parcel of land is up for sale.

The detail of servicing advice given by South East Water at this stage varies dependant on the type of request made.

Information specified by South East Water at the Land Servicing Advice stage is based on the current demands on South East Water’s system, including those from other new developments and can change rapidly. Although South East Water will take all reasonable care in preparing the information and conclusions, it will reserve the right to alter this information at any time and without giving notice of the fact.

South East Water will not make any binding representations or commitments until the formal Development Agreement is executed. Before then, developers and/or consultants cannot assume the Land Servicing Advice information or conclusions to be binding on South East Water or make any commitments based on that assumption.

Email requests to: LandServicingAdvice@sew.com.au
3.1.3 **Town planning and certification referral**

Where required the developer will submit his development proposal to the local planning authority, usually the local council, who will refer it to South East Water for comment.

South East Water will place formal conditions on the town planning permit. These conditions are generally generic and will require the developer to enter into an agreement with South East Water for the provision of water, recycled water (if applicable) and sewer services.

It is at the town planning permit stage that South East Water will advise the developer if recycled water is mandated for a particular area.

Subdivisional certifications are also referred to South East Water by the relevant council. South East Water will respond to the relevant council by:

- Consenting to the plan
- Objecting to the plan
- Requesting a specified alteration

Specified alterations are generally a requirement for easements and/or land to be set aside on the plan of subdivision to cover existing South East Water assets.

As the location of assets to be constructed for the development are not always known at the certification stage, South East Water reserves the right to request additional easements and/or land to be set aside as part of the Development Agreement.

3.1.4 **Development Agreement application**

The Development Agreement application is the formal request for approval to undertake the necessary Development Works to satisfy the requirements of South East Water’s Town Planning conditions on the planning permit.

The application form which can be downloaded from South East Water’s website will detail all of the necessary documentation that needs to be lodged as part of the application. The relevant application fee, as detailed in Table 2.4.2 is also required to be lodged at this stage.

3.1.5 **Development Agreement conditions**

The Development Agreement will set out all of the conditions and fees applicable for the development, including the respective rights and obligations of each of the parties.

The developer/consultant will download the Development Agreement at [www.southeastwater.com.au](http://www.southeastwater.com.au) (including schedules). South East Water will issue the Offer Letter (financial contributions, design and construction requirements and any other required documentation) which combine together to form the Development Agreement.

3.1.6 **Design plans and verification forms**

The Consultant, or the Developer if applicable, is required to lodge a Design Verification Form signed by a nominated representative and a full set of design drawings at least 10 days before the contractor proposes to commence construction of the development works (in the form outlined under clause 3.3(b) of Schedule 4 to the Development Agreement).

The design verification form can be downloaded from [www.southeastwater.com.au](http://www.southeastwater.com.au). This form and/or the Development Agreement will set out any other additional documentation that is required to be lodged at this time.
South East Water may choose to conduct an audit of the design and the Consultant, or the Developer if applicable, will be informed of any issues and/or non-conformances that need to be addressed.

Notwithstanding the above, South East Water reserves the right to conduct design audits at any time during the life of the project.

3.1.7 Executed Development Agreement
Subject to the documentation being satisfactory, South East Water will execute the Development Agreement. All construction works is to be completed within 12 months of the Development Agreement being executed.

No Development Works are to commence until the Development Agreement is executed by South East Water.

3.1.8 Pre-construction verification form
The Consultant, or the Developer if applicable, is required to lodge a Pre-Construction Verification Form signed by the consultant’s and the contractor’s nominated representatives at least 7 days before the contractor proposes to commence construction of the Development Works (in the form outlined under clause 3.3(b) of Schedule 4 to the Development Agreement).

The water contractor and/or a sewer contractor engaged by the Developer must be listed on South East Water’s ‘Accredited Contractor List’.

The consultant will also provide an audit schedule detailing the minimum number and timing of audits that will be carried out by the construction auditor during the construction of the Development Works. This audit schedule must as a minimum meet the requirements detailed in Clause 9.1(g) of the Consultant Accreditation Deed. The audit schedule is required to be submitted to South East Water with the Pre Construction Verification Form (Form D). This should be accompanied by:

- a risk assessment of the project and contractor; and
- geotechnical information (soil, ground conditions)

Proof that the consultant’s professional indemnity insurance and the contractor’s public liability insurance meets the requirements of the Development Agreement is also required to be lodged at this time.

South East Water may choose to conduct a preconstruction audit and the Consultant/Contractor will be informed of any issues that need to be addressed.

The Pre-construction Verification Form can be downloaded from www.southeastwater.com.au. This form and/or the Development Agreement will set out any other additional documentation that is required to be lodged at this time.

South East Water may choose to conduct audits during the construction of the Development Works and the consultant and/or contractor will be informed of any issues and/or non-conformances that need to be addressed.

3.1.9 Construction and as-constructed verification forms
At the completion of the Development Works the Consultant, or the Developer if applicable, is required to lodge the Construction and As-Constructed Verification Forms signed by the consultant’s and contractor’s nominated representative (in the form outlined under clause 3.3(b) of Schedule 4 to the Development Agreement).
The following information is also required to be submitted at this time:

- A digital copy of the as-constructed information in either DGN or DXF format. The digital information is required to be formatted in accordance with the MRWA/WITS Survey Manual.

- A PDF copy of the as-constructed information.

- Water quality test results and chlorination completion certificate in accordance with MRWA Specification No. 04-02.

- Compaction test results in accordance with MRWA Specification No. 04-03.1.

- Any other information that may be set out in the Verification Form and/or Development Agreement under clause 16.

The construction and as-constructed verification forms can be downloaded from www.southeastwater.com.au.

3.1.10 Warranty bond
Requirements for the warranty bond are set out in the Development Agreement.

The warranty bond may be in the form of an approved unconditional undertaking or a cash deposit or such other form as required by South East Water.

An example of the wording for the unconditional undertaking is included in Schedule 3 of the Development Agreement (Approved Form of Undertaking). The unconditional undertaking is not to include an expiry or termination date.

3.1.11 Acceptance of works certificate
Once South East Water is satisfied that the Development Works have been satisfactory completed, an Acceptance of Works Certificate will be issued.

Issuing of the Acceptance of Works Certificate is carried out in accordance with the South East Water's Administrative Process in Schedule 4 of the Development Agreement.

3.1.12 Consent to statement of compliance
South East Water will issue its Consent to Statement of Compliance once all conditions detailed in the Offer Letter are complied with and an Acceptance of Works Certificate has been issued for the Development Works.

3.1.13 End of defects verification form
At the completion of the end of defects liability period, the consultant will lodge an End of Defects Verification Form signed by the consultant’s nominated representative (in the form outlined under clause 3.3(b) of Schedule 4 to the Development Agreement).

As stated in Clause 1.1 of Schedule 2 to the Development Agreement, unless an alternative period has been specified, the end of defects period is the date on which the certificate of completion was issued.

The End of Defects Verification Form can be downloaded from www.southeastwater.com.au. This form and/or the Development Agreement will set out any other additional documentation that is required to be lodged at this time.
South East Water may choose to conduct audits on the Development Works during the end of defects liability period and the consultant and/or contractor will be informed of any issues and/or non-conformances that need to be addressed.

3.1.14 Certificate of completion
South East Water will issue a ‘Certificate of Completion’ at the successful completion of the end of defects period in accordance with Clause 28.22 of the Development Agreement.

3.1.15 Warranty period
The warranty period extends for 24 months from the date South East Water issues the Certificate of Completion.

The responsibilities of the developer, and South East Water with regards to the development works during the warranty period are detailed in Clause 7.2 of the Development Agreement.

3.2 Minimum quality requirements
Developers may only use consultants and contractors who appear on South East Water’s Accredited Consultants and Contractors Lists and who are accredited for the categories of work being performed.

The minimum quality requirements for consultants, contractors and their key personnel vary for each Development Works category.

The Development Work categories are as follows:

**Consultants**

S1 Sewer Retic/Branch < 300
S2 Sewer Branch/Main ≥ 300
S3 Pressure Sewer Systems
S4 Sewerage Pumping Station & Pressure Main
S6 Specialist Works
W1 Water Reticulation < 225
W2 Water Distribution ≥ 225
W3 Water Supply Pumping Stations
W4 Specialist Works
W6 Steel Pipes

Category, W6 are construction relation activities associated with the provision of Auditing Services only.

**Contractors**

SC1 Sewer Retic/Branch < 300 or ≤ 5m in depth
SC2 Sewer Branch/Main ≥ 300 or Retic > 5m in depth
SC3 Pressure Pipelines in Sewerage Systems
SC4 Sewerage Pumping Station
SC5 Specialist Works
WC1 Water Retic < 225
WC2 Water Distribution ≥ 225
WC3 Water Supply Pumping Stations
WC4 Specialist Works
WC6 Steel Pipelines
3.2.1 **Consultants**
The minimum quality requirements for consultants are detailed in Schedule 4 of the Consultant Accreditation Deed.

These criteria set out the requirements for both the company and the key personnel within the company in relation to each of the specific categories of Development Work.

3.2.2 **Contractors**
The minimum quality requirements for contractors are detailed in Schedule 4 of the Contractor Accreditation Deed.

These criteria set out the requirements for both the company and the key personnel within the company in relation to each of the specific categories of Development Work. South East Water is to also be notified immediately of any changes to key personnel.

3.3 **Audit**

3.3.1 **Audit requirements**
Auditing is the process used to verify that an activity conforms to the requirements of the customer, the quality assurance system and quality system standard. There are three common types of audit:

- first party
- second party
- third party

**First party audits**

First party auditing is more commonly known as internal auditing. It is the monitoring by a company of its own quality system. First party auditing is essential to ensure effective operation of a quality system and is a requirement of ISO 9001 Quality.

**Second party audits**

Second party audits are conducted by customers on the supplier. These audits enable the customer to verify that the supplier can consistently meet the requirements, and may eliminate the need for detailed inspection and/or testing of the product or service.

Audits conducted by South East Water on the engineering consultant and the contractor are second party audits.

**Third party audits**

Third party audits are conducted by organisations independent of both supplier and customer and are accredited by JAZ - ANZ.

Third party auditing reduces the need for second party auditing, saving time and money for both the supplier and customer.

3.3.2 **Audit of consultants and contractors**
Under the quality assurance strategy, South East Water will monitor the quality performance of consultants and contractors, involved in the design and construction of the Development Works. South East Water may conduct a range of second party auditing activities to ensure that these
consultants and contractors consistently meet the specified requirements of the Accreditation Deed activities include:

- Quality system audit
- Design audit
- Construction audit
- Survey and As-constructed audits
- End of defects audit
- Office audit

With the exception of the quality system audit, all audits will be conducted without prior advice to the consultant/contractor. The consultant/contractor will be advised that an audit has been conducted only if the audit has revealed non-complying activities requiring corrective action.

Where occupational, health and safety related breaches are identified by South East Water, these will be escalated through the Developer's Representative and or Worksafe Victoria.

### 3.3.3 Quality system audits

Where South East Water audits a consultant's/contractor's quality system, emphasis is given to:

- adherence to quality, environment and safety policy
- system and process review, for example management reviews, contract review, internal audits
- process and document control
- inspection and test activities
- control of non-conformances and observations
- corrective and preventive actions
- quality records
- construction audit schedules

South East Water will not normally conduct quality system audits on certified quality systems. However, South East Water reserves the right to do so:

- to establish confidence in a consultant/contractor, or
- when non-compliance has been detected, or
- when a corrective or preventive action is outstanding and unresolved.

Quality system audits are generally conducted at the consultant's/contractor's office.
South East Water audits of the consultant’s/contractor’s quality systems will be in accordance with the procedure outlined in Australian Standard ISO 10011.1 – 1990 Guidelines for auditing quality systems Part 1: Auditing.

3.3.4 Design audits
Design audits evaluate the consultant’s design, and may include the following checks:

- accuracy
- completeness
- conformance to relevant standards and Development Agreement.

3.3.5 Construction audits
South East Water may conduct field audits of the construction phase of the Development Works.

South East Water’s auditor may arrive on site unannounced and observe the construction process. The duration and scope of a field audit will vary depending on the construction work being conducted at that time.

The consultant’s construction auditor will also be required to conduct appropriate construction audits in accordance with the submitted audit schedule to establish confidence in a contractor and the quality of the works being constructed. ie. Confirm that works are being constructed in accordance with the specified design plans and meet, WSAA, MRWA and South East Water construction standards.

3.3.6 Survey and as-constructed audits
South East Water will conduct audits of the as-constructed asset information after it has been verified by the consultant and submitted to South East Water.

There are two types of survey audit:

- Information presentation and format audit
- Field audit

Information presentation and format audit
This audit checks that the format and presentation of the as-constructed asset information is in accordance with South East Water requirements. This audit is conducted at South East Water offices and the accuracy of the information is not checked.

Field audit
The field audit checks the accuracy of the submitted information.

3.3.7 End of defects audits
South East Water may conduct field audits of the Development Works during and at the completion of the end of defects liability period.

Consultants and contractors are encouraged to arrange joint inspections of the Development Works at the completion of the end of defects liability period, prior to submitting the End of Defects Verification Form.
3.3.8 Audit register
South East Water may maintain the details and results of all audits carried out on both consultants and contractors on a confidential audit register.

These details will be used to:

- Assess the current quality performance of a consultant
- Assess the current quality performance of a contractor
- Determine whether a consultant or contractor has difficulty with particular aspects of the Development Works
- Determine the aspects of the Development Works that should be audited
- Schedule the time and date of each audit
- Determine the scope of each audit
- Record the results of the audit
- Determine the scope and extent of any corrective action required

South East Water will use the data obtained from the audit register when preparing any performance reports on accredited consultants and contractors.

South East Water may provide the other retail water companies with performance reports on accredited consultants and contractors.

3.4 Non-conformances & Issues
During an audit, South East Water may detect that the consultant or contractor has not performed in accordance with the Accreditation Deeds or their quality system. This may be raised as an issue or a non-conformance.
3.4.1 Findings Report

Once an audit is undertaken, a Finding Report will be generated by South East Water identifying any issues raised. These issues will be classified as follows:

- Non-Issue
- 3rd Party
- Product Defect
- Other

3.4.2 Non-conformance (NC)

A Non-conformance can be described as an activity or product which is in direct contravention of the standard or procedure that could have a significant effect on the quality of the product or service. A non-conformance involved a clear failure to fulfil specified requirements.

Responses to non-conformances are required by using the Resolve Non-conformance function to identify the root cause of the problem, implement Corrective and Preventative action taken to resolve the non-conformance, per the current process.

The Audit Report will show a summary of the number of non-conformances and issues observed.

A non-conformance involves a clear failure to fulfil specified requirements and may include:

- Not complying with MRWA standards
- Breach of regulations or deed agreement
- Design fails to control the catchment
- Grade of pipe found to be incorrect
- Bedding insufficient
- End of Defects Liability Period exceeded
Numerous or repeated errors

Where, as result of an audit, a non-conformance is identified, South East Water records it and issues it to the consultant and/or contractor for corrective action. A non-conformance will hold up Acceptance of Works certificate being issued.

### 3.4.3 Required actions

Notifications of issues and non-conformance require the recipient to record and process it in accordance with their quality system, where applicable, including:

- Identifying the **root cause** of the non-conformance
- Effective **corrective action**
- Written confirmation (including a copy of the completed non-conformance notice) of the effectiveness of the **investigations and rectification**.
- Provide South East Water with written evidence that steps have been taken to prevent any reoccurrence (**preventative action**) of the non-conformance.

South East Water reserves the right to conduct verification reviews at the works site of the status of the rectification of observations or non-conformance.

### 3.4.4 South East Water response

Depending on the nature of non-conformance, South East Water may require additional inspections and/or hold points, or conduct an audit of the consultant's and/or contractor's quality management system where there is evidence that the system may be inadequate.

The scope of these audits normally extends only to those aspects of the Development Agreement where quality cannot be assured. For example, it may only cover the works construction and project management if there is evidence the design process function acceptably.

Where there is evidence that non-conformance is widespread and a quality system may be ineffective, the audit scope may be extended.

South East Water may also withhold the issuing of an Acceptance of Works Certificate until such time that it is satisfied that the consultant's and/or contractor’s quality system is functioning adequately.

### 3.4.5 Intensive audits

In an intensive audit, South East Water will adopt a role of quality control and inspect the works at predetermined points.

Intensive audits of works will be implemented where South East Water doesn’t have confidence in the Consultant's or Contractor's quality assurance system meeting the specified requirements.

Intensive audits will normally only cover those aspects of the Development Agreement where the quality cannot be assured. For example, South East Water may implement an intensive audit of only the construction, if the design processes are functioning correctly.

Where non-conformance is widespread or significant enough to affect the quality of the entire agreement, South East Water will implement intensive auditing of all aspects of the works.
If South East Water determines that an intensive audit is required of the design, construction or survey of the Development Works, the appropriate party as determined by South East Water must pay an intensive audit fee.

Continued failures of the consultant and/or contractors quality systems will be dealt with in accordance with the conditions of the Accreditation Deed. This can include re-classification, suspension or termination of a consultant and/or contractor.

3.4.6 Construction Audit Schedule (for Consultants)
The consultant is required to undertake a project specific Construction Audit Schedule for all Development Agreement works and submit it to South East Water with the Deed- Pre Construction Verification Form (Form ‘D’) prior to works commencing.

The Consultant is required to carry out an individual risk assessment on all project works to determine the appropriate level of construction auditing and is to be attached to the Construction Audit Schedule. Consultants should also provide a site inspection checklist of what items are to be inspected by the Construction Auditor during a site construction audit. Geotechnical (ground, soil conditions) information may also be required to be carried out to determine the project risk and be submitted to South East Water.

An audit as defined by ISO 8402 is:

‘A systematic and independent examination to determine whether quality activities and related results comply with planned arrangements and whether these arrangements are implemented effectively and are suitable to achieve objectives’.

The Developer is required to engage a Consultant and Construction Auditor who is required to be independent of the Contractor and cannot be the same entity as the Contractor. An auditor shall be objective, impartial and shall not audit their own work.

The Consultant is responsible to ensure the Construction Auditor carries out audits in accordance with the audit schedule or where the risk changes under a revised schedule. The consultant must nominate a qualified Construction Auditor for each development works project. This person must meet the minimum requirements set out in the Development Agreement, Accreditation Deed and Consultant Pre-Qualification criteria documents.

Each Construction audit should incorporate mandatory Quality, Environmental, Occupational Health and Safety elements to be visually inspected on the work site. Construction audit checklists and diary entries should be retained by the Consultant as evidence of compliance with the project specific audit schedule.

4.0 Forms

4.1 List of forms
The following list of forms can be downloaded from www.southeastwater.com.au or from the Standard Forms section of South East Water’s Land Development Policies and Pricing Manual.

A. Application to enter into a Development Agreement – Works
B. Intention to proceed to a Development Agreement - Works
C. Design Verification Form
D. Pre-Construction Verification Form (Notification)
E. Construction Verification Form
F. End of Defects Liability Period Verification Form  
G. Verification Form Attachment Sheet  
H. Documentation Comments Form  
I. Application to enter into a Development Agreement- Non Works  
J. Acceptance of Subdivision Digital Information  
K. Acceptance of Digital Information  
L. Acceptance of field Note Information for Subdivision < 10 lots.  
M. Pump Station Design Verification Form  
N. Pump Station Pre-Construction Verification Form (Notification).  
O. Pump Station Construction Verification  
P. Pump Station End of Defects Liability Period Verification Form  
Q. Work on Live Sewers  
R. Form 13 – Creation of Easement (Sewerage & Water), Section 45 (1) Transfer of Land Act 1958  
S. Request for Shutdown of Water Mains for Connections & Tapping Under Pressure (TUP) Notification  
T. Notification of Intention to Carry Out Tests

5.0 Land tenure guidelines

These guidelines will assist in determining appropriate protection for South East Water’s assets and land development works outside the plan of subdivision. It is envisaged that they will apply in 95 percent of cases. Any projects that fall outside these guidelines are to be assessed on a case-by-case basis.

In unique circumstances the purchasing of land may be required. The need for this will be assessed on a case-by-case basis.

Under the guidelines, it is not necessary to obtain any form of land tenure for assets in roads and public highways owned by the Crown or councils.

Excavations - The developer must ensure, as far as practicable, that excavations are contained to the easements shown on the certified Plan of Subdivision.

Where part of any excavation is outside these limits, the developer must:

- widen the easement to contain the excavation, and / or
- backfill the additional excavation in accordance with the requirements of South East Water and the local council.
5.1 Definitions

**Private property**
Property owned by a council (other than a municipal reserve), and property owned by other landowners (excluding South East Water, the Crown, the Commonwealth, utilities, government or public authorities, government instrumentalities, or government owned enterprises).

**Municipal reserve**
Council owned land which has been reserved as a municipal reserve, park or drainage reserve (not roads and public highways).

**Other land**
Land owned by the Crown (other than roads and public highways), Ministers on behalf of the Crown, the Commonwealth, utilities, government or public authorities, government instrumentalities, or government owned enterprises. Refer to the Corporate Lawyer for consideration of land tenure issues.

**Subdivision**
The division of land into two or more lots that can be sold or transferred separately, typically known as new estate development.

**Land Development**
new subdivisions

**Internal**
New lots on a plan of subdivision. Easements are to be obtained in all cases when certifying a plan of subdivision. Easements sizes must be in accordance with the criteria below, with sewer location in accordance with WSAA Code and South East Water Supplementary Manuals.

**External**
Connecting works external to the subdivision. Easements must be in accordance with the criteria below, with sewer location in accordance with WSAA Code and South East Water Supplementary Manuals.
5.1.1 Land Tenure Guidelines – Sewerage Assets

Sewer asset location is to be in accordance with WSAA Code and South East Water Supplementary Manuals.

Sewer pipes and maintenance structures

Based on single pipe in easement.
Easements may only be shared with storm-water pipes with clearance as per the WSAA Code.

<table>
<thead>
<tr>
<th>Land Use</th>
<th>Size</th>
<th>Preferred Land Tenure Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private Property</td>
<td>&lt; 300mm</td>
<td>Minimum 2.0m easement (min 0.6m clearance from outside of pipe to easement/title boundary). Maintenance hole (M/H) located within easement. Easements are required alongside boundaries unless the lot is greater than 4000sq m. Easements required along front &amp; rear boundaries for lots less than 450sq m. Easements required where the sewer does not abut a title boundary for any size lot.</td>
</tr>
<tr>
<td>300 – 450mm</td>
<td></td>
<td>Minimum 2.5m easement (min 1.0m clearance from outside of pipe to easement/title boundary, maintenance hole located within easement).</td>
</tr>
<tr>
<td>&gt;450–600mm</td>
<td></td>
<td>Minimum 3.0m easement (min 1.0m clearance from outside of pipe to easement/title boundary, maintenance hole located within easement).</td>
</tr>
<tr>
<td>&gt;600mm</td>
<td></td>
<td>Redesign wherever possible outside of private property. If proven not possible a 3.7m + DIA of pipe rounded to 0.5m easement with pipe to be centrally located. Maintenance hole located within easement.</td>
</tr>
</tbody>
</table>
### Commercial / Industrial zoning

<table>
<thead>
<tr>
<th>Land use</th>
<th>Size</th>
<th>Preferred land tenure action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private Property</td>
<td>≤600mm</td>
<td>Minimum 3.0m easement (min 1.0m clearance from outside of pipe to easement boundary, maintenance hole located within easement).</td>
</tr>
<tr>
<td></td>
<td>&gt;600mm</td>
<td><em>Redesign wherever possible outside of private property.</em> (If proven not possible a 3.7m + DIA of pipe rounded to 0.5m easement with pipe to be centrally located). Maintenance hole located within easement.</td>
</tr>
<tr>
<td>Municipal Reserve</td>
<td>&lt;300mm</td>
<td>Where a sewer offset is &gt;2.0m offset from a title boundary a minimum 2.0m easement is required.</td>
</tr>
<tr>
<td></td>
<td>300 – 450mm</td>
<td>Minimum 2.5m easement (min 1.0m clearance from outside of pipe to easement/title boundary). Maintenance hole located within easement.</td>
</tr>
<tr>
<td></td>
<td>&gt;450 – 600mm</td>
<td>Minimum 3.0m easement (min 1.0m clearance from outside of pipe to easement/title boundary). Maintenance hole located within easement.</td>
</tr>
<tr>
<td></td>
<td>&gt;600mm</td>
<td>3.7m + DIA of pipe rounded to 0.5m easement. Maintenance hole located within easement. Pipe to be centrally located.</td>
</tr>
</tbody>
</table>

### Rural zoning (>4000sq m)

<table>
<thead>
<tr>
<th>Land use</th>
<th>Size</th>
<th>Preferred land tenure action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private property</td>
<td>&lt;300 mm</td>
<td>Where a sewer offset is &gt;2.0m offset from a title boundary a minimum 2.0m easement is required.</td>
</tr>
<tr>
<td></td>
<td>300 – 450mm</td>
<td>Minimum 2.5m easement (min 1.0m clearance from outside of pipe to easement/title boundary). Maintenance hole located within easement.</td>
</tr>
<tr>
<td></td>
<td>&gt;450 – 600mm</td>
<td>Minimum 3.0m easement (min 1.0m clearance from outside of pipe to easement/title boundary). Maintenance hole located within easement.</td>
</tr>
<tr>
<td></td>
<td>&gt;600 mm</td>
<td>3.7m + DIA of pipe rounded to 0.5m easement. Maintenance hole located within easement.</td>
</tr>
</tbody>
</table>
## Sewer pump stations

<table>
<thead>
<tr>
<th>Land use</th>
<th>Size</th>
<th>Preferred land tenure action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private property</td>
<td>All</td>
<td>Redesign: Not acceptable in private property under any circumstances</td>
</tr>
<tr>
<td>Municipal reserve</td>
<td>All</td>
<td>Located within easement with carriageway rights. Size shall be determined on an individual basis. Site to be fenced. 24 hr access to be provided</td>
</tr>
</tbody>
</table>

## Low pressure sewer pump systems

<table>
<thead>
<tr>
<th>Land use</th>
<th>Size</th>
<th>Preferred land tenure action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private property</td>
<td>All</td>
<td>No easements are required For low pressure reticulation lines (external to private property) same as for Rising mains.</td>
</tr>
<tr>
<td>Municipal reserve</td>
<td>All</td>
<td>No easements are required</td>
</tr>
</tbody>
</table>

## Rising mains

<table>
<thead>
<tr>
<th>Land use</th>
<th>Size</th>
<th>Preferred land tenure action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private property</td>
<td>All</td>
<td>Redesign: not acceptable in private property under any circumstances</td>
</tr>
<tr>
<td>Municipal reserve</td>
<td>≤150 mm</td>
<td>Minimum 4.0m easement. Pipe located centrally within easement</td>
</tr>
<tr>
<td></td>
<td>&gt;150 mm</td>
<td>Minimum 6.0m easement. Pipe located centrally within easement</td>
</tr>
</tbody>
</table>

## Effluent reuse pipelines

<table>
<thead>
<tr>
<th>Land use</th>
<th>Size</th>
<th>Preferred land tenure action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private property</td>
<td>All</td>
<td>Redesign: not acceptable in private property unless no other option is available. If unavoidable refer to easements as per municipal reserve below.</td>
</tr>
<tr>
<td>Municipal reserve</td>
<td>≤150 mm</td>
<td>Minimum 4.0m easement. Pipe located centrally within easement</td>
</tr>
<tr>
<td></td>
<td>&gt;150 mm</td>
<td>Minimum 6.0m easement. Pipe located centrally within easement</td>
</tr>
</tbody>
</table>

## Gas checks and emergency relief structures (ERS)

<table>
<thead>
<tr>
<th>Land use</th>
<th>Size</th>
<th>Preferred land tenure action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private property</td>
<td>All</td>
<td>Redesign: not acceptable in private property under any circumstances. Public access required for maintenance.</td>
</tr>
<tr>
<td>Municipal reserve</td>
<td>All</td>
<td>Located within easement with carriageway rights. Size shall be such that a minimum of 1.0m clearance exists from edge of easement to outside of structure. Refer WSAA Code – SEW Supplementary Manuals 24 hr access to be provided.</td>
</tr>
</tbody>
</table>
Detention tanks

<table>
<thead>
<tr>
<th>Land use</th>
<th>Size</th>
<th>Preferred land tenure action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private property</td>
<td>All</td>
<td>Redesign: <em>not acceptable in private property under any circumstances.</em></td>
</tr>
<tr>
<td>Municipal reserve</td>
<td>All</td>
<td>Located within an easement, with carriageway rights. Size shall be determined on an individual basis, according to what is needed to operate the facility. Site to be fenced. 24 hr access to be provided</td>
</tr>
</tbody>
</table>

Chemical injection plants

<table>
<thead>
<tr>
<th>Land use</th>
<th>Size</th>
<th>Preferred land tenure action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private property</td>
<td>All</td>
<td>Redesign: <em>not acceptable in private property under any circumstances</em></td>
</tr>
<tr>
<td>Municipal reserve</td>
<td>All</td>
<td>Located within an easement with carriageway rights. Size shall be determined on an individual basis for what is needed to operate facility and comply with dangerous goods requirements. Site to be fenced. 24hr access to be provided</td>
</tr>
</tbody>
</table>

Sewage treatment plants

<table>
<thead>
<tr>
<th>Land use</th>
<th>Size</th>
<th>Preferred land tenure action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Municipal reserve</td>
<td>All</td>
<td>On land owned by SEW. 24hr access to be provided</td>
</tr>
</tbody>
</table>

5.1.2 Land Tenure Guidelines – Water Assets

Water asset location must in accordance with WSAA Code and South East Water Supplementary manuals

Water mains

Residential, commercial and industrial zoning

<table>
<thead>
<tr>
<th>Land use</th>
<th>Pipe size</th>
<th>Preferred land tenure action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private property</td>
<td>All sizes</td>
<td>Permanent - Redesign: <em>not acceptable in private property under any circumstances</em>) Temporary – If proven necessary</td>
</tr>
<tr>
<td></td>
<td>≤150 mm</td>
<td>Minimum 4.0m easement</td>
</tr>
<tr>
<td></td>
<td>&gt;150 – 600mm</td>
<td>Minimum 6.0m easement</td>
</tr>
<tr>
<td>Municipal reserve</td>
<td>≤150 mm</td>
<td>Minimum 4.0m easement</td>
</tr>
<tr>
<td></td>
<td>&gt;150 – 600mm</td>
<td>Minimum 6.0m easement</td>
</tr>
<tr>
<td></td>
<td>&gt;600mm</td>
<td>Easement size to be determined</td>
</tr>
<tr>
<td>Owners corporation common property</td>
<td>≤150 mm</td>
<td>Minimum 4.0m easement</td>
</tr>
<tr>
<td></td>
<td>&gt;150 - 600mm</td>
<td>Minimum 6.0m easement</td>
</tr>
</tbody>
</table>
Reservoirs, tanks and stand pipes Structure is to be located on land owned by South East Water.

**Pump stations**

<table>
<thead>
<tr>
<th>Land use</th>
<th>Pipe size</th>
<th>Preferred land tenure action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private property</td>
<td>All</td>
<td>Redesign: not acceptable under any circumstances</td>
</tr>
<tr>
<td>Municipal reserve</td>
<td>All</td>
<td>Located within an easement with carriageway rights. Size shall be determined on a case-by-case basis according to what is required to operate the facility. Site to be fenced.</td>
</tr>
</tbody>
</table>

**Pressure reducing stations**

<table>
<thead>
<tr>
<th>Land use</th>
<th>Pipe size</th>
<th>Preferred land tenure action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private property</td>
<td>All</td>
<td>Redesign: not acceptable under any circumstances</td>
</tr>
<tr>
<td>Municipal reserve</td>
<td>All</td>
<td>Located within an easement with carriageway rights. Size shall be determined on a case-by-case basis according to what is required to operate the facility. Site to be fenced.</td>
</tr>
</tbody>
</table>

**Water treatment plants** e.g. chlorinator

<table>
<thead>
<tr>
<th>Land use</th>
<th>Pipe size</th>
<th>Preferred land tenure action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private property</td>
<td>All</td>
<td>Redesign: not acceptable under any circumstances</td>
</tr>
<tr>
<td>Municipal/Drainage reserve</td>
<td>All</td>
<td>Located within an easement with carriageway rights. Size shall be determined on a case by case basis according to what is required to operate the facility. Site to be fenced.</td>
</tr>
</tbody>
</table>
6.0 Occupational health and safety

6.1 Occupational health and safety policy

6.1.1 Consultants and contractors
The consultant and contractor must ensure that all work is in strict adherence to applicable OH&S Act, regulations and codes of practice.

7.0 Environment

7.1 Environment

7.1.1 Environmental policy statement
South East Water Corporation is committed to the supply of safe water and the removal, transport and treatment of sewage in an environmentally sensitive and responsible manner through:

• meeting all environmental licence, contract, legislative and regulatory requirements;
• seeking to continually improve environmental performance management;
• catering for market and stakeholder expectations;
• improving cost efficiencies through waste management;
• preventing/addressing potential sources of pollution as a result of its activities;
• developing a framework for setting and reviewing its environmental objectives and targets; and
• contributing to protecting environmental values for present and future generations.

7.1.2 General
In carrying out the works the Consultant shall comply, and ensure compliance by all sub-contractors, with:

• the requirements of all laws, statutes, by-laws, standards, policies, guidelines and the like which are relevant to environment protection, where failure to comply may render the Consultant liable to prosecution by the EPA and/or other authorities;
• South East Water Corporation’s Environmental Policy, the provisions of this clause and any other environmental protection provisions in the Development Agreement and
• all notices and instructions issued by South East Water with respect to environmental protection.

7.1.3 Removal and disposal of rubbish
The contractor must maintain the work site in a reasonably neat condition by regularly removing all rubbish and unused materials.

7.1.4 Noise control
The contractor shall:

• conform with AS 2436-1981 Guide to Noise Control on Construction, Maintenance and Demolition Sites;
• avoid practices which lead to excessive noise and disturbance to site occupants, adjoining land owners and occupiers; and
• minimise noise emanating from spoil dumping into trucks and from other machinery.
7.1.5 Minimising mud and dust
The contractor shall adopt practices that ensure that the dust and mud associated with the works are minimised. Appropriate methods are set out in Environment Protection Authority Publication No. 275; *Construction Techniques for Sediment Pollution Control*.

7.1.6 Disposal of contaminants
The contractor shall properly dispose of all solid, liquid and gaseous contaminants in accordance with all statutory requirements.

7.1.7 Sediment management of construction sites
The objective of sediment control is to minimise the impact of contaminated stormwater into the local drainage networks. If contaminated stormwater enters a drainage line or stormwater drainage system, it will eventually discharge into an adjacent waterway and pollute it. If all known on-site treatment methods are unsuitable or impractical, then turbid and silt laden water must be removed by tankers for treatment and disposal at an appropriate waste water treatment facility.

7.1.8 Tree preservation

**Avoiding damage to significant trees**
If during the planned works, there is a possibility of permanent damage to significant trees, and the area cannot be avoided, expert advice should be obtained. Trees that have to be removed must be replaced with two or three pot-sized ‘sewer friendly’ trees.

**Repairing damage to trees**
Any necessary damage to trees must be done in a way that minimises possible health risks to them. Roots or branches must be scored, and the cut end of the limb daubed with mastic. Roots with a minimum diameter of 50 mm must be dug around and not damaged.

**Avoiding piling soil against trees**
No soil, rocks or gravel should be piled directly against trees or under tree canopies.