

South East Water Corporation Board Charter



South East Water Corporation (the **Corporation**) is a body corporate with perpetual succession established under the Water Act 1989 (Vic) (**Water Act**).

Unless otherwise indicated, all legislative references in this Charter refer to the Water Act.

Se	ction	Source
1.	Purpose of Charter	
This Charter sets out the authority, accountabilities, roles and responsibilities, membership and operation of the Corporation.		
2.	The Corporation	
2.1	. Powers of the Corporation	
	thout limiting the powers that the Corporation has under any law, the rporation has the following powers under the Water Act:	
•	the power to do all things that are necessary or convenient to be done for or in connection with, or as incidental to, the performance of its functions, including any functions delegated to it;	s 123
•	the powers that the Corporation has as an Authority that has a water supply district under Part 8 of the Water Act; and	s 124
•	the powers that the Corporation has as an Authority that has a sewerage district under Part 9 of the Water Act.	s 124
2.2	. Functions of the Corporation	ss 92, 163, 173
The	e functions of the Corporation include to:	
•	deliver healthy water for life, with a focus on customers and the community;	
•	provide, manage, operate and protect water supply systems, including the collection, storage, treatment, transfer and distribution of water;	
•	provide, manage and operate systems for the conveyance, treatment and disposal of sewage and, if the Corporation decides, of trade waste;	
•	identify community needs relating to water supply and sewerage services and to plan for the future needs of the community relating to those services;	
•	develop and implement programs for the conservation and efficient use of water, and for the recycling and reuse of treated wastewater;	
•	investigate, promote and conduct research into any matter relating to its functions, its powers and its duties; and	
•	educate the public about its functions.	



Section	Source
2.3. Health, safety and sustainability obligations	
In performing its functions, exercising its powers and carrying out its duties the Corporation must provide workplaces that are healthy and safe and have regard to the following sustainability principles included in the Water Act, namely:	s 93
the need to ensure that water resources are conserved and properly managed for sustainable use and for the benefit of present and future generations;	
the need to encourage and facilitate community involvement in the making and implementation of arrangements relating to the use, conservation and management of water resources;	
to recognise that water has cultural importance for Traditional Owners and Aboriginal people, and to provide opportunities for greater Aboriginal participation in water planning and management;	
the need to integrate both long term and short term: economic, environmental and equitable considerations; Aboriginal cultural considerations; and social and recreational considerations;	
the need for the conservation of biological diversity and ecological integrity to be a fundamental consideration; and	
if there are threats of serious or irreversible environmental damage, lack of full scientific certainty as to measures to address the threat should not be used as a reason for postponing such measures.	
3. Authority and role of the Board	
The Board is the governing body of the Corporation and its role is to direct, provide leadership and guide the Corporation to	
achieve its purpose in a manner that ensures the Corporation fulfils its functions effectively and complies with its governance framework, the requirements of the Water Act, the Water Industry Act 1994, the Public Administration Act 2004 and any Ministerial Direction and Statement of Obligations (SoO) including;	s 4l Water Industry Act 1994 (Vic) SoO S 3-1.1
 the strategic planning of the Corporation and overseeing the achievement of the strategic plan; 	s 95(4)
o the management of the affairs of the Corporation; and	s 95(4)



Section	on	Source
0	the performance of its functions, exercise of its powers and carrying out its duties as efficiently as possible consistent with commercial practice.	s 94
• in	performing its role, the Board should act at all times;	s 95(5)
0	in a manner consistent with the Corporation's functions and objectives and with any business or strategic plan or other document relevant to the work program of the Corporation, as well as its stated purpose, values and sustainability principles;	
0	in accordance with statutory or other requirements that govern public sector bodies and public entities in Victoria;	
0	having regard to the Corporation's relationships with stakeholders and the communities and environments in which it operates; and	
0	conducting its operations in accordance with the public sector values of responsiveness, integrity, impartiality, accountability, respect, leadership and human rights.	

4. Board responsibilities

The primary role of the Board is to provide overall governance and strategic guidance for the Corporation and effective oversight of management, performance and operations of the Corporation.

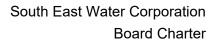
To achieve this role, the Board may exercise the powers of the Corporation, and the Corporation has reserved for the Board the specific powers set out in the Delegations of Authority. In the Delegations of Authority, the Corporation delegates to the Managing Director authority to make all decisions relating to the day-to-day operation of the Corporation, subject to the powers reserved in the Delegations of Authority.

In addition to the matters reserved to the Board, the Board is also responsible for:

- oversight of the strategic planning of the Corporation, including;
 - providing strategic direction and assisting management to develop and monitor strategic and performance objectives, and
 - regularly reviewing the progress and performance of the Corporation in meeting its strategic objectives, and ensuring that appropriate resources are available to achieve performance measures.
- oversight of the management of the affairs of the Corporation, including regularly reviewing the operational performance (including the financial



Se	ection	Source
	position and health, safety, environmental and sustainability performance) of the Corporation against performance measures and taking corrective action as required;	
•	oversight of management's actions to ensure that other appropriate governance arrangements are in place;	
•	oversight of the risk culture and process to ensure major financial and non-financial risks (including those associated with climate change) are identified, assessed and appropriately managed through risk management systems, and an appropriate risk management and compliance framework including the Corporations Risk Appetite Statement;	
•	reviewing with the guidance of the Finance Assurance and Risk Management Committee, management processes aimed at ensuring the integrity of financial and non-financial reporting, and receiving the management declarations in relation to annual attestations;	
•	oversight of the Corporation's compliance with all its legislative and regulatory obligations and receiving annual attestation from management;	
•	approval of required financial reports and other information to the Minister, Treasurer and Premier as required by law or requested;	
•	reviewing and evaluating, with the guidance of the Safety, Wellbeing, People & Remuneration Committee, the effectiveness of policies and processes established by management relating to workplace health, wellbeing and safety, and compliance with laws;	
•	development and approval of the succession plan for the Managing Director and review and approve succession and development plans for the senior executive with the guidance of the Safety, Wellbeing, People & Remuneration Committee;	
•	approval of all decisions associated with the Managing Director and executive team employment including performance assessment (excluding GM lota), performance goals (excluding GM lota), incentive payments (if applicable) and remuneration;	
•	overseeing, guiding and supporting the values, culture, customer outcomes, reputation and standards of conduct of the Corporation;	
•	overseeing key stakeholder relationships, and engagement planning;	

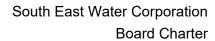




Se	ection	Source
•	supporting the United Nations Declaration on the Rights of Indigenous Peoples and acknowledging the resilience of Aboriginal people through respect for their culture, protocols, practices and traditions;	
•	ensuring the Corporation has an adequate compliance and control system in place;	
•	ensuring the Corporation's financial and other reporting mechanisms are designed to result in adequate, accurate and timely information being provided to the Board;	
•	approval of the Corporation's budgets and business plans; and monitoring major capital expenditures, acquisitions and divestitures, and capital management generally;	
•	ensuring that adequate controls are in place to prevent fraudulent behaviour; and	
•	recognising the cultural value of water for Traditional Owners and Aboriginal people by supporting participation in water planning and management frameworks.	
5.	Relationship with Management	
dis a f	rectors have a right to sufficient information to enable them to properly scharge their duties. Management will supply the Board with information in form, timeframe, and quality that will enable the Board to discharge its ties effectively. Directors should request additional information at any time enable them to fulfil their responsibility as Directors.	
	e Board has unrestricted access to management, usually via the Managing rector or Corporate Secretary.	
Dir	e Chair is the principal source of non-executive advice to the Managing rector between meetings. The Managing Director should inform the Chair of y important and urgent matters that arise between Board meetings.	
go pro to	e Corporate Secretary is accountable to the Board through the Chair on all vernance matters and monitors compliance with Board policies and ocedures. The Corporate Secretary is available to all Directors on matters do with the proper functioning of the Board. Appointment and removal of a Corporate Secretary is subject to Board approval.	

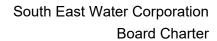


Se	ction	Source
6.	Role of the Chair	s 104
Th	e Chair is responsible for:	
•	providing effective leadership of the Board;	
•	ensuring the briefing of all Directors on matters relevant to their role and responsibilities and issues arising at Board meetings;	
•	maintaining open communication between management and the Board;	
•	ensuring that the Corporation can interact effectively with the Minister;	
•	ensuring all Directors are given opportunities and encouraged to undertake professional development relevant to their roles;	
•	encouraging independence and diversity of thought in the boardroom; and	
•	ensuring that all policies adopted by, or relevant to, the Corporation or the Board are provided to, or made readily accessible to, all Directors.	
At	Board meetings the Chair's role includes ensuring:	s 80 PA Act
•	appropriate matters are brought before the Board;	
•	Directors are exposed to a range of individuals across the Corporation;	
•	the full experience of all Directors is utilized on key issues; and	s 120(3)
•	a climate of openness and common sense ofpurpose.	
	e Chair may exercise specific and express powers as are delegated to the air by the Corporation.	
7.	Role of the Managing Director	s 99
The Board may appoint a person as a Managing Director of the Corporation. The Managing Director holds office, subject to the Water Act, for a term not exceeding 5 years as specified in the instrument of appointment. The Managing Director is eligible for re-appointment.		
The Managing Director is accountable to the Board for the authorities delegated to the Managing Director under the Delegations of Authority (made pursuant to section 122B of the Water Act). The Managing Director is accountable for the performance of the Corporation and will provide regular updates to the Board on the progress towards the achievement of the Corporations strategic objectives and operations in accordance with the Corporate Plan, risk management framework, and policies approved by the Board.		





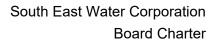
Section	Source
8. Role of the Corporate Secretary	
The key responsibilities of the Corporate Secretary are to:	
support the effective and efficient operation of the Chair, Managing Director and the Board;	
co-ordinate governance activities;	
 provide advice and support on governance issues to the Chair, Managing Director and the Board; 	
record and keep accurate minutes of each Board meeting;	
act as a general liaison between the Board, the Managing Director and senior management; and	
ensure the quality and timeliness of Board agendas and papers.	
9. General	
9.1. Composition	s 95(1)
The Board will consist of not less than two and not more than ten Directors including the Managing Director. The Board will comprise a majority of independent Directors.	
Directors of the Corporation are appointed by the Minister in consultation with the Treasurer. The Chair is also appointed by the Minister in consultation with the Treasurer. The Deputy Chair is appointed by the Board.	
The Corporation will seek to ensure that the Board has an appropriate blend of skills and experience to deal with the current and emerging issues of the Corporation.	
9.2. Meetings and proceedings	s 120
The Board must ensure that procedures are in place for the conduct of effective Board meetings, as well as for assessing the performance of individual Directors, resolving disputes between Directors and assessing its own performance.	
The Board will hold at least one ordinary meeting every three months. The Board meets as frequently as required with an annual meeting schedule determined in advance by the Board and holds special meetings as required.	
The quorum for a meeting of the Board of Directors is a majority of the members.	





Section	Source
The Chair will ordinarily preside over a Board meeting. In their absence, the deputy Chair will preside over the meeting. In the absence of both, a Director elected by those Directors present at the meeting will preside over the meeting.	
Resolutions adopted by the Board will be determined by a majority of Directors present and voting. The person presiding at the meeting has a deliberative vote and, in the event of an equality of votes on any question, a second or casting vote.	
9.3. Agenda, Papers and Minutes	s 120(8)
The agenda for each meeting is prepared by the Chair, Managing Director and Corporate Secretary. The agenda and papers are to be distributed to Directors five clear business days in advance of each scheduled meeting (and usually two days in advance of a special meeting).	
Minutes must be kept at each meeting of the Board and must include:	
the names of the Directors present; and	
the names of the Directors voting on any question in which a division is called.	
Draft minutes of each meeting will be prepared promptly for review by the Chair. Once reviewed and signed by the Chair, the final minutes will serve as a record of the relevant Board meeting.	
9.4. Register of interests	S 109
The Board must ensure that processes are in place to deal with conflicts of interests of Directors that apply to both financial and non- financial interests. The Corporate Secretary must keep a register of members of the Board and nominated officers interests and potential conflicts of interest. Any Director may request and be granted access to the register of interests.	
Directors have a responsibility to keep this register up to date by advising the Corporate Secretary of any changes when they occur, as well as complying with their obligations in the Water Act in relation to primary and ordinary returns.	
9.5. Circular resolutions	S 122A
The Board is able to make decisions outside of a meeting through the use of circular resolutions. The circular resolution must be sent to all Directors. For a circular resolution to be passed it must be signed by a majority of Directors that would have been eligible to receive a notice of meeting if it were held. The	

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Section	Source
circular resolution becomes effective at the time the last eligible Director signs	
the circular resolution. A copy of any passed circular resolution will be	
provided to all Directors as soon as practicable. The circular resolution may be signed in counterpart.	
9.6. Board performance review	
The Board will evaluate its performance on an annual basis and report its performance to the Minister and Treasurer. Any dispute with respect to the interpretation of this Charter (including any dispute between South East Water and Iota) will be referred to the Corporation's General Manager, Strategy and Governance for discussion and action as required. South East Water's General Manager, Strategy and Governance will determine the final and conclusive position on the matter.	
10. Board committees	s 122C /
10.1. Committee structure and operations	s 83 PA Act
The Board has established the following committees, each with their own charter, setting out matters relevant to their composition, authority, responsibilities and operation:	
the Finance Assurance and Risk Management Committee;	
the Customer Service Solutions Committee; and	
the Safety, Wellbeing, People and Remuneration Committee.	
The Board may from time to time, establish committees or sub-committees as it considers necessary or appropriate to assist it in carrying out its responsibilities.	
All Directors may attend any meeting of any Board Committee.	
Committees of the Board are also permitted to make decisions within the authority of their Board approved scope and through the use of circular resolutions. Each circular resolution of a committee requires a majority of eligible members of that committee to sign the circular resolution for that resolution to be passed.	
Composition, purpose and scope of Board committees should be reviewed on an annual basis and members are to be rotated as required.	



Section	Source
11. Conduct of Directors	
11.1. Code of conduct and legal obligations	
Directors must at all times act in accordance with legal and statutory requirements and properly discharge all their duties as Directors.	
The Directors of the Corporation consider there are fundamental ethical values that underpin their role as Directors of the Corporation and as members of its Board and its Committees. The Corporation's Board is also required to comply with the Code of Conduct for the Directors of Victorian Public Entities. These duties are outlined in the Directors Handbook.	
11.2. Conflict of Interest	s 109
Directors are required to inform the Board of any conflicts or potential conflicts of interest they may have in relation to particular items of business. These conflicts of interest may arise:	s 81(1)(f) PA Act
where a Director has private interests that could conflict with their official duties in the future; and/or	
where a public officer has competing interests through more than one official role, or public duty,	
and may include both financial and non-financial conflicts of interest.	
A Director who has a conflict of interest must comply with the requirements regarding conflicts of interest in the Water Act and PA Act, and must abide by the DELWP Conflict of Interest Model Policy.	
11.3. Gifts, benefits and hospitality	s 81(1)(g) PA Act
A gift, benefit and hospitality policy is in place for Directors and employees.	
11.4. Director induction and development	
Each Director is expected to participate in an induction programme on appointment and will be given opportunity and encouraged to undertake appropriate professional development to maintain skills and knowledge needed to perform their roles on the Board.	
11.5. Director access to independent advice	
The Corporation will meet the reasonable expenses of the Board as a whole, or a Director individually, obtaining independent professional advice in relation to the carrying out of their functions and exercising their powers under the Water Act.	



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Section		Source
Individual Direct approval of the 0	ors who wish to obtain independent advice must seek prior Chair.	
12. Review		
This Board char	ter is to be reviewed by the Board annually or as required.	
13. Approval		
Approved by:	South East Water Board	
Approved on:	04 December 2022	
Sponsor:	General Manager, People Safety and Governance	
Implementer:	Corporate Secretary	
Review date:	December 2024	