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Introduction

Our Bulk Charges for NAVs document sets out the approach to determine the bulk charges for services provided to a NAV (a newly appointed water company that supplies a previously unserved site). A copy of our Bulk Charges for NAVs document is available on our website¹.

Ofwat consulted on potential changes to how they regulate the bulk supply or discharge charges paid by NAVs in July 2020 and issued guidance in January 2021, which revised the previous May 2018 guidance.

Our Bulk Charges for NAVs should also comply with our obligations under our Operating Licence and law.

Board ownership

The Board owns and is accountable for the development of the Bulk Charges for NAVs Scheme.

On 26th July 2021 the Board considered and approved the strategy for customer charges and the associated governance processes.

On 27th September 2021 the Board considered proposals for changes to charges policies to be implemented from 1 April 2022.

On 29th November 2021, following further customer and stakeholder engagement, the Board confirmed the decisions above and considered an analysis of expected bill changes.

The Board further confirmed that to the best of its knowledge and belief the Ofwat Assurance Requirements were met and duly approved the signing of this Assurance Statement.

The Board therefore authorised the Company's Executive Director of Finance and Regulation to sign-off the final Assurance Statement and Bulk Charges for NAVs Scheme.

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¹www.wessexwater.co.uk/our-charges

The Assurance Statement

In making this Assurance Statement, the Board has considered the requirements set out by Ofwat in its Guidance ("the Ofwat Guidance").

The Board confirms that:

- 1. The Company complies with its legal obligations and the Ofwat Guidance relating to the charges set out in its Bulk Charges for NAVs document;
- The Company has appropriate systems and processes in place (including up-to-date models and data) to make sure that the information published about its Bulk Charges for NAVs is accurate; and
- 3. The Company has consulted with relevant stakeholders in a timely and effective manner on its Bulk Charges for NAVs.

The Board has made this statement based on the information available to it at the current time.

The Board authorised the Company's Executive Director of Finance and Regulation to sign-off of the final Assurance Statement and Bulk Charges for NAVs document.

Signed

Date 28.01.2022

Andy Pymer

Executive Director of Finance and Regulation (on behalf of the Board)

Board considerations

In making this Assurance Statement the Board has considered the following requirements set out by Ofwat in its Bulk Charges for NAVs guidance:

1. The Company complies with its legal obligations and the Ofwat guidance relating to the charges set out in its Bulk Charges for NAVs document

The Company engaged Mott MacDonald who reviewed and confirmed that our Bulk Charges for NAVs document for 2022/23 is appropriate to meet our obligations under our legislation, including the Water Industry Act 1991 (as amended in 1999 and 2014) – section 93A (in so far as the Bulk Charges for NAVs do not derogate from the duty to promote the efficient use of water), 142/149;

- a. Our Bulk Charges for NAVs document is consistent with Ofwat's revised guidance (published in January 2021).
- b. Our Bulk Charges for NAVs document is consistent with the Company's obligations under licence conditions E, R and S.
- c. That our charges calculations are:
 - based on observed cost data and use reasoned approaches to calculate the deducted costs, and
 - consistent with the Company's wholesale charges for 2022/23.
- 2. The Company has appropriate systems and processes in place (including up-to-date models and data) to make sure that the information published about its Bulk Charges for NAVs is accurate; and

The Board reviewed and approved the governance and assurance processes and procedures for the setting of charges in July 2021.

In addition to the external assurance laid out above, the Company continues with its internal charges assurance processes including:

- A requirement for data owners and compilers to sign certificates assuring the accuracy of their data and associated calculations; and
- Ensuring clear ownership of the process resides with a senior manager, in this case the Director of Economic Regulation.

The charges setting process requires the Economic Regulation team to engage with internal and external stakeholders to ensure that the charges proposals are well rounded and practical, in particular there is significant engagement with the Company's internal lawyers and those responsible for billing and collecting charges.

3. The Company has consulted with relevant stakeholders in a timely and effective manner on its Bulk Charges for NAVs.

The Board was informed that stakeholders have been engaged with in a timely manner. The Company has engaged with its external stakeholders in the following ways:

- The Company had contact with a number of NAVs over 2018 and 2019, where the May 2018 guidance was discussed. Their considerations were taken into account when formulating the charges. The basis of this charging method has been retained to date.
- The Company consulted on proposals for Bulk Charges for NAVs in September 2020, before the outcome of Ofwat's consultation, which resulted in the updated January 2021 Ofwat guidance.
- Since then, the Company is fully engaged with the bulk charges for NAVs working group that has been set up. This group is run by Ofwat and attended by representatives of both incumbent companies and NAVs. Discussions at this group have been highly productive in defining best practice for setting our bulk charges.