

# Charges Scheme 2020/2021

# Affinity Water Limited



**Affinity Water Limited** 

Registered in England (company number 2546950) Registered office: Tamblin Way, Hatfield, Hertfordshire, AL10 9EZ

## Contents

1.	Introduction
2.	Our water supply area 4
3.	Contact information and complaints
4.	Responsibility for payment of water supply charges
5.	Metered charges and payment terms
6.	Metered charges policy
7.	Non-metered charges and payment terms17
8.	Concessionary tariffs
9.	Payment methods and your Account
10.	Miscellaneous Services
11.	Infrastructure Charges
12.	Definitions, interpretation and charging powers
13.	Schedule of water supply charges
14.	Schedule of infrastructure charges
15.	Schedule of miscellaneous charges
16.	Schedule of sewerage charges



## 1. INTRODUCTION

- (1) Welcome to Affinity Water Limited's **charges scheme** 2020/2021 made under Section 143 of the Water Industry Act 1991.
- (2) This **charges scheme** sets out **our** charges and charging policies from 1 April 2020 to 31 March 2021 for the supply of water for **domestic purposes** to **household premises** and for other services provided in the course of carrying out **our** statutory functions. It also sets out provisions such as times and methods of payment and core customer information including our debt recovery procedure,



## 2. OUR WATER SUPPLY AREA

(1) Our water supply area is defined in our instrument of appointment and comprises three discrete regions in the south east of England shown on the map below. Charges for the supply of water vary according to region and are shown in our schedule of charges. In our Central Region, there are four sub-regions for rateable value charges: Colne Valley, Lee Valley, Rickmansworth and North Surrey which reflect historical company boundaries.



- (2) Sewerage services in **our** Central Region are provided by Thames Water Utilities Limited ("Thames Water") and Anglian Water Services Limited ("Anglian Water"). Sewerage services in **our** East Region are provided by Anglian Water while sewerage services in **our** Southeast Region are provided by Southern Water Services Limited ("Southern Water").
- (3) We collect sewerage charges set by Thames Water and Anglian Water under their charges schemes. You will receive a combined bill from us for water supply and sewerage services, if Thames Water or Anglian Water provide your sewerage services. These charges are shown for information in the schedule of sewerage charges but do not form part of this charges scheme.
- (4) If Southern Water provide **your** sewerage services, **you** will receive a separate bill for these services from Southern Water.



## 3. CONTACT INFORMATION AND COMPLAINTS

- (1) Enquiries about this **charges scheme** should be addressed to the Company Secretary, Affinity Water Limited, Tamblin Way, Hatfield, Hertfordshire, AL10 9EZ.
- (2) You may contact us using the following telephone numbers.

By telephone	Enquiries covered	Telephone No
Operational enquiries	Emergencies, water quality, supply and leak enquiries	0345 357 2407
Metered billing enquiries	Account, billing and moving home for metered customers	0345 357 2401
Non-metered billing enquiries	Account, billing and moving home for non- metered customers	0345 357 2402
Automated debit/credit card link (24 hours)	Payment of bills	0345 357 2400
Leakspotters	Reporting of leaks	0800 376 5325

- (3) If **you** are dissatisfied with the level of service provided and wish to make a complaint, **we** operate a complaints procedure which has been agreed with the industry regulator, **Ofwat**.
- (4) **We** aim to answer all written complaints within 10 working days. Further information and a copy of the procedure are available from **our** website on <u>www.affinitywater.co.uk</u> and on request.
- (5) If **we** have been unable to resolve it directly through our complaints procedure, **you** may ask the Consumer Council for Water ("CCWater"), the independent voice for water consumers in England and Wales, to take up **your** complaint on **your** behalf.
- (6) If your complaint is not resolved to your satisfaction after intervention from CCWater, you may be able to use the Water Redress Scheme (WATRS) to ask an independent adjudicator to adjudicate any dispute relating to bills and payments, metering, and your water supply. The service is free to use for customers.
- (7) Contact information for CCWater, **Ofwat** and WATRS is provided below.

	Consumer Council for Water	Ofwat	WATRS
Address	Consumer Council for Water 1 <sup>st</sup> Floor Victoria Square House Victoria Square Birmingham B2 4AJ	Water Services Regulation Authority (Ofwat) Centre City Tower 7 Hill Street Birmingham B5 4UA	Water Redress Scheme 70 Fleet Street London EC4Y 1EU
Telephone	0300 034 2222	0121 644 7500	0207 520 3801
Fax	0121 345 1010	0121 625 1400	
We <b>b</b>	www.ccwater.org.uk	www. <b>Ofwat</b> .gov.uk	www.watrs.org
email	enquiries@ccwater.org.uk	mailbox@Ofwat.gsi.gov.uk	info@watrs.org



#### 4. **RESPONSIBILITY FOR PAYMENT OF WATER SUPPLY CHARGES**

#### 4.1 PERSONS CHARGEABLE

- (1) Except where **we** have agreed otherwise, supplies of water are services provided by **us** to the occupiers for the time being of the premises supplied. Occupiers are liable to pay **our** charges for water supplied to those premises.
- (2) Where there is more than one person who occupies the premises supplied, each occupier is jointly and severally responsible for payment of **our** charges.
- (3) We may agree with a person other than the occupier that the supply of water should be treated as made to that person, rather than the occupier. In this case the other person will be the consumer and will be liable for payment of **our** charges.
- (4) We have put in place arrangements with certain local authority and housing association landlords for them to bill and collect water services charges from their tenants, on our behalf. Where these arrangements apply, water services are provided by us to the tenant as the occupier of the premises supplied. The tenant is responsible for paying the applicable water services charges set out in this charges scheme. The tenant meets this obligation to us by paying their landlord the water services charges billed by their landlord.
- (5) Any person who retains the right to occupy, for example the owner or landlord of premises where rooms are let individually to tenants forming more than one household who share a toilet, bathroom or kitchen facilities with other tenants, may be held liable for all water and waste water charges relating to the premises supplied.
- (6) Sections 4.4 and 4.5 make provisions for specific cases.

#### 4.2 CHANGE OF OCCUPATION

- (1) If you are liable to pay metered charges, you must give us at least two working days' prior notice of the ending of your occupation. If you do not do so you will be liable to pay charges until whichever is the earliest of:
  - a. the next scheduled meter reading date;
  - b. the date we are informed by the new occupier of the change of occupation; or
  - c. 28 days from the date you inform us.
- (2) If you move into premises without notifying us and the previous occupier vacates the premises also without notifying us, once we become aware you have moved in we will take meter readings or use estimated readings based on historic reads, to establish average daily use. The average daily use will then be used to calculate charges due from you between the date you moved into the premises and the date of the first meter reading.

#### 4.3 BACK-BILLING OF CHARGES

- (1) If we identify that you have not been billed for all or part of your water and/or sewerage services, we will back-bill you for those charges.
- (2) If **we** believe **you** could not reasonably have known about the unbilled charges, then **we** will backbill charges to the start of the current **billing year**.
- (3) In all other cases:
  - a. the Limitation Act 1980 will apply to limit the period of back billing;



- b. if metered charges apply to your premises but no meter readings have been taken for the period for which you will be back-billed, we will use current daily consumption to calculate the charges payable for the period of back-billing. If you provide evidence that the consumption was materially lower during that period, we may use a lower daily consumption figure to reflect this;
- c. if **metered charges** apply to **your** premises and the meter for **your** premises, on testing, is proved to have been under-recording (outside prescribed error limits), **we** will back bill charges in accordance with section 6.4.2(2)(a) of this **charges scheme**;
- d. if **you** are liable to pay **non-metered charges** they will be determined on a pro-rata basis from the date of **your** occupancy.
- (4) The tariffs used to calculate the charges payable for the relevant period of back billing will be the relevant tariffs for the **billing year(s)** for which the period of back billing is made. Charges that are back-billed will include all fixed and variable charges relevant to the supply made to the premises.

#### 4.4 SHARED METERED SUPPLIES AND COMMON BILLING AGREEMENTS

- (1) Where houses that are separately occupied are supplied with water through a common supply pipe and single meter and there is no common billing agreement, then the occupiers of each of the houses are jointly and severally liable for the whole of the charges in respect of water so supplied.
- (2) Where a **house we** supply with water through a single meter comprises areas in separate occupation and there is no common billing agreement, then each of the occupiers of the **house** is jointly and severally liable for the whole of the charges in respect of water so supplied.
- (3) At **our** discretion, notwithstanding sections 4.4(1) and 4.4(2), any person **we** determine to be:
  - a. the principal user of the water supplied through a common **supply pipe** and single meter; and/or
  - b. using or permitting (whether formally or informally) the water supplied through the common supply pipe and single meter to afford a supply to areas of the house(s) in separate occupation or use;

will be liable for the whole of the charges in respect of water so supplied.

## 4.5 SUB-METERING

- (1) In the past, we have put in place arrangements to facilitate the billing of premises supplied (through our main meter) by a private water supply network. In these cases, we use meters installed on the private network (sub-meters) for charging purposes. These arrangements facilitate the occupier of each premises on the private network to receive a separate bill for the water used but require one person to be responsible for any volumes not recorded by the sub-meters. We no longer offer this facility but where these arrangements are already in place they will continue until one of the following occurs:
  - a. water supplied through **our** main meter is not paid for;
  - b. the pipework deteriorates and is in need of renewal. When this situation occurs, **we** recommend renewal with separate individual **supply pipe**s and meters; or
  - c. further properties are added to a private supply arrangement.
- (2) Where sub-metering is not permitted or is no longer permitted:



- a. one occupier may assume responsibility for and pay the value of water passing through the first (main) meter connected to **our** main; or
- b. the private network of pipes must be altered or replaced by the owner(s)/occupiers so that each occupier is separately supplied from **our** main and individually metered.
- (3) Where bills remain unpaid for a prolonged period **we** may require a separation of supplies in accordance with **our** powers under section 64 of the **1991 Act**.

#### 4.6 CHARGES FOR EMPTY PREMISES

- (1) Unless **we** agree otherwise, charges remain payable when **your** premises are empty.
- (2) Where premises are empty due to death, long term hospitalisation or care, **we** may on request waive all or part of the charges.
- (3) If **we** find that the premises are occupied, **we** will levy full charges back to the last known date of occupation and may charge **you** a fee as shown in the **schedule of charges**.

#### 4.7 BANKRUPTCY OR INSOLVENCY

- (1) If you enter into any formal insolvency procedure, including a debt relief order, we may apportion any charges on a daily basis up to the date immediately before the date the relevant insolvency procedure becomes effective ('the insolvency date').
- (2) Any apportioned charges after the insolvency date will be payable by you, as the occupier of the premises in question, and will apply from the next day of occupation after the insolvency date. Any such apportioned charges will not fall within the insolvency procedure. The charges will be payable by you on the same payment terms as would apply if you had first occupied the premises on that day.

#### 4.8 **TEMPORARY USE BANS**

(1) Where we prohibit one or more specified uses of water for a temporary period under section 76 of the 1991 Act charges levied wholly and exclusively in respect of such prohibited uses will be waived for the period of the ban.



#### 5. METERED CHARGES AND PAYMENT TERMS

#### 5.1 OVERVIEW OF OUR METERED CHARGES

(1) **Metered charges** comprise an annual fixed charge and a volumetric charge as explained below:

*Fixed charge* –The fixed charge reflects the fixed costs in the provision and maintenance of **our** water supply system and the administration of billing and collection. It is billed in equal parts according to how frequently **you** are billed. The period covered by the fixed charge is specified on **your** bill and may mean that some of the charge is paid in arrears and some in advance. The fixed charge will vary according to the size of meter as shown in the **schedule of charges**.

Where **metered charges** take effect part way through a **billing year**, the fixed charge will be apportioned.

*Volumetric charge* – The volumetric charge is calculated by multiplying the volume of water supplied determined from the meter reading (or estimated by **us**) by the relevant rate per **cubic metre** shown in the **schedule of charges**.

(2) A separate fixed charge applies to each metered supply.

## 5.2 PAYMENT TERMS FOR METERED CHARGES

(1) **We** will bill **you** approximately every six months and will let **you** know should **we** decide to change the billing frequency. The dates by which payment is due vary according to the payment method and are shown in the table below.

Billing frequency	Payment method	Due
Half-Yearly	Direct Debit	Either as and when billed, or in monthly instalments to be made on 1st, 8th, 15th or 22nd of each month.
Half-Yearly	Other than by Direct Debit	Either as and when billed, or in monthly instalments as agreed with the Company (excluding Credit Cards)

- (2) You may choose to pay your bill in 10 equal monthly instalments (from April to January) or by using a payment card (subject to minimum transaction value), payment slips, debit or credit card or a standing order arrangement, either by weekly or fortnightly instalments of equal amounts.
- (3) Direct Debit payment methods are apportioned over 12 months but are not available for weekly or fortnightly instalments and **we** may withdraw an instalment option if any instalment is not paid on the due date.

## 5.3 LEAKAGE AND WASTE OF WATER

- (1) If you are liable to pay metered charges, we will charge you for all water passing through the meter. This includes water lost as a result of leakage from your supply pipe (internal or external), waste or undue consumption of water, visible or non-visible but excluding water used for fire fighting purposes.
- (2) We have a Leakage Booklet which sets out our Procedure on leakage and including information about eligibility for a leakage allowance. Our Leakage Booklet is available on our website www.affinitywater.co.uk and on request.



## 6. METERED CHARGES POLICY

## 6.1 WHEN WILL METERED CHARGES APPLY?

- (1) This metered charges policy should be read in conjunction with our Metering Policy which sets out our company policy with regards to metering activity and is available from our website at <u>www.affinitywater.co.uk</u>
- (2) **Metered charges** will apply for water supplied to premises in the following cases:

Water supplied to:	Description
New premises	Premises which have never been connected to a water supply for <b>domestic purposes</b> before. This includes newly constructed premises on land where premises have previously been substantially or entirely demolished, regardless of whether the service pipe by which the supply was previously made has been reused.
Premises to which metered charges already apply	If <b>metered charges</b> already apply to water supplied to any premises, they will continue to apply on change of occupation.
Premises in an area covered by our Water Saving Programme	Premises in <b>our</b> Central Region which are subject to <b>our</b> Water Saving Programme as described in section 6.2.
Premises covered by our meter option scheme	<b>You</b> have a legal right to request <b>metered charges</b> . See section 6.3 for further details.
Garden sprinklers	If <b>you</b> use a garden <b>sprinkler</b> or other automatic garden watering system at <b>your</b> premises.
Ponds and swimming pools	If <b>you</b> have a pond, or a <b>swimming pool</b> , with a capacity greater than 10,000 litres which is designed to replenish itself automatically.

(3) **We** may require that a meter is installed and **metered charges** are applied for water supplied to premises in the following cases:

Case	Description
Change of occupationA change in the persons occupying the premises where no personant was in occupation of the premises before the change remainded occupation after the change.	
Premises are empty	Charges have not been levied for any period of at least 12 months by reason of the premises being empty.
Sub-divided premisesPremises that have been newly formed by the division or merge premises to which rateable value charges apply.	
Use of premises	Premises where the principal use is not as <b>your</b> home.
Large baths	If <b>your</b> premises have a bath with a capacity (measured to the centre line of overflow) greater than 230 litres.



Case	Description
Showers	If <b>your</b> premises have a shower unit of a type specified under paragraph 4(c) of the table to Regulation 5 of the Water Supply (Water Fittings) Regulations 1999.
Water softeners	If <b>your</b> premises have a water softener unit which incorporates reverse osmosis.

#### 6.2 OUR WATER SAVING PROGRAMME (CENTRAL REGION)

- (1) The areas we supply have been determined by the Secretary of State to be areas of serious water stress for the purposes of Regulation 4(1) of the Water Industry (Prescribed Conditions) Regulations 1999.
- (2) In our water resources management plan, published under 37B(8)(a) of 1991 Act, we have included a programme of compulsory metering of premises in our Central Region to help us ensure that enough water remains available for supply over the longer term.

## 6.2.1 HOW IT WORKS

- (1) **We** will contact **you** before **we** install a meter at **your** premises to explain the process and **our** two year opt-in period for switching to **metered charges**.
- (2) We aim to install the water meter within 90 days following our initial survey, unless installing the meter is impractical or would be unreasonably expensive, or where you have not provided access to your premises.
- (3) Once **we** have installed the meter, **metered charges** will apply to water supplied to the premises from the first to occur of:
  - a. you asking to switch to metered charges;
  - b. a change in occupation of the premises;
  - c. the date of the next meter reading taken by **us** following the second anniversary of installation of the meter.
  - d. when, for meters installed during charging year 2020/21, and based on meter readings **we** have taken over the year following meter installation:
    - i) the combined **metered charges** for water and sewerage would have been at least £100 lower on an annual basis than the **unmetered charges** applicable in the equivalent period; and
    - ii) we have informed you that the circumstances in i) above apply and you have not told us that you wish to defer metered charges until the second anniversary of the installation of the meter
- (4) We will check for any leaks on your supply pipe when we install the water meter. If we do find a leak or believe that you may have a leak on your supply pipe, we will inform you. We will also offer you a free leak repair for any repairs we carry out within three months of installing the meter. More information is available in our Leakage Booklet on our website at www.affinitywater.co.uk
- (5) If you are eligible for our concessionary tariff LIFT (Low Income Fixed Tariff) and are covered by our Water Saving Programme, you will be charged the lower of the LIFT tariff or the metered charges applicable to your premises. If you do not provide us with access to your premises to



install the meter, **we** may withdraw **you** from the LIFT tariff and the highest occupancy band of **our assessed charges** will apply to **your** premises. See section 8 for more details of **our** LIFT scheme.

(6) The Water Saving Programme also applies to empty premises and **we** will install a water meter at premises which **we** consider are empty. **Metered charges** will apply immediately upon occupation.

## 6.2.2 IF METERING IS IMPRACTICAL OR ACCESS IS NOT PROVIDED

- (1) If our initial survey indicates it would not be reasonably practicable to install a meter, assessed charges will apply to your premises. If these charges would be higher than your current rateable value charge, we will (unless you otherwise request) defer applying assessed charges for two years from the date of our survey. Deferral will not apply if there is a change in occupation of the premises.
- (2) If you do not provide us with access to your premises to install a meter, the highest occupancy band of our assessed charges will apply to your premises. We may also apply to the Magistrates Court to obtain a warrant to enter your premises to install a meter, if necessary by force.
- (3) If we are subsequently able to install a meter before the second anniversary of **our** initial survey, **metered charges** will apply following installation of the meter from the first to occur of:
  - a. you asking to switch to metered charges;
  - b. a change in occupation of the premises;
  - c. the date of the next meter reading taken by **us** following the second anniversary of the initial survey.
  - a. when, for meters installed during charging year 2020/21, and based on meter readings **we** have taken over the year following meter installation:
    - the combined metered charges for water and sewerage would have been at least £100 lower on an annual basis than the unmetered charges applicable in the equivalent period; and
    - ii) we have informed you that the circumstances in i) above apply and you have not told us that you wish to defer metered charges until the second anniversary of the installation of the meter

#### 6.3 OUR METER OPTION SCHEME

#### 6.3.1 CHOOSING TO SWITCH TO METERED CHARGES

- (1) **You** can ask to have a meter installed free of charge and to switch to **metered charges** at any time. This applies across all **our** supply areas and subject to the following:
  - a. Our meter option scheme is not available if your premises are subject to investigations concerning unauthorised water connections and/or contraventions of The Water Supply (Water Fittings) Regulations. In such cases, non-metered charges will apply until the contraventions have been rectified.
  - b. If **you** are an occupier of premises comprising areas of separate occupation (such as flats), **our** meter option scheme is only applicable if the criteria set out below is met:
    - i. a survey of the site establishing that all individual flats can be metered;
    - ii. written consent from each occupier for individual meters to be installed, and



- iii. agreement for the retention of a communal meter for outside taps etc.
- (2) If you have a tenancy of your premises for six months or more, your landlord may not prevent you from exercising these rights and you do not need the landlord's permission, however we recommend you let your landlord know as a courtesy.
- (3) Where our meter option scheme applies, we aim to install the meter within 90 days of you asking us for one. If we do not do so due to circumstances within our control, we will switch you to assessed charges until we install the meter. We will adjust these assessed charges if subsequent meter readings indicate a lower volumetric charge should apply.
- (4) **Metered charges** will apply from the date of meter installation.
- (5) If **we** find that it is not reasonably practicable to install a meter or that it would involve unreasonable expense **we** will let **you** know. Typically, **we** consider this would arise where:
  - a. we would need to install more than one meter to measure the amount of water used;
  - access to install, read, inspect and maintain the meter would not be reasonably practicable or unsafe;
  - c. substantial plumbing alterations would be needed.
- (6) If **we** are unable to reach agreement with **you** whether it is not reasonably practicable to install a meter or whether it would involve unreasonable expense, **you** (or **we**) may ask **Ofwat** to determine the dispute.
- (7) If it would not be reasonably practicable to install a meter or it would involve unreasonable expense, you may choose to switch from rateable value charges to assessed charges from the date of our initial survey. This option is not available where section 6.2 applies.
- (8) If you have requested a meter we will also check for any leaks on your supply pipe when we install it. If we do find a leak or believe that you may have a leak on your supply pipe, we will let you know. Our Leakage Booklet is available on our website at www.affinitywater.co.uk or on request which explains our procedure on supply pipe leakage.

#### 6.3.2 REVERTING TO NON-METERED CHARGES

- (1) If your premises are in our East Region, you may revert to non-metered charges provided:
  - a) the principal use of the premises is as a home, and;
  - b) **you** ask to revert within 12 months of **metered charges** applying to **your** premises or within 30 days of receiving **your** second measured charges bill (whichever is the later) and either:
    - i. **you** had opted for **metered charges** (and have not given a previous metered charges notice) or;
    - ii. a person other than **you** opted for **metered charges** and any person who was in occupation of the premises at that time, remains in occupation.
  - c) You will not be eligible to revert to non-metered charges if you use a sprinkler, hosepipe or any other apparatus for watering the garden (unless it is hand held) and/or your premises has a swimming pool or pond with a capacity greater than 10,000 litres which uses an automatic replenishing system;
- (2) If **you** are eligible to revert to **non-metered charges**, **we** will make this change within 5 working days of **your** request, but **we** will not remove the water meter.



(3) If **your** premises are in **our** Central or Southeast Regions **you** will not be able to revert to **non-metered charges** as both are compulsory metering areas.

#### 6.4 GENERAL PROVISIONS

#### 6.4.1 WHERE WILL THE METER BE INSTALLED?

- (1) **We** are required by law to install water meters so they are reasonably accessible for reading, inspection, testing and maintenance.
- (2) A meter installed outside a building must be installed as near as is reasonably practicable either to the boundary of the premises supplied or to the point where the **supply pipe** enters the building.
- (3) A meter installed inside a building must be installed as near as is reasonably practicable to the point where the supply pipe enters the building or to the stop-tap. The location of the meter does not alter your liability to maintain and repair your supply pipe.
- (4) We will let you know where we intend to install the water meter. You may ask us to install the meter in a different location. If we agree, we will give you an estimate of any costs you will need to pay us to meet your request. If we do not agree, we will let you know our reasons.
- (5) If **we** are unable to reach agreement with **you** about the amount of any costs and/or the location for the meter installation, **you** (or **we**) may require an arbitrator to be appointed to determine the dispute.

#### 6.4.2 METER READINGS

- (1) A meter reading taken by **us** is evidence of the water consumed except where the meter:
  - a. has stopped or slowed;
  - b. has been bypassed or otherwise removed by you; or
  - c. has been tested and found to exceed the prescribed limits of error.

In these cases **we** will estimate the quantity supplied during the period when the meter had stopped, failed to register correctly, been bypassed or removed.

- (2) If the meter has been tested and found to be recording outside prescribed limits of error, **we** will calculate any sums payable in accordance with The Water (Meters) Regulations 1988:
  - a. in the case of under-recording, **we** will adjust **your** charges back by a maximum of six months from the last meter reading;
  - b. in the case of over-recording, **we** will adjust **your** charges back to the last meter reading but one.
- (3) Under the **1991 Act**, we have powers to access your premises to read and carry out necessary maintenance to a meter located on your premises.
- (4) If it has not been possible to read your meter, we will estimate a reading for billing purposes, for example in situations where you have not given us access. Our estimates are based on historical data for an equivalent period or the number of occupiers, if known. If this data is not available, the estimate will be based on any relevant available information, with a default consumption based on an occupancy of two persons. Where we are able to obtain an actual reading, we will replace the estimated reading with the actual reading and charges will be recalculated on the information supplied.



- (5) If the start of a **billing year** falls between two meter readings, the total volume recorded for the reading period will be apportioned on a daily basis between the period up to 31 March and the period after that date. Volumetric charges will likewise be calculated at the rates for the two relevant **billing years**.
- 6.4.3 METER TESTING AND METER LOGGING
- (1) **We** offer two services that may be of assistance in determining the cause of an unexpected change in consumption: meter testing and meter logging.

#### Meter testing

- (2) If **you** think the meter might not be working correctly, **you** may ask **us** to test it. On request, **we** will remove the meter and send it to an independent testing facility for testing in accordance with the Water (Meters) Regulations 1988. A replacement meter will be installed and will remain in place regardless of the test result:
  - a. if the results of the testing show that the meter is working correctly i.e. that it is registering within the prescribed limits of error, **we** will charge **you** a fee of £70;
  - b. if the results of the testing show that the meter is working incorrectly i.e. that it is registering outside of the prescribed limits of error, then **we** will adjust **your metered charges** in accordance with section 6.4.2(2).
- (3) If **we** decide that **your** meter should be sent for testing, **we** will not charge **you** a fee, regardless of whether the test is found to be necessary or not.

#### Meter logging

(4) We offer a logging service that may assist you in determining the reason for unusual or high consumption. The service includes the deployment of an electronic logging device connected to the pulsed output of the meter, enabling actual consumption to be recorded at 15-minute intervals. The logger will normally be deployed for a minimum period of 7 days and a full report will be produced for you shortly afterwards. The charge for this service is shown in the schedule of charges.

#### 6.4.4 WHO IS RESPONSIBLE FOR THE METER?

- (1) We own and are responsible for the maintenance of the meter and any equipment associated with it. Where metered charges apply, we will bear the cost of installing and connecting the meter, including expenses associated with the maintenance, repair, disconnection and removal of the meter. There may be circumstances where we will charge you for the costs of installing and connecting the meter such as in relation to a new connection.
- (2) You must take all reasonable care of the meter, for example you must not cover or obstruct the meter in any way and you must allow us reasonable access to your premises in order for us to access the meter. If we incur a cost in accessing or re-siting the meter because you have covered or obstructed it, then we will charge you for these costs.
- (3) It is a criminal offence under section 175 of the **1991 Act** to interfere with, wilfully damage or remove the meter. This means that **you** must not remove it or instruct anyone to remove it for **you** (e.g. a plumber). If **you** are convicted of doing any of these things, **you** could face a fine imposed by the Magistrates Court.
- (4) If **you** damage the meter, **we** may recover **our** reasonable expenses in repairing or replacing the damaged meter.

#### 6.4.5 ADOPTION OF METERS



- (1) **We** may agree to adopt a meter which **you** have installed if:
  - a. the meter meets all relevant regulations governing accuracy and technical suitability;
  - b. the meter is installed in accordance with the Water Supply (Water Fittings) Regulations 1999 and the Water (Meters) Regulations 1988;
  - c. the meter is installed in a location that is suitable for **us** to gain access to read; and
  - d. the meter registers all water used at a single premises.



#### 7. NON-METERED CHARGES AND PAYMENT TERMS

#### 7.1 OVERVIEW OF OUR NON-METERED CHARGES

- (1) If **metered charges** do not apply to **your** premises, one of the following **non-metered charges** will apply:
  - a. a rateable value charge
  - b. an assessed charge

#### 7.2 RATEABLE VALUE CHARGE

- (1) **The rateable value charge** comprises:
  - a. an annual fixed charge determined in accordance with the **schedule of charges** payable on a daily basis on all properties with a rateable value of greater than £50; and
  - b. a charge calculated by multiplying the rateable value of the premises by a rate in the £ based on the location of the premises as specified in the **schedule of charges**.
- (2) The rateable value of the premises will be the value shown in the **rating valuation list** at 31 March 1990 or a **notional rateable value** assigned by **us**.
- (3) **We** may apply a **notional rateable value** to any premises where:
  - a. they did not have a rateable value at 31 March 1990, (including but not limited to places of worship);
  - b. they are created from the sub division of premises having a rateable value at 31 March 1990;
  - c. they are created from the merger of two or more premises with individual rateable values. In the absence of clear evidence to the contrary the **notional rateable value** will be taken as the sum of the individual rateable values of the properties that have been merged;
  - d. they have a rateable value of less than £50, which is not representative of other similar properties in the **rating valuation list**;
  - e. building works have increased the property size and floor space by greater than 50% of the previous floor size.
- (4) **We** will determine the applicable **notional rateable value** by having regard to the rateable values of similar premises in the **rating valuation list** at 31 March 1990 and any representations to **us**
- (5) Where your premises do not have a water supply, but water is made available to you from communal facilities by virtue of your occupation of the premises, you will be liable to pay the rateable value charge in respect of your premises.

#### 7.3 ASSESSED CHARGE

- (1) If we are unable for any reason to install a meter at **your** premises we may charge **you** using **our assessed charge**.
- (2) The assessed charge is a fixed annual charge set out in the schedule of charges and is determined by the number of people living in the premises. The assessed charge consists of the annual meter fixed charge and an assessed annual consumption charge calculated by multiplying



the assessed annual consumption shown in the table below by the relevant rate per **cubic metre** shown in the **schedule of charges**.

Number of	Assessed annual consumption (cubic metres)		
persons in occupation	Central Region and Southeast Region	East Region	
1	65	42	
2	115	78	
3	169	115	
4 or more	223	169	

- (3) If we know how many people are living at the premises then we will calculate the assessed consumption charge accordingly. If you do not tell us how many people are living at your premises then we will use the highest assessed consumption charge for the premises until we confirm the correct number of people.
- (4) If you live in our Central Region your premises will be part of our metering programme and we will try to install a meter at your premises through our Water Saving Programme. If you do not provide us access to your premises to install a meter we will transfer you to the assessed charge for four or more persons.

#### 7.4 ADDITIONAL CHARGES FOR SPRINKLERS, HOSEPIPES, POOLS, PONDS, HOT TUBS AND SPA BATHS

- (1) Where non-metered charges apply to premises and such premises have or use:
  - a. a **sprinkler**;
  - b. a swimming pool;
  - c. a leisure pool;
  - d. a bath, hot tub, spa bath or other similar recreational water using apparatus with a total capacity greater than 230 litres; or
  - e. a hosepipe or any other apparatus for watering the garden (unless it is hand held).

We will charge **you** an annual household non-metered **swimming pool**, **sprinkler** or garden pond charge for such facilities, as set out in the **schedule of charges**.

- (2) These charges are payable in addition to **your non-metered charge** and will apply until such time as **metered charges** apply to **your** premises.
- (3) Ponds are not subject to **non-metered charges**, except where they have a capacity greater than 10,000 litres but cannot be metered for technical reasons.

#### 7.5 PAYMENT TERMS FOR NON-METERED CHARGES

(1) If **you** are liable to pay **non-metered charges**, **we** will bill **you** approximately once a year. **Non-metered charges** are due in advance on 1 April but **you** have a choice of payment frequencies as set out in the table below.



Frequency	Payment Method	Due
Annual	Direct Debit	1 <sup>st</sup> , 8 <sup>th</sup> , 15 <sup>th</sup> or 22 <sup>nd</sup> April
Annual	Other than by Direct Debit	By 1 <sup>st</sup> April (or a completed Direct Debit form received by this date).
Half-Yearly	Direct Debit	1 <sup>st</sup> , 8 <sup>th</sup> , 15 <sup>th</sup> or 22 <sup>nd</sup> April and 1st, 8 <sup>th</sup> , 15 <sup>th</sup> or 22 <sup>nd</sup> October.
Half-Yearly	Other than by Direct Debit	First payment by 8 <sup>th</sup> April and second by 8 <sup>th</sup> October (or a completed Direct Debit form received by 8 <sup>th</sup> April).
10 Instalments	Direct Debit	Payments to commence on 1 <sup>st</sup> , 8 <sup>th</sup> , 15 <sup>th</sup> or 22 <sup>nd</sup> April. Last payment on 1 <sup>st</sup> , 8 <sup>th</sup> , 15 <sup>th</sup> or 22 <sup>nd</sup> January as appropriate.
10 Instalments	Other than by Direct Debit	1 <sup>st</sup> April to 1 <sup>st</sup> January.
Multi-Instalments	Other than by Direct Debit	As agreed with the Company

- (2) **Your** bill is payable on demand in advance. **You** may choose to pay **your** bill in 10 equal monthly instalments (from April to January) or by using a payment card (subject to minimum transaction value), payment slips, debit or credit card or a standing order arrangement, either by weekly or fortnightly instalments of equal amounts.
- (3) The Direct Debit payment method is not available for weekly or fortnightly instalments and **we** may withdraw an instalment option if any instalment is not paid on the due date.



#### 8. CONCESSIONARY TARIFFS

- (1) If **you** are struggling to pay **your** bill due to financial or health reasons, **we** may be able to help **you**. **We** offer the following concessionary tariffs and payment terms:
  - a. WaterSure Tariff
  - b. LIFT (Low Income Fixed Tariff)
  - c. Water Direct (concessionary payment terms)
- (2) Thames Water and Anglian Water have the following schemes to help those struggling with their bills:
  - a. Anglian AquaCare
  - b. Anglian LITE
  - c. Thames WaterHelp

We have provided information about their concessionary schemes in section 8.4 below for information only. These sections do not form part of **our charges scheme**.

- (3) We promote the efficient use of water to help you manage your water consumption, we may offer to carry out a free home water audit at your premises. This will help identify how you may be able to reduce your water consumption to reduce your water bill.
- (4) If you are eligible for any of our concessionary tariffs, we will ensure that you are on the lowest tariff available to you which you are eligible for. If you do not qualify for any of our schemes, please contact us to discuss a payment plan to suit you.

#### 8.1 WATERSURE

- (1) Under **our** WaterSure Scheme, **metered charges** (and sewerage charges set by Thames Water and Anglian Water) for eligible customers are capped to the annual amounts shown in the **schedule of charges**.
- (2) To be eligible, you or someone living in the property with you must be in receipt of one or more of the following benefits/tax credits:
  - a. universal credit;
  - b. housing benefit;
  - c. income support;
  - d. income-based jobseekers' allowance;
  - e. state pension credit;
  - f. working tax credit;
  - g. child tax credit (except families in receipt of the family element only);
  - h. income-related employment and support allowance



- (3) In addition, either:
  - a. the person in receipt of the benefits/tax credits under part 8.1(2) above is also in receipt of Child Benefit for three or more children under the age of 19 who are in full-time education or approved training and living at the property; OR
  - b. **you** have, or someone living in the property with **you** has any of the following medical conditions which require the need to use significant amounts of water:
    - i. desquamation (flaky skin disease);
    - ii. weeping skin disease (eczema, psoriasis, varicose ulceration);
    - iii. incontinence;
    - iv. abdominal stoma;
    - v. Crohn's disease;
    - vi. ulcerative colitis;
    - vii. renal failure requiring home dialysis (except where the health authority contributes to the cost of the water used in dialysis);
    - viii. any other medical condition that uses significant volumes of water and can be supported by a doctor's certificate.
- (4) In addition, your premises must be your only or principal home and you must not use at your premises a sprinkler, hosepipe or any other apparatus for watering the garden (unless it is hand held) and you must not have a swimming pool or pond with a capacity greater than 10,000 litres which uses an automatic replenishing system.
- (5) We may, at our discretion consider you to be eligible for our WaterSure Scheme where you only meet the criteria set out in 8.1(3)(b) above but not the criteria in 8.1(2) above. If we exercise our discretion, your metered charges will be capped as if you were eligible for the WaterSure Scheme.
- (6) To apply for **our** WaterSure scheme, **you** can complete the online application form available on our website <u>https://www.affinitywater.co.uk/struggling-to-pay-your-bill.aspx</u>. In processing **your** application, **we** will need to verify **your** eligibility by checking claims with third parties such as Jobcentre Plus or **your** doctor.
- (7) The WaterSure scheme operates for a year: it begins from the start of the billing period in which you made your application and you may pay by monthly instalments over the year. The scheme ends after 12 months or when you are no longer eligible for the scheme. If this falls in the middle of a billing period then the scheme will end at the end of that billing period.

#### 8.2 LIFT (LOW INCOME FIXED TARIFF)

- (1) Our LIFT tariff is available if your annual household income does not exceed the amount set and published by us from time to time (excluding benefits) OR if you are claiming one of the following benefits:
  - a. income related employment and support allowance;
  - b. income support;



- c. job seeker's allowance;
- d. housing benefit, universal credit;
- e. pension credit.
- (2) The LIFT scheme is a fixed annual charge for water supply which is capped and can be spread over monthly payments. The LIFT scheme does not apply to the sewerage element of your bill. If your current water charge is less than the capped amount shown in the schedule of charges, you may not qualify for LIFT.
- (3) The LIFT scheme has been developed having regard to Defra's guidance to water and sewerage undertakings and the Water Services Regulation Authority under section 44 of the Flood and Water Management Act 2010 – June 2012.
- (4) In deciding whether **you** are unable to afford **your** bill **we** will take into account a number of factors such as:
  - a. your household income;
  - b. any benefits or tax credits you are receiving;
  - c. whether it is appropriate in all the circumstances for **us** to provide support to **you** through LIFT.
- (5) In addition, the premises you occupy must be your only or principal home and you must not use at your premises a sprinkler, hosepipe or any other apparatus for watering the garden (unless it is hand held) and you must not have a swimming pool or pond with a capacity greater than 10,000 litres which uses an automatic replenishing system.
- (6) If you do not have a meter and your water usage becomes excessive (having regard to the number of people living at the premises), we may install a meter at your premises to monitor your water usage. We reserve the right to withdraw the LIFT scheme if you do not have a meter.
- (7) To apply for our LIFT scheme, you can complete the online application form available from our website <u>https://www.affinitywater.co.uk/struggling-to-pay-your-bill.aspx</u>. In processing your application, we will need to verify your eligibility by checking the information you have provided us with such agencies or organisations that we reasonably believe would be able to verify such information. We may exercise our discretion to restrict the number of new applications to the LIFT scheme and we may prioritise applications from customers whose premises are subject to metered charges. If you are eligible for the LIFT scheme, you will not be entitled to other rebates or allowances.
- (8) The LIFT scheme operates for a year and we may require you to re-apply each year. The scheme begins from the date of your application and you may pay by monthly instalments over the year. Payments must be received to remain eligible for the scheme. The scheme will continue until you are no longer eligible.
- (9) If **your** application is not successful then **you** may make a further application after 6 months or if there has been a material change in **your** financial circumstances.

#### 8.3 WATER DIRECT

(1) The Water Direct scheme is available if you receive certain benefits and are in arrears and unable to pay your current bill. The scheme is run in partnership with the Department of Work and Pensions and allows you to set up a weekly payment instalment which is taken directly out of your benefits.



- (2) To be eligible for the Water Direct scheme, **you** must be in debt and unable to pay **your** current bill and **you** must be in receipt of one of the following benefits:
  - a. income-based job seekers allowance;
  - b. employment and support allowance;
  - c. pension credit.
- (3) To apply for the Water Direct scheme, please contact **us** on 0800 697 982.

#### 8.4 SEWERAGE CHARGES – CONCESSIONARY TARIFFS

The information in this section does not form part of **our charges scheme**.

#### AquaCare – provided by Anglian Water

- (1) If you pay metered charges and your sewerage services are provided by Anglian Water you may benefit from Anglian Water's AquaCare scheme, provided there are no children residing in the premises and no family member suffers a relevant medical condition. It aims to help metered households that use more than 124 cubic metres of water per year by giving a lower unit cost per cubic meter but a higher annual fixed charge.
- (2) To be eligible for the AquaCare scheme **you** must receive one of the following benefits:
  - a. income related employment and support allowance;
  - b. income support;
  - c. job seeker's allowance;
  - d. housing benefit;
  - e. council tax benefit;
  - f. state pension credit;
  - g. working tax credit;
  - h. child tax credit (other than just the family element).
- (3) To apply for the AquaCare scheme, please contact **us** on 0345 357 2401 or email <u>advancecareteam@affinitywater.co.uk</u>
- (4) If you are eligible for the AquaCare scheme we will apply the tariff from the date of your last meter reading, so you will see the AquaCare tariff when you receive your next bill. Please note, this tariff is offered by Anglian Water and cannot be backdated.

#### Anglian LITE – provided by Anglian Water

(5) This scheme supports people with low disposable income who may be struggling to afford their water bill. Eligibility is based upon an assessment of your financial circumstances. A discount will be given where your bill represents a large proportion of your disposable income. To apply call 0800 975 55 74



## WaterHelp – provided by Thames Water

(6) If your sewerage services are provided by Thames Water you may be eligible for a reduction to your sewerage charges. Please contact us to discuss whether you would be eligible for a reduction of your sewerage charges on 0345 357 2401 or <u>advancecareteam@affinitywater.co.uk</u>



#### 9. PAYMENT METHODS AND YOUR ACCOUNT

#### 9.1 **PAYMENT METHODS**

- (1) **You** can choose to pay **your** water bill using any of the following payment methods:
  - a. direct debit;
  - b. via **our** website;
  - c. credit and debit cards using either **our** website facility or by phone (most cards are accepted; **we** are unable to accept Electron or American Express);
  - d. national giro bank;
  - e. standing order (a form is available on our website and on request);
  - f. post (cheque or postal order);
  - g. telephone and online home banking;
  - h. payment cards (available for use free of charge at any paypoint<sup>™</sup> enabled retail outlet, and subject to a minimum transaction value of £3.50 and a maximum transaction value of £99.00);
  - i. PINGIT- payment by mobile device; and
  - j. any other methods of payment **we** may make available from time to time.
- (2) Payments made via Bank Giro are free if made at a branch of Barclays Bank within **our** supply area, or at a branch of **your** own bank, and can be made by either cash or cheque. Payments via the Post Office are subject to a fee at the time of payment, which is set by the Post Office.
- (3) We have an arrangement with certain local authorities and other landlords, which collect charges for water services from their tenants. In this case, you will not receive a bill from us but you will be charged by your local authority or landlord an amount in addition to your rent to cover water charges.
- (4) If you are in receipt of certain Benefits or Tax Credits and you are in arrears, we will accept payment through the direct payment scheme, known as "Water Direct." Please see section 8.3 for more details on this scheme.

## 9.2 COLLECTION OF OUTSTANDING CHARGES

- (1) If **you** are having difficulty in paying **your** bill, please get in touch with **us** straight away so **we** can see how **we** can help **you** manage **your** water charges.
- (2) If **you** fail to pay **your** bill, **we** may apply any or all of the following:
  - a. send **you** a reminder notice (by letter or email) if **we** have not received any payment within 21 days of when payment was due;
  - b. contact you by letter, email, telephone and/or SMS messaging if no payment is made within 14 days of the date of the reminder notice. We may also send a company representative or third party agent to your home address to discuss our unpaid water charges and agree payments with you;
  - c. withdraw **you** from any existing instalment plan so that the whole amount of outstanding charges will become due and payable;



- d. pass your account details including your contact details to a debt collection agency who will attempt to contact you by email, SMS messaging and/or by telephone to either secure payment from you and/or arrange a payment plan with you. If a debt collection agency is appointed to recover outstanding charges, you will be charged an additional fee as shown in the schedule of charges;
- e. commence legal proceedings against **you**, which will include a claim for interest in accordance with 9.3(1) below. If **you** have a poor payment history **we** may exclude some of the procedural steps listed above.
- (3) Where there is an outstanding balance shown as brought forward on your latest bill, any payments you make will be applied by us first against that balance and only once that balance is reduced to zero will payments be applied against current charges.
- (4) **We** will charge **you** an administration fee as shown in the **schedule of charges** for any failed transactions, for example where a cheque is dishonoured or a direct debit payment is returned unpaid.

#### 9.3 INTEREST

(1) If we commence legal proceedings to recover any outstanding debt, then we will include within our claim (in accordance with section 69 of the County Courts Act 1984), a claim for interest. Interest will be claimed on the debt outstanding at the rate from time to time specified under the Act from the date the debt became due to the date of issue of the proceedings and, in addition, up to the date of the Court's Judgment or earlier payment, whichever comes first.

#### 9.4 PAPERLESS BILLING AND ON-LINE ACCOUNT MANAGEMENT

- (1) **You** can manage **your** water services account on-line, facilities include:
  - a. paperless billing;
  - b. amending **your** contact details;
  - c. setting up and amending a direct debit;
  - d. amending **your** details if **you** are moving home;
  - e. amending the names on your account;
  - f. downloading copies of **your** bills and up-to-date statements of **your** account;
  - g. submitting a meter read;
  - h. making a payment.

To sign up for this facility please visit our website at www.affinitywater.co.uk



#### 10. MISCELLANEOUS SERVICES

#### 10.1 SUPPLIES TO FIELD TROUGHS, DRINKING BOWLS AND OUTSIDE TAPS

(1) If **you** require a supply of water otherwise than in respect of premises, such as to field troughs, drinking bowls or outside taps, the charges as set out in the **schedule of charges** shall apply.

#### **10.2 WATER USED FOR FIRE FIGHTING PURPOSES**

- (1) In accordance with section 147 of the **1991 Act**, **we** will not charge a volumetric charge in respect of water used for fire fighting purposes or for the purpose of training persons for fire fighting.
- (2) Where a water supply is solely for the purposes of fire fighting, no fixed charges are payable.

#### 10.3 HYDRANT LICENCES AND USE OF STANDPIPES

- (1) A hydrant licence must be obtained from us before operating or drawing water from any hydrant. It is an offence under section 174 of the 1991 Act to attach any pipe or apparatus to our pipes or to a service pipe or to make any alteration to a service pipe or any apparatus or to use water drawn from a hydrant on our network without our permission. We may initiate legal proceedings against any individual and/or company who is in contravention of section 174 of the 1991 Act.
- (2) Charges associated with the use of hydrants and hiring or purchasing standpipes are shown in the schedule of charges. For more information on applying for a hydrant licence please visit our website <u>www.affinitywater.co.uk</u> or contact our Hydrant Enforcement Team on hydrant.licensing@affinitywater.co.uk

## 10.4 DATA LOGGING DEVICES

- (1) This section applies if **you** have a metered supply otherwise than to **premises** and **you** wish to install **your** own data logging device to **our** meter.
- (2) Our list of meters which is available on our website at <u>www.affinitywater.co.uk</u> includes details of meters compatible with the fitting of data logging devices.
- (3) **We** have also published on **our** website the Terms and Conditions upon which **we** will allow data logging devices to be installed on **our** meters and **our** policy on how **we** treat data logging devices.
- (4) We will not charge you for installing your own data logging device on our meters unless we have carried out any part of the work associated with installing the meter logger for example, the installation of a splitter cable which is required for the purposes of enabling the logger to be installed on our meter. In these circumstances we will charge you the reasonable expenses incurred in carrying out the work as set out in the schedule of charges.

#### 10.5 **PROVISION OF MAPPING INFORMATION**

- (1) You can request mapping information showing where our water mains are located. Our provision of mapping information may be subject to licensing requirements which may restrict the information that we are able to provide you with. Where we do provide information, we may charge you in accordance with the schedule of charges.
- (2) For more information, please contact **our** Geographical Analysis Team at <u>maps@affinitywater.co.uk</u> or Tel: 01707 398693 Monday to Friday, 8am to 4pm (3.30pm Fridays) or visit **our** website<u>www.affinitywater.co.uk/mapping.aspx</u>



#### 10.6 REPLACEMENT OF LEAD SERVICE PIPES

(1) Costs associated with the replacement of lead service pipes as requested (other than to nonhousehold premises) are set out in the schedule of charges.

#### **10.7 DAMAGE TO APPARATUS**

- (1) It is a criminal offence under section 174 of the **1991 Act** to interfere with any main, pipe, structure, installation or apparatus where such interference with works causes damage or affects the use or operation the works. If **you** are convicted causing such damage, **you** could face a fine imposed by the Magistrates Court and **we** may recover **our** reasonable expenses in repairing or replacing the damage.
- (2) It is a criminal offence under section 175 of the **1991 Act** to interfere with, wilfully damage or remove a meter belonging to **us**. This means that **you** must not remove it or instruct anyone to remove it for **you** (e.g. a plumber). If **you** are convicted of doing any of these things, **you** could face a fine imposed by the Magistrates Court and **we** may recover **our** reasonable expenses in repairing or replacing the damaged meter.



#### 11. INFRASTRUCTURE CHARGES

#### 11.1 INTRODUCTION

- (1) The purpose of an infrastructure charge is to enable a charge to be levied to reflect broadly the expected additional load placed on **our** network by the connection of premises not previously connected to it. Infrastructure charges do not relate to the costs of reinforcing, upgrading or otherwise modifying existing network infrastructure in order to address pre-existing deficiencies in capacity or in capability unrelated:
  - a. to the provision of a new water main pursuant to an agreement with, or a duty owed under the 1991 Act to, a person other than us (including, but not limited to, the provision of a new water main pursuant to a requisition under section 41(1) or an agreement under section 66D of the 1991 Act);
  - b. to the adoption of infrastructure under a section 51A agreement; or
  - c. to connections described in section 146(2) of the **1991 Act**.
- (2) The provisions of this section 11 do not apply to premises connected on or after 1 April 2018 to a water main:
  - a. provided by us under section 41 of the 1991 Act where the charges for that water main were calculated on the basis of the provisions of the 1991 Act before they were amended by the Water Act 2014; or
  - b. that was, or will be adopted by us in accordance with an agreement made pursuant to section 51A of the 1991 Act to which charging rules made by Ofwat under section 51CD of the 1991 Act do not apply.

#### 11.2 WHEN DOES AN INFRASTRUCTURE CHARGE ARISE?

(1) An infrastructure charge is payable for the connection (whether directly or indirectly) of any premises (not previously connected to a supply of water provided by **us** or another water undertaker) using water for **domestic purposes**, to **our** existing network of mains. This will include cases where a site is being developed or redeveloped by means of the conversion or extension of an existing building or buildings, resulting in a significant increase in demand. This charge is payable in addition to those made for providing a connection pipe and, where necessary, a water main.

#### 11.3 LIABILITY FOR INFRASTRUCTURE CHARGES

- (1) Infrastructure charges are payable by the person making or requesting the connection to any premises on whose behalf the connection or request for connection is made. Charges as set out in the **schedule of charges** will apply.
- (2) The occupier of each **house** subject to a **common billing agreement** will be liable to pay **us** one **standard water infrastructure charge** in respect of that **house** where:
  - a. a person who has received a demand, or undertaken to pay infrastructure charges in respect of two or more **houses** subject to a **common billing agreement** fails to pay them, or any part of them, within 14 days of the date of connection; or
  - b. a **common billing agreement** is terminated otherwise than in accordance with its terms by the person who has undertaken to pay charges under it.
- (3) In these circumstances, **we** will give credit for any amount already paid by way of infrastructure charges in respect of that **house** for the connection concerned.



#### 11.4 CALCULATION OF THE INFRASTRUCTURE CHARGE

- (1) The standard water infrastructure charge will apply except in the case of.
  - a. houses subject to a common billing agreement where the infrastructure charge for each house will be the standard water infrastructure charge multiplied by the relevant multiplier for that house; and
  - b. premises other than houses to which water is provided by a supply pipe above the standard size (25mm) where the infrastructure charge for the premises will be the standard water infrastructure charge multiplied by the relevant multiplier for those premises.

#### 11.5 DETERMINING THE RELEVANT MULTIPLIER

(1) Infrastructure charges are based on the load that the development is placing on the system. To assess these charges, the total number of water units is expressed as a number of loading units.

Water Fitting <sup>1</sup>	Loading Units
WC flushing cistern	2.0
Wash basin in a House	1.5
Wash basin elsewhere	3.0
Bath (tap nominal size 3/4in/ 20mm) <sup>2</sup>	10.0
Bath (tap nominal size larger than 3/4in/ 20mm) <sup>2</sup>	22.0
Shower	3.0
Sink (tap nominal size 1/2in/ 15mm)	3.0
Sink (tap nominal size larger than 1/2in/ 15mm)	5.0
Spray tap	0.5
Bidet	1.5
Domestic appliance (subject to a minimum of 6 loading units per <b>House</b> ) <sup>3 and 4</sup>	3.0
Communal or commercial appliance <sup>3</sup>	10.0
Any other water fitting or outlet (including a tap but excluding a urinal or water softener)	3.0

- 1. Reference to any fitting includes reference to any plumbing, outlet, dedicated space or planning or other provision for that fitting
- 2. Including a whirlpool or Jacuzzi
- 3. Domestic appliance means an appliance (including a dishwasher, a washing machine and waste disposal unit) in a **house** and communal or commercial appliance means an appliance (including a dishwasher, a washing machine and waste disposal unit) elsewhere than in a **house** (including communal facilities)
- 4. In calculating the **relevant multiplier** a minimum of 6 loading units in respect of each **house** will be included for domestic appliances (whether or not the **house** has any such appliances) except, in the case of any **house**, where neither a washing machine nor a dishwasher can be provided (and there is no plumbing, outlet, dedicated space or planning or other provision for either appliance) in the **house**.

#### (2) To calculate the **relevant multiplier** for **houses** subject to a **common billing agreement**:

- a. Determine the aggregate loading units,
- b. Divide this number by 24, and
- c. Divide the result by the number of houses subject to the common billing agreement.



- (3) To calculate the **relevant multiplier** for **premises** other than **houses** to which water is provided by a **supply pipe** above the standard size (25mm):
  - a. Calculate the aggregate loading units, and
  - b. Divide this number by 24

#### 11.6 CREDITS

- (1) Where a site is redeveloped or a building is converted, and still has a metered supply of up to 25mm, a credit of one standard water infrastructure charge will be given for each premises on the site previously connected to our water supply in the five years beforehand.
- (2) Where the site to be developed has a metered supply greater than 25mm, credits will be allowed against the number of fittings previously used. In the absence of fittings data, a credit of one standard water infrastructure charge will be awarded for each premises on the site previously connected to the our water supply in the five years beforehand.

## 11.7 INCOME OFFSET

- (1) An income offset payment under these charging arrangements for all new connections where an infrastructure charge is applicable. The income offset is against the infrastructure charge not the mains requisition cost following the policy change in Ofwat's Charging Rules.
- (2) **We** will apply an income offset for each new connection for a supply of water to the premises connected to a water main where an infrastructure charge is applicable.

#### 11.8 INCOME OFFSET PAYMENT

- (1) An income offset payment will become due when the connection is made to the main and when the customer billing account set up is complete.
- (2) An income offset payment will not be applicable to service connections to new Mains schemes that have already received an income offset to the requisitioned mains cost.
- (3) An income offset payment will not be payable to service connections on self-lay schemes that have already received an asset payment for the adopted mains.
- (4) An income offset payment will not be payable to service connections on NAV schemes that have already received an asset payment for the adopted mains.

#### 11.9 WATER EFFICIENT DEVELOPMENT CREDIT

- (1) Building Regulations include the requirement for all new dwellings to achieve a water efficiency standard of 125 litres of water per person per day.
- (2) Building Regulations part G include an optional requirement of 110 litres of water per person per day for new residential development, which should be implemented through local policy where there is clear evidence needed.
- (3) **We** operate in areas of serious water stress and support the inclusion of a water efficiency standard of 110 litres per person per day being included in planning policies.
- (4) To help promote the achievement of this objective, **we** will apply a discount to the infrastructure charge for new homes where there is evidence of water efficiency design to a standard of 110 litres (or less) per person per day. The discount will be £80 per infrastructure charge.



#### 11.10 TIME FOR PAYMENT

- (1) Infrastructure charges are payable at the time when the physical connection to a water main is made, except as provided below:
  - a. In the case of a connection to a water supply of a building or part of a building which is occupied as a dwelling **house** immediately before the connection is made:
    - i. Infrastructure charges are payable in full within 28 days after the physical connection has been made; or
    - ii. At **your** option, an amount equal to the **instalment amount** is to be paid in each of the 12 years following the making of the connection, subject to **you** giving such undertakings in relation to the payment of each **instalment amount** as **we** may reasonably require, the first payment to be made within 28 days after the connection has been made and the remaining payments at yearly intervals thereafter.



## 12. DEFINITIONS, INTERPRETATION AND CHARGING POWERS

## (1) In this **charges scheme** the following words have the meanings given below:

Term	Meaning
1991 Act	Water Industry Act 1991 (as amended)
assessed charge	a <b>non-metered charge</b> used as an alternative to the <b>rateable value charge</b> in the circumstances set out in section 7 of this <b>charges scheme</b> .
billing year	a period of one year running from 1 April to 31 March.
charges scheme	this <b>charges scheme</b> made under section 143 of the Water Industry Act 1991.
common billing agreement	an agreement <b>we</b> enter into with another person under which that person has undertaken to pay charges for a water supply in respect of two or more <b>houses</b> which have a common <b>supply pipe</b> .
cubic metre or m <sup>3</sup>	a unit of volume equivalent to 1,000 litres.
domestic purposes	a supply of water which is used for drinking, washing, cooking, central heating and sanitary purposes (as set out in section 218 of the <b>1991 Act</b> ).
house	Any building or part of a building which is occupied or likely to be occupied as a private dwelling <b>house</b> (and includes a flat).
household premises	premises in which, or in any part of which, a person has his home and whose principal <b>us</b> e of the premises is as a home (as set out in section 17C of the <b>1991 Act</b> ). <b>Household premises</b> are referred to in this <b>charges scheme</b> as premises except where the context otherwise requires.
instalment amount	<ul> <li>the aggregate amount which would fall to be paid in any year by way of payments of interest and repayments of capital if an amount equal to the charge payable for the connection of any premises to a water supply had been borrowed by us on terms:</li> <li>(i) requiring us to pay interest and repay capital in 12 equal annual instalments; and</li> <li>(ii) providing for the amount of interest to be calculated at such rate, and in accordance with such other provision, as may have been determined by us with the approval of Ofwat or, in default of such a determination, by Ofwat.</li> </ul>
instrument of appointment	the written instrument (as varied from time to time) appointing the Company as the water undertaker for the areas described and subject to the conditions set out in the instrument, under section 6 of <b>1991 Act</b> .
leisure pool	any kind of pool (other than a <b>swimming pool</b> and garden ponds), inflatable or otherwise, which has a capacity of 1,000 litres or more, and which is up to 1 metre in depth.
metered charges	charges for services that are based wholly or partly on measured quantities of volume.
non-metered charges	charges for services that are not based on measured quantities of volume to any extent.



Term	Meaning
notional rateable value	the value determined by <b>us</b> in respect of any premises in place of any value included in a <b>rating valuation list.</b>
Ofwat	The Water Services Regulation Authority.
rateable value charge	a charge fixed wholly or partly by reference to a <b>rating valuation list</b> or otherwise determined, whether directly or indirectly, by reference to any value or other amount specified at any time in such a list or which purports to be so fixed or determined.
rating valuation list	a list which is or has at any time been maintained, for the purposes of rating, under section 41 of the Local Government Finance Act 1988, section 67 of the General Rate Act 1967 or any other enactment.
relevant multiplier	has the meaning given in section 11.5 of this <b>charges scheme</b>
schedule of charges	the schedule of water supply charges, the schedule of infrastructure charges and schedule of miscellaneous charges forming part of this <b>charges scheme</b> and any reference to the <b>schedule of charges</b> shall constitute a reference to the part relevant to the region in which the premises are situated.
sprinkler	a rigid or flexible pipe or similar apparatus and accessories (including for the avoidance of doubt trickle irrigation systems) drawing water directly or indirectly from the water mains whether by permanent or temporary connection and which is used attended or unattended for dispersing water from more than one outlet in such pipe or apparatus or in more than one direction whilst being operated externally to any <b>house</b> otherwise supplied.
standard water infrastructure charge	The standard water infrastructure charge set out in the <b>schedule of charges</b> .
supply pipe	any part of a service pipe which <b>we</b> or any other water undertaker could not be required to lay under section 46 of the <b>1991 Act</b> .
swimming pool	any kind of pool (other than a <b>leisure pool</b> or garden ponds), inflatable or otherwise, which has a capacity of 10,000 litres or more and which uses an automatic replenishing system.
we/us/our	Affinity Water Limited.
working hours	08:00 to 16:00 Monday to Friday excluding public hours.
you/your	the 'consumer' being the person liable to pay charges for water supplied to <b>household premises</b> or any other person to whom <b>we</b> provide a service, or where relevant the 'customer' each as defined in the <b>1991 Act</b> .



- (2) Except where the context otherwise requires, words in the singular include the plural and words in the plural include the singular.
- (3) If not defined above, words and expressions used in this charges scheme shall have the meanings given in the 1991 Act. References to the 1991 Act or to any other act or regulations shall include its or their amendment or replacement.
- (4) This charges scheme should be read and construed in conjunction with the 1991 Act (and any regulations made thereunder) and our instrument of appointment. In the event of any conflict or inconsistency with this charges scheme, the provisions of the 1991 Act (and any regulations made thereunder) or as the case may be our instrument of appointment will prevail.
- (5) If any court or competent authority finds that any provision of this **charges scheme** (or part of any provision) is invalid, illegal or unenforceable, that provision or part-provision is, to the extent required, to be deemed to be deleted, and the validity and enforceability of the other provisions of this **charges scheme** is not to be affected.
- (6) If any invalid, unenforceable or illegal provision of this **charges scheme** would be valid, enforceable and legal if some part of it were deleted, the provision shall apply with the minimum modification necessary to make it legal, valid and enforceable.
- (7) We have power under the 1991 Act to make a charges scheme which fixes the charges you must pay for the services we provide, including the supply of water for domestic purposes. You do not have a 'contract' or agreement with us for the services we provide.
- (8) The schedule of charges fixes charges to be paid for the services described in this charges scheme. Any other standard charges for services which we may provide from time to time are detailed as miscellaneous charges in the schedule of charges or are provided on our website www.affinitywater.co.uk under the 'At Home' tab.
- (9) We may (subject to certain restrictions in the 1991 Act) fix charges for the services we provide by reference to such matters, and may adopt such methods and principles for the calculation and imposition of charges as appear to us appropriate.
- (10) Our charges must not show undue preference to, and must not unduly discriminate against, any class of customers or potential customers. Our charges scheme must also comply with charging rules made by Ofwat under sections 143(6A) and 143B of the 1991 Act. We have consulted with the Consumer Council for Water about this charges scheme.
- (11) Charges, fixed annually by us, are payable for certain purposes other than the supply of water. These may be included in the schedule of charges. We may at any time fix an additional charge to enable us to comply with a statutory requirement.



## 13. SCHEDULE OF WATER SUPPLY CHARGES

## Affinity Water Central Region - Household Charges

#### **Metered Charges**

	2020/21	2019/20
Household Fixed Charge (£/year)	26.40	28.32
Household Volumetric Charge (£ per m3)	0.9848	1.0551
Household Watersure Maximum Charge (£/year)	161.14	173.28
Household LIFT Tariff Maximum Charge (£/year)	97.90	100.60
Household Metered Field Supply Fixed Charge (£/year)	26.40	28.32

## **Non-metered Charges**

	2020/21	2019/20
Household Non-metered RV Fixed Charge (£/year)	43.50	45.40
Household Rateable Value Charge (£ per £RV) - Colne Area	0.5626	0.5867
Household Rateable Value Charge (£ per £RV) - Lee Area	0.6913	0.7210
Household Rateable Value Charge (£ per £RV) - Rickmansworth Area	0.5487	0.5722
Household Rateable Value Charge (£ per £RV) - North Surrey Area	0.5779	0.6027
Household Non-metered Swimming Pool, Sprinkler or Garden Pond Charge (£/year)	72.90	78.10
Household Non-metered Leisure Pool or Hot Tub Charge (£/year)	25.60	27.40
Household Non-metered Field Supply Fixed Charge (£/year)	26.40	28.32

#### **Assessed Charges**

	2020/21	2019/20
Household Assessed Charge - 1 occupier (£/year)	90.40	96.90
Household Assessed Charge - 2 occupiers (£/year)	139.70	149.70
Household Assessed Charge - 3 occupiers (£/year)	192.80	206.60
Household Assessed Charge - 4 or more occupiers (£/year)	246.00	263.60

## Affinity Water East Region - Household Charges

## **Metered Charges**

	2020/21	2019/20
Household Fixed Charge (£/year)	26.40	28.32
Household Volumetric Charge (£ per m3)	1.6238	1.7396
Household Watersure Maximum Charge (£/year)	170.51	181.68
Household LIFT Tariff Maximum Charge (£/year)	97.90	100.60



#### **Non-metered Charges**

	2020/21	2019/20
Household Non-metered RV Fixed Charge (£/year)	43.50	45.40
Household Rateable Value Charge (£ per £RV) - Tendring Hundred Area	1.0155	1.0591
Household Non-metered Hosepipe Charge (£/year)	43.80	47.00

## **Assessed Charges**

	2020/21	2019/20
Household Assessed Charge - 1 occupier (£/year)	94.60	101.40
Household Assessed Charge - 2 occupiers (£/year)	153.10	164.00
Household Assessed Charge - 3 occupiers (£/year)	213.10	228.40
Household Assessed Charge - 4 or more occupiers (£/year)	300.80	322.30

## Affinity Water Southeast Region - Household Charges

#### **Metered Charges**

	2020/21	2019/20
Household Fixed Charge (£/year)	26.40	28.32
Household Volumetric Charge (£ per m3)	1.7266	1.8498
Household Watersure Maximum Charge (£/year)	193.37	210.60
Household LIFT Tariff Maximum Charge (£/year)	97.90	100.60

## **Non-metered Charges**

	2020/21	2019/20
Household Non-metered RV Fixed Charge (£/year)	43.50	45.40
Household Rateable Value Charge (£ per £RV) - Folkestone & Dover Area	1.7636	1.8393
Household Non-metered Sprinkler Charge (£/year)	72.90	78.10
Household Non-metered Tap Charge (£/year)	24.20	25.90

#### **Assessed Charges**

	2020/21	2019/20
Household Assessed Charge - 1 occupier (£/year)	138.60	148.60
Household Assessed Charge - 2 occupiers (£/year)	225.00	241.00
Household Assessed Charge - 3 occupiers (£/year)	318.20	340.90
Household Assessed Charge - 4 or more occupiers (£/year)	411.40	440.80

## Affinity Water Other Household Charges - All Regions

## Metered Fixed Charges for larger sized meters

	2020/21	2019/20
Household Fixed Charge 12-15mm Meter (£/year)	26.40	28.32
Household Fixed Charge 19-21mm Meter (£/year)	38.28	41.04

1.7266	1.8498
193.37	210.60
97.90	100.60

2020/21	2019/20
138.60	148.60
225.00	241.00
318.20	340.90



Household Fixed Charge 25mm Meter (£/year)		40.20	43.08
Household Fixed Charge 30-32mm Meter (£/year)		123.36	132.12
Household Fixed Charge 38-40mm Meter (£/year)		145.56	155.88
Household Fixed Charge 50mm Meter (£/year)		176.76	189.36
Household Fixed Charge 65mm Meter (£/year)		287.88	308.40
Household Fixed Charge 75-80mm Meter (£/year)		351.48	376.56
Household Fixed Charge 100mm Meter (£/year)		414.12	443.64
Household Fixed Charge 150mm Meter (£/year)		465.00	498.12
Household Fixed Charge 200mm Meter (£/year)		465.00	498.12
Fixed Standby Charge (£/year)	] [1	8141.00	19434.96

## Metered Charges (no longer offered to new customers)

	2020/21	2019/20
Household Volumetric Charge (D21, D22, D23, D28) (Central Area) (£ per m3)	0.9282	0.9566
Household Volumetric Charge (D04, D05, D06, D24, D25 and D26) (Central Area) (£ per m3)	0.5732	0.6141
Household Volumetric Charge (D57) (East Area) (£ per m3)	1.6238	1.5254
Household Volumetric Charge (D71) (Southeast Area) (£ per m3)	1.1746	1.2584
Household Volumetric Charge (D72) (Southeast Area) (£ per m3)	1.5898	1.7032

## Assessed Charges - Employee Based (no longer offered to new customers)

	2020/21	2019/20
Household Assessed Fixed Charge (Employee based) (£/year)	26.40	28.32
Household Assessed Volumetric Charge (Central Area Employee based) (£ per m3)	0.9848	1.0551
Household Assessed Volumetric Charge (Southeast Area Employee based) (£ per m3)	1.7266	1.8498



## 14. SCHEDULE OF INFRASTRUCTURE CHARGES

Infrastructure Charges	excl. VAT	excl. VAT
	2020/21	2019/20
Standard water infrastructure charge (£)	375.00	375.00
Income offset value (£)	436.88	NA



## 15. SCHEDULE OF MISCELLANEOUS CHARGES

## Affinity Water Miscellaneous Household Retail Charges All Regions

Empty premises confirmation fee
Debt collection agency charge where customer details passed to agency
Non-Household debt collection visit to site, incl. turning on/off supplies for non-payment
Cheque returned or direct debit rejected by bank (per rejection)
Refund cheque - administration fee for verification of presentation at customer's bank
System generated electronic copy bills (backdated max. 2 yrs., 1 yr. for monthly billed accounts)
Hard copy reprint and postage of individual system generated bills
All other accounts or statements

£	£
2020/21	2019/20
39.90	39.90
50.00	50.00
43.30	43.30
11.00	11.00
30.00	30.00
Free	Free
6.00	6.00
12.00	12.00

## **Miscellaneous Household Charges - All Regions**

Emergency call out outside normal working hours
Service of Customer Service Technician during normal working hours
(per h <b>o</b> ur)
CST out of hours visit - for emergency visits out of hours that prove to be
non-emergencies (per hour)
Reconnection of supply following temporary disconnection at customer's
request.
Provision of water quality data for a zone other than the one in which the
customer lives
Provision of non self service large format plans (per plan)
Meter Tests (per test) - Household premises
Household meter logging incl. analysis of logger data and report
produced for customer
Household flow and pressure test, per test per unit

## Household Meter Installation Charges

Re-site at customer's request. External no existing boundary box
Re-site at customer's request into existing boundary box
Re-site at customer's request internal location incl. AMR
Remove meter on reversion (at customer request)
Upgrade meter to AMR enabled at customer request
Re-locate existing stop tap (during working hours) within 3 weeks from its current location, at customer's request < 33mm diameter)

£	£
excl. VAT	excl. VAT
2020/21	2019/20
70.00	70.00
47.00	47.00
70.00	70.00
47.00	47.00
13.00	13.00
35.00	35.00
70.00	70.00
220.00	220.00
99.00	99.00

£	£
excl. VAT	excl. VAT
2020/21	2019/20
248.00	244.00
95.00	94.00
214.00	211.00
163.00	161.00
214.00	211.00
415.00	364.00



## Provision and Maintenance of Fire Hydrants

Set up and instruction charge based on 1hr of 1 office staff and 1.5hrs of 1 technician site work
Administration charge
Install new hydrant to existing main excluding post and plate
Install new hydrant to run off new main excluding post and plate
Re-site hydrant position from carriageway to footpath
Install new hydrant in terminal wash out position on run off new main, excluding post and plating
Raise hydrant and replace with new
Replace defective hydrant (hydrant only, excluding post and plating)
Replace defective hydrant and fittings (old LCC type, excluding post and plating)
Repack hydrant including ease spindle
Rewasher hydrant
Reconstruct hydrant/pit chamber
Replace with new hydrant frame and cover
Sign relocation charge
Raise or lower existing hydrant frame and cover
Re-align existing hydrant frame and cover
Supply and fit hydrant post and plate
Abandon hydrant
Terminal hydrant maintenance (% of the appropriate hydrant maintenance charge)

Provision of	<b>Standpipes</b>
--------------	-------------------

19mm standpipe refundable deposit (£)
63mm standpipe refundable deposit (£)
19mm standpipe rent per week (£/week)
63mm standpipe rent per week (£/week)
19mm standpipe purchase (without valve key) (£)
63mm standpipe purchase (without valve key) (£)
Valve Key and bar only purchase (£)
Set up and instruction charge based on 1hr of 1 office staff and 1hr of 1 technician site work (includes travel to and from site) $(\pounds)$
Administration charge / Licence renewal charge (£)

£	£
excl. VAT	excl. VAT
2020/21	2019/20
171.00	197.00
45.00	50.00
955.00	941.00
955.00	941.00
1596.00	1,572.00
955.00	1,645.00
955.00	941.00
549.00	541.00
962.00	948.00
520.00	512.00
509.00	501.00
311.00	306.00
351.00	346.00
320.00	315.00
503.00	496.00
305.00	300.00
310.00	305.00
904.00	891.00
50%	50%

excl. VAT	excl. VAT
2020/21	2019/20
171.00	168.00
357.00	352.00
34.00	33.00
41.00	40.00
77.00	76.00
264.00	260.00
93.40	92.00
97.40	96.00
29.40	29.00



## Use of Standpipes (connected to hydrants)

Water charges up to 1 <b>cubic metre</b> per day (not applicable to 63mm standpipe) - Drawing from Single Hydrant (£/year)
Water charges from 1 to 10 cubic meters per day - Drawing from Single Hydrant (£/year)
Water charges more than 10 and up to 20 <b>cubic metre</b> s per day - Drawing from Single Hydrant (£/year)
Water charges more than 20 <b>cubic metre</b> s per day - Drawing from Single Hydrant (£/year)
Water charges up to 1 <b>cubic metre</b> per day (not applicable to 63mm standpipe) - Drawing from Multiple Hydrants (£/year)
Water charges from 1 to 10 cubic meters per day - Drawing from Multiple Hydrants (£/year)
Water charges more than 10 and up to 20 <b>cubic metre</b> s per day - Drawing from Multiple Hydrants (£/year)
Water charges more than 20 <b>cubic metre</b> s per day- Drawing from Multiple Hydrants (£/m3 of assessed consumption)
Pro rata for shorter periods, minimum charge (£/day)
Daily usage (up to 20m3) - First Day Charge (£/day)

## **Data Logging**

Provision of splitter cable to be installed by approved meter contractor (£)

## **Mapping Information**

Registration to $\mathbf{our}$ on-line NRSWA portal (if $\mathbf{you}$ have an OS licence) (£)	
Provision of a map (£)	1

## **Replacement of Lead Service Pipes**

Replacement of lead service pipes (all methods) (up to 3m) (£)
Replacement of lead service pipes (open cut) (up to 2m) (£)
Replacement of lead service pipes (open cut) (2 - 3m) (£)
Replacement of lead service pipes (open cut) (3-6m) (£)
Replacement of lead service pipes (open cut) (6-10m) (£)
Replacement of lead service pipes (open cut) (10 – 14m) (£)
Replacement of lead service pipes (open cut) $(14 - 20m) (\pounds)$
Replacement of lead service pipes (open cut) (longer than 20m) (£)

excl. VAT	excl. VAT
2020/21	2019/20
198.70	198.70
993.80	993.80
1957.20	1957.20
3271.40	3271.40
277.00	277.00
1390.30	1390.30
2746.90	2746.90
4580.40	4580.40
33.30	33.30
277.00	277.00

excl. VAT 2019/20
288.00
excl. VAT
2019/20
37.00
37.00

excl. VAT	excl. VAT
2020/21	2019/20
812.00	NA
NA	574.00
NA	755.00
1,093.00	1,027.00
1,446.00	1,327.00
1,789.00	1,553.00
2,123.00	1,778.00
Price on application	Price on application



## **Disconnection of Service Pipes**

	Temporary disconnection during <b>working hours</b> $(\pounds)$	
Permanent disconnection during <b>working hours</b> $(\pounds)$	Permanent disconnection during <b>working hours</b> $(\pounds)$	

exc	I. VAT	excl. VAT
20	20/21	2019/20
13	32.00	155.00
30	08.00	294.00



#### SCHEDULE OF SEWERAGE CHARGES 16.

## The information in this schedule does not form part of this charges scheme

## Schedule of Sewerage Charges

The information in this schedule does not form part of this charges scheme

#### **Thames Water Area Metered Charges**

Household Fixed Charge (£/year)
Household Volumetric Charge per cubic metre (£ per m3)
Watersure (Maximum Charge) (£/year)
Social Tariff (Watersure Plus) Charges are 50% of the standard tariff

#### **Thames Water Area Rateable Value Based Charges**

Household Fixed Charge incl. Surface Water Drainage (£/year)	
Household Fixed Charge excl. Surface Water Drainage (£/year)	
Surface Water Only Connection (£/year)	
North London Area Charge per £ of Rateable Value Charge (£ per £RV)	
Eastern Area Charge per $\pounds$ of Rateable Value Charge ( $\pounds$ per $\pounds$ RV)	
Northern Area Charge per $\pounds$ of Rateable Value Charge ( $\pounds$ per $\pounds$ RV)	
Southern Area Charge per $\pounds$ of Rateable Value Charge ( $\pounds$ per $\pounds$ RV)	
Western Area Charge per $\pounds$ of Rateable Value Charge ( $\pounds$ per $\pounds$ RV)	
Social Tariff (Watersure Plus) Charges are 50% of the standard tariff	

#### **Thames Water Assessed Charges**

Household Single Occupier (£/year)	
Household Studio/1 Bedroom (£/year)	
Household 2 Bedrooms Charge (£/year)	
Household 3 Bedrooms Charge (£/year)	
Household 4 Bedrooms Charge (£/year)	
Household 5 Bedrooms Charge (£/year)	
No Access Charge (£/year)	

## **Anglian Water Area Metered Charges**

	2020/21	
Household Fixed Charge (£/year)	85.00	8
Household Volumetric Charge per cubic metre (£ per m3)	1.5541	1

2020/21	2019/20
63.56	72.88
0.8963	0.8672
185.00	188.00
50%	50%

2020/21	2019/20
61.21	57.35
34.81	30.95
42.46	48.09
0.5515	0.5583
0.5901	0.5973
0.6116	0.6191
0.7230	0.7319
0.8409	0.8512
50%	50%

2020/21	2019/20
126.05	120.59
141.61	138.11
148.84	145.37
162.31	158.90
173.04	169.68
187.35	184.05
279.57	281.88

2020/21	2019/20
85.00	87.00
1.5541	1.7568



SoLow Fixed Charge (£/year)	
SoLow Volumetric Charge per cubic metre (£ per m3)	
Watersure Maximum Charge (£/year)	
Aquacare Plus Fixed Charge (£/year)	
Aquacare Plus Volumetric Charge per cubic metre (£ per m3)	

## Anglian Water Area Non-metered Charges

Annual Fixed Charge for Properties with RV < £1001 (£/year)	
Annual Fixed Charge for Properties with RV £1001 - £5000 (£/year)	
Annual Fixed Charge for Properties with RV > £5001 (£/year)	
Surface Water & Highway Drainage Only Charge (£/year)	
Charge per £ of Rateable Value (£/£RV)	

73.00	58.30
1.7319	2.1819
234.00	253.00
145.00	157.00
0.6652	0.7198

2020/21	2019/20
277.50	293.31
472.70	503.71
1058.30	1134.91
61.00	67.00
0.1470	0.1587



