

Indicative Bulk Supply Charges for New Appointments and Variations 2024/25

17th November 2023



Contents

1. B	Background4
1.1	Context4
1.2	Overall approach5
2. R	Relevant wholesale tariffs5
2.1	The relevant starting point5
2.2	Menu-based approach5
2.3	Our wholesale charges6
2.4	Fixed charges6
2.5	Volumetric charges6
3. 0	On-site ongoing costs
3.1	Overall approach7
3.2	Direct operating costs8
3.3	Indirect costs
3.4	Capital maintenance costs11
3.5	Discount rate
4. R	Return on capital
4.1	Regulatory considerations13
4.2	Our approach13
5. 0	Other considerations
5.1	Leakage adjustment13
5.2	Site specific considerations14
5.3	VAT
6. B	Bulk supply tariffs
6.1	Overall
6.1	Our approach14
7. C	Charges for New Infrastructure16
Арре	endix 1 Worked Example of Relevant Wholesale Tariff
Арре	endix 2 Worked Example of Bulk Supply Tariff22
Арре	endix 3: Consistency with Bulk Supply Guidance23
Appe	endix 4: Wholesale NAV Minus Framework25

1. Background

1.1 Context

The New Appointments and Variations (NAVs) mechanism in England and Wales supports new entrants into the wholesale water and sewerage sector and also allows incumbent water and/or sewerage companies to expand into other geographic areas. Typically, NAV operations relate to new housing developments where instead of the incumbent, a NAV constructs, operates and maintains the local 'on-site' infrastructure necessary to supply new homes. The NAV, rather than the incumbent, supplies water and bills the occupants. NAVs are licensed by Ofwat to carry out these activities.

To operate within Affinity Water Limited's (AWL) region a NAV company may require a bulk supply of water from us. In this context a bulk supply is the supply of water services from us as the incumbent appointed company, to a NAV company. To facilitate the bulk supply, we construct and charge for a connection from our existing network to the agreed point(s) of connection with the NAV's on-site infrastructure.

Where we provide bulk supplies, we make charges for those services, as part of bulk supply agreements in place between ourselves and NAVs. The charges we make have a significant bearing on the operating margin the NAV may achieve to allow it to finance, maintain and operate its assets and carry out its appointed activities on its site or sites.

In May 2018, after consultation, Ofwat published guidance¹ on bulk charges for NAVs. Accordingly, we revised our approach to bulk charges for charges effective from 1st April 2019 to meet those requirements. We made minor refinements to our approach for charges effective from 1st April 2020, for example updating the return on capital for the PR19 outcome.

On 14th July 2020 Ofwat published a consultation² on updating the guidance alongside a report³ by its consultants, Cambridge Economic Policy Associates (CEPA). This report studied the industry's application of guidance and made suggestions for further development of charges. Ofwat published on 10th November 2020 the conclusions⁴ of its July 2020 consultation and its final proposals⁵ for revising guidance, with a further update⁶ on guidance in January 2021.

Ofwat expects that incumbent companies introduce necessary changes in charges taking effect on 1st April 2021, whilst also acknowledging that in some areas further engagement is necessary and it may take some time to transition from current approaches to meet the new requirements. Following engagement and industry work, Ofwat published a NAV minus framework⁷ to promote completeness and consistency across companies in avoided costs and our framework document for the charges in this report is reproduced in Appendix 4.

¹ See <u>https://www.ofwat.gov.uk/publication/bulk-charges-for-navs-final-guidance/</u>

² See <u>https://www.ofwat.gov.uk/consultation/consultation-on-bulk-charges-for-new-appointments-and-variations-navs/</u>

³ See <u>https://www.ofwat.gov.uk/wp-content/uploads/2020/07/200610-Ofwat-CEPA-NAVs-FinalReport-redacted.pdf</u>

⁴ See <u>https://www.ofwat.gov.uk/publication/bulk-charges-for-new-appointees-our-conclusions/</u> ⁵ See <u>https://www.ofwat.gov.uk/consultation/bulk-charges-for-new-appointees-a-consultation-on-revising-our-guidance/</u>

⁶ See <u>Bulk charges for new appointees – guidance on our approach and expectations (ofwat.gov.uk)</u>

⁷ See Wholesale minus framework <u>https://www.ofwat.gov.uk/wp-content/uploads/2022/08/Sub-Group-3-NAV-Wholesale-minus-framework.xlsx</u>

We have produced this document and the charges contained within to be in alignment with the published guidance, to provide NAVs with the charges information they need and to improve the transparency of our approach for stakeholders.

Ofwat operates a working group to promote more consistent approaches across incumbents and sharing of best practice, for example in cost estimation methods and furthering environmental objectives. As the work of this group evolves, we may need to refine and further develop our approaches in future years.

1.2 Overall approach

Central to Ofwat's guidance is the 'wholesale-minus' approach to bulk supply pricing (Figure 1). This approach starts with the relevant wholesale tariff(s) for the NAV's site(s) and deducts the costs avoided by the incumbent as a result of NAVs carrying out certain appointed activities instead of the incumbent. As well as avoided costs, the approach also includes a return on on-site assets element and depreciation. We apply this approach to set our bulk supply charges.



Figure 1: 'Wholesale-minus' approach

Source: Ofwat: Bulk Charges for NAVs Final Guidance, May 2018

The following sections of this document provide more detail on our assessments of each of the components of this approach alongside other relevant NAV bulk supply pricing considerations. We include in the Appendices worked examples showing how we calculate the relevant starting point, how we apply the deductions to produce bulk supply tariffs, our assessment of how we meet Ofwat's guidance and in Appendix 4, our completed Wholesale NAV Minus Framework table.

2. Relevant wholesale tariffs

2.1 The relevant starting point

The relevant starting point is the wholesale charge that we would make to the properties within a NAV appointment if we, rather than the NAV were the supplier. It is called the starting point because it establishes the base value of wholesale charges from which the deductions required by the wholesale minus methodology are made.

2.2 Menu-based approach

To derive the relevant starting point (2.1 above), we use the 'menu-based approach'. In other words, we apply our published wholesale charges to the actual mix of properties (residential and business) and actual volumes used on each NAV site. We determine the actual mix of properties by collecting information from each NAV about the number, type and consumption of properties within their appointments.

Where NAVs have more than one site serviced by a bulk supply from us, we calculate the starting point for each site according to its actual mix of properties and add all the sites together to produce a total for that NAV. We show a worked example in Appendix 1 to describe how the weighted average calculation is accomplished.

2.3 Our wholesale charges

Our published wholesale charges are made of two parts⁸:

- a £/year fixed charge that varies according to meter size
- a volumetric charge per cubic metre, that varies by region

2.4 Fixed charges

Table 1 below shows the prior years and current year 2023/24 wholesale fixed charges, in \pounds /year, which increase with meter size. Residential properties typically have 12/15mm meters, whilst larger business customers that may be included in a NAV appointment (e.g. schools) may have larger sized meters.

Wholesale Fixed Tariff	Units	2021/22	2022/23	2023/24	Indicative 2024/25
Fixed Charge12/15mm meter	£/year	16.20	16.80	16.80	17.76
Fixed Charge19/21mm meter	£/year	26.40	27.36	30.20	31.92
Fixed Charge 25mm meter	£/year	28.32	29.40	30.20	31.92
Fixed Charge 30mm meter	£/year	31.44	32.52	30.20	31.92
Fixed Charge 40mm meter	£/year	33.24	34.44	30.20	31.92
Fixed Charge 50mm meter	£/year	40.56	42.00	30.20	31.92
Fixed Charge 75/80mm and larger	£/year	104.40	108.12	120.00	126.72

Table 1: Wholesale Fixed Tariff

2.5 Volumetric charges

As noted above, our volumetric charges differ according to the region in which the NAV appointment is located. We operate 3 charging regions the boundaries of which are shown in the diagram below, along with the volumetric rates applicable in each region.

⁸ Whilst we also publish a large user wholesale tariff for the largest customers using more than 50,000m3/year, this tariff is not generally applicable to NAVs as in new developments, properties are predominantly residential with some small business customers. If a customer inside a NAV appointment would qualify for large user tariff in its own right, we would reflect the large user tariff in the relevant starting point as part of the menu-based approach



Figure 2: The three charging regions

Table 2: Volumetric Wholesale Tariff

Volumetric Wholesale Tariff	Units	2021/22	2022/23	2023/24	Indicative 2024/25
Volumetric Charge Central Region	£/m3	0.9501	0.9844	1.0926	1.1536
Volumetric Charge East Region	£/m3	1.6192	1.6777	1.8622	1.9349
Volumetric Charge Southeast Region	£/m3	1.7231	1.7854	1.9817	2.0591

3. On-site ongoing costs

3.1 Overall approach

The wholesale minus method requires that we deduct on-site ongoing costs, sometimes called 'last-mile' costs from the relevant starting point. On-site ongoing costs are the operating costs that we avoid because NAVs are carrying out certain activities in the water supply chain instead of us. We analyse our on-site ongoing costs across three categories:

- Direct operating costs
- Indirect operating costs 'common costs'
- Capital maintenance costs

For direct operating costs, Ofwat's 26th January 2021 guidance creates an expectation that incumbents estimate avoided costs using 'bottom-up' approaches. Bottom-up means using specific estimates of the typical costs incurred for different on-site activities. This is in contrast to potentially less accurate 'top-down' approaches that use company-level data to derive unit costs for on-site ongoing costs. Ofwat further say that estimates do not necessarily need to be site-specific but incumbents should aim to accurately reflect all relevant on-site costs, including through the use of appropriate cost modelling drivers to avoid excessive averaging.

In addition to direct operational costs, we include indirect costs in our on-site ongoing costs calculation, which we assess as being avoidable as a consequence of NAV entry. Indirect costs are the costs that cannot be directly attributed to the provision of a single product or service (e.g. shared head office functions). Within indirect costs, there is a distinction to be made between 'common costs' and 'joint costs'. Unlike joint costs, which are fixed, common costs usually vary by the quantity of a product or service. Ofwat's guidance expects incumbents to allocate a portion of common costs when estimating their avoided costs.

Regarding capital maintenance we use a bottom-up approach to estimate capital maintenance and replacement expenditure. Recognising that capital maintenance requirements vary over time, we reflect maintenance requirements in on-site ongoing costs as an annuity.

3.2 Direct operating costs

We manage our operating costs by setting annual budgets for cost centre codes that are broadly either activity based or departmental. We estimate avoided costs by detailed study of the expenditures allocated to each cost centre to determine which are avoidable as a consequence of NAV entry. This is in contrast to a fully top-down approach that would make use of high level, aggregated cost information, for example from our published accounts.

Our wholesale operating costs arise from the activities we carry out across four business segments:

- Water resources
- Water treatment
- Raw water distribution
- Treated water distribution

The diagram below shows the relative proportions of our wholesale operating expenditure accounted for by each segment. For typical NAV developments, served by bulk supplies, avoided costs arise in the treated water distribution activity, which makes up about two-thirds of our operating expenditure. Therefore, we consider avoided costs from that business segment.

Figure 3: Proportions of our wholesale operating expenditure

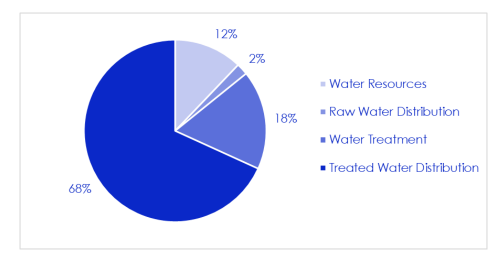


Table 3 summarises direct operating costs in the treated water distribution segment that we assess as being avoidable. Our approach is to extract the expenditures in our cost centre codes that relate to these activities and express these as a unit cost, using the cost driver indicated (£ per property, £ per metre of pipe and so on). In this way we produce estimates of representative unit costs for the different on-site activities. These estimates are not site-specific to an individual NAV or NAVs, but instead reflect the unit costs we typically incur when we carry out the on-site activities indicated. The unit avoided cost estimates are shown in the right hand column of the table.

Activity / Service	Description	Cost driver	Indicative Avoided cost 2024/25 £/property
Drinking Water Quality & Regulatory Compliance	Regulatory water quality sampling, DW Safety Planning, quality assurance of laboratory, regulatory reporting and stakeholder / public health liaison	Number of properties	0.77
	Enforcement / operation of Network Regulations	Number of properties	1.47
Network Maintenance	Unplanned maintenance - Costs associated with the inspection, cleaning, repair and reactive renewal of on- site water distribution mains and costs associated with the repair and reactive renewal of pipes that connect the water main with each property incl. emergency response PLUS Costs of detecting and solving on-site leakages	Length of main	17.78
Total			20.01

Table 3: Direct operating costs

3.3 Indirect costs

Indirect costs are the costs that cannot be directly attributed to the provision of a single product or service. Within indirect costs, there is a distinction between 'common costs' and 'joint costs' where common costs are a subset of indirect costs. Unlike 'joint costs', which are fixed, common costs vary by the quantity of a product or service. Ofwat's guidance expects incumbents to allocate a portion of common costs when estimating their avoided costs.

Our indirect costs tend to be in the nature of business overheads for example, head office functions such as legal and human resources. It is not always possible to find an appropriate cost driver for these activities as they do not obviously increase or decrease with the volume of water supplied, with the number of properties or with network length. In most cases we have chosen to express them as \pounds /property figures.

As with direct costs, we budget for and monitor indirect costs through a system of cost centre codes. However, our cost centres for indirect costs tend to be organised at departmental level as opposed to being activity based, (because of the nature of indirect costs.) We are able to extract indirect costs according to the principal activity or service accounted for in each of our indirect cost centres to identify common costs for inclusion in on-site ongoing costs.

The majority of our indirect costs are labour costs. Therefore, we have allocated costs to each business segment (retail, water resources, raw water distribution, water treatment and treated water distribution) according to the number of Full Time Equivalent employees (FTEs) in each segment to determine the share of indirect costs that could be included within the on-site ongoing costs. Based on this approach to indirect cost allocation, 51% of indirect costs can be associated with treated water distribution. Expressed as a \pounds per property figure, we estimate indirect common costs as \pounds 14.86 per property. The derivation of our result is provided in Table 4.

Activity / Service	Cost driver	Indicative avoided cost 2024/25 £/property
Human resources, legal , finance/procurement + other head office functions	Number of FTEs treated water distribution	4.12
Regulatory reporting and compliance , Ofwat licence fees	Number of FTEs treated water distribution	0.99
Management costs (not included elsewhere)	Number of FTEs treated water distribution	0.38
External consultancy (not included elsewhere)	Number of FTEs treated water distribution	0.60
IT systems & development	Number of FTEs treated water distribution	3.54
Health and safety	Number of FTEs treated water distribution	0.33
Insurance	Number of FTEs treated water distribution	1.80
Premises & Utilities + Estates management	Number of FTEs treated water distribution	1.50

Table 4: Indirect operating costs

External audit / accountancy costs	Number of FTEs treated water distribution	0.25
Working Capital	Average bill size	1.36
Total	Number of properties	14.86

3.4 Capital maintenance costs

Capital maintenance expenditure relating to capital assets and infrastructure on NAV sites is the investment needed to renew and replace on-site assets as they come to the end of their useful lives. As NAVs, rather than us, carry out and finance these replacements, it represents an avoided cost for us.

Since NAV sites are typically new housing developments with newly constructed infrastructure assets, those assets are not likely to need replacement for some years because the assets are new and have their service life ahead of them. Replacement needs are only likely to materialise over time as assets begin to deteriorate. The future profile of capital maintenance expenditure for any individual NAV site is likely to be uneven with replacement outlay in future years, but little in the years immediately ahead. Therefore our approach to reflecting avoided on-site ongoing costs for capital maintenance needs is to annualise the effects of uneven replacement requirements upon bulk supply charges, as follows.

We determine the on-site assets that we would have constructed in order to supply NAV sites, based on our usual design and service standards⁹. We estimate the replacement costs for onsite assets from our published schedules of new connection charges. Our published schedules are reflective of our costs as they are built from the competitively tendered and procured rates we pay our contractors, plus our overheads. We assume that on-site assets depreciate in a straight line until the end of their useful lives, at which time they will be replaced, like for like, with modern equivalents. We use our normal depreciation lives to estimate the expected useful life of the assets. In this way it is possible to project the long term capital maintenance requirements of the on-site assets.

We calculate an annuity by working out what series of equal annual payments would have the same present value as the series of future replacement expenditures expected. We measure this over the period up to the longest asset life. In other words, we are converting the expected profile of future maintenance expenditures into a series of equal annual charges over the period up to the service lifetime of the longest-lived asset. In this way, as shown in Table 5, we estimate that the annual avoided cost for capital maintenance is $\pounds9.47$ per property.

Activity / Service	Capital Maintenance Annuity 2022/23 £/property/year	Capital Maintenance Annuity 2023/24 £/property/year	Indicative Capital Maintenance Annuity 2024/25 £/property/year
Communication pipes	0.14	0.20	0.20
On site mains	0.41	0.88	1.18

Table 5: Capital Maintenance - Annuity

⁹ NAVs may actually construct different assets to serve the site than the ones we would have constructed. However for our calculation of avoided costs, we consider it correct to build into the deduction for capital maintenance costs, the costs that we would have expected to incur based on our engineering solution, because these are reflective of the costs being avoided by us.

Customer meters	2.01	2.01	2.52
Customer boundary boxes	2.05	2.05	2.40
Bulk meter & space ¹⁰	0.00	0.00	0.00
Other	2.35	2.14	3.16
Total	6.97	7.28	9.47

3.5 Discount rate

As our calculation of avoided capital maintenance costs is based on annuitising expected capital maintenance expenditures over the lifetime of the assets, we need to set a discount rate for this purpose. The starting point for our discount rate is the wholesale weighted average cost of capital determined for our 2020-25 price controls, 2.96% (real CPIH basis). We adjust this by making the same modifications to the incumbent WACC as published by Ofwat in its 2018 guidance on bulk charges for NAVs, as follows:

- Notional gearing of 50%
- Uplift to asset beta of 15bp
- A tax rate of 10%

With these adjustments, we calculate an adjusted discount rate, 3.89% real, on a CPIH stripped basis. We use this rate to discount capital maintenance expenditures and calculate the appropriate annuity for on-site ongoing cost deduction. The derivation of our 3.89% result is provided in Table 6.

Item	Final Determination 2019 Incumbent WACC	Derived NAV WACC
Total market return	6.50%	6.50%
Real risk-free rate	1.40%	1.40%
Equity risk premium	7.90%	7.90%
Notional gearing	60%	50%
Asset beta	0.36	0.51
Debt beta	0.125	0.125
Equity beta	0.71	0.89
Cost of equity	4.19%	5.64%
Ratio embedded/new debt	80%	80%
Cost of new debt	0.53%	0.53%
Cost of embedded debt	2.42%	2.42%
Allowance for fees	0.10%	0.10%
Cost of debt	2.14%	2.14%
WACC/Discount rate	2.96%	3.89%

Table 6: Derived NAV Weighted Average Cost of Capital

4. Return on capital

¹⁰ This is zero as we provide and maintain the bulk meter, so there is no avoided cost for this asset

4.1 Regulatory considerations

In its May 2018 guidance, Ofwat suggested that incumbents should deduct an appropriate level of return on on-site assets, and depreciation of the on-site assets, to reflect the financing costs that incumbents have avoided due to NAV entry. In its report, CEPA notes that with changes to the income offset for English incumbents from 1st April 2020, which mean incumbents' on-site assets are funded by developers, and if maintenance costs are incorporated into the avoided ongoing costs element, the rate of return element will no longer apply to these incumbents. CEPA also suggests an additional allowance could be made to ensure a NAV that is equally efficient is able to earn a profit margin, and to reflect wholesale operating risks to which it is exposed.

Ofwat confirm that changes to the income offset for English incumbents mean that developers now fully fund the cost of on-site assets. They go on to say that for this reason, English incumbents should no longer include a deduction through the rate of return element because these costs are no longer avoided by the incumbent. Regarding the additional allowance suggested by CEPA, Ofwat expect that in principle, this should reflect the operational risk experienced by NAVs to operate on-site assets which the incumbent has avoided. Ofwat also say that use of a discounted cash flow approach where an adjusted return is used as the discount rate for an average annuity, may be an appropriate way to reflect this.

4.2 Our approach

As we are incorporating capital maintenance costs in our avoided on-site ongoing costs elements (see 3.4 and 3,5 above), and in accordance with regulatory guidance, we are no longer including the rate of return element in our bulk supply charges calculations¹¹.

However, in our NAV bulk supply charges effective from 1st April 2022 we are also using the adjusted discount rate, 3.89% in the average annuity for avoided capital maintenance costs, to reflect operational risks, over and above the return available to incumbents.

5. Other considerations

5.1 Leakage adjustment

Usually, we measure the water we supply to NAVs at the boundary of the NAV site using a bulk meter. We used to charge NAVs for the provision of the bulk meter(s) however we have now discontinued this and we provide, maintain and operate bulk meters at our expense. As we charge for bulk water on the basis of bulk meter readings, we need to account for the difference in the billable volume at the bulk meter compared to the aggregate billable volume at NAV customers' meters. The difference arises due to losses on the NAV network, such as leakage, and other items such as unbilled water use and water used for fire-fighting.

Our approach is to evaluate the difference as a percentage leakage adjustment, applying this to the bulk supply tariff as a percentage reduction in volumetric wholesale charges. As well as accounting for water losses between the bulk meter and customers' meters, this approach

¹¹ The rate of return element was included in our NAV bulk supply charges in 2019/20 and 2020/21.

also provides incentives to NAVs towards leakage control since it exposes NAVs to the costs of losses in excess of our leakage adjustment factor.

To estimate the leakage adjustment factor, we have estimated losses on new developments that we operate and have benchmarked against other water companies' who have published their estimates of percentage losses in their NAV charging documents. Accordingly, we estimate percentage losses to be 3% and note that this is similar to the typical rate, 2-3% published in the CEPA report.

We apply the leakage cost adjustment factor to the volumetric rate component of our tariff, as we consider the appropriate cost driver for distribution losses to be the volume of water delivered.

5.2 Site specific considerations

The charges and information we publish relate to the typical case where we provide a bulk supply at the NAV site boundary. It is possible that NAV projects may differ from the typical case. Some examples include:

- Where there is no bulk meter at the NAV boundary, in which case we would not need to apply the leakage adjustment as NAVs would be billed on the aggregate volume recorded on customers' meters, not on the basis of a bulk meter reading
- Where the NAV installs infrastructure that results in materially lower consumption per property than usual, for example because the site features on-site resources, grey water recycling, or rainwater harvesting systems. In this case (and provided the water efficiency systems remain in working order) it may be appropriate to reflect in NAV bulk supply charges the avoided long-run incremental costs of water resources in addition to the usual deductions for on-site ongoing costs.

Where there are unusual site-specific circumstances, we would consider those circumstances and if necessary, produce a bespoke bulk supply price reflecting the differences in avoidable costs between the unusual site and a more typical site.

5.3 VAT

All charges are subject to the addition of any Value Added Tax chargeable.

6. Bulk supply tariffs

6.1 Overall

This section describes how we structure our bulk supply tariffs. Ofwat's guidance requires that incumbents consider the right balance of fixed and volumetric elements in their bulk charges for new appointees. They must also consider the impact of their bulk charges on environmental outcomes. Ofwat say that this might be addressed through greater reliance on volumetric charges and that it may be appropriate for the avoided cost element to be estimated on a per property basis in order to set the right environmental incentives for new appointees.

6.1 Our approach

As noted in the sections above, to estimate avoided costs we have used appropriate cost drivers, typically £/property and £ per metre of main. We must consider how to structure our NAV tariff as between fixed charges and volumetric charges, taking into account the need to be cost reflective in application of avoided costs alongside meeting environmental objectives.

We have concluded that the best way to achieve these dual objectives simultaneously is to set a two-part tariff.

The first part is a credit against fixed charges, effectively a negative fixed charge made by deducting from annual fixed charges, the £/property avoided costs (where avoided costs are estimated as described in section 3 above). The negative fixed charge guarantees that the NAV is credited with the value for avoided costs based on the number of properties within its sites, no matter how much water is used. If avoided costs were reflected instead in the per cubic metre rate, this could disincentivise NAVs from water efficiency as the total benefit from avoided costs would shrink as the amount of water being used diminished.

The second part of the tariff is the volumetric rate. We set this equal to our standard published volumetric rates, after applying the percentage reduction for leakage adjustment factor (see 5.1 above). The volumetric part ensures that NAVs incur increments to their total bill for each successive unit of water used, retaining environmental incentives. Table 7 sets out the tariffs for 2024/25.

Fixed Charge NAV Tariff	Units	2022/23	2023/24	2024/25
Fixed Charge12/15mm meter	£/year	16.80	16.80	17.76
Fixed Charge19/21mm meter	£/year	27.36	30.20	31.92
Fixed Charge 25mm meter	£/year	29.40	30.20	31.92
Fixed Charge 30mm meter	£/year	32.52	30.20	31.92
Fixed Charge 40mm meter	£/year	34.44	30.20	31.92
Fixed Charge 50mm meter	£/year	42.00	30.20	31.92
Fixed Charge 75/80mm and larger	£/year	108.12	120.00	126.72
Fixed Charge Credit per NAV property (Credit per property)	£/prop	33.77	38.86	44.34
Volumetric NAV Tariff	Units	2022/23	2023/24	2024/25
Volumetric Charge Central Region	£/m3	0.9557	1.0608	1.1190
Volumetric Charge East Region	£/m3	1.6288	1.8080	1.8769
Volumetric Charge Southeast Region	£/m3	1.7334	1.9240	1.9973

Table 7: Indicative Affinity Water NAV Bulk Supply Tariff 2024/25

7. Charges for New Infrastructure

Where a NAV requires us to make a connection from our existing mains to the agreed point(s) of connection with the NAV's infrastructure, we may make charges for this new infrastructure. We reflect new infrastructure charges in the bulk supply agreements we enter into with NAVs in two broad categories:

- capital contributions that NAVs must make in respect of site-specific infrastructure
- infrastructure charges, which are capital contributions in respect of network reinforcement

7.1 Site Specific Charges

Site specific charges are payable where we incur capital costs to carry out site-specific work for the purposes of providing new or additional water supply. We charge NAVs for site-specific works that we undertake at their request, using the same charges as are set for such works under our charging arrangements. Site specific charges are concerned with the costs to us of providing site specific infrastructure, usually pipes and fittings that take water from our existing water mains to the point of connection to the NAV's infrastructure, typically at the NAV site boundary.

Since we no longer offer income offset discounts against site specific charges, our charges are based on 100% of construction costs.

7.1.1 Pre-Development Enquiries

We want to engage with our developer customers at the earliest opportunity, to understand the how we can support growth in the Affinity Water region and to ensure we have the infrastructure and supply available at the right time for any given development.

We therefore actively encourage developer customers to request a pre-development/point of connection study prior to any requisition for new mains, self-lay and / or diversions. The benefits of this study are as follows:

- a. New Mains provides you with early visibility of our needs to reinforce our existing network ahead of your development and allows us to advise you of any timing implication for your development.
- b. Self-Lay provides you with a point of connection to our network which enables you to carry out your design work which will deliver the levels of service for flow and pressure that you require for your development.
- c. Diversions enables you to be informed of any potential risks and hazards which you may need to address as part of your design for your development. The indicative budget estimate is not a cost advice for us to carry out the works.

For self-lay water mains, the water sector guidance expects self-lay providers to obtain a point of connection report where they are providing their own design.

To encourage the use of these services, both the pre-development enquiry and point of connection enquiry are free of charge (FOC). Upon receipt of a pre-development enquiry, we

will review your enquiry, assess the point of connection into our existing network, prepare a budget estimate of the cost of the infrastructure of constructing the connection, water mains and communication pipes for your development, and produce a report which you can then refer to for your requisition, self-lay application or diversion application.

Table 7.1.1: Pre-development/Point of Connection Enquiry Fee				
Ref	ltem	Unit	£ Excluding VAT	
7.1.1	Pre-development/Point of Connection Enquiry	per enquiry	tbc	

7.1.2 Application Fee

When a NAV requests us to provide a bulk supply, it must pay us a mains application fee as set out in the table below.

Table 7.1.2: Mains Application Fees				
Ref	Item	Unit	£ Excluding VAT	
7.1.2a	Application Fee for Mains (NAV)	per application	tbc	
7.1.2b	Re-application Fee for Mains (NAV)	per re- application	tbc	

The application fee covers the costs we incur to review and acknowledge the NAV's request, checking to ensure we have all the relevant information, preparing a quotation and/or estimated charges for the works and issuing a response. The application does not cover the cost of design work (see below).

Where we have prepared a quotation for new water mains and the NAV subsequently changes the requirements by changing the design, entry point location, number of connection points or makes any other significant changes, we will charge a reapplication fee equal to 50% of the application fees set out in the table. The re-application fee is payable at the time that the NAV notifies us of the change in its requirements. The application fee is payable at the time the time the NAV makes the request. We will start work on the request when we have received the application fee.

7.1.3 Design Fee

To provide a quotation and/or estimated charge for the new connection for bulk supply, we will need to prepare a design of the infrastructure needed to take water from our existing mains to the point of connection to the NAV's infrastructure. If we need to make a visit to the site to carry out a survey, this is included in the mains design fee.

Table 7.1.3: Design Fees									
			£ Excluding VAT						
Ref	Item	Unit	Design Fee	Minor Design Change	Major Design Change				
7.1.3	Mains Design Fee	Per Bulk connection	tbc	tbc	tbc				

The mains design fee is payable at the time the NAV makes an application for a connection.

A minor design change is:

- a. a change to the site boundary; or
- b. a change to the size of the water main; or
- c. adding, removing or changing the location of the communication pipes.

We understand the complexities and nature of the work involved with managing development sites, therefore as outlined in Table 7.1.3 above, these changes are completed free of charge.

A major design change is:

- a. a change of route or layout of the water mains on site; or
- b. a change to the point of connection of new water mains to the existing network; or
- c. a change to the overall water demand of the site; or
- d. changing the phasing plan

7.1.4 Administration Fee

When a NAV requests us to provide a bulk supply, it must pay us a mains administration fee, comprised of a fixed and variable element as in the table. The variable element relates to the length of mains required to take water from our existing main to the point of connection to the NAV's infrastructure. It does not include the length of mains beyond the point of connection (which the NAV is responsible for).

The mains administration fee recovers our costs of planning, organising, project managing, inspecting and commissioning of the water main and works necessary to connect to our water main

Table 7.1.4: Mains Administration Fees								
Ref	Item		£ Excluding VAT					
7.1.4	Mains Administration Fee	per application	tbc					

7.1.5 Charges for Laying Water Mains

Our charges for laying mains between our existing water network and the point of connection to the NAV's infrastructure, are reflected in Table 8.5 of the <u>new connection charging</u> arrangements.

7.1.6 Charges for Installing Accessories

Our charges for installing additional accessories such as valves or fire hydrants for NAVs are reflected in Table 8.6 of the new connection charging arrangements. Affinity Water do not pass the cost of bulk meters onto NAV customers.

7.1.7 Charges for Connecting Mains to our Network

Our charges for connecting the mains we have constructed between our existing water network and the point of connection to the NAV's infrastructure, to our existing water supply system, are reflected in Table 8.7 of the <u>new connection charging</u> arrangements.

7.2 Infrastructure charges

Infrastructure charges recover contributions towards network reinforcement costs that we incur when additional demands are placed on our network by new connections. Infrastructure charges do not relate to the costs of reinforcing, upgrading or otherwise developing existing infrastructure to address pre-existing deficiencies in capability or capacity.

Infrastructure charges are 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 or mains.

This will include cases where a site is being developed or redeveloped by means of conversion or extension of an existing building or buildings, resulting in a significant increase in demand. The infrastructure charge is additional to any charges for site specific works, for example providing a water main to take water from our existing mains to the NAV site boundary.

We will recover infrastructure charges from the NAV. The infrastructure charges will be calculated in the same way as infrastructure charges payable by other new connection customers. Typically, for NAV developments the standard water infrastructure charge will apply. The infrastructure charge is a \pounds per property charge based on dividing our network reinforcement costs over a five-year period, by the total number of new properties connected over the same period. The 2024/25 charge can be found in the table below.

Table 7.2: Infrastructure Charge	£ Excluding VAT					
Charging period	2022/23	2023/24	2024/25			
Standard water infrastructure charge	366	434	tbc			

Further details of our infrastructure charge can be found in Section 17 of our <u>new connection</u> <u>charging</u> arrangements.

7.3 Income Offset

An income offset payment may be made for all new connections (including those provided indirectly by a NAV) where an infrastructure charge is applicable. The income offset is now made against the infrastructure charge where prior to 1 April 2020 it was made against requisition charges. We will apply an income offset for each new connection for a supply of water to the premises.

The income offset value for 2024/25 can be found in the table below. For further details on the income offset value and calculation, please refer to Section 17 of our <u>new connection</u> <u>charging arrangements</u>.

Table 7.3: Income offset	£ Excluding VAT					
Charging period	2024/25					
Calculated Income Offset Value	tbc					

Appendix 1 Worked Example of Relevant Wholesale Tariff

This example assumes a NAV has 351 properties over two sites in our area of operation:

- A site in our Central region, consisting of 250 residential properties and 1 business property (with a 25mm meter) Each residential property has an average annual demand 120 m³/year, and the business property 500m³/year.
- A site in our East region with 100 residential properties, each using 85m³/year.

The relevant wholesale tariff is the wholesale charge, built up from our published wholesale tariff rates (see section 2), that would apply if we, rather than the NAV supplied the end customers.

Appendix 1 Table 1 – Relevant wholesale tariff

Item	Charge Multiplier	Fixed Charge (£/year)	Revenue (£)
No. of residential sites (Central)	250	17.76	4,440.00
No. of businesses sites (Central)	1	31.92	31.92
No. of residential sites (East)	100	17.76	1,776.00
Subtotal fixed charges			6,247.92
Item	Charge Multiplier	Volumetric rate (£/m³)	Revenue (£)
Volumetric demand residential (Central) (m ³)	30,000 (250 properties @ 120m3 each)	1.1536	34,608.00
Volumetric demand business (Central) (m ³)	500	1.1667	583.35
Volumetric demand residential(East) (m ³)	8,500 (100 properties @ 85m3 each)	1.9349	16,446.65
Subtotal volumetric charges	-	-	51,638.00
Total			57,885.92

Appendix 2 Worked Example of Bulk Supply Tariff

Using the same example as Appendix 1, we consider a NAV with 351 properties, over two sites in our area of operations:

- A site in our Central region, consisting of 250 residential properties and 1 business property (with a 25mm meter) Each residential property has an average annual demand 120m³/year, and the business property 500m³/year.
- A site in our East region with 100 residential properties, each using 85m³/year.

Our approach to setting bulk tariffs, based on setting a negative fixed charge (to credit avoided on-site ongoing costs), and a volumetric rate (to recover our costs and preserve environmental incentives) is described in part 6. Table 1 below sets out a worked example.

Item	Charge Multiplier	Fixed Charge (£/year)	Revenue (£)
Subtotal fixed charges (Worked example 1)	351	17.80	6247.92
Deduction for avoided direct operating costs (£/prop)	351	-20.01	-7,023.51
Deduction for avoided indirect operating costs (£/prop)	351	-14.86	-5,215.86
Deduction for avoided capital maintenance costs (£/prop)	351	-9.47	-3,323.97
Negative Fixed Charge		-26.54	-9,315.42

Appendix 2 Table 1 – Bulk supply tariff

Item	Charge Multiplier	Volumetric rate (£/m³)	Revenue (£)
	30,000		
Volumetric demand residential (Central) (m ³)	(250 properties @ 120m3 each)	1.1190	33,570,.00
Volumetric demand business (Central) (m ³)	500	1.1190	559.50
Volumetric demand residential (East) (m ³)	8,500 (100 properties @ 85m3 each)	1.8769	15,953.65
NAV Volumetric Charge	39,000		50,083.15
Total NAV Charge			40,767.73

In this example, the NAV bulk supply tariff would comprise a negative fixed charge -£9,315.42 per year, and a positive volumetric rate \pounds 50,083.15 so the bulk supply charges are \pounds 40,767.73. This is 29.6% lower than the relevant wholesale starting point, \pounds 57,885.92 from worked example 1.

Appendix 3: Consistency with Bulk Supply Guidance

Considering Ofwat's guidance published in January 2021, we provide information below on how we have updated our approach to achieve consistency with each relevant guideline.

Guidance	How we meet the guidance
an expectation that incumbents use menu-based approaches so that charges reflect the actual mix of properties in the relevant starting point, making bulk charges for new appointees more cost reflective and accessible to new appointees;	We use the menu-based approach, by reflecting the actual number and mix of properties within NAV appointments where we are the bulk supplier. We approach NAVs to obtain accurate estimates of the number, types of properties and estimated consumption for this purpose
a clarified approach to large user tariffs , ensuring all incumbents adopt the wholesale minus approach for at least all new sites while recognising transitional arrangements may be needed for existing sites;	We do not use the large user tariff for the relevant wholesale tariff for any sites. We would only do so in the case where a NAV site contained large customers that would qualify for our large user tariff in their own right.
a preference for bottom-up cost estimation approaches when incumbents calculate their avoided costs to promote the development of more cost-reflective charges;	We have built our estimates of avoided costs by studying our costs at cost centre level. Whilst this may not represent a fully bottom-up approach we are actively participating in industry working groups to develop bottom-up costing approaches. When this work is concluded we will review our approach and adjust it as needed. We have used the CEPA report and industry template to identify costs that are capable of being avoided and have re-considered the appropriateness of cost drivers. In all cases we are now using the number of properties and the length of mains as cost drivers, in line with CEPA's recommendations.
a clarification that indirect costs that are avoided by incumbents due to the entry of a new appointee should be included in the estimation of avoided costs;	We have included a proportion of our indirect costs, as allocated to the treated water distribution activity. We have allocated indirect costs according to proportions of FTEs employed in each business segment (retail, water resources, raw water transport, treatment and treated water distribution).

Guidance	How we meet the guidance
a revised approach to the rate of return element , reducing the level of prescription on providing an appropriate allowance for new appointees, which may include the use of an adjusted rate of return when estimating average annuities;	We have used an adjusted rate of return approach to estimating the annuities required to finance capital maintenance expenditures.
a new principle which sets out that we expect incumbents to consider the impact of how they structure their bulk charges on environmental outcomes ;	We re-considered the structure of our bulk supply charges and from 2021/22 charges, moved to an approach where we credit NAV bills with avoided costs, to ensure that they receive the avoided costs in full even if through water efficiency, they are able to limit consumption within their appointments. We combine this 'negative fixed charge' with volumetric charging on usage to retain environmental incentives.
additional detail on the approach to avoided surface water drainage and highway charges.	Not applicable, as we are not a wastewater company

Appendix 4: Wholesale NAV Minus Framework

	New	Appointments and Variations Minus Framework	 Affinity Water Indicative Charge 	es Noven	nber 2023	Version							
Normal Source													
Normal Source		NAV SUB-GROUP COSTS CHECKLIST	LIST OF ACTIVITIES AVOIDED		TOP DC	WN, MIDDLE U	2023/24 P/DOWN AN	D JOB COST	BASIS				
Image: Section Image:													
Image: Section Image:													
Image: Section Image:													
Image: Section Image:													
Image: Second					Operating	Capital	Peturn	Poles	Total	Distribution	Cott Type	Cost Driver	Customer Allocation
Lange l					Costs	Maintenance	Keturn	Kates	Total	Element	Cost type	Cost Driver	Customer Allocation
Lange l													
Lange l													
Lange l													
Lange l													
Image: section of the sectio					£34.89	£9.46	£0.00	£0.00	£44.35	1		·	i
no. Resca outlos do diráction de diráctica de diráction de diráction de diráction de diráctica de diráction de diráction de diráctica de diráctida de diráctica de dirá		Water Direct Costs	Network Maintenance			£9.46 £9.46	£0.00 £0.00						
no. Resca outlos do diráction de diráctica de diráction de diráction de diráction de diráctica de diráction de diráction de diráctica de diráctida de diráctica de dirá			Unplanned maintenance - Costs associated with the inspection, cleaning, repair and reactive renewal of on-										
Image: Note: Section: Sec	WD1	Routine and adhoc water quality sampling. Regulatory monitoring at every site	site water distribution mains and costs associated with		617 79				£17 79	Roth			por proporty
Image: sec: sec: sec: sec: sec: sec: sec: se	mD1	irrespective of size	the water main with each property incl. emergency	WD18, WD20	217.70				217.70	boin	up/down	mains per connection	per property
No. No. <td></td> <td></td> <td>response PLUS Costs of detecting and solving on-site leakages</td> <td></td>			response PLUS Costs of detecting and solving on-site leakages										
Bits Bits <th< td=""><td>WD2</td><td>DWI - Drinking Water Safety Planning (Water Supply (Water Quality) Regulations 2016 - Recs 27 & 28). Monthly water quality reporting, submission of annual data</td><td>On-site planned maintenance of revenue meters and</td><td>WD11 WD14</td><td></td><td>\$4.92</td><td></td><td></td><td>\$4.92</td><td>Downstream</td><td>Bottom up /</td><td>No of properties</td><td>per property</td></th<>	WD2	DWI - Drinking Water Safety Planning (Water Supply (Water Quality) Regulations 2016 - Recs 27 & 28). Monthly water quality reporting, submission of annual data	On-site planned maintenance of revenue meters and	WD11 WD14		\$4.92			\$4.92	Downstream	Bottom up /	No of properties	per property
Model Applies		returns									Job Cost		
Description Description Control Contro Contro Contro		Quality) Regulations 2016 - Regulation 16	communication pipes								Job Cost	Pipe length	per property
Image: Second provide and the second product of second product product product of second product product pr		Water Fittings inspections - enforcement of Water Supply (Water Fittings) Regulations 1999	On site planned maintenance other	WD8						Downstream	Bottom up / Job Cost	No of properties	per property
Bits	WD5	Supplementary water quality monitoring e.g. Response to customer contacts,	Drinking Water Quality & Regulatory Compliance Regulatory water quality sampling DW Safety Planning	WD1 WD2	£2.24	£0.00	£0.00	£0.00	£2.24				
Processe Control Market Processes Processes </td <td>WD6</td> <td>Additional flushing/sampling due to poor performance and/or condition of assets owned and maintained by the upstream incumbent</td> <td>augility assurance of laboratory, regulatory reporting and</td> <td>WD3.</td> <td>£0.77</td> <td></td> <td></td> <td></td> <td>£0.77</td> <td>Both</td> <td>Middle up/down</td> <td>No of properties</td> <td>per property</td>	WD6	Additional flushing/sampling due to poor performance and/or condition of assets owned and maintained by the upstream incumbent	augility assurance of laboratory, regulatory reporting and	WD3.	£0.77				£0.77	Both	Middle up/down	No of properties	per property
The interpretation of the sector of the s	WD7	Local Authority and Bublic Houlth England Linkon and undates			£1.47				£1.47	Roth	Middle	No of proportion	por proporty
Construction Medication Medic		Planned Maintenance - e.a. flushing activities		1104						boin	up/down	. to or properties	per property
Image: An example Apple of any order of any ordef of any order of any order of any order of any order of	WD9	Unplanned Maintenance	Indirect Costs			£0.00	£0.00	£0.00			Middle ut /		
Image: Non-specify field scalability of parts of the specify field scalability fiel	WD10	Emergency Response	hand office functions	C1	£4.12				£4.12	Both	down	No of FTEs	per property
Number Number Construction Construction<	WD11	Meter maintenance / replacement	Regulatory reporting and compliance , Ofwat licence fee	C2	£0.99				£0.99	Both	down		per property
Lobits Control Control <th< td=""><td>WD12</td><td>Meter accuracy testing costs</td><td>Management costs (not included elsewhere)</td><td>C5</td><td>£0.38</td><td></td><td></td><td></td><td>£0.38</td><td>Both</td><td>Middle up /</td><td>No of FTEs</td><td>per property</td></th<>	WD12	Meter accuracy testing costs	Management costs (not included elsewhere)	C5	£0.38				£0.38	Both	Middle up /	No of FTEs	per property
Note Bindry matrixed matrixed by with a diamonal matrix obtained matrixed	WD13	Meter reading	External consultancy (not included elsewhere)	C6	£0.60				£0.60	Both		No of FTEs	per property
Biologenetic for andrag name Hall not addrip Call Biolog Coll Biolog Biol	WD14	- Rottery replacement	IT systems & development	C7	63.54				£3.54	Both	Middle up /	No of FTE:	ner property
Induction of the second seco	1014										down Middle up /		
Induction Mathematican Mathematican Classe Lists Lists Lists Bank Mode mathematican Mode mathematican Notes Mathematican Mathmatican Mathmatican M	WD15										down		
Indication large regions Note of a large regions Link	WD16	Standby arrangements		0.0						Both	down	NO OF FIES	per property
Concent of a direct where the dire	WD17		Premises & Utilities + Estates management	C15	£1.50				£1.50	Both	down	No of FTEs	per property
Bit where is any lunce content for where or other of address cont. Weakly Coplet C1.3 Bath Dist	WD18	Financial penalties for GSS failure - Also GSS payments made to customers as a consequence of upstream incumbent failure.	External audit / accountancy costs	C23	£0.25				£0.25	Both	Middle up / down		per property
Constraint Attribute handle and calculational handle material base handle and calculational handle a	1010	Notwork larger / upgogausted for water at a direct whelerale cost	Warking Capital	C25 8 C24	61.24				£1.24	Roth	Bottom up /		por proportu
Control Direct	1017		Honking Copies	CLU U CLU	21.50				21.00	boin	Job Cost	credit	perproperty
Number of the optimal of and double if down Note: Number of the optimal of and double if down Number of the optimal of theoptimal of theoptimal of the optimal of the optimal of theoptimal	WD20 WD21	Wholesale cost for 'free' water provided under social tariffs											
Notice purpage disciple joins Note lists Check Ceth Finance/ 162 / Listone decombine and acciones' neeles Set lists	WD22		Other		£0.00	£0.00	£0.00	£0.00	£0.00				
Enclose Operation	WD23	Water resource planning and drought plans							£0.00				
Delivered Cost Delivered Cost <thdelivered cost<="" th=""> Delivered Cost Delive</thdelivered>			Network Losses		T	Volume	etric Tariff abo	ated					
Cite Finance/HR/Legal and if latticescones cols Cite Regulary Cols.: Learner desting and complement Cite Mix application and administration costs. Mix application and administration costs. Image: Complement Cite Extend consultation			Adjustment factor to volumetric rates for leakage between bulk meters and customers' meters						3%	Downstream	Top down	per m3	Adjustment to volumetric rate
C2 Bagadatory Contr. Learner Best, resplicatory modified and compliance Image: Control Learner Best, resplicatory modified and contereBest, resplicatory modified and	Cl												
MAX application and doministration costs. Image: Construction and observations and the costs. Construction and observations and the costs. Image: Constructions and the costs. Constructions and the costs. Image: Constructions and the costs. Constructions and the costs. Image: Constructions and the costs. Constructions. Image: Constructions and the costs. Constructions. Image: Constructions. Constructions. Image: Constructions	C2	Regulatory Costs - Licence fees, regulatory reporting and compliance											
C5 Kardagement costs Kardagement costs C6 Lissients and genesisment Kardagement costs C9 Vehicle feat costs Kardagement C10 Plant, tools and exponent Kardagement C11 Health and Safety Kardagement C12 Insurence Kardagement C13 Enployer pension Kardagement C14 Health model Safety Kardagement C15 Enployer pension Kardagement C16 Insurence Kardagement C17 Insurence Kardagement C18 Enployer Panish Kardagement C19 Individuent Kardagement C19 Expose relations and Devideoment Kardagement C19 Expose relations Kardagement C10 Expose relations Kardagement C11 Kardagement Kardagement C118 Reconstructions costs Kardagement C14 Reconstructions Kardagement C14 Reconstructions Kardagement C14 Reconstore costs Ka	C3 C4	NAV application and administration costs.											
C7 It system and development It system and subsidence C8 Vehicle fleet costs It set of subsidence C9 Vehicle fleet costs It set of subsidence C1 Iteration and subsidence Iteration and subsidence Iteration and subsidence C1 Iteration and subsidence Iteration and subsidence Iteration and subsidence C1 Iteration and subsidence Iteration and subsidence Iteration and subsidence C1 Iteration and subsidence Iteration and subsidence Iteration and subsidence C1 Iteration and subsidence Iteration and subsidence Iteration and subsidence C1 Iteration and subsidence Iteration and subsidence Iteration and subsidence C1 Iteration and subsidence Iteration and subsidence Iteration and subsidence C1 Iteration and subsidence Iteration and subsidence Iteration and subsidence C1 Iteration and subsidence Iteration and subsidence Iteration and subsidence C1 Iteration and subsidence Iteration and subsidence Iteration and subsidence C1 Iteration and subsidence Iteration and subsidence Iteration and	C5	Management costs											
C7 Vehicle field costs Image: Costs <td>C7</td> <td>IT systems and development</td> <td></td>	C7	IT systems and development											
C10 Plant tools and augument Image in the Addet with the Addet wi	C8 C9												
C12 Insurance Insurance C13 Endower M. Image: Control of the second secon		Plant, tools and equipment											
C14 Employer NI C15 Premise and Utilities C16 Listgeommunication costs C18 Requirement C18 Requirement C19 Training and Development C18 Requirement C19 Training and Development C10 Revenue crotection and voids monagement. C21 Cutomer bod debt and debtracovery costs. Revenue crotection and voids monagement. Cost C21 Revenue tractection and voids monagement. C22 Returned Working Capital C23 Returned Working Capital C24 Returned Working Capital C25 Returned Working Capital C26 Returned Working Capital C28 Returned Working Capital C29 Returned Working Capital C20 Returned Allocation C21 Returned Allocation C22 Returned Allocation C23	C12	Insurance											
C15 Permise and utilities Image: Control of the second secon	C13	Employer pension Employer NL											
Sciences Rotes Individuant Individuant <td></td> <td>Premises and utilities</td> <td></td>		Premises and utilities											
C18 Recultment Image: Cash one plotting to custome income collection C19 Torting and Development Image: Cash one plotting to custome income collection C11 Custome bad debt and debt recovery costs. Image: Cash one plotting to custome income collection C13 External ouch! Image: Cash one plotting to custome income collection C14 Custome bad debt and debt recovery costs. Image: Cash one plotting to custome income collection C23 External ouch! Image: Cash one plotting to custome income collection Image: Cash one plotting to custome income collection C23 External ouch! Image: Cash one plotting to custome income collection Image: Cash one plotting to custome income collection C23 External ouch! Image: Cash one plotting to custome income collection Image: Cash one plotting to custome income collection C24 Axet Princip Cosh Image: Cash one plotting to custome income collection Image: Cash one plotting to custome income collection C24 Axet Princip Cosh Image: Cash one plotting to custome income collection Image: Cash one plotting to custome income collection C24 Axet Princip Cosh Image: Cash one plotting to custome income collection Image: Cash one plotting to custome income collection C35 Externa	C16 C17												
Bank charges incl. those relating to customer income collection Image: Customer back debt rescurver costs. C31 Customer back debt rescurver costs. Revenue protection and vokit management. Image: Customer back debt rescurver costs. C32 External custit / accountancy costs C33 External custit / accountancy costs C34 Axel Francing Costs C35 Working Capital C36 Working Capital C37 Image: Customer Relations C38 Working and Customer Relations C39 Image: Customer Relations C31 Inclument Working and Customer Relations C31 Image: Customer Relations C32 Working Capital C33 Image: Customer Relations C34 Image: Customer Relations C35 Image: Customer Relations C36 Image: Customer Relations C37 Image: Customer Relations C38 Image: Customer Relations C39 Image: Customer Relations Cast of Debt Customer Relations Cast of Debt Customer Relations Cast of Dect Customer Relations <td></td> <td>Recruitment</td> <td></td>		Recruitment											
Cutome bod debt and debt recovery costs. Image: Cutome bod debt and debt recovery costs. C2 Exemute addiction and voids monoparemail. C2 Asset Practice Costs C3 Working Coshal C4 New Texture addiction and voids monoparemail. C3 Working Coshal C4 New Texture addiction and voids monoparemail. C3 Working Coshal C4 Incurrent Working Coshal C5 Biling and other postoge / stationery costs C5 Biling and other postoge / stationery costs C5 Detert Allocation Caster Ideat Image: Coshad Ideat Caster Ideat <td>C20</td> <td></td>	C20												
Exercise protection and vicits management. Image: Control of the c	C20				_								
Astel Financing Costs Image: Costs 28 Working Copital Image: Costs 20 Morking Rounding and Customer Relations Image: Costs 20 Billing systems costs Image: Costs 20	C21	Revenue protection and voids management.											
Cash Monteling, Bronding and Customic Relations State transmission State transmission Cost of Deat State transmission Deck Allocation State transmission Cost of Alloc	C23	External audit / accountancy costs Asset Financina Casts											
Color Adverting, Ronding and Customer Relations Stilling und unterne scats Stilling und unterne scats Stilling und unterne scats Stilling und unterne scats Color Gote Stilling und unterne scats Direct Allocation Stilling und unterne scats Grouped Allocation Stilling und unterne scats Grouped Allocation Stilling und unterne scats Cost and Allocation Stilling und unterne scats Grouped Allocation Stilling und unterne scats Cost and Allocation Stilling und unterne scats	C25	Working Capital											
Biling aystems costs Image: Cost of Debt Cost of Debt Image: Cost of Debt Cost of Debt Image: Cost of Debt Dect Allocation Image: Cost of Debt Oracle Allocation Image: Cost of Debt Crossed Allocation Image: Cost of Debt Cost of Under Information Image: Cost of Debt	C26 C27	Marketing, Branding and Customer Relations											
Cotol Clebt Colour Code Desci Allocation Grouped Allocation Grouped Allocation Grouped Allocation Grouped Allocation Cotoleutoded in activities Cotoleutoded in activities	C28	Billing systems costs											
Direct Allocation Grouped Alloca	C30												
Direct Allocation Grouped Alloca	_	Colour Code											
Grouped Allocation Grouped Alloc		Direct Allocation											
Grouped Allocation Grouped Allocation Costs included in activities		Grouped Allocation											
Costs included in activities		Grouped Allocation											
Activities not included in analysis		Costs included in activities											
		Activities not included in analysis											