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Wholesale non-household indicative 2023/24 charges board assurance statement

October 2022

1. Introduction

As Directors of South East Water we recognise that it is our responsibility to provide strategic leadership and to promote good corporate governance within a framework of effective controls, enabling compliance with our obligations and the management of risks.

In this statement we describe the systems of internal control we operate to ensure that our indicative charges are accurate and provide a reliable indication of our final wholesale charges for 2023/24 to all market participants.

We have relied on comprehensive and transparent controls and assurance mechanisms which set out clear accountability for setting our charges. The data and assumptions used and our charging model have been thoroughly reviewed internally and externally.

This enables us to have a high degree of confidence in the information presented in this statement and in our wholesale non-household indicative charges for 2023/24.

This statement should be read in conjunction with the statement of significant change relating to increases in wholesale non-household indicative charges for 2023/24 in excess of 5%, due primarily to the indexation of charges using a forecast November 2022 CPI-H, and the related proposed handling strategies.

2. Internal governance and assurance

We have established a strong governance and management framework ensuring statutory requirements are met and that the data we publish is robust and of a high quality.

A specific governance and assurance process was put in place by the Board for the preparation of our indicative charges supplementing the well-established systems of internal control already in place followed for all regulatory submissions and customer focused publications.



This process incorporated oversight by the Board and review and approval by Senior Management and the Executive Directors.

Last year we decided to rationalise our tariffs by discontinuing the super economy tariff from 1 April 2022, further details were provided in the relevant statement of significant changes.

To set out charges for 2023/24, we have increased our revenue requirement to take account of a shortfall of £7.9m relating to grants and contributions to ensure all of our charges reflect the total wholesale revenue requirement / allowance.

Applying the rules and regulatory mechanisms set out in our price determination without specific adjustment, we anticipate likely increases in wholesale non-household charges in 2023/24 compared with 2022/23 of c. 8.8%. The main factor causing this level of increase will be inflation as reflected in the November 2022 CPI-H used to index our charges year on year.

We have proposed handling strategies which we are discussing with retailers and stakeholders. We will continue to engage with them until we publish our final wholesale non-household charges for 2023/24. Further details on our handling strategies and engagement process are set out in our statement of significant change published with this board assurance statement.

We will consider whether and how we might be able to make adjustments to limit the increase in our charges having due regard to the impact inflation and energy costs are having and are expected to have on our own costs in 2023/24.

Any such adjustments would be determined following further analysis, engagement with retailers and stakeholders, and further consideration of macro-economic conditions. If we determine that adjustments would be appropriate and sustainable, they will be reflected in our final wholesale charges for 2023/24 to be published at the beginning of 2023.

3. External assurance

In addition to the internal assurance undertaken, the Board has also obtained external assurance from Frontier Economics.

Specifically, Frontier Economics was asked to review the tariff model calculations and functionality, and to assess compliance against our price controls and charging rules. For indicative charges Frontier Economics has also ensured all key metrics used within for modelling are appropriate and referenced.

They produced a detailed assurance statement, and concluded:

"Frontier Economics has reviewed the calculations in the 2023/24 tariff model. The review did not identify any issues with the calculations or modelling, and the approach adopted by South East Water in the model remains transparent and reasonable. South East Water has



produced wholesale indicative charges that enables tariffs to be calculated that are compliant with the wholesale revenue target for the year.

The bill impact assessment carried out by South East Water was comprehensive and robust. Given the current high inflation environment customers face a nominal bill increase of more than 5%.

The review of the tariffs across customer types does not identify any specific concerns in relation to the principle of no undue preference or discrimination."

4. External engagement

In developing our wholesale charges for 2023/24 we have engaged with CCW (the Consumer Council for Water) and our proposed charges and handling strategies were presented and discussed at a retailer day held on 12 October 2022. We will also write to all retailers in our area to inform them of the changes and proposed handling strategies.

Further engagement will take place taking account of the feedback received until finalisation of our charges for publication.

5. Board statement

For the preparation of this statement we have considered compliance with our statutory, regulatory and licence obligations relating more particularly to setting charges.

Our governance and oversight processes and our review of our indicative charges have not identified any material deviation from or non-compliance with these obligations and to the best of the Board's knowledge after reasonable enquiries the company has complied in all material respects with these obligations and the company is taking appropriate steps to ensure compliance and manage and/or mitigate the relevant risks.

Based on the scope and outcome of the process review detailed in this statement and the engagement described above, the Board is able to confirm that:

- (a) The company complies with its legal obligations relating to the indicative wholesale charges it has published;
- (b) the Board has assessed the effects of the new charges on water supply and sewerage licensees (as a whole or in groups) who are retailing wholesale services and on customers occupying Eligible Premises (as a whole or in groups) and approves the impact assessments and handling strategies developed in instances where bill increases for licensees (as a whole or in groups) who are retailing wholesale services to eligible customers and on



customers occupying Eligible Premises (as a whole or in groups) exceed 5%;

- (c) The company has appropriate systems and processes in place (including upto-date models and data) to make sure that the information published about its indicative wholesale charges is accurate; and
- (d) The company has consulted with relevant stakeholders in a timely and effective manner on its indicative wholesale charges.

Signed on behalf of the Board by:

Chris Girling Chair of the Audit and Risk Committee

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