

Queanbeyan-Palerang Regional Council

Palerang Community Development Servicing Plan for Sewerage

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Executive Summary

Developer Charges are an integral part of the fair pricing of water supply and sewerage services. They are up-front charges levied on developers to recover part of the infrastructure costs incurred in servicing new developments or changes to existing development. Section 64 of the Local Government Act, 1993 enables a local government council to levy developer charges for water supply, sewerage and stormwater services.

This document covers the Development Servicing Plans (DSPs) for sewerage service areas of the Palerang Community of Queanbeyan-Palerang Regional Council (QPRC). The maps of the development service areas for sewerage are shown in Appendix A. For the areas serviced by the Captains Flat sewerage scheme, Council's IWCM strategy identified negligible growth, hence has not been included in the DSP.

This DSP has been prepared in accordance with the Developer Charges Guidelines for Water Supply, Sewerage and Stormwater, 2016 issued by the Minister for Lands and Water, pursuant to section 306 (3) of the Water Management Act, 2000.

The existing sewerage assets serving the Palerang Community, and the timing and expenditures for assets planned for the next 10-years based on the adopted IWCM Strategy, are presented in Section 4. The levels of service to be provided in the DSP areas are summarised in Section 5.

Council has elected to levy less than the calculated maximum capital charge for Braidwood and cap the same at 75% of the calculated value for the existing assets. The service areas have been agglomerated for the calculation of developer charges with the capped level of capital charges for Braidwood in accordance with the 2016 Developer Charges Guidelines. The details of capping and the resulting cross-subsidy are presented in Section 8.5. The calculated sewerage developer charges for the agglomerated DSP area have been determined in 2019/20 dollars and are as follows:

Sewerage DSP Name	Service area covered	Calculated Developer Charge (\$ per ET)	Adopted Developer Charge (\$ per ET)	Cross- subsidy by existing customers (\$'000)	Resulting increase in Typical Residential Bill (\$ per ET)		
Sewerage DSP Area	Braidwood	23,030					
	Bungendore		10,411	581	18		
	Bungendore-Greenfield Developments	10,066	10,411	331			

The developer charges calculated in this DSP will be reviewed after eight years, unless required otherwise. In the period between any reviews, the developer charges will be indexed annually on the basis of movements in the consumer price index (CPI) for Sydney, excluding the impact of GST.

The DSPs have been adopted by Council after public exhibition on 24 June 2020 and the adopted developer charges are effective from 1 July 2020.

Developers shall be responsible for the full cost of the design and construction of sewerage reticulation works within the subdivisions.

The background documents for the sewerage DSP are listed in Appendix B. The electronic copy of these documents containing all the critical data and calculation models behind the DSP will be made available on request.

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1 Introduction

The developer charges are up-front charges levied by urban water utilities to recover part of the infrastructure costs incurred in servicing new developments or additions or changes to the existing developments.

Section 64 of the Local Government Act 1993 enables a local government council to levy developer charges for water supply, sewerage and stormwater. This derives from a cross-reference in that Act to Section 306 of the Water Management Act, 2000.

A Development Servicing Plan (DSP) details the water supply/ sewerage developer charges to be levied on developments utilising a water utility's water supply, sewerage and stormwater infrastructure.

The aims and objectives of this DSPs are to:

- Provide an overall administrative framework under which specific sewerage assets may be coordinated and constructed
- Ensure that adequate sewerage infrastructure is provided for as part of the new development
- Provide a comprehensive strategy for the assessment, collection, expenditure accounting and review of contributions on an equitable basis
- Ensure that the existing community is not burdened by the provision of sewerage infrastructure as a result of future development
- Enable Council to be both publicly and financially accountable in its assessment and administration of the Development Servicing Plans.

This DSP covers sewerage developer charges for the service areas of the Palerang Community of Queanbeyan-Palerang Regional Council (QPRC). The maps of sewerage DSP areas serviced by Palerang Community of QPRC are shown in Appendix A.

This DSP has been prepared in accordance with the 2016 Developer Charges Guidelines for Water Supply, Sewerage and Stormwater issued by the Minister for Lands and Water, pursuant to Section 306 (3) of the Water Management Act, 2000.

Once adopted, this DSP supersedes any other requirements related to sewerage developer charges for the development areas covered by the DSP. The DSP takes precedence over any of Council's codes or policies where there are any inconsistencies relating to sewerage developer charges.

The developer charges should be indexed based on movements in the consumer price index (CPI) for Sydney, excluding the impact of GST. The developer charges calculated in this DSP will be reviewed after eight years.

Developers shall be responsible for the full cost of the design and construction of sewerage reticulation works within the subdivisions.

2 Administration

2.1 DSP areas and names

The Palerang Community of QPRC operates and manages three reticulated sewerage schemes to serve townships within the former Palerang Local Government Area (LGA).

This DSP is applicable to all land within the DSP areas which is serviced by the sewerage infrastructure in the Palerang Community of QPRC. The DSP names and areas covered are presented in Table 2-1.

Table 2-1: DSP Names and Areas Covered

DSP Details		Schemes covered	Area covered
SDSP	Sewerage DSP	Braidwood	The maps of the sewerage DSP
	Area	Bungendore	areas covered in this document are shown in Appendix A.
		Bungendore-Greenfield Developments	

2.2 DSP boundaries

The DSP area boundaries are based on the existing and future developments to be served by Council's sewerage services for the Palerang Community. Regarding the new developments outside the sewerage DSP area boundaries, Council may:

- apply the developer charges adopted by this Plan to the new development, or
- prepare a new DSP for the new development.

2.3 Application of developer charges

Developer charges will be levied on all land and new developments within the DSP areas. Council will assess the demand for service in terms of equivalent tenements (ET) and will levy developer charges proportional to the number of ETs. The developer charges will also apply to re-developments (i.e. alterations, additions or change of use for an existing development) on the basis of resulting increase in the ET for the services.

Developers shall be responsible for the full cost of the design and construction of sewerage reticulation works within subdivisions.

2.4 Effective commencement date for this DSP

This DSP has been adopted by QPRC on 24 June 2020 and will be effective from 1 July 2020. Charges will be levied pursuant to this DSP, as a condition of development consent granted on or after the day this DSP comes into effect.

2.5 Timing and payment of developer charges

The developer charges will be determined and levied in accordance with the provisions of this DSP at the time of considering an application for a compliance certificate under Section 305 of the Water Management Act 2000 or a construction certificate under Section 109c of the Environmental Planning and Assessment Act 1979 or at the time of issuing a notice or other form of written advice e.g. under the SEPP (Exempt and Complying Development Codes) 2008.

The time limit for payment of developer charges will be included in the notice of determination or will be advised to the developer by a separate notice. The amount of any developer charges not paid within the specified time limit will lapse. Any subsequent determination of developer charges will be made in accordance with Council's then current DSP.

The timing of payment of developer charges to the Council is as follows:

- subdivision prior to the release of the subdivision linen plan (Subdivision Certificate) by Council to the applicant;
- dwellings and other buildings prior to the issue of construction certificate
- other developments prior to the issuing of a notice of commencement of work, should the proposed development not involve any construction.

Other arrangements for payment are at Council's discretion and depend upon the circumstances of the contributor or the development.

Due to the general consistency of subdivisions and dwellings within the Palerang Community no discount rates apply, and the basic charge as set out in the Development Servicing Plans will apply unless special circumstances can be established to the satisfaction of Council.

Payment of a developer charge is a precondition to the granting of a Compliance Certificate, which must be obtained in order to complete a development. A Compliance Certificate will not be issued until the developer charge payment has been received.

2.6 Method of payment

Developer charges must be made in the form of monetary payments to Council. The development consents will contain the conditions specifying the developer charges amount payable at the time when the consent is issued. A note will be attached to the consent condition which will advise that the developer charges will be at the rate which applies at the time of payment. That is the rate may increase, through indexation or replacement of this DSP with a new one, from the time the condition appears on the notice of development consent until the time the developer charge is actually paid to Council.

Developers may seek Council's agreement and approval on payment deferment. Where the applicant can demonstrate that the settlement of the contribution as set out by the Council is unreasonable in the circumstances of the case, the Council may accept deferred or periodic settlement. Any request should provide detailed reasons, and should agreement be granted, deferral will be subject to the following requirements:

- The applicant is to arrange for a Bank Guarantee to be prepared to the value of contributions payable as agreed to by Council (this is to include indexation where applicable),
- The Bank Guarantee is to be made in favour of Council and shall not be the subject of any expiry date,
- Council is to be the custodian of the original Bank Guarantee, and
- The maximum time frame granted for deferment is six months. Should the contributions not be paid by this time, Council will exercise its right under the agreement to call in the Bank Guarantee without notice. Should the approved deferment overlap into the following financial year, then the contribution(s) payable will be subject to indexation.

Upon Council's approval, the charges will be recorded as a debt against the property and payable at a rate applicable at the time of payment.

2.7 Exemptions from developer charges

Crown Developments:

Under Section 306 (4) and (5) of the Water Management Act 2000, the Minister for Planning may decide in regard to developer charges levied on Crown Developments.

Crown developments for essential community services (education, health, community amenities, and law and order) are exempt from general developer charges. Council may charge these developments only for that portion of the direct connection cost (e.g. for a lead-in main) relating to Crown development.

Other Developments:

The contributions set out in this DSP apply to all forms of development within the Palerang Community of QPRC, except for the following:

- a. Erection of a single dwelling house on an existing vacant allotment of land
- b. Alterations or additions to a single dwelling house where such alterations do not create additional dwellings
- c. Subdivision of land that does not create any additional allotments

2.8 Out of sequence development

Council plans infrastructure development in accordance to a desired sequence of development. If a developer wishes to proceed with a development which is not in the same sequence, provided that there are no other constraints to the development, Council may approve the construction of the essential assets ahead of time. In such cases, the assets will be sized by the Council in accordance with the requirements of the DSP and the full capital cost would initially be met by this developer.

If the asset funded by this developer will serve other future development, the developer could be reimbursed when the Council collects developer charges from the future development. The Council and the developer will enter into an agreement stating how the developer will be reimbursed in the future.

It is recommended that prospective developers seek further advice from Council on out of sequence developments.

2.9 "Works-in-kind" contributions

Upon written request, Council will consider an offer by the applicant to make a contribution by way of "works-in- kind" provided that:

- a) The proposed work satisfies the demands for the kind of public amenities and facilities, for which the contribution is sought,
- b) The proposed work will not prejudice the timing or the manner of the provision of the amenity or facility for which the contribution was required.
- c) The value of the work is at least equal to the value of the contribution assessed in accordance with this plan and that this value is adequately documented,
- d) Agreement has been reached as to the standard of work to be undertaken, and
- e) Where the difference of the value of the work in kind is less than the contribution assessed in accordance with this plan, the balance shall be made by way of monetary contribution.

As part of the Council's decision-making process, a request would only be considered provided the applicant is agreeable to all of the following stipulations:

- An agreement between the applicant and Council on the cost of the works (and value of the work in kind) which is to be determined by reference to satisfactory plans, breakdown of costs, review of audited statements and accounts or similar submitted by the applicant. There would be no indexing of the value of the work in kind or credits so granted.
- The number of credits for a particular type of contribution will be determined by dividing the agreed value of the proposed work by the rate applying to that contribution at the time of the agreement. The credits so agreed will be progressively reduced as the development proceeds. The agreed works schedule may specify those works that may be considered as works in kind.
- An agreed 12-month Defects Liability Period for the cost of the agreed work.
- An agreed standard of workmanship.
- An agreed timetable for the inspection of the works.
- An agreed program for the completion of works.
- Submission of an itemised statement of costs (including all receipts) of the completed works. Where the final cost of the works is less than the initial agreed cost of works, the balance is to be paid to Council as a monetary contribution. The costs of works are to also include a breakdown of all labour costs.

It should be noted that Council will not acknowledge any costs incurred associated with the agreement of Works in Kind as part of above itemised statement.

The decision to accept settlement of a contribution by way of a work-in-kind is at the sole discretion of Council and will require a Council resolution prior to implementation.

It is Council's preference that for broadacre release areas that Council accepts works in kind and that these are to be fully constructed prior to the release of the Linen Plan or at such time as identified in a "written agreement" between the Council and the developer.

Should works-in-kind that have been agreed to by Council be later withdrawn by the applicant for any reason, then the applicant will be liable for the payment of contributions in accordance with the conditions of development consent or complying development certificate plus any indexations that may have occurred since the approval date.

2.10 Indexation

The developer charges should be indexed on the basis of movements in the consumer price index (CPI) for Sydney, excluding the impact of GST.

2.11 Dispute resolution

Council will adopt a transparent and consultative process for determining developer charges for a development. In case of disputes:

- If the dispute is regarding how the Council has calculated the developer charge for a development:
 - The developer may lodge a formal complaint to the Council and the General Manager of the Council will review or cause it to be reviewed
 - If not satisfied with the General Manager's response, the developer may refer the complaint to the NSW Ombudsman as the Council is currently not a member of the Energy & Water Ombudsman NSW (EWON)

- If the dispute is regarding the interpretation of the 2016 Developer Charges Guidelines:
 - The developer may refer the complaint to DPIE Water, which will respond to the complaint
 - If warranted, DPIE Water may refer the matter to an expert technical panel, which will include representatives from DPIE Water, IPART, the NSW Water Directorate, the Council and the development industry, and a developer charges expert for responding to the complaint
- If the developer is still dissatisfied, may request the matter to be reviewed by way of arbitration by an arbitrator, who is to be appointed by agreement between the developer and the Council, in accordance with the Commercial Arbitration Act, 2010. Costs of arbitration are to be borne equally by the developer and the Council. The decision of the arbitrator is binding on both the developer and the Council.

3 Demographics, Growth Projections and Land Use

3.1 Existing services

The Palerang Community of QPRC provides sewerage services to Bungendore (Bungendore and Elmslea Estate), Braidwood and Captains Flat within the former Palerang LGA. A summary of the sewerage services is shown in Table 3-1. The historical population for these urban centres is presented in Table 3-2 (ABS Census Quickstats data, 2018).

Table 3-1: Palerang Community sewerage services

Town / Village	Sewerage Scheme
Bungendore	Bungendore
Braidwood	Braidwood
Captains Flat	Captains Flat
Majors Creek, Nerriga, Araluen, Wamboin and Carwoola	Septic tanks (privately owned)

Table 3-2: Historical urban centre population of serviced areas

Area	2001	2006	2011	2016
Bungendore	1,685	2,183	2,754	3,317
Braidwood	996	1,108	1,158	1,273
Captains Flat	419	447	436	449

3.2 Service Areas

The sewerage service areas and the basis of determining the service areas are shown in the Table below. Council's IWCM Strategy identified negligible growth in the areas serviced by the Captains Flat sewerage scheme; also, the scheme capacity has already been fully taken up. Hence, Captains Flat scheme has not been included in the DSP.

Table 3-3: Sewerage service areas

Name of service area	Basis for determining the service area
Bungendore	Separate small town
Braidwood	Separate small town
Bungendore – Greenfield Developments	New development area of over 500 lots

3.3 Growth Projections for the Service Areas

To apportion the cost of providing sewerage services within the Council's DSP areas, the demand in each DSP area is required. The demand in each DSP area is determined in terms of equivalent tenements (ETs). An ET is the annual demand a detached residential dwelling will place on sewerage infrastructure in terms of sewage discharged.

Council's IWCM Strategy considered a number of population studies to develop a future population growth strategy and adopted a population and tenement growth forecasts for service planning. For the purpose of the Development Servicing Plans, the tenement growth forecasts by the IWCM strategy

based on sewer load analysis were further reviewed in light of actual growth observed in the existing serviced areas and the greenfield release areas earmarked to accommodate growth. Accordingly, the timing of growth adopted in the IWCM has been adjusted to be consistent with the growth observed on ground for the calculation of developer charges. The estimated equivalent tenements (ET) growth forecasts for the sewerage services used in the determination of developer charges are summarised in Table 3-4.

Table 3-4: Palerang Community sewerage DSP area estimated ET projections

Financial Year	Bungendore	Braidwood	Bungendore- Greenfield	Total ET
1995/96	577	506	0	1,083
2019/20	1,363	631	81	2,075
2020/21	1,438	638	158	2,234
2021/22	1,447	644	230	2,321
2022/23	1,456	651	296	2,403
2023/24	1,465	658	352	2,475
2024/25	1,474	665	475	2,613
2025/26	1,482	672	596	2,749
2026/27	1,492	678	715	2,885
2027/28	1,501	685	832	3,018
2028/29	1,510	693	947	3,150
2029/30	1,519	700	1,058	3,277
2030/31	1,529	707	1,166	3,402
2031/32	1,536	714	1,270	3,520
2032/33	1,541	722	1,370	3,633
2033/34	1,546	729	1,466	3,741
2034/35	1,552	737	1,560	3,849
2035/36	1,557	745	1,652	3,953
2036/37	1,562	753	1,739	4,054
2037/38	1,568	761	1,822	4,151
2038/39	1,574	769	1,901	4,243
2039/40	1,579	777	1,975	4,331
2040/41	1,585	785	2,046	4,416
2041/42	1,591	793	2,112	4,496
2042/43	1,597	801	2,175	4,573
2043/44	1,603	810	2,233	4,646
2044/45	1,608	818	2,288	4,715
2045/46	1,613	827	2,339	4,780
2046/47	1,618	836	2,387	4,841
2047/48	1,623	845	2,432	4,899
2048/49	1,627	854	2,475	4,956
2049/50	1,632	863	2,519	5,013

3.4 Land use information

Information provided in this Plan should be considered in conjunction with Local Environmental Plan, Developer Control Plans (DCPs) and other planning instruments used by QPRC.

4 Infrastructure

4.1 Sewerage schemes overview

Council operates the following three reticulated sewerage services to service townships within the former Palerang LGA:

- Bungendore sewerage scheme
- Braidwood sewerage scheme
- Captains Flat sewerage scheme

For the Captains Flat sewerage scheme, as the forecast growth was negligible, developer charges were not calculated and have not been included in the DSP.

Bungendore sewerage scheme

Bungendore STP is located approximately 700 m west from the centre of Bungendore. The scheme is serviced by a conventional gravity sewage collection system comprising 10 pump stations serving small areas within the catchment. The STP has a capacity of 5,000 EP that utilises two IDEA tanks for secondary treatment and chemical phosphorus removal to treat sewage. Effluent is discharged into Mill Post Creek or undergoes chlorination for on-site purposes at the STP and for off-site reuses for end users.

Braidwood sewerage scheme

Braidwood STP is located approximately 1.5 km from the centre of Braidwood. The scheme is serviced by a conventional gravity sewage collection system comprising seven pump stations. The plant receives sewage from the township of Braidwood. The STP is a 2,000 EP capacity STP that utilises one IDEA reactor for secondary treatment and chemical phosphorus removal to treat sewage. Effluent is treated using UV disinfection prior to discharge to Flood Creek.

4.2 Existing sewerage assets

Existing sewerage assets servicing the Palerang community DSP areas and their current MEERA costs as valued and maintained by the Council have been included in the capital charges calculation.

The current replacement cost (CRC) of the existing sewerage assets in Bungendore and Braidwood is \$46.17 Million (2019/20 \$). In accordance with the 2016 NSW Developer Charges Guidelines, all existing sewerage assets servicing the Palerang community are included in the capital charge calculations except for the following:

- assets aged 30 years and older as of 2020
- assets which are unlikely to be fully utilised over the planning horizon for calculating developer charges
- reticulation assets, which are typically paid for directly by developers
- gifted assets, which were built by developers and later transferred to Council

The CRC of the existing sewerage assets in Bungendore and Braidwood included in the calculation of capital charge is \$33.97 Million (2019/20 \$).

Details of the existing assets servicing the area covered by the sewerage DSP with additional sewerage DSP background documents are included in Appendix B. A summary of the existing assets and their current replacement costs for included and excluded assets is shown in Table 4-1.

Table 4-1: Summary of existing sewerage assets in the Palerang Community

Service Area Asset Type F		Current Replacement Cost (2019/20) (\$)	Excluded Assets (2019/20 \$)	Included Assets (2019/20 \$)	
	Pump Station	2,361,313	358,036	2,003,277	
Braidwood	Sewer Main	5,122,507	3,276,462	1,846,045	
	Treatment	9,217,555	0	9,217,555	
Braidwood Total		16,701,375	3,634,498	13,066,877	
Pungondoro	Pump Station	5,398,585	622,234	4,776,351	
Bungendore	Sewer Main	11,119,799	3,751,797	7,368,002	
Bungendore Total		16,518,384	4,374,031	12,144,353	
Bungendore Assets shared with Greenfield Treatment Developments		12,954,383	4,197,789	8,756,594	
Shared Total	Shared Total		4,197,789	8,756,594	
Grand Total		46,174,141	12,206,317	33,967,824	

4.3 Future sewerage assets and renewals

Where DSP areas are expected to make use of future assets, the capital cost of these assets are included in the capital charges calculations. In accordance with the Developer Charges Guidelines 2016, the estimated costs of sewerage capital works (including contingencies) planned for the next 10 years as adopted by the Council and documented in the Total Asset Management Plan of the Council's IWCM Strategy, 2019, have been further reviewed to be consistent with the Council's adopted Delivery Program 2018-21 and included for the calculation of capital charges..

The Palerang Community sewerage capital works program is comprised of works for growth, improved standards and renewals. The capital works required for Council to provide sewerage service to the existing serviced areas and the new development areas are summarised in Table 4-2 and detailed in Appendix B.

Table 4-2: Sewerage future capital works

Renewals	10-year capex total 2019/20 (\$'000)				
New/ Upgrade Works	19,066				
Renewals	2,515				
Total	21,581				

(Source: Based on the adopted Palerang Community IWCM Strategy, 2019)

The timing and expenditure for the 10-year sewerage capital works program (including backlog works) covered by the DSP is shown in Figure 4-1. Details of the 10 years sewerage capital works program are included in Figure 4-2.

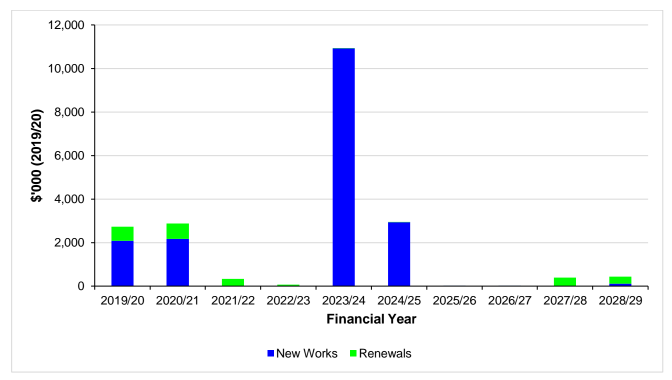


Figure 4-1: Timing of 10-year sewerage capital works program

Timing of works and expenditure are to be reviewed and updated when required. Capital cost for growth planned within the next 10 years is included while the reticulation is excluded in the capital charges calculation in this DSP. The Developer Charges Guidelines for Water Supply, Sewerage and Stormwater (2016) recommend that capital works for renewals and for improving standards of service are to be excluded from the capital charges calculation.

Sewerage reticulation

Reticulation is defined as the local pipes connecting sewerage service from individual properties. Reticulation assets are excluded from the calculation of developer charges as the developers are responsible for the full cost of the design and construction of sewerage service reticulation works within subdivisions. However, Council calculate a reticulation supplement which would be payable by developers that have not provided the reticulation assets.

Current Year	2019	/20												
CAPITAL WORKS IN 2019/20 (\$'000)														
, ,					1	2	3	4	5	6	7	8	9	10
ITEMS	ILOS	GROWTH	RENEW	Total	2019/20	2020/21	2021/22	2022/23	2023/24	2024/25	2025/26	2026/27	2027/28	2028/29
A - NEW WORKS - BACKLOG														
	100%			0										
B - NEW WORKS - GROWTH														
Bungendore effluent reuse system	100%	0%		3,802	2,000	1,735			_	67	_	_	_	
Bungendore STP upgrade 2023/24	100 /6	100%		10,403	2,000	1,735			10,403	07				-
Bungendore Greenfield Network Services		100%		3,550	-				10,403	3,550	_		-	-
Replace rising main and pumps B'dore SPS#2	50%	50%		268		268				3,000				
Upgrade pumps at SPS#4 Bungendore	30 70	100%		83		83								
Private Works - Extension & connection (infill)		100%		206	21	21	21	21	21	21	21	21	21	21
Council's Capital Proj Mgmt Charge		100%		734	81	84	1	1	417	146	1	1	1	1
Council's Capital Froj Mgmt Charge		10076		734	01	04			417	140	•			
C - NEW WORKS - OTHER (Performance improvement)														
Upgrade pumps at SPS#1 Braidwood to meet PWWF	100%			0										
Upgrade SPS2 & 7 Bungendore			100%	0										
Upgrade SPS5 at Bungendore			100%	206	206									
Pump Station upgrades / improvements			100%	103				52	-	-	-	-	52	-
Telemetry System upgrade	100%			206				-	103	-	-	-	-	103
Council's Capital Proj Mgmt Charge	100%			20	8	-	-	2	4	-	-	-	2	4
D - RENEWALS														
Based on Asset Register														
STP Assets renewal/ Major refurbishments			100%	0										
Pump station asset renewal			100%	1,238	-	310	310	-	_	_	_	_	310	310
Inflow study Braidwood - main relining			100%	0	_	-	-	_	_	_	_	_	-	-
Inflow study Bungendore - initial study/works			100%	361	361	_	_	_	_	_	_	_	_	_
Replace rising main SPS#3 Braidwood			100%	310	001	310								
Telemetry component renewal			100%	103	10	10	10	10	10	10	10	10	10	10
Sewer Manhole Renewals			100%	103	52	52	-	-	-	-	-	-	-	-
Council's Capital Proj Mgmt Charge			100%	90	18	28	13	1	1	1	1	1	13	13
200 O daplical Floy majirit Olical go			10070	- 50						•	•	· ·		
GRAND TOTAL				21,581	2,737	2.879	334	66	10.938	3,774	12	12	388	441

Figure 4-2: 10-year sewerage capital works program for Palerang Community

5 Levels of service

Sewerage system design capacity and operation are based on providing the adopted levels of service (LOS). The LOS for the sewerage services in the Palerang Community adopted following consultation with the Project Reference Group including community representatives as part of the development of the Palerang Community IWCM strategy 2019 are shown in Table 5-1.

Table 5-1: Palerang Community of QPRC's sewerage levels of service

		LEVEL OF SERVICE	LEVEL OF SERVICE		
DESCRIPTION	UNIT	Target	Current Performance assessed by Council		
Frequency of System Failures					
Category 1: Failure due to rainfall and deficient capacity (overflows)	Number/year	0	0		
Category 2: Failures due to pump or other breakdown including power failure (overflows)	Number/year	0	0		
Category 3: Failures due to main blockages and collapses (overflows)	Number/year	4	2		
Response Times System Failure: (Defined as the maximum time to have staff on site to commence rectification after notification)					
Priority 1: (Major spill, significant environmental or health impact, or affecting large number of consumers i.e a major main)					
During working hours	Hours	0.5	0.5		
After hours	Hours	1	1		
Priority 2: (Moderate spill, some environment other mains)	al or health impact	or affecting small nu	imber of consumers i.e.		
During working hours	Hours	0.5	0.5		
After hours	Hours	1	1		
Priority 3: (Minor spill, little environmental or I	health impact, or af	fecting a couple of co	onsumers)		
During working hours	Working Day	1	1		
After hours	Working Day	1.5	1.5		
Customer Complaints					
General Complaints and Inquiries: Note: Applies for 95% of complaints					
Oral complaints	Working Day	2	2		
Written complaints	Working Day	10	15		
Odour Complaints:					
Treatment works (outside designated buffer zone)	Number/year	2	1		

		LEVEL OF SERVICE		
DESCRIPTION	UNIT	Target	Current Performance assessed by Council	
Pumping Stations	Number/year	2	0	
Reticulation system	Number/year	2	0	

6 Design parameters

6.1 Sewerage

Investigation and design of sewerage system components are based on the following technical documentations:

- Queanbeyan-Palerang Regional Council's levels of service (Refer to Section 5)
- Manual of Practice: Sewer Design (1984)
- Manual of Practice: Sewage Pumping Station Design (1986)
- WSAA Gravity Sewerage Code of Australia V3.1 WSA 02-2014
- WSAA Pressure Sewerage Code of Australia V1.1 WSA 07 2007
- TAM and Financial Plans of Palerang Community IWCM Strategy, 2019

7 Developer charges calculation methodology

7.1 Developer charge concept

The developer charges calculation methodology is based on the net present value (NPV) approach with a view to fully recover the capital cost invested for servicing a development area. The investment is recovered as the up-front developer charges and the net income over time from the annual bills/ charges.

The calculation of developer charges is a two-step process. First, the capital charge is calculated as the present value of the capital cost of assets required over time to service the development area. The capital charge will include the capital cost component that will be recovered through annual bills, which needs to be reduced from the calculated capital charge. Hence, the second step is to calculate the reduction amount, which is the present value of the expected annual charges over time to be paid by the development in excess of operation, maintenance and administration (OMA) costs i.e. net income from annual bills.

The developer charge per equivalent tenement is defined as the capital charge less the reduction amount.

7.2 Capital charge

The calculated capital charge represents the effective capital cost of assets used in providing sewerage services in the DSP areas. This includes the cost of both existing and future assets per equivalent tenement (ET) to be used to service the DSP areas.

Generally, the capacity of a sewerage asset would not be fully utilised until some years after construction of the asset. The calculation takes into account the time to full take-up the capacity of an asset over the planning horizon (30 years).

The Return on Investment (ROI) is based on the cost of early investment and the recovery of the investment over time. The annual payments have to provide a return of investment to reflect the discounting of future payments.

In accordance with IPART's Determination 9, 2000, the ROI is calculated using the discount rates in Table 7-1.

Table 7-1: Discount rates used in capital charge calculation

Assets	Discount rate
For Pre-1996 assets	3% pa
For Post-1996 assets	5% pa

7.3 Exemption

The assets groups included and excluded from the capital charges calculations are shown in Table 7-2

Table 7-2: Assets included and excluded in capital charges calculations

Group	Capital charge calculation inclusion
Existing assets	Assets less than 30 years old at the commencement of this Plan are included
Future assets (new works)	Assets planned within the next 10 years as adopted by Council are included
Future assets (renewals)	Assets planned for renewal within the next 10 years are included, if replacing assets older than 30 years
Reticulation (existing and future)	Reticulation assets are excluded from the calculation of developer chargers
Assets for out-of-sequence development	Excluded if the developer is required to meet the full cost of such assets
Developer provided assets	Excluded unless the developer is reimbursed fully or partially

7.4 Reduction amount

The reduction amount is the amount by which the capital charge is reduced to arrive at the developer charge. The reduction amount represents the portion of the effective cost of assets LWUs expect to recover from the new developments as part of their future annual bills for the service provision in the DSP areas.

Council has adopted the NPV of annual bills method to calculate the reduction amount. The reduction amount has been calculated using the NPV for 30 years of the future net income from the annual charge (annual bills less OMA cost) per PV of new ETs.

8 Sewerage developer charge

8.1 Sewerage capital charges

The details of calculation of capital charge for the service area covered by this DSP are presented in Appendix B. The calculated sewerage capital charges for the three service areas of the Palerang Community are presented in the Table 8-1.

Table 8-1: Sewerage capital charge for service areas

Sewerage Service Area	Capital charge for EXISTING assets 2019/20 (\$ per ET)	Capital charge for FUTURE assets 2019/20 (\$ per ET)	Capital charge 2019/20 (\$ per ET)
Braidwood	26,153	365	26,519
Bungendore	12,179	4,095	16,274
Bungendore-Greenfield Developments	3,654	9,436	13,091

8.2 DSP areas

When the capital charges for two or more service areas are within 30%, they can be agglomerated into a single DSP area. Capital charge for Braidwood is the highest calculated and is not within 30% of any of the other two service areas, whereas the capital charges for Bungendore and the Greenfield Development area are within 30% of each other (refer to Table 8-2 and Table B4 of Appendix B).

Table 8-2: Agglomeration of sewerage service areas

Sewerage Service Area	Capital charge 2019/20 (\$ per ET)	Percentage of highest capital charge DSP Area 1	Percentage of highest capital charge DSP Area 2	Agglomerated DSP area	Weighted average capital charge 2019/20 (\$ per ET)
Braidwood	26,519	100%	-	Sewerage DSP Area 1	26,519
Bungendore	16,274	61%	100%	Sewerage	13,554
Bungendore- Greenfield Developments	13,091	-	80%	DSP Area 2	

Developer charge for Braidwood based on the calculated level of capital charge will be unaffordable for a small village. Higher developer charge will also stall tenement growth in Braidwood, particularly in the context of the proposed lower developer charges for the other two service areas within the Palerang community and will likely lead to the underutilisation or stranding of the Braidwood sewerage asset capacities.

It has been identified that 99% of the capital charge for the Braidwood service area is contributed by the existing assets, particularly the STP asset commissioned in 2010 with a high level of government grants. For this reason, Council has elected to cap the calculated capital charge for the existing sewerage assets of Braidwood at 70%. Accordingly, the capital charges have been recalculated with the adopted level of capping and the service areas have been re-agglomerated after capping in

accordance with the 2016 Developer Charges Guidelines for the calculation of developer charges (refer to Table 8-3 and Table B5 of Appendix B).

Table 8-3: Agglomeration of sewerage service areas – after capping

Sewerage Service Area	Capital charge 2019/20 (\$ per ET)	Percentage of highest capital charge DSP Area 1	Agglomerated DSP area	Weighted average capital charge 2019/20 (\$ per ET)	
Braidwood	18,673	100%			
Bungendore	16,274	87%	Sewerage DSP		
Bungendore- Greenfield Developments	13,091	70%	Area	13,900	

8.3 Reduction amount calculation

The reduction amount has been calculated using NPV of annual bill method on a utility-wide basis as Council has adopted a uniform tariff structure. The details of reduction amount calculation are presented in Appendix B and a summary is shown in Table 8-4.

Table 8-4: Summary of Reduction Amount Calculation

Discount rate, p.a.	5%
Annual sewerage charge, 2019/20 (\$/ET)	1,074
Annual sewerage OMA, 2019/20 (\$/ET)	1,811
Estimated net operating income (\$/ET)	276
PV of new ETs over 30 years	1,752
PV of net income over 30 years (\$)	6,111,167
Reduction Amount, 2019/20 (\$/ET)	3,489

8.4 Sewerage developer charge

The developer charge is the capital charge less the reduction amount. The capital charges, the reduction amount and the calculated sewerage developer charges in 2019/20 dollars are presented in Table 8-5.

Table 8-5: Sewerage developer charge

DSP area	Service areas covered	Weighted average capital charges 2019/20 (\$ per ET)	Reduction amount 2019/20 (\$ per ET)	Calculated developer charge 2019/20 (\$ per ET)
Sewerage DSP Area	Bungendore, Braidwood, and Bungendore – Greenfield Developments	13,900	3,489	10,411

8.5 Sewerage cross-subsidy

Council has elected to cap the developer charges for Braidwood in order to maintain affordability and to avoid 'stranded' assets in such villages. The cross-subsidy, resulting from capping of capital charge

for Braidwood must be disclosed in the DSP, Council's Annual Report, annual Operational Plan and in communication materials for consultation with stakeholders. Details of cross-subsidy calculations undertaken for this purpose are presented as part of the DSP background documents in Appendix B and briefly presented below.

Following two options were examined to determine the impact of the adopted cross subsidy:

Option 1 – No cross-subsidy – Calculated maximum developer charge adopted.

Option 2 – Adopted cross-subsidy – 3.8% reduction to weighted average developer charges.

A summary of the developer charges options and cross-subsidy is shown in Table 8-6 and details provided in Table B6 of Appendix B

Table 8-6: Developer charges options and cross-subsidy

Option	Sewerage DSP area	Sewerage service area	PV of new ETs over 30 years	Calculated developer charge 2019/20 (\$ per ET)	Weighted component of developer charge 2019/20 (\$)	Weighted average developer charge 2019/20 (\$ per ET)	Weighted average cross-subsidy to developer charge 2019/20 (\$ per ET)
Option 1:	Sewerage DSP Area 1	Braidwood	120	23,030	1,554		
No cross-	Cowered	Bungendore	242			10,940	Nil
subsidy	Sewerage DSP Area 2	Bungendore- Greenfield Developments	1,419	10,066	9,387		
Option 2:		Bungendore	242				
Adopted cross- subsidy (4.8%	Sewerage DSP Area	Bungendore- Greenfield Developments	1,419	10,441	10,441	10,441 10,441	529
reduction)		Braidwood	120				

Option 2 involves an average cross-subsidy of \$529/ET on calculated maximum developer charges. The impact of the cross-subsidy on the typical annual residential sewerage bill is estimated to be an increase of \$18. The impact of cross-subsidies on the annual sewerage bill for each option is shown in Table 8-7 and Figure 8-1 below.

Table 8-7: Impact of cross-subsidy on annual sewerage bill

Option	Required annual sewerage bill 2019/20 (\$/ET)	Resulting increase in annual sewerage bill (%)
Option 1: No cross-subsidy	1,074	Nil
Option 2: Adopted cross-subsidy	1,092	1.67%

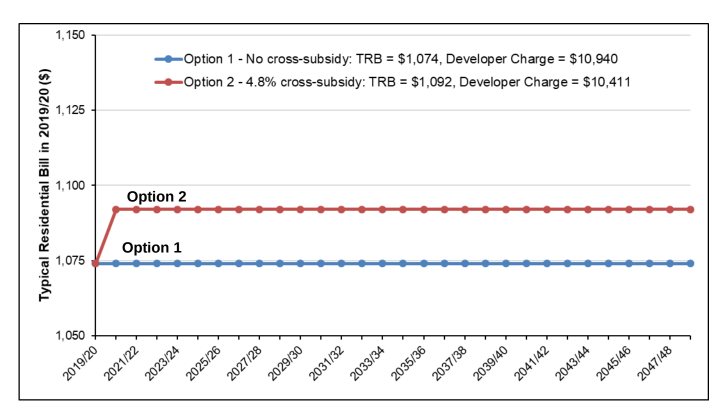


Figure 8-1: Impact of developer charges options on the typical residential bill

9 Reviewing / updating of calculated developer charges

Developer charges are to be reviewed by Council every eight years. The developer charges should be adjusted on 1 July each year on the basis of movements in the Consumer Price Index (CPI) for Sydney in the preceding 12 months to December, excluding the impact of GST.

If there is a major change such as the need for significant capital works that has not been included in the existing DSP, Council may carry out a review in less than four years, subject to DPIE Water's approval.

10 Background documents

The background document and references used for the development of this DSP are contained in the following documents:

- Developer Charges Guidelines for Water Supply, Sewerage and Stormwater 2002, DPIE Water
- NSW Water and Sewerage Strategic Business Planning Guidelines, DPIE Water, July 2011
- Palerang Community IWCM Strategy, 2019

The background information of the sewerage developer charges calculations is included in Appendix B. The background information contains details on commission dates, size, capacity and MEERA valuation of existing sewer assets. They also include the details of calculations of the capital charges, reduction amount and developer charges.

11 Other DSPs and related contribution plans

Council's other related contribution plans include:

- Palerang Community Development Control Plan
- Palerang Community Section 94B Contributions Plans

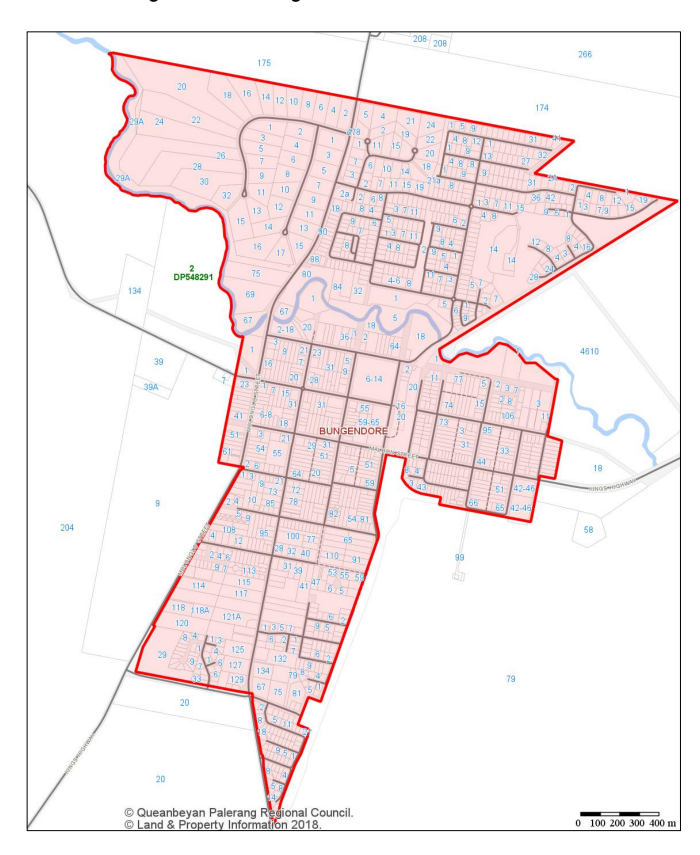
Glossary

Glossary of Terms	
Annual bill	Local Water Utility's annual sewerage bill for an annual demand of 1 ET
Asset	An asset (or part of an asset) including land and headworks assets that directly provides, or will provide, the developer services to developments within the DSP area for which the Developer Charge is payable
ADWF	Average dry weather flow. One of the design parameters for flow in sewers
Capital cost	The Present Value (MEERA basis) of all expenditure on assets used to service the development
Capital charge	Capital cost of assets per ET adjusted for commercial return on investment (ROI)
СРІ	Consumer price index (All Groups)
CRC	Current replacement cost
Developer charge	Charge levied on developers to recover part of the capital cost incurred in providing infrastructure to new development
Development area	See DSP area
Discount rate	The rate used to calculate the present value of money arising in the future
DPIE Water	Department of Planning, Industry and Environment - Water
DSP	Development Servicing Plan
DSP area	That is part of a sewerage scheme area covered by a particular Development Servicing Plan. Also referred to as Development Area
EP	Equivalent Persons (or equivalent population). Used as a design parameter for loadings of sewage treatment works
ET	Equivalent tenement. The annual demand a detached residential dwelling will place on the infrastructure in terms of the sewage discharge
LWU	Local water utility (NSW). Excludes Sydney Water Corporation, Hunter Water Corporation, Gosford Council, Wyong Council, Essential Water and Fish River Water Supply
MEERA	Modern Equivalent Engineering Replacement Asset
Net income	Annual bill minus OMA cost per ET
NPV	Net present value means the difference between the Present Value of a revenue stream and the Present Value of a cost stream
OMA	Operation, maintenance and administration (cost)

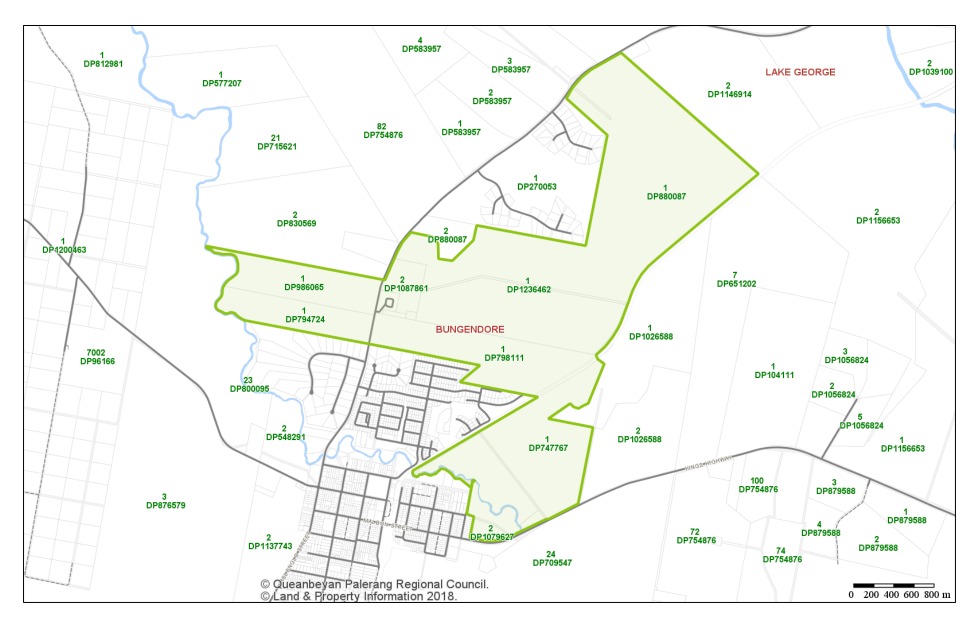
Glossary of Terms	
Operating cost	In relation to a DSP is the operation, maintenance and administration cost (excluding depreciation and interest) of a LWU in providing Customer services to a DSP area
Palerang Communities	Those sewerage serviced areas associated with the former Palerang LGA.
Post-1996 asset	An asset that was commissioned by a LWU on or after 1 January 1996 or that is yet to be commissioned
Pre-1996 asset	An asset that was commissioned by a LWU before 1 January 1996
PV	Present value. The current value of future money or ETs
QPRC	Queanbeyan-Palerang Regional Council
Reduction amount	The amount by which the capital charge is reduced to arrive at the developer charge. This amount reflects the capital contribution that will be paid by the occupier of a development as part of future annual bills
Reticulation assets	Reticulation is defined as the local pipes connecting water supply and sewerage service for individual properties. Reticulation assets are excluded from the calculation of developer charges as the developers are responsible for the full cost of the design and construction of sewerage reticulation works within subdivisions
ROI	Return on investment. Represents the income that is, or could be, generated by investing money
Service area	An area serviced by a separate sewage treatment works, a separate small town or village, or a new development of over 500 ETs
STP	Sewage treatment plant
TRB	Typical residential bill, which is the principal indicator of the overall cost of a sewerage system and is the annual sewerage charge paid by a residential customer.

Appendix A DSP service areas

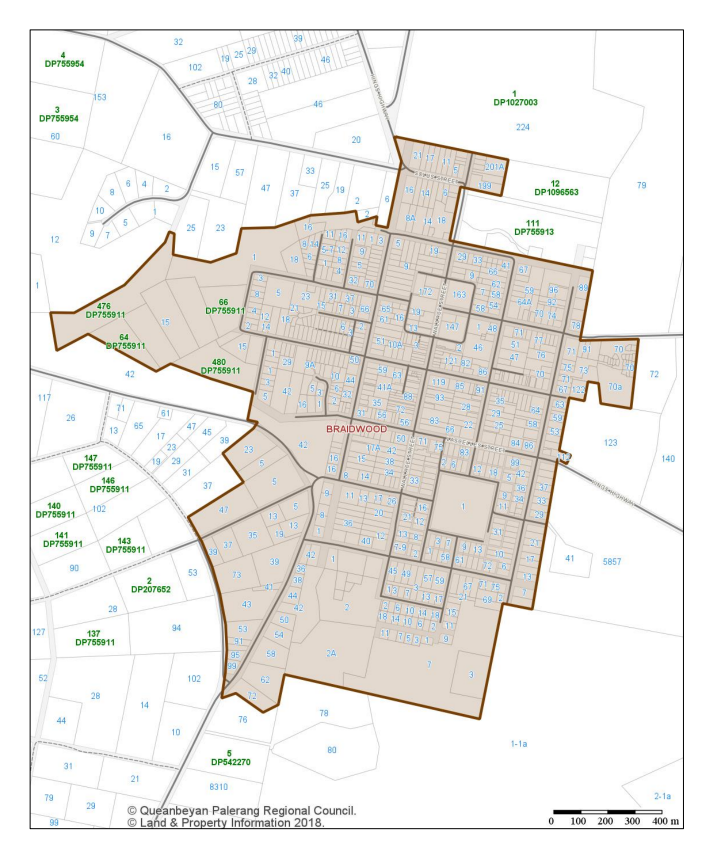
A.1 Bungendore sewerage scheme service area



A.2 Bungendore - Greenfield developments service area



A.3 Braidwood sewerage scheme service area



Appendix B Sewerage DSP background document

Appendix C Outline of Legislation

Local Government Act 1993

The power for local government councils to levy developer charges for water supply, sewerage and stormwater derives from Section 64 of the *Local Government Act 1993* by means of a cross-reference in that Act to the relevant provisions of the *Water Management Act 2000*.

Section 64 of the Local Government Act states that:

Division 5 of Part 2 of Chapter 6 of the *Water Management Act 2000* applies to a council exercising functions under this Division in the same way as it applies to a water supply authority exercising functions under that Act.

Environmental Planning and Assessment Act 1979

Prior to the introduction of the *Local Government Act* in 1993, councils used the provisions of Section 94 of the Environmental Planning and Assessment Act 1979 to obtain developer contributions for water supply and sewerage services. As part of the *Local Government (Consequential Provisions) Act 1993*, amendment was made to the Environmental Planning and Assessment Act so that Section 94 no longer applied for water supply and sewerage services.

However, Councils can levy developer charges for stormwater under either *Local Government Act* or *Water Management Act*.

Water Management Act 2000

Section 305 (1) and (2) of the Water Management Act states that:

- 1) A person may apply to a water supply authority for a certificate of compliance for development carried out, or proposed to be carried out, within the water supply authority's area.
- 2) as a pre-condition to granting a certificate of compliance for development, a water supply authority may, by notice in writing served on the applicant, require the applicant to do either or both of the following:
 - a) to pay a specified amount to the Authority by way of contribution towards the cost of such water management works as are specified in the notice, being existing works or projected works, or both,
 - b) to construct water management works to serve the development.

Section 305 (3) of the *Water Management Act* states that:

- 3) In calculating an amount for the purposes of subsection (2) (a):
 - a) the value of existing water management works and the estimated cost of projected water management works may be taken into consideration, and
 - b) the amount of any government subsidy or similar payment is not to be deducted from the relevant value or cost of the water management works, and
 - c) consideration is to be given to any guidelines issued for the time being for the purposes of this section by the Minister.

In 2011, the Minister for Primary Industries became responsible for non-metropolitan NSW town water services. The Minister is responsible for the issue of guidelines for water utilities on the calculation of water supply, sewerage and stormwater developer charges.

Note: Use of moneys raised from developer charges is discussed in Section 2.7 on page 10 of the guidelines.

Local Government (Savings and Transitional) Regulation 1993

The Local Government (Savings and Transitional) Regulation 1993 covers the matter of developer contributions which had previously been obtained by councils under the Environmental Planning and Assessment Act as follows:

- 9) Any monetary contribution held by a council immediately before the commencement of this Regulation, being a contribution arising from a condition:
 - (a) that was imposed under section 94 of the *Environmental Planning and Assessment Act 1979*; and
 - (b) that specifies that the contribution is to be applied towards providing specified water or sewerage services or towards providing water or sewerage services generally, is to be applied towards the construction of works within the meaning of Division 2 of Part 3 of the *Water Supply Authorities Act 1987*, or towards the repayment of money borrowed for the construction of such works, and is not to be applied towards any other purpose.



10 Majara Street Bungendore NSW 2621

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