Australian Capital Territory

Utilities (Approval of Terms – Icon Water Standard Customer Contract – Uriarra) Approval Notice 2016

Notifiable Instrument NI2016-292

made under the

Utilities Act 2000, s 91 (Notification and application of terms etc) and s 89 (Approval of terms)

1 Name of instrument

This instrument is the *Utilities* (Approval of Terms – Icon Water Standard Customer Contract – Uriarra) Approval Notice 2016.

2 Commencement

This instrument commences on the day after it is notified.

3 Approval of terms of standard customer contract

The Independent Competition and Regulatory Commission has approved Icon Water's *Uriarra Raw Water Services and Pressure Sewerage Services Connection and Supply Standard Customer Contract* (attachment 1).

Joe Dimasi
Senior Commissioner
Independent Competition and Regulatory Commission

6 June 2016

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Raw water services and	A
pressure sewerage	
services connection and	
supply contract	

This contract sets out the standard terms on which *Icon Water* supplies *raw water services* and *pressure sewerage services* to customers at *Uriarra*. *Our* supply of *raw water* is subject to the requirements of the *Non-Drinking Water Code*.

B If you wish to:

- (a) discharge anything other than *ordinary* domestic waste in *ordinary* domestic volumes into the *pressure* sewerage network; or
- (b) drain a swimming pool or spa into the *pressure sewerage network*,

you will need to negotiate a separate agreement with us. This contract does not allow these activities.

C The *Uriarra raw water network* and *pressure* sewerage network is owned by *Icon Water*, a Territory owned corporation, which is the utility licensed to provide water services and sewerage services in the ACT.

Icon Water and ActewAGL Retail D

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G

Icon Water contracts ActewAGL Retail to manage its water and sewerage customers. Under this arrangement, ActewAGL Retail provides some customer management and billing services needed to operate this business. That is, in some instances it will be ActewAGL Retail that deals with customers.

Multiple premises

If you have a number of premises in *Uriarra*, this contract applies separately to each of those premises.

Words in italics

F Words shown in italics have the meaning given in Schedule 2.

Codes

There are references to a number of codes throughout this contract. For codes made under the *Utilities Act 2000*, contact the *ICRC* if you would like a copy of a code or you can search the *ICRC* web site at http://www.icrc.act.gov.au/. Codes made under the *Utilities (Technical Regulation) Act 2014* are available at http://www.legislation.act.gov.au.

TERMS

Enquiries and complaints

- 1.1 **(a) Enquiries** in relation to *raw water services and pressure sewerage services* should be directed to 6248 3111 for:
 - **1. Faults and emergencies** (24 hour service)
 - 2. Retail and billing enquiries
 - 3. Technical and general enquiries
 - **(b)** Complaints about *raw water services* and *pressure sewerage services* can also be directed to 6248 3111, emailed to talktous@iconwater.com.au or by post to GPO Box 366, Canberra 2601.

We will resolve any enquiries or complaints as soon as reasonably possible.

What obligations do you have?

2.1

Commencement of supply

If you are the owner of the premises, you do not need to lodge an application for supply with us. We will be notified of your details by the Registrar-General's Office when you acquire the premises.

- 2.2 If we ask you to, you must promptly provide:
 - (a) any additional details about you or your premises that are reasonably necessary for us to provide *raw water services* and *pressure sewerage services* to you. You may provide those details in writing, over the phone or electronically; and
 - (b) any of the other things referred to in the Consumer Protection Code concerning, for example, evidence of identity.
- 2.3 We can only supply you if you have connections that are in working order between your premises and the *raw water network* and *pressure sewerage networks*.

Keep us informed of changes 2.4 You must inform us promptly if there is a change in:

- (a) your contact details;
- (b) access to the meter; or
- (c) your water or sewerage pipes or appliances which may affect the quality or safety of our supply.

Life support equipment 2.5 The raw water services to Uriarra are not suitable for use with life support equipment that is reliant on potable or drinking water to operate.

If someone residing at the premises depends on life support equipment which is reliant on water services (e.g., a dialysis machine) you will need to contact the ACT Health Department.

Obligations in relation to use 2.6 of raw water

You agree to use the *raw water* we supply only for:

- (a) toilet flushing;
- (b) laundry use;
- (c) car washing;
- (d) external uses; and
- (e) fire fighting purposes, if your premises are fitted with an automatic fire sprinkler system.

The *raw water* supplied to you is not suitable for human consumption, and you or any person must not consume or use *raw water* for any other purpose other than those set out in this clause 2.6.

- 2.7 Where your equipment connects to our *raw water network*, you must:
 - (a) fit any outlets on your premises with a tap, which complies with relevant *Australian Standards*, specifically designed for the use of *raw water*;
 - (b) ensure that any tap, free to atmosphere outlet and irrigation area has a warning sign, which complies with relevant *Australian Standards*, affixed nearby which clearly states that *raw water* is not of drinking water quality and is not suitable for consumption; and
 - (c) not remove or tamper with any taps or signs that have been fitted or affixed to comply with paragraphs (a) and (b).

You or any third party must not use *raw water* on *your* premises where *you* have not complied with the requirements of this clause 2.7.

- 2.8 Provided that the *raw water* meets the quality criteria specified in this contract, you are responsible for any use or disposal of any solids supplied with the *raw water*.
- Obligations in relation to the pressure sewerage system

2.9

You and any persons on your premises must comply with the sewerage discharge rules set out in the *Uriarra household guide*. You are required to pay us any call out and repair costs that result from your failure, or any other person's failure, to comply with the *Uriarra household guide*.

Trade waste

2.10 You must not discharge anything into the *pressure* sewerage network other than ordinary domestic waste in ordinary domestic volumes, or permit anyone else to do so, without our prior written consent. Failure to comply with this clause may lead to criminal liability for pollution of the environment under the *Environment Protection Act* 1997 (ACT).

2.11

2.14

Draincare

Generally speaking, acceptable wastewater for the *pressure sewerage network* is that produced by normal domestic human activities, such as bathing, showers, washing-up and toilet use. Items such as cooking fat or oil, paints and thinners, pesticides, petrol, nappies, sanitary products or 'flushable' wipes, fabric, soil, aquarium gravel or kitty litter are not acceptable for discharge into the *pressure sewerage network*. These substances can cause blockages, corrode the sewers, harm our treatment process, affect the environment or present an occupational health and safety hazard to the public or our staff. Refer to our published sewage acceptance criteria for details.

- 2.12 Surface and rain water must not be discharged into the *pressure sewerage network*, either intentionally or unintentionally.
- Pools and Spas
- 2.13 Special conditions apply to the installation and operation of swimming pools and spas at *Uriarra*. The written approval of *Icon Water* must be obtained prior to any pool or spa being filled from our *raw water network* or drained into the *pressure sewerage system*.
- Leasing premises in Uriarra
- If *you* lease or sublease *your* premises in *Uriarra* to another person, you must:
- (a) inform the third party that the water *Icon*Water supplies to the premises is raw water
 and is not fit for human consumption;
- (b) inform the third party that the *sewerage network* servicing the premises is a *pressure sewerage network* and its use is subject to the conditions contained in the *Uriarra household guide*;
- (c) ensure that the lease or sublease for the premises contains provisions obliging the third party to comply with the terms of this contract (which includes complying with the conditions of the *Uriarra household guide*) as if the third party was *you*; and
- (d) before or at the time of entering into the lease or sublease, provide copies of this contract and the *Uriarra household guide* to the third party.

Your equipment

2.15

Because *your equipment* is being used to convey *raw water* and is being used in conjunction with *our pressure sewerage network, Australian Standards* may require *your equipment* to be of a particular quality or type.

You are responsible for the operation and maintenance of *your equipment* and must ensure that *equipment* complies with our *Service and Installation Rules* and where required, any applicable *Australian Standards*.

- 2.16 You must also ensure that any person performing work on *your equipment* is *accredited* for that type of work.
- 2.17 You own the meter cover, pit, cabinet or other structure, and must maintain it in a manner that ensures protection of the meter, public safety and accessibility for meter reading.

Boundary between the raw water network and your premises

2.18

The boundary between *your equipment* and our *raw* water network is the designated connection point described in the Water and Sewerage Network Boundary Code as applied under the Non-Drinking Water Code, or as otherwise agreed with you in writing. You are responsible for your equipment on your side of the connection point and we are responsible for equipment on our side of the connection point.

Boundary between the pressure sewerage network and your premises

2.19

In accordance with clause 4.3(1) of the Water and Sewerage Network Boundary Code, the boundary between *your equipment* and *our pressure* sewerage network is the connection point identified in the Uriarra household guide. This is the connection between our pressure sewer pump pod and your sewerage pipes or household drains. You are responsible for any work which may be required on your equipment on your side of the connection point and we are responsible for any work required on our equipment on our side of the connection point.

	2.20	We own certain <i>equipment</i> located on <i>your</i> premises. This <i>equipment</i> is the:
		(a) power and alarm conduit; and
		(b) control panel and alarm,
		identified in the Uriarra household guide.
	2.21	Notwithstanding clauses 2.19 and 2.20, you are responsible for paying any electricity costs associated with the operation of the pressure sewer pump pod and any of our equipment on your premises, consistent with the Lease and Development Conditions.
Use of fire services	2.22	If you have a fire service on your premises, you must not use it for any other purpose than fire fighting, or permit anyone else to do so.
Bypassing the meter	2.23	You must not remove, tamper with or bypass the water meter, or permit anyone else to do so.
Other obligations affecting the premises	2.24	Other obligations affecting your premises are set out in Schedule 1. These include:
		(a) providing access to our infrastructure on your premises;
		(b) warning us of any hazards;
		(c) taking reasonable care of our infrastructure;
		(d) avoiding blockages;
		(e) checking the location of our infrastructure and seeking our approval before planning building work; and
		(f) not building or altering land levels in a way that interferes with our <i>equipment</i> or the raw water network or pressure sewerage network.
Other customer obligations	2.25	You must deal honestly with us.

- 2.26 You must comply with:
 - (a) applicable *law*;
 - (b) any obligations in the codes published under the *Utilities Act 2000 or Utilities*(Technical Regulation) Act 2014 that are expressed to apply to customers;
 - (c) our Service and Installation Rules;
 - (d) any reasonable directions we give you under the law, the codes or those rules;
 - (e) the Lease and Development Conditions, to the extent they are not inconsistent with the requirements of this contract; and
 - (f) the *Uriarra household guide*.

Connection work

3.1

Connection work

Generally, *Uriarra* properties have an existing connection to the *raw water network* and connection to the *pressure sewerage network*. If you want to:

- (a) connect your premises to the *raw water network* or the *pressure sewerage network* where there is no existing connection;
- (b) vary the size or location of an existing connection;
- (c) remove a connection; or
- (d) add a new connection,

you must contact *us* to discuss and organise the appropriate works. Only *Icon Water*, or an installer *we* have *accredited*, can connect premises at *Uriarra* to the *pressure sewerage network* (which includes installing a *pressure sewer pump pod* and *our* associated *equipment*) or the *raw water network*.

- 3.2 If the raw water network and pressure sewerage network does not have an existing off-take valve or mains connector at the desired location for the connection, we will install one for you at your cost. Your contractor is not permitted to tap into the raw water and pressure sewerage network.
- 3.3 If you are a tenant or occupier, you must provide us with written authorisation from the owner before we may undertake connection work at the premises.

4.1

4.4

4.5

What standard of service can you expect?

Customer service standards

We will meet the customer service standards described in the Consumer Protection Code in our dealings with you.

Continuous supply and pressure not guaranteed

- 4.2 We are committed to minimising interruptions to your supply of *raw water services and pressure sewerage services* and wherever possible will comply with the requirements of the Consumer Protection Code.
- 4.3 Our raw water and pressure sewerage services are subject to a variety of factors which include accidents, weather, the acts of third parties, the need to work on, re-configure and optimise the raw water and pressure sewerage systems.

 Accordingly, we are unable to guarantee that there will be no:
 - (a) variations in water quality, pressure or the rate of flow from time to time; or
 - (b) interruptions to your raw water services or pressure sewerage services,

Interruptions may exceed 12 hours due to the design of the network.

Raw water quality

The *raw water* supplied under this agreement is not intended for human consumption and may not meet the requirements under the Drinking Water Code of Practice. Because of this, the *raw water* supplied under this agreement must not be consumed. The *raw water* supplied under this agreement is not of the same quality as drinking water normally supplied by *us* to other premises within the Australian Capital Territory.

Due to the location of *Uriarra* the *raw water* supplied to you is not treated at *our* water treatment plants.

Correction of interruptions to your supply

If there is an interruption to your supply of *raw* water services or pressure sewerage services, we will endeavour to correct it as soon as possible.

Planned interruptions	4.6	We may interrupt your raw water services or pressure sewerage services:
		(a) in the circumstances permitted by the Consumer Protection Code; or
		(b) as permitted or required by applicable <i>law</i> .
	4.7	We will give you at least 2 days' notice of a planned interruption, unless you give your consent or there is an emergency.
	4.8	The notice must comply with the requirements of the Consumer Protection Code.
	4.9	The raw water services to your premises are supplied from the Bendora Gravity Main, a bulk water supply main that provides water from Bendora Dam to an <i>Icon Water</i> water treatment plant. Continuous supply of raw water to your premises may be interrupted in order for <i>Icon Water</i> to undertake inspection of or maintenance to the water supply main to ensure continued supply to the water treatment plant.
Unplanned interruptions	4.10	In the case of an unplanned interruption to your raw water services or pressure sewerage services, you may call our faults and emergencies line on (02) 6248 3111 (Option 1) for information relating to the nature of the interruption and the estimated time of restoration of supply of your raw water services or pressure sewerage services, as applicable.
Drought	4.11	Water restrictions may be imposed by law. In the event of a conflict between this contract and such a law, the law will prevail over the contract.
What other rights do you have? Ask for identification	5.1	You are entitled to ask our employees, contractors or agents attending your premises for identification before they ask you questions or carry out work. They carry photographic <i>Icon Water</i> or <i>ActewAGL</i> identity cards.
		If the employee, contractor or agent cannot, or does

not, produce an identity card, they must leave the

premises if requested to by the occupant.

Are you having difficulties paying an account?

- 5.2 If you are having difficulties paying your account, you may call us to discuss alternative payment arrangements, including for *residential premises*:
 - (a) advance payment or instalment payment plan options;
 - (b) Territory Government assistance programs; and
 - (c) independent financial counselling services.

You can also contact the *ACT Civil and Administrative Tribunal* on 6207 7740 to seek assistance.

Outstanding raw water and pressure sewerage charges

5.3

- The owner of the premises is liable for any unpaid raw water and sewerage charges of a previous owner, under the *Utilities Act 2000*. Accordingly, if you sell or transfer the premises, a special meter reading and conveyancing certificate should be requested so that the raw water and sewerage account can be appropriately apportioned.
- 5.4 A conveyancing certificate lists the current balance of the raw water and sewerage account. A special raw water meter reading certificate shows the consumption to date since the most recent meter reading.
- both a conveyancing certificate and a special water meter reading certificate, the raw water and sewerage account cannot be correctly apportioned between you and the previous owner upon settlement of your new premises. In these circumstances, any outstanding supply and consumption charges of the previous owner will be transferred to your account and you will be required to pay these charges to *us*.
- 5.6 An upfront fee is payable for these certificates as shown in our *Schedule of Charges*.

You may request other information	5.7	pressu Uriarr	al information regarding the raw water and tree sewerage services is available in the ray household guide. You may request us to be you with information regarding:
		(a)	the raw water services and pressure sewerage services we supply to your premises;
		(b)	meter readings for those services; or
		(c)	your account.
		reason provid you, w	all provide this information to the extent it is ably available to us. If you request us to be you with personal information we hold on we will handle your request in accordance ur privacy policy.
	5.8	any ini inform inform	nust pay our reasonable costs of providing formation that you have asked for, unless that nation relates to account or metering nation for the 12 months prior to the date of nquiry, which will be provided free of ex.
When we are permitted to	5.9	We are	e only permitted to contact you:
contact you		(a)	between 8.00am and 8.00pm weekdays;
		(b)	between 9.00am and 5.00pm Saturdays and Sundays; and
		(c)	not at all on ACT public holidays,
		unless	there is an emergency or you give your nt.
Notices from us	5.10	require	onsumer Protection Code imposes ements on the way in which we can give you n notices under this contract.
Service failure rebate	5.11	the min Schedu amoun ascerta	nay be entitled to a rebate if we fail to meet nimum service standards described in ule 1 of the Consumer Protection Code. The at of any rebate is shown in the Code. To ain rebate details or apply for a rebate phone 3111 (Option 3).
Sewage overflow	5.12	to a far	have a sewage overflow in your premises due ult in our network, we will assist you to ise the damage and clean up the sewage, as ed.

Plumbing fault in our network	5.13	If you investigate a plumbing or drainage problem on your premises and discover that the fault is in our network, we will pay any reasonable expenses you have incurred for work related to that investigation (other than loss of or damage to equipment such as an electric eel or CCTV camera). Claims for reimbursement must be accompanied by the invoice and investigation report of a licensed plumber or drainer. Call our enquiries line on 6248 3111 (Option 3) for details.
Undetected leak	5.14	If you experience a significant increase in water consumption and a higher than normal water account, you may have an undetected leak on your premises. If the undetected leak is caused by damage to <i>your equipment</i> , you are responsible for paying the water charges incurred due to the undetected leak.
Work done by us on your premises	5.15	If we do work on your premises or nature strip, we are required to take reasonable steps to reinstate the property to a similar condition, unless that would involve:
		(a) an interference with a network facility; or
		(b) a contravention of ACT law.
You may request 5.16 disconnection		You do not need to disconnect the premises if you are selling the property, as the water and sewerage account will be apportioned as part of the conveyancing process.
	5.17	However, if for other reasons you wish to disconnect the <i>raw water</i> supply or <i>pressure sewerage services</i> permanently, you may apply to us in writing or in person and the procedures in the <i>Service and Installation Rules</i> will then apply.

6.1

Charges Schedule of Charges

Our charges for *pressure sewerage services* are the Standard Sewerage Charge shown in our Schedule of Charges. Our charge for raw water is calculated based on the current charge for drinking water as shown in our Schedule of Charges. A copy of our Schedule of Charges is available from us, free of charge, on request or from the Icon Water website at www.iconwater.com.au.

The applicable charge for raw water is:

- (a) the standard water supply charge indicated in the Schedule of Charges as the Standard Water Supply Charge for drinking water;
- (b) 75% of the amount indicated in the Schedule of Charges as the Standard Water Consumption Charge for drinking water,

or such other amount agreed between us and you. If you are a charity, school, church or benevolent institution please contact us to ensure we are aware of your status as some charges are lower (see Schedule of Charges for details).

Commencement of charges

6.2 You must pay us for the supply and consumption of raw water and pressure sewerage services to your

premises from the date of transfer of ownership of your premises to you. You will also be liable for any unpaid charges of a previous owner under the Utilities Act 2000. Refer to clause 5.3 for details.

Unconnected charge

6.3

We may charge you a supply charge for making raw water and pressure sewerage services available to your property even if raw water and pressure sewerage services are not connected at your property, including but not limited to vacant land and carparks. This is a charge for your property having access to our raw water and pressure sewerage network.

Extension and equipment costs	6.4	We may charge you for the costs of any work undertaken to:
		(a) in the case of new connections – extend the raw water network or the pressure sewerage network, or increase the capacity of the network, to connect your premises; or
		(b) in the case of existing connections – vary the capacity of the <i>raw water network</i> or the <i>pressure sewerage network</i> , or the connection to your premises, due to a change in your demand for water supply or <i>pressure sewerage services</i> , or a request by you; or
		(c) remove infrastructure at your request.
	6.5	The amount of the payment will be determined by us, subject to any limits imposed by applicable <i>law</i> .
Other charges	6.6	You must pay us any other amounts we are permitted to charge by <i>law</i> .
Rebates and concessions	6.7	You may be eligible for a rebate or concession on our standard charges for <i>residential premises</i> , for example if you have a pensioner concession card or a veteran's affairs gold card. Call our accounts line on 6248 3111 (Option 2) for details.
Payment of accounts	6.8	We will issue accounts to you for any amount payable under this contract at least every 120 days, unless you agree otherwise.
	6.9	Each account will contain the information required by the Consumer Protection Code.
	6.10	You must pay an account by the due date shown on the account. The due date will be at least 21 days after the date on which you receive the account unless you agree to a shorter period.

	6.11	Payment may be made:
		(a) by mail;
		(b) in person at any of our designated offices or agencies;
		(c) by cash or cheque, direct debit or any other method provided by us consistent with the Consumer Protection Code.
	6.12	Any amount which remains unpaid after 14 days from the due date (or is paid by a method which is later dishonoured or rejected), is a debt to us and we may charge you <i>interest</i> from the original due date.
Errors in accounts	6.13	If we discover we have overcharged you, we will promptly credit the overpayment to your account.
	6.14	If we find we have undercharged you, we may adjust your account to collect the amount you were undercharged. Provided that you did not contribute to the undercharge occurring, our back charge cannot go back more than 12 months in accordance with the Consumer Protection Code.
Disputed accounts	6.15	If you believe you have been overcharged, you can:
		(a) pay the account in full and raise the matter with us. If we find that you have been overcharged, we will pay you <i>interest</i> on the overpayment from the date the account was paid; or
		(b) withhold the disputed amount and pay the rest of the account. If we find that part or all of the disputed amount was correctly charged, we will charge you <i>interest</i> from 14 days after the original due date.
	6.16	We will seek to resolve any disputes about accounts in accordance with the Consumer Protection Code.
GST	6.17	Supplies of <i>raw water services</i> and <i>pressure sewerage services</i> are not subject to GST, but some other services which may be provided to you by us will attract GST. The <i>Schedule of Charges</i> indicates which services attract GST and which do not.

Can you be required to provide a security deposit?	7.1	You must provide us with a security deposit, if required by us.
deposit.	7.2	We may only require a security deposit as permitted by the Consumer Protection Code.
	7.3	We may draw on a security deposit provided by you if you fail to pay an amount due under this contract.
	7.4	You are entitled to have your security deposit (plus any <i>interest</i>) refunded if you pay your accounts by the due date for a continuous period of 12 months.
Measuring your raw water consumption Meter reading and inspections	8.1	We will arrange for our water meters on your premises to be read each account period, unless we estimate your consumption for a period as permitted by 8.8 to 8.10.
Check readings	8.2	In addition, we will check the accuracy of a recent meter reading, on request. You are entitled to one free check reading for each account period. The fee for additional check readings will be included in your account, as shown in the <i>Schedule of Charges</i> .
	8.3	We will provide up-to-date information on request to allow you to carry out basic meter readings yourself instead of requesting further check readings or meter testing.
Installation of meters	8.4	We will provide a meter suitable for <i>raw water</i> use for your premises if at any stage they are not metered.
	8.5	You must arrange for the meter to be installed by a person who is <i>accredited</i> for that type of work.
	8.6	One meter suitable for <i>raw water</i> use and, for <i>residential premises</i> , an initial meter protection cover or structure, will be provided free of charge.
Ownership of meters	8.7	The primary water meter on your premises remains our property. Secondary or "deduct" meters are your property unless we agree otherwise in writing.

Estimating your water consumption	8.8	We may estimate the quantity of water supplied to your premises in the circumstances described in the Water Metering Code.	
	8.9	Where possible, estimates will be calculated with reference to an adjacent account period or periods.	
	8.10	If you are invoiced on the basis of an estimate, we may adjust a later invoice to reflect the actual consumption, once known or more accurately estimated.	
Testing of meters at your request	8.11	You may request <i>us</i> (or an <i>accredited</i> service provider) to test the primary water meter on the premises. The procedure in the Water Metering Code will then apply.	
	8.12	We will refund the cost of the test if it shows the meter is defective as defined in the Water Metering Code and has been over-recording your water consumption.	
We may initiate test	8.13	We may test any of the meters on your premises at our cost.	
Faulty meters or incorrect	8.14	We will adjust your account as necessary if:	
readings		(a) the metering <i>equipment</i> installed on your premises is defective; or	
		(b) a check reading shows a reading to be incorrect.	
Maintenance of meters	8.15	We will use reasonable endeavours to have the primary meter at your premises maintained in working order.	
Protecting your metering information	8.16	We will use reasonable endeavours to prevent unauthorised access to metering information obtained from your premises.	

Use of your personal information

Your right to privacy

We respect your privacy and are committed to complying with all relevant privacy legislation in relation to your personal information.

For any enquiries concerning privacy or the personal information we hold about you, please refer to our privacy policy located at www.iconwater.com.au/privacy.

Obtaining information from credit agencies

9.2

9.1

We may obtain information related to your creditworthiness (including a consumer credit report) from a credit reporting body, or from any business that reports on creditworthiness or any credit provider.

Use of contact details

9.3 We may use your contact details:

- (a) to contact or correspond with you for the purposes of this contract (for example, to inform you of service disruptions or to send you accounts); or
- (b) to send you our newsletter and promotional offers from us or a third party; or
- (c) for other public interest purposes, such as safety, fundraising by charities and informational programs,

but we will not disclose your details to any third party in so doing, except where permitted and otherwise in accordance with our privacy policy.

- 9.4 If you do not wish your details to be used for direct marketing purposes, please contact our customer service team on 6248 3111 (Option 3).
- 9.5 ActewAGL Retail may cross reference your personal information across any electricity, natural gas, and water services and sewerage services that are provided to you by Icon Water or ActewAGL Retail to check the accuracy of your contact details.

Use of other personal information	9.6	We may use any personal information we hold about you, including your contact details, to:		
		(a)		your ongoing creditworthiness or the of any account you have with us; or
		(b)		nine the level of security required this contract; or
		(c)	collect	t overdue payments,
		and ot policy		in accordance with our privacy
Disclosure of information	9.7	accor applic Const	dance w cable), in amer Pro	ose information about you in ith our privacy policy (where in the circumstances permitted by the otection Code or as otherwise required by <i>law</i> .
			w our employees, contractors and r your premises:	
P		(a)	to car	ry out connection work; or
		(b)	to rea	d or test meters; or
		(c)	to insp	pect, maintain, repair or replace our rty; or
		(d)	where	otherwise permitted by law.
	10.2		e our personnel are on your premises, we we that they:	
		(a)		we all applicable safety conditions ed by <i>law</i> ; and
		(b)		dustrial premises, where you have us reasonable prior notice:
			(i)	comply with any reasonable work safety rules in force at your premises; and
			(ii)	if necessary, work in protective equipment and clothing supplied by you in general use at your premises.
Disconnection by us	11.1		ust disco	onnect your premises from the <i>raw</i>

water network:

- (a) at your request; or
- (b) if required by applicable *law*; or
- (c) in the event of an emergency.

We may restrict the supply of water to your premises:

- (a) if you do not have a legal right of occupancy of the premises; or
- (b) if you fail to pay an account by the due date and, for *residential premises*, we have complied with the requirements of the Consumer Protection Code; or
- (c) if you fail to provide access to the premises on 2 consecutive occasions when we have made an appointment with you under clause 1.1 of Schedule 1; or
- (d) if you fail to comply with any of your other obligations under this contract; or
- (e) as permitted or required by applicable *law*.
- We must comply with the applicable procedures in the Consumer Protection Code when disconnecting or restricting your supply.
- 11.3 If we disconnect or restrict your supply under this clause, you must pay any applicable fee shown in the *Schedule of Charges*.
- 11.4 If the matter giving rise to the disconnection or restriction is remedied or otherwise ceases to apply, we will arrange reconnection and will recommence unrestricted supply as soon as reasonably possible.
- 11.5 A fee applies for reconnection or restoration of full supply, as shown in our *Schedule of Charges*.

Our liability

Australian Consumer Law Guarantees The Australian Consumer Law requires us to automatically provide certain guarantees in relation to goods and services which cannot be excluded by contract. If any goods or services supplied under this contract are supplied to you as a 'consumer' within the meaning of that term in the Australian Consumer Law or relevant jurisdictional legislation, you will have the benefit of certain non-excludable rights and remedies in respect of the products or services (Consumer Guarantees), including guarantees that services are provided with due care and skill, and that goods are of acceptable quality.

12.1

- (a) Nothing in this contract excludes, restricts or modifies the operation of the *Consumer Guarantees* where to do so would contravene the *Australian Consumer Law* or cause any part of this clause to be void.
- (b) However, if the goods and/or services are goods or services not ordinarily acquired for personal, domestic or household use or consumption, and the price of the goods or services is \$AUD40,000 or less, *Icon Water* limits its liability for breach of any *Consumer Guarantee* to (at *Icon Water's* option):
 - (i) in the case of goods, repairing or replacing the goods or paying the cost of having the goods repaired or replaced; and
 - (ii) in the case of services, supplying the services again, or the cost of having the services supplied again.
- (c) Except for the *Consumer Guarantees* and any requirements under the *Utilities Act, the Utilities (Technical Regulation) Act* and the Consumer Protection Code the warranties and conditions set out in this contract, *Icon Water* excludes all warranties, terms and conditions implied by statute, at *law*, in fact or otherwise.
- (d) However where a failure to comply with a *Consumer Guarantee* can be remedied, and is not a *major failure*, we may comply with a requirement to remedy that failure as set out in paragraph (b).

Our liability

- Subject to the limitations described in this clause, we are liable for any loss, liability or expense which you may suffer or incur as a direct result of any negligence or breach of contract by us. For example, if your carpets are flooded and we are at fault, we will pay for the cost of cleaning or replacement, as necessary.
- 12.3 This is in addition to any rebate to which you may be entitled under 5.11.

Limitations on our liability

Faults in your equipment:

We are not liable to the extent *your equipment* caused or contributed to the problem.

Interruption to services:	12.5	We are not liable for an interruption to your water supply or <i>pressure sewerage services</i> if the interruption:
		(a) was caused by events or circumstances beyond our control; or
		(b) arose despite us having complied with all relevant performance standards under this contract or, where applicable, the Consumer Protection Code.
Other limitations:	12.6	We are not liable for any loss, liability or expense which you may suffer or incur other than as provided in 12.2 and 12.3.
	12.7	Without limiting 12.6, we are not liable for any loss of profits, business, or anticipated savings, or for any indirect or consequential loss arising out of or in connection with this contract, whether in contract, tort (including negligence) or otherwise, other than as provided in 12.2.
	12.8	Other limitations on our liability may apply under applicable <i>law</i> including the Consumer Protection Code.
General	12.9	The limitations in 12.6 and 12.7 are subject to the earlier provisions of this clause regarding Implied Terms.
	12.10	Any liability a party has to the other for breach of this contract is reduced to the extent the other party caused or contributed to the breach.
Dispute resolution	13.1	The parties will seek to settle any dispute arising under this contract in accordance with the Consumer Protection Code and Water Metering Code or, if applicable, you may refer the matter to the <i>ACAT</i> .
	13.2	This does not prevent a party exercising its rights under this contract or applying to a court for urgent relief.

Miscellaneous Changes to this contract	14.1	We may make changes to this contract from time to time as permitted by the <i>Utilities Act 2000</i> . Notice of the changes will be published in The Canberra Times and a free copy of the changes will be available on request or from the <i>Icon Water</i> website at www.iconwater.com.au .
Inconsistency	14.2	The parties must comply with the obligations imposed on them by <i>law</i> , except where those obligations are inconsistent with this contract. In that case this contract will prevail to the extent permitted by <i>law</i> .
No representations or warranties	14.3	You acknowledge that in entering into this contract you have not relied on any separate promises from us that have not been included in this contract.
Entire agreement	14.4	This contract constitutes the entire agreement between us about its subject matter.
Assignment	14.5	You may not assign your rights or obligations under this contract without our consent.
Notices	14.6	Notices sent to you from us will be considered to be received within the time provided by the Consumer Protection Code.
Joint customers	14.7	If you own or lease the premises together with another person or persons, this contract binds and is for the benefit of you all jointly and severally.
Termination	14.8	This contract will terminate if our <i>supplier's licence</i> is suspended, or ceases to apply, and we are not otherwise authorised to provide <i>raw water services</i> or <i>pressure sewerage services</i> under applicable <i>law</i> .
Governing law	14.9	This contract is governed by the <i>laws</i> of the Australian Capital Territory.

Schedule 1

Obligations affecting your premises

Our access to your premises

Access to our equipment

1.1

- You must ensure our employees, contractors and agents have unhindered access to the water meter to read, test, replace or repair the meter, as well as unhindered access to any other of our infrastructure on your land. Except in an emergency, we must give you at least 7 days written notice of access to your land to repair or replace our *equipment*. Notice is not required in an emergency or for entry to land to read meters.
- 1.2 If you do not provide this access, you may be required to pay the reasonable costs of any further attendances required at your premises as a result.
- 1.3 If you wish to lock off access to the meter or our other *equipment* on your land, contact our enquiries line on 6248 3111 (Option 3) for details of our requirements.

Our staff on your premises

- 1.4 You must notify us of:
 - (a) the existence of any hazard located at your premises (such as a large dog or dangerous machinery); and
 - (b) the precautions which should be taken to avoid that hazard.

Our infrastructure

Our equipment on your premises

1.5 You must:

1.7

- (a) use reasonable endeavours to protect our *equipment* installed on your premises from unauthorised interference; and
- (b) notify us of any interference, defect or damage within 5 *business days* of becoming aware of it.
- 1.6 You must pay the reasonable costs of repair or replacement of our *equipment* installed on your premises, on request, if the defect or damage was:
 - (a) caused by you; or
 - (b) caused by another person in circumstances where you failed to take reasonable care to prevent that damage.

Protection of our network

You must not, without reasonable excuse, place or keep above or adjacent to an underground part of the *raw water network* and pressure sewerage network, any corrosive, abrasive,

heavy or harmful material or substance that is likely to damage the *raw water network or pressure sewerage network* or endanger its safe or efficient operation.

1.8 You must not damage the *raw water network or pressure* sewerage network by excavating or conducting other work on the networks, or enter a network facility without reasonable excuse.

You are responsible for ensuring surface or rain water does not enter the *pressure sewer network*, through the *pressure sewer pump pod*, boundary kit, sanitary drainage inspection shaft or by any other means.

Blockages

- 1.9 You are responsible for:
 - (a) keeping the drains on your premises in good repair and clearing any blockages;
 - (b) paying the cost of repairing damage to the *raw water* and pressure sewerage network caused by blockages in *your equipment* or at the *connection point*; and
 - (c) comply with the requirements of the *Service and Installation Rules* if the floor level of your premises is no more than 500mm above the *pressure sewer pump pod* cover.

Building work you carry out

Building work

- 1.10 Before carrying out or authorising any building work on your premises, you should:
 - (a) establish whether there is any of our *equipment* on (or near) your premises and ensure your design and planned structure does not interfere with that *equipment* or our access to it;
 - (b) call "dial before you dig" on 1100 for a diagram of our *equipment* on or near your premises (if any);
 - (c) confirm the precise location of that *equipment* and get advice via (02) 6248 3111 (Option 3) if in doubt as to how to proceed; and
 - (d) consult with us if there is a disparity between network diagrams and what you find on (or near) your land.
- 1.11 These checks are recommended because our records are indicative only and do not show dimensions. You should also note that pipes do not necessarily run in straight lines between

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surface features.

Easements

- 1.12 You must not build over our infrastructure, or over any easements, or permit anyone else to do so, without our prior written consent. Nor must you block our access to our infrastructure. There are also limits under our Service and Installation Rules as to how close you can build to our infrastructure or easements on or near your premises.
- 1.13 You can obtain details of *easements* on your premises by requesting a title search and copy of the deposited plan from the Registrar-General's Office or other relevant ACT government agency. Some infrastructure is not located in *easements* but it is nevertheless protected under section 31 of the *Utilities (Technical Regulation) Act 2014.* You can request further information regarding the location of *equipment* on your premises by contacting us on (02) 6248 3111 (Option 3).

Schedule 2 Words and phrases used in this contract

TERM	MEANING
ACAT	means the ACT Civil and Administrative Tribunal which is a consumer protection and advisory body for ACT utility services, or any successor to it.
accredited	accredited by <i>Icon Water</i> or another accrediting agency under the Contestable Work Accreditation Code, or licensed under the <i>Construction Occupations (Licensing) Act 2004.</i>
ActewAGL Retail	ActewAGL Retail ABN 46 221 314 841 a partnership of AGL ACT Retail Investments Pty Ltd ABN 53 093 631 586 and Icon Retail Investments Limited ABN 23 074 371 207.
Australian Consumer Law	means the Australian Consumer Law in Schedule 2 to the Competition and Consumer Act 2010
Australian Standards	means a standard published and prepared by Standards Australia or a body accredited by its Standards Accreditation Board.
business day	a day, other than a Saturday, Sunday or an ACT public holiday.
connection point	the boundary between the <i>raw water network</i> or <i>pressure</i> sewerage network and your equipment, as defined in the Water & Sewerage Network Boundary Code, or as otherwise agreed with you in writing.
Consumer Guarantee	has the meaning given to that term in clause 12.1.
drinking water	has the same meaning as in the Non-Drinking Water Code.
Drinking Water Code of Practice	means the Public Health (Drinking Water) Code of Practice 2007 as made under the <i>Public Health Act 1997</i> (ACT).
easement	means anything registered on the title to your premises as an easement for water or sewerage, or shown as such on the deposited plan; including 'service reservations' and 'easements in gross', that may (but not always) indicate the existence of our <i>equipment</i> .
equipment	includes water pipes and sewerage pipes and other water and sewerage infrastructure and equipment.
government or authority	the Commonwealth of Australia, any Australian State or Territory or any local government, and any minister, department, statutory authority, corporation or agency (including <i>ICRC</i>) having

	jurisdiction and authority over a party.
Icon Water (we, us, our)	Icon Water Limited ABN 86 069 381 960.
ICRC	the Independent Competition and Regulatory Commission, which is the ACT regulator for competition and pricing.
interest	for a period means the amount calculated in accordance with the Supreme Court interest rate(s) for post-judgment interest applying for that period, as set from time to time by the <i>Court Procedure Rules</i> 2006.
law	the <i>Utilities Act 2000</i> , any applicable market, industry or technical code, our <i>Service and Installation Rules</i> , our <i>supplier's licence</i> and any other statute, regulation, ordinance, code or other law, whether territory, state or federal, including any lawfully binding determination, decree, edict, declaration, ruling, order or other similar pronouncement validly made by any <i>government or authority</i> .
Lease and Development Conditions	the document titled "Lease and Development Conditions for Uriarra Rural Village Blocks 101-200, District of Coree" dated 30 July 2008 as amended, replaced or revised from time to time.
Non-Drinking Water Code	the Non-Drinking Water Supply Code 2014 as made under the <i>Utilities (Technical Regulation) Act 2014.</i>
ordinary domestic waste and ordinary domestic volumes	have the meanings given in the sewage acceptance criteria published by us from time to time.
our	Icon Water
pressure sewerage network	the sewerage network servicing Uriarra.
pressure sewer pump pod	the piece of our <i>equipment</i> used to store and then pump sewerage to the <i>pressure sewerage network</i> .
pressure sewerage services	means the <i>sewerage services</i> provided under this contract at <i>Uriarra</i> .
raw water	untreated water held in a catchment area, dam or pipes which is not fit for human consumption, and which <i>we</i> provide to <i>you</i> under this contract. In this contract, <i>raw water</i> is also classified as "non-drinking water" for the purposes of and as defined in the <i>Non-Drinking Water Code</i> .

raw water and pressure sewerage networks	the raw water network and the pressure sewerage network
raw water and pressure sewerage services	the raw water services and the pressure sewerage services.
raw water network	the water network servicing Uriarra with raw water.
raw water services	means the water services provided under this contract at Uriarra.
residential premises	has the meaning given in the Consumer Protection Code.
Schedule of Charges	the schedule of fees and charges for the <i>water services and sewerage services</i> , published by us and in force from time to time.
Service and Installation Rules	the rules published by us from time to time for water and sewerage service and installation.
sewerage network	a sewerage network as defined in section 14 of the <i>Utilities Act</i> 2000.
sewerage services	means the utility services listed in section 13 of the <i>Utilities Act 2000</i> , other than services for discharge of trade waste (i.e. anything other than <i>ordinary domestic waste</i> in <i>ordinary domestic volumes</i>).
supplier's licence	our licence or licences to provide <i>water services</i> and to provide <i>sewerage services</i> , through the <i>water and sewerage network</i> , issued under the <i>Utilities Act 2000</i> .
Uriarra	means Blocks 101 to 200 in Section 1 of Uriarra Village.
Uriarra household guide	the booklet titled "Uriarra pressure sewerage system: Household guide and operating instructions" as amended, replaced or revised from time to time, and available at www.iconwater.com.au .
us	Icon Water
water network	a water network as defined in section 12 of the <i>Utilities Act 2000</i> .
water services	means the utility services listed in section 11 of the <i>Utilities Act 2000</i> .
we	Icon Water
your equipment	the water pipes and sewerage pipes and associated <i>equipment</i> at the premises on your side of the <i>connection point</i> including showers, taps, toilet cisterns and internal or roof mounted hot water systems

In this contract:

the singular includes the plural and vice versa;

a reference to an agreement, code or another instrument includes any consolidation, amendment, variation or replacement of them;

a reference to a statute, ordinance, code or other law, including anything which comprises the law, includes regulations and other instruments under it and includes all consolidations, amendments, re-enactments or replacements;

a reference to a code named in this contract is a reference to the code of that name, as amended from time to time, made under the *Utilities Act 2000* or the *Utilities (Technical Regulation) Act 2014*, as the context requires;

the word **person** includes a firm, body corporate, body politic, unincorporated association or an authority;

a reference to a person includes the person's permitted successors, substitutes (including, without limitation, persons taking by novation) and assigns;

if an event must occur on a stipulated day which is not a *business day*, then the stipulated day will be taken to be the next *business day*;

if a period of time is specified and dates from a given day or the day of an act or event, it is to be calculated exclusive of that day;

a reference to a day is to be interpreted as the period of time commencing at midnight and ending 24 hours later;

including, **includes**, **such as** and **in particular** do not limit the generality of the words which precede them or to which they refer; and

headings and footnotes are included for convenience and do not affect the interpretation of this contract.

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