

5 June 2018



DETERMINATION

IPART has determined, having regard to the factors below, that it is not reasonably necessary to make variations to WaterNSW's regulated charges set under the WCIR for the 2018-19 Year in IPART's 2017 Determination.

IPART has therefore determined that the regulated charges for WaterNSW's rural bulk water services set under the WCIR for the 2018-19 Year will be as set out in the 2017 Determination.



FACTORS

Under the WCIR, IPART must not approve or determine regulated charges other than those set out in the 2017 Determination for the 2018-19 Year except to the extent, if any, that it is reasonably necessary to make variations to those charges having regard to:

- (a) the changes in the demand or consumption forecasts set out in WaterNSW's application; and
- (b) price stability.

In making this determination, IPART has applied the pricing principles published by the ACCC, in accordance with the conditions of its accreditation arrangements under Part 9 of the WCIR.



REASONS

IPART's reasons for its determination are set out in the accompanying report, 'WaterNSW – Annual Review of regulated charges for 2018-19'.



APPLICATION

This determination applies to regulated charges for WCIR Bulk Water Services supplied by WaterNSW during the 2018-19 Year. That is, this determination applies to services supplied by WaterNSW in the MDB Valleys (the Border, Gwydir, Lachlan, Lowbidgee, Macquarie, Murray, Murrumbidgee, Namoi, and Peel valleys) and to Rural Water Supply Customers in the Fish River Water Supply Scheme.

This determination does not apply to the maximum prices in the 2017 Determination which are set under the IPART Act. That is, this determination does not apply to services supplied by WaterNSW in Coastal Valleys (the Hunter, North Coast and South Coast valleys) or to Urban Water Supply Customers in the Fish River Water Supply Scheme. The 2017 Determination continues to apply to WaterNSW's maximum prices for rural bulk water services set under the IPART Act.

1 Background

- ▼ In the 2017 Determination, IPART determined the regulated charges that WaterNSW may charge for rural bulk water services for the period from 1 July 2017 to 30 June 2021. IPART made the 2017 Determination under two regulatory regimes:
 - ▽ the regulated charges for certain rural bulk water services supplied by WaterNSW (i.e. WCIR Bulk Water Services) were set under the *Water Charge (Infrastructure) Rules 2010* (Cth) (**WCIR**)¹; and
 - ▽ the maximum prices for the remaining rural bulk water services supplied by WaterNSW were set under the *Independent Pricing and Regulatory Tribunal Act 1992* (NSW) (**IPART Act**).
- ▼ Under rule 34 of the WCIR, WaterNSW has applied to IPART for approval of its regulated charges for WCIR Bulk Water Services in respect of the 2018-19 Year. In its application, WaterNSW has applied for approval of regulated charges other than those set out in the 2017 Determination.
- ▼ Under rule 37 of the WCIR, IPART must approve or determine the regulated charges for WCIR Bulk Water Services in respect of the 2018-19 Year.

2 Definitions and interpretation

In this determination:

2017 Determination means IPART's determination entitled 'WaterNSW - Prices for rural bulk water services from 1 July 2017' dated June 2017.

2018-19 Year means the period from 1 July 2018 to 30 June 2019.

WCIR Bulk Water Services means the services for which IPART has determined regulated charges pursuant to the WCIR under the 2017 Determination.

Terms used but not defined in this determination have the same meaning given in the 2017 Determination.

All provisions of the 2017 Determination relevant to the application of the regulated charges for the WCIR Bulk Water Services continue to apply during the 2018-19 Year. For the avoidance of doubt, this includes Section 2 (Interpretation) of Schedule 5 of the 2017 Determination.

¹ IPART has undertaken this annual review and determined the regulated charges in respect of the 2018-19 Year under accreditation arrangements in Part 9 of the WCIR. The ACCC approved IPART's accreditation under rule 63 of the WCIR, with effect from 1 June 2016.