

The collection of unpaid charges from household customers

A Welsh Water code of practice

dwrcymru.com

COP 0008

Dŵr Cymru Welsh Water



Not for profit

Here at Dŵr Cymru Welsh Water, we don't have shareholders and we want to do as much as we can to help all our customers to pay their bills, for everyone's benefit.

This code of practice sets out our processes and duties of Dŵr Cymru Welsh Water in the collection of outstanding water and sewerage charges. It has been submitted to Ofwat, the water industry's economic regulator to show how we comply with its 'Fair Pay [Guidelines'.

Our overriding aim when collecting outstanding water and sewerage charges is to act fairly, proportionately and within the law. We encourage engagement from our customers, no matter what part of the debt recovery process they are on. It's never too late to reach out for support. We are committed to support customers who

impacts their ability to pay.

We will demonstrate our commitment to offering excellent customer service working within the parameters of the legislation covering the collection and recovery of water and sewerage charges including the Human Rights Act 1998, the Data Protection Act 1998, the Equality Act 2010 and any other Act of Parliament relevant to Dŵr Cymru Welsh Water.



Understanding your bill

Unmetered customers

If you are not on a water meter your bill is calculated based on the Rateable Value of your property or the Uniform Service Charge (if your property does not have a Rateable Value).

Your Water Charge is:

The Rateable Value of your property multiplied by a rate per pound of Rateable Value subject to a minimum charge or the Uniform Service Charge.

Your Sewerage Charge is:

The Rateable Value multiplied by a rate per pound of the Rateable Value dependent on the services that the property receives or benefits from surface water drainage, highway drainage and foul sewage or the Uniform Service Charge.

The Rateable Value of your property was calculated by your local council valuation office. It is an assessment of the open market annual rental value of your property, on the date of valuation, as if it was being offered on the open market. We only have the details of the final Rateable Value figure. The Rateable Value is not related to the current Council Tax bands and a change these does not impact on the Rateable Value.

The Rateable Value varies from property to property, so yours might be different to that of your neighbours.

If your property has had a change of use we may need to make adjustments to your charges, so contact us immediately.

You will be billed once a year and we will send you your bill in February/March.

Please let us know if you move house before the billing period and your bill will be amended accordingly.

Metered customers

We will send you a bill at least once every six months and the bill is payable on receipt, unless you have agreed a payment arrangement with us

Metered charges are made up of three elements: water supply, used water, and service charge, Water supply and used water charges are based on the volume of water used as recorded by a meter. This is measured in cubic meters (m3): 1m3 is equal to 220 gallons or 1000 litres of water. You are charged for the amount of water used which is calculated using the difference in recorded consumption between your previous and latest meter readings. The service charge is calculated on a daily basis and is based on the size of the meter. The service charge covers the cost of reading and maintaining the meter and replacing it when necessary.

More details about our charges can be found in our 'Our Scheme of Charges' which can be found at dwrcvmru.com

Surface water

If none of the rainwater falling on your property enters the public sewer you will be exempt from the element of your bill relating to the cost of draining, treating and disposing of it. Further information can be found at dwrcymru.com/surfacewater

Nor Cymru Welsh Water



Paying my Bill

The Water Industry Act 1991 provides that an occupier of a property is legally responsible for paying the bill.

It is your responsibility to tell us if you move house.

If you don't do so we may continue to bill you and you'll incur additional charges. If these remain unpaid, they could impact your credit rating

Tenants

As you are the occupier, even if you rent your home, you are responsible for paying the bill. However, in some cases your water bill may be included with your rent. It is very important that you check this with your landlord, or check your tenancy agreement, so that the bill is issued to the correct person.

Local Authority/Housing Association tenants

we have agreements with some Local Authorities and Housing Associations (Registered Social Landlords) which enable them to bill and collect water charges from their tenants. If you are a tenant of a Local Authority or Housing Association you may receive your water and sewerage bill from them, in which case you should make your payment to them. If you are unsure please contact your Local Authority/Housing Association,

Landlords and owners not in occupation

If you are the owner of a property which is occupied by anyone other than you, e.g. tenants, then the Water Industry (Undertakers Wholly or Mainly in Wales) (Information about Non-owner Occupiers) Regulations 2014 require you to provide us with information regarding occupiers within 21 days of them taking occupation. If this isn't done then you may be held liable with the occupier for any outstanding charges which we are entitled to require you to pay. The Regulations require you to notify us of the following information within 21 days of the occupier taking occupation:

- ---- The full names of all adult occupiers:
- ---- The dates of birth (where provided to you) of all adult occupiers; and
- ---- The date or dates on which they

You can notify us using a web portal developed by the water industry to help landlords manage their portfolio of accounts — www.landlordtap.co.uk. This

When you need to pay

Payment of your Bill is due within 14 days of the date of your bill.

Many of our customers prefer to spread their bills, making payments on a monthly, fortnightly or weekly basis. Setting up a Direct Debit helps manage the payments and takes the worry out of remembering to make payments. To set up direct debit go to dwrcymru.com or contact us on 0800 052 0145

www.dwrcymru.com for a full list of payment options.

If you make an arrangement with us to pay by instalments and don't make payments on time, the whole amount outstanding becomes due. It is therefore important that you pay the correct amount on the due dates. Please see page 8 for more information on what happens if you do

Payments received will always be allocated to the oldest debt. If you have an account for a previous property with outstanding debt, we may consolidate this with your current account.

If you are having difficulty paying

Please don't ignore any problems paying. We may be able to offer an alternative payment plan which is more affordable, and we have schemes and tariffs to reduce your bills.

Contact us now and we will:

- ----check whether you are eligible for any of our discounted charges:

 - this will be about paying the bill within a reasonable period of time at an amount you can afford;
- or support plan is right for you;
- ___check whether a nominee is right for you, to discuss matters on your behalf;——try and resolve any issues you may have; and
- --- deal with your case sensitively and take

It's never too late to make contact. If you are nervous about contacting us by phone, you can complete an online form at dwrcymru.com/en/support-with-bills and one of our advisors can call you back and discuss solution.





We also know that from time to time our customers need extra support and by joining our Priority Services Register you can get extra help with:-

- Alternative ways of receiving information like braille or large print Bottled water if your supply is interrupted
- Reassurance against bogus callers

It's a free service and you can join the register by completing our online form @ https://www.dwrcymru.com/en/help-advice/priority-services or by calling us on 0800 052 0145



Issues with my bill

Disputes

If you do not think that you are responsible for the bill, or if you dispute the amount, you must tell us immediately.

If you are a metered customer and the amount of water billed is higher than expected, there may be a number of reasons for this. For example, you may have had visitors to stay, had new appliances installed, used more water due to warmer weather or be working from home. Please consider whether there may be factors like this influencing your bill.

If you don't pay

If you do not pay your bill or keep to an agreed instalment arrangement, we will contact you by letter, by phone and text message if we have your details. Speak to us today if you'd like to receive text reminders when an instalment is due. It's never too late to contact us, and we may be able to help you. If you don't respond we may pass your account to a Debt Collection Agency or take legal action through the Court to recover all the money you owe us. If you receive any payments from the Department of Work and Pensions we may obtain a direct deduction from these payments. We also share your data with Credit Reference Agencies. Where possible we will set out the next steps we will take to recover the debt.

Credit Reference Agencies

We share our Data with Credit Reference Agencies. Paying your bills on time can be useful to you in building up your credit profile. If you fail to pay your bills when they become due, or you fail to pay an agreed instalment in time, we may register a late payment marker or against your credit file which may affect your credit score and impact on your ability to get credit. We will only default your account 90 days after payment is due and we will send you a Notice of Intention to Default 30 days before registering the Default with the Credit Reference Agency. For further information see our privacy notice corporate.dwrcymru.com/en/legal-privacy/oriycvs

Use of Debt Collection Agencies We may use Debt Collection

Agencies at any stage in the recovery process, although normally this would be after at

least two reminders have been

sent. These agencies are regulated by the Financial Conduct Authority and operate in accordance

with Codes of Practice. These agencies are instructed to collect the arrears on our behalf either in full or by an agreed payment plan. If you

are eligible for a support tariff, they will discuss this with you. Debt Collection Agencies may contact you by letter or by visiting your property.

We would like to help you before things become too much of a problem, so please return our calls or answer our letters. It's never too late to get in touch.

amount you have to pay.

If you fail to respond to the claim form, we will ask the Court for a Judgment against you If you pay

Should a judgment be granted by the Court it will be entered on the Register of Judgments, Orders and Fines for England &

Wales. A judgment will remain on the register for 6 years from the date of registration, unless set aside or reversed, or paid in full within 1 calendar month of the judament date, in which case we

would expect it to be cancelled. If you pay

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If you are unhappy about the service you receive from these agencies, you may either complain directly to them or to us. Please see details on page 12. All complaints will be thoroughly

investigated and responded to. **County Court Claim Process**

We only consider using the county courts to recover our charges as an

absolute last resort: Step 1 — A Letter of Claim

We must follow the county court rules before issuing a claim against you. A letter of claim sets out what we are claiming and the options you have to

respond. You have 30 days to do so. Please do not ignore this letter as costs will be incurred if we have to issue the claim.

Step 3 — issue a county court claim against you

If you fail to make the required payment, we will issue a County Court claim against

you for the debt. If we issue a claim then we will ask the Court to add our legal costs to the debt. This will increase the

the outstanding judgment debt after 1 calendar month, the judgment will remain on a Judgment Register for the 6 year period but it will be marked as 'satisfied'. Court Judgments are published on an open basis and other organisations can view them. This may affect your credit rating.

Enforcing the judgment

If you do not pay us in full or agree with us a repayment plan, we may use any of the following enforcement options available to us:

Instructing a county court enforcement officer We may request a Warrant of Control permitting a County Court Enforcement Officer to attend your property to seize assets to sell at an auction to pay off the amount you owe.

You should seek legal advice if you are unsure about this process and how it impacts you.

Enforcement Officers are employed by County Courts and are required to keep to specified standards and procedures. If you have a complaint about any Enforcement Officer, you can complain directly to them, the county court or to us. All complaints are treated seriously and fully investigated.

More information on our legal recovery process can be found here dwrcymru.com/en/support-with-bills/our-debt-collection-and-legal-process

Instructing a high court

We can apply to the Court for a Writ of Control to be issued, which will then permit a High Court Enforcement Officer to attend your property with the aim of taking control of enough of your possessions for the purpose of selling them at auction to satisfy the judgment debt

You should seek legal advice if you are unsure about this process and how it impacts you.

Enforcement Officers are required to keep to specified standards and procedures. If you have a complaint about any Enforcement Officer, please contact the relevant Court.

Obtaining an attachment of earnings order

If you are in paid employment, we may make an application to the Court requiring your employer to make deductions from your wages to satisfy the judgment debt. A Court will consider your means when making a decision as to the appropriate level and period of deductions. Your employer will make a court ordered deduction from your wages and send it directly to the court who will in turn make payment to us.

You should seek legal advice if you are unsure about this process and how it impacts you.

Charging orders

If you own a property we can apply to the Court requesting that a legal charge be placed on the title to your property to secure the judgment debt. An interim charging order is usually granted by the court to stop you from selling your property without your creditor knowing before the final order can be made.

If we are granted a charging order, we will contact you to encourage repayment. This can be by a sensible payment plan. Please don't ignore this letter. As an absolute last resort, we may apply to the court for an Order for Sale whereby our judgment is paid via the sale proceeds.

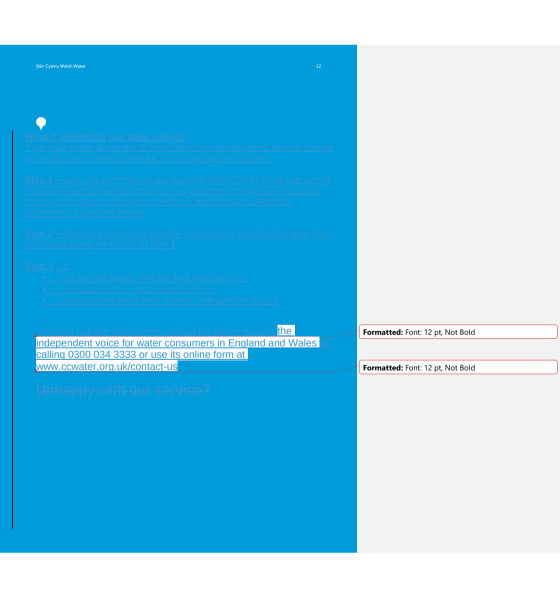
If you sell the property or another charge holder takes possession and sells the property, then we are entitled to have the judgment debt including costs paid from the sale proceeds.

Application for order for questioning.

we can request an order requiring you to attend Court to answer questions about your means and other matters relevant to the enforcement of the judgment.

If you repeatedly failed to comply with an order requiring you attend Court for questioning you may be found in contempt and a committal order may be issued by the Court. This could mean you serve a short prison sentence.





If you are unhappy with any aspect of our service, please contact us as soon as possible, so we can try to help.

Please call us on 0800 052 0145 in the first instance, so we-

Further details can be found in our booklet 'How we handleyour complaints and compliments' which is available onlineat-dwreymru.com or by calling 0800 052 0145.

If you are not happy with the final resolution of your-complaint, your issue us over eight weeks old or you just want some free, trusted, independent advice you can call the Consumer Council for Water (CCW), the independent voice for water consumers in England and Wales by calling 0300-034 333 or use its online form at cowater.org.uk/contact-us-