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Outline

On 1 April 2017 the new water retail market opened in England, allowing eligible non-household customers the opportunity to choose their water retailer for the first time. Market Operator Services Ltd (MOSL) is the market operator of the non-household retail water market, and is owned by all the water companies, both wholesalers and retailers, who trade in the competitive market. Wholesalers and retailers are both responsible for the commencement, modification, discontinuation, reactivation and termination of trade effluent services.

Trade Effluent is defined in Section 141 (1) of the Water Industry Act 1991. When a customer is aware they will be discharging to sewer a Trade Effluent (TE) into a new or existing sewerage point in the relevant wholesaler’s network, they should notify a chosen retailer for them to apply for a new connection and TE Consent to discharge.

From the 28th September 2018, MOSL separated the application process for Trade Effluent Consents depending on whether the application is for a permanent (six months or longer) or a temporary discharge (less than six months).

This document outlines the information we need to ensure timely determination of applications for granting or variation of TE Consent for permanent discharges. It is based on the following MOSL documents:

Trade Effluent Training Slides
Trade Effluent Training Workshop Q&A
Form G-02
MOSL G02 Completion Guidance and related MOSL codes and forms on MOSL’s website at https://www.mosl.co.uk/customer-journeys/wholesale-services/trade-effluent.

The MOSL codes require us to give a non-binding indicative response to sufficiently complete G/02 within 30 business days of receipt. The decision to grant Consent to Discharge has a legislated timeframe of 60 days.

Applications for granting or variation of a Trade Effluent (TE) Consent to discharge must provide the information required by MOSL Form G-02 to be considered sufficiently complete to process further. Other form formats may be used, but must provide the same information to the same standard in a clearly identifiable way.

We will accept or reject an application as sufficiently complete within 5 business days of receipt. It is important to remember that rejection at this stage is simply the rejection or acceptance of that application, not a refusal to grant a Consent. We will explain why we rejected the application and request any additional information we need to ensure we can determine the application quickly. The application can then be re-submitted.

Our acceptance of the G/02 form confirms that enough information has been provided for us to process the application further. It does not authorise the Customer to commence their discharge except in accordance with any existing Consent.

After further processing of an accepted G/02 form, we may identify additional information or clarification is required to progress the application further. Where we request follow up information, we expect a response within five business days in line with the Wholesale-Retail Code’s Operational Terms. If we receive no response within
Such timescales, then Wessex Water will reject the application and it will need to be re-submitted along with any additional information that we requested.

Where we are informed within five business days that the information required will be provided but will require more time, we will work with the trader and retailer to agree an acceptable date. In such circumstances, note we cannot guarantee to give an indicative response within 30 business days and this may delay the granting of the consent.

Following the guidance within this document when preparing applications will help ensure we can accept G/02 form at first submission, and that we have all the required information to provide a non-binding indicative decision within 30 business days.
Section 1 – Retailer Details

1. Retailer details

The Retailer will be the company that is the retail provider for Sewerage Services to the premises and bills for those services.

<table>
<thead>
<tr>
<th>Retailer name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Retailer ID</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Retailer’s own reference</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

This section can be completed by either the retailer or non-household customer (NHH).

As a minimum, the Retailer name, Retailer ID and Retailer’s own reference must be completed and correct. We may otherwise reject the form.
Section 2 – Type of Application

2. Type of application

2.1 Indicate which of the following this application relates to (tick only one)

| a) Discharge for which no consent exists | Complete sections 2,3,5 - 9 |
| b) Variation to an existing consent | Complete sections 2 – 9; note this may result in a new consent and termination of the existing consent |
| c) Change of occupier at the consented premises (this includes any change in legal identity of the company) | Complete sections 2 to 9; note this will result in a new consent and termination of the existing consent |
| d) Change of legal company name at the consented premises, where Companies House registration number remains the same | Complete section 2 and 3; note a certificate of incorporation will be required. |
| e) Discontinuation of Trade Effluent Services | Complete section 2 and 11 |
| f) Renewal of existing consent after discontinuation | Complete section 2 and 11 and note any other change, if any, to the discharge in the relevant sections |
| g) Termination of consent (i.e. discharge has permanently ceased or occupier has moved off the premises) | Complete section 2 and 10 |

The Non-Household Customer must complete the declaration in section 12 and the Retailer must complete section 13 and the declaration in section 14.

Tick ONE box only:

a) for new discharges where no Consent currently exists, or a new discharge location is required at Consented premises
b) where a Consent already exists but there is a change required to the existing conditions, or numerical limits (discharge standards, volumes, flow rates).
c) when the trade premises has a new occupier, as Consents are not transferable.
d) where there has been a change in the legal company name, but the Companies House registration remains the same.
e) when the NHH customer requires a ‘suspension’ of the current consent. **Wessex Water does not approve discontinuation applications**.
f) when a consent has been discontinued and the NHH/retailer is applying to restart the discharge. **Wessex Water does not normally approve discontinuation applications**.
g) where the Consented discharge has permanently ceased.
If boxes B or G are selected, we require the existing trade effluent consent reference to be provided. We will reject the application if this is not provided.

Not all discharges will have a sewerage SPID. Where this is the case please let us know.

Where no options have been selected, then we will request clarification with a five business day turnaround request.

If the premises are not yet operational, a Sewerage Service Point Identification Number (SPID) may not be available. In such circumstances, we will progress the application up until the non-binding decision stage. We would only issue the Consent once the SPID has become active (usually 8 business days before use). In all other cases, the correct (SPID) must be provided on the application. This can either be found on your latest sewerage bill or through your Retailer.
Section 3 – Details of Applicant to which Application Relates

3. Details of applicant to which the application relates

3.1 Information about the organisation applying for the consent to discharge

This is the legal body responsible for the discharge and the premises from which the discharge will be made. All legal documentation and notices relating to the Trade Effluent discharge will be sent to this address and copied to the Retailer.

Please indicate the legal status of the company or organisation Select one only

☐ Company or body corporate
☐ Governmental organisation e.g. local authority, MOD, Health services
☐ Sole trader Enter full Trader name in box below, e.g. Jane Smith trading as Jane Smith Enterprises.
☐ Partnership i.e. a group of people carrying out a business together but NOT incorporated as a registered company. Enter names of all the partners in the box below.

Please provide the full legal name of the company. In the case of a sole trader, please provide the name of the individual. In the case of a partnership, please provide the names of all the partners

........................................................................................................
........................................................................................................
........................................................................................................
........................................................................................................

Trading name of the company or organisation if different

........................................................................................................

We must ensure that a Consent is issued to the correct legal entity. Incomplete or incorrect information will result in the application being rejected.
Failing to provide complete and accurate information here may result in the application being rejected.
As a minimum, we require the full postal address of the premises and the name, e-mail address and telephone number for the primary contact at the premises, or the application will be rejected.

Where a SIC code has not been entered, or found to be incorrect through a check on Companies House, we will request clarification.

We have a legal duty to provide a copy of the Consent or any Direction to the premises owner. If the company applying for the consent is not the owner of the premises, the owner’s details must provided or the application will be rejected.
A variation is required when the conditions in the existing consent need to be amended. This could include:

- Increase or decrease in discharge volumes.
- New production line or process.
- New chemicals in use.
- Other reasons affecting effluent quality.

The details of the variation should include:

- Details of flow volumes.
- Details of any new substances or increase/decrease to consented levels.
- Other details to support the variation request.
## Section 5 – Trade Effluent Discharge Description

<table>
<thead>
<tr>
<th>5.</th>
<th>Trade effluent discharge description</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.1 Production of Trade Effluent</td>
<td>i.e. the main business activity at the premises. This may not be the process producing the trade effluent, e.g. washing of vessels used to mix product or washing of vegetables prior to processing.</td>
</tr>
</tbody>
</table>

Describe in detail the process(es) from which the Trade Effluent arises.

- See notes below
- ...
- ...
- ...

<table>
<thead>
<tr>
<th>5.2 Trade Effluent treatment</th>
<th>Trade Effluent treatment to be given at site (e.g. oil separation, balancing, pH correction, chemical or biological treatment)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>See notes below</td>
</tr>
</tbody>
</table>

Describe in as much detail as possible the actual process producing the trade effluent, e.g. ‘washing of vessels used to mix product’ or ‘washing of vegetables prior to processing’.

Provide as much detail as you can of any treatment that the trade effluent receives before being discharged to sewer, e.g. screening, fat trap, oil interceptor, biological treatment plant, pH adjustment, RO, flow balancing, DAF etc.

Include a summary of the maintenance regime, e.g. frequency of inspection for screens, or for interceptors, the size and volume, whether it is above or below ground, inspection and emptying regime supported by transfer notes for waste movements from the interceptor, and whether it receives flows other than the trade effluent.

If there is no treatment, state none. However, note that our TE Consents include a standard condition requiring that trade effluent discharges to sewer shall not contain any materials that may be retained by treatment through a screen having perforations of 6mm in diameter.

Dependent on the type of treatment and detail provided, we may request for further information.

Where any of these boxes are blank, the application will be rejected.
All the above fields must be completed, otherwise we may reject the application.

As a minimum, provide the expected discharge levels for all of the following parameters;

- Chemical Oxygen Demand (COD), maximum
- pH maximum and minimum
- Suspended Solids (SS) maximum
- Temperature (maximum must be less than 43°C)
- Maximum quantity to be discharged (m³/day), and Maximum flow rate (litres/second)

We expect you to provide reasoning for these levels. We need this information to ensure we set appropriate limits in the Consent to protect our assets, staff and compliance.

Following review of your application, we may request further information dependent on nature of the trade process - e.g. ammonia, chloride, phosphorus, metals, cyanide, etc. Note that Trade Effluent with a flash point greater than 23°C cannot be discharged.

For future or new discharges where sample results are not yet available, your retailer can assist you in determining the expected composition. Wessex Water may arrange for a series of samples to help support the application process if required.
Provide details and material safety data sheets (MSDS) for all chemicals stored on site that are reasonably likely to be present in the TE discharge. If none, state none. If left blank the application will be rejected.

Provide details and material safety data sheets (MSDS) for all chemicals stored on site that are reasonably likely to be present in the TE discharge. If none, state none. If left blank the application will be rejected.

Please describe how volumes and flow rates of trade effluent discharged will be measured.

For new discharges, you should apply at least 60 days prior to the proposed starting date.
Section 6 – Trade Effluent Monitoring and Location

6. Trade effluent sampling and monitoring

6.1 Sample Point Location

The sample point must be such that will provide a sample of the Trade Effluent discharged to the public sewer without domestic sewage contamination, and provide safe and reasonable access at all times.

Provide a description of the location of the sample point:

Location ........................................................................................................
........................................................................................................
........................................................................................................

Please provide sufficient details, appropriate photographs or drawings of the location and nature of the TE discharge sampling arrangements for us to assess whether it is safe, accessible, and representative of the trade effluent discharge. The trade effluent sample point must not include domestic waste from toilets, kitchens, etc.

In some circumstances we may require more than one TE sampling point, e.g. where domestic sewage enters the system upstream of a proposed sampling point. See appendix 3 for example.

For any ‘self-monitoring’ of the TE discharge undertaken by the discharger, please state the parameters tested, the frequency of testing/recording, and details of any on-line monitors.

Failure to provide sufficient information about the sampling point will result in rejection of the application.

6.2 Drainage Plan

Failure to supply a suitable draining plan will result in a rejection of your application.

Enclose a drainage drawing for the premises with the following marked on the plan:

- The location of the sample point
- Point of entry into the Sewerage system, appropriately coloured as follows

<table>
<thead>
<tr>
<th>Colour</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Red</td>
<td>Sewer network</td>
</tr>
<tr>
<td>Green</td>
<td>Trade Effluent</td>
</tr>
<tr>
<td>Blue</td>
<td>On-site surface water</td>
</tr>
<tr>
<td>Brown</td>
<td>Domestic waste</td>
</tr>
</tbody>
</table>

6.3 Connection to sewer location

Provide the name of the street (or other identifying description) where the connection to the sewer is located:

........................................................................................................
........................................................................................................
........................................................................................................
Please provide a clear, legible plan using the correct colour coding that unambiguously identifies the following:

- The exact location of where the TE discharge enters the public sewer
- Location of TE sampling point, showing all flows that pass through it
- The TE discharge route to the public sewer, including any private pipelines or sewers
- The street name at the location of the sewer into which the TE discharges
- The location of any other discharges from site (for instance, domestic sewage or surface water),
- The outline of any contaminated or uncontaminated areas, and their relevant drainage and discharge points,
- Location of any TE treatment.

If there is more than one TE discharge point from the premises, ensure the information above for each one is provided and clearly distinguished.

Failing to provide sufficient, clear information will result in the application being rejected. This is one of the main points of rejection of applications.

We will not normally grant a TE discharge Consent for a discharge to a public surface water sewer.

Provide plans drawn to scale if possible.

See appendix 1 for examples.
Please indicate if rainfall/surface water flows through the sample point. If any surface water from the site forms part of the trade effluent volume through the designated sample point please provide details of this.

Contaminated surface water is classed as any surface water or rain water that may have become contaminated by contact with other substances such as oils, grease, fuels, detergents, etc. An example of this can be run off from items stored in yards/depots.

Uncontaminated surface water includes, for example, clean rainwater from roofs or small clean areas of hardstanding to surface water.

Any contaminated and uncontaminated surface drainage areas must be shown on the drainage drawing.

We may reject the application if the information provided in this section, sections 6.5 and 6.6 (rainwater and surface drainage), 6 (Water Supply Details), 7.3 (Site Consumption Information) and 8 (Allowances) is missing or insufficient for us to process the application further.
### Section 7 – Volume Assessment

<table>
<thead>
<tr>
<th>7. Volume Assessment</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>7.1 How is water supplied to the premises?</strong> (tick all that apply)</td>
</tr>
<tr>
<td>□ Mains supply or supplies</td>
</tr>
<tr>
<td>□ Private third party network</td>
</tr>
<tr>
<td>□ Other abstraction</td>
</tr>
<tr>
<td>□ Private borehole</td>
</tr>
<tr>
<td>□ Other, e.g. rain water harvesting</td>
</tr>
</tbody>
</table>

*Please note you may select more than one*

If you receive water from a private network, indicate the name of the supplier:

Provide all the Supply Meter Serial numbers associated with the discharge (if applicable):

...................................................................................................................
...................................................................................................................
...................................................................................................................

If water is received from a private network supplier, please supply all meter details as requested, and provide a photograph of the meter, showing both the serial number and meter reading. Failure to do so will result in the application being rejected.
Accurate meter information is required to ensure that the correct meter is uploaded to the market and appropriate volumes calculated.

If there is a flow meter measuring the trade effluent discharged, provide all details requested and include calibration certificates and photographs. Failure to do so will result in the application being rejected.

We must be satisfied that any TE flow meter used is adequate for accurately measuring and recording the volume and rate of the TE discharge only. TE flow meters should comply with ISO1438, ISO4359, or EA MCERTS.

Where there is no dedicated TE flow meter, you must provide sufficient information in sections 6.5 and 6.6 (rainwater and surface drainage), 6 (Water Supply Details), 7.3 (Site Consumption Information) and 8 (Allowances) to provide a full explanation how TE flows are to be measured. This is essential to monitor compliance with any flow limits included in a TE Consent, and ensuring that wholesale bills are calculated correctly. Please provide a water balance based on evidenced measured water consumption data, process or evaporation losses, expected domestic sewage volumes, tankering, etc. A schematic or tabulated water balance calculation should be provided if possible – see appendix 2 for details.
We usually require a dedicated trade effluent flow meter for any consented TE discharges greater than 30m³ per day. Where one does not exist, we may include a Consent condition to provide one.

<table>
<thead>
<tr>
<th>7.3 Site consumption information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average water consumption (m³ per day)</td>
</tr>
<tr>
<td>Average consumption from sources other than public supply (e.g. borehole, river, sea etc.) (m³ per day)</td>
</tr>
<tr>
<td>Average number of days worked per week</td>
</tr>
<tr>
<td>Average number of weeks worked per year</td>
</tr>
<tr>
<td>Any regular or seasonal closure (if Yes state approximate dates and total days per year)</td>
</tr>
</tbody>
</table>

Please provide approximate dates for any seasonal variation. If insufficient detail is provided, we will request this information.
Section 8 – Allowances

We need to know the volume of water used for trade purposes which is not returned to the sewer. This needs to be supported with evidence. See examples included in Appendix 2.

Allowances on trade effluent charges may be applied for any water that is not returned to sewer (e.g. water into product, evaporative losses etc.). In order for these allowances to be given, they must be declared on the form, and sufficient evidence provided. You can submit a separate sheet if you do not have enough room on the form.

Volume lost could be, e.g. in the product for the manufacture of drinks, steam used in the process, liquid wastes or sludges tankered away. Please provide as much information on this as possible.
Section 9 – Information Relating to Health and Safety

9. Information relating to health and safety

9.1 Please indicate if there are any particular Health and Safety considerations or access requirements that need to be observed by visitors to the premises such as PPE.

9.2 Please indicate if the premises is subject to Control of Major Hazards (COMAH) regulations.

☐ Yes ☐ No

9.3 Please indicate if the Environment Agency has issued an environmental permit in relation to the premises from which the Trade Effluent is to be discharged.

☐ Yes ☐ No

Permit type: ........................................ Permit number: ........................................

Application in progress: Yes ☐

Please advise of any specific health and safety requirements for the site. If there are none, state none.

You are required under Section 121 of the Water Industry Act (1991) for the provision and maintenance of an inspection chamber or manhole to allow for a sample of the discharge to be taken at any time. Safe and reasonable access to this sample point needs to be provided at all times and failing to do so may lead to enforcement action.

Where a trader has been issued with an Environmental Permit, please submit a copy with the application.

We may request additional information or clarification if we consider insufficient information has been provided in this section.
Section 10 – Termination of Trade Effluent Consent

<table>
<thead>
<tr>
<th>10. Discontinuation or termination of trade effluent consent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proposed date of commencement of discontinuation of the Trade Effluent Consent and expected duration of that</td>
</tr>
<tr>
<td>…………………………………………………………………………………………………………………………</td>
</tr>
<tr>
<td>…………………………………………………………………………………………………………………………</td>
</tr>
<tr>
<td>Note that any subsequent application to reactivate the consent may be subject to conditions.</td>
</tr>
<tr>
<td>Proposed date of termination of the Trade Effluent Consent</td>
</tr>
<tr>
<td>…………………………………………………………………………………………………………………………………</td>
</tr>
</tbody>
</table>

For termination, you must enter the date that termination is proposed and have provided the consent reference number in Section 2 – Type of application.
Section 11 – Discontinuation of trade effluent consent

Wessex Water does not allow discontinuation of a trade effluent consent. Where a discontinuation were granted, we may not be able to commit to the same existing consent limits on renewal after the discontinuation.
Section 12 – Declaration by the Authorised Signatory

12. Declaration by the authorised signatory

This application form must be signed by an authorised signatory of the company responsible for the Trade Effluent discharge as set out in section 3 above. Section 118 of the 1991 Act makes it an offence to discharge Trade Effluent without a Trade Effluent Consent. Section 204 of the 1991 Act requires that information regarding the discharge of Trade Effluent must be given and failure to give such information is an offence.

I declare that the information given in the application form and any accompanying information is correct to the best of my knowledge and belief and is sufficient to specify all matters (pursuant to S119(2) of the 1991 Act).

I acknowledge that there may be a requirement to provide and maintain suitable inspection chambers/effluent treatment/monitoring equipment and for reporting information on the composition and volume of Trade Effluent discharged to sewer.

I confirm that I accept liability for the Retail Charges in respect of this application and any Trade Effluent Consent granted.

I acknowledge that any consent issued will be subject to public disclosure.

<table>
<thead>
<tr>
<th>Signature</th>
<th>A wet signature is not required</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date (dd/mm/yyyy)</td>
<td>..................................................</td>
</tr>
<tr>
<td>Full name (in capitals)</td>
<td>..................................................</td>
</tr>
<tr>
<td>Role in the company or job title</td>
<td>..................................................</td>
</tr>
<tr>
<td>For and on behalf of (company name)</td>
<td>..................................................</td>
</tr>
<tr>
<td>Telephone number</td>
<td>..................................................</td>
</tr>
<tr>
<td>Email address</td>
<td>..................................................</td>
</tr>
</tbody>
</table>

The application process will not proceed unless this section has been fully completed.

This is to be signed by the non-household customers representative. A signed letter of authorisation (LOA) must be provided if a consultant or other identified authorised person is completing the forms and sign the declaration on behalf of the non-household customer.
Section 13 – Consent from the Retailer to Contact the Non-Household Customer

13. Consent from the Retailer to contact the Non-Household Customer

The Wholesaler may wish to contact the Non-Household Customer to arrange a visit to the premises or to ask detailed follow up questions of clarification in relation to the discharge. The default position is that the Wholesaler will contact the Customer directly with regards to this application, whilst keeping the Retailer informed. Indicate below if Retailer wishes to arrange or be present at any site visits, or be the primary contact for this application: (tick as appropriate)

- [ ] Retailer wishes to be present at the visit to the premises of the discharge
- [ ] Retailer will undertake to arrange the visit
- [ ] Retailer would like to be the primary contact in relation to detailed follow up questions for this application

This relates to the Consent application process only.

Where consent has not been provided, retailers will be expected to field and respond to technical questions. Where responses are not received within 5 business days, then we reserve the right to cancel the application process.
## Section 14 – Declaration by the Retailer

<table>
<thead>
<tr>
<th>14. Declaration by the Retailer</th>
</tr>
</thead>
<tbody>
<tr>
<td>I believe the information given above is true and accurate.</td>
</tr>
<tr>
<td>I confirm that, subject to completion of the remaining steps of Process G2, G3 or G5, I accept liability for the Wholesale Charges in respect of this application and any Trade Effluent Consent granted.</td>
</tr>
<tr>
<td>Signature</td>
</tr>
<tr>
<td>Date (dd/mm/yyyy)</td>
</tr>
<tr>
<td>Full name (in capitals)</td>
</tr>
<tr>
<td>Role in the company or job title</td>
</tr>
</tbody>
</table>

Unless this information must be provided in full, the application will be rejected.

Electronic signatures are acceptable.
Appendix 1 – illustrative example of acceptable and unacceptable plans for use with form G/02 when applying for a trade effluent consent or variation to an existing Consent

**Example 1: a sufficient plan**

Key:
- Red – sewer network
- Green – trade effluent
- Blue – on site surface water
- Brown – domestic waste

Note: drawings to scale, with inclusion of a scale would be preferred.
Example 2: a detailed plan

Note: inclusion of a scale would be preferred.
Example 3: incomplete plan or illegible plans
Example 4: an incomplete plan
Example 5: a detailed but unclear plan

- No trade effluent sampling point identified
- Is the red foul connection into the trade effluent or surface water sewer? Either unlikely to be acceptable
- Red (foul) outline to a trade effluent inspection chamber
- Green (TE) changes to red (foul) – why?
- What is the chamber outlined in red?
- No trade effluent sampling point identified

Diagram with notes highlighting unclear aspects of the plan.
Appendix 2 – illustrative examples of water loss and water balance information required

Trade Effluent Volume and charging calculations

Illustrative example 1: Two meter site

Illustrative example 2: Private Effluent Meter

Above examples from appendix A.3 of MOSL
Code Subsidiary Document No. 0206 - Trade Effluent Processes
Other examples of water loss and water balance information required

**Landfill - leachate discharge**

- Rain and Ground Water → Tip Landfill
- TE Meter with MDVol = 100%
- TE volume = 100% of TE meter reading
- To Sewage Treatment Works

**Simple manufacturing process: no trade effluent discharge meter**

- Water in = 166 m³/d
- Water Meter 1
- MDVol = 64%
- Factory process
  - FA 0 m³/d
  - PA 0%
- Return to sewer allowance = 36% of water in = 60 m³/d
- To Sewer
More complex manufacturing process: with trade effluent discharge meter

More complex manufacturing processes: with multiple TE discharge meters
Appendix 3 – illustrative examples of acceptable locations for TE sampling points

- Public foul sewer connection points
- Trade effluent consent/sample point for group of TE only discharges
- Domestic discharge
- Trade processes
- TE consent/sample point for individual process
- Public foul sewer connection point
- TE consent/sample point for group of TE discharges
- Mixture of trade effluent and domestic sewage