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OFFICE OF INTERNATIONAL
CORPORATION FINANCE

TRENT
ENVIRONMENTAL LEADERSHIP

3 November 2008

Severn Trent Plc
2297 Coventry Road
Birmingham B26 3PU

Tel 0121 722 4000
Fax 0121 722 4800
www.severntrent.com

Securities & Exchange Commission
Office of International Corporation Finance
450 Fifth Street
Stop 3-2
Washington, DC 20549
USA

Direct Line 44 121 722 4134
Direct Fax 44 121 722 4290
Our Ref. RJ

SUPPL

Dear Sir/Madam

In reference to **File Number 082-02819**, please find enclosed a schedule detailing documents that have recently been released by Severn Trent Plc, together with copies of said documents.

Would you please acknowledge receipt of the documents by email to linda.goodwin@stplc.com

Yours faithfully

Linda Goodwin
Company Secretarial Administrator

Encl.

PROCESSED
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THOMSON REUTERS



FORM 1 - APPLICATION FOR ADMISSION OF SECURITIES TO TRADING

700 NOV 12 A 9

The submission of Form 1 shall be provisional. Formal application will only be deemed to be made when a Prospectus relating to the securities to be admitted to trading has been approved and published. All applications are subject to the Admission and Disclosure Standards ("the Standards").

For new issues this form must arrive no later than 10 business days prior to the consideration of the application for admission to trading and for further issues no later than 2 business days prior to the consideration of the application for admission to trading.

The form should be submitted to Issuer Implementation at the London Stock Exchange either by fax on +44 (0)20 7920 4607 or by email to issuerimplementation@londonstockexchange.com. If you require assistance, please call Issuer Implementation on +44 (0)20 7797 4310.

Application to be considered on (date): 15 October 2008

Dealings expected to commence on (date): ASAP

1. Full legal name of issuer: Severn Trent Plc

hereby applies for the following securities to be admitted to trading on the London Stock Exchange or for the purposes of MTN Programmes only:

hereby applies to establish a programme on the London Stock Exchange for the issuance of debt securities. Application for admission to trading on the London Stock Exchange of debt securities issued under the programme will be deemed to take effect only on submission of a pricing supplement for a specific issue of debt securities under the programme.

2. Amount and full description of each class of security for which application is now being made:

(Example: 30,000,000 ordinary shares of 20 pence each fully paid. Where the securities are to be issued under an issuance programme, please give a description of the programme and the maximum amount of securities that may be admitted to trading at any one time)

1,176,869 ordinary shares of 97 17/19 pence each

3. Type of issue for which application is being made:

(Example: Bonus, Rights, Placing, Open Offer, Block listing, Eurobond, MTN Programme, Warrants)

Block listing

4. Market to which admission is sought.

By ticking this box you are confirming that you meet the criteria and requirements of the market to which you are applying.

Main Market [X] Professional Securities Market [] Specialist Fund Market [] Other []

5. Are the securities for which application is now made identical in all respects**

a. with each other? YES: [X] NO: []
b. with an existing class of security? YES: [X] NO: []

** If you answered NO to either question how do the securities differ and when will they become identical?

[Empty box for response to question 5b]

New Issues: This section only requires completion if the application is for a new issue, this information may be published in the New Issues List section on the Exchange's website.

6. **Country of incorporation:**
7. **Home EEA competent authority for listing:**
- a. **Will the securities also be admitted to the FSA's Official List?** YES: NO:
- b. **If appropriate, has the "passport" been lodged with the UKLA? If so, please attach a copy.** YES: NO:
8. **Expected size of offer (£m):**
9. **Expected market cap. post issue (£m):**
10. **Expected percentage of Free Float post issue:**
11. **Preferred trading currency / currencies:**
12. **ISIN Number/s:**
13. **Default place of settlement (system):**
14. **Issuer details:**
- a. **Contact name:**
- b. **Job title:**
- c. **Telephone number:**
- d. **Email address:**

15. Invoicing – Value Added Tax (VAT)

The following information is required in order to comply with the EC Invoicing Directive (2001/115/EC) and to ensure that VAT is charged in accordance with EC law:

- a. **Country of Principal Place of Business (PPB):**
NB: PPB is usually the head office, headquarters or 'seat' from which business is run.
- b. **Is the Issuer registered for VAT in the UK?** YES: NO:
- c. **Is the Issuer registered for VAT in another EC country?** YES: NO:
- d. **If YES, please confirm EC VAT registration number:**

NB: Where PPB is an EC country (excluding UK) – Failure to provide a valid EC VAT registration number will result in UK VAT being charged on admission and annual fees.

16. Brief description of business / fund type:

17. Fiscal year end:

18. Sponsor/ Lead manager / Adviser (if applicable):

a. Contact name:

b. Telephone Number:

c. Email address:

19. Corporate Broker:

20. Confirmed Market Makers:

At least one market maker is required if the security is to be traded on a segment with mandatory market maker requirements

21. Financial PR advisors:

22. Address at which admission document will be available:

23. Date available:

Debt Issues:

24. Date of issue of certificates (or where relevant definitive bearer securities) for which application to trading is sought.

25. Please indicate whether the certificates are in registered or bearer form:

26. MTN Programmes:

	Establish	Update
	<input type="checkbox"/>	<input type="checkbox"/>

27. Please tick the box that best describes the security for which admission is sought. (more than one box may be appropriate in some cases)

Floating rate	<input type="checkbox"/>	Step up up/Down	<input type="checkbox"/>
Preference shares	<input type="checkbox"/>	Guaranteed	<input type="checkbox"/>
Exchangeable/Convertible	<input type="checkbox"/>	Debentures	<input type="checkbox"/>
Retail offer	<input type="checkbox"/>	Eurobonds	<input type="checkbox"/>
Inflation Linked	<input type="checkbox"/>	Warrants	<input type="checkbox"/>
Any other Linked	<input type="checkbox"/>	Collateralised Debt	<input type="checkbox"/>
Loan Participation	<input type="checkbox"/>	Obligation	<input type="checkbox"/>
Credit Linked Notes	<input type="checkbox"/>	Zero coupon	<input type="checkbox"/>
Asset Backed	<input type="checkbox"/>	Covered	<input type="checkbox"/>
Extendable	<input type="checkbox"/>	Shari'ah Compliant	<input type="checkbox"/>
Commercial paper	<input type="checkbox"/>	Mortgage Backed	<input type="checkbox"/>

28. If the security does not fall under any of the descriptions set above please provide a brief description

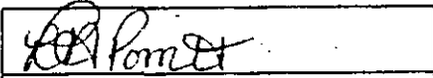
29. Please state the maturity of the debt security (DD MM YYYY)

Declaration

We have read and acknowledge our obligations under the Standards. Accordingly we declare that:

- (a) all the conditions for trading in the Standards which are required to be fulfilled prior to application have been fulfilled in relation to the issuer and the securities for the admission of which application is now made;
- (b) all the documents and information required to be included in the application have been or will be supplied in accordance with the Standards and all other requirements of the Exchange in respect of the application have been or will be complied with; and
- (c) (for new applicants only) the issuer is in compliance with the requirements of any securities regulator that regulates it and/or any stock exchange on which it has its securities traded.
- (d) We shall pay applicable admission and annual fees, as they fall due.

We undertake to comply with the Standards as published by the London Stock Exchange from time to time.

Signed:		Print Name:	Kerry Porritt
Job Title:	Joint Secretary	Date:	6 October 2008

Signed by a duly authorised officer (e.g. Director) for and on behalf of:

Name of Issuer:

Please ensure that all sections where applicable on this form have been completed. Failure to do so may cause delays in admission.

APPLICATION FOR ADMISSION OF SECURITIES TO THE OFFICIAL LIST

Admission to the *official list* must be simultaneous with *admission to trading* on an RIE's market for listed securities. You will need to complete a separate application form to apply for trading on a RIE.

† - Indicates a section that is mandatory for all applications. Sections that do not apply should be struck-through as necessary.

To: The FSA

Date: 10 October 2008

Severn Trent Plc (the *applicant*) hereby applies for the *securities* described below to be admitted to the *official list* of the FSA.†

Amounts and descriptions of securities for which application is now being made (include distinctive numbers if any). Where the securities are to be issued under a programme, give a description of the programme and the maximum amount (if any) of securities which may be listed at any one time:

1,176,869 ordinary shares of 97^{17/19} pence each fully paid

Where application is made for the listing of securities without a prospectus, we confirm that a prospectus is not required pursuant to the Financial Services and Markets Act (the 'Act') for the reasons set out below (please ensure a sufficiently detailed explanation is given as to why the relevant exemptions apply):

Public Offer (quote relevant sub-section of <i>Prospectus Rule 1.2.2</i> , or relevant part of S85 or S86 of the <i>Act</i> , or relevant part of Schedule 11A of the <i>Act</i> , and give the reason for the application of that exemption, or confirm the transaction falls outside of the scope of the definition of an <i>offer</i> as defined in the <i>Prospectus Rules</i>).	The issue of shares does not constitute a public offer as the 1,176,869 new ordinary shares are to be offered pursuant to block listings for the Severn Trent Sharesave Scheme and the Severn Trent Share Option Scheme (Prospectus Rule 1.2.2(5)).
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Admission to a <i>regulated market</i> (quote relevant part of S85 of the <i>Act</i> or the relevant sub-section of <i>Prospectus Rule 1.2.3</i> , or relevant part of Schedule 11A of the <i>Act</i> , and give the reason for the application of that exemption).	We claim exemption under Prospectus Rule 1.2.3(6) – application relates to ordinary shares to be issued pursuant to block listings for the Severn Trent Sharesave Scheme and the Severn Trent Option Scheme.
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Furthermore we confirm that between the date of this application form and the date of *admission* we will not take any action that would otherwise require the publication of a *prospectus* in respect of the *securities* the subject of this application.

Where listing particulars would ordinarily be required in respect of the application but have not been prepared please confirm they are not required and the reason(s) why:

N/A. Listing particulars not ordinarily required

The ISIN code(s) for the security or securities to be admitted:

GB00B1FH8J72

Type of issue for which application is being made: (for example: placing; rights issue; block listing; issuance programme):

Block listing

For issuance programme applications, please provide a primary contact(s) at the issuer for correspondence in relation to the programme for which admission is being sought:

Name(s): N/A

Position(s):

Email Address(es):

Contact Telephone Number(s):

Please specify whether this application is for a primary or secondary listing of securities:

Primary

Please specify on which UK market(s) the applicant has applied to have these securities traded:

London Stock Exchange

Please specify where else these securities are, or will be, listed and whether the listing(s) are primary or secondary (if such a distinction is made)

N/A

Which EEA State do you regard as your home member state for the purposes of the Transparency Directive (2004/109/EC)?

Guidance in relation to this question should be directed to the Company Monitoring Department on 020 7060 8133 (option 4)

United Kingdom

Account/Audit Information

Accounting Standards used by Issuer

IFRS, IAS, IFRIC

Auditing Standards used by Issuer

International Standards on Auditing (UK and Ireland)

Information to be provided by a Public Sector Issuer that seeks admission of securities without a prospectus

Series Number:

Issue Price:

Specified Denominations:

Issue Date:

Maturity Date:

Form of Securities:

Bearer/Registered

Listing:

ISIN:

*Where this information is already set out in some other document describing the issue (such as final terms) it is sufficient to simply attach that document.

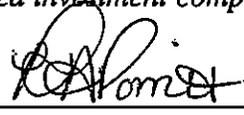
Confirmation

We acknowledge our obligations arising under the listing rules and the legal implications of listing under the Act. Accordingly, we confirm that:

1. all the requirements for listing in the listing rules, which are required to be fulfilled before the application is to be considered, have been fulfilled in relation to the issuer and the securities for which application is now made (save where otherwise agreed with the FSA);

- 2, all the documents and information required to be included in the application have been or will be supplied in line with the *listing rules*, and all other requirements of the *FSA* in respect of the application have been or will be complied with.
- 3, we undertake to comply with the *listing rules* so far as applicable to the *issuer*.
- 4, we acknowledge the obligation to comply with the requirement to publish a *supplementary prospectus* or *supplementary listing particulars* if, at any time after a *prospectus* or *listing particulars* have been approved such document would be required by the *Act*, the *Prospectus Rules* or the *Listing Rules*.
- 5, on *admission* the *securities* for which application has been made will be allotted (for *equity securities*) and in issue (for *debt securities*) pursuant to the appropriate board resolutions and with the appropriate authority (save in circumstances where the *FSA* has specifically agreed otherwise including *inter alia* block listings, applications by *open-ended investment companies*, applications for the *admission* of 'up to' amounts).

SIGNED BY



Joint secretary, for and on behalf of:

Severn Trent Plc

Name of *applicant*

Application to be heard on:	10 October 2008
Admission expected to be effective on:	ASAP

Name(s) of contact(s) at <i>applicant</i> regarding the application:	Michelle Woodall
Telephone number(s) of contact(s) at <i>applicant</i> regarding the application:	0121 722 4840

6 October 2008

The Financial Services Authority
25 The North Colonnade
Canary Wharf
London E14 5HS

Severn Trent Plc
2297 Coventry Road
Birmingham B26 3PU
Tel 0121 722 4000
Fax 0121 722 4800
www.severntrent.com
Direct Line 0121 722 4840
Direct Fax 0121 722 4290
Our Ref MLW

Dear Sirs

We confirm that the issuer will not make an offer of transferable securities to the public of, or admit to trading on a regulated market in the UK, the securities which are the subject of the application until those securities are admitted to the official list.

We claim exemption to issue a prospectus under Prospectus Rule 1.2.3(6) as the application for listing relates to 1,176,869 new ordinary shares to be issued pursuant to block listings for the Severn Trent Sharesave Scheme and the Severn Trent Share Option Scheme.

We confirm that these new ordinary shares will rank pari passu with the ordinary shares already admitted to trading.

The issue of shares does not constitute a public offer as the 1,176,869 new ordinary shares are to be offered pursuant to block listings for the Severn Trent Sharesave Scheme and the Severn Trent Share Option Scheme.

Yours faithfully



K A A Porritt
Joint Secretary

Return of Allotment of Shares

CHFPO83

Company Number

2366619

Company name in full

SEVERN TRENT PLC

1 of 3

Shares allotted (including bonus shares):

Date or period during which Shares were allotted <i>(If shares were allotted on one date enter that date in the "from" box.)</i>	From			To		
	Day	Month	Year	Day	Month	Year
	13	10	2008			
Class of shares <i>(ordinary or preference etc)</i>	Ordinary		Ordinary		Ordinary	
Number allotted	3,383		2,439		1,414	
Nominal value of each share	97 17/19p		97 17/19p		97 17/19p	
Amount (if any) paid or due on each Share <i>(including any share premium)</i>	536p		592p		759p	

List the names and addresses of the allottees and the number of shares allotted to each overleaf

If the allotted shares are fully or partly paid up otherwise than in cash please state:

% that each share is to be treated as paid up			
---	--	--	--

Consideration for which the shares were allotted <i>(This information must be supported by the duly stamped contract or by the duly Stamped particulars on Form 88(3) if the contract is not in writing.)</i>	

When you have completed and signed the form send it to the Registrar of Companies at:

Companies house receipt date barcode

This form has been provided free of charge by Companies House.

Companies House, Crown Way, Cardiff CF14 3UZ DX 33050 Cardiff
For companies registered in England and Wales

Companies House, 37 Castle Terrace, Edinburgh EH1 2EB DX235 Edinburgh
For companies registered in Scotland

Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	TOTAL	Continued

Please enter the number of continuation sheet(s) (if any) attached to this form

Signed *R. Alford* Date 13/10/08

A director / secretary / administrator / administrative receiver / receiver manager / receiver

Please delete as appropriate

Please give the name, address, telephone number and, if available, a DX number and Exchange of the person Companies House should

contact if there is any query.

Equiniti Limited, Highdown House	
Yeoman Way, Worthing West Sussex. BN99 3YY	
ESP/Allotment Team/BOD/0143	
Tel: 01903 833692	Fax: 01903 833277
DX number	DX exchange

Return of Allotment of Shares

CHFPO83

Company Number

2366619

Company name in full

SEVERN TRENT PLC

2 of 3

Shares allotted (including bonus shares):

Date or period during which Shares were allotted <i>(If shares were allotted on one date enter that date in the "from" box.)</i>	From			To		
	Day	Month	Year	Day	Month	Year
	13	10	2008			
Class of shares <i>(ordinary or preference etc)</i>	Ordinary	Ordinary	Ordinary			
Number allotted	1,124	180	34			
Nominal value of each share	97 17/19p	97 17/19p	97 17/19p			
Amount (if any) paid or due on each Share <i>(including any share premium)</i>	823p	1172p	1221p			

List the names and addresses of the allottees and the number of shares allotted to each overleaf

If the allotted shares are fully or partly paid up otherwise than in cash please state:

% that each share is to be treated as paid up			
---	--	--	--

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Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	TOTAL	Continued

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DX number	DX exchange

Return of Allotment of Shares

CHFPO83

Company Number 2366619

Company name in full SEVERN TRENT PLC

3 of 3

Shares allotted (including bonus shares):

Date or period during which Shares were allotted <i>(If shares were allotted on one date enter that date in the "from" box.)</i>	From			To		
	Day	Month	Year	Day	Month	Year
	13	10	2008			
Class of shares <i>(ordinary or preference etc)</i>	Ordinary					
Number allotted	3,169					
Nominal value of each share	97 17/19p					
Amount (if any) paid or due on each Share <i>(including any share premium)</i>	568p					

List the names and addresses of the allottees and the number of shares allotted to each overleaf

If the allotted shares are fully or partly paid up otherwise than in cash please state:

% that each share is to be treated as paid up

Consideration for which the shares were allotted
(This information must be supported by the duly stamped contract or by the duly Stamped particulars on Form 88(3) if the contract is not in writing.)

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Companies House, 37 Castle Terrace, Edinburgh EH1 2EB DX235 Edinburgh
For companies registered in Scotland

Companies house receipt date barcode

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Name	Class of shares allotted	Number allotted
Address Please see attached listing Postcode	Ordinary	11,743
Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	TOTAL	11,743

Please enter the number of continuation sheet(s) (if any) attached to this form

Signed  Date 13/10/08

A director / secretary / administrator / administrative receiver / receiver manager / receiver
Please delete as appropriate

Please give the name, address, telephone number and, if available, a DX number and Exchange of the person Companies House should

contact if there is any query.

Equiniti Limited, Highdown House	
Yeoman Way, Worthing West Sussex. BN99 3YY	
ESP/Allotment Team/BOD/0143	
Tel: 01903 833692	Fax: 01903 833277
DX number	DX exchange

Return of Allotment of Shares

CHFPO83

Company Number

2366619

Company name in full

SEVERN TRENT PLC

1 of 2

Shares allotted (including bonus shares):

Date or period during which Shares were allotted <i>(If shares were allotted on one date enter that date in the "from" box.)</i>	From			To		
	Day	Month	Year	Day	Month	Year
	13	10	2008			
Class of shares <i>(ordinary or preference etc)</i>	Ordinary	Ordinary	Ordinary			
Number allotted	8,631	13,837	90,954			
Nominal value of each share	97 17/19p	97 17/19p	97 17/19p			
Amount (if any) paid or due on each Share <i>(including any share premium)</i>	548p	536p	592p			

List the names and addresses of the allottees and the number of shares allotted to each overleaf

If the allotted shares are fully or partly paid up otherwise than in cash please state:

% that each share is to be treated as paid up

--	--	--

Consideration for which the shares were allotted
(This information must be supported by the duly stamped contract or by the duly Stamped particulars on Form 88(3) if the contract is not in writing.)

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For companies registered in Scotland

Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	Class of shares allotted	Number allotted
Name Address Postcode	TOTAL	Continued

Please enter the number of continuation sheet(s) (if any) attached to this form

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 Please delete as appropriate

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Yeoman Way, Worthing West Sussex. BN99 3YY	
ESP/Allotment Team/BOD/0073	
Tel: 01903 833692	Fax: 01903 833277
DX number	DX exchange

Return of Allotment of Shares

CHFPO83

Company Number

2366619

Company name in full

SEVERN TRENT PLC

2 of 2

Shares allotted (including bonus shares):

Date or period during which Shares were allotted <i>(If shares were allotted on one date enter that date in the "from" box.)</i>	From			To		
	Day	Month	Year	Day	Month	Year
	13	10	2008			
Class of shares <i>(ordinary or preference etc)</i>	Ordinary		Ordinary			
Number allotted	55,398		134,048			
Nominal value of each share	97 17/19p		97 17/19p			
Amount (if any) paid or due on each Share <i>(including any share premium)</i>	759p		823p			

List the names and addresses of the allottees and the number of shares allotted to each overleaf

If the allotted shares are fully or partly paid up otherwise than in cash please state:

% that each share is to be treated as paid up

--	--	--

Consideration for which the shares were allotted

(This information must be supported by the duly stamped contract or by the duly Stamped particulars on Form 88(3) if the contract is not in writing.)

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Companies House, 37 Castle Terrace, Edinburgh EH1 2EB DX235 Edinburgh
For companies registered in Scotland

Name	Class of shares allotted	Number allotted
Address Please See Attached Listing	Ordinary	302,868
Postcode		
Name	Class of shares allotted	Number allotted
Address		
Postcode		
Name	Class of shares allotted	Number allotted
Address		
Postcode		
Name	Class of shares allotted	Number allotted
Address		
Postcode		
Name	Class of shares allotted	Number allotted
Address	TOTAL	302,868
Postcode		

Please enter the number of continuation sheet(s) (if any) attached to this form

Signed  Date 13/10/08
 A director / secretary / administrator / administrative receiver / receiver manager / receiver
 Please delete as appropriate

Please give the name, address, telephone number and, if available, a DX number and Exchange of the person Companies House should contact if there is any query.

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Yeoman Way, Worthing West Sussex. BN99 3YY
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Tel: 01903 833692 Fax: 01903 833277
DX number DX exchange

END