

COMPETITION AND CONSUMER ACT 2010

Variation of Final Access Determinations No. 2 and 6 of 2011 made under section 152BC by the Australian Competition and Consumer Commission Application of LCS and WLR FAD terms to CBD services

1. Title

These Determinations may be cited as:

Final Access (Variation) Determination No.1 of 2014 (LCS)
Final Access (Variation) Determination No.2 of 2014 (WLR)

2. Commencement

These Determinations come into effect on 1 August 2014.

3. Variation

Final Access Determination No. 2 of 2011 (LCS)
Final Access Determination No. 6 of 2011 (WLR)

are hereby varied as set out below:

The following definitions are to be inserted into the *Definitions* section of **Schedule 1 – Interpretation and Definitions**:

Central Business District Area means the exchange service areas that are classified as CBD for the purposes of the ordering and provisioning procedures set out in the Telstra Ordering and Provisioning Manual as in force on the date of effect of the renewed declaration.

standard zone has the same meaning as in Part 4 of the Telecommunications (Consumer Protection and Service Standards) Act 1999.

After Clause 4.1E insert:

- 4.1F Clause 4.1 applies to any or all of the standard access obligations in respect of the LCS and WLR services as those services are declared as of 1 August 2014, including:
- a) in relation to the WLR, services supplied in the Central Business District Area of Sydney, Melbourne, Brisbane, Adelaide or Perth, and

- b) in relation to the LCS, services where the supply of the local carriage service originates from an exchange located within a Central Business District Area of Sydney, Melbourne, Brisbane, Adelaide or Perth and terminates within the standard zone which encompasses the originating exchange.

4.1G Clause 4.1F commences on 1 August 2014 and ceases to have effect on the day before a new FAD for LCS and WLR comes into force.

Date of decision: 18 June 2014