Undertaking to the Australian Competition and Consumer Commission

Given under section 87B of the *Competition and Consumer Act 2010* (Cth) by **Linfox Armaguard Pty Ltd (ACN 099 701 872)**

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1. Person giving the Undertaking

1.1. This Undertaking is given to the Australian Competition and Consumer Commission (ACCC) by Linfox Armaguard Pty Ltd (ACN 099 701 872) on behalf of itself and its subsidiaries (together referred to as (MergeCo) in this Undertaking).

2. Background

The parties to the Proposed Merger

- 2.1. Linfox Armaguard Pty Ltd (ACN 099 701 872) (Armaguard); and
- 2.2. Prosegur Australia Holdings Pty Ltd (ACN 166 656 739) (**Prosegur**).

The Proposed Merger

- 2.3. On 27 September 2022, the ACCC received an application for merger authorisation under section 88(1) of the Act from Armaguard and Prosegur (together, the **Applicants**) (the **Application**).
- 2.4. The Application proposes to combine the Applicants' cash distribution and management, device monitoring and maintenance and ATM businesses in Australia (the **Proposed Merger**). The structure of the Proposed Merger is set out in section 3.1 of the Application.
- 2.5. The ACCC may grant a merger authorisation, but must not do so unless satisfied, in all the circumstances that either:
 - (a) the conduct would not have the effect, or not be likely to have the effect, of substantially lessening competition; or
 - (b) the conduct would result, or be likely to result, in a benefit to the public, and whether that benefit would outweigh the detriment, including any anticompetitive detriment, to the public that would result, or would be likely to result, from the Proposed Merger.
- 2.6. The Applicants offer this Undertaking to the ACCC in order to reduce any anticompetitive or other detriment that the ACCC considers would, or would be likely to, result from the Proposed Merger, and to increase the benefit to the public that will result from the Proposed Merger.

3. Commencement and Term of this Undertaking

- 3.1. This Undertaking comes into effect when:
 - (a) this Undertaking is executed by MergeCo; and
 - (b) this Undertaking so executed is accepted by the ACCC

(the Commencement Date).

3.2. The Undertaking will commence on the Commencement Date and will operate for a term of 3 years from the Control Date (**Term**).

4. Cessation of Ongoing Obligations

Withdrawal

4.1. MergeCo may request withdrawal of this Undertaking pursuant to section 87B of the Act at any time. This Undertaking is taken to be withdrawn on the date the ACCC consents in writing to that withdrawal.

Revocation

4.2. The ACCC may, at any time, revoke its acceptance of this Undertaking if the ACCC becomes aware that any information provided to it was incorrect, inaccurate or misleading.

Waiver

4.3. The ACCC may, at any time, waive any of the obligations contained in this Undertaking. Such a waiver must be express and in writing.

Extension of time to comply with obligations

4.4. The ACCC may, at any time, extend the date by which any of the obligations contained in this Undertaking is to be satisfied. Such an extension must be express and in writing.

Survival

4.5. Unless and until this Undertaking is withdrawn in accordance with clause 4.1, clauses 1, 2, 3, 4, 9, 10, 11, 12, 13, 14 and 15 survive completion of the obligations in clauses 5, 6, 7, 8 and 16.

5. Commitments

Price

- 5.1. Existing Customers must continue to receive their current Contracted Price.
- 5.2. Subject to clause 5.5 below, an Existing Customer whose contract comes to an end during the Term of the Undertaking must continue to be supplied CIT Services at the same Price as the Price that applied at the end of its previous contract, except that the Price can be escalated by no more than CPI + 7.5% annually.
- 5.3. From the Control Date, MergeCo must offer:
 - (a) a New Customer, and
 - (b) an Existing Customer who seeks CIT Services which cannot be provided pursuant to their Existing Arrangements with MergeCo,

Open Book Pricing on written request by the Customer. Those prices can escalate by no more than CPI + 7.5% annually.

Non-price terms

- 5.4. Existing Customers must continue to be supplied CIT Services in accordance with their Existing Arrangements. The Price of those CIT Services must be determined in accordance with clauses 5.1 and 5.2 above.
- 5.5. An Existing Customer whose contract comes to an end during the Term of the Undertaking must be offered ongoing supply of CIT Services for the remainder of the duration of the Undertaking in accordance with their Existing Arrangements. The Price of those CIT Services must be determined in accordance with clause 5.2 above.

- 5.6. An Existing Customer who seeks CIT Services which cannot be provided pursuant to their Existing Arrangements with MergeCo must be offered, for the duration of the Term of the Undertaking, non-price terms and conditions no less favourable than the terms and conditions of the standard Armaguard Cash Services Agreement (as set out in Annexure B of this Undertaking) or, only in respect of Third Party Cash Services, the Standard Third Party Access Agreement (as set out in Annexure C of this Undertaking). The Price of those CIT Services (including Third Party Cash Services) must be determined in accordance with clause 5.3 above.
- 5.7. New Customers for the supply of CIT Services must be offered, for the duration of the Term of the Undertaking, non-price terms and conditions no less favourable than the terms and conditions of the standard Armaguard Cash Services Agreement (as set out in Annexure B of this Undertaking). The Price of those CIT Services must be determined in accordance with clause 5.3 above.

Standard terms

5.8. For the Term of the Undertaking, MergeCo must not seek to exercise any right to unilaterally terminate or amend the terms of Existing Arrangements with Customers who are a party to a standard Armaguard Cash Services Agreement or a standard Prosegur Master Services Agreement.

Geographic Coverage

5.9. MergeCo must continue to offer CIT Services to Customers in all postcodes that it currently services, as identified in Annexure A to this Undertaking. On written request from a Customer, MergeCo must make an offer to serve the Customer at a location not currently identified in Annexure A, which is reasonably capable of being serviced, at either a price calculated in accordance with the terms of the Customer's contract or if there is no such price, subject to Open Book Pricing.

Register of surplus sites for Approved Cash Centres

- 5.10. MergeCo must establish a register where it will list any sites of duplicative ACCs that it intends to close and the contact details of the relevant landlord, subject to the landlord's consent. MergeCo must use its best endeavours to obtain the landlord's consent to list contact details.
- 5.11. MergeCo must list any sites of duplicative ACCs intended for Closure on the register 3 months before the Closure of the relevant ACC. A copy of the register of any duplicative ACC site must be made available by MergeCo to a Third Party CIT Provider on request within 5 Business Days.

Register of personnel

- 5.12. MergeCo must establish a register of personnel who were formerly employed by either Applicant or MergeCo, including a description of their former role, which must be updated on a monthly basis.
- 5.13. The register of personnel must contain the contact information for any person who was formerly employed by either of the Applicants or MergeCo who consents to that information being published on the register. MergeCo must use its best endeavours to obtain the consent of personnel to list contact details.

- 5.14. A copy of the register of personnel must be made available by MergeCo to a Third Party CIT Provider on request within 5 Business Days.
- 5.15. When fulfilling its obligations under clauses 5.12 5.14, MergeCo must release the personnel from any non-compete or similar restraint of trade obligation, to the extent that such an obligation would otherwise prevent the person from performing his or her role in the CIT industry.

Register of Surplus Equipment

5.16. MergeCo must establish a register of Surplus Equipment which must be available for purchase by a Third Party CIT Provider. A copy of the register must be made available to a Third Party CIT Provider on request within 5 Business Days.

Independent ATM Deployers

- 5.17. MergeCo must provide ATM Specific Services to any Independent ATM Deployer, subject to the provisions of this Undertaking.
- 5.18. For the purposes of this Undertaking, ATM Specific Services consist of the following services:
 - (a) cash supply and replenishment;
 - (b) reconciliation and re-bank;
 - (c) packing the ATM cash cassette; and
 - (d) First Line ATM Maintenance.
- 5.19. MergeCo must supply ATM Specific Services to:
 - (a) an Independent ATM Deployer; and
 - (b) the Internal Customer.

in a manner that does not unreasonably discriminate in favour of the Internal Customer.

Third Party Access to Approved Cash Centres

- 5.20. MergeCo must supply Cash Processing Services and Ancillary Services to Third Party CIT Providers at its ACCs across Australia (**Third Party Cash Services**).
- 5.21. A "Cash Processing Service" is a service by which MergeCo will machine process (count and fitness sort), or if not practical to do so, manually process cash delivered by the Third Party CIT Provider to one of MergeCo's ACCs in exchange for payment by MergeCo for the processed value of the cash.
- 5.22. MergeCo must offer three different types of Cash Processing Services:
 - (a) bulk cash;
 - (b) bag level; and
 - (c) bulk coin.

- 5.23. To facilitate Third Party CIT Providers offering customers Cash Processing Services, MergeCo must also offer Third Party CIT Providers the following three Ancillary Services:
 - (a) cash collection service from Third Party CIT Provider depot to MergeCo ACC or acceptance of cash drop-off by Third Party CIT Provider at MergeCo ACC;
 - (b) cash delivery service from MergeCo ACC to Third Party CIT Provider depot or cash pick-up at MergeCo ACC by Third Party CIT Provider; and
 - (c) cash supply service bulk and / or change.
- 5.24. MergeCo must supply the Third Party Cash Services on terms no less favourable than the standard terms and conditions for Third Party CIT Providers (as set out in Annexure C to this Undertaking).
- 5.25. MergeCo must provide Third Party CIT Providers receiving Third Party Cash Services access to MergeCo's ACCs, and may only impose conditions that the Third Party CIT Providers:
 - (a) comply with all reasonable MergeCo policies and procedures including as to safety and security which may include a time based slot booking system;
 and
 - (b) be subject to a reasonable risk assessment and audit by MergeCo prior to the Third Party Cash Services being provided.

Wholesale Cash collection and delivery

5.26. For the avoidance of doubt, MergeCo must continue to facilitate arrangements by the Major Banks regarding the transportation of Wholesale Cash between Major Bank Note Pools by Third Party CIT Providers.

Complaints Handling Process

- 5.27. At the Commencement Date, MergeCo must:
 - have a Complaints Handling Process which enables Customers to make a complaint if MergeCo has acted in a way which is not compliant with the Undertaking and requires MergeCo to investigate and respond to such a complaint; and
 - (b) provide any Customer who seeks to make a complaint with details of the Approved Independent Auditor, including name, email and office address, and a contact phone number.
- 5.28. MergeCo's Complaint Handling Process must comply with the Australian Standard on Complaints Management (AS 10002 2022).
- 5.29. From the Commencement Date, a copy of the complaints handling process (as set out in Annexure D to this Undertaking) is to be published on MergeCo's website and be accessible to Customers.

- 5.30. MergeCo may from time to time amend the complaints handling process at Annexure D, provided that MergeCo has obtained the prior written consent of the ACCC.
- 5.31. MergeCo must provide a copy of all complaints to the Approved Independent Auditor within 5 Business Days of receiving the complaint for the purpose of auditing and reporting upon MergeCo's compliance with this Undertaking.

6. Price and non-price dispute mechanism

- 6.1. MergeCo must comply with the Approved Dispute Resolution Process.
- 6.2. Subject to clause 6.3, if MergeCo and a Customer have a dispute in relation to MergeCo's compliance with the obligations in clause 5.1 5.26 which cannot be resolved between MergeCo and the Customer pursuant to MergeCo's Complaints Handling Process (as outlined in Annexure D to this Undertaking), then either party to the dispute has the right to escalate the dispute to the independent expert (Approved Independent Expert).
- 6.3. If MergeCo and a Contracted Customer have a dispute regarding MergeCo's compliance with the terms and conditions of an existing written contract between them, and such a dispute is within the scope of any dispute resolution process provided for by the contract, it must be resolved pursuant to the terms of the dispute resolution process agreed between the parties to that contract, even if such a dispute could also give rise to a breach of clause 5.1 or 5.4 of this Undertaking. If the written contract does not contain a dispute resolution clause, then either MergeCo or the Contracted Customer may raise a dispute under the Approved Dispute Resolution Process.
- 6.4. Nothing in this Undertaking prevents an Existing Customer or a New Customer agreeing that MergeCo supply it with CIT Services on terms and conditions agreed as a result of a negotiation.

7. Independent Expert

Obligation to appoint an Approved Independent Expert

- 7.1. MergeCo must appoint and maintain an Approved Independent Expert to resolve disputes between MergeCo and a Customer using the Approved Dispute Resolution Process.
- 7.2. The Approved Independent Expert is to be appointed for the Term of the Undertaking.

Process for nominating and approving a Proposed Independent Expert

- 7.3. At least 20 Business Days before the Control Date, MergeCo must provide the ACCC with a written notice for a Proposed Independent Expert in the form prescribed in Schedule 2 to this Undertaking (the Proposed Independent Expert Notice), including draft terms of appointment and a draft dispute resolution process.
- 7.4. If clauses 7.18, 7.19 or 7.20 apply, MergeCo must provide the ACCC with a Proposed Independent Expert Notice within five Business Days after the relevant event occurs, otherwise clause 7.10 applies.

- 7.5. The ACCC shall have the discretion to approve or reject in writing the Proposed Independent Expert identified in the Proposed Independent Expert Notice.
- 7.6. Without limiting the ACCC's discretion, in deciding whether to approve a Proposed Independent Expert, the factors to which the ACCC may have regard include whether the:
 - (a) person named in the Proposed Independent Expert Notice or identified by the ACCC has the qualifications and experience necessary to carry out the functions of the Approved Independent Expert;
 - (b) person named in the Proposed Independent Expert Notice or identified by the ACCC is sufficiently independent of MergeCo;
 - (c) draft terms of appointment and the draft dispute resolution process are consistent with this Undertaking; and
 - (d) draft terms of appointment and the draft dispute resolution process are otherwise acceptable to the ACCC.
- 7.7. MergeCo must provide to the ACCC such information and documents as to assess the appointment of the Proposed Independent Expert.
- 7.8. The ACCC may in its absolute discretion consult with any other person in relation to the appointment of the Proposed Independent Expert as the Approved Independent Expert.

Appointment of the Approved Independent Expert

- 7.9. After receiving a written notice from the ACCC of its approval of a Proposed Independent Expert, the draft terms of appointment and draft dispute resolution process, MergeCo must by the Control Date:
 - (a) appoint the person approved by the ACCC as the Approved Independent Expert on the Approved Terms of Appointment;
 - (b) forward the ACCC a copy of the executed terms of appointment; and
 - (c) publish the name and contact details of the Approved Independent Expert, and the Approved Dispute Resolution Process, on its website.

Failure to appoint

- 7.10. If:
 - (a) the Approved Independent Expert has not been appointed by the Control Date;
 - (b) the Approved Independent Expert has not been appointed within 20 Business Days after the Approved Independent Expert resigns or otherwise ceases to act as the Approved Independent Expert pursuant to clauses 7.18, 7.19 or 7.20; or
 - (c) the ACCC has not received a Proposed Independent Expert Notice pursuant to clause 7.3,

then clause 7.11 applies.

- 7.11. If clause 7.10 applies, the ACCC at its absolute discretion may:
 - identify and approve a person as the Approved Independent Expert, including approving the draft terms of appointment and draft dispute resolution process; and / or
 - (b) direct MergeCo to appoint a person who the ACCC has deemed is an Approved Independent Expert.

Obligations and powers of the Approved Independent Expert

- 7.12. MergeCo must procure that any proposed terms of appointment for the Approved Independent Expert include obligations on the Approved Independent Expert to:
 - (a) maintain his or her independence from MergeCo, apart from appointment to the role of Approved Independent Expert, including not forming any relationship of the types described in paragraph 2.2(c) of Schedule 2 to this Undertaking with MergeCo for the period of his or her appointment;
 - (b) resolve disputes between MergeCo and a Customer according to the Approved Dispute Resolution Process; and
 - (c) follow any direction given to him or her by the ACCC in relation to the performance of his or her functions as Approved Independent Expert under the Undertaking.
- 7.13. MergeCo must procure that any proposed terms of appointment for the Approved Independent Expert provide the Approved Independent Expert with the authority to:
 - (a) access the facilities, sites or operations of MergeCo as required by the Approved Independent Expert;
 - (b) access any information or documents that the Approved Independent Expert considers necessary for carrying out his or her functions as the Approved Independent Expert; and
 - (c) engage any external expertise, assistance or advice required by the Approved Independent Expert to perform his or her functions as the Approved Independent Expert.
- 7.14. In determining a dispute, the Approved Independent Expert may accept, reject or vary MergeCo's proposed CIT price and / or non-price terms and conditions for the supply of CIT Services to the Customer.
- 7.15. The Approved Independent Expert's decision is final and binding on MergeCo and MergeCo must take all steps to ensure that the Approved Independent Expert's decision is fulfilled or otherwise given effect to.
- 7.16. A copy of any such decision is to be provided to MergeCo and the Existing Customer or New Customer, the Approved Independent Auditor and the ACCC as soon as practicable after it has been made.

MergeCo's obligations in relation to the Approved Independent Expert

- 7.17. Without limiting its obligations in this Undertaking, MergeCo must:
 - (a) comply with and enforce the Approved Terms of Appointment for the Approved Independent Expert;
 - (b) comply with the Approved Independent Expert's Approved Dispute Resolution Process:
 - (c) maintain and fund the Approved Independent Expert to carry out their functions including;
 - (i) indemnifying the Approved Independent Expert against any expense, loss, claim or damage arising directly or indirectly from the performance by the Approved Independent Expert of his or her functions as the Approved Independent Expert except where such expenses, loss, claim or damage arises out of the gross negligence, fraud, misconduct or breach of duty by the Approved Independent Expert;
 - (ii) providing, and paying for any external expertise, assistance or advice required by the Approved Independent Expert to perform his or her functions as the Approved Independent Expert; and
 - (d) not interfere with, or otherwise hinder, the Approved Independent Expert's ability to carry out his or her functions as the Approved Independent Expert, including:
 - (i) directing MergeCo personnel, including directors, contractors, managers, officers, employees and agents, to act in accordance with this clause 7:
 - (ii) providing to the Approved Independent Expert any information or documents he or she considers necessary for carrying out his or her functions as the Approved Independent Expert; and
 - (iii) not appointing the Approved Independent Expert, or have any Agreements with the Approved Independent Expert, to utilise the Approved Independent Expert's services for anything other than compliance with this Undertaking until at least 12 months after the Approved Independent Expert ceases to act in the role of the Approved Independent Expert;
 - (e) provide the Approved Independent Expert with any information or documents requested by the Approved Independent Expert that the Approved Independent Expert considers necessary to perform their functions or for reporting or otherwise advising the ACCC;
 - (f) procure that the terms of the Approved Independent Expert include obligations on the Approved Independent Expert to:
 - (i) provide any information or documents requested by the ACCC about MergeCo's compliance with the Approved Dispute Resolution Process directly to the ACCC;
 - (ii) report or otherwise inform the ACCC directly of any issues that arise in the performance of his or her functions or in relation to

any matter that may arise in connection with the Approved Dispute Resolution Process; and

(g) publish a copy of the Approved Independent Expert's decision on MergeCo's website within 10 Business Days of the decision having been made unless the Customer to the dispute objects to the disclosure of the decision in which case a non-confidential summary of the decision must be published on MergeCo's website within the specified period.

Resignation, revocation or termination of the Approved Independent Expert

- 7.18. MergeCo must immediately notify the ACCC in the event that the Approved Independent Expert resigns or otherwise stops acting as the Approved Independent Expert.
- 7.19. The ACCC may revoke an Approved Independent Expert's status as the Approved Independent Expert if the ACCC becomes aware that any information provided to it was incorrect, inaccurate or misleading.
- 7.20. The ACCC may approve any proposal by, or alternatively may direct, MergeCo to terminate the appointment of the Approved Independent Expert if in the ACCC's view the Approved Independent Expert acts inconsistently with the provisions of this Undertaking and / or the Approved Terms of Appointment or the Approved Independent Expert fails to perform their role to an adequate standard.

8. Independent Audit

Obligation to appoint an Approved Independent Auditor

8.1. MergeCo must appoint and maintain an Approved Independent Auditor to audit and report upon MergeCo's compliance with this Undertaking.

Process for nominating and approving a Proposed Independent Auditor

- 8.2. At least 15 Business Days before the Control Date, MergeCo must provide the ACCC with a notice for a Proposed Independent Auditor in the form prescribed in Schedule 2 to this Undertaking (**Proposed Independent Auditor Notice**), including draft terms of appointment and a draft audit plan.
- 8.3. The Approved Independent Auditor is to be appointed for the Term of the Undertaking.
- 8.4. If clauses 8.17, 8.18 or 8.19 apply, MergeCo must provide the ACCC with a Proposed Independent Auditor Notice within five Business Days after the relevant event occurs, otherwise clause 8.9applies.
- 8.5. The ACCC shall have the discretion to approve or reject in writing the Proposed Independent Auditor identified in the Proposed Independent Auditor Notice.
- 8.6. Without limiting the ACCC's discretion, in deciding whether to approve a Proposed Independent Auditor, the factors to which the ACCC may have regard include whether the:
 - (a) person named in the Proposed Independent Auditor Notice or identified by the ACCC has the qualifications and experience necessary to carry out the functions of the Approved Independent Auditor;

- (b) person named in the Proposed Independent Auditor Notice or identified by the ACCC is sufficiently independent of MergeCo;
- (c) draft terms of appointment and the draft audit plan are consistent with this Undertaking; and
- (d) draft terms of appointment and the draft audit plan are otherwise acceptable to the ACCC.

Appointment of the Approved Independent Auditor

- 8.7. After receiving a written notice from the ACCC of its approval of a Proposed Independent Auditor, the draft terms of appointment and draft audit plan, MergeCo must by the Control Date:
 - (a) appoint the person approved by the ACCC as the Approved Independent Auditor on the Approved Terms of Appointment; and
 - (b) forward to the ACCC a copy of the executed Approved Terms of Appointment.

Failure to appoint

- 8.8. If:
 - (a) the Approved Independent Auditor has not been appointed by the Control Date:
 - (b) the Approved Independent Auditor has not been appointed within 15 Business Days after the Approved Independent Auditor resigns or otherwise ceases to act as the Approved Independent Auditor pursuant to clauses 8.17, 8.18 or 8.19; or
 - (c) the ACCC has not received a Proposed Independent Auditor Notice pursuant to clause 8.2,

then clause 8.9 applies.

- 8.9. If clause 8.8 applies, the ACCC at its absolute discretion may:
 - (a) identify and approve a person as the Approved Independent Auditor, including approving the draft terms of appointment and draft audit plan; and / or
 - (b) direct MergeCo to appoint a person who the ACCC has deemed is an Approved Independent Auditor.

Obligations and powers of the Approved Independent Auditor

- 8.10. MergeCo must procure that any proposed terms of appointment for the Approved Independent Auditor include obligations on the Approved Independent Auditor to:
 - (a) maintain his or her independence from MergeCo, apart from appointment to the role of Approved Independent Auditor, including not forming any relationship of the types described in paragraph 2.2(c) of Schedule 2 to this Undertaking with MergeCo for the period of his or her appointment;

- (b) conduct compliance auditing according to the Approved Audit Plan;
- (c) provide the following reports directly to the ACCC:
 - (i) a scheduled written Audit Report as described in clause 8.12;
 - (ii) an immediate report of any issues that arise in relation to the performance of his or her functions as Approved Independent Auditor or in relation to compliance with this Undertaking by any person named in this Undertaking; and
- (d) follow any direction given to him or her by the ACCC in relation to the performance of his or her functions as Approved Independent Auditor under this Undertaking.
- 8.11. MergeCo must procure that any proposed terms of appointment for the Approved Independent Auditor provide the Approved Independent Auditor with the authority to:
 - (a) access the facilities, sites or operations of MergeCo as required by the Approved Independent Auditor;
 - (b) access any information or documents that the Approved Independent Auditor considers necessary for carrying out his or her functions as the Approved Independent Auditor or for reporting to or otherwise advising the ACCC; and
 - (c) engage any external expertise, assistance or advice required by the Approved Independent Auditor to perform his or her functions as the Approved Independent Auditor.

Compliance Audit

- 8.12. The Approved Independent Auditor must conduct an audit and prepare a detailed report (**Audit Report**) that includes:
 - the Approved Independent Auditor's procedures in conducting the audit, or any change to audit procedures and processes since the previous Audit Report;
 - (b) a full audit of MergeCo's compliance with this Undertaking;
 - (c) identification of any areas of uncertainty or ambiguity in the Approved Independent Auditor's interpretation of any obligations contained in this Undertaking;
 - (d) all of the reasons for the conclusions reached in the Audit Report;
 - (e) any qualifications made by the Approved Independent Auditor in forming his or her views;
 - (f) any recommendations by the Approved Independent Auditor to improve:
 - (i) the Approved Audit Plan;
 - (ii) the integrity of the auditing process;

- (iii) MergeCo's processes or reporting systems in relation to compliance with this Undertaking; and
- (iv) MergeCo's compliance with this Undertaking; and
- (g) the implementation and outcome of any prior recommendations by the Approved Independent Auditor.
- 8.13. The Approved Independent Auditor is to provide an Audit Report to the ACCC and MergeCo at the following times:
 - (a) within 10 Business Days after the Control Date, at which time the Audit Report is to include the results of the initial audit and any recommended changes to the Approved Audit Plan, including the Approved Independent Auditor's proposed procedures and processes for conducting the audit (Establishment Audit);
 - (b) three months after the date of provision of the Establishment Audit, and every three months thereafter, until the ACCC confirms in writing to MergeCo that it is satisfied that MergeCo has fulfilled its obligations pursuant to this Undertaking; and
 - (c) a final report due three months after the last report provided pursuant to clause 8.13(b).
- 8.14. MergeCo must implement any recommendations made by the Approved Independent Auditor in Audit Reports, and notify the ACCC of the implementation of the recommendations, within 10 Business Days after receiving the Audit Report or such other period as agreed in writing with the ACCC.
- 8.15. MergeCo must comply with any direction of the ACCC in relation to matters arising from the Audit Report within 10 Business Days after being so directed (or such other period as agreed in writing with the ACCC).

MergeCo's obligations in relation to the Approved Independent Auditor

- 8.16. Without limiting its obligations in this Undertaking, MergeCo must:
 - (a) comply with and enforce the Approved Terms of Appointment for the Approved Independent Auditor;
 - (b) maintain and fund the Approved Independent Auditor to carry out his or her functions including:
 - indemnifying the Approved Independent Auditor for any expenses, loss, claim or damage arising directly or indirectly from the performance by the Approved Independent Auditor of his or her functions as the Approved Independent Auditor except where such expenses, loss, claim or damage arises out of the gross negligence, fraud, misconduct or breach of duty by the Approved Independent Auditor;
 - (ii) providing and paying for any external expertise, assistance or advice required by the Approved Independent Auditor to perform his or her functions as the Approved Independent Auditor; and

- (c) not interfere with, or otherwise hinder, the Approved Independent Auditor's ability to carry out his or her functions as the Approved Independent Auditor, including:
 - directing MergeCo personnel, including directors, contractors, managers, officers, employees and agents, to act in accordance with this clause 8.16:
 - (ii) providing to the Approved Independent Auditor any information or documents he or she considers necessary for carrying out his or her functions as the Approved Independent Auditor or for reporting to or otherwise advising the ACCC;
 - (iii) not requesting any information relating to the compliance audit from the Approved Independent Auditor without such a request having been approved by the ACCC; and
 - (iv) not appointing the Approved Independent Auditor, or have any Agreements with the Approved Independent Auditor, to utilise the Approved Independent Auditor's services for anything other than compliance with this Undertaking until at least 12 months after the Approved Independent Auditor ceases to act in the role of the Approved Independent Auditor.

Resignation, revocation or termination of the Approved Independent Auditor

- 8.17. MergeCo must immediately notify the ACCC in the event that the Approved Independent Auditor resigns or otherwise stops acting as the Approved Independent Auditor.
- 8.18. The ACCC may revoke an Approved Independent Auditor's status as the Approved Independent Auditor if the ACCC becomes aware that any information provided to it was incorrect, inaccurate or misleading.
- 8.19. The ACCC may approve any proposal by, or alternatively may direct, MergeCo to terminate the appointment of the Approved Independent Auditor if in the ACCC's view the Approved Independent Auditor acts inconsistently with the provisions of this Undertaking and / or the Approved Terms of Appointment or the Approved Independent Auditor fails to perform their role to an adequate standard.

9. Notification of key dates and ACCC requests for information

- 9.1. MergeCo must notify the ACCC and each Undertaking Appointment in writing of:
 - (a) the anticipated date of the Control Date, at least five Business Days before that date; and
 - (b) the occurrence of the Control Date, within one Business Day of that date.
- 9.2. The ACCC may direct MergeCo in respect of its compliance with this Undertaking to, and MergeCo must:
 - (a) furnish information to the ACCC in the time and in the form requested by the ACCC:

- (b) produce documents and materials to the ACCC within MergeCo's custody, power or control in the time and in the form requested by the ACCC; and / or
- (c) attend the ACCC at a time and place appointed by the ACCC to answer any questions the ACCC (its Commissioners, its staff or its agents) may have.
- 9.3. Any direction made by the ACCC under clause 9.2 will be notified to MergeCo, in accordance with clause 17.2.
- 9.4. In respect of MergeCo's compliance with this Undertaking or an Undertaking Appointment's compliance with its Approved Terms of Appointment, the ACCC may request any Undertaking Appointment to:
 - (a) furnish information to the ACCC in the time and in the form requested by the ACCC;
 - (b) produce documents and materials to the ACCC within the Undertaking Appointment's custody, power or control in the time and in the form requested by the ACCC; and / or
 - (c) attend the ACCC at a time and place appointed by the ACCC to answer any questions the ACCC (its Commissioners, its staff or its agents) may have.
- 9.5. MergeCo must use its best endeavours to ensure that an Undertaking Appointment complies with any request from the ACCC in accordance with clause 9.4.
- 9.6. Information furnished, documents and material produced or information given in response to any request or direction from the ACCC under this clause 9 may be used by the ACCC for any purpose consistent with the exercise of its statutory duties.
- 9.7. The ACCC may in its discretion:
 - (a) advise any Undertaking Appointment of any request made by it under this clause 9; and / or
 - (b) provide copies to any Undertaking Appointment of any information furnished, documents and material produced or information given to it under this clause 9.
- 9.8. Nothing in this clause 9 requires the provision of information or documents in respect of which MergeCo has a claim of legal professional or other privilege.

10. Disclosure of this Undertaking

- 10.1. Within 5 Business Days of the Commencement Date, MergeCo will publish a copy of this Undertaking on its website.
- 10.2. Within 25 Business Days of the Commencement Date, MergeCo will publish on its website a plain English summary of the obligations contained within this Undertaking (which summary is to be approved by the ACCC prior to distribution).

- 10.3. MergeCo must maintain a link on the home page of its website to a page containing all items that it is required to publish in accordance with this Undertaking.
- 10.4. Where this Undertaking (including its schedules) imposes a requirement on MergeCo to publish an item on its website, that item must be placed on its website in a location where it would be easily found by someone looking for that item or for information about an issue to which that item relates.
- 10.5. MergeCo acknowledges that the ACCC may:
 - (a) make this Undertaking publicly available;
 - (b) publish this Undertaking on its Public Section 87B Undertakings Register and Public Mergers Register; and
 - (c) from time to time publicly refer to this Undertaking.

11. Obligation to procure

- 11.1. Where the performance of an obligation under this Undertaking requires a Related Body Corporate of MergeCo to take or refrain from taking some action, MergeCo will procure that Related Body Corporate to take or refrain from taking that action.
- 11.2. As soon as practicable after the Commencement Date, MergeCo must direct its Personnel, including directors, contractors, managers, officers, employees and agents not to do anything inconsistent with MergeCo's obligations under this Undertaking.
- 11.3. MergeCo must ensure that any Related Body Corporate provides all necessary assistance and information so that the Parties are in a position to comply with any:
 - (a) direction from the ACCC under clause 9.2;
 - (b) request from the Approved Independent Auditor in accordance with clause8:

for the purposes of the ACCC or the Approved Independent Auditor (as applicable) investigating MergeCo's compliance with the Undertaking.

12. No Derogation

- 12.1. This Undertaking does not prevent the ACCC from taking enforcement action at any time whether during or after the period of this Undertaking in respect of any breach by MergeCo of any term of this Undertaking.
- 12.2. Nothing in this Undertaking is intended to restrict the right of the ACCC to take action under the Act for penalties or other remedies in the event that MergeCo does not fully implement and / or perform its obligations under this Undertaking or in any other event where the ACCC decides to take action under the Act for penalties or other remedies.

13. Resolving inconsistencies

13.1. To the extent there are any inconsistencies between this Undertaking and the Armaguard Standard Cash Services Agreement (Annexure B of this Undertaking), Standard Third Party Access Agreement (Annexure C of this Undertaking), Complaints Handling Process (Annexure D of this Undertaking) or any terms of appointment as regards to MergeCo's obligations pursuant to this Undertaking, this Undertaking prevails.

14. Change of Control

- 14.1. In the event that a Change of Control is reasonably expected to occur, MergeCo must:
 - (a) notify the ACCC of this expectation as soon as practicable; and
 - (b) only implement a Change of Control to another person or entity if that person or entity has given a section 87B undertaking to the ACCC that requires it to comply with the same obligations as are imposed on MergeCo pursuant to this Undertaking, or on terms that are otherwise acceptable to the ACCC, unless the ACCC has notified MergeCo in writing that a section 87B undertaking under this clause is not required.

15. Costs

15.1. MergeCo must pay all of its own costs incurred in relation to this Undertaking.

16. Confidentiality and ring-fencing

- 16.1. MergeCo undertakes that it must, during the Term of the Undertaking or at any time thereafter (except in the proper course of its duties under this Undertaking or as required by law or by a Customer):
 - (a) not require a Customer to provide any Confidential Information to MergeCo unless provision of that Confidential Information is:
 - (i) reasonably necessary for the provision of CIT Services by MergeCo;
 - (ii) required by law or government authority; or
 - (iii) consented to by the Customer;
 - (b) not use any Confidential Information of or relating to a Customer of which it has become aware in the course of supplying CIT Services to that Customer for any other purpose, or disclose that Confidential Information to any person without the Customer's written consent;
 - (c) ensure that its employees who have a legitimate need to access any Confidential Information in connection with the performance of their duties under this Undertaking must only do so for the purpose of:
 - (i) providing CIT Services to a Customer;
 - (ii) resolving a complaint or dispute; or

- (iii) as otherwise expressly consented to in writing by the Customer.
- 16.2. From the Commencement Date, MergeCo must appoint a Compliance Officer who is responsible for monitoring MergeCo's compliance with this clause 16.
- 16.3. MergeCo must implement an annual compliance education program for employees during the Term of this Undertaking, which provides training and information on MergeCo's obligations under this clause 16, and must ensure that that compliance education program is given to new employees within 30 days of the commencement of their employment.
- 16.4. MergeCo must report any breaches of this clause 16 to the Approved Independent Auditor and the ACCC within five Business Days of becoming aware of the breach.
- 16.5. Nothing in this Undertaking prohibits disclosure of information which:
 - (a) is in the public domain;
 - (b) after disclosure to a party becomes part of the public domain otherwise than as a result of the wrongful act of that party;
 - is received from a third party provided that it was not acquired directly or indirectly by that third party from a party to a relevant agreement;
 - (d) is required to be disclosed by law or any government or governmental body, authority or agency having authority over a party; or
 - (e) is required to be disclosed to a party's legal advisors in connection with a relevant agreement.

17. Notices

Giving Notices

17.1. Any notice or communication to the ACCC pursuant to this Undertaking must be sent to:

Email address: mergers@accc.gov.au

Attention: Executive General Manager Merger, Exemptions & Digital Division

With a copy sent to: mergersru@accc.gov.au

Attention: Director, Remedies Unit Policy, Coordination & Remedies Branch Merger, Exemptions & Digital Division

17.2. Any notice or communication to MergeCo pursuant to this Undertaking must be sent to: MinterEllison

Name: MinterEllison

Address: Level 40, 1 Farrer Place, Sydney NSW 2000

Email Address: katrina.groshinski@minterellison.com

Phone number: (02) 9921 4396

Attention: Katrina Groshinski

With a copy sent to: the General Counsel of MergeCo

Name: The General Counsel of MergeCo

Address: [MergeCo GC address TBC]

Email Address: [MergeCo GC email TBC]

Phone number: [MergeCo GC phone TBC]

Attention: [MergeCo GC TBC]

- 17.3. If sent by post, notices are taken to be received three Business Days after posting (or seven Business Days after posting if sent to or from a place outside Australia).
- 17.4. If sent by email, notices are taken to be received at the time shown in the email as the time the email was sent.

Change of contact details

- 17.5. MergeCo must notify the ACCC of a change to its contact details within three Business Days.
- 17.6. Any notice or communication will be sent to the most recently advised contact details and subject to clauses 17.3 and 17.4, will be taken to be received.

18. Defined terms and interpretation

Definitions in the Dictionary

- 18.1. A term or expression starting with a capital letter:
 - (a) which is defined in the Dictionary in Part 1 of Schedule 1 (Dictionary), has the meaning given to it in the Dictionary; or
 - (b) which is defined in the Corporations Act, but is not defined in the Dictionary, has the meaning given to it in the Corporations Act.

Interpretation

18.2. Part 2 of Schedule 1 (Interpretation) sets out rules of interpretation for this Undertaking.

Executed as an Undertaking

Executed by Linfox Armaguard Pty Ltd (ACN 099 701 872) pursuant to section 127(1) of the *Corporations Act 2001* by:

Gelir T-ox	
Signature of director	Signature of a director
PETER FOX	Michael Cronin
Name of director (print)	Name of director
Date 08.06.2023	Date 08.06.2023

Accepted by the ACCC pursuant to section 87B of the *Competition and Consumer Act 2010* (Cth) on:

13 June 2023

Date

and signed on behalf of the ACCC:

Chair Acting Chair

13 June 2023

Date

Schedule 1 – Dictionary and interpretation

1. Dictionary

ACC or Approved Cash Centre means any centre approved as such by the RBA.

ACCC means the Australian Competition and Consumer Commission.

ACCO means Approved Cash Centre Operator as approved by the RBA.

Act means the Competition and Consumer Act 2010 (Cth).

Agreements means any contract, arrangement or understanding, including any contract, arrangement or understanding to renew, amend, vary or extend any contract, arrangement or understanding.

Ancillary Services has the meaning given in clause 5.23.

Applicant or Applicants means Linfox Armaguard Pty Ltd (ACN 099 701 872) and Prosegur Australia Holdings Pty Ltd (ACN 166 656 739).

Approved Independent Auditor means the person approved by the ACCC and appointed under clause 8 of this Undertaking.

Approved Audit Plan means the plan approved by the ACCC in accordance with the terms of this Undertaking, by which the Approved Independent Auditor will audit and report upon compliance with this Undertaking.

Approved Dispute Resolution Process means the ACCC-approved Dispute Resolution Process as drafted by the Approved Independent Expert and outlining the Approved Independent Expert's process for resolving disputes between MergeCo and a Customer.

Approved Independent Expert means the person approved by the ACCC and appointed under clause 7 of this Undertaking.

Approved Terms of Appointment means the terms of appointment for the Approved Independent Auditor and the Approved Independent Expert, as approved by the ACCC in accordance with the terms of this Undertaking.

Armaguard Cash Services Agreement means the standard form agreement pursuant to which Armaguard supplies CIT Services to Customers.

Associated Entity has the meaning given by section 50AAA of the Corporations Act.

ATM means an automatic teller machine.

ATM Specific Services has the meaning given in clause 5.18 of this Undertaking.

Audit Report has the meaning given to it in clause 8.12 of this Undertaking.

Australian Standard on Complaints Management means AS 10002:2002 guideline for complaint management in organisations.

Business Day means a day other than a Saturday or Sunday on which banks are open for business generally in the New South Wales.

Cash Processing Services has the meaning given in clause 5.21.

Change of Control means:

- (a) the assignment or other transfer of the legal or beneficial ownership of some or all of the share capital of MergeCo to any other person or entity that may impact compliance with this Undertaking in its entirety; or
- (b) the sale or transfer of any assets necessary, or which may be necessary to enable MergeCo to continue to comply with this Undertaking in its entirety.

CIT Services means services for the transportation, storage and processing of cash by MergeCo for Customers including:

- (a) cash collection and delivery services;
- (b) Cash Processing Services and Ancillary Services (being the Third Party Cash Services as set out in clause 5.20);
- (c) cash administration services;
- (d) cash storage; and
- (e) ATM Specific Services,

but does not include the supply of precious cargo services, security services, the supply of vending and safe products, transaction services, payment solutions, financing facilities such as bailment and commercial cash arrangements, or other ATM maintenance services.

Closure means the point at which an Approved Cash Centre permanently ceases to operate.

Commencement Date means the date described in clause 3.1 of this Undertaking.

Compliance Officer means the person referred to in clause 16 of this Undertaking.

Complaints Handling Process means the process referred to in clause 5.27 - 5.31 of this Undertaking (as set out in Annexure D to this Undertaking).

Confidential Information means information provided by a Customer to MergeCo in relation to the business of that Customer which is:

- (a) by its nature confidential, including but not limited to information about that Customer's;
- (b) designated to be confidential by the Customer who supplied it; or
- (c) known, or ought reasonably to be known, by MergeCo to be confidential or commercially valuable.

Contracted Customers means an Existing Customer of the Applicants or MergeCo who is not an Uncontracted Customer.

Contracted Price means the Price that contracted customers pay for CIT Services pursuant to a written contract agreed to by the customer and either MergeCo or an Applicant.

Control Date means the date on which the Proposed Merger is completed.

Corporations Act means the Corporations Act 2001 (Cth).

CPI means the percentage change in the value of the CPI All Groups Consumer Price Index, Weighted Average of Eight Capital Cities index number published by the Australian Bureau of Statistics or an index that replaces it for the most recent quarter compared with the index number for the same quarter twelve months prior (as revised).

Customers means Existing Customers and New Customers.

Entities Connected has the meaning given by section 64B of the Corporations Act.

Establishment Audit has the meaning given in clause 8.13(a) of this Undertaking.

Existing Arrangements means the standards of service set out in a written contract or contracts for the supply of CIT Services between an Existing Customer and either Applicant (as varied by agreement) in effect at the Commencement of this Undertaking. For example, frequency of cash collections and security procedures.

Existing Customers means a person that obtains CIT Services from MergeCo and includes Contracted Customers and Uncontracted Customers, but excludes its Internal Customer.

Financial year means a financial year ending 30 June.

First Line ATM Maintenance means trouble shooting and rectification of basic and immediate operational ATM faults where specialised tools and parts are not required, such as cash and card reader jams.

Independent ATM Deployer means an entity, which is an Existing Customer or a New Customer, that operates a standalone ATM network.

Internal Customer is the business division within MergeCo that operates an ATM network and charge a fee on transactions that occur on ATMs which are part of its network.

Major Banks means the Commonwealth Bank of Australia, Australia and New Zealand Banking Group Limited, National Australia Bank and Westpac Banking Corporation.

Major Bank Note Pools means the Wholesale Cash owned by the Major Banks but located at, and managed by, ACCOs.

MergeCo means the entity referred to in clause 1.1 of this Undertaking.

New Customer means a person that does not currently obtain CIT Services from MergeCo or either Applicant.

Open Book Pricing means pricing that is based on an activity based cost build up referable to the scope and nature of the CIT Service, comprising only direct costs, reasonable indirect costs (including an allocation for reasonable overheads) and a pre-

tax margin of no greater than 10% (**Inputs**), which Inputs shall be disclosed to the New Customer on a confidential basis.

Price means the individual charges in a schedule of charges MergeCo or an Applicant levies on Customers for the supply of CIT Services.

Proposed Independent Auditor means a person named in a Proposed Independent Auditor Notice.

Proposed Independent Auditor Notice has the meaning given to it in clause 8.2 of this Undertaking.

Proposed Independent Expert means a person named in a Proposed Independent Expert Notice.

Proposed Independent Expert Notice means has the meaning given to it in clause 7.3 of this Undertaking.

Proposed Merger is defined in clause 2.4 of this Undertaking.

Proposed Undertaking Appointment means the proposed appointment of the Proposed Independent Auditor.

Prosegur Master Services Agreement means the standard form agreement pursuant to which Prosegur supplies CIT Services to Customers.

Public Mergers Register means the ACCC's public register of merger clearances, available at www.accc.gov.au.

Public Section 87B Undertakings Register means the ACCC's public register of section 87B undertakings, available at www.accc.gov.au.

RBA means the Reserve Bank of Australia.

Related Body Corporate has the meaning given to it by section 50 of the Corporations Act.

Related Entities has the meaning given to it by section 9 of the Corporations Act.

Related Parties has the meaning given to it by section 228 of the Corporations Act.

Subsidiary has the meaning given by section 9 of the Corporations Act.

Surplus Equipment includes any firearms or Cencon locks that are no longer required by MergeCo.

Term has the meaning given in clause 3.2.

Third Party Cash Services means the supply by MergeCo to Third Party CIT Providers of Cash Processing Services and Ancillary Services.

Third Party CIT Provider means a person other than MergeCo, Armaguard or Prosegur which supplies, or intends to supply, CIT Services.

Uncontracted Customers means a New Customer or an Existing Customer who either:

- (a) acquire services from MergeCo other than pursuant to a written contract agreed to by the customer and MergeCo prior to the Commencement Date; or
- (b) is an Existing Customer whose written contract with MergeCo ends prior to the Commencement Date.

Undertaking is a reference to all provisions of this document, including its schedules and as varied from time to time under section 87B of the Act.

Undertaking Appointment means the Approved Independent Auditor and the Approved Independent Expert.

Wholesale Cash means the banknotes owned by the RBA and held in Major Bank Note Pools.

2. Interpretation

- 2.1 In the interpretation of this Undertaking, the following provisions apply unless the context otherwise requires:
 - (a) a reference to this Undertaking includes all of the provisions of this document including its schedules;
 - (b) headings are inserted for convenience only and do not affect the interpretation of this Undertaking;
 - (c) if the day on which any act, matter or thing is to be done under this Undertaking is not a Business Day, the act, matter or thing must be done on the next Business Day;
 - (d) a reference in this Undertaking to any law, legislation or legislative provision includes any statutory modification, amendment or re-enactment, and any subordinate legislation or regulations issued under that legislation or legislative provision;
 - (e) a reference in this Undertaking to any company includes its Related Bodies Corporate;
 - (f) a reference in this Undertaking to any agreement or document is to that agreement or document as amended, novated, supplemented or replaced;
 - (g) a reference to a clause, part, schedule or attachment is a reference to a clause, part, schedule or attachment of or to this Undertaking;
 - (h) an expression importing a natural person includes any company, trust, partnership, joint venture, association, body corporate or governmental agency;
 - (i) where a word or phrase is given a defined meaning, another part of speech or other grammatical form in respect of that word or phrase has a corresponding meaning;
 - a word which denotes the singular also denotes the plural, a word which denotes the plural also denotes the singular, and a reference to any gender also denotes the other genders;

- (k) a reference to the words 'such as', 'including', 'particularly' and similar expressions is to be construed without limitation;
- a construction that would promote the purpose or object underlying the Undertaking (whether expressly stated or not) will be preferred to a construction that would not promote that purpose or object;
- (m) material not forming part of this Undertaking may be considered to:
 - (i) confirm the meaning of a clause is the ordinary meaning conveyed by the text of the clause, taking into account its context in the Undertaking and the competition concerns intended to be addressed by the Undertaking and the clause in question; or
 - (ii) determine the meaning of the clause when the ordinary meaning conveyed by the text of the clause, taking into account its context in the Undertaking and the purpose or object underlying the Undertaking, leads to a result that does not promote the purpose or object underlying the Undertaking;
- (n) in determining whether consideration should be given to any material in accordance with paragraph (m), or in considering any weight to be given to any such material, regard must be had, in addition to any other relevant matters, to the:
 - effect that reliance on the ordinary meaning conveyed by the text of the clause would, have (taking into account its context in the Undertaking and whether that meaning promotes the purpose or object of the Undertaking); and
 - (ii) need to ensure that the result of the Undertaking is to completely address any ACCC competition concerns;
- (o) the ACCC may authorise the ACCC Mergers Review Committee, a member of the ACCC or a member of the ACCC staff, to exercise a decision making function under this Undertaking on its behalf and that authorisation may be subject to any conditions which the ACCC may impose;
- (p) in performing its obligations under this Undertaking, MergeCo will do everything reasonably within its power to ensure that its performance of those obligations is done in a manner which is consistent with promoting the purpose and object of this Undertaking;
- (q) a reference to:
 - (i) a thing (including, but not limited to, a chose in action or other right) includes a part of that thing;
 - (ii) a party includes its successors and permitted assigns; and
 - (iii) a monetary amount is in Australian dollars.

Schedule 2 – Undertaking Appointment Form

This form sets out the information required by the ACCC in relation to proposed appointment of the following positions under the Undertaking:

- Independent Auditor; or
- Independent Expert

(the Undertaking Appointment).

This form is to be used for each of the above appointments.

<u>Please note in relation to information given pursuant to this form, giving false or misleading information is a serious offence.</u>

1. Method of Delivery to the ACCC

The completed form with requested documents attached may be provided to the ACCC using the following method:

Email

Subject line: Proposed [Independent Auditor/Independent Expert] Notice – [insert

name of undertaking]

Address: mergers@accc.gov.au

Attention: Executive General Manager – Mergers, Exemptions & Digital Division

With an email copy sent to:

Address: mergersru@accc.gov.au

Attention: Director, Remedies Unit – Policy, Coordination & Remedies Branch,

Mergers, Exemptions & Digital Division

2. Information Required

The ACCC requires the following information in order to assess a proposed Independent Auditor or Independent Expert (i.e., the relevant Undertaking Appointment).

- 2.1 Proposed Undertaking Appointment details:
 - (a) the name of the Proposed Undertaking Appointment; and
 - (b) the name of the Proposed Undertaking Appointment's employer and contact details including:
 - (i) address;
 - (ii) contact name;
 - (iii) telephone number; and
 - (iv) other contact details.

- 2.2 A submission containing the following information:
 - (a) details of the Undertaking Appointment's qualifications and experience relevant to his or her proposed role pursuant to the Undertaking;
 - (b) the names of the owner(s) and the director(s) of the Undertaking Appointment's employer;
 - (c) details of any of the following types of relationships between MergeCo and the Undertaking Appointment or the Undertaking Appointment's employer or confirmation that no such relationship exists whether within Australia or outside of Australia:
 - (i) MergeCo and the Undertaking Appointment's employer are Associated Entities;
 - (ii) MergeCo is an Entity Connected with the Undertaking Appointment's employer;
 - (iii) the Undertaking Appointment's employer is an Entity Connected with MergeCo;
 - (iv) MergeCo and the Undertaking Appointment's employer are Related Entities:
 - MergeCo and the Undertaking Appointment's employer are Related Parties;
 - (vi) any Related Party, Related Entity or Entity Connected with MergeCo is a Related Party, Related Entity or Entity Connected with the Undertaking Appointment;
 - (vii) MergeCo and the Undertaking Appointment or the Undertaking Appointment's employer have a contractual relationship or had one within the past three years, other than those attached to this form;
 - (viii) the Undertaking Appointment's employer is a supplier of MergeCo or has been in the past three years;
 - (ix) MergeCo is a supplier of the Undertaking Appointment's employer or has been in the past three years; and
 - (x) any other relationship between MergeCo and the Undertaking Appointment or the Undertaking Appointment's employer that allows one to affect the business decisions of the other;
 - (d) details of any existing or past contractual relationships between the Undertaking Appointment or the Undertaking Appointment's employer and the ACCC within the past three years; and
 - (e) a document outlining the terms of appointment for the proposed Undertaking Appointment. This should identify the basis on which fees will be paid, including disclosure of any proposed performance-based fees.

3. Specific Information required for Undertaking Appointments

The ACCC requires the below information in relation to the relevant Undertaking Appointment.

Proposed Independent Auditor

3.1 A draft audit plan, drafted by the Proposed Independent Auditor and outlining (to the extent possible) the Proposed Independent Auditor's plans in regard to the Establishment Audit and the Audit Report. The draft audit plan will be finalised pursuant to ACCC-approval.

Proposed Independent Expert

3.2. A draft Dispute Resolution Process, drafted by the Proposed Independent Expert and outlining the Proposed Independent Expert's process for resolving disputes between MergeCo and a Customer. The draft Dispute Resolution Process will be finalised pursuant to ACCC-approval.

Annexure A – cash point locations of Armaguard and Prosegur

Post Code	Suburb	Post Code	Suburb	Post Code	Suburb	Post Code	Suburb	Post Code Suburb
	DARWIN		YALLAH		MOORABBIN		IPSWICH NORTH	6018 KARRINYUP
	DARWIN CITY		JAMBEROO		DONCASTER EAST		LEICHARDT	6018 WOODLANDS
	CASUARINA		KIAMA		HIGHETT		NORTH IPSWICH	6019 BASSENDEAN
	COCONUT GROVE		KIAMA DOWNS		SANDRINGHAM		RACEVIEW	6019 SCARBOROUGH
810	DARWIN	2534	GERRINGONG	3191	SANDRINGHAM	4305	WEST IPSWICH	6019 WEMBLEY DOWNS
	EATON		GERROA		CAULFIELD NORTH	4305	WINSTON GLADES	6020 CARINE
	JINGILI		BERRY		CHELTENHAM		YAMANTO	6020 MARMION
	MARRARA		COOLANGATTA		CHELTENHAM NORTH		AMBERLEY	6020 NORTH BEACH
	MILLNER NAKARA		BATEHAVEN BATEMANS BAY		MOORABBIN SOUTHLAND		BLACKBUTT BLACKSOIL	6020 SEVILLE GROVE 6020 SORRENTO
	NIGHTCLIFF		MALUA BAY		BEAUMARIS		FERNVALE	6021 BALCATTA
	NIGHTCLIFF		NORTH BATEMANS BAY		BLACK ROCK		HAIGSLEA	6021 HALLS HEAD
	CASUARINA		SURF BEACH		FYSHWICK		KARALEE	6022 HAMERSLEY
812	KARAMA	2537	BROULEE	3194	MENTONE	4306	MOUNT CROSBY	6023 DUNCRAIG
812	MARRARA	2537	MORUYA		MENTONE EAST	4306	RIPLEY	6024 GREENWOOD
	EATON		TOMAKIN		MOORABBIN		HARRISVILLE	6024 WARWICK
	FANNIE BAY		TUROSS HEAD		MOORABBIN AIRPORT		ARATULA	6025 CRAIGIE
	LUDMILLA		MILTON		WEST PARKDALE		KALBAR	6025 HILARYS
	PARAP STUART PARK		BURRILL LAKE ULLADULLA		ASPENDALE ASPENDALE GARDENS		BOONAH LOWOOD	6025 HILLARYS 6025 MORNINGSIDE
	WINNELLIE		BOODEREE NATIONAL PRK		BRAESIDE	4311		6025 PADBURY
	BICKERTON ISLAND		CALLALAH BAY		MORDIALLOC		TOOGOOLAWAH	6025 WHITFORDS
	EAST ARM		CAMBEWARRA VILLAGE		MORDIALLOC NORTH		ROBINA	6026 KINGSLEY
	GARDEN POINT		COFFS HARBOUR		PARKDALE		ROSEWOOD	6026 WOODVALE
	GOULBOURN ISLAND		CULBURRA BEACH		CHELSEA		LAIDLEY	6027 BELDON
	GUNBALANYA		GREENWELL POINT		CHELSEA HEIGHTS		PLAINLAND	6027 EDGEWATER
	MANINGRIDA		HMAS ALBATROSS		EDITHVALE		FOREST HILL	6027 HEATHRIDGE
	NGANMARRIYANGA		HMAS CRESWELL		CARRUM PATTERSON LAKES		GATTON	6027 JOONDALUP
	NUMBURINDI WADEYE		HUSKISSON JERVIS BAY		PATTERSON LAKES PATTERSONS LAKES		HELIDON MARBURG	6027 LAKELANDS 6027 MULLALOO
	WISHART		SANCTUARY POINT		FRANKSTON NORTH		CENTENARY HEIGHTS	6027 MULLALOO 6027 OCEAN REEF
	WURRUMIYANGA		ST GEORGES BASIN		SEAFORD		CHARLTON	6028 CURRAMBINE
	BERRIMAH		SUSSEX INLET		SEAFORD NORTH		CLIFFORD GARDENS	6028 PINJARRA
	DARWIN		TOMERONG		BAXTER	4350	DARLING HEIGHTS	6030 CLARKSON
	KNUCKEY LAGOON		VINCENTIA		FRANKSTON		EAST TOOWOOMBA	6030 MERRIWA
	HOLTZE		WORRIGEE		FRANKSTON EAST		GLENVALE	6030 MINDARIE
	PINELANDS		BOMADERRY		FRANKSTON HEIGHTS		HARLAXTON	6030 QUINNS ROCKS
	EAST ARM		BOMDERRY NOWRA		FRANKSTON SOUTH		HARRISTOWN	6030 RIDGEWOOD
	MALAK MOULDEN		NOWRA EAST		FRANKSTON STH KARINGAL		HARRISTOWN TOOWOOMBA KEARNEYS SPRING	6031 BANKSIA GROVE 6031 CARRAMAR
	PALMERSTON		NOWRA NORTH		FRANKSTON		NEWTOWN	6032 NOWERGUP
	YARRAWONGA		NOWRA SOUTH		FRANKSTON NORTH		NORTH TOOWOOMBA	6035 YANCHEP
	BAKEWELL		SOUTH NOWRA		CARRUM		RANGEVILLE	6036 BRIGHTON
831	PALMERSTON	2545	BODALLA	3201	CARRUM DOWNS	4350	ROCKVILLE	6036 BUTLER
	BELLMACK		MERIMBULA		HEATHERTON		SOUTH TOOWOOMBA	6036 JINDALEE
	COOLALINGA		BERMAGUI		BENTLEIGH		TOOWOOMBA	6036 JINDOWIE
	HOLTZE		BERMAGUI SOUTH		MCKINNON		TOOWOOMBA CITY	6037 TWO ROCKS
	HOWARD SPRINGS		CENTRAL TILBA		ORMOND		TOOWOOMBA EAST	6038 ALKIMOS
	HOWARDS SPRINGS COOLALINGA		NAROOMA MERIMBULA		ALTONA NORTH DEER PARK		TOOWOOMBA NORTH TOOWOOMBA SOUTH	6050 MOUNT LAWLEY 6050 MT LAWLEY
	COOLINGA		TURA BEACH		MELBOURNE		TOOWOOMBA WEST	6051 MAYLANDS
	HUMPTY DOO		PAMBULA		SOUTH MELBOURNE		WESTBROOK	6052 BEDFORD
838	BERRY SPRINGS	2550	BEGA	3206	ALBERT PARK	4350	WILSONTON	6052 INGLEWOOD
839	COOLALINGA	2550	CANDELO	3206	MIDDLE PARK	4352	HIGHFIELDS	6053 BAYSWATER
	BATCHELOR		COBARGO		PORT MELBOURNE		MERINGANDAN	6054 BASSENDEAN
	NAUIYU		QUAAMA		TULLAMARINE		CROWS NEST	6054 KIARA
	PINE CREEK		TATHRA		LITTLE RIVER		PITTSWORTH	6054 MIDLAND
	KATHERINE MATARANKA		EDEN WOLLONGONG		LARA LILYDALE		MILLMERRAN CAMBOOYA	6055 BRABHAM 6055 CAVERSHAM
	MINYERRI		BRINGELLY		LOVELY BANKS		CLIFTON	6055 DAYTON
	ROBINSON RIVER		GREGORY HILLS		CORIO		ALLORA	6055 GUILDFORD
	BESWICK		EAGLE VALE		NORLANE		WARWICK	6055 GUILFORD
	KALAKARINDJI		KEARNS		BELL PARK	4373	KILLARNEY	6055 WEST SWAN
	LAJAMANU		CLAYMORE		BENDIGO		THE SUMMIT	6056 BELLEVUE
	NGUKURR		AIRDS		GEELONG		APPLETHORPE	6056 BRABHAM
	PIGEON HOLE		AMBARVALE		GEELONG NORTH		STANTHORPE	6056 ELLENBROOK
	TINDAL BORROLOOLA		AMBERVALE APPIN		HAMLYN HEIGHTS NORTH GEELONG		STANTHORPE TEXAS	6056 HERNE HILL 6056 JOONDALUP
	TENNANT CREEK		BRADBURY		RIPPLESIDE		INGLEWOOD	6056 MIDDLE SWAN
	ALICE SPRINGS		CAMPBELLTOWN		WILLIAMS LANDING		GOONDIWINDI	6056 MIDLAND
	ARALUEN		CAMPBELLTOWN NORTH		BELMONT		KINGSTHORPE	6056 MIDVALE
870	BRAITLING	2560	ENGLORIE PARK		GEELONG	4401	OAKEY	6056 STRATTON
	YULARA		LEUMEAH		GROVEDALE		DALBY	6056 SWAN VIEW
	NHULUMBUY		ROSEMEADOW		HIGHTON		JANDOWAE	6056 TINGALPA
	ALYANGULA	2560			MARSHALL		CHINCHILLA	6056 WANNEROO
	JABIRU VARRAWONGA		ST HELENS PARK		MOUNT DUNEED		MILES	6057 BASSENDEAN
	YARRAWONGA CHARLESTOWN		WOODBINE MENANGLE PARK		WAURN PONDS ARMSTRONG CREEK		TAROOM TARA	6057 HIGH WYCOMBE 6057 MAIDA VALE
	SUTHERLAND		MACQUARIE FIELDS		DERRIMUT		WEST MACKAY	6058 FORRESTFIELD
	MOOREBANK		DENHAM COURT		GEELONG		YULEBA	6058 REDCLIFFE
	BARANGAROO		INGLEBURN		APOLLO BAY		INJUNE	6059 DIANELLA
	CIRCULAR QUAY		LOCKHART		GEELONG WEST	4455	ROMA	6059 WEST DIANELLA
	DARLING HARBOUR		MINTO		GROVEDALE		MITCHELL	6060 YOKINE
	DARLING PARK		HARRINGTON PARK		GEELONG EAST		CHARLEVILLE	6061 BALGA
	HAYMARKET		MOUNT ANNAN		NEWCOMB		BLACKALL	6061 KARRINYUP
	MELBOURNE MILLERS DOINT		MT ANNAN NAPELLAN		NEWCOMBE EAST GEELONG		TINGALPA	6061 MIRRABOOKA
	MILLERS POINT SYDNEY		NARELLAN DOUGLAS PARK		EAST GEELONG GEELONG		AUGATHELLA TAMBO	6061 NOLLAMARA 6061 WESTMINSTER
	SYDNEY SOUTH		CAMDEN		GEELONG SOUTH		QUILPIE	6062 BALGA
	THE ROCKS		OAKDALE		NEWTON		ST GEORGE	6062 EMBLETON
	WYNYARD		ORAN PARK		NEWTOWN		CUNNAMULLA	6062 MALAGA
	MARRICKVILLE		SPRING FARM		PAKENHAM		BRAY PARK	6062 MORLEY

Post Code	Suburb	Post Code	Suburb	Post Code	Suburb	Post Code	Suburb	Post Code Suburb
2007	BROADWAY	2570	THE OAKS	3220	SOUTH GEELONG	4500	BRENDALE	6062 NORANDA
	ULTIMO		PICTON		WAURN PONDS		KENSINGTON HILLS	6063 BEECHBORO
	CHIPPENDALE		THIRLMERE		CLIFTON SPRINGS		STRATHPINE	6063 MORLEY
	DARLINGTON		TAHMOOR		DRYSDALE INDENTED HEAD		WARNER	6064 ALEXANDER HEIGHTS
	PYRMONT DARLINGHURST		BARGO PHEASANTS NEST		PORTARLINGTON		WARNER LAKES LAWNTON	6064 GIRRAWHEEN 6065 ASHBY
	KINGS CROSS		HILL TOP		ST LEONARDS		PETRIE	6065 LANDSDALE
	SURRY HILLS		MITTAGONG		LEOPOLD	4503	DAKABIN	6065 LONSDALE
2010	SYDNEY	2576	BOWRAL	3224	MOOLAP	4503	GRIFFIN	6065 MADELEY
2011	KINGS CROSS	2576	MOSS VALE	3225	POINT LONSDALE	4503	KALLAGUR	6065 MIDVALE
	POTTS POINT		BARRENGARRY		QUEENSCLIFF		KALLANGUR	6065 PEARSALL
	RUSHCUTTERS BAY		BERRIMA		OCEAN GROVE		MURRUMBA DOWNS	6065 TAPPING
	SYDNEY WOOLLOOMOOLOO		BURRAWANG MOSS VALE		ARMSTRONG CREEK BARWON HEADS		BURPENGARY NARANGBA	6065 WANGARA 6065 WANNEROO
	WARRIEWOOD		NEW BERRIMA		TORQUAY		BURPENGARY	6065 WANNEROO SOUTH
	MONA VALE		SUTTON FOREST		ANGLESEA		BURPENGARY MEADOWS	6066 BALLAJURA
2015	ALEXANDRIA	2578	BUNDANOON	3231	AIREYS INLET	4506	MORAYFIELD	6068 WHITEMAN PARK
	BEACONSFIELD		EXETER		LORNE		NOOSAVILLE	6069 AVELEY
	EVELEIGH		MARULAN		APOLLO BAY		BELLARA	6069 CANNING VALE
	SOUTH EVELEIGH UNANDERRA		GOULBURN TARALGA		BELMONT GEELONG WEST		BONGAREE BRIBLE ISLAND	6069 ELLENBROOK
	REDFERN		DALTON		GEELONG WEST ARMADALE		BRIBIE ISLAND GREENSLOPES	6069 UPPER SWAN 6071 GLEN FORREST
	SURRY HILLS		EDMONDSON PARK		MORIAC		WOORIM	6073 MUNDARING
	KENSINGTON		GUNNING		WINCHELSEA		DECEPTION BAY	6076 KALAMUNDA
	WATERLOO	2582		3242	BIRREGURRA		TOOWONG	6076 LESMURDIE
	ZETLAND		CROOKWELL		SUNBURY		DECEPTION BAY	6081 STONEVILLE
	EASTLAKES		BINALONG		COLAC		MANGO HILL	6084 BULLSBROOK
	ROTANY		BOOROWA HARDEN		GLEN WAVERLEY		NARANGBA NORTH LAKES	6088 SUBIACO
	BOTANY BELROSE		COOTAMUNDRA		BEEAC CAMPERDOWN		NORTH LAKES BEACHMERE	6090 MALAGA 6100 BURSWOOD
	MASCOT		HARDEN		COBDEN		BELLMERE	6100 BOKSWOOD 6100 LATHLAIN
	SYDNEY		YOUNG		TERANG		CABOOLTURE	6100 VICTORIA PARK
	SYDNEY AIRPORT		TAREE		SIMPSON		CABOOLTURE NORTH	6101 CARLISLE
	SYDNEY INTNL AIRPORT		BARTON		TIMBOON		CABOOLTURE SOUTH	6101 CARLISLE NORTH
	MOORE PARK		CANBERRA CITY		PORT CAMPBELL MORTLAKE		DONNYBROOK	6101 CARLISLE SOUTH
	PADDINGTON BONDI		CANBERRA CITY CAPITAL HILL	-	CARAMUT		MORAYFIELD NINGI	6101 EAST VICTORIA PARK
	BONDI JUNCTION		DEAKIN		ALLANSFORD		SANDSTONE POINT	6101 VICTORIA PARK 6101 VICTORIA PARK EAST
	PADDINGTON		DEAKIN WEST		DENNINGTON		WAMURAN	6102 BENTLEY
	SYDNEY		YARRALUMLA		WARRAGUL		D'AGUILAR	6102 BENTLEY SOUTH
2023	BELLEVUE HILL	2600	YASS	3280	WARRNAMBOOL	4514	WOODFORD	6103 RIVERDALE
	EDGECLIFF		ACTON		WARRNAMBOOL.		HAZELDEAN	6103 RIVERVALE
	WAVERLEY		BRADDON		KOROIT		KENMORE	6104 ASCOT
	WOOLLAHRA BONDI		CANBERRA CANBERRA CITY		PORT FAIRY HAWKESDALE		KILCOY BEERBURRUM	6104 BELMONT 6105 BELMONT
	BONDI BEACH	2601			PENSHURST		GLASS HOUSE MOUNTAINS	6105 CLOVEDALE
	TAMARAMA		AINSLIE		NORTHCOTE		BEERWAH	6105 CLOVERDALE
2027	EDGECLIFF	2602	DICKSON	3300	HAMILTON	4519	COOCHIN CREEK	6105 KEWDALE
2028	DOUBLE BAY	2602	HACKETT	3304	DARTMOOR	4520	GYMPIE	6105 PERTH
	ROSE BAY		LYNEHAM		HEYWOOD		MOUNT NEBO	6105 PERTH AIRPORT
	VAUCLUSE		O'CONNOR		PORTLAND		SAMFORD VILLAGE	6106 WELSHPOOL
	CLOVELLY RANDWICK		WATSON GRIFFITH		CASTERTON COLERAINE		DAYBORO TOOWOOMBA	6107 BECKENHAM 6107 CANNINGTON
	KINGSFORD		MANUKA		EDENHOPE		BURPENGARY	6107 HILLARYS
	KENSINGTON		RED HILL		INVERLEIGH		LANDSBOROUGH	6107 KENWICK
2033	MOORE PARK	2604	KINGSTON	3324	LISMORE	4551	AROONA	6107 QUEENS PARK
	COOGEE		NARRABUNDAH		DERRINALLUM		BARINGA	6107 WATTLE GROVE
	COOGEE SOUTH		CURTIN		TEESDALE		BATTERY HILL	6108 THORNLIE
	MAROUBRA MAROUBRA JUNCTION		GARRAN CHADSTONE		TORQUAY		CALOUNDRA	6109 MADDINGTON
	PAGEWOOD		PHILLIP		BANNOCKBURN MEREDITH		CALOUNDRA WEST CURRIMUNDI	6109 MADDINGTON SOUTH 6109 MADDINGTON WEST
	EASTGARDENS		WODEN		RAVENHALL		CURRUMUNDI	6110 GOSNELLLS
	HILLSDALE		MAWSON		ROCKBANK		GLADSTONE	6110 GOSNELLS
	MALABAR		PEARCE		AINTREE		GOLDEN BEACH	6110 HUNTINGDALE
	MATRAVILLE		CANBERRA		MELTON SOUTH		KINGS BEACH	6110 SOUTHERN RIVER
	PAGEWOOD PROADWAY(CLERE)		CANBERRA CITY		MELTON FAST		LITTLE MOUNTAIN	6111 CAMILLO 6111 CHAMPION LAKES
	BROADWAY(GLEBE) FOREST LODGE		CANBERRA CANBERRA AIRPORT		MELTON EAST MELTON WEST		MERIDAN PLAINS MERIDIAN PLAINS	6111 CHAMPION LAKES 6111 KARRAGULLEN
	GLEBE		CHURCH POINT		COBBLEBANK		MOFFAT BEACH	6111 KELMSCOTT
	ANNADALE	2609	FYSHWICK		MELTON		PELICAN WATERS	6111 ROLEYSTONE
2038	ANNANDALE	2609	MAJURA PARK		MELTON SOUTH		MALENY	6112 ARMADALE
	ROZELLE		PIALLIGO		WEIR VIEWS		MOOLOOLAH VALLEY	6112 ARMDALE
	LEICHARDT	-	DUFFY		BACCHUS MARSH		EUDLO	6112 BEDFORDALE
	LEICHHARDT BALMAIN		MOLONGLO RIVETT		BALLAN ALFREDTON		MONTVILLE PALMWOODS	6112 FORRESTDALE 6112 HARRISDALE
	ENMORE		STIRLING		BAKERY HILL		BUDERIM	6112 HARRISDALE 6112 HAYNES
	NEWTOWN		STROMLO		BALLARAT		FOREST GLEN	6112 MOUNT NASURA
	ERSKINEVILLE		WARAMANGA		BALLARAT CENTRAL	4556	MAROOCHYDORE	6112 NORTH ARMADALE
	ST PETERS		WESTON		BALLARAT EAST		NOOSAVILLE	6112 PIARA WATERS
	SYDENHAM		WESTON CREEK		BLACK HILL		SIPPY DOWNS	6112 SEVILLE GROVE
	TEMPE		BRADDON		COHUNA		MOOLOOLABA	6122 BYFORD
	HABERFIELD ABBOTSFORD		CAMPBELL HAWKER		DELACOMBE LUCAS		MOUNTAIN CREEK BUDERIM	6122 YANCHEP 6123 MUNDIJONG
	FIVE DOCK		JAMISON CENTRE		MOUNT CLEAR		MAROCHYDORE	6147 LANGFORD
	LEICHHARDT		MACQUARIE		MOUNT HELEN		MAROOCHYDOORE	6147 LYNWOOD
2046	WAREEMBA		CHARNWOOD	3350	REDAN	4558	MAROOCHYDORE	6148 RIVERTON
	BIRKEN HEAD POINT		CROOKWELL		SOLDIERS HILL		MAROOCHYDORE NORTH	6148 ROSSMOYNE
	BIRKENHEAD POINT	2615			DELACOMBE		SUNSHINE COVE	6149 BULL CREEK
	DRUMMOYNE		KIPPAX		SMYHES CREEK		DIDDILLIBAH	6149 LEEMING
	STANMORE LEWISHAM		MCKELLAR MELBA		SMYTHES CREEK SMYTHESDALE		WOOMBYE BLI BLI	6150 MURDOCH 6150 WINTHROP
	PETERSHAM		SPENCE		LEXTON		MAPLETON	6151 SOUTH PERTH
2043	. E. ENGLIMIN	2013	J. 2.102	3332	LEATON	4300	1 ELI OI1	0121 200111 LEVIL

	Suburb	Post Code		Post Code		Post Code		Post Code	
	CAMPERDOWN		BELCONNEN	_	MINERS HILL		NAMBOUR		СОМО
	KENSINGTON		BELCONNEN	_	WARRENHEIP		CALOUNDRA		KARAWARA
	CHATSWOOD		BRUCE		WAUBRA		YANDINA		MANNING
	ST IVES		GIRALANG	_	BAKERY HILL		EUMUNDI		APPLECROSS ARDROSS
	NORTH SYDNEY MCMAHONS POINT	2617	KALEEN		MITCHELL PARK WENDOUREE		COOROY MARCOOLA		BRENTWOOD
	NORTH SYDNEY		ADAMINABY	_	DELACOMBE		MUDJIMBA		DEEP WATER POINT
	NTH SYD		JERRABOMBERRA	_	SEBASTOPOL		PACIFIC PARADISE		MOUNT PLEASANT
2061	CANBERRA	2620	HUME	3357	BUNINYONG	4565	TEWANTIN	6154	BOORAGON
	MILSONS POINT		KARABAR		WINTER VALLEY	4566	BUDERIM	6154	BOORAGOON
	MILSON'S POINT		QUEANBEYAN		SKIPTON		NOOSA		MANDURAH
	CAMMERARY		QUEANBEYAN EAST		CRESWICK		NOOSAVILLA		MELVILLE
	CAMMERAY NORTHBRIDGE		SUTTON BUNGENDORE		ALLENDALE CLUNES		NOOSAVILLE NAMBOUR		MYAREE BURRENDAH
	ARTARMON		BRAIDWOOD		TALBOT		NOOSA		CANNING VALE
	ARTARMON		PERISHER VALLEY		BEAUFORT		NOOSA HEADS		CANNINGVALE
	CROWS NEST		THREDBO		ARARAT		POMONA		RANFORD
2065	GREENWICH	2626	PHILLIP	3377	DROMANA	4569	COORAN	6155	WELSHPOOL
2065	NAREMBURN	2627	JINDABYNE	3377	GREAT WESTERN		AMAMOOR	6155	WILLETON
	PHILLIP		BERRIDALE		STAWELL		CURRA		WILLETTON
	ST LEONARDS		COOMA		WILLAURA		GUNALDA		ATTADALE
	CHATSWOOD WEST		BOMBALA		STAWELL		GYMPIE IMBIL		MELVILLE WILLAGEE
	LANE COVE LANE COVE WEST		DELEGATE ALBURY	_	MURTOA		KANDANGA		BICTON
	CHATSWOOD		EAST ALBURY		WARRACKNABEAL		TRAVESTON		PALMYRA
	CHATSWOOD EAST		GRAFTON	_	HOPETOUN		ALEXANDRA HEDLANDS		EAST FREMANTLE
	CHATSWOOD PLACE		LAVINGTON		HORSHAM		COOLUM		FREMANTLE EAST
2067	CHATSWOOD WEST	2640	NORTH ALBURY	3400	HORSHAM WEST	4573	COOLUM BEACH	6159	NORTH FREMANTLE
	NEWCASTLE WEST		WEST ALBURY		NATIMUK		PEREGIAN		FREMANTLE
	CASTLECRAG		LAVINGTON		DIMBOOLA		PEREGIAN SERVINGS		SOUTH FREMANTLE
	WILLOUGHBY		JINDERA	_	NHILL		PEREGIAN SPRINGS		FREMANTLE
	WILLOUGHBY NORTH ROSEVILLE		KHANCOBAN HOWLONG	_	JEPARIT STATE OF THE STATE OF T		KENILWORTH BIRTINYA		SOUTH FREMANTLE BIBRA LAKE
	LINDFIELD		HOLBROOK	_	RAINBOW		BOKARINA		COOLBELLUP
	KILLARA		WOOMARGAMA	_	DIGGERS REST		BUDDINA		HAMILTON HILL
	GORDON		URANA		BULLA		KAWANA WATERS		HILTON
2072	NORTH RYDE	2646	COROWA	3429	SUNBURY	4575	MINYAMA	6163	KARDINYA
2073	PYMBLE	2647	MULWALA	3430	CLARKEFIELD	4575	PARREARRA	6163	NORTH COOGEE
	WEST PYMBLE		WENTWORTH	_	RIDDELLS CREEK		WARANA		O CONNOR
	KUR RING GAI		ASHMONT		ROMSEY		WURTULLA		O'CONNOR
	NORTH TURRAMURRA TURRAMURRA		CAMPBELLTOWN GLENFIELD PARK	_	LANCEFIELD GISBORNE		TIN CAN BAY RAINBOW BEACH		PORT COOGEE SPEARWOOD
	LEETON		KOORINGAL		GISBORNE		KILKIVAN		ATWELL
	PENRITH		MOUNT AUSTIN	_	MACEDON		GOOMERI		BEELIAR
	ST IVES		TOLLAND		MT MACEDON		MURGON		COCKBURN
2076	NORMANHURST	2650	WAGGA	3442	WOODEND	4606	WONDAI	6164	COCKBURN CENTRAL
2076	WAHROONGA	2650	WAGGA WAGGA	3444	KYNETON	4608	WOOROOLIN		HAMMOND PARK
	ASQUITH		FOREST HILL	_	MALMSBURY		KINGAROY		HILLARYS
	HORNSBY		GUMLY GUMLY	_	CASTLEMAINE		YARRAMAN		JANDAKOT
	WAITARA		ROSEWOOD		CAMPBELLS CREEK		NANANGO		REDCLIFFE
	MT COLAH MT KURING-GAI		TARCUTTA URANQUINTY		CHEWTON HARCOURT		BIGGENDEN GAYNDAH		SOUTH LAKE SOUTH LAKES
	BEROWRA		TUMBARUMBA		RAVENSWOOD		MUNDUBBERA		SOUTHLAKE
	BEROWRA HEIGHTS		THE ROCK		TRENTHAM		EIDSVOLD		SUCCESS
2083	BROOKLYN	2658	HENTY	3460	DAYLESFORD	4630	MONTO	6164	YANGEBUP
2083	MOONEY MOONEY	2659	WALLA WALLA	3463	MALDON	4638	WARWICK	6165	NAVAL BASE
	TERREY HILLS		CULCAIRN		NUGGETTY		MARYBOROUGH		MUNSTER
	TERRY HILLS		KAPOOKA		CARISBROOK		MARYBOROUGH QLD		WATTLEUP
	BELROSE		JUNEE		MARYBOROUGH		MARYBOROUGH SOUTH		BERTRAM
	BELROSE WEST FRENCHES FOREST		BARELLAN TEMORA		DUNOLLY BEALIBA		TIARO TINANA		KWINANA KWINANA BEACH
	FRENCHES FOREST		BARMEDMAN		ST ARNAUD		ELI WATERS		KWINANA BEACH
	FRENCHS FOREST EAST		TULLIBIGEAL		DONALD		HARVEY BAY		MEDINA
2087	FORESTVILLE	2669	UNGARIE		BIRCHIP	4655	HERVEY BAY		CLAREMONT
	MOSMAN		WEST WYALONG		OUYEN		NIKENBAH		COOLOONGUP
	MOSMAN JUNCTION		WYALONG		RED CLIFFS		PIALBA		ROCKINGHAM
	SPIT JUNCTION		WYALONG WEST		IRYMPLE		TORQUAY		WAIKIKI
	NEUTRAL BAY		LAKE CARGELLIGO		MILDURA		URANGAN		SAFETY BAY
	CREMORNE SEAFORTH		HILLSTON GRIFFITH		KOORLONG MILDURA		URRAWEEN BURRUM HEADS		SHOALWATER WAIKIKI
	BALGOWLAH		GRIFFITH EAST	_	MILDURA CENTRE PLAZA		HOWARD		WARNBRO
	BALGOWLAH HEIGHTS		HANWOOD		NICHOLS POINT		CHILDERS		WARNBRO FAIR
	MANLY VALE		YENDA	_	MILDURA		WOODGATE		WELLARD
	MANLY		NARRANDERA	_	MERBEIN		AVOCA		BALDIVIS
	MANLY EAST		COOLAMON	_	MARONG		BARGARA		BALDVIS
	MOSMAN		COOLAMON		BRIDGEWATER		BUNDABERG		PORT KENNEDY
	CURL CURL		GANMAIN		INGLEWOOD		BUNDABERG CENTRAL		SECRET HARBOUR
	FRESHWATER HARBORD		YANCO LEETON	_	SERPENTINE WEDDERBURN		BUNDABERG EAST BUNDABERG NORTH		SINGLETON LAKELANDS
	COLLAROY		COLEAMBALLY		HEATHCOTE		BUNDABERG WEST		NORTH YUNDERUP
	COLLAROY PLATEAU WEST		DENILIQUIN	_	CHARLTON		BURNETT HEADS		PINJARA
	WHEELER HEIGHTS	2711			WYCHEPROOF		CLERMONT		PINJARRA
	DEE WHY		BERRIGAN	_	SEA LAKE		KENSINGTON		BARRAGUP
2099	NARRAWEENA		FINLEY	_	BOORT		KEPNOCK	6209	FURNISSDALE
	NORTH CURL CURL		TOCUMWAL		MANANGATANG		ST KENSINGTON		ERSKINE
	ALLAMBIE HEIGHTS		BALRANALD	_	ROBINVALE		SVENSSON HEIGHTS		FALCON
	BEACON HILL		JERILDERIE		BENDIGO		WALKERVALE		GREENFIELDS
	BROOKVALE		DARETON	_	BENDIGO SOUTH		WEST MACKAY		HALLS HEAD
	WARRINGAH		TUMUT	_	EAST BENDIGO		GIN GIN		MADORA BAY
	ELANORA HEIGHTS	2/22	COOTAMUNDRA	3550	KANGAROO FLAT		MT PERRY	6210	MANDURAH
	NARRABEEN	2722	GUNDAGAI	2550	KENNINGTON	1671	ROSEDALE	£210	MEADOW SPRINGS

	Suburb	Post Code		Post Code		Post Code		Post Code	
	WARRIEWOOD		BATLOW		LONG GULLY	-	MIRIAM VALE		DAWESVILLE
	MONA VALE		MOAMA		MILDURA		MIRIAMVALE		WAROONA
	NEWPORT		BARHAM		NORTH BENDIGO		ROUND HILL		HARVEY
	NEWPORT BEACH AVALON		MOULAMEIN		SANDHURST EAST	-	BOROREN		MYALUP
	AVALON AVALON BEACH		TOOLEYBUC EUSTON		SPRING GULLY STRATHDALE		BENARABY BOYNE ISLAND		COLLIE
	WHALE BEACH		GOL GOL		WHITE HILLS	-	CALLEMONDAH		BUNBURY
	PALM BEACH		TRENTHAM CLIFFS		AXEDALE	-	CALLIOPE		BUNBURY SOUTH
2110	HUNTERS HILL	2739	BURONGA	3551	EPSOM	4680	CLINTON		CAREY PARK
2111	GLADESVILLE	2740	MT PLEASANT	3551	HUNTLY	4680	GLADSTONE	6230	DALYELLUP
2112	DENISTONE EAST	2745	GLENMORE PARK	3551	JUNORTOUN	4680	KIN KORA	6230	DAVENPORT
	PUTNEY		LUDDENHAM		MAIDEN GULLY		KIRKWOOD		EAST BUNBURY
	RYDE		MULGOA		STRATHFIELDSAYE		NEW AUCKLAND		GELORUP
	TOP RYDE WEST RYDE		PENRITH REGENTVILLE		TARNAGULLA TOOLLEEN		SOUTH TREES TANNUM SANDS		GLEN IRIS SOUTH BUNBURY
	MACQUAIRE PARK		WALLACIA		EAST BENDIGO		TENTERFIELD		STRATHAM
	MACQUARIE CENTRE		CAMBRIDGE GARDENS		GOLDEN SQUARE		WEST GLADSTONE		VITTORIA
	MACQUARIE PARK		CAMBRIDGE PARK		KANGAROO FLAT		YARWUN		WITHERS
2113	NORTH RYDE	2747	JORDAN SPRINGS		KANGAROO FLAT 3555	4695	MOUNT LARCOM	6231	BUNBURY
2114	DENISTONE	2747	KINGSWOOD	3556	CALIFORNIA GULLY	4700	ALLENSTOWN	6232	EATON
2114	MEADOWBANK	2747	LLANDILO	3556	EAGLEHAWK	4700	KALLANGUR	6232	EATON FAIR
	WEST RYDE		WERRINGTON		LONG GULLY		NORTH ROCKHAMPTON		AUSTRALIND
	ERMINGTON		WERRINGTON COUNTY		ELMORE	-	ROCKHAMPTON		TREENDALE
	RYDALMERE		CRANEBROOK		COLBINABBIN		ROCKHAMPTON NORTH		DARDANUP
	DUNDAS		EMU HEIGHTS		ROCHESTER		ROCKHAMPTON SOUTH		DONNYBROOK
	OATLANDS TELOPEA		EMU PLAINS EMY PLAINS		ECHUCA LEITCHVILLE		BERSERKER FRENCHVILLE		BOYUP BROOK BRIDGETOWN
	CARLINGFORD		JAMISONTOWN		COHUNA		GLENMORE		MANJIMUP
	BEECROFT		LEONAY		PYRAMID HILL		NORMAN GARDENS		PEMBERTON
	PENNANT HILLS		NORTH PENRITH		WANGARATTA	-	NORTH ROCKHAMPTON		CAPEL
2120	THORNLEIGH	2750	ORANGE	3579	KERANG	4701	PARK AVE		BUSSELTON
	WESTLEIGH		PENRITH		KOONDROOK	-	PARK AVENUE		BUSSLETON
	EPPING		PENRITH SOUTH		LAKE BOGA	-	ROCKHAMPTON		ELLENBROOK
	CHARLESTOWN		SOUTH PENRITH		SWAN HILL		ROCKHAMPTON NORTH		RUABON
	EASTWOOD MARSFIELD		PENRITH SILVERDALE		NYAH NAGAMBIE	-	ROCKHAMPTON SOUTH BANANA		VASSE WEST BUSSELTON
	RYDE		WARRAGAMBA		WAHRING		BARALABA		. DUNSBOROUGH
	PENNANT HILLS WEST		GROSE VALE		MURCHISON		DINGO		COWARAMUP
	WEST PENNANT HILLS		LONDONDERRY		RUSHWORTH		DUARINGA		MARGARET RIVER
2126	CHERRYBROOK	2753	NORTH RICHMOND	3616	TATURA	4702	EMU PARK	6302	YORK
2127	HOMEBUSH BAY	2753	RICHMOND	3618	MERRIGUM	4702	GOOVIGEN	6304	BEVERLEY
2127	NEWINGTON		NORTH RICHMOND	3620	KYABRAM	4702	GRACEMERE	6312	NARROGIN
	OLYMPIC PARK		RICHMOND NORTH		TONGALA		JERICHO		WAGIN
	SYDNEY OLYMPIC PARK		BLIGH PARK		STANHOPE		KEPPEL SANDS		KATANNING
	WENTWORTH POINT		FREEMANS REACH		GIRGARRE	-	MARMOR		MOUNT BARKER
	SILVERWATER SUMMER HILL		MCGRATHS HILL MULGRAVE		MOOROOPNA SHEPPARTON		NORTH ROCKHAMPTON PARKHURST		MT BARKER ALBANY
	ASHFIELD		PITT TOWN		SHEPPARTON EAST	-	ROCKHAMPTON		ALBANY NORTH
	CROYDON		SOUTH WINDSOR		KIALLA		RUBYVALE		BROOKS GARDEN
	CROYDON		WILBERFORCE	3631	SHEPPARTON EAST	4702	SAPPHIRE		CENTENNIAL PARK
2133	CROYDON		WINDSOR	3631	SHEPPARTON SOUTH		WOORABINDA	6330	JERRAMUNGUP
	CROYDON PARK		WINDSOR SOUTH		SHEPPARTON		WOWAN		LANGE
	MACQUARIE PARK		KURMOND		KATANDRA WEST		HIDDEN VALLEY		MOUNT MELVILLE
	NORTH RYDE BURWOOD		BILPIN KURRAJONG		TALLYGAROOPNA		YEPPON YEPPOON		ORANA SPENCER PARK
	PENRITH		ERSKINE PARK		NUMURAKAH NUMURKAH		MARLBOROUGH		YAKAMIA
	BAULKHAM HILLS		ST CLAIR		NATHALIA		DARRA		DENMARK
	STRATHFIELD		COLYTON		BARMAH TOWNS		ST LAWRENCE		GNOWANGERUP
2136	ENFIELD		ROPES CROSSING		STRATHMERTON		TIERI		GERALDTON
2136	SOUTH STRATHFIELD	2760	ST MARYS	3644	BAROOGA	4710	EMU PARK	6353	LAKE GRACE
	STRATHFIELD SOUTH		ST MARYS EAST		COBRAM		MOUNT MORGAN		KONDININ
	CONCORD		ST MARYS NORTH		BROADFORD		MT MORGAN		WADDERIN
	NORTH STRATHFIELD		COLEBEE		TALLAROOK		BILOELA TEWANTIN		CORRIGIN
	NTH STRATHFIELD STRATHFIELD NORTH		GLENDENNING HASSALL GROVE		SEYMOUR PUCKAPUNYAL		BLACKWATER		QUAIRADING WILLIAMS
	CONCORD		NORTH PLUMPTON		AVENEL		MOURA		EAST VICTORIA PARK
	CONCORD WEST		PLUMPTON		EUROA		THEODORE		KOJONUP
	RHODES		SCHOFIELDS		VIOLET TOWN		EMERALD		NORTHAM
2140	HOMEBUSH		QUAKERS HILL	3672	BENALLA		CLERMONT		TAMMIN
	HOMEBUSH WEST		BERKELEY VALE		WEST BENALLA		SPRINGSURE		KELLERBERRIN
	BERALA		BERKSHIRE PARK		GLENROWAN		CAPELLA		MERREDIN
	LIDCOMBE		MARDENS PARK		WANGARATTA		ALPHA		THE LAKES
	LIDCOMBE NORTH		MARSDEN PARK		WANGARATTA		BARCALDINE		SOUTHERN CROSS
	GRANVILLE GRANVILLE EAST		MARSDEN PARK NORTH RIVERSTONE		WANGARATTA WEST MILAWA		ARAMAC LONGREACH		COOLGARDIE HANNANS
	GRANVILLE EAST		VINEYARD		CHILTERN	-	YEPPOON		KALGOORIE
	ROSEHILL		EASTERN CREEK		RUTHERGLEN		ISISFORD		KALGOORLIE
	BIRRONG		ROOTY HILL		WAHGUNYAH		MUTTABURRA		SOUTH KALGOORLIE
	REGENTS PARK		BUNGARRIBEE		BARNAWARTHA		WINTON		BOULDER
2144	AUBURN	2767	DOONSIDE	3689	WODONGA	4736	JUNDAH	6432	KALGOORLIE
	GIRRAWEEN		WOODCROFT		WEST WODONGA	-	SARINA		SOUTH BOULDER
	GREYSTANES		PARKLEA		WODONGA		KOUMALA		LEONORA
	PEMULWUY		STANHOPE GARDENS		WODONGA SOUTH		ANDERGROVE		KAMBALDA
	PENDLE HILL		THE PONDS		WODONGA WEST		BALBERRA		KAMBALDA EAST
	WENTWORTH SOUTH WENTWORTHVILLE		DHARRUK EMERTON		EBDEN TANGAMBALANGA		BEACONSFIELD BUCASIA		KAMBALDA WEST NORSEMAN
	WESTMEAD		MINCHINBURY		SHEPPARTON	-	CONINGSBY		ESPERANCE
	OLD TOONGABBIE		MOUNT DRUITT		BANDIANA		MACKAY		NULSEN
	TOONGABBIE		MT DRUITT		MOUNT BEAUTY	-	MACKAY HARBOUR		. DOWERIN
	KINGS LANGLEY		MT. DRUITT		MT BEAUTY	-	MACKAY NORTH		KOORDA
			TREGEAR		TALLANGATTA	-	MACKAY WEST		MUCHEA
	LALOR PARK	2//0							

Post Code	Suburb	Post Code	Cuburb	Post Code	Cuburb	Post Code	Cuburb	Post Code	Cuburb
	SEVEN HILLS WEST		GLENBROOK		CORRYONG		MT PLEASANT		MOORA
	ARNDELL PARK		BLAXLAND		WALWA		NORTH MACKAY		ELLENBROOK
	BLACKTOWN		BLAXLAND EAST		EILDON		OORALEA		JANDAKOT
	BLACKTOWN EAST		WARRIMOO		ACHERON		PAGET		JURIEN BAY
2148	CASTLE HILL	2776	FAULCONBRIDGE	3714	ALEXANDRA	4740	PAGNET	6525	DONGARA
2148	EASTERN CREEK		SPRINGWOOD	3717	YEA	4740	RICHMOND	6530	BLUFF POINT
	KINGS PARK		VALLEY HEIGHTS		BONNIE DOON		RURAL VIEW		GERALDTON
	MARAYONG		WINMALEE		MANSFIELD		SLADE POINT		MAHOMETS FLATS
	PROSPECT CASTLE HILL		HAZELBROOK KATOOMBA		MIRIMBAH		SOUTH MACKAY WEST MACKAY		WONTHELLA
	HARRIS PARK		LEURA		YARRAWONGA MYRTLEFORD		GARGETT		GLENFIELD KALBARRI
	NORTH PARRAMATTA		WENTWORTH FALLS		MYRTLEFORD		KUTTABUL		NORTHAMPTON
	PARRAMATTA		LAWSON		BRIGHT		SEAFORTH		KALBARRI
	NORTH PARRAMATTA		BLACKHEATH		HOTHAM HEIGHTS		NEBO		DENHAM
2151	NORTH ROCKS		MT VICTORIA		BEECHWORTH	4743	COPPABELLA		TOODYAY
2151	PARRAMATTA	2787	OBERON	3747	MYRTLEFORD	4743	GLENDEN	6603	WONGAN HILLS
2151	PARRAMATTA NORTH	2790	BOWENFELS	3749	YACKANDANDAH	4743	GLENDON	6609	DALWALLINU
	NORTHMEAD		LITHGOW		WOLLERT		MORANBAH		MORAWA
	BAULKAM HILLS		SOUTH BOWENFELS		MILL PARK		DYSART		MEEKATHARRA
	BAULKHAM HILLS		CARCOAR		PLENTY VALLEY		MIDDLEMOUNT		CARNARVON
	BELLA VISTA		MANDURAMA		SOUTH MORANG		BUCASIA		EXMOUTH
	KELLYVILLE		COWRA		BEVERIDGE		MOUNT PLEASANT		DAMPIER KARRATH
	WINSTON HILLS CASTLE HILL		BATHURST KELSO		DOREEN MERNDA		WALKERSTON MARIAN		KARRATHA
	BEAUMONT HILLS		PERTHVILLE		WALLAN		PEREGIAN SPRINGS		PORT HEDLAND
	KELLYVILLE		RAGLAN		WALLAN EAST		MIRANI		SOUTH HEDLAND
	KELLYVILLE RIDGE		MILLTHORPE		PHEASANT CREEK		FINCH HATTON		SOUTH HEDLAND
	NORTH KELLYVILLE		BLAYNEY		WALLAN		CALEN		BROOME
	ROUSE HILL		BLETCHINGTON	3757	WHITTLESEA		GUNYARRA	6725	DJUGUN
	KENTHURST		DUBBO	3758	WANDONG		PROSERPINE		DERBY
	LANSVALE SOUTH		ORANGE		PANTON HILL		AIRLIE BEACH		KUNUNURRA
	GLENORIE		ORANGE EAST		SMITHS GULLY		CANNONVALE		TURKEY CREEK
	WISEMANS FERRY		ORANGE NORTH		ST ANDREWS		JUBILEE POCKET		WARMUN
	DURAL MIDDLE DURAL		RICHMOND SPRING HILL		KINGLAKE KILMORE		JUBILEE POCKETT PROSEPINE		TOM PRICE NEWMAN
	ROUND CORNER		CANOWINDRA		KILMORE EAST		HAMILTON ISLAND		PARABURDOO
	GALSTON		GOOLOOGONG		MONTROSE		WHITSUNDAYS		FITZROY CROSSING
	GRANVILLE		EUGOWRA		KALORAMA		COLLINSVILLE		MOUNT HARDMAN
	MERRYLANDS		GRENFELL		MT DANDENONG		BOWEN		HALLS CREEK
	GUILDFORD		GEURIE		COLDSTREAM		DELTA		YIYILI
2161	GUILDFORD WEST	2820	WELLINGTON	3775	YARRA GLEN	4805	QUEENS BEACH	6959	FREMANTLE
2161	OLD GUILDFORD	2821	NARROMINE	3777	HEALESVILLE	4806	HOME HILL	6966	KWINANA
2161	YENNORA	2823	TRANGIE	3777	HEALSVILLE	4807	AYR	6987	CANNINGTON
	CHESTER HILL	2824	WARREN	3777	SEVILLE	4808	BRANDON	7000	HOBART
	CARRAMAR		NYNGAN		MARYSVILLE		GIRU		NORTH HOBART
	VILLAWOOD		NARROMINE		COCKATOO		BELGIAN GARDENS		SOUTH HOBART
	FAIRFIELD		GILGANDRA		EMERALD		CONDON		WEST HOBART
	PRAIRIEWOOD		GULARGAMBONE		GEMBROOK OLINDA		GARBUTT IDALIA		HOBART AIRPORT
	SMITHFIELD WETHERILL PARK		COONAMBLE DUBBO		SASSAFRAS GULLY		NORTH WARD		BATTERY POINT HOBART SOUTH
	FAIRFIELD		DUBBO GROVE		OLINDA		RAILWAY ESTATE		SOUTH HOBART
	FAIRFIELD HEIGHTS		DUBBO WEST		THE PATCH		SOUTH TOWNSVILLE		NEWNHAM
	FAIRFIELD WEST		WONGARBON		MONBULK		TOWNSVILLE		SANDY BAY
	CABRAMATTA		WALGETT		SILVAN		WEST END		MOONAH
2166	CABRAMATTA WEST	2834	COBAR	3796	MT EVELYN	4811	CLUDEN		HOWRAH
2166	CANLEY HEIGHTS	2834	LIGHTNING RIDGE	3797	YARRA JUNCTION	4811	DOUGLAS	7008	LENAH VALLEY
	CANLEY VALE		COBAR		CRANBOURNE		IDALIA		NEW TOWN
	LANSVALE		WALGETT		CRANBOURNE WEST		JAMES COOK UNIVERSITY		NEWTOWN
	GLENFIELD		BREWARRINA		WARBURTON		OONOONBA		DERWENT PARK
	GUILDFORD GUNGAHLIN		BOURKE MENDOORAN		CLAYTON ENDEAVOUR HILL		TOWNSVILLE TOWNSVILLE CLUDEN		GLENORCHY LUTANA
	CARTWRIGHT		COOLAH		ENDEAVOUR HILLS		WULGURU		MOONAH
	GREEN VALLEY		DUNEDOO		FOUNTAIN GATE		CASTLETOWN		GLENORCHY
	HINCHINBROOK		WALLERAWANG		HALLAM		CURRAJONG		. AUSTINS FERRY
	MILLER		PORTLAND		NARRE WARREN NORTH		HERMIT PARK		CHIGWELL
	ROZELLE		KANDOS		FOUNTAIN GATE		HYDE PARK		CLAREMONT
	CASULA		RYLSTONE		NAREE WARREN		MUNDINGBURRA		LINDISFARNE
	CHIPPING NORTON		CROSSROADS		NARRE WARREN		PIMILCO		RISDON VALE
	HAMMONDVILLE		MUDGEE		NARRE WARREN SOUTH		PIMLICO		NEWTOWN
	HOXTON PARK LIVERPOOL		GULGONG MANU DRA		RICHMOND		ROSSLEA TOWNSVILLE		BELLERIVE
	LIVERPOOL SOUTH		MANILDRA MOLONG		BERWICK BERWICK NORTH		AITKENVALE		HOWRAH MORNINGTON
	LURNEA		CUMNOCK		BERWICK NORTH		ANNANDALE		ROSNY
	MERRYLANDS		YEOVAL		BEACONSFIELD		BOHLE		ROSNY PARK
	MOOREBANK		PEAK HILL	-	BEACONSFIELD UPPER		CRANBROOK		WARRANE
	MOUNT PRITCHARD		PARKES	-	OFFICER		DOUGLAS		ROKEBY
2170	MT PRITCHARD		BEDGEREBONG	-	OFFICER EAST		GARBUTT		LAUDERDALE
	PRESTONS		FORBES		SOUTH OFFICER		GARBUTT TOWNSVILLE		RICHMOND
	WARWICK FARM		TRUNDLE		PAKENHAM		HOME HILL		CAMPANIA
	CARNES HILL		BOGAN GATE		PAKENHAM SOUTH		MT LOUISA		BAGDAD
	CECIL HILLS		CONDOBOLIN		MARYKNOLL		TOWNSVILLE		BOTHWELL
	HORNINGSEA PARK		CONOBOLIN PROVEN HILL	-	NAR NAR GOON		VINCENT		BRIDGEWATER
	HOXTON PARK HOXTON WEST		BROKEN HILL BROKEN HILL NORTH	-	TYNONG GARFIELD		CONDON KELSO		BRIGHTON GAGEBROOK
	WATTLE GROVE		SOUTH BROKEN HILL		BUNYIP		RASMUSSEN		KEMPTON
	WATTLE GROVE		LORD HOWE ISLAND		LONGWARRY		RASUMSSEN		KINGS MEADOWS
-113	EDMONDSON PARK		NORFOLK ISLAND		DROUIN		ALLIGATOR CREEK		KINGSTON
2174			GREENWAY		WARRAGUL		CALCIUM		BLACKMANS BAY
	HORSLEY PARK	2900							
2175	HORSLEY PARK EDENSOR PARK		TUGGERANONG	3822	DARNUM	4816	ELLIOT SPRINGS	7053	KINGSTON
2175 2176		2900			DARNUM YARRAGON		ELLIOT SPRINGS CONDON		KINGSTON MARGATE
2175 2176 2176 2176	EDENSOR PARK	2900 2901 2902	TUGGERANONG	3823 3824		4817 4817		7054 7054	

Post Code	Cuburb	Post Code Suburb	Post Code Suburb	Post Code Suburb	Post Code Suburb
	BONNYRIGG	2903 WANNIASSA	3825 NEWBOROUGH	4817 THURINGOWA	7109 GROVE
	BONNYRIGG HEIGHTS	2905 CALWELL	3835 THORPDALE	4817 THURINGOWA 4817 THURINGOWA CENTRAL	7109 GROVE 7109 HUONVILLE
	KEMPS CREEK	2905 CHISHOLM	3840 MORWELL	4818 BOHLE-TOWNSVILLE	7112 CYGNET
	AUSTRAL	2906 CONDER	3840 TRARALGON	4818 BURDELL	7116 GEEVESTON
	EMERALD HILLS	2911 CRACE	3841 MORWELL	4818 BUSHLAND BEACH	7120 OATLANDS
2179	LEPPINGTON	2911 LYNEHAM	3842 CHURCHILL	4818 DEERAGUN	7140 FORTESCUE BAY
2184	PROSPECT	2911 MITCHELL	3844 TRARALGON	4818 TOWNSVILLE	7140 NEW NORFOLK
2184	WETHERILL PARK	2912 GUNGAHLAN	3847 ROSEDALE	4820 CHARTER TOWERS	7140 OUSE
	CHULLORA	2912 GUNGAHLIN	3850 SALE	4820 CHARTERS	7155 KETTERING
	GREENACRE	2913 CASEY	3854 GLENGARRY	4820 CHARTERS TOWERS	7170 CAMBRIDGE
	BELFIELD	2913 NICHOLLS	3858 HEYFIELD	4820 LISSNER	7171 MIDWAY POINT
	BELMORE	2914 AMAROO	3860 MAFFRA	4821 HUGHENDEN	7172 SORELL
	KIRRAWEE CANTERBURY	2966 ISLINGTON	3862 STRATFORD	4822 RICHMOND	7173 DODGES FERRY
	HURLSTONE PARK	3000 CANBERRA 3000 DOCKLANDS	3865 LINDENOW 3869 YINNAR	4823 JULIA CREEK 4824 CLONCURRY	7177 DUNALLEY 7182 PORT ARTHUR
	CAMPSIE	3000 EAST MELBOURNE	3870 BOOLARRA	4825 MILES END	7184 NUBEENA
	CLEMPTON PARK	3000 ELSTERNWICK	3870 MIRBOO NORTH	4825 MOUNT ISA	7190 ORFORD
	CLEMTON PARK	3000 EMPORIUM	3872 EMERALD	4825 MOUNT ISA CITY	7190 SWANSEA
2195	LAKEMBA	3000 MELBOUNRE	3875 BAIRNSDALE	4825 MT ISA	7190 TRIABUNNA
2195	WILEY PARK	3000 MELBOURNE	3880 PAYNESVILLE	4825 MT ISA CITY	7209 ROSS
2196	PUNCHBOWL	3000 MELBOURNE CBD	3885 BRUTHEN	4825 MT. ISA	7210 CAMPBELL TOWN
2196	ROSELANDS	3000 NORTHCOTE	3888 ORBOST	4825 THE GAP	7210 CAMPBELLTOWN
	ROSELANDS GROVE	3000 SOUTH WHARF	3890 CANN RIVER	4825 TOWNVIEW	7212 EVANDALE
	BASS HILL	3001 MELBOURNE	3892 MALLACOOTA	4829 MT ISA	7212 WESTERN JUNCTION
	GEORGES HALL	3002 EAST MELBOURNE	3898 OMEO	4830 BURKETOWN	7213 AVOCA
	YAGOONA	3002 JOLIMONT	3903 SWAN REACH	4849 CARDWELL	7214 FINGAL
	BANKSTOWN BANKSTOWN AIRPORT	3002 MELBOURNE 3003 EAST MELBOURNE	3909 EASTERN BEACH 3909 LAKES ENTRANCE	4850 HALIFAX 4850 INGHAM	7215 BICHENO 7215 COLES BAY
	CONDELL PARK	3003 WEST MELBOURNE	3910 LANGWARRIN	4850 INGHAM 4852 MISSION BEACH	7215 COLES BAY 7215 SCAMANDER
	ENGADINE ENGADINE	3004 MELBOURNE	3910 LANGWARRIN WEST	4852 WONGALING BEACH	7215 ST MARYS
	SYDNEY	3004 MELBOURNE ST KILDA RD	3911 BAXTER	4854 TULLY	7215 ST MARY'S
	DULWICH HILL	3004 ST KILDA	3912 PEARCEDALE	4855 EL ARISH	7216 ST HELENS
	MARRICKVILLE	3005 MELBOURNE	3912 SOMERVILLE	4856 SILKWOOD	7248 ALANVALE
2204	MARRICKVILLE SOUTH	3006 BALACLAVA	3913 TYABB	4858 MOURILYAN	7248 INVERMAY
	ARNCLIFFE	3006 SOUTH WHARF	3915 CERBERUS	4859 SOUTH JOHNSTONE	7248 MOWBRAY
	WOLLI CREEK	3006 SOUTHBANK	3915 HASTINGS	4860 INNISFAIL	7248 MOWBRAY HEIGHTS
	CLEMTON PARK	3006 SOUTHWHARF	3916 MERRICKS	4860 INNISFAIL ESTATE	7248 NEWNHAM
	EARLWOOD	3008 DOCKLANDS	3916 SHOREHAM	4861 BABINDA	7249 GLEN DHU
	BARDWELL PARK	3008 MELBOURNE	3918 BITTERN	4865 GORDONVALE	7249 KING MEADOWS
	BEXLEY	3008 SOUTH WHARF	3919 CRIB POINT	4868 MOUNT SHERIDAN	7249 KINGS MEADOWS
	BEXLEY NORTH KINGSGROVE	3011 FOOTSCRAY 3011 LINDFIELD	3922 COWES 3925 SAN REMO	4868 MT SHERIDAN 4868 WHITE ROCK	7249 KINGSMEADOWS 7250 INVERESK
	BEVERLY HILLS	3011 REVESBY	3926 BALNARRING	4868 WOREE	7250 LAUNCESTON
	NARWEE	3011 SEDDON	3926 MERRICKS NORTH	4869 EDMONTON	7250 MOWBRAY
	SYDNEY	3012 BRAYBROOK	3927 SOMERS	4870 BRINSMEAD	7250 NEWSTEAD
	LUGARNO	3012 BROOKLYN	3929 FLINDERS	4870 BUNGALOW	7250 NORWOOD
	PEAKHURST	3012 FOOTSCRAY	3930 MOUNT ELIZA	4870 CAIRNS	7250 PROSPECT VALE
2210	RIVERWOOD	3012 FOOTSCRAY WEST	3930 MT ELIZA	4870 CAIRNS NORTH	7250 RAVENSWOOD
2211	PADSTOW	3012 KINGSVILLE	3930 SOMERVILLE	4870 CLIFTON BEACH	7250 RIVERSIDE
2212	REVERSBY	3012 KINGSVILLE WEST	3931 MORNINGTON	4870 EARLIVILLE	7250 ST LEONARDS
	REVESBY	3012 MAIDSTONE	3931 MORNINGTON EAST	4870 EARLVILLE	7250 TREVALLYN
	REVESBY SOUTH	3012 RICHMOND	3931 MORNINGTON PENINSULA	4870 EDGE HILL	7252 PIPERS RIVER
	TOP RYDE	3012 WEST FOOTSCRAY	3934 MOUNT MARTHA	4870 EDMONTON	7253 GEORGE TOWN
	PANANIA	3013 YARRAVILLE	3936 DROMANA	4870 FRESHWATER	7253 GEORGETOWN
	MILPERRA	3013 YARRAVILLE WEST	3937 RED HILL SOUTH	4870 HERVEY BAY	7254 SCOTTSDALE
	BANKSIA BRIGHTON LE SANDS	3014 ESSENDON FIELDS 3015 NEWPORT	3938 MCCRAE 3939 FINGAL	4870 MANOORA 4870 MANUNDA	7259 NUNAMARA 7260 SCOTTSDALE
	BRIGHTON LE SANDS	3015 NEWPORT WEST	3939 ROSEBUD	4870 MUANUNDA	7260 SCOTTSDALE
	ROCKDALE	3015 SPOTSWOOD	3940 ROSEBUD	4870 PARRAMATTA PARK	7268 LILYDALE
	ROSELANDS	3016 SOUTH YARRA	3941 RYE	4870 PORTSMITH	7270 BEACONSFIELD
	KOGARAH	3016 WILLIAMSTOWN	3941 TOOTGAROOK	4870 REDLYNCH	7270 BEAUTY POINT
	RAMSGATE	3016 WILLIAMSTOWN NOR	3942 BLAIRGOWRIE	4870 STRATFORD	7275 EXETER
	RAMSGATE BEACH	3018 ALTONA	3943 SORRENTO	4870 WESTCOURT	7277 LEGANA
	ALLAWAH	3018 ALTONA NORTH	3950 KORUMBURRA	4871 AURUKUN	7290 CARRICK
	CARLTON	3018 ALTONA WEST	3953 LEONGATHA	4871 KURRIMINE BEACH	7290 HADSPEN
	SANS SOUCI	3019 BRAYBROOK	3956 MEENIYAN	4871 MENA CREEK 4871 MIRIWINNI	7292 HAGLEY
	HURSTVILLE BLAKEHURST	3020 ARDEER 3020 SUNSHINE	3956 TARWIN LOWER 3959 FISH CREEK	4871 MIRIWINNI 4871 WANGAN	7300 PERTH 7301 LONGFORD
	HURSTVILLE SOUTH	3020 SUNSHINE 3020 SUNSHINE NORTH	3960 FOSTER	4871 WANGAN 4871 YARRABAH	7301 LONGFORD 7302 CRESSY
	SOUTH HURSTVILLE	3020 SUNSHINE WEST	3960 TIDAL RIVER	4872 KAIRI	7303 WESTBURY
	PENSHURST	3021 ALBANVALE	3962 TOORA	4872 KIRRA	7304 DELORAINE
	CORRIMAL	3021 CARRUM DOWNS	3966 WELSHPOOL	4872 MOUNT GARNET	7305 RAILTON
	MORTDALE	3021 KEALBA	3971 ALBERTON	4872 WALKAMIN	7306 CRADLE MOUNTAIN
	OATLEY	3021 KEILOR DOWNS	3971 YARRAM	4873 MOSSMAN	7306 SHEFFIELD
	OATLEY WEST	3021 ST ALBANS	3975 LYNBROOK	4875 THURSDAY ISLAND	7307 LATROBE
	SYLVANIA	3021 ST. ALBANS NORTH	3975 LYNDHURST	4877 CRAIGLIE	7307 PORT SORELL
	SYLVANIA HEIGHTS	3022 ARDEER	3976 HAMPTON PARK	4877 PORT DOUGLAS	7307 SHEARWATER
	SYLVANIA WATERS	3022 CAROLINE SPRINGS	3976 LYNDHURST	4877 PT DOUGLAS	7307 WESLEY VALE
	OYSTER BAY JANNALI	3022 SUNSHINE	3977 BOTANIC RIDGE	4878 MACHANS BEACH	7310 DEVONPORT
	GYMEA	3022 SUNSHINE WEST 3023 ARDEER	3977 CLYDE NORTH 3977 CRANBOURNE	4878 MACHANS BEACH 4878 SMITHFIELD	7310 DON 7310 EAST DEVONPORT
	MIRANDA	3023 BURNSIDE	3977 CRANBOURNE EAST	4878 YORKEYS KNOB	7310 QUOIBA
	CARINGBAH	3023 BORNSIDE 3023 CAIRNLEA	3977 CRANBOURNE NORTH	4879 CLIFTON BEACH	7310 QOOIBA 7310 SPREYTON
	LILLI PILLI	3023 CAROLINE SPRINGS	3977 CRANBOURNE WEST	4879 KEWARRA BEACH	7310 STONY RISE
	TAREN POINT	3023 DEER PARK	3977 FIVE WAYS	4879 PALM COVE	7315 BRIDPORT
2230	BUNDEENA	3023 MARIBYRNONG	3977 LISMORE	4879 TRINITY BEACH	7315 TURNERS BEACH
	CRONULLA	3023 RAVENHALL	3977 SANDHURST	4879 TRINITY PARK	7315 ULVERSTON
	WOOLOOWARE	3023 TARNEIT	3978 CLYDE	4879 TRINTY BEACH	7315 ULVERSTONE
	KURNELL	3024 MANOR LAKES	3978 CLYDE NORTH	4880 MAREEBA	7315 ULVERSTONE WEST
	KAREELA	3024 TARNEIT	3978 CRANBOURNE EAST	4881 KURANDA	7316 PENGUIN
2232	KIRRAWEE SUTHERLAND	3024 WYNDHAM VALE 3025 ALTONA	3979 CLYDE NORTH	4882 TOLGA	7320 BURNIE
2222		= 3075 ALTUNA	3980 TOORADIN	4883 ATHERTON	7320 BURNIE UPPER

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2231 WORTPOOL SIDE SUCK PROPERTY AND STATE AND									
2013 MONTH									
223 MACON									
1232 LILLWOMED									
223 MENU 206 MONTON COST 2007 MONTON CO									
2025 BIRMA 2827 OURSETTON 2005 OURSETTO	2234	MENAI	3026	LAVERTON NORTH	3991	BASS	4895	COOKTOWN	7325 WYNYARD
200.0000000000000000000000000000000000									
2025 MONTON MIST 2021 MONTON ADD SEASON TARES TREATMENT ADD SEASON									
225 MANDRA 200 ALTERNATION ACC SEASANGTOY ESS MANDRA LASS 740 PERSON ALTERNATION ACC PERSON ACC									
2250 ILBURNAN 2000 ATTOM, MERCONNOM 4000 SPRANE BILL 2000									
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2200 INSTANCE 2000 INS									1950 FWOINCESTON
2200 WAST GOUDWING 2000 TARREST 4000 WAST FARM 5000 WAST FARM 50									1
2250 WYCHANGO 2001 TANSETT HORIENT 4005 HEAV PARAM 2005 MINE TOWN									1
2251, CANCADE BERCH 3220 TRANSPER 3020 TRANSPER 3020 EVENTS REGION 3020 TRANSPER 3									1
2921 COMPARIANA 3022 YERDEREE 4000 ROYNER BIDGE 5000 REVENUEY 5000 REVENUEY 5000 REVENUEY 5000 REVENUE 5000 RE									7
2255 INCLANDER 2000 WERRIET 4000 FOWN HILLS 5000 FOURTH 5000 FOWN HILLS 5000 FOWN	2251	COPACABANA	3029	TRUGANINA	4006	BOWEN BRIDGE	5009	BEVERLEY	7
2231 SINCHILLIANER 3021 ACRESTMENT 4000 HENSTON 4000 HENST	2251	GREEN POINT	3029	WERRIBEE	4006	BOWEN HILLS	5009	KILKENNY	1
2256 PATOMICAN 2000 BISSARTON RELIES 4000 RASWILLON 5001 SCORE PARK 2250 VANOVICE 2000 BISSARTON RELIES 4000 PAGOT PAG	2251	KINCUMBER	3030	DERRIMUT	4006	FORTITUDE VALLEY	5010	ANGLE PARK	1
2220 WOYNED 1920 HOPPIES CRESSING 4007 PARCET 5911 WCCODE 1920 WINDOWS									1
2227 THALONG SACH 3000 MARRYWOODG 4007 BRISHARE 5011 WOODOWLE PAIK 2227 CHALLY FARM 3011 WOODOWLE PAIK 2027 CHALLY FARM 3011 WANDOWLE PAIK 2028 CHALLY FARM 3011 WANDOWLE PAIK 2028 CHALLY FARM 3011 WANDOWLE PAIK 2028 CHALLY FARM 3011 WANDOWLE PAIK 2029 CHALLY FARM 3021 WANDOWLE PAIK 2029 WANDOWLE									1
2225 CAMPA DOD FORT COOK 4007 BRISANE AIRCORT 5011 WCODOWLE PAIK 2225 CAMPA DOD WERRIES SALTIFE 4007 IAAMS TOOL CAMPATON 5011 WCODOWLE PAIK 2225 CAMPA DOD WERRIES SALTIFE 4007 IAAMS TOOL CAMPATON 5011 WCODOWLE PAIK 2225 CAMPATON 5011 WCODOWLE PAIK 2225 CAMPATON 5012 WCODOWLE PAIK 4009 BRISANE AIRCORY 5012 WCODOWLE PAIK 4012 WCODOWLE PAIK									7
2237 MANNA MARCO									7
2257 JUMBA BEACH 2000 WYSHINES SOLUTH 4007 MONEY 2257 WASSTATH 2011 YASSTATH 201									1
2257 JUANDA BEACH 3031 ENDINGTON 4008 BRESANCE ARRORT 5011 MASCHERD PARK									7
2250 MANDRIAN 3031 MENNICTON 4008 BRISANE ARRORT 3012 NOCIDIAL FACINITY 3013 NOCIDIAL SCRIPT 4009 BREANE ARRORT 5013 (ALMAN 5014 NOCIDIAL SCRIPT 5013 (ALMAN 5014 NOCIDIAL SCRIPT 5013 (ALMAN 5014 NOCIDIAL SCRIPT 5014 NOCIDI									7
2225 QUANDRAN 303 KINSHINGTON 400 PRINCENSA 3021 VOCODULE NORTH 2225 DIAMON 3032 ASCOT VALE 4000 ENGLE FARM 5031 PENNINGTON 2225 DIAMON 3032 ASCOT VALE 4000 ENGLE FARM 5031 PENNINGTON 2225 DIAMON 3032 ASCOT VALE 4000 ENGLE FARM 5031 PENNINGTON 2031 ASCOT VALE 4000 ENGLE FARM 5031 PENNINGTON 4031 ASCOT VALE 4031 ASCOT VAL	2257	WAGSTAFFE	3031	FLEMINGTON	4008	BRISBANE AIRPORT	5012	WOODVILLE GARDENS	7
2259 DILAMPELAM 3921 ARCOT VALE 4009 BRESBANE AIRODAT 3921 FINNINGTON 3922 ARCOT VALE 4009 BADE FARM 3921 FINNINGTON 4011 LAGAL JUNCTEON 3921 FINNINGTON 4011 LAGAL JUNCTEON 3922 AMBRIEVANOR 4011 LAGAL JUNCTEON 3922 AMBRIEVANOR 4011 LAGAL JUNCTEON 3924 AMBRIEVANOR 4011 HENDRA	2258	OURIMBAH	3031	KENSINGTON	4008	PINKENBA	5012	WOODVILLE NORTH	1
2259 GAMMALAN 3032 ASCOT VALE 4009 EAGLE FARM 5013 FENNINGTON 1009 EAGLE FARM 5013 ASSEWATER 1209 IALBURY 3012 CREEN 3013 ASSEWATER 3013 ASSEMANCE 3013 ASSEMANCE 3013 ASSEMANCE 3013 ASSEMANCE 3014 ASSEMANCE 3016 ASSEMAN	2259	BULAHDELAH	3031	NEWMARKET	4009	BRISBANE AIRPORT	5013	GILLMAN	1
2259 MANNAL 3032 DEER PARK 4020 BENCATION 5031 MOSEWATER LAST 2259 MANNERINDE PARK 3032 MARIBERYONG 4011 EAGE JUNCTION 5014 ABERT PARK 2025 MANNERINDE PARK 3032 MARIBERYONG 4011 EAGE JUNCTION 5014 ABERT PARK 4012 MORREAL 4011 MORREAL 4012 MORREAL 4012 MORREAL 4012 MORREAL 4012 MORREAL 4013 MORTHIGATE 5014 GUISTANTOWN 4014 MANNE LEGISTR NORTH 5014 GUISTANTOWN 4015 MANNE LEGISTR NORTH 4015 MANNE LEGISTR NORTH 4015 MANNE LEGISTR NORTH 4015 MANNE LEGISTR NORTH 4017 MANNE LEGISTR N	2259	GWANDALAN	3032	ASCOT VALE	4009	EAGLE FARM	5013	PENNINGTON	1
2255 LARE MINNORMAN 3032 MARBBRYONG 4011 ELEVITOR 5014 MARBERT PARK 12259 SUMMERIAND POINT 3032 MARBBRYONG 4011 HENDIA 5014 ALBERTON 5014 ALBERTON 5014 MARBERT PARK 5015 MARBBRYONG 4012 MARDON 5014 MARBERT PARK 5015 MARBBRYONG 5014 MA									7
2259 MANNERING PARK 3021 MARREYNONG 4011 HENDRA 5014 ALBERTON 5014 HENDRON 5015 HENDRO									7
2259 SLAMMERLAND POINT 3021 MARIEWRONG 4012 INNDAM 5004 ALBERTON									1
2259 TUGGERAN 3032 MARRENONG 4012 NUNDAM 5014 HENDON									1
2259 WADALBA 3031 KELOR EAST 4021 TOOMBUL 50014 QUEENSTOWN 2259 WITE 3036 KELOR 3005 KELOR 4021 WAVEL HEBUTS NORTH 5003 FORT ABELADE 2259 WYONG 3036 KELOR DOWNS 4014 BANYO 50061 LAGS BAY 2259 WYONGA 3036 KELOR BOWNS 4014 BANYO 50061 LAGS BAY 2259 WYONGAM 3030 KELOR EAST 4014 NUBGEE 5006 PETERHEAD 3027 WASHE 4014 WASHER AND 5007 WASHE 4017 WASHE									7
2259 WATANOBB 3034 AVONDALE HEIGHTS 4012 WAVELL HEIGHTS NORTH 5015 ROYAL PARK 2259 WYONG 3036 KELOR DOWNS 4014 BANYO 5016 (LARGS BAY 2259 WYONGAH 3036 KELOR BOWNS 4014 BANYO 5016 (LARGS BAY 2259 WYONGAH 3036 KELOR BAST 4014 NUGGEE 5016 FERRHEAD 5017 OSBORNE 2250 CAMPBELLTOWN 3037 (CALDER PARK 4014 NUGGEE 5016 FERRHEAD 5017 OSBORNE 2250 CAMPBELLTOWN 3037 (CALDER PARK 4014 NUGGEE 5017 OSBORNE 5017 OSBORNE 4017 BRACTEN RIDGE 5017 OSBORNE 4017 BRACTEN RIDGE 5019 FERTHEAD 5017 OSBORNE 4017 BRACTEN RIDGE 5019 FERTHEAD 5									7
2259 WYONG 3006 KELOR DWWS 4013 NORTHGATE 5015 FORT ADELAIDE									1
2259 WYONGA									7
2250 WYONGAM 3006 KELIOR EAST 4004 NUDGEE 5016 PETERHEAD 2260 CARRESTERS BEACH 3037 CALDER PARK 4011 VIRGINIA 5017 OSBORNE 2260 FORRESTERS BEACH 3037 CALDER PARK 4017 BRACKEN RIDGE 5018 NORTH HAVEN 4017 BRACKEN RIDGE 5018 NORTH HAVEN 4017 BRACKEN RIDGE 5018 NORTH HAVEN 4017 PARCHES 4019 PARCHES 40									1
2260 CAMPBELITOWN 3037 CALORE PARK 4014 VIRGINIA 5017 OSDONNE 2280 TERRIGAL 3037 THILSIDE 4017 BRACKEN RIDGE 5018 NORTH HAVEN 5019 EXTER 5020 TERRIGAL 3037 THILSIDE 4017 BRACKEN RIDGE 5018 NORTH HAVEN 5019 EXTER 5020 TERRIGAL 3037 TELEOR DOWNS 4017 DEAGON 5019 EXTER 5020 WEST LAKES 5021 WEST LAKES 5022 WEST LAKES 5022 WEST LAKES 5023 WEST L			3036	KEILOR EAST					7
2260 FORRESTERS BEACH 3037 FILLSDE 4017 BRACKEN RIDGE 5018 NORTH HAVEN	2260	CAMPBELLTOWN	3037	CALDER PARK	4014	VIRGINIA	5017	OSBORNE	1
2250 TERRIGAL 3037 KELIDR DOWNS 4017 DEACON 5019 SEMPHORE	2260	FORRESTERS BEACH	3037	DELAHEY	4017	BRACKEN RIDGE	5018	NORTH HAVEN	1
2261 BATEAU BAY 3037 KELIOR NORTH 4017 SANDGATE 5020 WEST LAKES SHORE	2260	TERRIGAL	3037	HILLSIDE	4017	BRIGHTON	5019	EXETER	1
2261 CHITTAWAY 3037 TAYLORS HILL 4019 LCIONTAR 5021 WESTLAKES					-				1
2261 CHITTAWY POINT 3037 TAYLORS HILL 4019 CLONTARF 5021 WESTLAKES									1
2261 CHITTAWAY POINT 2261 TIMEARNEY VALE 3038 BINDOORDA 4019 SCOTTS POINT 5022 FENLEY BEACH 2261 TOO WOOD BAY 3038 TAYLORS LAKE 4020 KIPPA RING 5023 FINDON 5023 FINDON 5024 FINDON 5024 FINDON 5024 SEATON 5024 FULHAM 5026 SEATON 4020 KIPPA RING 5026 SEATON 5026 SEATON 5026 SEATON 5027 SEATON 5027 SEATON 5028 SEATON 5028 SEATON 5028 SEATON 5029 SEATON 5029 SEATON 5029 SEATON 5029 SEATON 5029 SEATON 5029 SEATON 5020 SEATON 5020 SEATON 5020 SEATON 5020 SEATON 5020 SEATON 5024 FULHAM GARDENS 5026 SEATON 5026 SEATON 5027 SEATON 5027 SEATON 5028 SEATON 5029 SEATON 5029 SEATON 5029 SEATON 5020 SEATON 5021 SEATON 5022 SEATON 5024 SEATON 5024 SEATON 5026 SEATON 5026 SEATON 5026 SEATON 5026 SEATON 5027 SEATON 5028 SEATON 5028 SEATON 5029 SEATON 5020 SEATO									1
2261 KILLARNEY VALE 3038 BUNDOORA 4019 SCOTTS POINT 5022 HENLEY BEACH 2261 THE ENTRANCE 3038 KELIGO DOWNS 4020 KIPPA-RING 5023 SEATON 5022 SEATON 2261 THOWOWO RAY 3038 TAYLORS LAKE 4020 KIPPA-RING 5023 SEATON 2262 THUMBU MBI 3039 MADIBETYNOMG 4020 REDCLIFFE 5024 FULHAM ARDENS 2262 THUMBU MBI 3039 MADIBETYNOMG 4020 REDCLIFFE NORTH 5024 FULHAM CARDENS 2262 BUDGEWOI 3040 ABERFELDIE 4021 KIPPA-RING 5025 FULHAM CARDENS 2262 BUDGEWOI 3040 ABERFELDIE 4021 KIPPA-RING 5025 FULNERS PARK 4021 KIPPA-RING 5021 MILE END SOUTH 4021 KIPPA-RING 5031 MILE END SOUTH 4021 KIPPA-RING 5031 MILE END SOUTH 4022 REDCLIFFE 5031 MILE END SOUTH 4023 KERDON ARDEN 5031 FURDEN SOUTH 4030 MINNSOR 5032 WEST BEACH 4030 MINNSOR 5033 MILTON 5033 MI									1
2261 LONG JETTY 3038 KELLOR DOWNS 4020 KIPPA.RING 5023 FINDON									1
2261 THE ENTRANCE 3038 TAYLORS LAKE 4020 KIPPA-RING 5023 SEATON									1
2261 TODWOON BAY 3038 TAYLORS LAKES 4020 REDCLEFF 5024 FULHAM									1
2261 TUMBI UMBI 3039 MARIBBYNONG 4020 REDCLEFE NORTH 5024 FULHAM GARDENS 2262 BUDGEWOI 3040 ABERFELDIE 4021 KIPPA RING 5025 FLINDERS PARK 2262 DUTALSON NORTH 3040 ESSENDON AIRPORT 4021 KIPPA RING 5031 MILE END 3041 MILE END 3041 ESSENDON AIRPORT 4021 KIPPA RING 5031 MILE END SOUTH 3040 ESSENDON NORTH 4022 ROTHWELL 5031 THEBARTON 4030 TORTHWELL 5031 TORTHWELL 5032 TORTHWELL 5033 TORTHWELL			3038	TAYLORS LAKES					1
2262 BLUE HAVEN 3093 MOONEE PONDS	2261	TUMBI UMBI	3039	MARIBRYNONG	4020	REDCLIFFE NORTH	5024	FULHAM GARDENS	1
2262 BUDGEWOID 3040 ABERFELDIE 4021 KIPPA-RING 5022 FLINDERS PARK	2262	BLUE HAVEN	3039	MOONEE PONDS	4020	SCARBOROUGH	5024	WEST BEACH	1
2262 DOYALSON NORTH 3040 ESSENDON 4021 RIPPARING 5031 MILE END	2262	BUDGEWOI	3040	ABERFELDIE	4021	KIPPA RING	5025	FLINDERS PARK	1
2263 CHARMHAVEN 3040 ESSENDON NORTH 4022 ROTHWELL 5031 THEBATTON	2262	DOYALSON NORTH			4021	KIPPA-RING	5031	MILE END	1
2263 GOROKAN 3040 ESSENDON WEST 4030 KALINGA 5031 TORRENSVILE									1
2263 LAKE HAVEN 3041 ESSENDON 4030 LUTWYCHE 5032 LUDERDALE									1
2263 LAKEHAVEN 3041 ESSENDON A/PORT 4030 WINDSOR 5032 WEST BEACH									1
2263 TOUKLEY 3041 ESSENDON AIRPORT 4031 KEDRON 5033 HILTON									1
2264 BONNELLS BAY 3041 ESSENDON FIELDS 4031 REDBANK PLAINS 5033 MARLESTON									1
2264 DORA CREEK 3041 ESSENDON NORTH 4032 CHERMSIDE 5033 RICHMOND									1
2264 MORISSET 3041 SOUTH YARRA 4032 CHERMSIDE SOUTH 5033 WEST RICHMOND									1
2265 COCRANBONG 3041 STRATHMORE 4032 CHERMSIDE WEST 5034 CLARENCE PARK	2264	MORISSET			4032	CHERMSIDE SOUTH			7
2267 WANGI WANGI 3042 AIRPORT WEST 4032 CHERMSIDE 5034 GOODWOOD	2265	COORANBONG	3041	STRATHMORE	4032	CHERMSIDE WEST	5034	CLARENCE PARK	1
2280 BELMONT 3042 DONCASTER E. 4032 KEDRON 5034 WAYVILLE 2280 BELMONT NORTH 3042 ESSENDON AIRPORT 4034 ASLPEY 5035 ASHFORD 2280 BELMONT SOUTH 3042 ESSENDON FIELDS 4034 ASPLEY 5035 BACK FOREST 2280 JEWELLS 3042 KEILOR PARK 4034 BOONDALL 5035 EVERARD PARK 2280 JEWELLSTOWN 3042 NIDDRIE 4034 CARSELDINE 5035 KESWICK 2280 JEWELLSTOWN 3043 GLADSTONE PARK 4034 GEEBUNG 5037 MILE END 2280 MARKS POINT 3043 MELBOURNE AIRPORT 4034 GEEBUNG 5037 KURRALTA PARK 2281 BLACKSMITHS 3044 PASCOE VALE 4035 ALBANY CREEK 5038 PLYMPTON 2281 BLACKSMITHS 3044 PASCOE VALE SOUTH 4036 BALD HILLS 5038 SOUTH PLYMPTON 2281 BLACKSMITHS <td>2267</td> <td>WANGI WANGI</td> <td>3042</td> <td>AIRPORT WEST</td> <td>4032</td> <td>CHERMSIDE</td> <td>5034</td> <td>GOODWOOD</td> <td>1</td>	2267	WANGI WANGI	3042	AIRPORT WEST	4032	CHERMSIDE	5034	GOODWOOD	1
2280 JEWELLS	2280	BELMONT	3042	DONCASTER E.	4032	KEDRON	5034	WAYVILLE	1
2280 JEWELLSTOWN 3042 KEILOR PARK 4034 BOONDALL 5035 EVERARD PARK 4034 CARSELDINE 5035 KESWICK									1
2280 JEWELLSTOWN 3042 MIDDRIE 4034 CARSELDINE 5035 KESWICK									7
2280 JEWELSTOWN 3043 GLADSTONE PARK 4034 GEBBUNG 5035 MILE END 2280 MARKS POINT 3043 MELBOURNE AIRPORT 4034 MACKAY 5037 GLANDORE 2281 VALENTINE 3043 TULLAMARINE 4034 ZILLMERE 5037 KURRALTA PARK 2281 BLACKSMITHS 3044 PASCOE VALE 4035 ALBANY CREEK 5038 PLYMPTON 2281 SWANSEA 3044 PASCOE VALE SOUT 4035 ASPLEY 5038 PLYMPTON PARK 2282 WARNERS BAY 3044 PASCOE VALE SOUTH 4036 BALD HILLS 5038 SOUTH PLYMPTON 2283 ROTHMINES 3045 MELBOURNE AIRPORT 4036 BALD HILLS 5038 SOUTH PLYMPTON 2283 TORONTO 3045 MELBOURNE AIRPORT 4036 CARSELDINE 5039 CLARENCE GARDENS 2284 ARGENTON 3046 GLENNOY 4051 ALDERLEY 5039 MELROSE PARK 2284 <									7
2280 MARKS POINT 3043 MELBOURNE AIRPORT 4034 MACKAY 5037 GLANDORE 2281 VALENTINE 3043 TULLAMARINE 4034 ZILLMERE 5037 KURRALTA PARK 2281 SWANSEA 3044 PASCOE VALE SOUT 4035 ASPLEY 5038 PLYMPTON PARK 2282 WARNERS BAY 3044 PASCOE VALE SOUTH 4036 BALD HILLS 5038 PLYMPTON PARK 2283 RATHMINES 3045 MELBOURNE AIRPORT 4036 CARSELDINE 5039 CLARENCE GARDENS 2283 TORONTO 3045 TULLAMARINE 4037 EATONS HILL 5039 EDWARDSTOWN 2284 ARGENTON 3046 GLENROY 4051 ALDERLEY 5039 MELROSE PARK 2284 WOODRISING 3046 HADFIELD 4051 GAYHHORNE 5041 CUMBERLAND PARK 2285 CARDIFF 3046 OAK PARK 4051 GRANGE 5041 CUMBERLAND PARK 2285 GLEWORTH<									7
2280 VALENTINE 3043 TULLAMARINE 4034 ZILLMERE 5037 KURRALTA PARK 2281 BLACKSMITHS 3044 PASCOE VALE 4035 ALBANY CREEK 5038 PLYMPTON 2281 SWANSEA 3044 PASCOE VALE SOUTH 4036 BALD HILLS 5038 SOUTH PLYMPTON 2282 WARNERS BAY 3044 PASCOE VALE SOUTH 4036 BALD HILLS 5038 SOUTH PLYMPTON 2283 RATHMINES 3045 MELBOURNE AIRPORT 4036 CARSELDINE 5039 CLARENCE GARDENS 2283 TORONTO 3045 TULLAMARINE 4037 EATONS HILL 5039 EDWARDSTOWN 2284 BOOLAROO 3046 GENROY 4051 ALDERLEY 5039 MELROSE PARK 2284 WOODRISING 3046 HADFIELD 4051 GANTHORNE 5041 COVAR GARDENS 2285 CARDIFF 3046 OAK PARK 4051 GRANGE 5041 CUMBERLAND PARK 2285 EDGEW									7
2281 BLACKSMITHS 3044 PASCOE VALE 4035 ALBANY CREEK 5038 PLYMPTON 2281 SWANSEA 3044 PASCOE VALE SOUTH 4036 BALD HILLS 5038 PLYMPTON PARK 2282 WARNERS BAY 3044 PASCOE VALE SOUTH 4036 BALD HILLS 5038 SOUTH PLYMPTON PARK 2283 RATHMINES 3045 MELBOURNE AIRPORT 4036 CARSELDINE 5039 CLARENCE GARDENS 2284 ARGENTON 3045 TULLAMARINE 4037 EATONS HILL 5039 EDWARDSTOWN 2284 BOLAROO 3046 GLENROY 4051 ALDERLEY 5039 MELROSE PARK 2284 WOODRISING 3046 HADFIELD 4051 GAYTHORNE 5041 CUMBERLAND PARK 2285 CARDIFF 3046 OAK PARK 4051 GRANGE 5041 DAW PARK 2285 EDGEWORTH 3047 BANKSTOWN 4051 NEWMARKET 5041 WESTBOURNE PARK 2285 GLEN									7
2281 SWANSEA 3044 PASCOE VALE SOUT 4035 ASPLEY 5038 PLYMPTON PARK 2282 WARNERS BAY 3044 PASCOE VALE SOUTH 4036 BALD HILLS 5038 SOUTH PLYMPTON 2283 RATHMINES 3045 MELBOURNE AIRPORT 4036 CARSELDINE 5039 CLARENCE GARDENS 2283 TORONTO 3045 TULLAMARINE 4037 EATONS HILL 5039 EDWARDSTOWN 2284 AGENTON 3046 GLENROY 4051 ALDERLEY 5039 MELROSE PARK 2284 BOOLAROO 3046 GOWRIE 4051 GORTHORNE 5040 NOVAR GARDENS 2285 CARDIFF 3046 OAK PARK 4051 GRANGE 5041 CUMBERLAND PARK 2285 EDGEWORTH 3047 BANKSTOWN 4051 NEWMARKET 5041 DAW PARK 2285 GLENDALE 3047 BROADMEADOWS 4051 WILSTON 5042 BEDFORD PARK									1
2282 WARNERS BAY 3044 PASCOE VALE SOUTH 4036 BALD HILLS 5038 SOUTH PLYMPTON 2283 RATHMINES 3045 MELBOURNE AIRPORT 4036 CARSCLDINE 5039 CLARENCE GARDENS 2284 ARGENTON 3046 GLENROY 4051 ALDERLEY 5039 MELROSTOWN 2284 BOOLAROO 3046 GOWRIE 4051 ENOGGERA 5040 NOVAR GARDENS 2284 WOODRISING 3046 HADFIELD 4051 GAYTHORNE 5041 CUMBERLAND PARK 2285 CARDIFF 3046 OAK PARK 4051 GRANGE 5041 DAW PARK 2285 EGEWORTH 3047 BANKSTOWN 4051 NEWMARKET 5041 WESTBOURNE PARK 2285 GLENDALE 3047 BANCSTOWN 4051 NEWMARKET 5041 WESTBOURNE PARK 2285 GLENDALE 3047 BANCSTOWN 4051 NEWMARKET 5041 WESTBOURNE PARK									1
2283 RATHMINES 3045 MELBOURNE AIRPORT 4036 CARSELDINE 5039 CLARENCE GARDENS 2283 TORONTO 3045 TULLAMARINE 4037 EATONS HILL 5039 EDWARDSTOWN 2284 ARGENTON 3046 GENROY 4051 ALDERLEY 5039 MELROSE PARK 2284 BOOLAROO 3046 GOWRIE 4051 ENOGGERA 5040 NOVAR GARDENS 2284 WOODRISING 3046 HADFIELD 4051 GAYTHORNE 5041 CUMBERLAND PARK 2285 CARDIFF 3046 OAK PARK 4051 GRANGE 5041 DAW PARK 2285 EDGEWORTH 3047 BANKSTOWN 4051 NEWMARKET 5041 WESTBOURNE PARK 2285 GLENDALE 3047 BROADMEADOWS 4051 WILSTON 5042 BEDFORD PARK									1
2283 TORONTO 3045 TULLAMARINE 4037 EATONS HILL 5039 EDWARDSTOWN 2284 ARGENTON 3046 GLENROY 4051 ALDERLEY 5039 MELROSE PARK 2284 BOOLAROO 3046 GOWNIE 4051 ENOGGERA 5040 NOVAR GARDENS 2284 WOODRISING 3046 HADFIELD 4051 GAYTHORNE 5041 CUMBERLAND PARK 2285 CARDIFF 3046 OAK PARK 4051 GRANGE 5041 DAW PARK 2285 EDGEWORTH 3047 BANKSTOWN 4051 NEWMARKET 5041 WESTBOURNE PARK 2285 GLENDALE 3047 BROADMEADOWS 4051 WILSTON 5042 BEDFORD PARK									1
2284 ARGENTON 3046 GLENROY 4051 ALDERLEY 5039 MELROSE PARK 2284 BOOLAROO 3046 GOWRIE 4051 ENOGGERA 5040 NOVAR GARDENS 2284 WOODRISING 3046 HADFIELD 4051 GAYTHORNE 5041 CUMBERLAND PARK 2285 CARDIFF 3046 OAK PARK 4051 GRANGE 5041 DAW PARK 2285 EDGEWORTH 3047 BANKSTOWN 4051 NEWMARKET 5041 WESTBOURNE PARK 2285 GLENDALE 3047 BROADMEADOWS 4051 WILSTON 5042 BEDFORD PARK	2283	TORONTO	3045	TULLAMARINE	4037	EATONS HILL	5039	EDWARDSTOWN	1
2284 BOOLAROO 3046 GOWRIE 4051 ENOGGERA 5040 NOVAR GARDENS 2284 WOODRISING 3046 HADFIELD 4051 GAVTHORNE 5041 CUMBERLAND PARK 2285 CARDIFF 3046 OAK PARK 4051 GRANGE 5041 DAW PARK 2285 EDGEWORTH 3047 BANKSTOWN 4051 NEWMARKET 5041 WISTBOURNE PARK 2285 GLENDALE 3047 BROADMEADOWS 4051 WILSTON 5042 BEDFORD PARK	2284	ARGENTON	3046	GLENROY	4051	ALDERLEY	5039	MELROSE PARK	1
2284 WOODRISING 3046 HADFIELD 4051 GAYTHORNE 5041 CUMBERLAND PARK 2285 CARDIFF 3046 OAK PARK 4051 GRANGE 5041 DAW PARK 2285 EGEWORTH 3047 BANKSTOWN 4051 NEWMARKET 5041 WESTBOURNE PARK 2285 GLENDALE 3047 BROADMEADOWS 4051 WILSTON 5042 BEDFORD PARK	2284	BOOLAROO	3046	GOWRIE	4051	ENOGGERA	5040	NOVAR GARDENS	1
2285 CARDIFF 3046 OAK PARK 4051 GRANGE 5041 DAW PARK 2285 EDGEWORTH 3047 BANKSTOWN 4051 NEWMARKET 5041 WESTBOURNE PARK 2285 GLENDALE 3047 BROADMEADOWS 4051 WILSTON 5042 BEDFORD PARK	2284	WOODRISING	3046	HADFIELD	4051	GAYTHORNE	5041	CUMBERLAND PARK	1
2285 GLENDALE 3047 BROADMEADOWS 4051 WILSTON 5042 BEDFORD PARK	2285	CARDIFF	3046	OAK PARK	4051	GRANGE			1
									1
3047 BKUADIMEADUWS SOUTH 4053 EVERTON HILLS 5042 CLOVELLY PARK									1
	2285	NOTANA	3047	DNUADIVIEADUWS SOUTH	4053	L V EN I UIN MILLS	5042	CLOVELLT PAKK	•

Post Code	Suburb	Post Code	Suburb	Post Code	Suburb	Post Code	Suburb	Post Code Suburb
	WEST WALLSEND		DALLAS		EVERTON PARK		FLINDERS UNIVERSITY	. SON COUC SUNUID
	ELERMORE VALE		DELACOMBE		MCDOWALL		PASADENA	
	ELMORE VALE		HORSHAM		MITCHELTON		ST MARYS	
2287	FLETCHER	3047	JACANA	4053	STAFFORD	5043	MARION	
	MARYLANDS		COOLAROO		STAFFORD HEIGHTS		MARION SOUTH	
	WALLSEND		MEADOW HEIGHTS		ARANA HILLS		MITCHELL PARK	
	ADAMSTOWN		ROXBURGH PARK		KEPERRA		MORPHETTVILLE	
	FORESTVILLE KOTARA		WEST MEADOWS		FERNY COVE FERNY GROVE		PARK HOLME PARKHOLME	
	POKOLBIN		WESTMEADOWS		KELVIN GROVE		GLENGOWRIE	
	BELMONT		PARKVILLE		KELVIN GROVE		SOMERTON PARK	
	BENNETTS GREEN		FLEMINGTON		RED HILL		GLENELG	
2290	CHARLESTOWN	3051	MELBOURNE	4060	ASHGROVE	5045	GLENELG NORTH	
2290	GATESHEAD	3051	NORTH MELBOURNE	4060	ASHGROVE WEST	5045	GLENELG SOUTH	
2290	KAHIBAH	3052	CARLTON	4060	SUNNYBANK	5046	MARION	
	LAKE MACQUARIE		CARLTON SOUTH		THE GAP		OAKLAND PARK	
	MOUNT HUTTON		FLEMINGTON		MILTON		OAKLANDS	
	MT HUTTON		PARKVILLE		PADDINGTON		OAKLANDS PARK	
	NEWCASTLE		CARLTON		ROSALIE		WARRADALE	
	REDHEAD		CARLTON NORTH		AUCHENFLOWER		WARRADALE NORTH	
	MEREWETHER THE JUNCTION		CARLTON WEST CHADSTONE		MILTON TOOWONG		DARLINGTON SEACOMBE CARDENS	
	BROADMEADOW		CARLTON NORTH		ST LUCIA		SEACOMBE GARDENS SOUTH BRIGHTON	
	BROADMEADOWS		BRUNSWICK WEST		ST LUCIA SOUTH		BRIGHTON	
	MARYVILLE		BRUNSWICK WEST		INDOOROOPILLY		HOVE	
	WICKHAM		BRUNSWICK NORTH		INDOOROPILLY		NORTH BRIGHTON	
	CARRINGTON		BRUNSWICK WEST		INDOORPILLY		SEACLIFF	
	STOCKTON		BRUNSWICK	4068	ST LUCIA	5049	SEACLIFF PARK	
2296	ISLINGTON		BRUNSWICK EAST		TARINGA	5049	SEAVIEW DOWNS	
	TIGHES HILL		FITZROY NORTH		CHAPEL HILL		BELLEVUE HEIGHTS	
	WARATAH		COBURG		KENMORE		EDEN HILLS	
	JESMOND		COBURG NORTH		KENMORE EAST		BLACKWOOD	
	LAMBTON NEW CASTLE		EAST COBURG		BELLBOWRIE MOGGILL		COROMANDEL VALLEY	
	NEWCASTLE COOKS HILL		GREENVALE FAWKNER		MOGGILL ST LUCIA		BELAIR HYDE PARK	
	NEWCASTLE		FAWKNER NORTH		JINDALEE		MALVERN	
	NELSON BAY		CAMPBELLFIELD		SINNAMON PARK		UNLEY	
	NEWCASTLE		CAMPBELLFIELD		JAMBOREE HEIGHTS		HAWTHORN	
	NEWCASTLE WEST		SOMERTON		JINDALEE		KINGSWOOD	
	HAMILTON		CRAIGIBURN		MACKAY		PROSPECT	
	NEWCASTLE		CRAIGIEBURN		MIDDLE PARK		SPRINGFIELD	
2304	KOORAGANG	3064	DONNYBROOK	4074	MOUNT OMMANEY	5062	TORRENS PARK	
2304	MAYFIELD	3064	KALKALLO	4074	MT OMMANEY	5063	FREWVILLE	
2304	MAYFIELD WEST	3064	MICKLEHAM	4074	RIVER HILLS	5063	FULLARTON	
	WARABROOK		ROXBURGH PARK		SUMNER		HIGHGATE	
	WARRABROOK		FITZROY		SUMNER PARK		PARKSIDE	
	NEW LAMBTON		FITZROY NORTH		CORINDA		GLEN OSMOND	
	NEW LAMBTON HEIGHTS		FITZROY SOUTH		GRACEVILLE		GLENUNGA	
	WINDALE SHORTLAND		COLLINGWOOD DOVETON		GRACEVILLE EAST OXLEY		LINDEN PARK MYRTLE BANK	
	CALLAGHAN		DROMANA		SHERWOOD		BURNSIDE	
	EAST GRESFORD		FITZROY NORTH		DARRA		DULWICH	
	NABIAC		ABBOTSFORD		WACOL		GLENSIDE	
	NELSON BAY		ABOTTSFORD		DOOLANDELLA		LINDEN PARK	
2315	SALAMANDER BAY		COLLINGWOOD		DURACK		ERINDALE	
2315	SHOAL BAY	3068	CLIFTON HILL	4077	ELLEN GROVE	5066	HAZELWOOD PARK	
2316	ANNA BAY	3068	FITZROY NORTH	4077	INALA	5066	WATTLE PARK	
	TAYLORS BEACH		GREENSBOROUGH		INALA WEST		KENT TOWN	
	SALAMANDER BAY		NORTHCOTE		RICHLANDS		NORWOOD	
	MEDOWIE		THORNBURY		FOREST LAKE		NORWOOD SOUTH	
	RHODES SALT ASH		THORNBURY NORTH EAST PRESTON		FOREST LAKES BRISBANE		ROSE PARK KENSINGTON	
	WILLIAMTOWN		PRESTON		HIGHGATE HILL		KENSINGTON KENSINGTON GARDENS	
	LEMON TREE PASSAGE		PRESTON EAST		SOUTH BANK		KENSINGTON BARK	
	TANILBA BAY		PRESTON LOWER		SOUTH BRISBANE		ST MORRIS	
	LORN		PRESTON WEST		WEST END	5068	TRINITY GARDENS	
	MAITLAND		SOUTH PRESTON		BURANDA		EVANDALE	
	RUTHERFORD		THORNBURY		DUTTON PARK		HACKNEY	
	TELARAH		CORIO		WOOLLOONAGBBA		MOUNT BARKER	
	CLARENCE TOWN		PRESTON		WOOLLOONGABBA		ST PETERS	
	CLARENCETOWN		RESERVOIR		ANNERLEY		STEPNEY	
	LOCHINVAR		RESERVOIR EAST		FAIRFIELD GARDENS		FELIXSTOW	
	MORPETH BERESFIELD		RESERVOIR SOUTH PRESTON		WOOLLOONGABBA		FIRLE	
	HEXHAM	3074			YERONGA		MARDEN	
	THORNTON		THOMASTOWN		MOOROOKA		ROYSTON PARK	
	E. MAITLAND		LALOR		BRISBANE MARKET		MAGILL	
	EAST MAITLAND		EPPING		MOOROOKA		MAGILL SOUTH	
	GREENHILLS		EPPING NORTH		ROCKLEA		FIRLE	
	MAITLAND		WOLLERT		SALISBURY		HECTORVILLE	
2323	METFORD	3077	EPPING	4107	SALISBURY EAST	5073	ROSTREVOR	
	TENAMBIT		ALPHINGTON		ARCHERFIELD		TRANMERE	
	HAWKS NEST		FAIRFIELD		COOPERS PLAINS		TRANMERE NORTH	
	HEATHERBRAE		FAIRFIELD EAST		MACGREGOR		CAMPBELLTOWN	
	KARUAH		IVANHOE		SUNNYBANK		NEWTON	
	RAYMOND TERRACE		IVANHOE NORTH		SUNNYBANK HILLS		DERNANCOURT	
	RAYMOND TERRACE EAST TEA GARDENS		IVANHOE NORTH		SUNNYBANK SOUTH		NEWTON	
	TEA GARDENS CESSNOCK		HEIDELBERG HEIDELBERG HEIGHTS		ACACIA RIDGE ACACIA RIDGE EAST		PARADISE ATHELSTONE	
	CESSNOCK WEST		HEIDELBERG WEST		ALBION		PROSPECT	
	WESTON		BAYSWATER		CHINCHILLA		COLLINSWOOD	
	KURRI KURRI		MILL PARK		HEATHWOOD		WALKERVILLE	
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st Code		Post Code		Post Code		Post Code		Post Code Suburb
	DENMAN		BUNDOORA		LARAPINTA		ISLINGTON	
	MERRIWA MCDOUGALIS HILL		KINGSBURY		WILLAWONG		PROSPECT WEST	
	MCDOUGALLS HILL		RESERVOIR		GRIFFITH UNIVERSITY		PROSPECT WEST	
	SINGLETON HEIGHTS		UNI HILL		MELBOURNE		THORNGATE	
	SINGLETON HEIGHTS MUSWELLBROOK		EAGLEMONT HEIDELBERG		UPPER MT GRAVATT EIGHT MILE PLAIN		BROADVIEW NAILSWORTH	
	SANDY HOLLOW		ROSANNA		EIGHT MILE PLAIN		SEFTON PARK	
	SOUTH MUSWELLBROOK		MACLEOD		RUNCORN		BERRI	
	BRANXTON		YALLAMBIE		KINGSTON		BLAIR ATHOL	
	NORTH ROTHBURY		BERWICK		LOGAN		KILBURN	
	ABERDEEN		BUNDOORA		LOGAN CENTRAL		CLEARVIEW	
	SCONE		WATSONIA		LOGAN CITY		ENFIELD	
	MURRURUNDI		BRIAR HILL		WOODRIDGE		NORTHFIELD	
	ARMIDALE		GREENSBOROUGH		ALGESTER		NORTHGATE	
	MAYFIELD		DIAMOND CREEK		CALAMVALE		GILLES PLAINS	
	NEMINGHA		MILL PARK		DREWVALE		GREENACRES	
	NUNDLE		WODONGA	4117	BERRINBA		HILLCREST	
2340	SOUTH TAMWORTH	3091	YARRAMBAT	4118	BROWN PLAINS	5087	KLEMZIG	
2340	TAMWORTH	3092	SOUTHLAND	4118	BROWNS PLAIN	5087	WINDSOR GARDENS	
2340	TAMWORTH WEST	3093	DONCASTER EAST	4118	BROWNS PLAINS	5088	HOLDEN HILL	
2340	WEST TAMWORTH		LOWER PLENTY		BROWNS PLAINS BC		HIGHBURY	
2340	WESTDALE		MONTMORENCY	4118	HERITAGE PARK	5090	HOPE VALLEY	
2341	WERRIS CREEK	3095	ELTHAM	4118	HILLCREST	5090	MODBURY	
	QUIRINDI		RESEARCH		REGENTS PARK	5091	TEA TREE GULLY	
2345	ATTUNGA	3099	HURSTBRIDGE	4119	UNDERWOOD	5092	DARWIN	
2346	MANILLA	3099	LAKES ENTRANCE	4120	GREENSLOPES	5092	MODBURY	
2347	BARRABA	3101	ALBURY		STONES CORNER	5092	MODBURY HEIGHTS	
	ARMIDALE		KEW	4121	HOLLAND PARK		MODBURY NORTH	
	DAPTO		KEW		HOLLAND PARK EAST		PARA VISTA	
	MADGWICK		KEW EAST		HOLLAND PARK WEST		VALLEY VIEW	
	SOUTH TAMWORTH		BALWYN		TARRAGINDI		CAVAN	
	KOOTINGAL		BALWYN NORTH		WELLERS HILL		DRY CREEK	
	MOONBI		DEEPDENE		MANSFIELD		GEPPS CROSS	
	WALCHA		BALWYN NORTH		MOUNT GRAVATT		MAWSON LAKES	
	BENDEMEER		BULLEEN	-	MOUNT GRAVATT EAST		MODBURY	
	COONABARABRAN		BULLEEN SOUTH		MT GRAVATT		POORAKA	
	URALLA		BALWYN		MT GRAVATT EAST		PARA HILLS	
	INVERELL		TEMPLESTOWE		MUNNO PARA WEST		PARA HILLS WEST	
	GUYRA		TEMPLESTOWE LOWER		UPPER MOUNT GRAVATT		RIDGEHAVEN	
	TINGHA		LOWER TEMPLESTOWE		UPPER MT GRAVATT		ST AGNES	
	GLEN INNES		TEMPLESTOWE LOWER		UPPER MT GRAVETT		INGLE FARM	
	DEEPWATER		DONCASTER		WISHART		ADELAIDE	
	TENTERFIELD BRAEMAR		CROYDON DONCASTER		ROCHEDALE ROCHEDALE SOUTH		PARAFIELD SALISBURY SOUTH	
	GUNNEDAH		DONCASTER EAST		BORONIA HEIGHTS		PARAFIELD GARDENS	
	CURLEWIS		RINGWOOD		GREENBANK		PARALOWIE	
	BOGGABRI		TEMPLESTOWE		CARINDALE		SALISBURY	
	WEE WAA		DONVALE		PARK RIDGE		SALISBURY DOWNS	
	NARRABRI		WARRANDYTE		SOUTHPORT		SALISBURY NORTH	
	NARRABRI WEST		PARK ORCHARDS		BUNDALL		BRAHMA LODGE	
	BINNAWAY		WONGA PARK		DAISY HILL		SALISBURY EAST	
	BARADINE		CHIRNSIDE PARK		PRIESTDALE		SALISBURY PARK	
	MOREE		BURNLEY		SLACK CREEK		BOLIVAR	
	WARIALDA		CREMORNE		SLACKS CREEK		BURTON	
	BINGARA		RICHMOND		SPRINGWOOD		DIREK	
	MUNGINDI		RICHMOND EAST		SURFERS PARADISE		EDINBURGH	
	BOGGABILLA	3121	RICHMOND NORTH		SHAILER PARK		EDINBURGH PARKS	
	DUNGOG		CAMBERWELL		LOGANHOLME		ELIZABETH	
2421	PATERSON	3122	HAWTHORN	4129	TOOWONG	5112	ELIZABETH EAST	
2421	VACY		HAWTHORN EAST		CORNUBIA		ELIZABETH SOUTH	
2422	GLOUCESTER		AUBURN		LOGANLEA	5112	ELIZABETH VALE	
	GLOUCESTOR	3123	HAWTHORN EAST		MEADOWBROOK		HILLBANK SOUTH	
2423	BULAHDELAH	3124	CAMBERWELL	4132	BROWNS PLAINS	5113	DAVOREN PARK	
	SAWTELL		CAMBERWELL JUNCTION		CRESTMEAD		DAVOREN PARK SOUTH	
	STROUD		CAMBERWELL NORTH		MARSDEN		ELIZABETH DOWNS	
	COOPERNOOK		HAWTHORN EAST		LOGAN RESERVE		ELIZABETH PARK	
	HARRINGTON		WYNDHAM VALE		WATERFORD		BLAKEVIEW	
	CHAROLTTE BAY		BURWOOD		WATERFORD WEST		CRAIGMORE	
	FORSTER		CAMBERWELL		CABOOLTURE		DAVOREN PARK	
	TUNCURRY		CANTERBURY		COORPAROO		ONE TREE HILL	
	ULLADULLA		MONT ALBERT		CAMP HILL		SMITHFIELD	
	KRAMBACH		SURREY HILLS		CARINA		MUNNO PARA	
	WINGHAM		BOX HILL SOUTH		CARINDALE MT GRAVATT FAST		MUNNO PARA WEST	
	BLACK HEAD		MOOROOL BARK		MT GRAVATT EAST		SMITHFIELD	
	CHATHAM		MOOROOLBARK BALWYN EAST		WHITES HILL BELMONT		EVANSTON DARK	
	CUNDLETOWN HALLIDAYS POINT		BALWYN NORTH		COORPAROO		EVANSTON PARK GAWLER	
	LANSDOWNE		BOX HILL		GUMDALE		ANGLE VALE	
	OLD BAR		BOX HILL NORTH		CHANDLER		GAWLER	
	TAREE		BLACKBURN		MACKENZIE		HEWETT	
	TAREE SOUTH		BLACKBURN NORTH		CAPALABA		WILLASTON	
	TAREE WEST		BLACKBURN SOUTH		EAST MACKAY		VIRGINIA	
	SOUTH WEST ROCKS		FOREST HILL		AQUATIC PARADISE		ELIZABETH	
	KENDALL		FOREST HILLS		BIRKDALE		GOLDEN GROVE	
	CRESCENT HEAD		NUNAWADING		WELLINGTON POINT		GREENWITH	
			PARKMORE		ALEXANDRA HILLS		FAIRVIEW PARK	
			RICHMOND		ALEXANDRIA HILLS		SURREY DOWNS	
2440 2440		3131						
2440 2440 2440	FREDERICKTON GLADSTONE		MARIBYRNONG	4163	CLEVELAND	5152	CRAFERS	
2440 2440 2440 2440	FREDERICKTON	3132			CLEVELAND ORMISTON		STIRLING	
2440 2440 2440 2440 2440	FREDERICKTON GLADSTONE	3132 3132	MARIBYRNONG	4163		5152		
2440 2440 2440 2440 2440 2440	FREDERICKTON GLADSTONE GRENFELL	3132 3132 3132	MARIBYRNONG MITCHAM	4163 4165	ORMISTON	5152 5154	STIRLING	

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t Code		Post Code		Post Code		Post Code		Post Code Suburb
	SOUTH KEMPSEY		NORTH RINGWOOD		VICTORIA POINT		NOARLUNGA	
	WEST KEMPSEY		RINGWOOD	-	VICTORIA POINT WEST		OAKLANDS PARK	
	EUNGAI CREEK		RINGWOOD EAST		BRISBANE EAST		O'HALLORAN HILL	
	GRASSY HEAD		RINGWOOD NORTH		EAST BRISBANE		SHEIDOW PARK	
	KUNDABUNG		VERMONT		KANGAROO POINT		TROTT PARK	
	STUARTS POINT	-	WARRANDYTE SOUTH		CANNON HILL		ABERFOYLE PARK	
	TELEGRAPH POINT		EAST RINGWOOD		COLMSLIE		FLAGSTAFF HILL	
	LAKEWOOD	-	HEATHMONT	-	MORNINGSIDE		HAPPY VALLEY	
2443	LAURIETON	3135	RINGWOOD EAST	4170	NORMAN PARK	5160	LONSDALE	
2443	MOORLAND	3136	CROYDON	4171	BULIMBA	5161	OLD REYNELLA	
2444	FLYNNS BEACH	3136	CROYDON EAST	4171	HAWTHORNE		REYNELLA	
	PORT MACQUAIRE		CROYDON HILLS		MELBOURNE		MORPHET VALE	
	PORT MACQUARIE		CROYDON NORTH		MURARRIE		MORPHETT VALE	
	PORT MACQUARIE SOUTH		CROYDON SOUTH		MURRARIE		MORPHETTVALE	
	TAREE		KEYSBOROUGH		TINGALPA		REYNELLA	
	THUMSTER		BAYSWATER NORTH		HEMMANT		WOODCROFT	
	BONNY HILLS		KILSYTH		LYTTON		HACKHAM	
	LAKE CATHIE	-	MOOROOLBARK		WYNNUM		CHRISTIE DOWNS	
	WAUCHOPE		WINDSOR		WYNNUM NORTH		CHRISTIES BEACH	
	COFFS HARBOUR		CAMBERWELL		WYNNUM WEST		SEAFORD MEADOWS	
	MACKSVILLE		SEVILLE		MANLY		SHEIDOW PARK	
2448	MACKSVILLE		WANDIN NORTH	4179	MANLY WEST		O'SULLIVAN BEACH	
	NAMBUCCA		WOORI YALLOCK		TINGALPA		PORT NOARLUNGA	
2448	NAMBUCCA HEADS		LILYDALE	4183	AMITY POINT		NOARLUNGA	
2448	VALLA	3141	FOREST HILL	4183	DUNWICH	5168	NOARLUNGA CENTRE	
2449	BOWRAVILLE	3141	SOUTH YARRA	4183	POINT LOOKOUT	5168	NOARLUNGA DOWNS	
	BONVILLE		PRAHRAN		MACLEAY ISLAND		OLD NOARLUNGA	
	COFF HARBOUR		TOORAK		RUSSELL ISLAND		SEAFORD	
	COFFS HARBOUR		ARMADALE		MANLY WEST		SEAFORD HEIGHTS	1
	CORAMBA		ARMDALE		STRATHAN		SEAFORD MEADOWS	1
	GLENREAGH		MALVERN		MARSDEN		MCLAREN VALE	
	MOONEE BEACH						WILLUNGA	
			CAULFIELD		BETHANIA			
	NANA GLEN		CAULFIELD EAST	-	BEENLEIGH		ALDINGA BEACH	
	BOMADERRY		DARLING	-	EAGLEBY		ALDINGA BEACH	1
	SAWTELL		EAST MALVERN		EDENS LANDING		YANKALILLA	
	TOORMINA		GLEN HUNTLY		HOLMVIEW		NORMANVILLE	
	DORRIGO	3145	MALVERN	4207	LOGAN VILLAGE	5210	MOUNT COMPASS	
2454	BELLINGEN	3145	MALVERN EAST	4207	MOUNT WARREN PARK	5211	MCCRACKEN	
2455	URUNGA	3146	GLEN IRIS	4207	MT WARREN PARK	5211	VICTOR HARBOR	
2456	ARRAWARRA HEADLANDS	3147	ASHBURTON	4207	WINDAROO	5211	VICTOR HARBOUR	
2456	CORINDI BEACH	3147	ASHWOOD	4207	YARRABILBA	5212	PORT ELLIOT	
2456	WOOLGOOLGA	3148	CHADSTONE	4207	YATALA	5214	GOOLWA	
	COUTTS CROSSING		GLEN WAVERLEY		ORMEAU		GOOLWA SOUTH	
	GRAFTON	-	MALVERN EAST	-	COOMERA		PENNESHAW	
	HALFWAY CREEK		CHADSTONE		PIMPAMA		KINGSCOTE	
	SOUTH GRAFTON		GLEN WAVERLEY		UPPER COMMERA		BIRDWOOD	
	THE JUNCTION		MOUNT WAVERLEY		UPPER COOMERA		MOUNT PLEASANT	
	ULMARRA		MT WAVERLEY		HELENSVALE		MANNUM	
	WOOLI	-	BRANDON PARK		HOPE ISLAND		LOBETHAL	
	MACLEAN		GLEN WAVERLEY	-	MAUDSLAND		BALHANNAH	
2463	MACLEANS	3150	LOWER PLENTY	4210	OXENFORD	5244	WOODSIDE	
2464	YAMABA	3150	MULGRAVE	4210	UPPER COOMERA	5245	HAHNDORF	
2464	YAMBA	3150	WHEELERS HILL	4211	CARARRA	5250	LITTLEHAMPTON	
2465	HARWOOD ISLAND	3151	BURWOOD EAST	4211	CARRARA	5250	MT BARKER	
2466	ILUKA	3151	EAST BURWOOD	4211	CARRARA NORTH	5250	TOTNESS	
2469	BONALBO		FOREST HILL		CARRARA SOUTH	5251	MOUNT BARKER	
	MALLANGANEE		FERNTREE GULLY		GAVEN		MT BARKER	
	CASINO		GEELONG		HELENSVALE		NAIRNE	1
	CASINO WEST		GLEN WAVERLY		NERANG		MURRAY BRIDGE	
	CORAKI		WANTIRNA		NERANG NORTH		MURRAY BRIDGE EAST	
		-						
	BROADWATER		WANTIRNA SOUTH		NERANG SOUTH		CALLINGTON	
	CAMPBELLTOWN		WANTIRNA STH		PACIFIC PINES		STRATHALBYN	
	WOODBURN		BAYSWATER		HELENSVALE		ELWOMPLE	
	EVANS HEAD		BAYSWATER EAST	-	HOPE ISLAND		TAILEM BEND	1
	KYOGLE		BAYSWATER NORTH		SANCTUARY COVE		MENINGIE	1
	URBENVILLE	-	FRANKSTON	4212	TOOWOOMBA		TINTINARA	
2477	ALSTONVILLE	3153	NORTH BAYSWATER	4213	MUDGEERABA	5267	KEITH	
2477	WARDELL	3153	STRATHMORE	4213	MUDGEEREEBA	5268	BORDERTOWN	
2477	WOLLONGBAR	3154	THE BASIN		WORONGARY		NARACOORTE	
	BALLINA		BORONIA		ARUNDEL		KINGSTON	
	LENNOX HEAD		FERNTREE GULLY	-	ASHMORE		KINGSTON SE	
	NORTH BALLINA		MOUNTAIN GATE		ASHMORE CITY		ROBE	1
	TINTENBAR	-	UPPER FERNTREE GULLY		LABRADOR		PENOLA	1
	WEST BALLINA		UPWEY		MOLENDINAR		MILLICENT	
		-		-				
	BANGALOW	-	BELGRAVE	-	PARKWOOD		MOUNT GAMBIER	
	EAST LISMORE	-	CAULFIELD	-	TUGUN		MT GAMBIER	
	GIRARDS HILL		CAULFIELD EAST		ASHMORE		MT. GAMBIER	
	GOONELLABAH		CAULFIELD NORTH		LABRADOR		MOUNT GAMBIER EAST	
	LISMORE		BENTLEIGH EAST		LABRADOR NORTH		LAMEROO	
2480	LISMORE SOUTH	3162	CAULFIELD	4215	SOUTHPORT	5304	PINNAROO	
2480	NIMBIN	3162	CAULFIELD SOUTH	4215	SOUTHPORT PARK	5321	HILTON	
	SOUTH LISMORE		CARNEGIE		BIGGERA WATERS		WAIKERIE	
	THE CHANNON	-	GLEN HUNTLY	-	COOMBABAH		LOXTON	
	BYRON BAY		GLENHUNTLY		CRANBOURNE NORTH		PARINGA	
	COFFS HARBOUR	-	MURRUMBEENA	-	HARBORTOWN		RENMARK	
	SUFFOLK PARK		BENTLEIGH EAST		PARADISE POINT		BERRI	
	MULLUMBIMBY		EAST BENTLEIGH		RUNAWAY BAY		BARMERA	
	BILLINUDGEL	-	BALWYN	-	ASHMORE		LYNDOCH	
	BRUNSWICK HEADS	3166	BRIGHTON		BENOWA		WILLIAMSTOWN	
2483						5252	TANUNDA	
2483 2483	BURRINGBAR	-	HUGHESDALE	-	BUNDALL			
2483 2483 2483		3166	HUGHESDALE HUNTINGDALE LITTLE RIVER	4217	CHEVRON ISLAND ISLE OF CAPRI	5353	ANGASTON NURIOOPTA	

Post Code Suburb	Post Cada Cul	.h	Doct C- 1	Cuburb	Post C	Suburb	Post Code Subb
Post Code Suburb	Post Code Suburl	=	Post Code		Post Code		Post Code Suburb
2483 OCEAN SHORES	3166 OAKLE			MAIN BEACH		NURIOOTPA	
2483 OCEANS SHORES		H MELBOURNE		SOUTHPORT		GREENOCK	
2484 CHILLINGHAM	3167 OAKLE			SPRINGWOOD		FREELING	
2484 CONDONG 2484 MURWILLUMBAH	3167 OAKLE 3167 SOUTH			SURFERS PARADISE BIGGERA WATERS		KAPUNDA RIVERTON	
2484 MURWILLUMBAH 2484 ROUND MOUNTAIN	3167 SOUTH			BRDBEACH		BURRA	
2484 ROUND MOUNTAIN 2484 SOUTH MURWILLUMBAH	3168 CLAYT			BROADBEACH		PETERBOROUGH	
2484 TYALGUM	3168 NOTTI			BROADBEACH GOLD COAST		HAWKER	
2484 UKI	3168 SPRIN			GOLD COAST		CLARE	
2485 SOUTHPORT	3168 SPRING			MERMAID BEACH		BALAKLAVA	
2485 TWEED HEADS	3169 CHELT			MERMAID WATERS		BOOLEROO CENTRE	
2485 TWEED HEADS WEST	3169 CLARIN			MERMAIDE BEACH		MELROSE	
2486 BANORA POINT	3169 CLAYT		4219	BURLEIGH HEADS		JAMESTOWN	
2486 BILAMBIL	3169 CLAYT	ON SOUTH	4219	BURLEIGH WEST	5501	TWO WELLS	
2486 SOUTH TWEED HEADS	3170 BRANI	DON PARK	4219	WEST BURLEIGH	5523	CRYSTAL BROOK	
2486 TWEED CITY	3170 FRANK	KSTON	4220	ANDREWS	5540	PORT PIRIE	
2486 TWEED HEADS	3170 LIVERF	POOL	4220	BIGGERA WATERS	5550	PORT WAKEFIELD	
2486 TWEED HEADS SOUTH	3170 MULG	GRAVE	4220	BURLEIGH HEADS	5554	KADINA	
2487 CASUARINA	3171 DAND	ENONG	4220	BURLEIGH TOWN	5556	WALLAROO	
2487 CHINDERAH	3171 KEYSB	SOROUGH STH	4220	BURLEIGH WATERS	5558	MOONTA	
2487 DURANBAH	3171 NOBLE			BURLIEGH HEADS		ARDROSSAN	
2487 KINGSCLIFF	3171 SPRING	GVALE	4220	MIAMI	5573	MAITLAND	
2488 BOGANGAR	3172 BRAES			WEST BURLEIGH		MINLATON	
2488 CABARITA BEACH	3172 DINGL			WEST BURLEIGH HEADS		YORKETOWN	
2489 HASTINGS POINT	3172 DINGL			ELANORA		WAROOKA	
2489 POTTSVILLE	3172 SPRING			PALM BEACH		PORT VINCENT	
2490 TUMBULGUM		GVALE SOUTH		PALM BEACH NORTH		WHYALLA	
2500 CONISTON	3173 CLYDE			SOUTHPORT		WHYALLA PLAYFORD	
2500 EDEN	3173 KEYSB			CURRUMBIN		PORT LINCOLN	
2500 GWYNNEVILLE	3174 MULG			CURRUMBIN WATERS		WHYALLA NORRIE	
2500 KEIRAVILLE 2500 MERIMBULA	3174 NOBLE			TUGUN BILINGA		WHYALLA NORRIE	
	3175 CLAYT					WHYALLA STUART	
2500 NORTH WOLLONGONG 2500 NORTH WOOLLONGONG	3175 DAND	ENONG NORTH		COOLANGATTA ASPLEY		WHYALLA STUART CLEVE	
2500 WEST WOLLONGONG 2500 WEST WOLLONGONG		ENONG SOUTH		GOLDCOAST		KIMBA	
2500 WEST WOLLONGONG 2500 WOLLONGONG	3175 DAND			MERRIMAC		STREAKY BAY	
2500 WOLLONGONG 2500 WOLLONGONG WEST	3175 DAND			ROBINA		CEDUNA	
2500 WOLLONGONG WEST 2502 LAKE HEIGHTS	3175 FRANK			WEST BURLEIGH		PORT AUGUSTA	
2502 PRIMBEE	3175 HALLA			REEDY CREEK		PORT AUGUSTA WEST	
2502 WARRAWONG	3175 MOOR			VARSITY LAKES		ROXBY DOWNS	
2505 PORT KEMBLA	3177 DOVET			BOND UNIVERSITY		ADELAIDE	
2506 BERKELEY	3178 ROWV			NOOSA HEADS		ADELAIDE AIRPORT	
2508 HELENSBURGH	3179 SCORE			ROBINA		EXPORT PARK	
2515 AUSTINMER	3180 DONC			MEADOWBROOK		WEST BEACH	
2515 THIRROUL	3180 KNOXE	FIELD		ROBINA		GLENUNGA	
2516 BULLI	3180 PAKEN	MAHN	4270	EMERALD	6000	PERTH	
2516 WAGGA WAGGA	3181 MELBO	OURNE	4270	TAMBORINE	6003	HIGHGATE	
2517 WOONONA	3181 PRAHF	RAN	4271	EAGLE HEIGHTS	6003	NORTHBRIDGE	
2517 WOONONA EAST	3181 PRAHF	RAN EAST	4272	NORTH TAMBORINE	6004	EAST PERTH	
2518 BELLAMBIE	3181 ROCKE	BANK	4275	CANUNGRA	6005	WEST PERTH	
2518 CORRIMAL	3181 SOUTH	H YARRA	4280	CRAIGIEBURN	6006	NORTH PERTH	
2518 TARRAWANNA	3181 WINDS			JIMBOOMBA		LEEDERVILLE	
2518 TOWRADGI	3182 BALAC			NORTH MACLEAN		WEST LEEDERVILLE	
2519 BALGOWNIE	3182 ST KILI			BEAUDESERT		BOWEN	
2519 FAIRY MEADOW	3182 ST. KIL			BRISBANE		SHENTON PARK	
2519 FAIRYMEADOW	3183 BALAC			CEDAR VALE		SUBIACO	
2521 WOLLONGONG	3183 DONC			AUGUSTINE HEIGHTS		CRAWLEY	
2522 WOLLONGONG	3183 RIPPO			BELLBIRD PARK		DALKEITH	
2525 FIGTREE	3183 ST KILI			BROOKWATER		NEDLANDS	
2526 KEMBLA GRANGE 2526 UNANDERRA	3183 ST KILI 3184 ELWO			CAMIRA CAROLE PARK		BUSSELTON CLAREMONT	
2526 UNANDERRA 2527 ALBION PARK	3184 ELWO			GAILES		MT CLAREMONT	
2527 ALBION PARK 2527 ALBION PARK RAIL	3185 ELSTER			GOODNA		SWANBOURNE	
2527 ALBION PARK KAIL 2528 BARRACK HEIGHTS		RNWICK NORTH		SPRINGFIELD		COTTESLOE	
2528 LAKE ILLAWARRA	3185 ELWO			SPRINGFIELD CENTRAL		PEPPERMINT GROVE	
2528 MT WARRIGAL	3185 ELWO			SPRINGFIELD LAKES		ROCKINGHAM	
2528 SHELLHARBOUR	3185 RIPPO			SPRINGFIELD ORION		MOSMAN	
2528 WARILLA	3186 BRIGH			COLLINGWOOD PARK		MOSMAN PARK	
2528 WINDANG	3186 BRIGH			EDENS CROSSING		FLOREAT	
2529 BLACKBUTT		HTON NORTH		REDBANK		JOLIMONT	
2529 OAK FLATS	3186 MIDDI	LE BRIGHTON		REDBANK PLAINS	6014	WEMBLEY	
2529 SHELL COVE	3187 BRIGH	ITON EAST		DINMORE	6015	CITY BEACH	
2529 SHELLHARBOUR	3187 MELBO	OURNE		RIVERVIEW	6016	GLENDALOUGH	
2529 SHELLHARBOUR CITY	3187 PRAHF		4304	BOOVAL		MOUNT HAWTHORN	
2529 SHELLHARBOUR CITY CTR	3188 HAMP	PTON	4304	BUNDAMBA		MT HAWTHORN	
2529 SHELLHARBOUR SQUARE	3188 HAMP			SILKSTONE		OSBORNE PARK	
2530 ARMIDALE	3188 HAMP	PTON NORTH	4305	BRASSALL	6018	CHURCHLANDS	
2530 BROWNSVILLE	3189 BRUNS	SWICK WEST	4305	BURPENGARY EAST	6018	DOUBLEVIEW	
2530 DAPTO	3189 HAMP			FLINDERS VIEW		GWELUP	
2530 HAYWARDS BAY	3189 HIGHE	ETT	4305	IPSWICH	6018	INNALOO	

Postcode	State								
800	NT	2022	NSW	2073	NSW	2125	NSW	2165	NSW
800	NT	2024	NSW	2074	NSW	2126	NSW	2166	NSW
810	NT	2025	NSW	2075	NSW	2127	NSW	2167	NSW
810	NT	2026	NSW	2076	NSW	2127	NSW	2168	NSW
812	NT	2027	NSW	2077	NSW	2128	NSW	2170	NSW
820	NT	2028	NSW	2077	NSW	2129	NSW	2171	NSW
820	NT	2029	NSW	2079	NSW	2130	NSW	2173	NSW
828	NT	2030	NSW	2081	NSW	2131	NSW	2174	NSW
829	NT	2031	NSW	2082	NSW	2132	NSW	2176	NSW
830	NT	2032	NSW	2084	NSW	2133	NSW	2177	NSW
830	NT	2033	NSW	2085	NSW	2134	NSW	2178	NSW
831	NT	2034	NSW	2086	NSW	2135	NSW	2179	NSW
832	NT	2035	NSW	2087	NSW	2136	NSW	2190	NSW
832	NT	2036	NSW	2088	NSW	2137	NSW	2191	NSW
835	NT	2037	NSW	2089	NSW	2138	NSW	2192	NSW
836	NT	2039	NSW	2093	NSW	2140	NSW	2193	NSW
850	NT	2040	NSW	2095	NSW	2141	NSW	2194	NSW
853	NT	2041	NSW	2096	NSW	2142	NSW	2195	NSW
870	NT	2042	NSW	2099	NSW	2143	NSW	2196	NSW
870	NT	2043	NSW	2100	NSW	2144	NSW	2197	NSW
871	NT	2044	NSW	2101	NSW	2145	NSW	2198	NSW
880	NT	2045	NSW	2102	NSW	2146	NSW	2199	NSW
886	NT	2046	NSW	2103	NSW	2147	NSW	2200	NSW
1234	NSW	2047	NSW	2106	NSW	2148	NSW	2203	NSW
2000	NSW	2048	NSW	2107	NSW	2150	NSW	2204	NSW
2006	NSW	2049	NSW	2110	NSW	2151	NSW	2205	NSW
2007	NSW	2052	NSW	2111	NSW	2152	NSW	2206	NSW
2007	NSW	2060	NSW	2112	NSW	2153	NSW	2207	NSW
2008	NSW	2061	NSW	2113	NSW	2154	NSW	2208	NSW
2009	NSW	2062	NSW	2114	NSW	2155	NSW	2209	NSW
2010	NSW	2064	NSW	2115	NSW	2156	NSW	2210	NSW
2011	NSW	2065	NSW	2116	NSW	2157	NSW	2211	NSW
2015	NSW	2066	NSW	2117	NSW	2158	NSW	2212	NSW
2016	NSW	2067	NSW	2118	NSW	2159	NSW	2213	NSW
2017	NSW	2068	NSW	2119	NSW	2160	NSW	2214	NSW
2018	NSW	2069	NSW	2120	NSW	2161	NSW	2216	NSW
2019	NSW	2070	NSW	2120	NSW	2162	NSW	2217	NSW
2020	NSW	2071	NSW	2121	NSW	2163	NSW	2219	NSW
2021	NSW	2072	NSW	2122	NSW	2164	NSW	2220	NSW

Postcode	State								
2221	NSW	2290	NSW	2338	NSW	2445	NSW	2515	NSW
2222	NSW	2291	NSW	2340	NSW	2446	NSW	2516	NSW
2223	NSW	2292	NSW	2341	NSW	2447	NSW	2517	NSW
2224	NSW	2293	NSW	2343	NSW	2448	NSW	2518	NSW
2225	NSW	2294	NSW	2347	NSW	2449	NSW	2519	NSW
2226	NSW	2295	NSW	2350	NSW	2450	NSW	2525	NSW
2227	NSW	2296	NSW	2352	NSW	2452	NSW	2526	NSW
2228	NSW	2297	NSW	2353	NSW	2453	NSW	2527	NSW
2229	NSW	2298	NSW	2354	NSW	2454	NSW	2528	NSW
2230	NSW	2299	NSW	2357	NSW	2456	NSW	2529	QLD
2231	NSW	2300	NSW	2358	NSW	2458	NSW	2530	NSW
2232	NSW	2302	NSW	2360	NSW	2460	NSW	2533	NSW
2233	NSW	2303	NSW	2361	NSW	2463	NSW	2534	NSW
2234	NSW	2304	NSW	2365	NSW	2464	NSW	2535	NSW
2250	NSW	2305	NSW	2369	NSW	2466	NSW	2536	NSW
2250	NSW	2306	NSW	2370	NSW	2469	NSW	2537	NSW
2251	NSW	2307	NSW	2372	NSW	2470	NSW	2538	NSW
2256	NSW	2312	NSW	2380	NSW	2473	NSW	2539	NSW
2257	NSW	2314	NSW	2382	NSW	2474	NSW	2540	NSW
2258	NSW	2315	NSW	2388	NSW	2476	NSW	2541	NSW
2259	NSW	2316	NSW	2390	NSW	2477	NSW	2545	NSW
2260	NSW	2317	NSW	2396	NSW	2478	NSW	2546	NSW
2261	NSW	2318	NSW	2400	NSW	2479	NSW	2548	NSW
2262	NSW	2319	NSW	2402	NSW	2480	NSW	2549	NSW
2263	NSW	2320	NSW	2404	NSW	2481	QLD	2550	NSW
2264	NSW	2321	NSW	2409	QLD	2481	QLD	2551	NSW
2265	NSW	2322	NSW	2420	NSW	2482	QLD	2556	NSW
2267	NSW	2323	NSW	2421	NSW	2483	NSW	2557	NSW
2280	NSW	2324	NSW	2422	NSW	2484	NSW	2558	NSW
2281	NSW	2325	NSW	2423	NSW	2485	QLD	2560	NSW
2282	NSW	2327	NSW	2427	NSW	2486	NSW	2564	NSW
2283	NSW	2328	NSW	2428	NSW	2487	QLD	2565	NSW
2284	NSW	2329	NSW	2429	NSW	2488	NSW	2566	NSW
2285	NSW	2330	NSW	2430	NSW	2489	NSW	2567	NSW
2285	NSW	2333	NSW	2431	NSW	2500	NSW	2570	NSW
2286	NSW	2334	NSW	2439	NSW	2502	NSW	2571	NSW
2287	NSW	2335	NSW	2440	NSW	2505	NSW	2573	NSW
2287	NSW	2336	NSW	2443	NSW	2506	NSW	2574	NSW
2289	NSW	2337	NSW	2444	NSW	2508	NSW	2575	NSW

Postcode	State								
2576	NSW	2644	NSW	2749	NSW	2823	NSW	3013	VIC
2577	NSW	2646	NSW	2750	NSW	2824	NSW	3015	VIC
2579	NSW	2648	NSW	2752	NSW	2825	NSW	3016	VIC
2580	NSW	2650	NSW	2753	NSW	2827	NSW	3018	VIC
2582	NSW	2651	NSW	2754	NSW	2829	NSW	3019	VIC
2583	NSW	2652	NSW	2756	NSW	2830	NSW	3020	VIC
2584	NSW	2653	NSW	2757	NSW	2832	NSW	3021	VIC
2586	NSW	2656	NSW	2759	NSW	2834	NSW	3022	VIC
2587	NSW	2658	NSW	2760	NSW	2835	NSW	3023	VIC
2590	NSW	2660	NSW	2761	NSW	2840	NSW	3024	VIC
2594	NSW	2661	NSW	2762	NSW	2844	NSW	3025	VIC
2600	ACT	2665	NSW	2763	NSW	2848	NSW	3026	VIC
2601	ACT	2666	NSW	2765	NSW	2849	NSW	3027	VIC
2602	ACT	2671	NSW	2766	NSW	2850	NSW	3028	VIC
2603	ACT	2672	NSW	2767	NSW	2870	NSW	3029	VIC
2604	ACT	2675	NSW	2768	NSW	2871	NSW	3030	VIC
2605	ACT	2680	NSW	2769	NSW	2873	NSW	3031	VIC
2606	ACT	2700	VIC	2770	NSW	2874	NSW	3032	VIC
2607	ACT	2701	NSW	2773	NSW	2877	NSW	3033	VIC
2609	ACT	2705	NSW	2774	NSW	2880	NSW	3034	VIC
2611	NSW	2706	NSW	2775	NSW	2900	ACT	3036	VIC
2612	ACT	2707	NSW	2776	NSW	2902	NSW	3037	VIC
2614	ACT	2710	NSW	2777	NSW	2903	ACT	3038	VIC
2615	ACT	2711	NSW	2779	NSW	2905	NSW	3039	VIC
2617	ACT	2712	VIC	2780	NSW	2906	ACT	3040	VIC
2619	NSW	2713	NSW	2782	NSW	2911	ACT	3041	VIC
2620	NSW	2714	NSW	2783	NSW	2912	ACT	3042	VIC
2620	NSW	2715	NSW	2785	NSW	2913	ACT	3043	VIC
2621	NSW	2716	NSW	2786	NSW	2914	ACT	3043	VIC
2622	NSW	2717	NSW	2787	NSW	3000	VIC	3044	VIC
2625	NSW	2720	NSW	2790	NSW	3002	VIC	3045	VIC
2627	NSW	2722	NSW	2794	NSW	3003	VIC	3046	VIC
2630	NSW	2729	NSW	2795	NSW	3004	VIC	3047	VIC
2632	NSW	2731	VIC	2799	NSW	3006	VIC	3048	VIC
2640	NSW	2732	NSW	2800	NSW	3006	VIC	3049	VIC
2640	NSW	2739	NSW	2804	NSW	3008	VIC	3051	VIC
2641	NSW	2742	NSW	2810	NSW	3011	VIC	3052	VIC
2642	NSW	2745	NSW	2820	NSW	3012	VIC	3053	VIC
2643	NSW	2747	NSW	2821	NSW	3013	VIC	3054	VIC

Postcode	State								
3055	VIC	3105	VIC	3152	VIC	3197	VIC	3280	VIC
3056	VIC	3106	VIC	3153	VIC	3199	VIC	3284	VIC
3057	VIC	3107	VIC	3155	VIC	3200	VIC	3294	VIC
3058	VIC	3108	VIC	3156	VIC	3201	VIC	3304	VIC
3059	VIC	3109	VIC	3158	VIC	3202	VIC	3311	VIC
3061	VIC	3111	VIC	3160	VIC	3204	VIC	3315	VIC
3062	VIC	3113	VIC	3161	VIC	3205	VIC	3317	VIC
3064	VIC	3114	VIC	3162	VIC	3206	VIC	3318	VIC
3065	VIC	3115	VIC	3163	VIC	3207	VIC	3321	VIC
3066	VIC	3116	VIC	3165	VIC	3211	VIC	3331	VIC
3067	VIC	3121	VIC	3166	VIC	3212	VIC	3335	VIC
3068	VIC	3122	VIC	3167	VIC	3213	VIC	3336	VIC
3070	VIC	3123	VIC	3168	VIC	3214	VIC	3337	VIC
3071	VIC	3124	VIC	3169	VIC	3215	VIC	3338	VIC
3072	VIC	3126	VIC	3170	VIC	3216	VIC	3340	VIC
3073	VIC	3127	VIC	3171	VIC	3217	VIC	3342	VIC
3074	VIC	3128	VIC	3172	VIC	3218	VIC	3350	VIC
3075	VIC	3129	VIC	3173	VIC	3219	VIC	3351	VIC
3076	VIC	3130	VIC	3174	VIC	3220	VIC	3352	VIC
3078	VIC	3131	VIC	3175	VIC	3221	VIC	3352	VIC
3079	VIC	3132	VIC	3177	VIC	3222	VIC	3355	VIC
3081	VIC	3133	VIC	3178	VIC	3223	VIC	3356	VIC
3082	VIC	3134	VIC	3179	VIC	3224	VIC	3357	VIC
3083	VIC	3135	VIC	3180	VIC	3225	NSW	3361	VIC
3084	VIC	3136	VIC	3181	VIC	3226	VIC	3363	VIC
3085	VIC	3137	VIC	3182	VIC	3227	VIC	3370	VIC
3087	VIC	3138	VIC	3183	VIC	3228	VIC	3373	VIC
3088	VIC	3139	VIC	3185	VIC	3230	VIC	3377	VIC
3089	VIC	3140	VIC	3186	VIC	3231	VIC	3379	VIC
3091	VIC	3141	VIC	3187	VIC	3232	VIC	3380	VIC
3093	VIC	3142	VIC	3188	VIC	3233	VIC	3388	VIC
3094	VIC	3143	VIC	3189	VIC	3237	VIC	3392	VIC
3095	VIC	3145	VIC	3190	VIC	3241	VIC	3393	VIC
3097	VIC	3146	VIC	3191	VIC	3242	VIC	3400	VIC
3099	VIC	3147	VIC	3192	VIC	3250	VIC	3407	VIC
3101	VIC	3148	VIC	3193	VIC	3260	VIC	3412	VIC
3102	VIC	3149	VIC	3194	VIC	3264	VIC	3414	VIC
3103	VIC	3150	VIC	3195	VIC	3266	VIC	3418	VIC
3104	NSW	3151	VIC	3196	VIC	3268	VIC	3419	VIC

Postcode	State								
3423	VIC	3555	VIC	3713	VIC	3818	VIC	3944	VIC
3424	VIC	3556	VIC	3714	VIC	3820	VIC	3950	VIC
3428	VIC	3558	VIC	3717	VIC	3823	VIC	3953	VIC
3429	VIC	3561	VIC	3722	VIC	3824	VIC	3956	VIC
3431	VIC	3563	VIC	3730	VIC	3825	VIC	3960	VIC
3434	VIC	3564	VIC	3737	VIC	3831	VIC	3962	VIC
3435	VIC	3568	VIC	3741	VIC	3840	VIC	3966	VIC
3437	VIC	3575	VIC	3747	VIC	3844	VIC	3971	VIC
3441	VIC	3579	VIC	3749	VIC	3850	VIC	3975	VIC
3442	VIC	3585	VIC	3750	VIC	3852	VIC	3976	VIC
3444	VIC	3608	VIC	3752	VIC	3854	VIC	3977	VIC
3450	VIC	3610	VIC	3754	VIC	3858	VIC	3978	VIC
3453	VIC	3612	VIC	3756	VIC	3860	VIC	3980	VIC
3458	VIC	3616	VIC	3757	VIC	3871	VIC	3981	VIC
3460	VIC	3620	VIC	3758	VIC	3875	VIC	3984	VIC
3461	VIC	3621	VIC	3763	VIC	3880	VIC	3991	VIC
3463	VIC	3623	VIC	3764	VIC	3888	VIC	3995	VIC
3467	VIC	3629	VIC	3765	VIC	3892	VIC	3996	VIC
3472	VIC	3630	VIC	3770	VIC	3896	VIC	4000	QLD
3478	VIC	3636	VIC	3775	VIC	3898	VIC	4005	QLD
3480	VIC	3638	VIC	3777	VIC	3909	VIC	4006	QLD
3483	VIC	3644	NSW	3779	VIC	3910	VIC	4007	QLD
3490	VIC	3658	VIC	3781	VIC	3911	VIC	4008	QLD
3498	VIC	3659	VIC	3783	VIC	3912	VIC	4009	QLD
3500	VIC	3660	VIC	3793	VIC	3915	VIC	4010	QLD
3505	VIC	3662	VIC	3796	VIC	3918	VIC	4011	QLD
3512	VIC	3664	VIC	3797	VIC	3919	VIC	4012	QLD
3515	VIC	3666	VIC	3799	VIC	3920	VIC	4014	QLD
3516	VIC	3669	VIC	3802	VIC	3922	VIC	4017	QLD
3517	VIC	3672	VIC	3803	VIC	3925	VIC	4018	QLD
3518	VIC	3675	VIC	3804	VIC	3926	VIC	4019	QLD
3523	VIC	3677	VIC	3805	VIC	3930	VIC	4020	QLD
3527	VIC	3683	VIC	3805	VIC	3931	VIC	4021	QLD
3533	VIC	3685	VIC	3806	VIC	3933	VIC	4022	QLD
3537	VIC	3690	VIC	3807	VIC	3934	VIC	4029	QLD
3540	VIC	3691	NSW	3809	VIC	3936	VIC	4030	QLD
3549	VIC	3694	VIC	3810	VIC	3939	VIC	4031	QLD
3550	VIC	3699	VIC	3815	VIC	3941	VIC	4032	QLD
3551	VIC	3707	VIC	3816	VIC	3942	VIC	4034	QLD

Postcode	State								
4035	QLD	4116	QLD	4184	QLD	4340	QLD	4507	QLD
4036	QLD	4118	QLD	4205	QLD	4341	QLD	4508	QLD
4037	QLD	4119	QLD	4207	QLD	4342	QLD	4509	QLD
4051	QLD	4120	QLD	4208	QLD	4343	QLD	4510	QLD
4053	QLD	4121	QLD	4209	QLD	4344	QLD	4511	QLD
4054	QLD	4122	QLD	4210	QLD	4350	QLD	4512	QLD
4055	QLD	4122	QLD	4211	QLD	4352	QLD	4514	QLD
4057	QLD	4123	QLD	4212	QLD	4354	QLD	4515	QLD
4059	QLD	4124	QLD	4213	QLD	4355	QLD	4516	QLD
4060	QLD	4125	QLD	4214	QLD	4356	QLD	4517	QLD
4061	QLD	4127	QLD	4215	QLD	4357	QLD	4518	QLD
4064	QLD	4128	QLD	4216	QLD	4361	QLD	4519	QLD
4065	QLD	4129	QLD	4217	QLD	4362	QLD	4520	QLD
4066	QLD	4130	QLD	4218	QLD	4370	QLD	4521	QLD
4067	QLD	4131	QLD	4219	QLD	4373	QLD	4550	QLD
4068	QLD	4132	QLD	4220	QLD	4378	QLD	4551	QLD
4069	QLD	4133	QLD	4221	QLD	4385	QLD	4552	QLD
4070	QLD	4151	QLD	4223	QLD	4390	QLD	4553	QLD
4074	QLD	4152	QLD	4224	QLD	4400	QLD	4554	QLD
4075	QLD	4153	QLD	4225	QLD	4401	QLD	4555	QLD
4075	QLD	4155	QLD	4226	QLD	4403	QLD	4556	QLD
4076	QLD	4156	QLD	4227	QLD	4405	QLD	4557	QLD
4077	QLD	4157	QLD	4228	QLD	4413	QLD	4558	QLD
4078	QLD	4158	QLD	4230	QLD	4415	QLD	4559	QLD
4087	QLD	4159	QLD	4272	QLD	4419	QLD	4560	QLD
4101	QLD	4160	QLD	4275	QLD	4420	QLD	4561	QLD
4102	QLD	4161	QLD	4280	QLD	4421	QLD	4563	QLD
4103	QLD	4163	QLD	4285	QLD	4450	QLD	4564	QLD
4104	QLD	4164	QLD	4300	QLD	4470	QLD	4565	QLD
4105	QLD	4165	QLD	4301	QLD	4480	QLD	4566	QLD
4106	QLD	4169	QLD	4303	QLD	4487	QLD	4567	QLD
4108	QLD	4170	QLD	4304	QLD	4490	QLD	4568	QLD
4109	QLD	4171	QLD	4305	QLD	4500	QLD	4569	QLD
4110	QLD	4172	QLD	4305	QLD	4501	QLD	4570	QLD
4110	QLD	4173	QLD	4306	QLD	4502	QLD	4572	QLD
4111	QLD	4174	QLD	4309	QLD	4503	QLD	4573	QLD
4113	QLD	4177	QLD	4310	QLD	4504	QLD	4575	QLD
4114	QLD	4178	QLD	4311	QLD	4505	QLD	4580	QLD
4115	QLD	4179	QLD	4312	QLD	4506	QLD	4581	QLD

Postcode	State								
4605	QLD	4740	QLD	4861	QLD	5031	SA	5083	SA
4610	QLD	4741	QLD	4865	QLD	5031	SA	5084	SA
4614	QLD	4742	QLD	4868	VIC	5032	SA	5085	SA
4615	QLD	4744	QLD	4869	QLD	5033	SA	5086	SA
4621	QLD	4745	QLD	4870	QLD	5034	SA	5087	SA
4625	QLD	4746	QLD	4871	QLD	5035	SA	5088	SA
4626	QLD	4750	QLD	4872	QLD	5037	SA	5089	SA
4630	QLD	4751	QLD	4873	QLD	5038	SA	5090	SA
4650	QLD	4753	QLD	4874	QLD	5038	SA	5092	SA
4655	QLD	4798	QLD	4875	QLD	5039	SA	5093	SA
4659	QLD	4800	QLD	4877	QLD	5041	SA	5094	SA
4660	QLD	4802	QLD	4878	QLD	5042	SA	5095	SA
4662	QLD	4804	QLD	4879	QLD	5043	SA	5096	SA
4670	QLD	4805	QLD	4880	QLD	5044	SA	5097	SA
4671	QLD	4806	QLD	4881	QLD	5045	SA	5098	SA
4677	QLD	4807	QLD	4883	QLD	5046	SA	5106	SA
4680	QLD	4809	QLD	4885	QLD	5047	SA	5107	SA
4695	QLD	4810	QLD	4888	QLD	5048	SA	5108	SA
4700	QLD	4811	QLD	4890	QLD	5049	SA	5109	SA
4701	QLD	4812	QLD	5000	SA	5051	SA	5110	SA
4702	QLD	4813	QLD	5006	SA	5052	SA	5111	SA
4702	QLD	4814	QLD	5007	SA	5061	SA	5112	SA
4703	QLD	4815	QLD	5008	SA	5062	SA	5113	SA
4709	QLD	4816	QLD	5009	SA	5063	SA	5114	SA
4710	QLD	4817	QLD	5010	SA	5064	SA	5115	SA
4714	QLD	4818	QLD	5011	SA	5065	SA	5116	SA
4715	QLD	4819	QLD	5012	SA	5066	SA	5117	SA
4717	QLD	4820	QLD	5013	SA	5067	SA	5118	SA
4718	QLD	4821	QLD	5014	SA	5068	SA	5120	SA
4720	QLD	4822	QLD	5015	SA	5069	SA	5121	SA
4721	QLD	4824	QLD	5016	SA	5070	SA	5125	SA
4722	QLD	4825	QLD	5017	SA	5072	SA	5126	SA
4723	QLD	4849	QLD	5018	SA	5073	SA	5127	SA
4724	QLD	4850	QLD	5019	SA	5074	SA	5152	SA
4725	QLD	4852	QLD	5021	SA	5075	SA	5154	SA
4730	QLD	4854	QLD	5022	SA	5076	SA	5158	SA
4735	QLD	4855	QLD	5023	SA	5081	SA	5159	SA
4737	QLD	4858	QLD	5024	SA	5081	SA	5160	SA
4739	QLD	4860	QLD	5025	SA	5082	SA	5161	SA

Postcode	State								
5162	SA	5341	SA	6007	WA	6061	WA	6154	WA
5163	SA	5343	SA	6008	WA	6062	WA	6155	WA
5165	SA	5345	SA	6009	WA	6063	WA	6156	WA
5168	SA	5352	SA	6010	WA	6064	WA	6157	WA
5169	SA	5355	SA	6011	WA	6065	WA	6158	WA
5171	SA	5357	SA	6012	WA	6066	WA	6159	WA
5172	SA	5372	SA	6014	WA	6069	WA	6160	WA
5173	SA	5373	SA	6015	WA	6071	WA	6162	WA
5203	SA	5417	SA	6016	WA	6073	WA	6163	WA
5204	SA	5422	SA	6017	WA	6074	WA	6164	WA
5210	SA	5453	SA	6018	WA	6076	WA	6165	WA
5211	SA	5491	SA	6019	WA	6082	WA	6166	WA
5212	SA	5501	SA	6020	WA	6083	WA	6167	WA
5214	SA	5523	SA	6021	WA	6084	WA	6168	WA
5223	SA	5540	SA	6023	WA	6090	WA	6169	WA
5238	SA	5550	SA	6024	WA	6100	WA	6170	WA
5242	SA	5554	SA	6025	WA	6101	WA	6171	WA
5244	SA	5556	SA	6026	WA	6102	WA	6172	WA
5245	SA	5558	SA	6027	WA	6103	WA	6173	WA
5250	SA	5571	SA	6027	WA	6104	WA	6174	WA
5251	SA	5575	SA	6028	WA	6105	WA	6176	WA
5253	SA	5576	SA	6030	WA	6107	WA	6180	WA
5255	SA	5600	SA	6031	WA	6108	WA	6208	WA
5260	SA	5602	SA	6032	WA	6109	WA	6209	WA
5264	SA	5605	SA	6035	WA	6110	WA	6210	WA
5266	SA	5606	SA	6036	WA	6111	WA	6211	WA
5267	SA	5607	SA	6037	WA	6111	WA	6215	WA
5268	SA	5608	SA	6038	WA	6112	WA	6220	WA
5271	SA	5631	SA	6044	WA	6122	WA	6220	WA
5275	SA	5640	SA	6050	WA	6123	WA	6225	WA
5276	SA	5652	SA	6051	WA	6124	WA	6230	WA
5277	SA	5690	SA	6052	WA	6147	WA	6232	WA
5280	SA	5700	SA	6054	WA	6148	WA	6233	WA
5290	SA	5710	SA	6055	WA	6149	WA	6236	WA
5291	SA	5725	SA	6056	WA	6150	WA	6237	WA
5302	SA	6000	WA	6057	WA	6151	WA	6239	WA
5304	SA	6003	WA	6058	WA	6152	WA	6244	WA
5330	SA	6005	WA	6059	WA	6153	WA	6255	WA
5333	SA	6006	WA	6060	WA	6154	WA	6258	WA

Postcode	State	Postcode	State	Postcode	State	Postcode	State
6271	WA	6450	WA	7004	TAS	7290	TAS
6280	WA	6460	WA	7005	TAS	7300	TAS
6281	WA	6461	WA	7008	TAS	7301	TAS
6284	WA	6479	WA	7009	TAS	7304	TAS
6285	WA	6485	WA	7010	TAS	7307	TAS
6288	WA	6501	WA	7011	TAS	7310	TAS
6290	WA	6502	WA	7015	TAS	7315	TAS
6302	WA	6503	WA	7018	TAS	7320	TAS
6306	WA	6510	WA	7019	TAS	7322	TAS
6308	WA	6516	WA	7021	TAS	7325	TAS
6312	WA	6519	WA	7030	TAS	7330	TAS
6315	WA	6522	WA	7036	TAS	7334	SA
6317	WA	6525	WA	7052	TAS	7467	TAS
6320	WA	6530	WA	7054	TAS		
6321	WA	6535	WA	7109	TAS		
6330	WA	6536	WA	7112	TAS		
6333	WA	6556	WA	7116	TAS		
6335	WA	6558	WA	7117	TAS		
6359	WA	6560	WA	7140	TAS		
6365	WA	6566	WA	7170	TAS		
6367	WA	6569	WA	7171	TAS		
6375	WA	6701	WA	7172	TAS		
6383	WA	6707	WA	7173	TAS		
6390	WA	6713	WA	7182	TAS		
6391	WA	6714	WA	7184	TAS		
6392	WA	6714	WA	7190	TAS		
6395	WA	6716	WA	7210	TAS		
6401	WA	6720	WA	7212	TAS		
6409	WA	6721	WA	7215	TAS		
6410	WA	6722	WA	7216	TAS		
6415	WA	6725	WA	7248	TAS		
6418	WA	6728	WA	7249	TAS		
6426	WA	6743	WA	7250	TAS		
6429	WA	6753	WA	7253	TAS		
6430	WA	6798	WA	7256	TAS		
6432	WA	6903	WA	7258	TAS		
6438	WA	6914	WA	7260	TAS		
6442	WA	6958	WA	7262	TAS		
6443	WA	7000	TAS	7277	TAS		

Annexure B – Armaguard standard Cash Services Agreement

PLANAGE PIENT	Cash Services Agreement							
Customer Details	Name: [Insert full company name]							
	ACN / ABN:	[Insert ACN] [insert ABN]						
	Trading as:	[Insert trading name (if applicable)]						
	Address for Notices:	[Insert registered address]						
Customer Account Number	[Insert]							
Services	[Select the applicable services; Cash Banking Service; Cash Collection Service; Cash Delivery Service; Cash Safe Service] and as further described in Schedule 1 .							
Initial Term	[Insert Initial Term]							
Start Date	[Insert Start Date]							
Prescribed Period		re is no Safe OR 3 years (nb. this relates to safe installation / overy see clauses 4.2 and 4.3.)]						
Maximum Safe Insurance Value	[Delete line item if the	re is no Safe OR Insert value]						
Fees	The Fees which the C	sustomer must pay for the Services as set out in Schedule 2 .						
Armaguard Contact	[Insert Armaguard Co	ntact]						
Customer Contact	[Insert Customer Cont	tact]						

By signing you agree that you have received, read and understand this cover page and the terms and conditions that make up the agreement and that you agree to be bound by the agreement.

By signing, you consent to electronic execution of this agreement (in whole or in part), you represent that you are the person named with respect to the signature and that you intend to sign this agreement in your respective capacity. The copy of each signature appearing on the copy so signed is to be treated as the signatory's original signature.

This contract is subject to our credit checking policies and procedures and is not binding until signed by us.

for the Customer	for Armaguard
Signature:	Signature:
Position:	Position:
Name:	Name:

Date of signing

Cash Services Agreement

1 Definitions

The following meanings apply:

Armaguard means Linfox Armaguard Pty Ltd (ABN 83 099 701 872).

Armaguard Contact is the person stated on the front page of this agreement.

Bank Guarantee means the bank guarantee in the form of an unconditional and irrevocable undertaking to pay, drawn in favour of us and for the amount set out in **Schedule 2**.

Business Day means a day other than a Saturday, Sunday or public holiday at the location where the Services are being received.

Cash means Australian currency (including coins) and will not include Valuables unless we have expressly agreed in writing to provide Services in relation to those Valuables.

Cash Banking Service is the collection of Cash from you and depositing it with a Financial Institution but excludes a Cash Collection Service.

Cash Collection Service is the collection of Cash from you in exchange for payment from us for the Said to Contain Value.

Cash Delivery Service is the delivery of Cash to persons nominated by you after you have paid the equivalent amount of Cash to us (by electronic transfer, net-off or otherwise) and includes the delivery of Cash to your employees as part of a payroll service.

Cash Envelope means a sealed envelope containing Cash which you make available for collection by us in accordance with **schedule 3**.

Cash Safe Service is a Service which involves us providing you with a Safe in which to deposit and/or store Cash and may also involve us providing you with a Cash Collection Service.

Customer Cash Obligations means obligations imposed on you in relation to the Cash as set out in **schedule 3**.

Customer Contact is the person stated on the front page of this agreement.

Customer Safe Obligations means your obligations in respect of a Safe as set out in **schedule 4**.

Defaulting Party has the meaning given in **clause 8.3**.

Discrepancy has the meaning given in clause 12.8.

Excluded Risks means war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation or nationalisation or requisition or destruction of or damage to property by or under the order of any government or public or local authority.

Fee means the fee or fees set out in schedule 2.

Fee Adjustment Mechanism has the meaning given in schedule 2.

Financial Institution means a bank, credit union or similar financial institution.

Force Majeure has the meaning given in clause 17.1.

GST means the goods and services tax imposed by the GST Act and the related imposition Acts of the Commonwealth.

GST Act means the *A New Tax System (Goods and Services Tax) Act 1999 (Cth).*

Initial Term means the initial term set out on the front page of this agreement.

Insured Amount means the total amount of cover under Our Insurance Cover.

Insolvency Event means:

 (a) an event where a party informs the other party or any of its creditors that it is insolvent or unable to pay its debts when due,

and any action or step taken, or legal proceedings started for:

- (b) winding-up, dissolution, liquidation, or reorganisation of a company (other than a valid corporate restructure); or
- appointment of a controller, administrator, official manager, trustee or similar officer of a company or any of its revenues and assets,

and, where the Customer is a trust, includes any action referred to in paragraphs (a), (b), or (c) above occurring with respect to the trustee of the trust.

Material Change means any change required in the provision of the Services whether as a result of a request or action by you, including but not limited to any reduction to the volume of Services or location of Sites, or as a result of any factor beyond our reasonable control which increases or may increase the cost to us of providing the Services, including without limitation any legislative, regulatory and industry change and change to labour costs.

Maximum Safe Insurance Value means the maximum amount of Cash (excluding Valuables) for which we will accept liability and provide insurance as specified on the front page of this agreement if no amount has been specified the Maximum Device Insurance Value will be \$10,000.

Modern Slavery has the meaning given in section 4 of the *Modern Slavery Act 2018 (Cth)* and includes any form of slavery, servitude, forced labour, trafficking in persons, forced marriage, child labour and debt bondage.

Our Insurance Cover is defined in clause 10.1.

PPSA means the *Personal Property Securities Act* 2009 (Cth).

Prescribed Period has the meaning given on the front page of this agreement.

Prescribed Terms has the meaning given in clause 13.1.

Representatives means employees, agents, contractors or sub-contractors.

Said to Contain Value means:

- (a) the value specified on the outside of a Cash Envelope which is intended to specify the amount of Cash contained in that Cash Envelope; or
- (b) where a Cash Envelope does not specify a Said to Contain Value, Armaguard's count of the Cash in the Cash Envelope, provided the count is performed in accordance with Armaguard's standard Cash handling and Cash counting procedures.

Safe means the safe and any associated equipment provided by us under this agreement and which is

described in **schedule 1**, but does not include any safe owned or provided by you.

Sanctions Law means the individual sanctions regimes or laws of Australia and any other laws applicable to the Services that are specified in the agreement.

Security Interest has the meaning set out in the PPSA.

Services means the services in relation to Cash described in **schedule 1** which may include the:

- (a) Cash Banking Service;
- (b) Cash Collection Service;
- (c) Cash Delivery Service; or
- (d) Cash Safe Service.

Shortfall has the meaning given in clause 12.7.

Start Date is the date stated on the front page of this agreement.

Taxes means any and all taxes, fees, withholdings, imposts, levies, duties or other charges of any nature whatsoever or whensoever imposed (other than taxes on our net income) by any government, governmental, semi-governmental or other relevant authority, together with any penalties, fines or interest thereon or similar additions thereto, imposed, levied or assessed or otherwise payable.

Tax Invoice has the same meaning as in the GST Act.

Taxable Supply has the same meaning as in the GST Act.

Term means the Initial Term and the period of any extension under **clause 8.2**.

Valuables means:

- (a) negotiable instruments (including cheques), securities for money, postal and money orders, postage stamps, taxation stamps, embossed stamps, government insurance and saving stamps, savings certificates and other similar valuables:
- (b) securities, gems, jewellery, bullion and precious metals; and
- (c) goods, documents or other property of any nature whatsoever.

we, our and us means Linfox Armaguard Pty Ltd (ABN 83 099 701 872).

you means the person named on the front page of this agreement as the Customer.

Your Insurance Cover has the meaning set out in clause 4.6(a).

Your Premises means land and/or buildings that are owned, leased or otherwise occupied by you.

2 Services

- 2.1 We will provide the Services for the Term in accordance with the terms and conditions of this agreement and in accordance with Schedule 1.
- 2.2 We have the right to perform the Services in our sole and absolute discretion in the method we deem appropriate.
- 2.3 We are the exclusive supplier of the Services and you shall not obtain services the same or similar to the Services from any person or entity other than us during the Term.
- 2.4 We may perform the Services using subcontractors or agents and any subcontractors engaged to perform a Service will be suitably qualified and skilled to perform the Service.
- 2.5 You acknowledge that we may perform a credit check on you before providing any Services to you.

3 Your obligations

You must:

- (a) comply with the Customer Cash Obligations;
- (b) where a Safe has been provided under this agreement, comply with the Customer Safe Obligations, Your Insurance Cover (if applicable) and the Maximum Safe Insurance Value;
- (c) provide to us all assistance, information and documents necessary for us to properly perform the Services;
- (d) permit our Representatives to enter Your Premises to perform the Services or to inspect, maintain, repair or recover possession of a Safe;

- (e) provide upon request, information required to be collected, verified and retained under the *Anti-Money Laundering and Counter-Terrorism Financing Act* 2006 and the *Modern Slavery Act 2018 (Cth)*;
- (f) not impede, delay or prevent the performance of the Services by us or our Representatives;
- (g) ensure that we are kept fully informed at all times and in a timely manner of all matters:
 - (i) of which you are, or should be, aware; and
 - (ii) which if not made known to us could adversely impact on the secure and efficient performance of the Services; and
- (h) unless you and we agree otherwise, order/acquire the Services from us using the standard forms and/or dockets provided by us to you from time to time.
- 3.2 You warrant to us that you will not use any labour practices involving Modern Slavery in your business and operations and have not been convicted or charged with any offence concerning Modern Slavery either in Australia or in any other jurisdiction in which you operate.
- 3.3 You warrant to us that you have not and will not breach any Sanctions Law. That neither you nor your holding company, agents, vendors and/or other third parties directly contracted by you are listed on an applicable sanctions list as a denied party.

4 Supply of a Safe

- 4.1 Where we provide you with a Safe in performing the Services, the Safe at all times remains our property.
- 4.2 We are responsible, at our own expense, for:
 - (a) installing the Safe at Your Premises, however, if:
 - (i) the intended location of the Safe does not meet the Safe location requirements in schedule 4;
 - (ii) the Initial Term of this agreement is less than the Prescribed Period; or

(iii) this agreement expires or is terminated within the Prescribed Period.

you must pay for the cost of installing the Safe (including promptly reimbursing us for any installation costs already incurred by us); and

- (b) maintaining and repairing the Safe, and, in the event of damage to or loss or destruction of the Safe other than damage, loss or destruction caused by us or our Representatives, you must repair or replace the Safe at your own expense.
- 4.3 You are responsible, at your own expense, for:
 - (a) the return of the Safe to us and the reimbursement of the costs of our repossession of the Safe, including deinstallation costs (as the case may be), if this agreement expires or is terminated within the Prescribed Period. In all other cases, we are responsible, at our own expense, for the return of the Safe at the end of the Term; and
 - (b) relocation of the Safe during the Term.
- 4.4 You may not relocate or remove the Safe from Your Premises without our express and written permission.
- 4.5 Unless we specifically agree otherwise, you are liable for any Cash, Valuables or other goods or things placed in the Safe at any time.
- 4.6 You will, at your expense:
 - (a) effect and maintain such insurance as we deem appropriate in respect of your obligations under this agreement, including without limitation, insuring the Safe (noting our interest) from the time that it is delivered to your Premises ("Your Insurance Cover"); and
 - (b) provide a copy to us of the certificate of insurance evidencing Your Insurance Cover prior to the Start Date and on each anniversary of the Start Date.

5 Bank Guarantee

- 5.1 We are entitled to claim under the Bank
 Guarantee an amount equal to monies due but
 unpaid by you under this agreement.
- 5.2 You agree to vary the amount of the Bank Guarantee:
 - (a) on each anniversary of this agreement; or
 - (b) where the number of Services we provide is materially increased when compared to the number of Services provided at the date of this agreement; or
 - (c) where any other Fees adjustment is made to this agreement.
- 5.3 We will return the Bank Guarantee to you upon the last of:
 - (a) the termination of this agreement;
 - (b) the expiry of this agreement; and
 - (c) the date that you have no further obligations to us under this agreement or at law.

6 Fees

- 6.1 You must pay us the Fee for the Services performed.
- 6.2 The Fees will be adjusted:
 - (a) in accordance with the Fee Adjustment Mechanism (if any) agreed to by the parties; and
 - (b) in accordance with **clause 6.3** if there is a Material Change.
- 6.3 If there is a Material Change then:
 - (a) we may notify you of the Material Change; and
 - (b) we may adjust the Fees by the same proportion as the increase in our costs due to the Material Change in providing the Services (or any part of the Services) to you.

7 Invoicing and payment

- 7.1 Unless this agreement states otherwise:
 - (a) we will invoice you monthly;

- (b) you must pay us the full amount invoiced within 30 days from the date of invoice; and
- (c) the Fees must be paid in Australian currency.
- 7.2 You may not withhold any payment of money due to us under this agreement for any reason.
- 7.3 We may charge you interest at a Fee not exceeding two percent (2%) above the prevailing 180 day bank bill Fees as quoted by the Australian and New Zealand Banking Group Limited (ACN 005 357 522) on any amount due and not paid by you within the time required for payment under clause 7.1.
- 7.4 We have the right to set-off any amounts due and not paid by you under this agreement against any amounts which we are obliged to pay to you or on your behalf.

8 Term and termination

- 8.1 This agreement commences on the Start Date and will remain in force, unless terminated earlier, until the end of the Initial Term.
- 8.2 On expiry of the Initial Term and any further renewed term, this agreement will continue, on the same terms and conditions, for further periods of 12 months unless either party gives the other at least three (3) months' notice in writing that the notifying party wishes to terminate the agreement at the expiry of the then-current Term.
- 8.3 If a party ("Defaulting Party") is in material breach of a material term of this agreement, then the other party may serve on the Defaulting Party a written notice specifying the default and stating the intention of the other party to exercise its rights under this clause 8.
- 8.4 If:
 - (a) the default referred to in clause 8.3 is not capable of remedy;
 - (b) the Defaulting Party fails to remedy such default in a proper manner within 30 days after the notice referred to in clause 8.3 is received or such longer time period as agreed,

- then the other party may terminate this agreement.
- 8.5 A party may immediately terminate this agreement if an Insolvency Event occurs in relation to the other party.
- 8.6 Any expiration or termination of this agreement does not affect:
 - (a) any rights of the parties which may have accrued before the date of termination; and
 - (b) the rights and obligations of the parties under clauses 12, 13, 15 and 23 which survive termination of this agreement.

9 Independent contractor

Both parties acknowledge that we are your contractor and not your employee or agent.

10 Insurance

- 10.1 Subject to clause 10.2 and 10.3 we will, throughout the Term, insure the Cash (excluding any Valuables) in relation to which we provide the Services, in accordance with the insurance provisions set out in schedule 5 ("Our Insurance Cover").
- 10.2 If we have specifically agreed in writing to do so as described in the Schedules, we will insure the Cash contained in a Safe up to the Maximum Safe Insurance Value.
- 10.3 For the avoidance of doubt, we will not insure any Valuables provided to us under this agreement, including without limitation any Valuables placed in a Safe, unless we have agreed otherwise in writing.

11 Title and risk

- 11.1 If we provide you with a Cash Banking Service, title and property in the Cash remains with you at all times. However, this does not alter the risk/liability accepted by us in relation to the Cash, as set out in clause 12.1.
- 11.2 If we provide you with a Cash Collection Service, title and property in the Cash vests in us at the time the Cash is collected by us, except where this Cash Collection Service is provide as part of a Cash Safe Service, in which case clause 11.3 below applies.

- 11.3 If we provide you with a Cash Safe Service, title and property in the Cash vests in us immediately after the Cash is placed in the Safe, except to the extent that the Maximum Safe Insurance Value is exceeded.
- 11.4 If we provide you with a Cash Delivery Service, title and property in the Cash which we deliver remains vested in us until the latter of:
 - (a) you making full payment in relation to this Cash; and
 - (b) the time the Cash is delivered by us.

12 Limitation of liability and indemnities

- 12.1 We indemnify you for any loss of Cash (excluding Valuables) in relation to which we provide the Services, but only to the extent that:
 - (a) the Cash is in our possession, custody or control;
 - (b) Our Insurance Cover provides protection in respect of that loss or damage, and only up to the Insured Amount;
 - (c) the loss or damage has not resulted (either directly or indirectly) from an Excluded Risk; and
 - (d) in relation to Cash in a Safe, we have specifically agreed in writing to take liability for the Cash and you have not breached any of your Customer Safe Obligations (and only up to the Maximum Safe Insurance Value).
- 12.2 For the avoidance of doubt, we will not be liable for any loss or damage associated with any Valuables provided to us under this agreement, unless we have agreed otherwise in writing.
- 12.3 The maximum liability of Armaguard, its employees, sub-contractors and agents under this agreement, other than in respect of clause 12.1, is \$5,000,000.
- 12.4 With the exception of the liability accepted by us in clause 12.1, we will not be liable (whether in tort or in contract or otherwise) for or in respect of any loss or damage of any kind including (but not limited to) loss or damage associated with:
 - (a) any personal injury, illness or death to any person; or

- (b) damage to any property,unless arising directly from any negligent act or
- omission on our part or on the part of any of our Representatives in performing the Services under this agreement subject at all times to the limitation in clause 12.3.
- 12.5 You indemnify us, and must keep us indemnified, for any loss, cost or expense suffered or incurred by us as a result of any claim, action, demand or proceeding brought by any person in respect of the loss or damage described in clause 12.3.
- 12.6 You warrant that you have full power and authority to deal with the Cash and you indemnify us, and must keep us indemnified, against any claim of any nature by any person in respect of the Cash.
- 12.7 Without limiting any other indemnity in this clause 12, where as part of the Services:
 - (a) we provide you with a Cash Banking Service; and
 - (b) the Financial Institution to which the Cash is delivered does not acknowledge delivery of the Cash or any part of the Cash,
 - you indemnify us, and must keep us indemnified, against any loss, cost or expense associated with any alleged or actual shortfall ("Shortfall") in the Cash delivered, including, but not limited to, any claim, action demand or proceeding brought by any person against us in relation to that Shortfall.
- 12.8 If, after following our standard Cash handling and counting procedures, we claim there is a discrepancy between our count of the Cash and either the Said to Contain Amount on a Cash Envelope or your claim of the amount of Cash in the Cash Envelope ("Discrepancy"), you agree to:
 - (a) accept our count and our claim of Discrepancy;
 - (b) if we have already paid you the Said to Contain Amount or other amount, pay to us the value of the Discrepancy; and
 - (c) indemnify us for any loss we suffer as a result of the Discrepancy.

- 12.9 Notwithstanding any other provision in this agreement and to the extent permitted by law, neither party will be liable to the other party in connection with this agreement or any other obligation or duty (including the duty of care for the purposes of the tort of negligence) for any:
 - (a) losses, damages, costs and/or expenses which cannot fairly and reasonably be considered to arise naturally (that is, according to the usual course of things) from the relevant breach of this agreement;

and includes:

- (b) loss or deferment of actual or anticipated profits or revenue, loss of goodwill or reputation, loss or deferment of anticipated benefits or savings, loss or deferment of any prospect or business opportunity, loss of data, loss of value, or loss of production or other business interruption loss; and
- (c) losses which are described as special losses, consequential losses or economic losses.
- 12.10 Every exemption, limitation, defence, immunity, or other benefit to which we are entitled under this agreement will also extend to protect each of our Representatives (excluding you and your Representatives).
- 12.11Each indemnity in this agreement is a continuing obligation separate and independent from the other obligations and survives termination of this agreement.
- 12.12It is not necessary for either party to incur expense or make payment before enforcing a right of indemnity conferred by this agreement.

13 Prescribed Terms

- 13.1 Certain laws imply terms into agreements for the supply of services and prohibit the exclusion, restriction or modification of such terms ("Prescribed Terms").
- 13.2 Some Prescribed Terms permit a supplier of services to limit its liability for a breach thereof. To the extent permitted by Prescribed Terms our liability in respect of a breach of a Prescribed Term relating to the supply of the

- Services under this agreement is limited at our sole discretion to:
- (a) the re-supply of the Services concerned; or
- (b) payment of the costs of re-supplying the Services concerned.
- 13.3 Except as provided by Prescribed Terms, no written, oral or implied condition, warranty or term of any description whether under statute or by implication of law, custom or usage relating to the subject matter of this agreement is any part of this agreement or will have any operation or affect our rights unless that condition, warranty or term is recorded and accepted in writing, and signed by one of our authorised officers.

14 Performance

- 14.1 You and we appoint the Armaguard Contact and the Customer Contact (respectively) who will be available for day-to-day liaison in respect of the provision of the Services. Each representative may delegate their responsibilities to others on notice to the other representative.
- 14.2 The Armaguard Contact and the Customer Contact (together with any other person you and we determine should attend) will meet at agreed intervals to jointly:
 - (a) review the performance of the Services under this agreement; and
 - (b) review the relationship generally.

15 Confidential information

- 15.1 Each party undertakes that it will not, either during the Term or at any time thereafter (except in the proper course of its duties under this agreement or as required by law or by the other party), disclose to any person any confidential information of or relating to the other party of which it has become possessed as a result of this agreement or the negotiations preceding the agreement including, but not limited to, the terms of this agreement.
- 15.2 Nothing in this agreement prohibits disclosure of information which:
 - (a) is in the public domain;

- (b) after disclosure to a party becomes part of the public domain otherwise than as a result of the wrongful act of that party;
- (c) is received from a third party provided that it was not acquired directly or indirectly by that third party from a party to this agreement;
- (d) is required to be disclosed by law or any government or governmental body, authority or agency having authority over a party;
- (e) is required to be disclosed to a party's legal advisors in connection with this agreement.
- 15.3 The parties expressly acknowledge that this agreement contains commercially sensitive information and agree that they will use all endeavours to prevent the disclosure of this agreement in connection with the PPSA. To the extent that the parties are unable to prevent such disclosure, they must ensure that Schedule 1 (Services), Schedule 2 (Pricing) and Schedule 5 (Our Insurance Cover) are redacted prior to providing this agreement in connection with the PPSA.
- 15.4 The obligations under this **clause 15** survive termination of this agreement.

16 Dispute resolution

- 16.1 Subject to **clause 16.5**, before resorting to any external dispute resolution mechanism (including arbitration, mediation or court proceedings) any dispute between the parties regarding this agreement, or any matter arising in connection with it, must comply with the dispute resolution process as set out in **clause 16**.
- 16.2 Any dispute under this agreement between the parties must be referred:
 - (a) initially for resolution by the Customer Contact and the Armaguard Contact, who the parties will procure to endeavour to resolve the dispute within 10 Business Days of the giving of a notice of a dispute by a party; and
 - (b) if the dispute is not resolved in accordance with clause 16.2(a), a senior executive of each party, who the parties will procure to

- endeavour to resolve the dispute within a further 20 Business Days or such other period as may be agreed between those parties.
- 16.3 If the dispute is not resolved by the relevant parties in accordance with clause 16.2 within the time specified in that clause, then the dispute may be submitted by any of the relevant parties to an external dispute resolution mechanism, including to a court.
- 16.4 Despite the existence of a dispute, each party must continue to perform its obligations under this agreement.
- 16.5 A party may commence court proceedings relating to any dispute arising out of this agreement at any time where that party seeks urgent interlocutory relief.

17 Force majeure

- 17.1 If, as a result of some fact, circumstance, matter or thing beyond the reasonable control of a party ("Force Majeure"), that party becomes unable, wholly or in part, to perform any of its obligations under this agreement:
 - (a) that party is to give the other party prompt notice of the relevant event of Force Majeure with reasonably full particulars and, in so far as known to it, the probable extent to which it will be unable to perform, or be delayed in performing, the relevant obligations;
 - (b) the relevant obligation(s), other than an obligation to pay money, is suspended but only so far as, and for so long as, it is affected by the relevant event of Force Majeure; and
 - (c) that party is to use all possible diligence to overcome or remove the relevant event of force majeure as quickly as possible.
- 17.2 For the purposes of this **clause 17**, the parties agree that an industrial dispute will be deemed in all circumstances to be an event of Force Majeure.
- 17.3 **Clause 17.1(c)** does not require the affected party to:
 - (a) settle any strike or other labour dispute on terms contrary to its wishes; or

- (b) contest the validity or enforceability of any law, regulation or legally enforceable order by way of legal proceedings.
- 17.4 The obligation of the affected party to perform its obligations, resumes as soon as it is no longer affected by the relevant event of Force Majeure.

18 Assignment

- 18.1 You may not assign your rights and/or obligations under this agreement without our prior written consent.
- 18.2 We have the right to assign any or all of its obligations or rights under this agreement at any time to any person.

19 Notices

- 19.1 Any notice, approval, consent or other communication in relation to this agreement must:
 - (a) be in writing;
 - (b) marked for the attention of:
 - (i) in the case of a notice to us, the Armaguard Contact; or
 - (ii) in the case of a notice to you, the Customer Contact; and
 - (c) be left at or sent by prepaid ordinary post to the last notified address of the party or sent by electronic mail ("Email") to the last notified Email address of the party.
- 19.2 A notice, approval, consent or other communication takes effect from the time it is received unless a later time is specified in it.
- 19.3 If posted in Australia, a letter is taken to be received on the third day after posting.
- 19.4 An Email is taken to be received, on the earlier to occur of the sender receiving an automated message confirming delivery; or 30 minutes after the time sent (as recorded on the device from which the sender sent the email) unless the sender receives an automated message that the email has not been delivered.

20 Taxes

- 20.1 The Fees and any other amount or consideration referred to in this agreement is exclusive of GST.
- 20.2 If GST is imposed on any supply made under this agreement by us to you, you must pay to us, in addition to and at the same time as the Fees or any other GST exclusive consideration payable or to be provided for the supply, an additional amount calculated by multiplying the value of that Fees or other GST exclusive consideration (without deduction or set-off) by the prevailing GST Fee.
- 20.3 We will provide you with a Tax Invoice for any Taxable Supply made by us to you under this agreement.
- 20.4 If the amount of GST recovered by us from you differs from the amount of GST payable at law by us (or an entity grouped with us for GST purposes) in respect of the supply, we will adjust the amount payable by you to us accordingly.
- 20.5 Should any other Taxes, excluding GST, be levied on, in respect of, or in relation to, the Services (including levied on payments made to us by you for the provision of the Services under this agreement), you will be responsible for payment of those Taxes or payment of an equivalent amount to us where we are liable to pay them. Any amount payable by you under this clause is in addition to any other amounts payable by you under this agreement. You will also be responsible for providing documentary evidence of the payment of Taxes, if made on our behalf.

21 Work Health & Safety Requirements

21.1 Each of the parties is obligated to provide and maintain, so far as is practicable, a working environment for its employees and members of the public, that is safe and without risk to health and which complies with any Acts, regulations, local laws and by-laws, Codes of Practice and Australian Standards which are in any way applicable to this contract or the performance of the services under this contract, including the Work Health and Safety Act 2011 (Cth) and any

- regulations or equivalent legislation in all Australian States and Territories.
- 21.2 The Customer must immediately notify
 Armaguard of any change to the working
 environment which may impact on its
 obligations under clause 21.1, including but not
 limited to any change in the security
 arrangements at the Location or any physical
 modifications at the Location.
- 21.3 The Customer must comply with any and all lawful directions of Armaguard relating to occupational health and safety in relation to the provision of the Services.

22 These terms are exclusive

- 22.1 This agreement exclusively embodies all terms and conditions in relation to the Services and replaces any prior agreement between the parties in relation to all or part of the Services.
- 22.2 Except as otherwise provided for in this agreement, all terms, conditions, warranties, undertakings and representations (whether express, implied, statutory or otherwise, including any terms on any of your documents) relating to the Services or this agreement are excluded to the full extent permitted by the law.

23 PPSA

- 23.1 Until such time as title to the Cash or a Safe passes to you in accordance with **clause 11**:
 - (a) We are, and will be, entitled at any time to demand the return of the Cash or any Safe, and you must do all things necessary to immediately permit us, without notice and without liability to us, to enter and access any premises occupied by you in order to search for, locate, identify retrieve and remove cash to an equivalent value of the Cash or any Safe to which we have title. If there is any inconsistency between our rights under this clause 23 and our rights under Chapter 4 of the PPSA, this clause 23 prevails;
 - (b) You acknowledge and agree that we have a Security Interest under the PPSA in any Safe.

- (c) You may not, without our consent, do, or agree to do, any of the following:
 - sell, assign or otherwise dispose of any Safe;
 - (ii) grant or seek to grant any Security Interest in any Safe or allow one to arise;
 - (iii) deal in any way with this agreement, or allow any interest in it to arise or be varied adverse to our interest:
 - (iv) lease or licence any Safe, or allow a surrender or variation of any lease or licence;
 - (v) give control of any Safe to another person other than us;
 - (vi) part with possession of any Safe other than by giving possession to us;
 - (vii) allow a set off or combination of accounts;
 - (viii) change the nature of the Safe;
 - (ix) abandon, settle, compromise, or discontinue or become non-suited in respect of any proceedings against any person (other than us) in respect of any of your rights in connection the Safe;
 - (x) exercise or waive any of your rights or release any person from its obligations in connection with the Safe:
 - (xi) allow any personal property to become an accession to, or commingled with the Safe;
 - (xii) deal in any other way with the Safe or any interest in them, or allow any interest in them to arise or be varied,

except as otherwise provided in this agreement and you agree to notify us if anything mentioned in clause 23.1(c) occurs immediately on becoming aware of it.

- (d) You agree to notify us at least 14 days before you do any of the following:
 - (i) change your name;
 - (ii) change your place of registration or incorporation; or
 - (iii) change or apply for an ACN, ABN, ARBN, ARSN under which an interest in any Safe will be held,

and you further agree to notify us if anything mentioned in clause 23.1(d) (i)-(iii) occurs immediately on becoming aware of it.

- 23.2 Our Security Interest over any Safe is a PPS Lease in accordance with section 13 of the PPSA and attaches to the Safe upon the earlier of:
 - (a) you attaining possession of the Safe; and
 - (b) you executing this agreement.
- 23.3 You consent to us perfecting any Security Interest that it considers this document provides for by registration under the PPSA.
- 23.4 You agree to do anything that we reasonably ask to:
 - (a) ensure that the Security Interest is enforceable, perfected and otherwise effective; and
 - (b) execute all documents necessary to register and perfect our Security Interest in any Safe under the PPSA.
- 23.5 You waive your right to receive any notice in relation to registration under the PPSA (including a notice of a verification statement) unless the notice is required by the PPSA and that requirement cannot be excluded.
- 23.6 Enforcement of Security Interests: If Chapter 4 of the PPSA would otherwise apply to the enforcement of the Security Interest(s) created under this agreement, the Client agrees that the following provisions of the PPSA will not apply:
 - (a) section 120 (enforcement of liquid assets);

- (b) section 125 (obligation to dispose of or retain collateral);
- (c) section 128 (We may dispose of collateral);
- (d) section 129 (disposal by purchase);
- (e) sections 132(1) to (3) (right to receive a statement of account);
- (f) section 142 (redemption of collateral);and
- (g) section 143 (reinstatement of security agreement).
- 23.7 If we exercise a right, power or remedy in connection with this agreement or a Security Interest that it provides for, that exercise is taken not to be an exercise of a right, power or remedy under the PPSA unless we state otherwise at the time of exercise. However, this clause does not apply to a right, power or remedy which can only be exercised under the PPSA.

24 Electronic Execution

- 24.1 A party may sign electronically a soft copy of this agreement through DocuSign or by signing this agreement by some other electronic method (including signing by stylus or pasting of the signatory's signature) and bind itself accordingly. This will satisfy any statutory or other requirements for this agreement to be in writing and signed by that party.
- 24.2 The parties intend that any soft copy so signed will constitute an executed original counterpart and any print-out of the copy with the relevant signatures appearing will also constitute an executed original counterpart.

25 Counterparts

25.1 This agreement may be signed in any number of counterparts (including electronic copies), and provided that every party has executed a counterpart, the counterparts taken together will constitute a binding and enforceable agreement between the parties.

26 Other matters

26.1 A party may only waive its rights under these terms by doing so in writing.

- 26.2 These terms may not be varied except in writing signed by both parties.
- 26.3 Either party may exercise a right, remedy or power in any way it considers appropriate.
- 26.4 If a party does not exercise a right, remedy or power at any time, this does not mean that it cannot exercise it later.
- 26.5 Unless specified otherwise, to the extent of any inconsistency between the terms and conditions as set out in the body of this agreement and any terms and conditions as may be set out in an attachment, annexure or schedule, then the terms and conditions as set out in the body of the agreement prevail to the extent of any such inconsistency.
- 26.6 Each party's rights, remedies and powers under this agreement are in addition to any rights, remedies and powers provided by law.
- 26.7 If the day on or by which something must be done is not a Business Day, that thing must be done on the next Business Day.

27 Governing law

- 27.1 This agreement is governed by the laws of Victoria, Australia.
- 27.2 The parties agree to submit to the non-exclusive jurisdiction of the courts of Victoria and the courts of appeal from them.

28 Contract interpretation

28.1 In this agreement, unless the contrary intention appears:

- (a) a reference to this agreement or another instrument includes any variation or replacement of either of them;
- (b) the singular includes the plural and vice versa;
- (c) the word "person" includes a firm, a body corporate, an unincorporated association or an authority;
- (d) a reference to a person includes a reference to the person's executors, administrators, successors, substitutes (including, but not limited to, persons taking by novation) and assigns;
- (e) if a period of time is specified and dates from a given day or the day of an act or event, it is to be calculated exclusive of that day;
- (f) a reference to a clause is a reference to a clause in this agreement;
- (g) a reference to "A\$", "\$A", "dollar" or "\$" is a reference to Australian currency;
- (h) No provision of this agreement will be construed adversely to a party solely on the ground that the party was responsible for the preparation of that provision; and
- Headings are inserted for convenience and do not affect interpretation of this agreement.



Schedule 1 - Services

1 Description of Services

This agreement is for the provision of the following Services:

[Delete Service descriptions not included under the scope of the agreement]

Service	Description
Cash Banking Service	[Insert description]
Cash Collection Services	On the scheduled day of Service, during normal business hours, we will attend the location to collect Cash Cassettes from a Device and/or collect Cash Envelopes.
	Once collected, we will process the Cash in accordance with our usual cash handling procedures.
	Settlement is via EFT next Business Day following performance of the Cash Collection Service, unless Cash Funding Services are also provided.
Cash Delivery Services	On the scheduled day of Service, during normal business hours, we will attend the location to supply Cash.
Cash Safe Services	On a scheduled service frequency, we will collect the Cash from the Safe as part of the Cash Collection Services.
Description of Safe	

2 Description of Safe

[Insert description and quantity]

3 Collection Address(s)/Delivery Address(s)

Refer to **Attachment A** to this agreement.

4 Timing of Services

As agreed between the parties to this agreement.

5 Customer's Authorised Collection Personnel

[Insert name of Customer personnel who are authorised to be present at collection].

6 Liability in respect of Cash in the Device

[Provided the location meets our site safety and security risk assessment requirements, we will be liable for Cash in the Device up to the Maximum Device Insurance Value.]



Schedule 2 - Fees

1 Fees

1.1 Fee payable

In accordance with **clause** Error! Reference source not found. of the agreement, you will pay us the Fee for the Services as outlined below:

Service	Fee
Cash Banking Service	[insert fee]
Cash Collection Service	[insert fee]
Cash Delivery Service	[insert fee]
Cash Safe Service	[insert fee]

2 Fee Adjustment Mechanism

The Fees will be reviewed annually and, as soon as reasonably possible after each anniversary of the Start Date (**Adjustment Date**), we will adjust the Fees in accordance with the following formula.

Fee Adjustment Mechanism Formula

 $AC = (B \times C) + C$

where:

AC = the adjusted Fees which will be applied on and from the Start Date;

B = the sum of weighted movements of the relevant cost components set out in the relevant table set out below; and

C = the Fees payable immediately before the Start Date.

Component	Indicies	Weighting	Indices at	Indices at	Movement	Weighted
of Cost		%	Start Date	Adjustment		Movement
			update	Date		%
			once a			
			year based			
			on most			
			rcent			
			published			
			(or			
			previous			
			Adjustment			
			Date)			

Wages	The effective cost per hour of the benchmark classification on the basis of employment costs affected by legislation, court and tribunal decisions, determinations and orders industrial awards and registered enterprise agreements. The benchmark classification is [(insert Grade / Level)] as defined in the [(Insert Operative Award)]	[60%]	[insert]		
Vehicle expenses	[insert description]	[<mark>#</mark>]	[<mark>insert</mark>]		
Property Costs	[insert description]	[<mark>#</mark>]	[insert]		
Interest on cash	[insert description]	[<mark>#</mark>]	[<mark>insert</mark>]		
Other Costs	The most recently published Consumer Price Index (All Groups: Eight Capital Cities) by the Australian Bureau of Statistics.	[<mark>#</mark>]	[insert]		

3 Bank Guarantee

[Insert Bank Guarantee amount required]



Schedule 3 - Customer Cash Obligations

In accordance with clause Error! Reference source not found., you must comply with the following obligations with respect to Cash and any Safe.

1 General Cash Obligations

1.1 Cash Collection Service Obligations

[complete or insert "not applicable" if not to be provided]. Examples:

(a) Before Cash is collected:

Cash must be counted and placed in sealed Cash Envelopes;

The Said to Contain Value must be written on each Cash Envelope;

Each Cash Envelope must be signed;

In packaging the Cash, notes must be placed flat and facing the same way up, denominations must be separated, only rubber bands may be used in holding the notes together (no staples or paper clips);

Particular forms/dockets/documents must be completed and signed. Examples are set out in paragraph 2 below.

(b) During Collection of Cash

Describe how Customer must assist Armaguard in collection of Cash from Premises [insert]

(c) After Cash is collected

Describe any obligations the Customer may have after the Cash is collected.

[insert]

1.2 Cash Banking Service Obligations

[complete or insert "not applicable" if not to be provided].

[Examples of obligations to insert - as for Cash Collection Service above.]

1.3 Cash Delivery Service Obligations

[complete or insert "not applicable" if not to be provided]

Examples of obligations to insert:

(a) How orders for Cash delivery are placed by Customer

[insert (eg time of day an order may be placed, how this order is made, who the Cash is to be delivered to)]

(b) How transfer of Cash should be made by Customer and timing of transfer

[insert (eq electronic funds transfer by 9am on the day the Cash is delivered)]

1.4 Cash Safe Service Obligations

[complete or insert "not applicable" if not to be provided]

Only place Cash in a Safe up to the Maximum Safe Insurance Value.

We [will/will not] be liable for Cash in a Safe (and only up to the Maximum Safe Insurance Value).

These obligations are set out in schedule 4.



Schedule 4 - Customer Safe Obligations

1 General Obligations

You must:

- (a) do everything necessary to protect our rights in respect of the Safe;
- (b) not place or allow to be placed on the Safe any marks or matter which are inconsistent with our rights;
- (c) not create or allow to come into existence any charge, encumbrance or lien which affects the Safe;
- (d) not expose the Safe to the risk of loss, damage, destruction or detention;
- (e) not transfer, part with or share the possession of the Safe;
- (f) not allow our interests in the Safe to be prejudiced or expose us to liability;
- (g) not make any replacement, alteration or addition which could mean that the Safe is no longer readily identifiable as ours or which may lead to a reduction in the value of the Safe;
- (h) comply with Your Insurance Cover requirements including without limitation any conditions imposed by your insurer;
- (i) comply and ensure that your Representatives comply, with all guidelines and/or operating standards in respect of the Safe as advised by Armaguard from time to time;
- (i) ensure that the Safe is used:
 - (i) only for the purpose for which a Safe is commonly used; and
 - (ii) in such a manner as to minimise wear and tear to the Safe (including minimising any damage to the Safe caused by water);
- comply with the Safe location, Maximum Safe Insurance Values, security obligations, guidelines, operating standards and location requirements provided to you by us at the time of installation of the Safe; and
- (k) if applicable, comply with any obligations in relation to the Safe set out in Our Insurance Cover.



Schedule 5 - Our Insurance Cover

Current extract of our "Cash in Transit" insurance.

[insert current extract of our Cash in Transit insurance]



Attachment A - Collection/Delivery Addresses

[<mark>insert locations</mark>]

Annexure C –Standard Third Party Access Agreement

CURRENCY	Third Party CIT Provider Agreement		
Third Party CIT Provider Details	Name:	[Insert full company name]	
Details	ACN / ABN:	[Insert ACN] [Insert ABN]	
	Trading as:	[Insert trading name (if applicable)]	
	Address for Notices: [Insert registered address]		
Third Party CIT Provider Account Number	[Insert]		
Services	[Select the applicable services; Cash Banking Service; Cash Collection Service; Cash Delivery Service; Cash Safe Service] and as further described in Schedule 1.]		
Initial Term	[Insert Initial Term]		
Start Date	[Insert Start Date]		
Fees	The Fees which the Third Party CIT Provider must pay for the Services as set out in Schedule 2.		
MergeCo Contact	[Insert MergeCo Contact]		
Third Party CIT Provider Contact	[Insert Third Party CIT Provider Contact]		
Date of signing of this Agreement	1 1		

By signing this cover page you acknowledge and agree that you have received read and understand this cover page and the attached documents that make up the agreement and that you agree to be bound by the agreement. This cover page may be signed by hand or electronically (e.g. by an electronic copy of your signature being affixed to an electronic copy of this document) and that if you sign this cover page electronically it will be as valid as an original document signed by hand.

This contract is subject to our credit checking policies and procedures and is not binding until signed by us.

Name:	Name:
Position:	Position:
Signature:	Signature:
for the Third Party CIT Provider	for MergeCo

Third Party CIT Provider Agreement

1 Definitions

The following meanings apply:

ACC or depot means a purpose built high security depot approved as such by the Reserve Bank of Australia.

Agreement means this Third Party CIT Provider Agreement.

Ancillary Services means:

- cash collection service from Third Party CIT Provider depot to MergeCo ACC or acceptance of cash drop-off by Third Party CIT Provider at MergeCo ACC;
- (b) cash delivery service from MergeCo ACC to Third Party CIT Provider depot or cash pick-up at MergeCo ACC by Third Party CIT Provider; and
- (c) cash supply service bulk and / or change.

Bank Guarantee means the bank guarantee in the form of an unconditional and irrevocable undertaking to pay, drawn in favour of us and for the amount set out in **Schedule 2**.

Business Day means a day other than a Saturday, Sunday or public holiday at the location where the Services are being received.

Cash means Australian currency (including coins) and will not include Valuables unless we have expressly agreed in writing to provide Services in relation to those Valuables.

Cash Banking Service is the collection of Cash from you and depositing it with a Financial Institution but excludes a Cash Collection Service.

Cash Collection Service is the collection of Cash from you in exchange for payment from us for the Said to Contain Value.

Cash Delivery Service is the delivery of Cash to persons nominated by you after you have paid the equivalent amount of Cash to us (by electronic transfer, net-off or otherwise) and includes the delivery of Cash to your employees as part of a payroll service.

Cash Envelope means a sealed envelope containing Cash prepared in accordance with Schedule 3.

Cash Processing Service is a process by which we manually and/or machine process (count and fitness sort) Cash delivered to our depot by you in exchange for payment by us for the processed value of Cash. MergeCo will offer three different types of Cash Processing Services:

- (a) bulk cash;
- (b) bag level; and
- (c) bulk coin.

Cash Safe Service is a Service which involves us providing you with a Safe in which to deposit and/or store Cash and may also involve us providing you with a Cash Collection Service.

Defaulting Party has the meaning given in clause 12.3.

Discrepancy has the meaning given in clause 15.9.

Excluded Risks means war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation or nationalisation or requisition or destruction of or damage to property by or under the order of any government or public or local authority.

Fee means the fee or fees set out in Schedule 2.

Fee Adjustment Mechanism has the meaning given in Schedule 2.

Financial Institution means a bank, credit union or similar financial institution.

Force Majeure has the meaning given in clause 20.1.

GST means the goods and services tax imposed by the GST Act and the related imposition Acts of the Commonwealth.

GST Act means the A New Tax System (Goods and Services Tax) Act 1999 (Cth).

Initial Term means the initial term set out on the front page of this Agreement.

Insured Amount means the total amount of cover under Our Insurance Cover.

Insolvency Event means:

 an event where a party informs the other party or any of its creditors that it is insolvent or unable to pay its debts when due,

and any action or step taken, or legal proceedings started for:

- (b) winding-up, dissolution, liquidation, or re-organisation of a company (other than a valid corporate restructure); or
- appointment of a controller, administrator, official manager, trustee or similar officer of a company or any of its revenues and assets.

and, where the Third Party CIT Provider is a trust, includes any action referred to in paragraphs (a), (b), or (c) above occurring with respect to the trustee of the trust.

Material Change means any change required in the provision of the Services whether as a result of a request or action by you, including but not limited to any reduction to the volume of Services or location of MergeCo ACCs, or as a result of any factor beyond our reasonable control which increases or may increase the cost to us of providing the Services, including without limitation any legislative, regulatory and industry change and change to labour costs.

Maximum Safe Insurance Value means the maximum amount of Cash (excluding Valuables) for which we will accept liability and provide insurance as specified on the front page of this Agreement if no amount has been specified the maximum device insurance value will be \$10,000.

MergeCo means Linfox Armaguard Pty Ltd (ABN 83 099 701 872).

MergeCo Contact is the person stated on the front page of this Agreement.

Modern Slavery has the meaning given in section 4 of the *Modern Slavery Act 2018 (Cth)* and includes any form of slavery, servitude, forced labour, trafficking in persons, forced marriage, child labour and debt bondage.

Operating Instructions means MergeCo's operating instructions as described in Schedule 3 and as amended from time to time by MergeCo and advised to the Third Party CIT Provider.

Our Insurance Cover is defined in clause 13.1.

Personnel Master List means the personnel identified in accordance with clause 2.4(d) of Schedule 3.

PPSA means the Personal Property Securities Act 2009 (Cth).

Prescribed Period has the meaning given on the front page of this Agreement.

Prescribed Terms has the meaning given in clause 16.1.

Representatives means employees, agents, contractors or subcontractors

Said to Contain Value means:

- the value specified on the outside of a Cash Envelope which is intended to specify the amount of Cash contained in that Cash Envelope; or
- (b) where a Cash Envelope does not specify a Said to Contain Value, MergeCo's count of the Cash in the Cash Envelope, provided the count is performed in accordance with MergeCo's standard Cash handling and Cash counting procedures.

Safe means the safe and any associated equipment provided by us under this Agreement and which is described in **Schedule 1**, but does not include any safe owned or provided by you.

Sanctions Law means the individual sanctions regimes or laws of Australia and any other laws applicable to the Services that are specified in the Agreement.

Security Interest has the meaning set out in the PPSA.

Services means the services in relation to Cash described in **Schedule 1** which may include the:

- (a) Cash Banking Service;
- (b) Cash Collection Service:
- (c) Cash Delivery Service;
- (d) Cash Processing Service;
- (e) Cash Safe Service; or
- (f) Ancillary Services.

Shortfall has the meaning given in clause 15.8.

Start Date is the date stated on the front page of this Agreement.

Taxes means any and all taxes, fees, withholdings, imposts, levies, duties or other charges of any nature whatsoever or whensoever imposed (other than taxes on our net income) by any government, governmental, semi-governmental or other relevant authority, together with any penalties, fines or interest thereon or similar additions thereto, imposed, levied or assessed or otherwise payable.

Tax Invoice has the same meaning as in the GST Act.

Taxable Supply has the same meaning as in the GST Act.

Third Party CIT Provider means a person or organisation other than MergeCo, Armaguard or Prosegur which supplies Services.

Third Party CIT Provider Approved Vehicle or Approved Vehicle means the approved vehicles as set out in **Schedule 1** (subject to compliance with the relevant conditions in **Schedule 3**).

Third Party CIT Provider Cash Obligations means obligations imposed on you in relation to the Cash as set out in **Schedule 3**.

Third Party CIT Provider Contact is the person stated on the front page of this Agreement.

Third Party CIT Provider Personnel or Personnel means the approved personnel as set out in **Schedule 1** (subject to compliance with the relevant conditions in **Schedule 3**).

Third Party CIT Provider Safe Obligations means your obligations in respect of a Safe as set out in **Schedule 4**.

Term means the Initial Term and the period of any extension under clause 12.2.

Valuables means:

 negotiable instruments (including cheques), securities for money, postal and money orders, postage stamps, taxation

- stamps, embossed stamps, government insurance and saving stamps, savings certificates and other similar valuables;
- (b) securities, gems, jewellery, bullion and precious metals; and
- (c) goods, documents or other property of any nature whatsoever.

we, our and us means Linfox Armaguard Pty Ltd (ABN 83 099 701 872).

you means the person named on the front page of this Agreement as the Third Party CIT Provider.

Your Insurance Cover has the meaning set out in clause 8.6(a).

Your Premises means land and/or buildings that are owned, leased or otherwise occupied by you.

2 Services

- 2.1 We will provide the Services for the Term in accordance with the terms and conditions of this Agreement and in accordance with **Schedule 1**.
- 2.2 We have the right to perform the Services in our sole and absolute discretion in the method we deem appropriate.
- 2.3 We are the exclusive supplier of the Services and you shall not obtain services the same or similar to the Services from any person or entity other than us during the Term.
- 2.4 We may perform the Services using sub-contractors or agents and any subcontractors engaged to perform a Service will be suitably qualified and skilled to perform the Service.
- 2.5 You acknowledge that we may perform a credit check on you before providing any Services to you.

3 Your obligations

You must:

- (a) comply with the Third Party CIT Provider Cash Obligations;
- (b) where a Safe has been provided under this Agreement, comply with the Third Party CIT Provider Safe Obligations, Your Insurance Cover (if applicable) and the Maximum Safe Insurance Value:
- provide to us all assistance, information and documents necessary for us to properly perform the Services;
- (d) permit our Representatives to enter Your Premises to perform the Services or to inspect, maintain, repair or recover possession of a Safe;
- (e) provide upon request, information required to be collected, verified and retained under the Anti-Money Laundering and Counter-Terrorism Financing Act 2006 and the Modern Slavery Act 2018 (Cth);
- (f) not impede, delay or prevent the performance of the Services by us or our Representatives;
- (g) ensure that we are kept fully informed at all times and in a timely manner of all matters:
 - (i) of which you are, or should be, aware; and
 - (ii) which if not made known to us could adversely impact on the secure and efficient performance of the Services; and
- (h) unless you and we agree otherwise, order/acquire the Services from us using the standard forms and/or dockets provided by us to you from time to time.

- 3.2 You warrant to us that you will not use any labour practices involving Modern Slavery in your business and operations and have not been convicted or charged with any offence concerning Modern Slavery either in Australia or in any other jurisdiction in which you operate.
- 3.3 You warrant to us that you have not and will not breach any Sanctions Law. That neither you nor your holding company, agents, vendors and/or other third parties directly contracted by you are listed on an applicable sanctions list as a denied party.

4 Third Party CIT Provider's access to MergeCo's ACCs

- 4.1 Third Party CIT Provider's access to MergeCo's ACCs
 - (a) MergeCo will grant the Third Party CIT Provider access to specified areas of MergeCo ACCs at the times specified in Schedule 4 and otherwise on the terms and conditions specified in this Agreement.
 - (b) The Third Party CIT Provider acknowledges that MergeCo may perform a credit check on the Third Party CIT Provider or the Third Party CIT Provider's Personnel before providing access to the MergeCo ACCs or any Services.
- 4.2 The Third Party CIT Provider must at all times:
 - ensure that each individual Personnel wears the Third Party CIT Provider's uniform and prominently displays his or her:
 - (i) security licence; and
 - (ii) photo identification in the current format as notified to MergeCo from time to time;
 - (b) ensure that each individual Personnel operates an Approved Vehicle;
 - (c) when in (and in the vicinity of) MergeCo ACCs, ensure that the Third Party CIT Provider's Personnel observe and strictly comply with MergeCo's workplace health and safety and security policies and procedures and conduct themselves:
 - (i) properly and carefully;
 - (ii) in a reasonable and businesslike manner; and
 - (iii) in accordance with Operating Instructions;
 - (d) act lawfully;
 - take out, keep current and produce to MergeCo on request evidence of any relevant authorisation, permit or licence reasonably required by MergeCo;
 - (f) not be a party to any act or thing prejudicial to the goodwill, commercial reputation or overall public image of MergeCo or its customers;
 - (g) provide to MergeCo all assistance, information and documents necessary for MergeCo to properly perform the Services, including without limitation in the event of any investigation, allow MergeCo access to records, vehicles, CCTV and global positioning system records and all the Third Party CIT Provider's Personnel for interview;
 - (h) notify MergeCo as soon as possible but not later than 24 hours after the Third Party CIT Provider becomes aware of any theft or impropriety by any of the Third Party CIT Provider's Personnel which in any way impacts upon MergeCo, the Services or access to MergeCo ACCs;

- ensure that MergeCo is kept fully informed at all times and in a timely manner of all matters:
 - of which the Third Party CIT Provider is, or should be, aware; and
 - which if not made known to MergeCo could adversely impact on the secure and efficient performance of MergeCo's business; and
- ensure that the Third Party CIT Provider's access to MergeCo ACCs does not unreasonably interfere with, delay or conflict with MergeCo's business.

5 Third Party Provider's personnel

- 5.1 Only qualified Third Party CIT Provider Personnel may access MergeCo ACCs. Third Party CIT Provider's Personnel may access MergeCo ACCs in accordance with this Agreement only if they:
 - (a) have no criminal convictions:
 - (b) possess the relevant qualifications to be eligible to hold and retain a firearms licence and security licence;
 - (c) have satisfactorily cleared background and security checks (including without limitation police checks, credit checks and drug tests and any other checks or investigations that MergeCo may reasonably require), which the Third Party CIT Provider must undertake at its own cost prior to allowing any of its Personnel access to MergeCo ACCs.
- 5.2 Disclosure of qualifications and photo identification of Third Party CIT Provider's Personnel at least 48 hours prior to access to MergeCo ACCs:
 - (a) The Third Party CIT Provider must provide MergeCo with a master list detailing the names, relevant licensing and qualifications of each of the Third Party CIT Provider's Personnel who will access MergeCo ACCs as well as confirmation of the satisfactory clearance of the background checks set out clause 5.1(c) above prior to approval to access MergeCo ACCs being granted by MergeCo to the Third Party CIT Provider. MergeCo acknowledges that this information is confidential and will not be disclosed to any third party without written authorisation from the Third Party CIT Provider.
 - (b) The Third Party CIT Provider must provide MergeCo with an updated Personnel Master List upon any changes being made to Third Party CIT Provider Personnel as soon as possible but in any event not less than 48 hours prior to the purported access to MergeCo ACCs by any new or additional Personnel. For the avoidance of doubt, the Third Party CIT Provider acknowledges that no Personnel will be admitted to MergeCo ACCs unless the obligations under clause 4.2 and this clause 5.2 have been complied with.
- 5.3 Training of Third Party CIT Provider's Personnel
 - (a) The Third Party CIT Provider must ensure that Third Party CIT Provider Personnel attend, at the Third Party CIT Provider's cost, any training conducted by MergeCo to ensure that access to the MergeCo ACCs satisfies the Operating Instructions. Such training may require the attendance outside the times during which access is ordinarily provided.
- 5.4 Removal and replacement

(a) If MergeCo gives notice to the Third Party CIT Provider that a person nominated by the Third Party CIT Provider as Third Party CIT Provider's Personnel has ceased to be acceptable to MergeCo for any reason, the Third Party CIT Provider must take immediate steps to remove the person and provide an alternative person acceptable to MergeCo.

6 Provision of facilities

6.1 The Third Party CIT Provider will grant MergeCo such access to its premises, equipment and resources where access is necessary for the performance of obligations under this Agreement.

7 Legal relationship

- 7.1 Relationship The legal relationship between MergeCo and the Third Party CIT Provider is that of supplier / contractor. Neither the Third Party CIT Provider nor any employee or agent of the Third Party CIT Provider is to be deemed to be an employee, agent or partner of MergeCo.
- 7.2 Public records In all public records, documents and in dealings with third parties the Third Party CIT Provider shall not hold itself out to be a part of MergeCo or that it has any other relationship with MergeCo other than that of supplier and Third Party CIT Provider.

8 Supply of a Safe

- 8.1 Where we provide you with a Safe in performing the Services, the Safe at all times remains our property.
- 8.2 We are responsible, at our own expense, for:
 - (a) installing the Safe at Your Premises, however, if:
 - the intended location of the Safe does not meet the Safe location requirements in **Schedule 4**;
 - (ii) the Initial Term of this Agreement is less than the Prescribed Period; or
 - (iii) this Agreement expires or is terminated within the Prescribed Period.

you must pay for the cost of installing the Safe (including promptly reimbursing us for any installation costs already incurred by us); and

- (b) maintaining and repairing the Safe, and, in the event of damage to or loss or destruction of the Safe other than damage, loss or destruction caused by us or our Representatives, you must repair or replace the Safe at your own expense.
- 8.3 You are responsible, at your own expense, for:
 - (a) the return of the Safe to us and the reimbursement of the costs of our repossession of the Safe, including deinstallation costs (as the case may be), if this Agreement expires or is terminated within the Prescribed Period. In all other cases, we are responsible, at our own expense, for the return of the Safe at the end of the Term; and
 - (b) relocation of the Safe during the Term.
- 8.4 You may not relocate or remove the Safe from Your Premises without our express and written permission.
- 8.5 Unless we specifically agree otherwise, you are liable for any Cash, Valuables or other goods or things placed in the Safe at any time.

- 8.6 You will, at your expense:
 - (a) effect and maintain such insurance as we deem appropriate in respect of your obligations under this Agreement, including without limitation, insuring the Safe (noting our interest) from the time that it is delivered to your Premises ("Your Insurance Cover"); and
 - (b) provide a copy to us of the certificate of insurance evidencing Your Insurance Cover prior to the Start Date and on each anniversary of the Start Date.

9 Bank Guarantee

- 9.1 We are entitled to claim under the Bank Guarantee an amount equal to monies due but unpaid by you under this Agreement.
- 9.2 You agree to vary the amount of the Bank Guarantee:
 - (a) on each anniversary of this Agreement; or
 - (b) where the number of Services we provide is materially increased when compared to the number of Services provided at the date of this Agreement; or
 - (c) where any other Fees adjustment is made to this Agreement.
- 9.3 We will return the Bank Guarantee to you upon the last of:
 - (a) the termination of this Agreement;
 - (b) the expiry of this Agreement; and
 - (c) the date that you have no further obligations to us under this Agreement or at law.

10 Fees

- 10.1 You must pay us the Fee for the Services performed.
- 10.2 The Fees will be adjusted:
 - in accordance with the Fee Adjustment Mechanism (if any) agreed to by the parties; and
 - (b) in accordance with clause 10.3 if there is a Material Change.
- 10.3 If there is a Material Change then:
 - (a) we may notify you of the Material Change; and
 - (b) we may adjust the Fees by the same proportion as the increase in our costs due to the Material Change in providing the Services (or any part of the Services) to you.

11 Invoicing and payment

- 11.1 Unless this Agreement states otherwise:
 - (a) we will invoice you in accordance with the relevant procedures set out in **Schedule 3**;
 - you must pay us the full amount invoiced within 30 days from the date of invoice; and
 - (c) the Fees must be paid in Australian currency.
- 11.2 You may not withhold any payment of money due to us under this Agreement for any reason.
- 11.3 We may charge you interest at a rate not exceeding two percent (2%) above the prevailing 180 day bank bill rate as quoted by the Australian and New Zealand Banking Group Limited (ACN 005 357 522) on any amount due and not paid by you within the time required for payment under clause 11.1.

11.4 We have the right to set-off any amounts due and not paid by you under this Agreement against any amounts which we are obliged to pay to you or on your behalf.

12 Term and termination

- 12.1 This Agreement commences on the Start Date and will remain in force, unless terminated earlier, until the end of the Initial
- 12.2 On expiry of the Initial Term and any further renewed term, this Agreement will continue, on the same terms and conditions, for further periods of 12 months unless either party gives the other at least three (3) months' notice in writing that the notifying party wishes to terminate the Agreement at the expiry of the then-current Term.
- 12.3 If a party ("Defaulting Party") is in material breach of a material term of this Agreement, then the other party may serve on the Defaulting Party a written notice specifying the default and stating the intention of the other party to exercise its rights under this clause 12.
- 12.4 If
 - (a) the default referred to in clause 12.3 is not capable of remedy;
 - (b) the Defaulting Party fails to remedy such default in a proper manner within 30 days after the notice referred to in clause 12.3 is received or such longer time period as agreed,

then the other party may terminate this Agreement.

- 12.5 A party may immediately terminate this Agreement if an Insolvency Event occurs in relation to the other party.
- 12.6 Any expiration or termination of this Agreement does not affect:
 - any rights of the parties which may have accrued before the date of termination; and
 - (b) the rights and obligations of the parties under clauses 15, 16, 18 and 27 which survive termination of this Agreement.
- 12.7 In addition to **clauses 12.1 12.6 above**, this Agreement may be terminated:
 - by MergeCo at any time by giving 6 months' notice to the Third Party CIT Provider; or
 - (b) by MergeCo immediately upon notice if:
 - the Third Party CIT Provider breaches any of its obligations under this Agreement;
 - (ii) the Third Party CIT Provider enters into, or resolves to enter into, any arrangement, composition or compromise with, or assignment for the benefit of, its creditors or any class of them;
 - (iii) the Third Party CIT Provider ceases, or threatens to cease, to carry on business;
 - (iv) a liquidator, receiver and manager, administrator, trustee or similar official is appointed in respect of the Third Party CIT Provider over any of the Third Party CIT Provider's assets or undertakings, an application or order is made for the winding up or dissolution of the Third Party CIT Provider, or a resolution is passed or any steps are taken to

- pass a resolution for the winding up or dissolution of the Third Party CIT Provider;
- (v) the Third Party CIT Provider is insolvent, fails to meet the solvency test set out in the Corporations Act (Cth) 2001, is unable to pay its debts as they fall due in the ordinary course of business or any analogous event occurs in relation to the Third Party CIT Provider;
- (vi) the Third Party CIT Provider fails to take out or maintain the insurances required under clause 13.4 13.7: or
- (vii) the Third Party CIT Provider assigns any part of any benefit or obligation under this Agreement without MergeCo's prior written consent.
- 12.8 On the expiry or termination of this Agreement, the Third Party CIT Provider must return to MergeCo all property of MergeCo including, but not limited to all confidential information.

13 Insurance and warranties

- 13.1 Subject to clause 13.2 and 13.3 we will, throughout the Term, insure the Cash (excluding any Valuables) in relation to which we provide the Services, in accordance with the insurance provisions set out in Schedule 5 ("Our Insurance Cover").
- 13.2 If we have specifically agreed in writing to do so as described in the Schedules, we will insure the Cash contained in a Safe up to the Maximum Safe Insurance Value.
- 13.3 For the avoidance of doubt, we will not insure any Valuables provided to us under this Agreement, including without limitation any Valuables placed in a Safe, unless we have agreed otherwise in writing.
- 13.4 The Third Party CIT Provider must take out, keep current, and produce to MergeCo on request, evidence of:
 - (a) public liability insurance and professional indemnity insurance of not less than \$5,000,000 in respect of any liability arising from any act or omission by the Third Party CIT Provider or any of the Third Party CIT Provider's Personnel;
 - (b) motor vehicle insurance of not less than \$5,000,000 covering vehicle damage, liability for death of or bodily injury to any person and for loss or damage to third party property caused by or arising from the use of owned or non-owned vehicles in the performance of this Agreement by or on behalf of the Third Party CIT Provider or any of the Third Party CIT Provider's Personnel; and
 - (c) any other insurance required by law or reasonably required by MergeCo.
- 13.5 The Third Party CIT Provider must:
 - (a) ensure that all insurance policies provide that:
 - the policy may not be varied, cancelled or permitted to lapse until 30 days' notice of the variation, cancellation or impending lapse of the policy has been given by the insurer to MergeCo; and
 - (ii) a breach of any of the conditions of the policy by the Third Party CIT Provider will not in any way prejudice any of the rights MergeCo may or would otherwise have had under the policy.

- 13.6 If the Third Party CIT Provider fails to comply with clause 13.4-13.7 MergeCo may refuse to allow any further access to the MergeCo ACCs until the Third Party CIT Provider complies with the obligations set out herein.
- 13.7 The Third Party CIT Provider will be liable for all direct and consequential damages incurred by MergeCo as a result of the Third Party CIT Provider's failure to comply with this clause 13.
- 13.8 The Third Party CIT Provider warrants that it has full power and authority to deal with any cash presented by or to MergeCo in accordance with this Agreement and indemnifies MergeCo, and must keep MergeCo indemnified, against any claim of any nature by any person in respect of the cash.
- 13.9 If any person claims there is a discrepancy between MergeCo's count of cash and the Third Party CIT Provider's claim of the amount of cash supplied ("Discrepancy"), the Third Party CIT Provider agrees, after implementation of MergeCo's investigation of cash handling and counting procedures, to:
 - (a) accept MergeCo's count and claim of Discrepancy; and
 - (b) indemnify MergeCo for any loss it suffers as a result of the Discrepancy.

14 Title and risk

- 14.1 If we provide you with a Cash Banking Service, title and property in the Cash remains with you at all times. However, this does not alter the risk/liability accepted by us in relation to the Cash, as set out in clause 15.1.
- 14.2 If we provide you with a Cash Collection Service, title and property in the Cash vests in us at the time the Cash is collected by us, except where this Cash Collection Service is provide as part of a Cash Safe Service, in which case clause 14.3 below applies.
- 14.3 If we provide you with a Cash Safe Service, title and property in the Cash vests in us immediately after the Cash is placed in the Safe, except to the extent that the Maximum Safe Insurance Value is exceeded.
- 14.4 If we provide you with a Cash Delivery Service, title and property in the Cash which we deliver remains vested in us until until the latter of:
 - (a) you making full payment in relation to this Cash; and
 - (b) the time the Cash is delivered by us.
- 14.5 If we provide you with a Cash Processing Service, title and property in the Cash vests in us at the time the Cash is signed as being delivered to our possession.

15 Limitation of liability and indemnities

- 15.1 We indemnify you for any loss of Cash (excluding Valuables) in relation to which we provide the Services, but only to the extent that:
 - (a) the Cash is in our possession, custody or control;
 - Our Insurance Cover provides protection in respect of that loss or damage, and only up to the Insured Amount;
 - the loss or damage has not resulted (either directly or indirectly) from an Excluded Risk; and
 - (d) in relation to Cash in a Safe, we have specifically agreed in writing to take liability for the Cash and you have not breached any of your Third Party CIT Provider Safe Obligations (and only up to the Maximum Safe Insurance Value).

- 15.2 For the avoidance of doubt, we will not be liable for any loss or damage associated with any Valuables provided to us under this Agreement, unless we have agreed otherwise in writing.
- 15.3 The maximum liability of MergeCo, its employees, subcontractors and agents under this Agreement, other than in respect of clause 15.1, is \$5,000,000.
- 15.4 With the exception of the liability accepted by us in clause 15.1, we will not be liable (whether in tort or in contract or otherwise) for or in respect of any loss or damage of any kind including (but not limited to) loss or damage associated with:
 - (a) any personal injury, illness or death to any person; or
 - (b) damage to any property,
 - unless arising directly from any negligent act or omission on our part or on the part of any of our Representatives in performing the Services under this Agreement subject at all times to the limitation in **clause 15.3**.
- 15.5 You indemnify us, and must keep us indemnified, for any loss, cost or expense suffered or incurred by us as a result of any claim, action, demand or proceeding brought by any person in respect of the loss or damage described in clause 15.3.
- 15.6 In addition to clauses 15.1 15.5 above, the Third Party CIT Provider:
 - (a) shall be liable for the loss of any property (either that belonging to MergeCo, any Clients or any of the Third Party CIT Provider's Third Party CIT Provider's) from such time as responsibility for the property is transferred to the Third Party CIT Provider in accordance with the Operating Instructions and this Agreement.
 - (b) shall be liable for and shall reimburse MergeCo upon demand for all damages, costs and expenses reasonably incurred by MergeCo in connection with any injury to any person or damage to or loss of any property belonging to MergeCo, a Client or any other person caused by or contributed to by the Third Party CIT Provider.
 - (c) shall be liable for the loss, theft or destruction, howsoever caused of all cash and currency and all other property that is in the care, custody or control of the Third Party CIT Provider.
 - (d) indemnifies MergeCo on demand against all losses, damages, liabilities, claims and expenses incurred by MergeCo in connection with any claims made by the Third Party CIT Provider or any other person (including without limitation, the Third Party CIT Provider's Personnel, the Third Party CIT Provider's Third Party CIT Provider s or a related entity of the Third Party CIT Provider) in relation to access to MergeCo ACCs.
 - (e) indemnifies MergeCo for any loss, costs or expenses incurred as a result of:
 - (i) any breach of this Agreement by the Third Party CIT Provider; and
 - (ii) any negligent, reckless or unlawful conduct by the Third Party CIT Provider in accessing the MergeCo ACCs or the Services.
- 15.7 You warrant that you have full power and authority to deal with the Cash and you indemnify us, and must keep us indemnified, against any claim of any nature by any person in respect of the Cash.
- 15.8 Without limiting any other indemnity in this **clause 15**, where as part of the Services:
 - (a) we provide you with a Cash Banking Service; and

(b) the Financial Institution to which the Cash is delivered does not acknowledge delivery of the Cash or any part of the Cash.

you indemnify us, and must keep us indemnified, against any loss, cost or expense associated with any alleged or actual shortfall ("Shortfall") in the Cash delivered, including, but not limited to, any claim, action demand or proceeding brought by any person against us in relation to that Shortfall.

- 15.9 If, after following our standard Cash handling and counting procedures, we claim there is a discrepancy between our count of the Cash and either the Said to Contain Value on a Cash Envelope or your claim of the amount of Cash in the Cash Envelope ("Discrepancy"), you agree to:
 - (a) accept our count and our claim of Discrepancy;
 - (b) if we have already paid you the Said to Contain Value or other amount, pay to us the value of the Discrepancy;
 - indemnify us for any loss we suffer as a result of the Discrepancy.
- 15.10 Notwithstanding any other provision in this Agreement and to the extent permitted by law, neither party will be liable to the other party in connection with this Agreement or any other obligation or duty (including the duty of care for the purposes of the tort of negligence) for any:
 - (a) losses, damages, costs and/or expenses which cannot fairly and reasonably be considered to arise naturally (that is, according to the usual course of things) from the relevant breach of this Agreement;

and includes:

- (b) loss or deferment of actual or anticipated profits or revenue, loss of goodwill or reputation, loss or deferment of anticipated benefits or savings, loss or deferment of any prospect or business opportunity, loss of data, loss of value, or loss of production or other business interruption loss; and
- (c) losses which are described as special losses, consequential losses or economic losses.
- 15.11 Every exemption, limitation, defence, immunity or other benefit to which we are entitled under this Agreement will also extend to protect each of our Representatives (excluding you and your Representatives).
- 15.12 Each indemnity in this Agreement is a continuing obligation separate and independent from the other obligations and survives termination of this Agreement.
- 15.13 It is not necessary for either party to incur expense or make payment before enforcing a right of indemnity conferred by this Agreement.

16 Prescribed Terms

16.1 Certain laws imply terms into agreements for the supply of services and prohibit the exclusion, restriction or modification of such terms ("Prescribed Terms").

- 16.2 Some Prescribed Terms permit a supplier of services to limit its liability for a breach thereof. To the extent permitted by Prescribed Terms our liability in respect of a breach of a Prescribed Term relating to the supply of the Services under this Agreement is limited at our sole discretion to:
 - (a) the re-supply of the Services concerned; or
 - (b) payment of the costs of re-supplying the Services concerned.
- 16.3 Except as provided by Prescribed Terms, no written, oral or implied condition, warranty or term of any description whether under statute or by implication of law, custom or usage relating to the subject matter of this Agreement is any part of this Agreement or will have any operation or affect our rights unless that condition, warranty or term is recorded and accepted in writing, and signed by one of our authorised officers.

17 Performance

- 17.1 You and we appoint the MergeCo Contact and the Third Party CIT Provider Contact (respectively) who will be available for day to day liaison in respect of the provision of the Services. Each representative may delegate their responsibilities to others on notice to the other representative.
- 17.2 The MergeCo Contact and the Third Party CIT Provider Contact (together with any other person you and we determine should attend) will meet at agreed intervals to jointly:
 - (a) review the performance of the Services under this Agreement; and
 - (b) review the relationship generally.

18 Confidential information

- 18.1 Each party undertakes that it will not, either during the Term or at any time thereafter (except in the proper course of its duties under this Agreement or as required by law or by the other party), disclose to any person any confidential information of or relating to the other party of which it has become possessed as a result of this Agreement or the negotiations preceding the Agreement including, but not limited to, the terms of this Agreement.
- 18.2 Nothing in this Agreement prohibits disclosure of information which:
 - (a) is in the public domain;
 - (b) after disclosure to a party becomes part of the public domain otherwise than as a result of the wrongful act of that party;
 - is received from a third party provided that it was not acquired directly or indirectly by that third party from a party to this Agreement;
 - is required to be disclosed by law or any government or governmental body, authority or agency having authority over a party;
 - is required to be disclosed to a party's legal advisors in connection with this Agreement.
- 18.3 The parties expressly acknowledge that this Agreement contains commercially sensitive information and agree that they will use all endeavours to prevent the disclosure of this Agreement in connection with the PPSA. To the extent that the parties are unable to prevent such disclosure, they must ensure that Schedule 1 (Services), Schedule 2 (Fees) and Schedule

- **5** (Our Insurance Cover) are redacted prior to providing this Agreement in connection with the PPSA.
- 18.4 In addition to clauses 18.1 18.3 above, the Third Party CIT Provider:
 - (a) must not:
 - use or allow any person to use confidential information for any purpose other than the obligations of the parties under this Agreement;
 - disclose or in any way communicate to any other person any confidential information except as authorised by MergeCo;
 - (iii) allow any unauthorised person to have access to places where confidential information is displayed, reproduced or stored; or
 - (iv) make or assist any person to make any unauthorised use of confidential information.
 - (b) must:
 - ensure that confidential information will be disclosed only to those of the Third Party CIT Provider's directors, officers, employees or agents who need, and then only to the extent that they need, the information for the purposes of providing the Services;
 - (ii) require each of the persons referred to in clause 18.4(b)(i) to enter into a confidentiality undertaking with MergeCo or with any other party nominated by MergeCo, in a form similar to that set out at Annexure A, and promptly deliver to MergeCo each confidentiality undertaking signed by the relevant director, officer, employee or agent.
- 18.5 The obligations under this clause 18 survive termination of this Agreement.

19 Dispute resolution

- 19.1 Subject to clause 19.5, before resorting to any external dispute resolution mechanism (including arbitration, mediation or court proceedings) any dispute between the parties regarding this Agreement, or any matter arising in connection with it, must comply with the dispute resolution process as set out in clause 19
- 19.2 Any dispute under this Agreement between the parties must be referred:
 - (a) initially for resolution by the Third Party CIT Provider Contact and the MergeCo Contact, who the parties will procure to endeavour to resolve the dispute within 10 Business Days of the giving of a notice of a dispute by a party; and
 - (b) if the dispute is not resolved in accordance with clause 19.2(a), a senior executive of each party, who the parties will procure to endeavour to resolve the dispute within a further 20 Business Days or such other period as may be agreed between those parties.
- 19.3 If the dispute is not resolved by the relevant parties in accordance with clause 19.2 within the time specified in that clause, then the dispute may be submitted by any of the relevant parties to an external dispute resolution mechanism, including to a court.

- 19.4 Despite the existence of a dispute, each party must continue to perform its obligations under this Agreement.
- 19.5 A party may commence court proceedings relating to any dispute arising out of this Agreement at any time where that party seeks urgent interlocutory relief.

20 Force majeure

- 20.1 If, as a result of some fact, circumstance, matter or thing beyond the reasonable control of a party ("Force Majeure"), that party becomes unable, wholly or in part, to perform any of its obligations under this Agreement:
 - (a) that party is to give the other party prompt notice of the relevant event of Force Majeure with reasonably full particulars and, in so far as known to it, the probable extent to which it will be unable to perform, or be delayed in performing, the relevant obligations;
 - (b) the relevant obligation(s), other than an obligation to pay money, is suspended but only so far as, and for so long as, it is affected by the relevant event of Force Majeure; and
 - (c) that party is to use all possible diligence to overcome or remove the relevant event of force majeure as quickly as possible.
- 20.2 For the purposes of this **clause 20**, the parties agree that an industrial dispute will be deemed in all circumstances to be an event of Force Majeure.
- 20.3 Clause 20.1(c) does not require the affected party to:
 - (a) settle any strike or other labour dispute on terms contrary to its wishes; or
 - contest the validity or enforceability of any law, regulation or legally enforceable order by way of legal proceedings.
- 20.4 The obligation of the affected party to perform its obligations, resumes as soon as it is no longer affected by the relevant event of Force Majeure.

21 Assignment

- You may not assign your rights and/or obligations under this Agreement without our prior written consent. MergeCo may withhold such consent for any reason. If MergeCo does consent to the request of the Third Party CIT Provider to assign the Agreement or any part of it, it may do so by imposing such conditions or upon such basis as MergeCo considers necessary and at the cost of the Third Party CIT Provider.
- 21.2 For the purposes of clause 21.1 above, assignment includes a material change in ownership or control of the Third Party CIT Provider.
- 21.3 We have the right to assign any or all of its obligations or rights under this Agreement at any time to any person.

22 Severability

22.1 If a provision of this Agreement is invalid, illegal or unenforceable it must, to the extent that it is invalid, illegal or unenforceable, be treated as severed from this Agreement, without affecting the validity and enforceability of the remaining provisions.

23 Notices

- 23.1 Any notice, request, demand, approval, consent or other communication in relation to this Agreement must:
 - (a) be in writing;

- (b) may be signed for the party giving it by the party's authorised officer, attorney or solicitor;
- (c) may be delivered personally to the person to whom it is addressed, or left at or sent by prepaid post to the person's address, or faxed to the person's fax number, and marked for the attention of:
 - (i) in the case of a notice to us, the MergeCo Contact; or
 - (ii) in the case of a notice to you, the Third Party CIT Provider Contact: and
- (d) be left at or sent by prepaid ordinary post to the last notified address of the party, or sent by electronic mail ("Email") to the last notified Email address of the party.
- 23.2 A notice is taken as given by the sender and received by the intended recipient:
 - (a) if posted, 3 Business Days after posting; and
 - (b) if faxed, on completion of the transmission,

but, if delivery or receipt is on a day which is not a Business Day or is after 5:00pm at the place of delivery or receipt, it is taken as given at 9:00am on the next Business Day.

- 23.3 An Email is taken to be received at the time shown in a delivery confirmation report.
- 23.4 A party may change its address or fax number for notices by giving notice to the other party.
- 23.5 A notice that is posted is valid even if the intended recipient does not receive it or it is returned unclaimed to the sender.

24 Taxes

- 24.1 The Fees and any other amount or consideration referred to in this Agreement is exclusive of GST.
- 24.2 If GST is imposed on any supply made under this Agreement by us to you, you must pay to us, in addition to and at the same time as the Fees or any other GST exclusive consideration payable or to be provided for the supply, an additional amount calculated by multiplying the value of that Fees or other GST exclusive consideration (without deduction or set-off) by the prevailing GST Fee.
- 24.3 We will provide you with a Tax Invoice for any Taxable Supply made by us to you under this Agreement.
- 24.4 If the amount of GST recovered by us from you differs from the amount of GST payable at law by us (or an entity grouped with us for GST purposes) in respect of the supply, we will adjust the amount payable by you to us accordingly.
- 24.5 Should any other Taxes, excluding GST, be levied on, in respect of, or in relation to, the Services (including levied on payments made to us by you for the provision of the Services under this Agreement), you will be responsible for payment of those Taxes or payment of an equivalent amount to us where we are liable to pay them. Any amount payable by you under this clause is in addition to any other amounts payable by you under this Agreement. You will also be responsible for providing documentary evidence of the payment of Taxes, if made on our behalf.

25 Work Health & Safety Requirements

25.1 Each of the parties is obligated to provide and maintain, so far as is practicable, a working environment for its employees and members of the public, that is safe and without risk to health

- and which complies with any Acts, regulations, local laws and by-laws, Codes of Practice and Australian Standards which are in any way applicable to this contract or the performance of the services under this contract, including the *Work Health and Safety Act 2011*(Cth) and any regulations or equivalent legislation in all Australian States and Territories.
- 25.2 The Third Party CIT Provider must immediately notify MergeCo of any change to the working environment which may impact on its obligations under clause 25.1, including but not limited to any change in the security arrangements at the Location or any physical modifications at the Location.
- 25.3 The Third Party CIT Provider must comply with any and all lawful directions of MergeCo relating to occupational health and safety in relation to the provision of the Services.
- 25.4 In addition to clause 25.1 25.3 above, the Third Party CIT provider must, and warrants that it and the Third Party CIT Provider's Personnel will:
 - during access of the MergeCo ACCs, advise MergeCo in writing of any hazards or that it or the Third Party CIT Provider's Personnel observe;
 - (b) comply with MergeCo's workplace health and safety policies and procedures;
 - comply with all health and safety legislation, regulations and any other applicable health and safety obligations and on request provide evidence to MergeCo demonstrating such compliance;
 - (d) attend, at its cost, any workplace health and safety training sessions required by MergeCo; and
 - (e) comply with all other safety requirements specified in any relevant laws.

26 These terms are exclusive

- 26.1 This Agreement exclusively embodies all terms and conditions in relation to the Services and replaces any prior agreement between the parties in relation to all or part of the Services.
- 26.2 Except as otherwise provided for in this Agreement, all terms, conditions, warranties, undertakings and representations (whether express, implied, statutory or otherwise, including any terms on any of your documents) relating to the Services or this Agreement are excluded to the full extent permitted by the law.

27 PPSA

- 27.1 Until such time as title to the Cash or a Safe passes to you in accordance with **clause 14**:
 - (a) We are, and will be, entitled at any time to demand the return of the Cash or any Safe, and you must do all things necessary to immediately permit us, without notice and without liability to us, to enter and access any premises occupied by you in order to search for, locate, identify retrieve and remove cash to an equivalent value of the Cash or any Safe to which we have title. If there is any inconsistency between our rights under this clause 27 and our rights under Chapter 4 of the PPSA, this clause 27 prevails;
 - (b) You acknowledge and agree that we have a Security Interest under the PPSA in any Safe.
 - (c) You may not, without our consent, do, or agree to do, any of the following:
 - (i) sell, assign or otherwise dispose of any Safe;

- (ii) grant or seek to grant any Security Interest in any Safe or allow one to arise;
- deal in any way with this Agreement, or allow any interest in it to arise or be varied adverse to our interest:
- (iv) lease or licence any Safe, or allow a surrender or variation of any lease or licence;
- (v) give control of any Safe to another person other than us;
- (vi) part with possession of any Safe other than by giving possession to us;
- (vii) allow a set off or combination of accounts;
- (viii) change the nature of the Safe;
- abandon, settle, compromise, or discontinue or become non-suited in respect of any proceedings against any person (other than us) in respect of any of your rights in connection the Safe;
- exercise or waive any of your rights or release any person from its obligations in connection with the Safe;
- (xi) allow any personal property to become an accession to, or commingled with the Safe;
- (xii) deal in any other way with the Safe or any interest in them, or allow any interest in them to arise or be varied,

except as otherwise provided in this Agreement and you agree to notify us if anything mentioned in **clause** 27.1(c) occurs immediately on becoming aware of it.

- (d) You agree to notify us at least 14 days before you do any of the following:
 - (i) change your name;
 - (ii) change your place of registration or incorporation; or
 - (iii) change or apply for an ACN, ABN, ARBN, ARSN under which an interest in any Safe will be held.

and you further agree to notify us if anything mentioned in clause 27.1(d)(i) - 27.1(d)(iii) above occurs immediately on becoming aware of it.

- 27.2 Our Security Interest over any Safe is a PPS Lease in accordance with section 13 of the PPSA and attaches to the Safe upon the earlier of:
 - (a) you attaining possession of the Safe; and
 - (b) you executing this Agreement.
- 27.3 You consent to us perfecting any Security Interest that it considers this document provides for by registration under the PPSA.
- 27.4 You agree to do anything that we reasonably ask to:
 - (a) ensure that the Security Interest is enforceable, perfected and otherwise effective; and
 - execute all documents necessary to register and perfect our Security Interest in any Safe under the PPSA.

- 27.5 You waive your right to receive any notice in relation to registration under the PPSA (including a notice of a verification statement) unless the notice is required by the PPSA and that requirement cannot be excluded.
- 27.6 Enforcement of Security Interests: If Chapter 4 of the PPSA would otherwise apply to the enforcement of the Security Interest(s) created under this Agreement, the Client agrees that the following provisions of the PPSA will not apply:
 - (a) section 120 (enforcement of liquid assets);
 - (b) section 125 (obligation to dispose of or retain collateral);
 - (c) section 128 (We may dispose of collateral);
 - (d) section 129 (disposal by purchase);
 - (e) sections 132(1) to (3) (right to receive a statement of account);
 - (f) section 142 (redemption of collateral); and
 - (g) section 143 (reinstatement of security agreement).
- 27.7 If we exercise a right, power or remedy in connection with this Agreement or a Security Interest that it provides for, that exercise is taken not to be an exercise of a right, power or remedy under the PPSA unless we state otherwise at the time of exercise. However, this clause does not apply to a right, power or remedy which can only be exercised under the PPSA.

28 Counterparts

28.1 This Agreement may be signed in any number of counterparts (including electronic copies), and provided that every party has executed a counterpart, the counterparts taken together will constitute a binding and enforceable agreement between the parties.

29 Other matters

- 29.1 A party may only waive its rights under this Agreement by doing so in writing.
- 29.2 A variation of this Agreement must be in writing and signed by both parties.
- 29.3 Either party may exercise a right, remedy or power in any way it considers appropriate.
- 29.4 If a party does not exercise a right, remedy or power at any time, this does not mean that it cannot exercise it later.
- 29.5 Unless specified otherwise, to the extent of any inconsistency between the terms and conditions as set out in the body of this Agreement and any terms and conditions as may be set out in an attachment, annexure or schedule, then the terms and conditions as set out in the body of the agreement prevail to the extent of any such inconsistency.
- 29.6 Each party's rights, remedies and powers under this Agreement are in addition to any rights, remedies and powers provided by law.
- 29.7 If the day on or by which something must be done is not a Business Day, that thing must be done on the next Business Day.

30 Governing law

- 30.1 This Agreement is governed by the laws of Victoria, Australia.
- 30.2 The parties agree to submit to the non-exclusive jurisdiction of the courts of Victoria and the courts of appeal from them.

31 Contract interpretation

- 31.1 In this agreement, unless the contrary intention appears:
 - (a) a reference to this agreement or another instrument includes any variation or replacement of either of them:
 - (b) the singular includes the plural and vice versa;
 - (c) the word "person" includes a firm, a body corporate, an unincorporated association or an authority;
 - (d) a reference to a person includes a reference to the person's executors, administrators, successors, substitutes (including, but not limited to, persons taking by novation) and assigns;

- (e) if a period of time is specified and dates from a given day or the day of an act or event, it is to be calculated exclusive of that day;
- (f) a reference to a clause is a reference to a clause in this Agreement;
- (g) a reference to "A\$", "\$A", "dollar" or "\$" is a reference to Australian currency;
- (h) No provision of this Agreement will be construed adversely to a party solely on the ground that the party was responsible for the preparation of that provision; and
- (i) Headings are inserted for convenience and do not affect interpretation of this Agreement.



Schedule 1 - Services

1 Description of Services

This Agreement is for the provision of the following Services:

Service	Description
Cash Processing Service	During the approved day and time window, you will attend our depot (in accordance with all safety and security procedures set out in this Agreement or as notified by us from time to time) to deliver the Cash Envelopes. Cash is deemed to have been received by us at the time when the Cash Envelopes are deemed to have complied with the relevant conditions set out in Schedule 3 and signed as received or collected.
	Once received, we will process the Cash (at our option, manually and/or by machine assisted cash counting and fitness sorting) in accordance with our usual cash counting and handling procedures.
	Settlement of the counted value is paid via electronic funds transfer next Business Day into the Third Party CIT Provider's bank account following receipt of the Cash to our depot.
Cash Delivery Services	You will order the required Cash via MergeCo Online in accordance with Schedule 4 .
	During the approved day and time window, you will attend our depot (in accordance with all safety and security procedures set out in this Agreement or as notified by us from time to time) to collect the Cash. Cash is deemed to have been collected by you at the time when the Cash is signed as delivered or collected.
	Payment for Cash Delivery Services are to be made via electronic funds transfer in accordance with Schedule 4 .
Additional Services	

2 Description of Safe

Not applicable

3 Collection Address(s)/Delivery Address(s)

Not applicable

4 Timing of Services

As agreed between the parties to this Agreement.

5 Third Party CIT Provider 's Authorised Personnel

As agreed between the parties to this Agreement.

6 Third Party CIT Provider 's Approved Vehicles

As agreed between the parties to this Agreement.

7 Liability in respect of Cash in the Device

Not applicable



Schedule 2 - Fees

1 Fees

1.1 Fee payable

In accordance with clause 10.1 of the agreement, you will pay us the Fee for the Services as outlined below:

Service	Fee
Cash Processing Service	Depot Entry / Access Fee Processing Fee / \$100 (to \$2.5m) Processing Fee / \$100 (> \$2.5m - \$5m) Processing Fee / \$100 (> \$5m) Envelope Fee / envelope
Cash Delivery Service	Depot Entry / Access / Service fee Supply fee – Notes / \$100 Supply fee - Change / \$100 Roll Fee

2 Fee Adjustment Mechanism

To be agreed between the parties

3 Bank Guarantee

Not applicable



Schedule 3 - Third Party CIT Provider Cash Obligations and Operating Instructions

In accordance with clause 3(a), you must comply with the following obligations with respect to Cash and any Safe.

Confidential text below. Red text is not for publication.

1 General Cash Obligations

1.1 Cash Processing Service Obligations

- (a) Cash must be counted and placed in sealed Cash Envelopes;
- (b) Envelopes packed to be capped at [Confidential to Armaguard] walue;
- (c) The Said to Contain Value must be written on each Cash Envelope;
- (d) Each Cash Envelope must be signed;
- In packaging the Cash, notes must be placed flat and facing the same way up, denominations must be separated, only rubber bands
 may be used in holding the notes together (no staples or paper clips);
- (f) Particular forms/dockets/documents must be completed and signed; and
- (g) During the approved day and time window, you will attend our depot (in accordance with all safety and security procedures set out in this Agreement or as notified by us from time to time) to deliver the Cash Envelopes.

1.2 Cash Delivery Service Obligations

(a) How orders for Cash delivery are placed by Third Party CIT Provider

- Orders placed at Rosehill, Murarrie, Essendon, Adelaide, and Canning Vale ACCs must be placed via MergeCo Online by 1PM on the day which is 1 Business Day prior to the date on which the relevant Cash Delivery Service is scheduled.
- All other orders must be placed via MergeCo Online by 1PM on the day which is 2 Business Days prior to the date on which
 the relevant Cash Delivery Service is scheduled.

During the approved day and time window, you will attend our depot (in accordance with all safety and security procedures set out in this Agreement or as notified by us from time to time) to collect the Cash. Cash is deemed to have been collected by you at the time when the Cash is signed as delivered.

(b) How transfer of Cash should be made by Third Party CIT Provider and timing of transfer

- Payment for Cash Delivery orders made at Rosehill, Murarrie, Essendon, Adelaide, and Canning Vale ACCs is to be made
 via electronic funds transfer that is received by us 1 Business Day prior to the date on which the Cash is scheduled to be
 collected from our depot.
- All other payments for Cash Delivery are to be made via electronic funds transfer that is received by us two(2) Business Days
 prior to the date on which the Cash is scheduled to be collected from our depot.

Remittance advice must be provided to the AG Revenue Assurance team by a Third Party CIT Provider once payment has been made

		made.
2	Deliv	very or collections from MergeCo depots
2.1		Processing Service Obligations - delivery or collection window is betweenon the day of delivery or collection applicable).
2.2	Adva	ance Notice of Collection required.
2.3	Prior for th	toon day of attendance, the Third Party CIT Provider must email the nominated addresses on work instructions are relevant MergeCo depot with the following details (as may be amended from time to time by notice in writing given by MergeCo):
	(a)	date of collection/delivery;
	(b)	vehicle fleet number;
	(c)	vehicle registration number;
	(d)	crew names;
	(e)	crew ID numbers;

security licence numbers and expiry dates; and

- (g) firearms licence numbers and expiry dates.
- 2.4 At least 30 minutes prior to arrival at MergeCo's depot, an email or phone call must be made to the Despatch team at the relevant MergeCo depot advising:
 - (a) vehicle registration number;
 - (b) make/model of vehicle (e.g., Toyota Hiace);
 - (c) expected time of arrival; and
 - (d) names of crew attending (must be on the current Personnel Master List).

<u> </u>



Schedule 4 – Third Party CIT Provider Safe Obligations

1 General Obligations

You must:

- (a) do everything necessary to protect our rights in respect of the Safe;
- (b) not place or allow to be placed on the Safe any marks or matter which are inconsistent with our rights;
- (c) not create or allow to come into existence any charge, encumbrance or lien which affects the Safe;
- (d) not expose the Safe to the risk of loss, damage, destruction or detention;
- (e) not transfer, part with or share the possession of the Safe;
- (f) not allow our interests in the Safe to be prejudiced or expose us to liability;
- (g) not make any replacement, alteration or addition which could mean that the Safe is no longer readily identifiable as ours or which may lead to a reduction in the value of the Safe;
- (h) comply with Your Insurance Cover requirements including without limitation any conditions imposed by your insurer;
- comply and ensure that your Representatives comply, with all guidelines and/or operating standards in respect of the Safe as advised by MergeCo from time to time;
- (i) ensure that the Safe is used:
 - (i) only for the purpose for which a Safe is commonly used; and
 - (ii) in such a manner as to minimise wear and tear to the Safe (including minimising any damage to the Safe caused by water);
- comply with the Safe location, Maximum Safe Insurance Values, security obligations, guidelines, operating standards and location requirements provided to you by us at the time of installation of the Safe; and
- (k) if applicable, comply with any obligations in relation to the Safe set out in Our Insurance Cover.



Schedule 5 - Our Insurance Cover

Current extract of our "Cash in Transit" insurance.

Annexure D – Complaints Handling Process

Complaint Handling

Policy

June 2023, Version 1

Document details

Document title	Complaint Handling Policy
Classification	Company Policy
Retention	Ongoing
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Author	
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Overview

Purpose

Linfox Armaguard Pty Ltd (ACN 099 701 872) (MergeCo) has provided an enforceable undertaking to the Australian Competition and Consumer Commission pursuant to section 87B of the *Competition and Consumer Act 2010* (Cth) (Undertaking). The purpose of this Complaint Handling Policy (Policy) is to outline MergeCo's approach to the management of customer complaints related to MergeCo's compliance with the Undertaking, and to ensure there is an accessible, clear and timely process when lodging a complaint, concern, or providing general feedback to or about the organisation.

This Policy is designed to ensure that such customer complaints are managed through an effective and consistent framework that includes (but is not limited to) procedures, complaint response timelines and escalation procedures, that respond to the different queries or complaints of complainants and, meet the requirements of the Guidelines for Complaint Management in Organisations (AS 10002:2022). This Policy may be updated from time to time but will remain compliant with (AS 10002:2022).

Complaint Definition

Complaint means an expression of dissatisfaction made to MergeCo by a customer of MergeCo, related to its compliance with the Undertaking. A Complainant is a person that makes a Complaint.

Complaint Handling Policy

Introduction

At MergeCo we strive to provide the best possible service experience for all our customers. We understand that there may be times when customers are dissatisfied with our service, and we take these concerns seriously.

MergeCo is committed to ensuring that all customer complaints are managed in a responsive, efficient, effective and fair manner. Complainants will be treated with respect and will be dealt with at a professional level throughout the complaint management process.

Principles

Accountability: We take accountability for our actions and take responsibility for any mistakes or errors. We will work to rectify any issues and take steps to ensure they do not happen again in the future.

Empathy: We will approach every complaint with empathy and understanding. We will listen to our customers concerns and work to find a resolution that meets their needs.

Acknowledgement: We will acknowledge all complaints in a timely manner. We will provide our customers with an estimated time for resolution and keep them informed throughout the process.

Investigation: We will thoroughly investigate every complaint to determine the cause and identify any corrective actions necessary.

Timeliness: We will work to resolve complaints in a timely manner. We understand that time is of the essence in resolving complaints and will make every effort to provide a timely and appropriate resolution.

Resolution: We will work to resolve complaints in a timely and satisfactory manner. We will take responsibility for any mistakes or errors and work to make things right for our customers.

Transparency: We will be transparent about our complaint handling process. We will explain our policies and procedures to our customers and provide them with clear and concise information on the steps we are taking to resolve their complaint.

Customer Satisfaction: Our goal is to ensure that customers are satisfied with our resolution. We encourage feedback from our customers to ensure we have met their needs and will take steps to improve our processes if necessary.

Continuous improvement: We will use customer feedback to improve our services if required. We will review complaints to identify any trends and take steps to prevent similar issues from recurring.

Complaint Escalation: If a complaint cannot be resolved at the initial level, we have a defined escalation process in place. Our customers can escalate their complaint to a higher level of management if they are not satisfied with the resolution provided.

Record Keeping: We will maintain detailed records of all complaints received and the actions taken to resolve them. This information will be used to continually improve our processes and that we are providing the best possible service to our customers.

At MergeCo we believe that effective complaint handing is essential to building and maintaining long lasting partnerships with our customers. MergeCo is committed to delivering high quality services and welcomes feedback on its products, services, performance, and staff as a means of monitoring and improving service delivery to our customers, as well as enhancing organisational effectiveness and efficiency. By following these principles, we are confident that we can provide our customers with an effective complaint handling process that meets all applicable requirements.

Complaints Handling Procedures

Availability of Complaints Handling Policy

Details of the Policy are published on MergeCo's website and made available to all staff and to other persons when they request information about our complaints handling procedures or wish to make a complaint regarding MergeCo's compliance with the Undertaking. All staff will be made aware of this Complaints Handling Policy and the MergeCo personnel directly responsible for its implementation.

Remedies

In managing a complaint, a range of responses can be offered including remedial action, technical assistance, information, financial redress, an apology, reissue or variation of documentation, goodwill gesture or other appropriate remedy.

When formulating a response, consideration will be given to whether:

- all aspects of the complaint have been addressed;
- follow-up communication is needed; and
- it is appropriate to offer remedies to others who may have suffered in the same way as the complainant but who did not make a formal complaint.

Complaints Handling Framework

MergeCo's framework for handling complaints is set out in the flow chart in **Annexure A** and includes:

- escalation of complaints which cannot be resolved at first instance; and
- levels of authority.

Complaints may be received verbally or in writing and should be raised by the Complainant as soon as reasonably practicable. All complaints will initially be received by a member of the MergeCo Customer Service team.

Complaints Handling Process

The procedures for handling complaints are set out in the Complaints Handling Process in **Annexure B**, which covers, among other things:

- verbal and written complaints;
- recording of complaints;
- resolution of complaints, including minimising disputes; and
- external dispute resolution system.

MergeCo will continue to comply with its contractual obligations throughout the Complaints Handling Process.

Information about complaint

On receipt of a complaint under this Policy, MergeCo must inform:

- the Complainant of:
 - the existence of the Undertaking (and specifically the dispute resolution process to an Independent Expert contained in the Undertaking) and provide the Customer with a copy of the Undertaking; and
 - the details of the Independent Auditor (as appointed under the Undertaking); and
- the Independent Auditor that such a complaint has been made.

MergeCo shall have the right to gain sufficient information about the complaint to enable it to properly investigate and respond to the complaint.

Complaints Manager and staff who carry out complaints handling procedures.

Responsibility for these roles will be appointed once MergeCo Customer Service structure is finalised and prior to transaction completion.

MergeCo staff who carry out the Complaints Handling Procedures are trained in product and service knowledge, interpersonal and communications skills as well as the policies and procedures of MergeCo.

These employees have resources that enable them to perform their duties efficiently and effectively for the benefit of customers.

Response Times

MergeCo endeavours to respond to complaints as soon as possible. To ensure MergeCo is responsive to any complaints or disputes that may arise from a customer, MergeCo has established time limits (**Response Times**) regarding the processing and resolution of such complaints or disputes (**Annexure C**). MergeCo will keep

complainants informed about the progress of their complaint in line with the established time limits by contacting them via an appropriate medium. On receiving a complaint from a customer, MergeCo will inform the customer of the Response Times relevant to their complaint.

Resolution of complaints

If the complaint is not able to be resolved using the Complaints Handling Process then there must be a meeting (or a series of meetings) between a senior executive of MergeCo and a senior executive of the Customer to make a final attempt to resolve the dispute.

If the complaint remains unresolved following such a meeting (or meetings) then either party may initiate a dispute using the appropriate dispute resolution process being either: (i) the process contained in the Undertaking with escalation to the Independent Expert (ii) the process contained in the contractual arrangements between MergeCo and the Customer or, (iii) an external dispute resolution avenue and (where appropriate) MergeCo may make suggestions about possible avenues available to the Complainant.

The timeframes for such unresolved complaints are outlined at **Annexure C** of this Policy.

Data Collection

Relationships database

MergeCo manages complaints through the use of a relationships database (the **Relationships Database**). The following is entered onto the Relationships Database by the relevant member of the Customer Service team:

- the details of the complaint; at the time they receive notice of the complaint;
- the details of the action taken, at the time any action is taken in relation to the complaint; and
- the details of the resolution when the complaint is resolved.

Compliant Reports

The Relationships Database is made up of individual Complaint Reports for each Complaint. A Complaint Report includes the following information:

- the nature and date of the complaint;
- how the complaint was made;
- the details of the Complainant;
- who the complaint concerned, if relevant;
- the products, services or business practices about which the complaint is made;
- the estimated response time conveyed to the Complainant, or if resolved the actual response time;
- the referral source; and
- the action taken including remedies, determinations, results and client satisfaction level.

A sample Complaint record is attached in **Annexure D**.

Compliance reporting

Material complaints are captured in quarterly compliance reports by the Complaints Manager to senior management / the Board. The report should cover numbers and types of complaints and recommend remedial action to address them. For example, provision of further representative training and development of new procedures.

Accessibility

Complaints can be made via the Customer Service Centre advertised on the MergeCo website. Such contact can be made by telephoning MergeCo directly, e-mailing MergeCo or by writing to MergeCo at the address provided.

Special arrangements will be made for persons with disabilities or specific needs, if appropriate.

Accountability

MergeCo promotes a culture of accountability which includes every level of management accepting responsibility for effective complaints handling.

Fairness

It is an objective of this Compliant Handling Policy to promote fairness to both the Complainant and MergeCo.

MergeCo will endeavour to ensure that Complainants will:

- be entitled to make a complaint;
- be notified of the Complaint Handling Process and the possible avenues of lodging and following up or further review of a complaint or dispute including using the Independent Expert dispute resolution process;
- be notified that MergeCo has followed its relevant procedures in regard to dispute resolution;
- be provided with all necessary material to support them in their complaint or enable them to present material to support their complaint;
- be notified of MergeCo's response and reasons for that response; and
- have the right to request confidentiality.

Adequacy of complaints handling resources

Chief Executive Officer

The CEO is responsible for ensuring there is adequate and competent complaints handling representatives for the Complaints Handling Policy to operate fairly and efficiently.

Complaints Manager's responsibility

The Complaints Manager is responsible for:

- educating employees in the complaints handling process;
- ensuring complaints are recorded accurately and efficiently;
- identifying and reporting to MergeCo any delays or other problems in handling complaints that may be caused by a lack of resources;

- recommending an appropriate course of action to remedy the situation, including seeking advice from external advisers;
- setting performance criteria;
- performance monitoring and evaluation;
- management reports on complaints handling performance;
- reporting on complaints handling;
- taking a proactive approach to complainant and staff feedback; and
- ensuring regular independent auditing of the complaints handling process

Organisational commitment

Commitment by MergeCo

Commitment to the Complaints Handling Policy by MergeCo is recognised by the Board as being an important aspect of an effective Competition and Consumer Law Compliance Program. This commitment is facilitated and fostered at all levels of MergeCo by:

- all relevant employees accepting responsibility for effective complaints handling;
- ensuring all relevant representatives are aware of and educated about Complaints Handling Policy procedures;
- ensuring that adequate resources are allocated to the Complaints Handling Policy; and
- implementing management systems and reporting procedures to ensure timely and effective complaints handling and monitoring.

Review

Annual review

Complaints handling practices will be reviewed at least annually by the Complaints Manager to ensure:

- the extent to which the procedures were adhered to throughout the review period;
- the currency of Complaint related documentation;
- the continued adequacy of resource allocation;
- any changes in business structures to take account of complaint handling procedures; and
- that the complaint handling procedures are consistent with the strategic direction of the business and adding value to customer attention and business improvement.

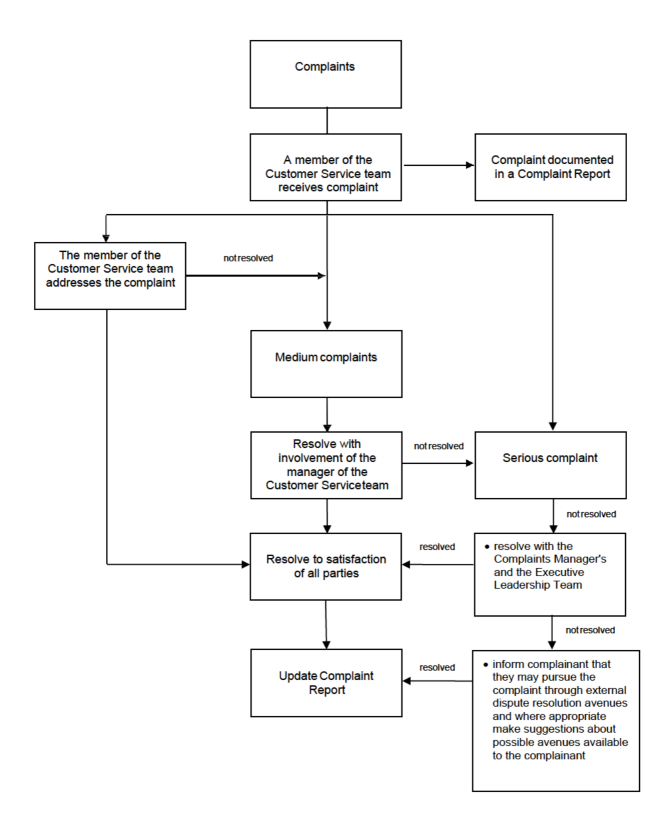
Review by senior management / the Board

The results of the Annual review will be considered by senior management / the Board and the effectiveness of the Complaints Handling Policy will be reviewed annually by senior management / the Board.

Annexure A

Complaints HandlingFramework

Complaints HandlingFramework



Annexure B

Complaints Handling Process

Complaints Handling Process

MergeCo's process for complaints from customers:

- 1. **Complaint received** Either orally or written. If orally, record complainant details and nature of complaint.
- 2. **Report -** Report complaint to a member of the Customer Service team.
- 3. **Record** The member of the Customer Service team records the details of the complaint in a Complaints Report.
- 4. **Time taken to resolve the complaint** Complaints should be resolved as quickly as possible after receiving them. The Response Times set out in **Annexure C** should be used as a guide as to maximum timeframes. In all cases the complaint should be resolved in the shortest time possible.
- 5. Resolve the Complaint
 - **a. Communicate** Contact should be made with the complainant within 48 hours of the complaint by the person allocated to handle the complaint. The customer should also be kept informed of the progress of the complaint at regular intervals, by the complaint handler.
 - **b. Gather all information** Ensure adequate details of the complaint are gathered. If sufficient details are not at hand ensure that complaint is discussed further with the complainant or gather relevant information from other sources.
 - **c. Minimising disputes** Minimise the likelihood of a complaint developing into a dispute by keeping in mind the following when dealing with a complainant:
 - i. listen to or understand the complainant's point of view;
 - ii. elicit all relevant information from the complainant;
 - iii. agree on a solution with the complainant;
 - iv. set a timetable for investigating the complaint (where required) and implementing a solution; and
 - v. take action on the agreed solution.
 - d. Resolve the complaint with the following considerations in mind:
 - i. try to retain the complainant as a customer and restore MergeCo's relationship with them;
 - ii. comply with any legal requirements;
 - iii. make commercially sensible decisions; and
 - iv. try to ensure that MergeCo's brand is not damaged.
- 6. **Write** On resolution of the complaint the relevant member of the Customer Service team is to write to the complainant advising them of the resolution.
- 7. Complaints resolution where complaint has not been resolved within 15 Business Days If the complaint has not been resolved within 15 Business Days (where a 'Business Day' is a day other than a Saturday or Sunday on which banks are open for business generally in New South Wales), then MergeCo must advise the complainant that the following options are available:
 - **a.** A senior executive of each party may be elected, who the parties will procure to endeavour to resolve the dispute at a meeting, within a further 10 Business Days (or such other period as may be agreed between the parties).
 - b. If the dispute is not resolved by the relevant senior executives of each party in accordance with 7a. above (inclusive of any extended time period), then the dispute may be submitted to the Independent Expert in accordance with the Undertaking. If a party escalates the dispute to the Independent Expert then the other party must engage with this process.
 - **c.** In the event that the parties do not seek to escalate the dispute to the Independent Expert, an external dispute resolution process may be pursued.
- 8. **Record all actions** All actions taken in regard to the complaint must be recorded in the Complaint Report.

Annexure C
Timeframes for resolving complaints

Time frames for resolving complaints

Customer Complaints

Milestone	Action
5 Business Days	Resolve all minor complaints within 5 Business Days of the complaint being made. For other, more complex complaints, provide a written response to the complainant within 5 Business Days of receipt of the complaint.
15 Business Days	Respond to more complex complaints within 15 Business Days of the complaint being made. If the complaint is not resolved within this timeframe, then advise complainants that either: a. a senior executive of each party may be elected to endeavour to resolve the dispute at a meeting; or b. they may wish to pursue their complaint through external dispute resolution avenues and where appropriate make suggestions about possible avenues available to the complainant.
16 - 25 Business Days	If the complaint is not able to be resolved using the Complaint Handling Process then a senior executive of each party may be elected, who the parties will procure to endeavour to resolve the dispute at a meeting, within a further 10 Business Days (or such other period as may be agreed between the parties).
25 + Business Days	If the dispute remains unresolved by the relevant senior executives of each party (inclusive of any extended time period by mutual agreement), then the dispute may be submitted to an Independent Expert in accordance with the Undertaking. If a party escalates the dispute to the Independent Expert then the other party must engage with this process.

Annexure D

Complaints ReportTemplate

Complaint number:	Date:		Time:
Complaint handled by:			
Details of Complaint:			
Name:			
Address:	Tele	ephone number: ()	(work)
			()(home)
Nature of complaint:			
Product, service or business practice about v	which compl	aint is being made:	
How complaint was received:			
Estimated response time conveyed to complainant:			
Date of Resolution:		Resolution time:	(Business Days)