Supplementary Product Disclosure Statement



Issue date: 29 July 2022 Issued by: Commonwealth Bank of Australia ABN 48 123 123 124 AFSL 234945

1. ABOUT THIS SUPPLEMENTARY PDS

This is a supplementary product disclosure statement **(SPDS)** which has been prepared and issued by Commonwealth Bank of Australia **(CBA).**

This SPDS updates the information in the CommBiz – International Payment and Foreign Exchange Product Disclosure Statement dated 16 January 2021 (CommBiz IPFX PDS). This SPDS is to be read together with the CommBiz IPFX PDS. The CommBiz IPFX PDS is taken to include the information and statements contained in this SPDS.

Unless otherwise defined, italicised terms used in this SPDS have the meaning they are given in the CommBiz IPFX PDS.

The purpose of this SPDS is to update information in the CommBiz IPFX PDS to reflect the payment methods which will be available to settle FX transactions entered into using CommBiz IPFX from 29 August 2022.

2. PAYMENT METHODS TO SETTLE FX TRANSACTIONS ENTERED INTO USING CommBiz IPFX

From 29 August 2022 and in relation to FX transactions entered into using CommBiz IPFX, CBA will only accept settlement funds which have been received from an eligible account held with CBA, unless agreed otherwise by CBA in its sole discretion.

In an effort to streamline its operational processes, settlement funds received otherwise than from an eligible account held with CBA (such as those received via direct debit request, BPAY and electronic funds transfer) after 29 August 2022 will be refunded to you, unless agreed otherwise by CBA in its sole discretion.

As explained in paragraph 5 of the CommBiz IPFX PDS, CBA will only settle an FX transaction subject to credit approval or after it unconditionally holds cleared funds representing your entire liability at settlement of the transaction. If we do not receive cleared funds by the currency cut-off time on the settlement date or if we cannot reasonably identify the receipt of cleared funds, we reserve the right not to settle and to either extend or terminate the transaction. Non-settlement of a transaction may result in a cost to you. Given that we will only accept settlement funds which have been received from an eligible account held with CBA from 29 August 2022 (unless agreed otherwise in our sole discretion), to avoid settlement delays or termination of your FX transactions, please take steps to set up an eligible account with CBA (if you don't already have one) as soon as possible and ensure that you have sufficient cleared funds in this account. For more information on how to set up an eligible account with CBA please contact the IPFX Help Desk on 1300 222 339.

All references to, including provisions which relate to, settlement methods other than from an eligible account held with CBA (including but not limited to direct debit request, BPAY and electronic funds transfer) in the CommBiz IPFX PDS are taken to have been deleted.

CommBiz – International Payment and Foreign Exchange

Product Disclosure Statement

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You should read all sections of this Product Disclosure Statement before making a decision to acquire this financial product.



1. Features at a glance

Торіс	Description	Paragraph in PDS
	<i>IPFX</i> is a service, which allows <i>you</i> to access/transact <i>FX transactions</i> in CommBiz.	2
IPFX service	<i>IPFX</i> also provides a <i>payment service</i> , which allows <i>you</i> to make payments to nominated <i>beneficiaries</i> , subject to certain conditions.	
Significant benefits	Ability to view indicative <i>spot exchange rates</i> and make real time, online <i>FX transactions</i> , and make payments to nominated <i>beneficiaries</i> from an account <i>you</i> may hold with the <i>Bank</i> or elsewhere provided the <i>Bank</i> holds or receives <i>cleared funds</i> from <i>you</i> .	3
Significant risks	Unless <i>you</i> take adequate security precautions, it may be possible for an unauthorised <i>user</i> to gain access to <i>IPFX</i> and view <i>your</i> account details and give <i>us instructions</i> using <i>your security</i> <i>identification</i> .	4
Fees and charges	There are <i>fees</i> and charges that may apply when <i>you</i> use <i>IPFX</i> . See Appendix A – <i>Fee Schedule</i> for further details.	6

Things you should know. The information in this Product Disclosure Statement (PDS) provides information about *International Payment and Foreign Exchange service* of CommBiz (*IPFX*) and provides you with information to help you decide whether the *products* in this PDS will meet your requirements. It will also help you to compare the product with other *products* you may be considering. It does not take into account your personal objectives, financial situation or needs. Before acquiring or using this product, you should be satisfied that the product is suitable for you in view of those objectives, and your financial situation or needs. We also recommend that you consult an appropriately qualified and licensed investment adviser or obtain other independent advice as this product may not be suitable for you.

This PDS provides information on the *IPFX* service on CommBiz and does not provide information on *products* transacted on the *IPFX* service or other services available on Commbiz. See also Section 2 of this PDS. You should also note the *IPFX* service offers additional features to the international payments offering available in CommBiz.

The information in this PDS is subject to change from time to time and is up to date as at the date stated on the cover. Where the new information is materially adverse information the *Bank* will either issue *you* with a new PDS or a supplementary PDS setting out the updated information. Where the new information is not materially adverse information, we will not issue a new PDS or a supplementary PDS, but we will make the updated information available to *you* on our website commbank.com.au, or *you* can call 13 2221 (6.00am – 10.00pm, Monday to Friday, Sydney time). If *you* ask *us* to, we will send *you* a hard copy of the information.

We will provide you (free of charge) with information about the current standard fees, charges and interest rates applicable to IPFX, if you ask us.

2. What is IPFX?

IPFX is a service accessed through CommBiz, which is an online electronic banking channel for institutional, corporate and business customers. *IPFX* allows *you* to:

- Access/transact Foreign exchange (FX) transactions online;
- Access/use the payment service to make payments. Payment of settlement proceeds from FX transactions to your nominated beneficiaries (who may be domestic or international) by the Bank holding or receiving cleared funds representing all of your obligations on settlement (or otherwise subject to credit approval or prior arrangement). Nominated beneficiaries may be trading partners or third parties.

Access to CommBiz is secured with 128-bit encryption and a password to protect each *user*'s profile. *Security tokens* are used to secure *FX transactions*, authorisations and system administration. In addition to our channel security, *you* can customise *your user entitlements* to meet *your* requirements. CommBiz allows segregation of duties for each *user*, including single and multiple authorisation.

This PDS provides information about *IPFX* and provides limited information in relation to the *products* that may be acquired or accessed via *IPFX*, namely *FX transactions*. For further information on *FX transactions*, please refer to the *Foreign Exchange PDS*. *Foreign Exchange PDS* is available on <u>www.commbank.com.au</u> or by calling 13 2221 (6am – 10pm Monday to Friday Sydney time). This PDS also does not cover accounts from and to which payments can be made using *IPFX*.

To assist *you* in understanding this PDS, the definition of some words is provided in the "Definitions" section in Appendix B of this PDS. When used in this PDS, these words usually appear in italics.

If you transact using *IPFX*, you agree to the terms and conditions and the *Special Terms and Conditions* (together, the *agreement*) in this PDS. Please keep this PDS and all documentation relating to *IPFX* for future reference if you decide to acquire the product.

If *you* have any questions or wish to contact *us* call 1300 222 339 between 8am and 6pm (Sydney time), Monday to Friday (excluding Australian national public holidays), or visit our website at <u>www.commbiz.com.au</u>.

3. What are the significant benefits of using IPFX?

Key benefits of *IPFX* include:

- (a) Access to *IPFX* from within CommBiz using single sign-on from anywhere in the world where *you* are able to access the internet.
- (b) Immediate access to *your* payment and *transaction* records with the ability to export data into excel for easy reconciliation.
- (c) Use of the CommBiz Mobile App to access some *IPFX* features, such as payment authorisation.

- (d) Ability to access, print, save or email online *transaction* and settlement *confirmations*.
- (e) Access to a dedicated *IPFX* Help Desk on 1300 222 339 between 8.00am and 6.00pm (Sydney time), Monday to Friday (excluding Australian national public holidays).
- (f) In relation to FX transactions:
 - (i) Ability to make real time, online FX transactions.
 - (ii) Ability to choose settlement methods, such as direct debiting an account held at other financial institutions using *Direct Debit Request (DDR)*, BPAY[®] or *Electronic Funds Transfer (EFT)*.
 - (iii) Ability to view indicative *spot* rates before booking *FX transactions*.
 - (iv) Ability to bulk upload a large number of nominated beneficiaries to settle FX transactions rather than entering them individually.
 - (v) You do not need to have an account with the Bank in order to use IPFX for FX transactions and their settlement.
 - (vi) Transact using *forward FX transaction* with optional delivery dates (subject to *Bank* approval).
 - (vii) Ability to pre-deliver and extend *FX transactions* (subject to *Bank* approval)
 - (viii) Ability to view all outstanding foreign exchange trades, including those dealt over the phone with the *Bank*.

4. What are the significant risks of using IPFX?

Significant risks of using *IPFX* include:

- (a) If you provide an instruction to make a payment, the payment may be held or delayed to comply with Australian or foreign laws, including laws to prevent money laundering and terrorism financing. You may not be able to recover the value of the payment, or interest if the payment is delayed.
- (b) Money sent overseas is usually available for payment to the recipient within 3 business days of our accepting your instructions. This timeframe may be extended due to the requirements and practices of overseas banks and regulators and adversely impacted by other circumstances beyond the Bank's control (such as international communications breakdowns and problems or delays in processing of a payment by other banks). Some payments may be subject to delays due to additional screening and processes (e.g. payments to first time beneficiaries).
- (c) Although access to *IPFX* is 24 hours, 7 days a week, online trading and transactional functionality is limited to specific hours. Please see section 7.4 for the specific hours.
- (d) Unless *you* take adequate security precautions, it may be possible for an unauthorised *user* to gain access

to CommBiz and view *your* account details and give *us instructions* using *your security identification. You* should take measures to protect *security identification* and *security tokens we* issue to *you*, and *we* recommend that *you* implement robust information systems management processes appropriate to *your* PC or network, and recommend *you* implement and regularly review the risks associated with *your* own internal procedures and controls. This should include the use of appropriate anti-'spamming', anti-'key logging' and anti-'virus' software, in addition to appropriate personal computer or network 'firewall' protection.

- (e) CommBiz may be unavailable in whole or in part, or there may be delays or errors in the execution of, or the failure to execute, any *transaction* or instruction through use of CommBiz, because of the telecommunication network, any Internet service provider, or any equipment used in connection with the provision of CommBiz.
- (f) You should be aware that prices and rates in respect of FX transactions obtained through IPFX may differ to prices and rates that may be acquired or accessed through other channels of the Bank.
- (g) In relation to FX transactions, if you do not enter and authorise your order by the relevant cut-off time as published on <u>www.commbiz.com.au</u>C your FX transaction may not be completed. There may also be circumstances where owing to market conditions, we may not always be able to quote on the particular currency or currency pair that you want to trade.

5. What are the other risks of using IPFX?

Credit risk

Credit risk is the risk of financial loss (or other disadvantage) associated with a counterparty not being able to meet their financial obligations under a *transaction*. Credit risk is common to all financial market products that *you* may hold with the *Bank*. In all cases, *you* are reliant on the ability of the *Bank* to meet its obligations to *you* under the terms of each *transaction*. This risk is sometimes described as "counterparty risk". The *Bank* may require *you* to meet *your* settlement obligations before the *Bank* is required to meet its obligations in relation to an *FX transaction*. In this circumstance, *you* have counterparty risk to the *Bank*.

Operational risk

Operational risk is the risk of loss resulting from inadequate or failed internal processes, people and systems or events that are external to the *Bank*.

You are reliant on the ability of the *Bank* to price and settle your *FX transaction* in a timely and accurate manner. The *Bank*, in turn, is dependent on the reliability of its own operational processes, which include communications, computers and computer networks. Disruptions in the *Bank's* processes may lead to delays in the execution and settlement of your *FX transaction*. Such disruptions may result in contractual outcomes that are less favourable to you.

The *Bank* accepts responsibility only for those operational risks that are internal to the *Bank*. In particular, to deliver some currencies, the *Bank* may use agent and correspondent banks. Any delay or failure by such agent or correspondent bank to deliver the required currency may result in a delay or failure by the *Bank* in settling *your FX transaction*, which may result in the *Bank* being unable to make payment under the *payment service* in accordance with *your instructions*. The *Bank* cannot control and does not accept responsibility for any losses resulting from events external to the *Bank*, but will refund any payment *you* have made in relation to *your FX transaction* or *payment service* where the *Bank* is unable to settle *your transaction* due to a failure by an agent or correspondent bank.

Settlement risk

The *Bank* will only settle a *transaction* subject to credit approval or after it unconditionally holds *cleared funds* representing *your* entire liability at settlement of the *transaction*. If *we* do not receive *cleared funds* by the currency cut-off time on the *settlement date* or if *we* cannot reasonably identify the receipt of *cleared funds*, *we* reserve the right not to settle and to either extend the *transaction* or to terminate *your transaction*.

Non-settlement of a *transaction* could result in a cost to *you*. For details on termination costs, please refer to the *Foreign Exchange PDS*.

If *you* do not enter and authorise a *transaction* by the relevant cut-off time then *we* would not be able to process that *transaction* for delivery on that day (see cut-off times on www.commbiz.com.au).

Sanctions risk

Australia, as a member state of the United Nations, is obliged to implement United Nations Security Council sanctions and is subject to the *Autonomous Sanctions Act 2011* (Cth) and the Regulations under that Act. Australia may also be required to implement other international sanctions, and at times imposes unilateral sanctions.

Sanctions can cover various subject matters including financial restrictions. Consequently, the *Bank* may be prohibited from dealing with or may decline to deal with certain persons or entities.

This means that if the *Bank* is aware, or has reasonable grounds to believe, that *you* are a *proscribed person* or entity under *sanctions law*, or if any dealings with *you* are otherwise in breach of applicable *sanctions law*, then the *Bank* may be required to suspend, cancel or refuse *you* services, or close or terminate any account, facility, *transaction* (including payments and *FX transactions*), arrangement or agreement with *you*. *We* may also be required to freeze *your* assets.

Where legally obliged to do so, the *Bank* may take any action required to comply with anti-money laundering and counter-terrorism financing law or economic and trade *sanctions laws*, including but not limited to disclosing information held about *you* to relevant regulatory and/or law enforcement agencies in Australia or overseas.

You could incur a significant cost as a result of these actions. Please refer to paragraph 8.7 of this PDS, which refers to information on termination of *FX transactions*.

Product risk

For any information on specific risks for *products* transacted on *IPFX*, please refer to the respective disclosure documents for those *products* available on <u>www.commbank.com.au</u> or by calling 13 2221 (6am – 10pm Monday to Friday Sydney time).

6. What are the costs involved in using IPFX?

There are *fees* and charges that may apply when *you* use *IPFX*. See Appendix A – *Fee Schedule* for further details. These *fees* and charges are in addition to any *fees* and charges that apply in respect of CommBiz (see the *CommBiz Terms and Conditions* which are available on <u>www.commbank.com.au</u> or by calling 13 2221 (6am – 10pm Monday to Friday Sydney time).

If you instruct us to make a payment to an overseas beneficiary, the processing of the payment will be subject to fees and charges imposed by the overseas banks involved in the transaction, in addition to any fees and charges imposed by us. See Appendix A – Fee Schedule for further details.

The *fees* and charges in respect of *products* that may be accessed or transacted through *IPFX* (i.e. *FX transactions*) are subject to the terms and conditions of those *products*, which are not detailed in this PDS. *You* should consider the *Foreign Exchange PDS* for information on the *fees* and charges of those *products*.

7. Accessing IPFX

IPFX is a service accessed within CommBiz. To access *IPFX*, you will first need access to CommBiz.

7.1 Applying for IPFX access

To sign up for IPFX, you need to complete the following steps:

1. If *you* are already a customer of the *Bank*, contact *your* relationship manager and advise *your* manager that *you* want to sign up for *IPFX*. *Your* relationship manager will either arrange for a sales specialist to give *you* a demonstration of *IPFX* or direct *you* to an online demonstration and the relevant *Application Forms*.

If *you* are not a customer of the *Bank*, or do not have a relationship manager, call 1300 222 339 between 8am and 6pm (Sydney time), Monday to Friday (excluding Australian national public holidays) to find out how *you* can sign up.

Alternatively, *you* can also apply online for the CommBiz (including *IPFX*) service on <u>www.commbiz.com.au</u>. Once we receive *your Application Form*, *your* relationship manager or a sales specialist will call *you* to complete the relevant Identification Forms and, where applicable, *your* foreign exchange credit assessment.

If necessary, *your* relationship manager or the sales specialist will help *you* to complete the relevant *Application Form*.

2. Once your Application Form has been approved, we will send the *authorisers* and *administrators* their *security identification*.

If you log on to CommBiz for the first time, on first log on, you will be prompted to change your security identification.

If you do not log on to CommBiz within the time specified on the security identification communication, your Log on Account will expire. If this occurs you will need to contact the *IPFX* Help Desk on 1300 222 339 between 8am and 6pm (Sydney time), Monday to Friday (excluding Australian national public holidays) to have your password reset.

7.2 Types of Access

There are four access types in CommBiz – users, authorisers, Foreign Exchange users and administrators. Each type has certain access rights that control what a person can see and do in the service. These access rights are called entitlements and are set by the administrator. The administrator is the person who administers CommBiz in your organisation.

Users	•	View transactions
	•	Each <i>user</i> has a unique profile that includes a Log on ID and password
Authorisers	•	View and create <i>transactions</i> on CBA accounts
	•	Authorise <i>transactions</i> on CBA accounts
	•	Each <i>authoriser</i> has a unique profile that includes a <i>security</i> <i>token</i> , Log on ID and password
Foreign Exchange users	•	View and create FX transactions
	•	Authorise FX transactions
	•	Authorise settlements of <i>FX transactions</i> with a non-CBA Account
	•	Each Foreign Exchange user has a unique profile that includes a security token, Log on ID and password
Administrators	•	Manage the CommBiz service within an organisation
	•	Each <i>administrator</i> has a unique profile that includes a <i>security token</i> , Log on ID and password

Your administrator can set the entitlements of your users to access any CommBiz function. This includes the ability to view, create and authorise *FX transactions*. Access to authorise specific account *transactions* is controlled by the *Bank* and requires an individual to be registered on the appropriate account authority.

It is possible, depending on *your* business set-up, to have multiple roles. For example, *you* may be a *user*, an *authoriser*, a *Foreign Exchange user* or *administrator*, or any combination of these.

7.3 What to do before *you* meet with *your* sales specialist or relationship manager

- Decide who *you* want to nominate as *users* for CommBiz, including *IPFX*.
- Decide who will act as your administrator(s): Your administrator is the first point of contact for all issues regarding CommBiz and is responsible for setting access levels and rights for staff registered on the CommBiz service. This includes:
 - authorising new users/setting user profiles;
 - specifying user entitlements;
 - deleting or amending *user entitlements*;
 - resetting *user* passwords;
 - sending maintenance requests to the *Bank* to add or remove accounts and *authorisers*.
- Decide who will act as your authoriser(s) and Foreign Exchange users.
- Ensure that the computers you will use meet the minimum browser requirements. Please refer to www.commbiz.com.au for minimum requirements for CommBiz on both CommBiz site and Mobile App. The CommBiz minimum browser requirements are intended as a guide only and, as network requirements may vary, you should consult your IT consultant or supplier.

7.4 Accessing IPFX functionality

Once *you* have signed up for CommBiz *you* can access CommBiz functionality from any location where *you* can access the Internet via <u>www.commbiz.com.au</u>. *You* will need *your* Log on ID, Password and *security token*. An online demonstration will be available on <u>www.commbiz.com.au</u>

You can access *IPFX* functionality during the following business hours. *We* may vary these access hours, or temporarily restrict access, from time to time if *we* consider it reasonably necessary to do so, including without limitation, for any systems maintenance and upgrades.

	Monday to Friday Sydney time	Saturday, Sunday & Non-Business Days	
<i>IPFX</i> Help Desk	8.00am to 6.00pm	Service not available	
View Functions	24 hours	Service available 7 days	
Online Dealing	7.00am Monday to 12.00am Saturday	Available until 5.00pm Friday New York Time. Equivalent Sydney time will vary depending on daylight savings. Excluding this, service not available.	
Value today	See cut-off times on www.commbiz.com.au		
<i>Transactions</i> (Trade Entry)	Service available times as outlined for Online Dealing.		

Value tomorrow, Spot and Forward Transactions (Trade Entry)	Service available times as outlined for Online Dealing.
Trade Authorisation	24 hours
Direct Debit Request (DDR)	New <i>DDR</i> facility can be established 24 x 7 but have to be submitted by 5.00pm Monday – Friday for same day processing. Refer to section 8.3(b) for making payments using <i>DDR</i> .
Previous Trades information	24 hours
Outstanding Trades	24 hours

Note: These times may be changed at the discretion of the **Bank**. Changes will be notified on the CommBiz website. Please refer to <u>www.commbiz.com.au</u> or the latest information on access hours.

8. Using IPFX for Foreign Exchange

8.1 Documentation

If you use *IPFX* to enter into *FX* transactions, and you have entered into a *Derivatives Master Agreement* or *ISDA Master Agreement* with us, the terms of those documents will govern your *FX* transaction. In addition, certain provisions in the *Special Terms and Conditions* will also apply to the *FX* transaction. See clause Fx.1 of the *Special Terms and Conditions*.

If you have not entered into a Derivatives Master Agreement or ISDA Master Agreement, your FX transaction will be governed by the Special Terms and Conditions for FX transactions in its entirety, and those provisions are deemed to have been included in your confirmation for FX transactions.

8.2 Entering into, Settling, Varying, Terminating or Extending an *FX transaction*

- 1. You should refer to the Derivatives Master Agreement, ISDA Master Agreement or Special Terms and Conditions (as applicable) to understand your rights and obligations when entering into, settling, varying, terminating or extending an FX transaction. The Foreign Exchange PDS provides further detail and information in respect of these matters.
- All FX transactions must be authorised. So you must also provide us with authorised settlement instructions prior to the settlement cut-off times or country cut-off times applicable to your FX transaction. If you fail to do so we may extend the delivery date at our discretion. For more information on cut-off times visit www.commbiz.com.au
- 3. Once *you* log on to the CommBiz website on <u>www.commbiz.com.au</u> and select the *IPFX* tab, *you* can request an *exchange rate* for a *currency pair* for a specified *transaction* amount and *settlement date*.

- 4. If the Bank offers you a spot exchange rate, value today exchange rate, value tomorrow exchange rate or forward exchange rate, and if you accept the offer, a binding *FX* transaction is entered into between you and the Bank at that point in time.
- 5. The Bank will send you a confirmation setting out the details of your FX transaction (this will be available to you online). If for any reason you do not wish to use IPFX or if IPFX is not available for any reason, you may use the telephone to enter into an FX transaction. This telephone conversation will be recorded and the confirmation of the FX transaction will be faxed to you. However, the transaction is valid even if the confirmation is not signed and returned.

8.3 Ways to make your payment to settle FX transactions

- 1. You can settle FX transactions on IPFX using the following payment methods:
 - BPAY®,
 - DDR
 - eligible bank account
 - EFT
 - RTGS
 - The Bank's Settlement Account

Settlement using Australian Dollar

Ρ	ayment Type	Available for	
1.	BPAY®	Value tomorrow, Spot & Forward transactions	
2.	<i>Direct Debit Request</i> (<i>DDR</i>) from other financial institutions	Spot & Forward transactions	
3.	<i>Electronic Funds Transfer (EFT)</i> to a CBA settlement account	Value tomorrow, Spot & Forward transactions	
4.	Payment from an eligible account held at the Bank (if you are registered as an authoriser of one of the Bank's electronic banking products)	Value today, Value tomorrow, Spot & Forward transactions	
5.	Subject to credit approval Direct Payment to the Bank's foreign currency accounts.	Value today, Value tomorrow, Spot & Forward transactions	

S	Settlement using all currencies			
Р	ayment Type	Available for		
1.	Payment from a Foreign Currency Account (FCA) held with the <i>Bank</i> (For additional information on FCAs refer to the relevant Terms & Conditions on www.commbank.com.au)	Value today, Value tomorrow, Spot & Forward transactions		
2.	Settlement against a trade finance <i>transaction</i> with the <i>Bank</i>	Value today, Value tomorrow, Spot & Forward transactions		
3.	Settlement against an inward International Money Transfer (IMT) received by the <i>Bank</i>	Value today, Value tomorrow, Spot & Forward transactions		
4.	Subject to credit approval, Direct Payment to the <i>Bank's</i> foreign currency Settlement accounts	Value today, Value tomorrow, Spot & Forward transactions		

- 2. Where an *FX transaction* is settled using BPAY[®], *DDR* or *EFT*, settlement will only occur subject to credit approval, or when the *Bank* unconditionally holds *cleared funds* for the *FX transaction*, or if alternative arrangements have been made with the *Bank*.
- 3. If the receipt of *cleared funds* is delayed for whatever reason including by a BPAY[®], *RTGS*, *EFT* or *DDR* system related error, *we* reserve the right to extend the *transaction* or to terminate *your transaction*.

You should familiarise yourself with the various payment methods available to *you*. These are discussed in further detail below.

(a) Settlement using BPAY®

BPAY[®] enables *you* to make payments in Australian dollars online or by telephone to settle an *FX transaction* when *you* do not hold an account with the *Bank*.

You will be able to use standard IPFX settlement instructions using $BPAY^{\otimes}$.

You can simply pay for an *FX transaction* using Australian dollars, by accessing BPAY[®] through *your* bank. You will need to provide the *Bank's* biller code, *your* unique client reference number, and the relevant *transaction* details. The *Bank's* biller code and *your* client reference number will be available online at <u>www.commbiz.com.au</u> or by calling the *IPFX* Help Desk on 1300 222 339 between 8am and 6pm (Sydney time), Monday to Friday (excluding Australian national public holidays).

To accommodate BPAY® processing timeframes for each transaction, *you* will need to initiate *your* BPAY® *instructions* at least 1 *business day* prior to the *settlement date* for that particular *FX transaction* i.e. 1 *business day* prior to the day on which the *currency pair* subject to an *FX transaction* is to be exchanged. If we do not receive your BPAY[®] instructions by 6pm (Sydney time), 1 business day prior to settlement date or we cannot reasonably identify your BPAY[®] transaction, your FX transaction may not be settled.

(b) Settlement using Direct Debit Requests (DDR)

The Direct Entry system allows approved organisations (such as the *Bank*) to make arrangements with their financial institution to debit and/or credit large numbers of customer accounts on a regular basis. Direct debiting of accounts is carried out under an authority signed by each customer.

A *DDR* is an electronic *transaction* initiated by the *Bank* to take funds from *your* nominated bank account for the purposes of settling *your transaction*.

You can also use *DDR* to settle *FX transactions* in Australian dollars or to pay *fees* online by debiting *your* account held with any financial institution that is a member of the Direct Entry system, provided that the appropriate authorities are in place. A list of participating financial institutions can be obtained from the Australian Payments Network (APN, previously APCA) website www.auspaynet.com.au

If *you* would like to use *DDR* as a method of settlement or *fees* payment, *you* will need to complete and sign a *Direct Debit Request (DDR)* authority. This can be done in *your Application Form* or a *Direct Debit Request* Form is available on request.

DDR for settlement of *FX transactions* and payment of *fees* cannot be made from some accounts, e.g. Credit Card accounts, Term Deposit accounts, Cash Management Trust accounts.

Once you have set up your DDR authorities, you can simply pay for an FX transaction using IPFX, by selecting your Direct Debit settlement instructions.

To accommodate the Direct Entry processing timeframes for each *transaction*, we will require that *you* attach and authorise *your DDR* settlement *instructions* at least 2 *business days* prior to the *settlement date* of the particular *FX transaction*, i.e. 2 *business days* prior to the *business day* on which the *currency pair* subject to an *FX transaction* is to be exchanged.

If we do not receive your DDR settlement instructions at least 2 business days prior to settlement date, you may still have time to settle your transaction by using BPAY[®], or *EFT* provided you meet the deadlines for those methods.

Settlement of the *FX transaction* using *DDR* will only occur subject to credit approval, or when the *Bank* unconditionally holds *cleared funds* for the *transaction*, or if alternative arrangements have been made with the *Bank*.

(c) Settlement using an eligible CBA account

If you hold an eligible account with the *Bank you* may elect to use this account for settlement and/or billing of *IPFX* deals. Contact the *Bank* to confirm that your account is eligible.

If *you* would like to use an eligible CBA account as a method of settlement or *fees* payments, *you* will need to add it to *your* service, and complete and sign an Account Authority Form. This can be done during registration in *your Application Form* or through a maintenance request.

The *Bank* will establish the settlement *instruction* within *IPFX* for *you* to confirm and activate.

By electing to use an existing CBA account *you* are instructing the *Bank* to debit and/or credit the elected account for settlement and *fee* purposes.

(d) Settlement using Electronic Funds Transfer (EFT)

EFT involves debiting *your* AUD account held at any financial institution and payments being credited to an account with the *Bank* or settled against the *Bank's* Exchange Settlement Account.

There are two types of electronic *EFT* settlement methods which may be used with *IPFX*.

- 1. Funds deposit or transfer: where *you* electronically transfer funds in AUD from *your* account to *our* settlement account.
- 2. Real Time Gross Settlement (*RTGS*): where the funds are transferred by the financial institution at which *your* account is held to the *Bank* and these funds are settled immediately against the Exchange Settlement Accounts held by each bank with the Reserve Bank of Australia. *You* should have an arrangement with *your* financial institution for payment to be made this way and will have to instruct it to initiate this funds transfer. A fee may be payable to *your* financial institution.

If *you* intend to pay by *EFT you* advise the *Bank* by selecting *EFT* in settlement *instructions* and *you* then arrange appropriate *EFT* with *your* bank.

To accommodate *EFT* processing timeframes for each transaction, *you* will need to initiate *your EFT instructions* at least 1 *business day* prior to the *settlement date* for that particular *FX transaction* i.e. 1 *business day* prior to the day on which the *currency pair* subject to an FX *transaction* is to be exchanged.

If we do not receive or cannot reasonably identify your *EFT* payment by cut-off time for the currency involved in your transaction, your FX transaction may not be settled.

(e) Real Time Gross Settlement (RTGS)

If you are using *RTGS* to pay Australian dollars to settle your *FX transaction*, the funds must reach the *Bank* prior to the cut-off time for the foreign currency that you are buying. Because the *RTGS* transfer is initiated by your financial institution (in response to your instructions) we recommend that you advise the *Bank* that you are using *RTGS* to settle your transaction.

(f) Settlement by direct payments to the *Bank's* Settlement Account

The *Bank* has a different settlement account for each currency that *you* may trade using *IPFX*. If *you* have prior credit approval this settlement method will be available to use and, *your* template will automatically populate with the *Bank* account details relevant to the currency *you* are using. Once *you* have submitted *your* settlement templates, *you* will need to contact *your* bank to initiate payment to the bank account specified.

You will be able to attach, authorise and submit your Direct Payment settlement *instructions* up to and including the *settlement date*. However, *we* recommend that you initiate your Direct Payment one day in advance of the *settlement date*. This is because intra day settlement times vary by currency type. Refer to the website <u>www.commbiz.com.au</u> or call the *IPFX* Help Desk on 1300 222 339 between 8am and 6pm (Sydney time), Monday to Friday (excluding Australian national public holidays) for details of currency cut-off times.

8.4 Payment to nominated beneficiary

You can use the *payment service* by instructing the *Bank* of *your* nominated *beneficiary* at the time *you* are entering into the *FX transaction* and directing the settlement proceeds of the *FX transaction* to be paid to the nominated *beneficiary*.

8.5 Transaction extension or termination due to lack of *cleared funds*

If an *FX transaction* does not settle on the *settlement date* due to non-receipt of *cleared funds* by the *Bank*, (i.e. if *you* do not pay the *Bank* due to a payment error or delay (including by a BPAY[®], *DDR*, *EFT* or *RTGS*) or the *Bank* cannot reasonably identify the receipt of *cleared funds*), the *Bank* reserves the right to terminate or extend the *FX transaction*.

You should refer to the Foreign Exchange PDS for more information on extension or termination due to lack of *cleared funds*.

8.6 Variations to settlement dates

The settlement date for FX transactions may be varied subject to approval of the Bank. Two variations are available subject to approval by the Bank, "Pre-delivery" and "Extension". If you need to vary the settlement date after you have entered into an FX transaction, you should refer to the Foreign Exchange PDS for further information.

Requests for variations to *settlement dates* may be made online through *IPFX*. Where the adjusted *exchange rate* is agreed to by *you*, the *Bank* will send *you* a *confirmation* setting out the new details of *your FX transaction*. The variation takes effect from the time of agreement through *IPFX*, when *you* click on the "Accept & execute" button on the Extension or Pre-delivery screen.

If for any reason *you* do not wish to use *IPFX* or if *IPFX* is not available for any reason, *you* may use the telephone to enter into variations to the *settlement date* for an *FX transaction*. This telephone conversation will be recorded and the *confirmation* setting out the new details of *your FX transaction* will be sent to *you*.

8.7 Terminating an FX transaction

In addition to termination of an *FX transaction* due to lack of *cleared funds* as discussed above, an *FX transaction* may be terminated before the *settlement date* either:

- by agreement between you and the Bank; or
- as set out in the Derivatives Master Agreement, ISDA Master Agreement (if you are a wholesale client who has entered into an ISDA Master Agreement), or the Special Terms and Conditions (if you have not entered into the Derivatives Master Agreement or ISDA Master Agreement), as applicable.

You should refer to the *Foreign Exchange PDS* for more information on terminating an *FX transaction*, including the calculation of *close-out amounts* and break amounts.

9. Are there any tax implications I should be aware of?

Some *fees* directly applicable to this product are input taxed which means that the *Bank* does not charge GST on these *fees*. However, for some *fees*, the *Bank* may be required to charge GST.

The tax implications of entering into *FX transactions* can be complex, may change over time and are invariably specific to *your* circumstances including, but not limited to, *your* tax status, any elections *you* have made and the purpose for which *you* have entered into the *FX transaction*. *FX transactions* may give rise to taxable income and/or deductions or alternatively may impact other tax calculations *you* may be required to prepare.

Therefore, *you* should seek tax advice specific to *your* own circumstances before transacting using *IPFX*.

10. Notification of changes

We will notify *you* of any material changes to the *agreement*, including changes in *fees* and charges, by way of a prominent notice on our website <u>www.commbank.com.au</u>.

If the change is not unfavourable to *you, we* will notify *you* no later than the day on which the change takes place.

If the change is unfavourable to *you, we* will notify *you* 30 days before the change takes place.

We may notify *you* less than 30 days prior, or give *you* no notice at all, of an unfavourable change if:

- (a) we believe doing so is necessary for us to avoid, or to reduce, a material increase in our credit risk or our loss; or
- (b) there is a change to, or introduction of, a government charge that *you* pay directly, or indirectly, as part of *you* using *IPFX*. In that case, *we* will tell *you* about the introduction or change reasonably promptly after the government notifies *us* (however, *we* will not notify *you* if the government publicises the introduction or change).

11. Banking Code of Practice

The Banking Code of Practice (the *Code*) is a voluntary code outlining standards of practice for banks, their staff and their representatives when dealing with small businesses and individuals. A business will be a small business for the purposes of the Code where its annual turnover for the previous financial year is less than \$10 million and it has fewer than 100 full-time equivalent employees and it has less than \$3 million total debt outstanding. The Code does not apply to financial products and financial services that are provided to wholesale clients for the purposes of the *Corporations Act 2001* (Cth).

The *Bank* is a voluntary signatory to the *Code*, and as such the *Code* applies to *IPFX* as described in this PDS where it is provided to retail clients who are individuals or small businesses.

If *you* would like more information about the *Code* and whether it applies to *you*, please contact *us* on 13 2221 (6am – 10pm, Monday to Friday, Sydney time).

12. What if I have a complaint?

Most problems can be resolved quickly and simply by talking with *us. You* can talk with *us* by:

- (a) Calling into one of our branches
- (b) Phoning our Customer Complaints team on 1800 805 605 or, if *you* are overseas, call +61 2 9687 0756
- (c) Completing the online feedback form at <u>commbank.com.au/feedback</u>, where you can also view our complaint process, or
- (d) Writing to us at CBA Group Customer Relations, Commonwealth Bank Group, Reply Paid 41, Sydney NSW 2001

If *you* are not satisfied with the resolution and wish to proceed further, *you* can contact the *Bank's* Customer Advocate for an independent review of *your* complaint. The Customer Advocate can be contacted via:

- Telephone: 1800 832 806 (between 8.30am and 5pm (Sydney time), from Monday to Friday);
- Email: <u>customeradvocate@cba.com.au</u>; or
- Writing: Customer Advocate Commonwealth Bank Reply Paid 88915 Sydney NSW 2001

Please quote *your* Case Reference Number that we provide *you* in all correspondence.

If an issue has not been resolved to *your* satisfaction, *you* can lodge a complaint with the Australian Financial Complaints Authority (AFCA). AFCA provides fair and independent financial services complaint resolution that is free to consumers. AFCA can be contacted through the following means:

Website:	<u>www.afca.org.au</u>

Email: info@afca.org.au

Telephone: 1800 931 678 (free call)

In writing to: Australian Financial Complaints Authority, GPO Box 3, Melbourne VIC 3001

You can also contact the Australian Securities & Investments Commission (ASIC) to make a complaint and to find further information on *your* rights. ASIC can be contacted through the following means:

Website:	www.asic.gov.au

Email: infoline@asic.gov.au

Telephone: 1300 300 630

13. Customer information and privacy

What information we collect

In this clause 'you' includes our customer and any person who holds office in an entity which is a customer. We collect information about you (such as your name, address and contact details), and information about your interactions with us, such as transactions on your account. We may also collect publicly available information about you.

Why we collect your information and what we use it for

We collect *your* information because *we* are required to identify *you* in accordance with applicable anti-money laundering, financial crimes and *sanctions laws*, currency control regulations and in order to comply with taxation laws. *We* also collect it to administer our customer relationships and internal processes including risk management and pricing, to meet our obligations in relation to external payment systems and under our arrangements with government agencies, and to identify and tell *you* about products and services that may interest *you* (unless *you* tell *us* not to). If *you* don't want to receive marketing information *you* can tell *us* by calling 13 2221 (6am – 10pm, Monday to Friday, Sydney time), or speak to *your* relationship manager.

If you give us your electronic and telephone details, you agree we may use this to communicate with you electronically, by phone or SMS, including providing updates, reminders and (unless you tell us not to) marketing information.

You must give *us* accurate and complete information; otherwise *you* may be breaking the law and *we* may not be able to provide *you* with the *products* and services that *you* require.

If you change your personal details (e.g. address, name or email address) you must tell us straight away.

Who we may exchange your information with

We may exchange *your* information with other members of the *Group* who may use *your* information for any of the purposes we can.

We may also exchange your information with others outside the Group, for example, your representatives, our service providers, other financial institutions (for example, in relation to a mistaken payment claim), enforcement and government authorities, relevant public registers and payment system operators (for example, BPAY[®]).

Sometimes it may be necessary to send *your* information overseas – for example, where *we* outsource functions overseas, send information to *Group* members overseas, where *we* need to complete a *transaction* on *your* behalf or where this is required by laws and regulations in Australia or in another country. See our *Group* Privacy Policy for more information.

Our Group Privacy Policy

Our *Group* Privacy Policy is available on our website at <u>www.commbank.com.au</u> (search Privacy and follow the Privacy Policy link) or upon request from any branch of the *Bank* and should be read in conjunction with the above. It contains further details about our information collection and handling practices, including information about:

- other ways we may collect, use or exchange your information;
- how *you* may access and seek correction of the information; and
- how to make a complaint about a breach of *your* privacy rights, and our complaint handling procedures.

How to contact us

For privacy-related enquiries, please contact us by:

Email:	<u>CustomerRelations@cba.com.au</u>		
Telephone:	1800 805 605 (free call), or		
In writing:	to the address in our <i>Group</i> Privacy Policy.		

Appendix A – Fee Schedule

1. IPFX fees

ltem	Fee	GST	Total
FX Settlement Fee (per settlement)	\$6.00	not applicable	\$6.00

Note: Fees are charged on the 15^{th} of each month (or the next business day if a non-business day).

2. Other Fees

Other fees and charges may apply, including fees for using *Electronic Funds Transfers*, transfers using correspondent banks or overseas banks. Please refer to fees associated with *your* method of *transaction* (for example *Bank* branch, credit card, or CommBiz). In particular, for more information about other fees, correspondent bank or overseas bank fees, please refer to *CommBiz Terms and Conditions* that can be found on www.commbiz.com.au

3. Charges by overseas banks

As well as any *fees* and charges *we* apply, *you* may also have to pay fees and charges to overseas banks and their correspondent banks involved in the *transaction*. There may be more than one other bank involved, each of which may charge a fee.

We will generally tell the other banks involved in the *transaction* to deduct their fees from the payment. This means that the person receiving the payment will receive a lower amount than the amount *you* sent.

If the overseas bank or their correspondent bank doesn't deduct their fees and charges from the payment, *you* agree to reimburse *us* for any fees and charges they pass on to *us*. *You* agree that *we* can debit this amount from *your* fees account.

For those transactions and currencies listed in *Part 15.2 CommBiz Terms and Conditions, we* will pay the correspondent banking fees for *you*. Note: This does not include any fees charged by the beneficiary bank, which *you* will still need to pay.

For payments to selected countries and currencies, overseas bank charges may apply as set out in the *CommBiz Terms* and *Conditions*.

For further information please contact the *IPFX* Help Desk on 1300 222 339 between 8am and 6pm (Sydney time), Monday to Friday (excluding Australian national public holidays). Some related products and services, such as bank cheques and inward international money transfers, will incur a separate fee. These fees will be set out in the PDS or terms and conditions brochures for these other products and services.

4. Other Government taxes

If you do not provide us with a Tax File Number (TFN), TFN exemption or Australian Business Number (ABN), the Bank is obliged by law to deduct withholding tax from certain amounts (including interest) you have earned.

Your investments and *transactions* processed through *IPFX* may also be subject to other Government taxes or duties (if any). These may vary from State to State.

Appendix B – Definitions

"acceptance"

Your acceptance of our *acknowledgment* of the *transaction* which *you* send *us* by clicking the "Accept & execute" button on *your* computer monitor while using *IPFX*.

"acknowledgment"

The message we send you through *IPFX* accepting the *transaction* initiated by your instructions.

"administrator"

The person or persons *you* authorise to act on *your* behalf as administrator in connection with *IPFX*. The administrator's responsibilities include adding, deleting and amending *user entitlements*.

"agreement"

The terms and conditions of *IPFX*, including any *Special Terms and Conditions*.

"Application Form"

The *IPFX* application form which *you* sign in order to enter into this *agreement*.

"authorised user"

The person who *you* nominate in the *Application Form* or who is subsequently nominated by the *administrator* as having the authority to access and operate *IPFX* or to give *us instructions*.

"authoriser"

Person who is nominated in a *CommBiz Account Authority* or by the *administrator* as an authoriser to approve transactions.

"the Bank", "our", "us", "we", "CBA"

Commonwealth Bank of Australia ABN 48 123 123 124.

"beneficiary"

A person or account *you* nominated as a recipient of funds as indicated by *you* in *your instructions* (which, in respect of an *FX transaction*, may be nominated at the time of entering into the *FX transaction*). *You* and the *beneficiary* may be the same person.

"business day"

A day on which banks are open for business in Sydney.

"cleared funds"

Funds that are immediately available to you for settlement.

"Close-out Amount"

Means in relation to each terminated *FX transaction* or each group of terminated *FX transactions*, the amount expressed in Australian Dollars of the losses or costs that are or would be incurred by *us* under prevailing circumstances (expressed as a positive number) or gains that are or would be realised by *us* under prevailing circumstances (expressed as a negative number) in replacing the terminated *FX transaction* or group of terminated *FX transactions* or providing *us* with the economic equivalent of the material terms of the terminated *FX transaction* or group of terminated *FX transactions* (including any option rights), determined as at the *Termination Date* or if that would not be commercially reasonable as of the date or dates following the *Termination Date*.

Any *Close-out Amount* must be determined by *us* using commercially reasonable procedures and prevailing market rates or quotes chosen by *us* in good faith in order to produce a commercially reasonable result. *We* may include in the *Close-out Amount* costs of funding, transaction costs and any loss or gain or cost incurred by *us* in connection with its terminating, liquidating or re-establishing any hedge position related to a terminated *FX transaction* or group of terminated *FX transactions* (to the extent not already included in the calculation of *Close-out Amount*).

"CommBiz Account Authority"

The CommBiz Account Authority, and any additional CommBiz Account Authority, signed by *you* or *your* authorised representative appointing *authorisers* or varying *authorisers* or the electronic method of operation.

"CommBiz Terms and Conditions"

The terms and conditions for CommBiz, as amended from time to time and which may be accessed at <u>www.commbank.com.au</u>.

"confirmation"

A document or electronic message confirming the details of a particular *transaction*.

"currency pair"

The two currencies that are the subject of the *FX transaction*.

"Derivatives Master Agreement"

An agreement of the same name between *you* and the *Bank* which governs *your FX transactions*.

"Direct Debit Request (DDR)"

A *DDR* is an instruction given by the client to the *Bank* authorising the *Bank* to debit a nominated bank account to facilitate the transfer of funds for settlement of a *transaction*.

"Electronic Funds Transfer (EFT)"

EFT involves the debiting of *your* account held at any financial institution and payments being credited to an account with the *Bank* or settled against the *Bank's* Exchange Settlement Account, subject to the recipient financial institution being a member of the Bulk Electronic Clearing System (BECS) or funds being transferred by *your* bank to the *Bank* where the funds are settled immediately against the Exchange Settlement Accounts held by each bank with the Reserve Bank.

"exchange rate"

The expression of the value of one currency in terms of another. For example, in the *exchange rate* AUD/USD 0.7000, one Australian dollar is equal to 70 United States cents (AUD 1.0000 = USD 0.7000).

"Execution factors"

The amounts (as an overall component of the *exchange* rate offered by the *Bank* to *you*) which are attributable to

risk management and trade execution – which includes (but is not limited to) items such as:

- (a) the cost of the execution via the relevant channel;
- (b) the liquidity in the foreign exchange market for the type of foreign exchange transaction;
- (c) the transaction amount; and

(d) the type of foreign exchange transaction.

"fees"

The fees specified in the Fee Schedule.

"Fee Schedule"

The applicable *fees* and charges in respect of *IPFX* as set out in Appendix A of the *General Information Section* of this PDS or as posted from time to time on the CommBiz website (as varied in accordance with this *agreement*).

"Foreign Exchange PDS"

A product disclosure statement issued by the *Bank* in respect of *FX transactions*, as amended from time to time and which may be accessed at <u>www.commbank.com.au</u>.

"Foreign Exchange users"

Person nominated by the *administrator* to view and/or create and/or authorise *FX transactions*.

"forward"

An *FX transaction* with a *settlement date* that is more than 2 *business days* after the *trade date*.

"forward exchange rate"

The expression of the value of one currency in terms of another where the *settlement date* is more than 2 *business days* after the *trade date*. A *forward exchange rate* is the *spot exchange rate* of the *currency pair* on the *trade date* adjusted for the *forward points*.

"forward points"

The value of the *interest rate differential* for the *currency pair* over the period from the *spot settlement date* to the *forward settlement date*, expressed as an adjustment to the *spot exchange rate*.

"forward settlement date"

The *settlement date* for a *forward* transaction.

"FX transaction"

A transaction which allows *you* to exchange one currency for another at an agreed *exchange rate* on an agreed *settlement date* or settlement period that is between the *trade date* and two years after the *trade date*. Further information can be found in the *Foreign Exchange PDS*.

"General Information Section"

The Product Disclosure Statement section of this document.

"Group"

means the *Bank* and its subsidiaries.

"insolvent"

Insolvent or an insolvent under administration (each as defined in the *Corporations Act 2001* (Cth)), having a

receiver, receiver and manager or administrator appointed, in liquidation or provisional liquidation, or subject to any arrangement or composition or otherwise unable to pay debts when they fall due. This applies to individuals as well as companies.

"interest rate differential"

The difference between the interest rates applicable to the *currency pair* for the *term* of a *value today, value tomorrow* or *forward transaction*.

"instructions"

Instructions given to us using IPFX.

"IPFX"

A service of the *Bank* known as International Payment and Foreign Exchange (IPFX) that is accessed through CommBiz and used for both making international payments and arranging *FX transactions*.

"ISDA Master Agreement"

An agreement of the same name between *you* and the *Bank* which governs *your FX transactions*.

"Net Termination Amount"

Has the meaning the term is given in Clause Fx.11(d) of the *Special Terms and Conditions*.

"payment service"

The payment service a service on *IPFX* through which *you* can make payments to nominated *beneficiaries* in respect of *your FX transactions*.

"products"

The products or services *you* have selected, and the accounts *you* have nominated, in the *IPFX Application Form, CommBiz Account Authority Form* or any subsequent additional or replacement *Application Form* signed by *you*.

"proscribed person"

A person who we reasonably consider to be:

- (a) a proscribed person or entity under the *Charter of the United Nations Act* 1945 (Cth);
- (b) in breach of the laws of any jurisdiction relating to money-laundering or counter-terrorism;
- (c) a person with whom dealings are proscribed by the government or a regulatory authority of any jurisdiction; or
- (d) acting on behalf of, or for the benefit of, a person referred to in (a) – (c) above.

"RTGS"

Real Time Gross Settlement – a payment system operated by the Reserve Bank of Australia.

"sanctions law"

Any trade, economic or financial sanctions administered or enforced by the Australian Department of Foreign Affairs and Trade, and to the extent applicable, the U.S. Department of Treasury's Office of Foreign Assets Control; the United Nations Security Council; the European Union; Her Majesty's Treasury; the New Zealand Ministry of Foreign Affairs and Trade; the Hong Kong Commerce, Industry and Tourism Branch of the Commerce and Economic Development Bureau; the Monetary Authority of Singapore; the Ministry of Finance Japan; or any other relevant sanctions authority.

"security identification"

All log on identity, passwords, key encryption numbers and any other *security tokens* or devices, used from time to time to access CommBiz and effect *transactions*.

"security token"

A device that produces random 6 digit codes to be used in conjunction with *your* Log on ID and password to access CommBiz and authorise settlements. Each code can only be used once and provides a second level of authentication to CommBiz.

"service factors"

The amount (as an overall component of the *exchange rate* offered by the *Bank* to *you*) which is attributable to pre- and post-trade services provided by the *Bank* to *you* – which includes (but is not limited to) items such as:

- (a) the complexity of the service required;
- (b) the impact of the transaction on the *Bank's* balance sheet and capital usage;
- (c) processing and settlement costs;
- (d) compliance and oversight costs required to support a regulated, professionally operated FX business; and
- (e) costs associated with maintaining required infrastructure.

"settlement date"

A *business day* on which the *currency pair* subject to an *FX transaction* is exchanged, being a *business day* in the commercial centre of the country of the foreign currency or currencies being exchanged but does not include a Saturday, Sunday or public holiday.

"Special Terms and Conditions"

The terms and conditions relating to *FX transactions* using *IPFX* and set out on page 24.

"spot"

An *FX* transaction with a settlement date that is 2 business days after the trade date.

"spot exchange rate"

The expression of one currency in terms of another for exchange on the *spot settlement date* after taking into account the *execution factors* and *service factors*.

"spot settlement date"

The settlement date for a spot transaction, which is 2 business days from the trade date.

"term"

The period from and including the *trade date* to and including the *settlement date*.

"Termination Date"

This term has the meaning given to it in clause Fx.10 of the *Special Terms and Conditions*.

"Termination Event"

This term has the meaning given to it in clause Fx.10 of the *Special Terms and Conditions*.

"trade date"

The date on which an FX transaction is entered into.

"transaction"

Any transaction using *IPFX* whereby *you* instruct and authorise *us* to carry out or settle an *FX transaction*.

"Unpaid Amount"

In relation to a *Termination Date*, the aggregate of amounts that became due and payable (including such amounts that would have been payable but for clause Fx.11(a) and (b)) expressed in Australian Dollars in relation to each terminated *FX transaction* or group of *terminated FX transactions* on or before the *Termination Date* and which remain unpaid as at the *Termination Date*. If an amount is not expressed in Australian Dollars, we can convert it into Australian Dollars using commercially reasonable procedures and prevailing market rates or quotes chosen by *us* in good faith in order to produce a commercially reasonable result.

"user"

Person who has the authority to log onto CommBiz.

"user entitlements"

The authority of the *authorised user* to use CommBiz as advised to *us* by *you* or the *administrator* from time to time in the form approved by *us*.

"value today"

An *FX transaction* with a *settlement date* that is on the same day as the *trade date*.

"value today exchange rate"

The expression of the value of one currency in terms of another where the *settlement date* is the same *business day* as the *trade date*.

"value tomorrow"

An *FX transaction* with a *settlement date* that is 1 *business day* after the *trade date*.

"value tomorrow exchange rate"

The expression of the value of one currency in terms of another where the *settlement date* is 1 *business day* after the *trade date*.

"you", "your"

You, the contracting party, and where the context requires, includes any person using the *security identification* to access or use CommBiz.

Terms and Conditions - IPFX

1. About these Terms and Conditions

1.1 Interpretation

In this agreement:

- (a) words importing any gender include each other gender;
- (b) the word person includes a firm, a body corporate, an unincorporated association or partnership;
- (c) the singular includes the plural and vice versa;
- (d) where one or more customers are parties to the agreement, the expression "you", "your", "yours" shall include each or any of them;
- (e) where one or more persons are parties to the agreement each person shall be bound jointly and severally by these Terms and Conditions and any relevant Special Terms and Conditions; and
- (f) headings are inserted for the sake of convenience of reference only and do not affect the interpretation of the *agreement*.

1.2 **Definitions**

Terms used in this *agreement* have the same meaning they are given in Appendix B of the *General Information Section* of this PDS unless otherwise defined.

1.3 CommBiz Terms and Conditions

You acknowledge, in addition to the *CommBiz Terms* and *Conditions*, that this *agreement* applies in respect of *your* access and use of *IPFX*, and the provision of the *products* through *IPFX*.

1.4 Single agreement

The agreement between us which governs *IPFX* including *transactions* and inquiries consists of the *Application Form, CommBiz Account Authority Form* (which includes user entitlements (as applicable) and any subsequent additional or replacement *CommBiz Account Authority* Variation Form and CommBiz user identification form(s) signed by *you*), all matters, terms and conditions set out in this PDS, including the *Special Terms and Conditions*, the *General Information Section* and the *Fee Schedule*.

In the event of any inconsistency between these documents, the following order of precedence will prevail:

- (a) the terms and conditions in this PDS;
- (b) the Application Form;
- (c) CommBiz Terms and Conditions; and
- (d) any other documentation,

only to the extent of the inconsistency and only in respect of the access and use of *IPFX*, and the provision of the *products* through *IPFX*.

1.5 Writing requirement

Except for any variation pursuant to Clause 5.2, any variation to the *agreement* must be in writing and signed by both parties.

1.6 Undertaking

You must procure that any of *your* subsidiaries wishing to use *IPFX* becomes a party to this *agreement*.

1.7 Relationship

This *agreement* does not affect the existing relationship between *you* and *us* regarding Terms and Conditions of *your* accounts or the operation of *your* accounts including, for example only, *our* right to deduct *fees* and costs including *transaction* costs from *your* accounts and *our* right to vary the Terms and Conditions relating to *your* accounts.

1.8 Banking Code of Practice

The relevant provisions of the Banking Code of Practice apply if *you* are an individual or a "small business" as defined in the Code.

2. Terms

2.1 Commencement and duration

The *agreement* will commence on the day that *we* accept *your Application Form* applying to use *IPFX* and the *CommBiz Account Authority*, or as otherwise agreed, and continues in force until terminated pursuant to Clause 9.

3. Access

3.1 Access to IPFX

We will provide you with access to *IPFX* at such times and in such manner as we may display on the CommBiz site. We may vary these access hours, or temporarily restrict access, from time to time if we consider it reasonably necessary to do so, including without limitation, for any systems maintenance and upgrades. We will not be responsible for access outside these hours or for difficulties in access caused by matters beyond our reasonable control.

3.2 Security identification

We will provide you with the security identification but you will be responsible for protecting your security identification/passwords.

3.3 **Provision of** *products*

We will provide *you* with the *products* for the term of the *agreement* and any other applicable documents for a specific product, subject to procurement and maintenance by *you* of the required equipment and all such other equipment, telecommunications links, software and facilities required to operate *IPFX* and subject to the *terms* of the *agreement*.

3.4 Your obligation

You must ensure that all information you input into *IPFX* is correct before you provide your instructions. We are not liable for any failure on your part either to follow such procedures correctly or to input correct information

into *IPFX*. You must ensure that only *authorised users* use your security identification.

You are responsible for providing suitably skilled staff to operate and maintain the required equipment and any software that is used by *you* in connection with *IPFX*. *You* should back up all data once it is received from *us*.

4. Fees

4.1 Payment

Any *fee* must be paid by either the date specified in the *Fee Schedule* or such other date notified by *us*.

You authorise us to debit your fees account or any nominated account with the fee on the date of the agreement, or if specified, the date(s) set out in the Fee Schedule.

All *fees* are charged in Australian dollars. *You* must nominate an Australian dollar bank account to which *fees* may be charged. Certain accounts such as Foreign Currency Account, Cash Deposit Account and Cash Relationship Account cannot be nominated for the purpose of charging *fees*.

If *you* choose to pay *your fees* by debiting an account held with another financial institution, *you* must complete and sign a *Direct Debit Request* Form.

4.2 Fee variations

We are entitled to increase or decrease the *fees* or introduce a new *fee*, in accordance with Clause 5.1.

4.3 Charges by overseas banks

As well as any *fees* and charges *we* apply, *you* may also have to pay fees and charges to overseas banks and their correspondent banks involved in the *transaction*. There may be more than one other bank involved, each of which may charge a fee.

We will generally tell the other banks involved in the *transaction* to deduct their fees from the payment. This means that the person receiving the payment will receive a lower amount than the amount *you* sent.

If the overseas bank or their correspondent bank doesn't deduct their fees and charges from the payment, *you* agree to reimburse *us* for any fees and charges they pass on to *us. You* agree that *we* can debit this amount from *your* fees account.

For those transactions and currencies listed in *Part 15.2 CommBiz Terms and Conditions, we* will pay the correspondent banking fees for *you*. Note: This does not include any fees charged by the beneficiary bank, which *you* will still need to pay.

For payments to selected countries and currencies, overseas bank charges may apply as set out in the *CommBiz Terms and Conditions*.

5. Variation

5.1 Variation of the agreement

We will notify *you* of any material changes to this *agreement*, including changes in *fees* and charges, by way of a prominent notice on our website www.commbank.com.au.

If the change is not unfavourable to *you, we* will notify *you* no later than the day on which the change takes place.

If the change is unfavourable to *you, we* will notify *you* 30 days before the change takes place.

We may notify you less than 30 days prior, or give you no notice at all, of an unfavourable change if:

- (a) we believe doing so is necessary for us to avoid, or to reduce, a material increase in our credit risk or our loss; or
- (b) there is a change to, or introduction of, a government charge that you pay directly, or indirectly, as part of you using IPFX. In that case, we will tell you about the introduction or change reasonably promptly after the government notifies us (however, we will not notify you if the government publicises the introduction or change).

Any changes to the *agreement* will apply to *transactions*, inquiries and *products* on and from the day the change takes place.

If *you* do not accept these changes, *you* may request that *we* withdraw electronic access to *your* account without *fee* or charge.

5.2 Changes to service

We may at any time vary the technical requirements, appearance or both of *IPFX* including *security identification* or *security tokens* or software required to use the service, whether separately from or in conjunction with varying the *agreement* pursuant to clause 5.1.

If any change has a material effect on the way *you* access *IPFX* or the way *IPFX* is provided to *you*, *we* will give *you* 30 days' notice of any such change, but in any other case *we* will give *you* notice no later than the day on which the change takes effect.

6. Your security

6.1 Security

(a) You must keep secure and protected from unauthorised use all security identification and security tokens. To prevent unauthorised access we recommend that you log out of CommBiz when you have completed your transactions or inquiries and that you have firewalls or other security precautions in place.

Unless *you* take adequate security precautions, it may be possible, while *you* are logged into CommBiz, for a computer hacker or other unauthorised *user* to gain access to CommBiz and view *your* account details.

(b) We strongly recommend that you implement and use sound information systems management processes appropriate to your systems environment. Examples of suitable processes are standards which recommend processes such as an information security policy, data and system integrity, anti-virus measures, individual user identifiers, passwords for every *user* which are changed on a regular basis, audit records of all *user* activity, and system security reviews are implemented and followed.

6.2 Security identification

We will give you security identification and will enable you to access *IPFX*. We grant to you the non-exclusive and non-transferable right to use *IPFX*. You must use all security identification provided to you by us in accordance with the *CommBiz Terms and Conditions* and these terms and conditions.

6.3 Delivery of security identification

When *you* sign up for CommBiz, *you* will receive *security identification* from the *Bank*.

We will send security identification to the authorised user(s) specified on the Application Form. Upon each authorised user(s) first log onto CommBiz the user will be prompted to change their security identification.

6.4 Loss of security identification

You must tell us as soon as possible of the loss or theft of a record of any of your security identification or if you suspect that any of your security identification has become known to someone else.

6.5 Changes to security identification

You must change passwords which are part of *your security identification* regularly.

6.6 Changes to authorised users/administrator(s)

You must notify us immediately if you wish to add to or change the *authorised user*. We will be entitled to act on a written notification (in a form provided by us) signed by the *administrator*. If you wish to change the *administrator*, you must provide us with your written notification (in a form provided by us) signed by you in the same or similar manner as you signed the *agreement*.

6.7 Unauthorised access

- (a) You must take adequate precautions to prevent unauthorised users gaining access to your computer systems, accounts. This includes the use of appropriate anti-'spamming', anti-'key logging' and anti-'virus' software, as well as appropriate personal computer or network 'firewall' protection.
- (b) If you fail to take adequate precautions it is possible that unauthorised persons may alter your instructions or give us instructions using your security identification. You are liable for losses resulting from any such altered or unauthorised instructions except where clause 8.8(d) applies.
- (c) We recommend that you constantly monitor your accounts to check that all *transactions* are accurate and properly authorised by you.
- (d) It is each administrator's responsibility to ensure you have authorised each user's respective level of access to your CommBiz service including IPFX.

6.8 Tokens

If you are provided with tokens, you must not alter, change, modify or repair the token.

6.9 Modification of IPFX

You must not modify, adapt, delete or replace any pages, material or other data on, or accessible from, the *IPFX* or link or append any material or other data to the site, or data contained on it.

7. Receiving instructions and acceptances

7.1 Instructions

We are not obliged to accept your instructions but subject to you complying with this agreement and the terms of your account or facility with us, we will use our reasonable endeavours to do so. We may refuse to accept an instruction or acceptance if it is from an authorised user whose user entitlement does not authorise him/her to enter into the transaction or if we know or suspect that the instruction or acceptance is not from an authorised user.

7.2 Acknowledgments

When we accept your instructions we will send you our acknowledgment. We may withdraw our acknowledgment at any time before we receive your acceptance.

7.3 Acceptances

You must provide your acceptance within the time specified in our acknowledgment. By way of illustration, when you provide your instructions in the form of a request for a quote, our acknowledgment will provide an exchange rate based on currency pair, settlement date and amount. Our acknowledgment will also include the time you will have for acceptance. You and we are bound from the time we receive your acceptance. By you sending your acceptance, you irrevocably authorise us to carry out all aspects of the transaction. In particular, you irrevocably authorise us to debit your account in accordance with those instructions.

Because CommBiz is Internet-based, potentially there can be delays between the time you send your acceptance and our receipt of your acceptance. In some circumstances, if there is such a delay in transmission we may withdraw our acknowledgment before we receive your acceptance, even though the acceptance has already been sent by you. In other cases, because of such a delay in transmission, we may withdraw our acknowledgment before we receive your acceptance, even though the acceptance has already been sent by you within the time specified in our acknowledgment. In some cases, for example due to a failure in telecommunications links, we may not receive your acceptance at all.

Where we withdraw our acknowledgment prior to receipt of your acceptance, or we do not receive your acceptance, either within the time specified or at all, we will not act on your instructions. We will endeavour to notify you if we have withdrawn our acknowledgment prior to receipt of your acceptance, or we have not received your acceptance within the time specified, but it may not always be possible to do so. You therefore should check the record of your transactions on IPFX at a later

time to confirm that *your acceptance* has been acted on by *us* and the *transaction* has been effected.

Dependent upon individual *user entitlements, we* may require that *your acceptance* be sent by an *authorised user* (using that user's *security identification*) different from the *authorised user* who sent *us* the *instructions* for the *transaction*.

7.4 Deemed authority

You agree that:

- (a) we are authorised to act upon all *instructions* and *acceptances* using *your security identification*;
- (b) we are authorised to provide information through *IPFX* to you and to anyone using your security identification;
- (c) we are authorised to treat any act or transaction effected through *IPFX* by the use of your security identification as an act or transaction which is undertaken with your authority without us being required to verify your authority in any case unless, prior to the transaction, you have instructed us to cancel your security identification;
- (d) we are not required to check the accuracy of any instructions, acceptances, notifications or requests; and
- (e) in consideration of us so acting, and subject to clause 8.8 Special Provisions for Unauthorised EFT Transactions, you release us from all actions, suits, proceedings, claims, costs and demands that may be made, brought or incurred by or against us arising from any incorrect instructions or acceptances and any unauthorised instructions using your access codes.

7.5 Incorrect information

If we quote you information in relation to your account or a *transaction*, or a proposed *transaction*, or in an *acknowledgment* which is clearly incorrect (because, for example, a typographical error), you must notify us of the error and you shall not seek to enter into a *transaction* based on that information. If you enter into a *transaction* based on that incorrect information, upon becoming aware of that error we may, if it is reasonable for us to do so, immediately reverse the *transaction* and make corresponding correcting entries to your accounts.

7.6 Instructions to pay another bank

If in any *instruction* (including a settlement instruction, standard settlement instruction or authorised settlement instruction) *you* instruct *us* to pay monies to the credit of an account at another bank or financial institution, *we* and the other bank or financial institution:

- (a) are entitled to rely solely on the account number details you provide us, regardless of whether any beneficiary name details are provided with the *instructions* or are provided to or known by us or the other bank or financial institution; and
- (b) will not be obliged in any circumstances to check that the account number details match the *beneficiary* name details.

7.7 Incorrect account details

If in any *instruction* (including a settlement instruction, standard settlement instruction or authorised settlement instruction) *you* instruct *us* to pay monies to the credit of an account at another bank or financial institution and specify an account number as the recipient of those funds which is incorrect, *you* must indemnify and hold *us* harmless from all actions, suits, proceedings, claims, costs and demands that may be made, brought or incurred by or against *us* arising from *our* payment of such monies to the incorrect account number in accordance with the instruction.

8. Liability

8.1 Limited warranty

We disclaim and exclude any warranty or representation that the performance of or access to *IPFX* or the *products* will be uninterrupted and error free.

We do not warrant that the services provided to *you* in relation to *IPFX* will be fault free or that any problem with *IPFX* or the Internet can be solved immediately or at all. *You* acknowledge that those services may rely on factors outside *our* control. *We* will use reasonable endeavours to overcome any fault in the services *we* provide to *you* as quickly as possible.

8.2 Suspension of access

You acknowledge that, during any technical failure, modification or maintenance involved in connection with *IPFX your* access may be suspended or disconnected by *us*. If *we* are reasonably able to do so, *we* will give *you* prior notice if *your* access to *IPFX* may be suspended or disconnected. *We* will use reasonable endeavours to procure the resumption of *your* access to *IPFX* as soon as reasonably practicable, after being put on notice of any suspension or disconnection of that access.

8.3 Non-availability of IPFX

We undertake to make all reasonable efforts to ensure that *IPFX* is available to *you*, but *we* are not liable to *you* for or in connection with:

- (a) the failure of *IPFX* to perform in whole or in part any function which *we* have specified it will perform due to circumstances outside of our reasonable control;
- (b) the unavailability of *IPFX* to *you* in whole or in part, because of the failure of the telecommunication network, any Internet service provider, or any equipment used in connection with the inputting of information by *you* or in connection with the provision by *us* of *IPFX*, or because of any circumstance beyond *our* reasonable control;
- (c) delays or errors in the execution of, or the failure to execute, any *transaction* or *instruction* through use of *IPFX*, because of the telecommunication network, any Internet service provider, or any equipment used in connection with the provision of *IPFX*, or because of any circumstance beyond *our* reasonable control; or
- (d) any failure on our part to quote on a particular currency or currency pair as a result of adverse market conditions.

It is *your* responsibility to use other means of effecting *transactions* and obtaining information if for any reason, including a failure on *our* part, *you* are unable to use *IPFX* or

access a product. *You* may call *us* on 1300 222 339 between 8am and 6pm (Sydney time), Monday to Friday (excluding Australian national public holidays) to discuss *your* options.

8.4 Exclusion of liability

Where *we* have acted with due care and skill, neither *we* nor any of *our* officers, employees or agents will be liable to *you* for any loss or damage suffered by *you* in connection with the *agreement*, the *products* or the use of *IPFX* caused directly or indirectly by any act or any refusal or omission to do any act by *us*, *our* officers, employees or agent. This clause does not limit *our* liability to *you* if *we* fail to complete a *money market transaction* where *we* have received in time *your* acceptance of that *transaction*.

This service when supplied to *you* as a consumer comes with a non-excludable warranty under consumer protection laws that it will be carried out with due care and skill and be reasonably fit for the purpose. If the *Bank* breaches any of those warranties *you* may be entitled to compensation. When *you* are not a consumer under consumer protection laws *our* liability for loss or damage is limited to re-supplying the service to *you* or paying the costs of having the service resupplied to *you*. When *you* are a consumer under consumer protection laws *our* liability is limited in this way only to the extent permitted by those laws.

8.5 Consequential loss

Notwithstanding the generality of Clause 8.4, we expressly exclude liability which may arise in respect of the *agreement*, *IPFX*, the *products*, or the tokens, for consequential loss or damage or for loss of profit, business, revenue, goodwill or anticipated savings. For *transactions* subject to the ePayments Code, this clause does not limit *your* right (if any) to claim consequential damages against *us* as a result of the malfunction of our systems or equipment however caused. But if *you* were aware or should have been aware that the system or equipment was unavailable for use or was malfunctioning, our responsibility is limited to correcting any errors in *your* account and refunding any *fees* or charges imposed on *your* account as a result.

8.6 Other banks

We will not be liable for any claims or damages made against or sustained by *you*, arising from delays or errors in the execution of, or the failure to execute any *instructions* or *transaction* occasioned by the fault or negligence of any other bank or financial institution including any correspondent bank or paying bank employed by *us* to make or collect a payment. *We* are not liable if a money transfer or payment is refused or rejected for any reason by any party connected with or having jurisdiction over the *transaction*. Any proceeds returned to *us* may be credited to the account to which the money transfer or payment was originally debited.

8.7 Your responsibility for administrator or authorised users

In addition to *your* normal liability as principal *you* are entirely responsible for any breach of the *agreement* by an *administrator* or *authorised user*.

You must indemnify *us* for any loss that *we* may suffer, or any costs or expenses that *we* may incur in any litigation, actions or proposed litigation or action, as a result of the *administrator*'s or *authorised user*'s use of or participation in *IPFX*.

8.8 Special Provisions for Unauthorised EFT Transactions

(a) What is an EFT Transaction?

An *EFT Transaction* is a funds transfer, either from or to an account of yours with *us* which is not a 'business account' initiated by the giving of an instruction. A 'business account' is one that is designed primarily for use by a business and established for business purposes. This clause 8.8 only apply to *EFT Transactions*.

(b) Application of the ePayments Code

The ePayment Code governs e-banking transactions. It does not apply to accounts which are only available for business purposes. To the extent that they apply, *we* will comply with the provisions of the ePayments Code applying to *EFT Transactions*.

(c) What is an unauthorised EFT transaction?

An unauthorised *EFT transaction* is one which *you* or *your* nominated *authorisers* have not authorised. An *EFT transaction* that *you* make, or that someone else makes with *your* consent, is not an unauthorised *EFT transaction*. An *EFT transaction* carried out by an *authoriser* is not unauthorised unless *you* instructed *us* to cancel their *security identification* before the *transaction*.

(d) When you are not liable for loss

You will not be liable for any loss arising out of an unauthorised *EFT transaction* which:

- (i) a user did not contribute to; or
- (ii) arises after you have notified us that any security token forming part of the security identification has been misused, lost or stolen or that the security of passwords forming part of the security identification has been breached; or
- (iii) is caused by any act, or fraudulent or negligent conduct of any of our employees or agents; or
- (iv) results from any device which is part of *your* security identification being forged, faulty, expired or cancelled; or
- (v) arose from an *EFT transaction* made before *you* or another *user* receiving a *security token* or password forming part of *your security identification*; or
- (vi) is caused by the same EFT transaction being incorrectly debited more than once to your account.

(e) When you are liable for loss

(i) Compromised security identification

If we can prove on the balance of probability that you contributed to the loss, you are liable for losses from unauthorised *EFT transactions* that occur when the *security identification* is compromised.

Your security identification is said to be compromised when:

- (A) a device forming part of a *security identification* has been misused, lost or stolen;
- (B) the security of a password forming part of the *security identification* has been breached.
- (ii) Unreasonable delay

You are liable if the loss resulted from *your* unreasonable delay in telling *us* once *you* became aware that the *security identification* was compromised or that *your* mobile device is lost or stolen.

(iii) Fraud and disclosure

You are liable if the loss resulted from any user.

- (A) committing fraud;
- (B) voluntarily disclosing their password;
- acting with extreme carelessness in failing to protect the security of all their passwords;
- (D) recording one or more of the passwords on the outside of a security device;
- (E) keeping a record of one or more of the passwords, such as making a reasonable attempt to disguise the password within another record, hiding the record of the password where it would not be expected to be found, keeping the record of the password in a securely locked container or in password protected device)) on the one article, or on several articles, carried with the security device, or likely to be lost or stolen with the device.
- (iv) Choice of passwords

You are liable if *we* have specifically told a *user* not to choose a password that represents their date of birth or their name, and they have done so anyway.

(f) What you are liable for

Where any of the circumstances in clause 8.8(e) apply, *you* are liable for losses that occur before *we* are notified that the *security identification* has been compromised.

Where none of the circumstances in clause 8.8(e) apply and a password was required for the unauthorised *EFT transaction, you* are liable for the least of:

- (i) \$150;
- (ii) the balance of the accounts from which value was transferred in the unauthorised *EFT transactions* and which we had agreed with you were accessible using the security identification (including any prearranged credit);
- (iii) the actual loss at the time that we are notified that the security identification has been compromised (where relevant).

(g) What you are not liable for

You are not liable for:

- (i) any amount higher than the balance of the account;
- (ii) losses from accounts which we had not previously agreed were accessible using the security identification.

(h) Mistaken payment

If, after you give us instructions to make a payment, you discover that the account to which you told us to make the payment was incorrect or was not your intended recipient's you can contact us to seek a refund. We will attempt to recover the funds on your behalf but we are not liable unless we fail to comply with the process set out below.

We will acknowledge receipt of your report and provide you with a reference number which you can use to verify that your report has been recorded by us and to enquire about progress of your claim.

Once we have the information we require and are satisfied that you have made a mistaken payment, we will send a request for return of the funds to the recipient's financial institution. Where your report is made within 10 business days of the mistaken payment and the unintended recipient has sufficient credit funds in their account, we may be able to take advantage of industry rules which allow us to recover the funds for you with the unintended recipient's consent.

We will advise *you* in writing of the outcome of the request within 30 *business days* of receiving the information from *you*.

(i) Making a complaint

If you make a complaint which is subject to the ePayments Code, including an unauthorised *EFT Transaction* or a mistaken payment, we will make a record and give you our name, a reference number and contact details so that you can follow up if you want to. Within 21 days we will provide a response to the complaint or advise you of the need for more time to complete our investigation. If we are unable to provide a final response to your complaint within 45 days, we will:

- (i) inform you of the reasons for the delay and when we reasonably expect a decision;
- (ii) thereafter give *you* monthly progress updates;
- (iii) advise of *your* right to complain to the Australian Financial Complaints Authority (AFCA); and
- (iv) provide you with AFCA contact details.

9. Termination

9.1 Termination

If *you*:

- (a) become *insolvent*; or
- (b) otherwise breach the *agreement*;

we are entitled to immediately terminate the *agreement* either by notifying *you* in writing or by ceasing to provide *products* and the services to *you* and may immediately terminate any *transaction* which has not been completed by *us. We* will not exercise this right unreasonably.

9.2 Continuing rights

Termination will not affect *your* right or *our* right to take action for breaches that have occurred before termination including *our* right to recover *fees* from *you*.

9.3 Termination requirements

Upon termination *you* must:

- (a) immediately cease to use *IPFX* and any access to the CommBiz site;
- (b) immediately destroy all *security identification*, software and any other security code and all records of access codes.

9.4 Termination by either party

Either party may terminate this *agreement* by 7 days' notice in writing to the other party, unless otherwise agreed.

10. Intellectual Property

You acknowledge that:

- (a) you do not obtain any intellectual property rights whatsoever used or embodied in, or in connection with IPFX or the products;
- (b) *we* reserve the right to grant rights to use *IPFX* and the *products* to any other person; and
- (c) in the event that new inventions, designs or processes evolve in performance of or as a result of the *agreement*, these also shall be *our* property unless otherwise agreed in writing by *us*.

11. General Provisions

11.1 Governing law

The *agreement* is to be governed and construed in accordance with the law of the State of New South Wales and the parties agree to submit to the non-exclusive jurisdiction of the courts of New South Wales.

11.2 Non-assignability

Unless otherwise provided, *you* may not assign, mortgage, charge, declare a trust, or otherwise deal with *your* rights and obligations under the *agreement* without first obtaining *our* consent (see Clause 11.9).

11.3 **Waiver**

No delay, neglect or forbearance by either party in enforcing its rights at law or any provision of the *agreement* against the other party shall be a waiver or in any way prejudice any right of either party, unless expressly stated in writing.

11.4 Severability

If any provision of this *agreement* is found to be illegal, void or unenforceable for unfairness or any other reason (for example, if a court or other tribunal or authority declares it so), the remaining provisions of this *agreement* will continue to apply to the extent possible as if the void or unenforceable part had never existed.

11.5 Government duties, fees and charges

You must pay all Government duties, taxes, fees and charges which arise as result of the execution of the *agreement* and the rights given to you by the *agreement*.

11.6 Notices and delivery of documents

Unless otherwise provided in this agreement:

- (a) you agree that in addition to being able to deliver them to you in person, by post or by facsimile, we can send you electronic notices and any document or communication electronically by:
 - (i) sending the information to an electronic address *you* nominate; and/or
 - (ii) making the information available on the CommBiz and giving *you* an electronic notification that the information is available;
- (b) you agree that any communication from you to us must be signed (in the case of postal or faxed communication) by an authorised user, and
- (c) any notices or communication will be deemed to be duly given or made:
 - (i) in the case of delivery in person, when delivered personally or to the address, place of business or registered office of the intended recipient referred to in this section;
 - (ii) in the case of post, on the third day after having been posted as prepaid ordinary mail;
 - (iii) in the case of facsimile, on the production by the despatching facsimile machine of a transmission control report showing the relevant number of pages comprising the relevant document to have been sent to the facsimile number of the recipient and the result of the transmission as "OK" (or an equivalent expression), unless the recipient notifies the sender within 2 hours that the transmission was not received in its entirety in a legible form; and
 - (iv) in the case of an electronic messaging system (email), on production of a "return receipt" (or an equivalent expression) by the despatching electronic message delivering system stating that the "document" (or transmission by whatever name called) was received by the intended recipient unless the recipient notifies the sender within 2 hours that the transmission was not received in its entirety in legible form;
 - (v) if a notice or other communication is taken to have been duly given or made after 4.30pm in the place to which the communication is addressed or on a day which is not a working day in that place, it will be deemed to be duly given or made at 8.30am on the next working day in that place.

11.7 Change of name and address

You are required to notify *us* promptly in writing of a change to *your* name or address.

11.8 Disclosure

You agree that we may supply information regarding your liability under the *agreement* from time to time to any person who has undertaken to the *Bank* to indemnify it for your liability under the *agreement*.

11.9 Consent

Whenever *you* ask for *our* consent *we* will only refuse *our* consent if it is reasonable to refuse it. If *we* give *our* consent, *we* may impose reasonable conditions. *You* must comply with any reasonable conditions *we* impose in giving *our* consent.

12. Refusal of service

If *you* appear to be a *proscribed person*, or if any dealings with *you* are otherwise in breach of any *sanctions law*, then *we* can immediately:

- refuse to process or complete any *transaction* or dealing of *yours*;
- suspend the provision of a product or service to *you*;
- refuse to allow or to facilitate any of *your* assets *we* hold to be used or dealt with;
- refuse to make any asset available to you or to any other proscribed person or entity; and
- terminate these arrangements with you.

We are under no liability to you if we do any or all of these things and these rights are in addition to all other rights we may have.

If we exercise our rights, you must pay us any damages, losses, costs or expenses that we incur for any action taken under this clause, including without limitation:

- negative interest owed;
- administrative costs; and
- costs of sale or purchase of any *transaction* or deal put in place to meet *our* obligations under these terms and conditions.

Special Terms and Conditions for Foreign Exchange

Fx.1

- (a) These Special Terms and Conditions govern each Foreign Exchange (FX) transaction to the extent set out below.
- (b) If you have not entered into an ISDA Master Agreement or a Derivatives Master Agreement with us, these Special Terms and Conditions will apply to govern all FX transactions from the date on which these terms take effect (including all FX transactions outstanding as at that date) and replace any previous Special Terms and Conditions for Foreign Exchange. If you subsequently enter into an ISDA Master Agreement or a Derivatives Master Agreement with us, these Special Terms and Conditions will then apply to govern those FX transactions only to the extent as set out in (c) below.
- (c) If you have entered into, or do enter into, an ISDA Master Agreement Derivatives Master Agreement with us, that ISDA Master Agreement or Derivatives Master Agreement will govern all FX transactions, and these Special Terms and Conditions will only apply to the extent that in respect of each FX transaction entered into by you using IPFX:
 - (i) Clauses Fx.3, Fx.4, Fx.5, Fx.6, Fx.7, Fx.8 (first sentence), Fx.9, Fx.13, Fx.17, Fx.18, Fx.20; and
 - (ii) Clause 1.2 in relation to any terms defined in those clauses which appear in the clauses referred to in paragraph (i),

will apply and *you* and *we* agree that these clauses are taken to be incorporated into each *confirmation* for such *FX transaction* under the *ISDA Master Agreement* or the *Derivatives Master Agreement*, as the case may be. *We* are not obliged to enter into any *FX transaction* with *you*.

Fx.2

In relation to an *FX transaction* entered into otherwise than by using *IPFX* including without limitation by telephone or facsimile:

- (a) You and we are bound from the time the deal is agreed by us. FX transactions may be entered orally and you consent to our recording the telephone conversations with you.
- (b) We will send you a written confirmation setting out the details of each FX transaction. Promptly after receiving the confirmation, you must either:
 - (i) notify us that there is an error in the confirmation (you are bound by the confirmation unless you tell us there is an error within that time); or
 - (ii) sign a copy of the *confirmation* and return it to *us* to acknowledge it is correct.

However, the *FX transaction* is valid even if these steps are not followed.

If we agree to amend the *settlement date* for an existing *FX transaction, we* will issue a *confirmation,* which shall

supersede and replace the previous *confirmation* in all respects.

For the avoidance of doubt, Clause 8 of the *Terms and Conditions* does not apply to an *FX transaction* entered into otherwise than by using *IPFX*.

Fx.3

In relation to an FX transaction entered into by using IPFX:

- (a) Subject to Clause 7.3 of the Terms and Conditions, upon receipt of your acceptance of an FX transaction, we will send you a confirmation setting out the details of that FX transaction.
- (b) Upon your receipt of the confirmation (online or by fax), you must notify us immediately if there is an error in the confirmation. The confirmation will be binding conclusive evidence of the details of the transaction unless you immediately notify us that there is an error. A confirmation is deemed to have been received by you when it has been displayed to you on the IPFX site.

However, the *FX transaction* is valid even if *you* fail to receive the *confirmation* from *us* due to a telecommunication malfunction or other circumstance beyond *our* control. *We* may issue a further *confirmation* if the previous *confirmation* contained any error, whether or not *you* advised *us* of that error and, in this event, the further *confirmation* shall supersede the previous *confirmation* in all respects.

If we agree to amend the *settlement date* for an existing *FX transaction, we* will issue a further *confirmation,* which shall supersede and replace the previous *confirmation* in all respects.

Fx.4

If we quote you an exchange rate which is clearly outside the then current market rate, you must notify us of the error and you shall not enter into an FX transaction at that exchange rate. If you enter into an FX transaction at an exchange rate which is clearly outside the then current market rate, upon becoming aware of that error, we may immediately terminate the FX transaction. We will not exercise this right unreasonably.

Fx.5

You must provide *us* with a standard form of settlement instruction template which *you* will use to settle *FX transactions*. The instruction templates outline to *us* how *we* are to deal with funds payable by *us* and how *you* will pay *us*. The proposed instruction template must be submitted to *us* via *IPFX* for acceptance. Once these instruction templates are accepted by *us* and activated by *you*, they are then *your* active instruction templates for settlement of *FX transactions*, and can/will be stored on *IPFX* as reusable instruction templates. Only active instruction templates can be used to settle *FX transactions*.

Fx.6

Prior to the *settlement date* of each *FX transaction*, or the currency cut-off time or country cut-off time if earlier, *you* must combine an active instruction template with the cashflows of that *FX transaction* so that *you* provide *us* with *instructions* of how, at settlement, *we* are to deal with the funds payable

by *us* and how *you* will pay *us* funds. Once these settlement *instructions* are completed and authorised by *you*, they are then *your* authorised settlement *instructions* for settlement of that *FX transaction*, and will be stored on *IPFX* and used by *us* to settle the *FX transaction*. Once *you* have given *us* an authorised settlement instruction, *you* may not cancel or change it without *our* agreement. *You* may give *us* an authorised settlement instruction in respect of more than one *FX transaction*, provided that all such *transactions* that are the subject of that instruction have a common *settlement date*. *You* have the ability to select one or more outstanding *FX transactions* of the same *currency pair* and *settlement date* for net, bulk, multiple or partial settlement. Settlement of *FX transactions* will be effected by *us* electronically in accordance with *your* authorised settlement *instructions*.

Fx.7

You must give us an authorised settlement instruction in respect of an FX transaction prior to the currency cut-off times or country cut-off times for the relevant currencies for the FX transaction. If you fail to do so, we may extend the settlement date at our discretion or, if we choose, we may contact you by telephone. You authorise us to record any telephone conversation. If we contact you, we are authorised and requested to act on the telephone instructions or facsimile instructions to settle the FX transaction or extend the settlement date given to us without the need to verify the authority of the person or the accuracy of any such instructions. A facsimile instruction which is complete and regular on the face of it shall be deemed to have been properly completed and sent by you and in the event of any dispute (including litigation) concerning any such instructions, you waive the right to claim that any signature thereon is not genuine or that the person was not authorised by you.

In consideration of *our* acting on the authority, in this Clause, *you* release *us* from all actions, suits, proceedings, claims, costs and demands that may be, or may have been, brought against or incurred by *us* as a result of any unauthorised or incorrect telephone *instructions* or facsimile *instructions*.

Except that *you* will have no liability in respect of any such claims arising from *our* or *our* employees' bad faith or wilful misconduct. If *we* extend the delivery date, *we* will record that on the record of *your FX transactions* on the *IPFX* service but are not otherwise obliged to notify *you*.

Fx.8

We must make the payments due to you under each FX transaction in accordance with your authorised settlement instruction. You must make the payments due to us under each FX transaction by Electronic Funds Transfer to our designated account as advised to you, but we will not accept a cheque or other negotiable instrument as a means of settlement of FX transactions. However, if you and we owe each other amounts for FX transactions in the same currency on the same day, then, unless specified by your authorised settlement instruction for all FX transactions on that day, the party owing the higher amount must pay the difference between those amounts and the other party does not make a payment. You must first make all payments due to us on the settlement date before we are obliged to make any payments to you, or at your direction. If we choose, we may pay any funds due by us on the settlement date:

- (a) to you or at your direction prior to receipt of any payment due to us; or
- (b) into an account in *your* name or at *your* direction or on the condition that the funds are not available until *we* have received payment from *you* and until that time are repayable to *us*.

Each of *our* obligations to make a payment to *you* is subject to the condition precedent that no *Termination Event* has occurred and is continuing.

Fx.9

In the event that *you* become aware that *you* will be unable to settle in full an *FX transaction* on the *settlement date you* must notify *us* immediately. *We* may either effect settlement of the *FX transaction* in accordance with the procedures in Clauses Fx.11 and Fx.12, or *we* may extend the *settlement date* in accordance with the procedure in Clause Fx.7.

Fx.10

We may terminate all (or at *our* election, some) outstanding *FX* transactions on a date specified by us (the Termination *Date*) if any of the following events or circumstances occur (each a *Termination Event*):

- (a) you do not pay us any amount due under this agreement or an FX transaction on the date required for payment; or
- (b) you breach a term of this agreement or an FX transaction fail to perform any of your obligations to us under any other agreement or security; or
- (c) you make a representation to us in connection with this agreement or an FX transaction that is untrue or misleading in any material respect; or
- (d) you become insolvent; or
- (e) if you are required under these Special Terms and Conditions to sign and return a confirmation, you do not sign and return a copy of a confirmation in the form issued by us within 5 business days of the date of the confirmation (regardless of whether, in your opinion, there is an error in the confirmation) (and we may only terminate the FX transaction to which the unsigned confirmation relates, after having taken reasonable steps to establish that there is no error in the confirmation); or
- (f) if *you* are an individual, *you* die or lose *your* legal capacity whether due to mental illness or otherwise; or
- (g) if *you* enter into this *agreement* or *FX transactions* as trustee of a trust:
 - (i) *you* breach any of *your* obligations as trustee of the trust; or
 - (ii) without *our* prior written consent, *you* cease to be the trustee of the trust; or
 - (iii) without *our* prior written consent, the trust is terminated, the trust deed is varied, the trust fund is resettled or a vesting date is determined; or

- (iv) you do not have a right of indemnity from the trust fund for all liabilities in respect of the FX transactions or this agreement or that right of indemnity is restricted or limited in any way; or
- (h) if you enter into this agreement or FX transactions as a partnership:
 - there is a proposal to terminate or wind up the partnership or the partnership is terminated or wound up or a step is taken towards doing any of these things; or
 - (ii) without *our* prior written consent, the partnership agreement is terminated or varied; or
- the performance of any obligation, or the exercise of any right, under this *agreement* or any *FX transaction* becomes illegal after the time the obligation was incurred or the right was given; or
- (j) any deduction or withholding for or on account of any present or future tax, duty or charge is required by law to be made from a payment to be made under this agreement or any FX transaction; or
- (k) you or a person related to you or a person authorised to enter into and settle FX transactions on your behalf and sign confirmations becomes a proscribed person; or
- (I) anything else occurs that you and we agree is a *Termination Event* whether in a *confirmation* or otherwise; or
- (m) *we* terminate this *agreement* in accordance with Clause 9.1 of the *agreement*.

We will not exercise this right unreasonably.

Fx.11

If we elect to terminate outstanding *FX transactions* under Clause Fx.10:

- (a) neither party need make further payments under Clause Fx.8 for the *FX transactions we* have elected to terminate. Instead, this Clause Fx.11 applies.
- (b) if we exercise our right to terminate under Clause Fx.10 but we do not terminate all FX transactions, we can exercise our rights to terminate other FX transactions at a later date (including if the same Termination Event that gave rise to the earlier termination continues to exist).
- (c) if we terminate one or more FX transactions on the Termination Date, we must, acting reasonably calculate, in Australian Dollars, the Net Termination Amount in relation to the terminated FX transaction or group of terminated FX transactions in accordance with the next paragraph (d) for the purpose of calculating a single net sum.
- (d) The Net Termination Amount is an amount equal to (i) the sum of (A) the Close-out Amount or Close-out Amounts (whether positive or negative) for each terminated FX transaction or group of terminated FX transactions; and (B) the Unpaid Amounts owing

to us under all terminated *FX transactions*; less (ii) the *Unpaid Amounts* owed by us under all terminated *FX transactions*.

- (e) We must notify you as soon as practicable after calculating the Net Termination Amount.
- (f) If as a result of this calculation the Net Termination Amount is positive you must pay us the Net Termination Amount. Alternatively, if as a result of this calculation the Net Termination Amount is negative, then, subject to paragraph (g) below and Clause Fx.14, we must pay you the absolute value of that Net Termination Amount. Payments due must be made not later than 2 business days after we give the notice under paragraph (e) above.
- (g) Despite any other provision we may be required by law (including laws relating to sanctions, anti-money laundering, counter-terrorism financing or currency controls) to refuse, and may accordingly so refuse, to pay to you any amount payable by us to you under or in connection with this agreement or any FX transaction and will be under no liability to you in such circumstances.

Fx.12

If payment is due by *you* but not effected within 2 *business days* as set out in Fx.11(f), *we* may debit *your* accounts with *us* for the amount of the payment. If payment is due by *us*, *we* will pay *you* by crediting *your* account with *us*.

Fx.13

If we consider that there has been a significant disruption to the operation of the foreign exchange market in respect of any currency which is the subject of any outstanding *FX transactions, we* may terminate all or any *FX transactions* involving that currency in accordance with the procedure set out in Clauses Fx.11 and Fx.12.

Fx.14

At any time after *we* exercise *our* rights under Clauses Fx.10, Fx.11 and Fx.12 (or terminate or settle *FX transactions* pursuant to Clauses Fx.7 or Fx.9), *we* may set-off any money *we* owe *you* under this *agreement* against any money *you* owe *us* (whether or not under this *agreement*).

Fx.15

You must pay us for our reasonable expenses, reasonably incurred in enforcing or taking any other action in connection with our rights if we become entitled to take action under Clauses Fx.9 or Fx.10. You must also pay us on demand our fees, charges and expenses in connection with FX transactions.

Fx.16

Unless *you* can provide satisfactory evidence to the contrary, a statement by *us* (including, but not limited to, a statement stating the value of an *FX transaction* terminated by the procedure in Clause Fx.11) about a matter or about a sum payable in connection with this *agreement* is sufficient evidence of the matter or sum stated in the statement.

Fx.17

We reserve the right to suspend trading in any *currency pairs* as a result of local or international market conditions.

Fx.18

If you or we make an error in entering into an FX transaction, as soon as you or we become aware of the error you or we will advise the other. As soon as possible after:

- (a) such advice of an error in entering into an *FX transaction*; or
- (b) you notify us in accordance with special condition Fx.2 or Fx.3 of an error in the confirmation of the FX transaction; we and you will immediately refer the matter to respective senior personnel who have authority to intervene and who will negotiate in good faith to attempt to resolve, in accordance with prevailing market practice and, so far as applicable, the complaint procedures available to you as described in the Foreign Exchange PDS. In attempting to resolve any such dispute we and you agree to act in good faith to minimise any loss which we or you might otherwise suffer in respect of the FX transaction.

Fx.19

You acknowledge that FX transactions involve the risk of loss due to adverse movement in the exchange rates or interest rates. You should not enter into FX transactions unless you understand the risks. It is your responsibility to monitor the exchange rates and interest rates affecting your FX transactions.

Fx.20

Please be aware that due to *exchange rate* fluctuations, a tolerance of +2.5% or -2.5% will be applied in calculating the daily trading limit.

Fx.21

In addition, each *FX transaction* is governed by the Australian foreign exchange market conventions, to the extent not inconsistent with these *Special Terms and Conditions*.



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