#### **FX Global Code**

#### **Liquidity Provider Disclosure Cover Sheet**

### A. INSTRUCTIONS:

All Liquidity Providers should complete this Cover Sheet in relation to their wholesale foreign exchange market making activities. Liquidity Providers can make use of the FAQs and the "Liquidity Provider Disclosure Cover Sheet Instructions" available on the GFXC website to facilitate the completion of this Cover Sheet (<u>Disclosure Cover Sheets (globalfxc.org)</u>). All terms used in this Cover Sheet are as defined in the FX Global Code unless otherwise stated (<a href="https://www.globalfxc.org/docs/fx">https://www.globalfxc.org/docs/fx</a> global.pdf).

# B. SCOPE:

Liquidity Provider / Entity Name: Commonwealth Bank of Australia LEI: MSFSBD3QN1GSN7Q6C537				
Most Recent Date Completed: 15/05/2025				
Liquidity Provider to confirm the entity / business area(s) to which this Cover Sheet applies:				
Institutional Banking & Markets, Global Markets				
C. KEY DISCLOSURES:				
1. Capacity (Principle 8)				
I. Liquidity Provider acts as (check one):				
☐ Agent				
□ Principal				
□ Both				
II. If 'Both', briefly describe when Liquidity Provider acts in each capacity:				
N/A				
III. Liquidity Provider's disclosure regarding capacity is located here:				
Global Markets and Commodities, Trade & Carbon Sales and Trading Practices				
for Wholesale Markets Disclosure				

# 2. Client interaction data (Principle 9)

 Liquidity provider shares Client interaction data i.e. data derived from client interactions related to an FX order or transaction, that is not anonymized and not aggregated, with third parties (other than with explicit client consent or in accordance

	public authorities).
	□Yes
	⊠ No
	N/A
la.	Liquidity provider shares Client interaction data in real time with third parties.  ☐ Yes ☐ No
	N/A
lb.	Liquidity provider provides Client interaction data to a third party as a paid service?  ☐ Yes ☐ No
	N/A
lc.	Clients can opt out of making their data available to third parties.  ☐ Yes ☐ No
	N/A
II.	Data sharing disclosure is located here:
	N/A
B. Pr	e-Hedging (Principle 11)  Liquidity Provider ever pre-hedges (check one):
	□ No
II.	If yes, Liquidity Provider ever offers clients, upon request, the option of placing an individual order specifying no pre-hedging (check one):

Liquidity Provider's disclosure regarding pre-hedging is located here:

III.

<u>Global Markets and Commodities, Trade & Carbon Sales and Trading Practices</u> <u>for Wholesale Markets Disclosure</u>

4. La	ast Look (Principle 17)
l.	Liquidity Provider ever employs Last Look (as defined in the FX Global Code) (check one):
	□ No
II.	Liquidity Provider's use of Last Look is (check all that apply):
	☐ Asymmetrical
	If Asymmetrical is used, briefly describe the circumstances:
	N/A
III.	Liquidity Provider's Last Look window maximum and minimum length (in m/s)
	Minimum length 20m/s, maximum length 350m/s.
	Liquidity Provider may briefly describe the circumstances under which Last Look window times may change
	Last Look window is not configurable. The change in time is due to credit check request and response along with network related latency.
IV.	Liquidity Provider ever trades during the Last Look window:  ☑ No
	☐ When sourcing liquidity under a "Cover and Deal" arrangement that meets all of the characteristics set out in Principle 17 of the Code.
٧.	Liquidity Provider's disclosure regarding Last Look is located here:
	Global Markets and Commodities, Trade & Carbon Sales and Trading Practices for Wholesale Markets Disclosure
	<u> </u>

Liquidity Provider may include free form text regarding any of the above Last Look key topics, if it would like to highlight anything referenced in the main body of its

VI.

disclosure attached

CBA applies symmetric rate tolerance in addition to credit checks when responding to client orders.

In relation to point 4. IV above, CBA currently does not source liquidity under a "Cover and Deal" arrangement. However, CBA is considering launching capabilities for clients to place FX Algo orders electronically. When this capability will be launched (by December 31<sup>st</sup> 2025), CBA will operate under "Cover and Deal" arrangement for FX Algo orders offered to CBA's clients.

### D. DISCLOSURES INDEX

## **Order Handling**

Order Aggregation (Principle 9)

I. Liquidity Provider's disclosure regarding order aggregation is located here:

<u>Global Markets and Commodities, Trade & Carbon Sales and Trading</u> <u>Practices for Wholesale Markets Disclosure</u>

Please also refer to:

FX Order Execution and Order Handling Disclosure

#### Discretion (Principle 9)

I. Liquidity Provider's disclosure regarding use of discretion is located here:

<u>Global Markets and Commodities, Trade & Carbon Sales and Trading</u> <u>Practices for Wholesale Markets Disclosure</u>

Please also refer to:

FX Order Execution and Order Handling Disclosure

### Time-Stamping (Principle 9)

I. Liquidity Provider's disclosure regarding time-stamping is located here:

No disclosure. CBA timestamps both the acceptance and execution of electronic orders. This creates an effective audit trail and provides transparency to clients where appropriate.

#### Stop-Loss Orders (Principle 10)

I. Liquidity Provider's disclosure regarding stop-loss orders is located here:

	FX Order Execution and Order Handling Disclosure
Partia I.	l Fills (Principle 10) Liquidity Provider's disclosure regarding use of partial fills is located here:
	FX Order Execution and Order Handling Disclosure
Additiona	al Disclosures
Use of	Reference Prices (Principle 13) Liquidity Provider's disclosure regarding use of reference prices is located here:
	FX Order Execution and Order Handling Disclosure
Markı I.	up / Fair Pricing Standards (Principle 14) Liquidity Provider's disclosure regarding use of mark-up is located here:
	Global Markets and Commodities, Trade & Carbon Sales and Trading Practices for Wholesale Markets Disclosure
	Please also refer to:
	FX Cost of Service
Aggre	gation Services (Principle 18)
I.	Liquidity Provider uses aggregation services:  ☐ Yes  ☒ No
II.	If 'Yes', Liquidity Provider's disclosure describing its aggregation services is located here:
	N/A
III.	Liquidity Provider's disclosure regarding use of liquidity sources is located here:
	N/A
Interr I.	nal sharing of Confidential FX Trading Information (Principle 19) Liquidity Provider's high level disclosure regarding internal sharing of confidential

FX Trading Information is located here:

<u>Global Markets and Commodities, Trade & Carbon Sales and Trading</u> <u>Practices for Wholesale Markets Disclosure</u>

# Market Colour (Principles 20 and 22)

I. Liquidity Provider's disclosure regarding use of Market Colour is located here:

<u>Global Markets and Commodities, Trade & Carbon Sales and Trading</u> <u>Practices for Wholesale Markets Disclosure</u>