



ASIC

Australian Securities &
Investments Commission

REGULATORY GUIDE 3

AFS Licensing Kit: Part 3— Preparing your additional proofs

March 2022

About this guide

This guide is for applicants applying for an AFS licence or to vary their licence. It forms Part 3 of the *AFS Licensing Kit* and explains the 'additional' proof documents applicants may be asked to send us.

Before reading this guide, applicants should read:

- Part 1 (RG 1), which explains the process of applying for and varying an AFS licence; and
- Part 2 (draft updated RG 2), which helps applicants complete the AFS licence application form (FS01) or variation application form (FS03) and prepare 'core' proofs.

Note: It is an offence under s1308 of the Corporations Act to provide false or misleading information to ASIC. ASIC must not grant an AFS licence if an applicant provides materially false or misleading information in its application (including by omission). ASIC may also cancel an AFS licence granted based on the application that contained materially false or misleading information (including by omission).

About ASIC regulatory documents

In administering legislation ASIC issues the following types of regulatory documents.

Consultation papers: seek feedback from stakeholders on matters ASIC is considering, such as proposed relief or proposed regulatory guidance.

Regulatory guides: give guidance to regulated entities by:

- explaining when and how ASIC will exercise specific powers under legislation (primarily the Corporations Act)
- explaining how ASIC interprets the law
- describing the principles underlying ASIC's approach
- giving practical guidance (e.g. describing the steps of a process such as applying for a licence or giving practical examples of how regulated entities may decide to meet their obligations).

Information sheets: provide concise guidance on a specific process or compliance issue or an overview of detailed guidance.

Reports: describe ASIC compliance or relief activity or the results of a research project.

Document history

This draft guide was issued in March 2022 and is based on legislation and exposure draft regulations as at the date of issue.

Previous versions:

- Superseded Regulatory Guide 3, reissued November 2007, January 2008, December 2009, May 2010, June 2012, June 2013, July 2015, September 2017, April 2020 and December 2020
- Superseded *AFS Licensing Kit Part 3*, issued November 2005, rebadged as a regulatory guide July 2007

Disclaimer

This guide does not constitute legal advice. We encourage you to seek your own professional advice to find out how the Corporations Act and other applicable laws apply to you, as it is your responsibility to determine your obligations.

Examples in this guide are purely for illustration; they are not exhaustive and are not intended to impose or imply particular rules or requirements.

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Overview

Key points

In some cases, we might ask you to send us additional proofs before we can complete our assessment of your application: see RG 3.1.

If you need to prepare additional proofs we will contact you during the assessment stage and let you know exactly which ones to prepare: see RG 3.2–RG 3.3.

This guide explains in detail the information we expect to see in the various additional proofs: see RG 3.4–RG 3.9.

When to prepare additional proofs

- RG 3.1 In some cases, we might ask you to send us additional proofs before we can complete our assessment of your application. How many and which ones we ask for (if any) will depend on the complexity of the services and products you have applied for, as well as our analysis of your business and the market you propose to operate in.
- RG 3.2 If you need to prepare additional proofs we will contact you during the assessment stage and let you know exactly which ones to prepare. These will usually be one or more of the non-core proofs listed in Part E of your application print-out. However, we may need to ask you for others not listed on your print-out if, for example, you haven't selected your authorisations correctly.
- RG 3.3 If we ask you to send us additional proofs, you will need to make sure we receive them **within 10 business days** of our request.

What your additional proofs should cover

- RG 3.4 This guide explains in detail the information we expect to see in the various additional proofs. If you have to provide any additional proofs, you should make sure they specifically cover this information. For example, if you are asked to provide an additional proof relating to your internal procedures (e.g. a B3 Compliance Arrangements proof or a B7 Risk Management System Statement), don't just send us a copy of your internal manuals—your proof must address the specific issues described in this guide.
- RG 3.5 Your additional proofs must also be tailored to your business. For example, if you are part of a corporate group, your proofs should cover your specific Australian financial services (AFS) licensee obligations, as distinct from

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being standardised proofs generally relating to licensees within your corporate group. If you provide generic or outdated proof documents, this will delay the processing of your licence application or we may not even accept them.

- RG 3.6 If you are applying to vary your AFS licence, any additional proofs you are asked to provide should cover **all** of the services and products you will be providing under your licence, not just those relating to the variation you are requesting.

How to send your additional proofs

- RG 3.7 Each additional proof you send us should be labelled with the following information:
- (a) your name;
 - (b) application number;
 - (c) document name and relevant number (e.g. ‘B2 proof: Development Program for Responsible Managers’);
 - (d) the date the proof was prepared;
 - (e) its status (if applicable) (e.g. ‘Draft’, ‘Commercial-in-Confidence’); and
 - (f) the number of pages.
- RG 3.8 If we require any additional information, we will contact you by letter, email or telephone during the assessment process.
- RG 3.9 We’ll scan paper proofs into our document imaging system and then destroy them.

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A Part A additional proofs

Key points

The Part A additional proofs relate to your answers to the questions in Part A of the application form.

These proofs cover information about you, your business and the financial services and products you want to provide.

A1 proof: Entity Details

Partnership

RG 3.10 If you are applying for an AFS licence as a partnership, we may ask you to provide the names of all the partners in the partnership.

Trustee(s) of a trust

RG 3.11 If you are applying for an AFS licence as a trustee of a trust (i.e. where you are a group of individuals who act as the trustees of a trust), we may ask you to provide a list of the names of all trustees. Note that we won't ask you for this proof if you are a company and you apply under the company name.

Other entity types

RG 3.12 If you are some other type of entity (i.e. not an individual, partnership, company or trustee of a trust), we may ask you to provide:

- (a) a description of the nature of the entity; and
- (b) a list of the names of the persons responsible for managing the entity.

A4 proof: Miscellaneous Financial Facility Statement

RG 3.13 This proof includes:

- (a) a description of the features of the product and how it will operate and/or be used; and
- (b) a legal opinion that:
 - (i) supports the view that the product is a financial product;
 - (ii) supports the view that the product does not fit into any of the other financial product categories listed in Part 2 of the *AFS Licensing Kit* ([draft updated RG 2](#)) at RG 2.146; and

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- (iii) gives a detailed legal analysis of why the other financial product categories do not apply.

RG 3.14 You do not need to provide the legal opinion if the product is a managed discretionary account (MDA) service.

A4 proof: Membership of a Licensed Market

RG 3.15 This proof includes documents showing that you are a participant of:

- (a) a licensed market (i.e. a financial market covered by an Australian market licence); and/or
- (b) a licensed clearing and settlement (C&S) facility (i.e. a clearing and settlement facility covered by an Australian C&S facility licence).

RG 3.16 For example, for stockbrokers or share brokers, this should include evidence of your participating membership in a market that holds an Australian market licence covering dealing in securities. For futures brokers, this proof should include evidence of your participating membership in a market that holds an Australian market licence covering dealing in derivatives.

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B Part B additional proofs

Key points

The Part B additional proofs relate to your answers to the questions in Part B of the application form.

These proofs cover information about the AFS licensee obligations.

B2 proof: Development Program for Responsible Managers

RG 3.17 This proof includes:

- (a) a description of your processes for ensuring that your responsible managers:
 - (i) are fit and proper; and
 - (ii) maintain adequate skills and competence; and

Note: Although responsible managers are not required under the *Corporations Act 2001* (Corporations Act) to be ‘fit and proper persons’, we still assess whether responsible managers are fit and proper for their roles, which includes an assessment of their probity (i.e. criminal history and solvency) as well as organisational competence: see [draft updated Regulatory Guide 105 AFS licensing: Organisational competence](#) (draft updated RG 105).

- (b) a description of the development program you offer to your responsible managers and how it is conducted, including:
 - (i) your training needs analysis process for new and existing staff;
 - (ii) training programs—both internal and external; and
 - (iii) your training register and how it is maintained.

B2 proof: Industry Standards Compliance

RG 3.18 This proof includes documents showing:

- (a) an independent third party has assessed your compliance with relevant industry standards and codes; and
- (b) the results of that assessment.

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B3 proof: Compliance Arrangements

- RG 3.19 This proof includes a description of:
- (a) your organisational structure, clearly showing compliance reporting lines;
 - (b) the role, seniority and capabilities of compliance management personnel;
 - (c) the frequency, extent and nature of reviews for each of your compliance measures;
 - (d) the frequency, extent and nature of your compliance reporting;
 - (e) how compliance will be reported and/or breaches resolved;
 - (f) your process for ensuring that compliance reporting is complete and accurate;
 - (g) your process for monitoring and rectifying systemic breaches;
 - (h) your process for notifying us of breaches; and
 - (i) your process for managing client funds, including who has access to them, how often they are reconciled/audited and the security measures in place.
- RG 3.20 This proof also includes a table describing your compliance arrangements (to be provided in the format shown below). This must include details of your:
- (a) compliance obligations;
 - (b) procedures for maintaining compliance with those obligations;
 - (c) how you will monitor your procedures; and
 - (d) who will do the monitoring and how often.

Table 1: Description of compliance arrangements

Compliance obligation under the Corporations Act, ASIC policy and PF 209	Procedure(s) for maintaining compliance with it	How procedure(s) will be monitored	Who will monitor procedure(s), and how often (e.g. monthly, quarterly)

B3 proof: Arrangements for Managing Conflicts of Interests

- RG 3.21 This proof includes a description of:
- (a) the structural arrangements you have in place to manage conflicts of interest. This may include your organisational structure, your conflict monitoring and/or reporting lines and any other structural arrangements

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relevant to your procedures for managing conflicts of interest (e.g. the separation of certain functional areas of your business);

- (b) your procedures for identifying, assessing and evaluating conflicts of interest;
- (c) your procedures for controlling, avoiding and disclosing conflicts of interest;
- (d) your procedures for identifying, and dealing with, instances of non-compliance with your conflicts management arrangements;
- (e) your procedures for ensuring that the quality of your services is not significantly compromised by the presence of conflicts of interest; and
- (f) the person(s) within your organisation responsible for implementing, reviewing and updating your conflicts management arrangements.

RG 3.22 This proof also includes a table describing your conflicts management arrangements (to be provided in the format shown below). This must include details of:

- (a) any identified conflicts of interest;
- (b) your arrangements for managing these conflicts; and
- (c) your procedures for monitoring your arrangements.

Table 2: Description of conflicts management arrangements

Description of identified conflict(s) of interest	Arrangements for managing conflict(s)	Procedures for monitoring conflicts management arrangements

B3 proof: Outsourcing Statement

RG 3.23 This proof includes a description of:

- (a) your processes for determining the suitability of external service providers you will engage to perform any of your substantial activities under your AFS licence;
- (b) how you will engage external service providers, including whether you have written agreements setting out matters such as service standards and dispute resolution processes; and

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- (c) how often and by what means you will monitor and review external service providers (including monitoring and reporting compliance with service standards and/or written agreements). This should include:
 - (i) details of who the service provider will report to within your business, and how often;
 - (ii) the format in which such reports will be given (e.g. written report, verbal feedback, signed monthly risk register); and
 - (iii) how you will satisfy yourself that the outsourced activity is adequate for you to meet your AFS licensee obligations.

RG 3.24 This proof also includes a table describing your outsourcing arrangements (to be provided in the format shown below). This must include details of:

- (a) the activities you will outsource;
- (b) the service provider;
- (c) how you will monitor the provision of the service; and
- (d) who will do the monitoring and how often.

Table 3: Description of outsourcing arrangements

Activities to be outsourced	Service provider	How the provision of the service will be monitored (e.g. inspection, review of reports)	Who will monitor the provision of the service, and how often (e.g. monthly, quarterly)

B4 proof: Program for Monitoring, Supervision and Training of Representatives

All representatives (including authorised representatives)

RG 3.25 This proof includes a description of:

- (a) your processes for supervising and monitoring your representatives (including employees and authorised representatives). These should cover:
 - (i) how, when and to whom your representatives will report;
 - (ii) how often and by what means you will review the conduct of your representatives;

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- (iii) details of whether you will conduct independent reviews or audits of your representatives' conduct and/or how you will supervise and monitor them;
 - (iv) how you will address any non-compliance by representatives; and
 - (v) how you will handle complaints about representatives; and
- (b) how you will determine whether your representatives (including authorised representatives) are adequately trained, including how you will ensure they comply with the training requirements in [Regulatory Guide 146 Licensing: Training of financial product advisers](#) (RG 146) (where applicable).

Note 1: Sections D and E of RG 146 are currently under review.

Note 2: As a result of the financial adviser professional standards reforms, the training standards in RG 146 no longer apply to relevant providers who provide personal advice to retail clients on relevant financial products. See our website for more information on [how the reforms affect you](#).

Authorised representatives

RG 3.26 If you plan to appoint authorised representatives, this proof also needs to include a description of your processes for:

- (a) ensuring that authorised representatives will not act outside the scope of their authorisation (e.g. If they are only authorised to provide general advice, how will you ensure your authorised representatives do not provide personal advice?);
- (b) ensuring that you will notify us within 15 business days of any changes in relation to your authorised representatives (see s916F of the Corporations Act); and
- (c) liaising with other AFS licensees in relation to authorised representatives who represent more than one licensee (see s916C).

Note: In this guide, references to sections (s) are to the Corporations Act, unless otherwise specified. You can find a copy of the Corporations Act on the [Federal Register of Legislation](#).

B5 proof: Human Resources Capacity Statement

Note: You will not be asked to provide this proof if you are a body regulated by the Australian Prudential Regulation Authority (APRA). However, if you hold a registrable superannuation entity (RSE) licence and are authorised to operate registered managed investment schemes or CCIVs, you will need to provide this proof.

RG 3.27 This proof includes a description of your processes for ensuring that you have adequate human resources available to meet your AFS licensee obligations. This description should include:

- (a) your processes for recruiting appropriately skilled employees; and

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- (b) your succession planning framework if a responsible manager is unexpectedly unavailable. Succession planning is particularly important for small businesses if you only have one or two responsible managers.

B5 proof: Information Technology Capacity Statement

Note: You will not be asked to provide this proof if you are a body regulated by APRA. However, if you are a registrable superannuation entity (RSE) licensee authorised to operate registered managed investment schemes or CCIVs, you will need to provide this proof.

- RG 3.28 This proof includes a description of your processes for ensuring that you have adequate information technology (IT) resources available to meet your AFS licensee obligations. This description should include:
- (a) your IT strategic plan—see Australian Standard [AS ISO 31000:2018 Risk management: Guidelines](#) for further information;
 - (b) your IT disaster recovery plan; and
 - (c) your IT systems and systems functionality—you need to demonstrate that your IT capacity is appropriate for your business capacity (e.g. how often your electronic data is backed-up, whether you archive electronic files and/or store them offsite).

B6 proof: Dispute Resolution System Statement

Internal dispute resolution

- RG 3.29 This proof includes a description of your internal dispute resolution procedures, including an explanation of:
- (a) how you will receive and deal with complaints;
 - (b) the maximum timeframes you will apply for dealing with complaints;
 - (c) the remedies you may offer for resolving complaints;
 - (d) how you will record and monitor complaints and use this information to identify and address recurring or systemic issues;
 - (e) the information you will give to clients about internal and external dispute resolution procedures; and
 - (f) how and when you will refer unresolved complaints to the Australian Financial Complaints Authority (AFCA).
- RG 3.30 Your internal dispute resolution procedures must comply with [Regulatory Guide 271 Internal dispute resolution](#) (RG 271).

Note: [Regulatory Guide 165 Licensing: Internal and external dispute resolution](#) (RG 165) applies to complaints received by financial firms before 5 October 2021, when RG 271 came into effect. We will withdraw RG 165 on 5 October 2022.

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External dispute resolution

Note: You will generally only be asked to provide this part of the proof when we send you your draft licence and a 'requirements letter' listing any outstanding matters you need to finalise before we can grant your final licence: see Section D of Part 1 of the *AFS Licensing Kit* ([RG 1](#)).

- RG 3.31 This proof also includes:
- (a) showing you are a member of AFCA; and
 - (b) where relevant, explaining that some or all of the financial services you will provide are covered by the Superannuation Complaints Tribunal.

B7 proof: Risk Management System Statement

Note: You will not be asked to provide this proof if you are a body regulated by APRA. However, if you are an RSE licensee authorised to operate registered managed investment schemes or CCIVs, and the risk does not relate solely to your operation of a regulated superannuation fund, you will need to provide this proof.

- RG 3.32 This proof includes:
- (a) a description of your strategy for integrating risk management into your business operations—see [AS ISO 31000:2018](#) *Risk management: Guidelines* for more information;

Note: See the [Standards Australia website](#) for information about how to purchase AS ISO 31000:2018. It is also available through public libraries across Australia.

- (b) a diagram illustrating your risk management reporting lines; and
 - (c) a description of the frequency and nature of your internal and external risk review/audit processes.
- RG 3.33 This proof also includes a table (to be provided in the format shown in Table 4) describing the main risks your business will face focusing on risks that adversely affect consumers or market integrity (this includes risks of non-compliance with the financial services laws). This must include details of:
- (a) the risks you have identified;
 - (b) how they will arise;
 - (c) their likelihood;
 - (d) their potential impact;
 - (e) measures you have in place to deal with these risks (i.e. to monitor, mitigate and manage the risks); and
 - (f) the person responsible for managing each risk.

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Table 4: Risk management arrangements

Identified risks	How the risks will arise	Likelihood that the risks will arise	Impact on the business if the risks arise	Measures to manage the risks, including frequency of review of measures	Person(s) responsible for managing the risks

Identifying your risks

- RG 3.34 When identifying your risks, you will need to think about the nature, scale and complexity of your particular business. Some common examples of risks include:
- the risk of you breaching a condition on your AFS licence or your licensee obligations;
 - the risk of your representatives acting outside the scope of their authority; or
 - if you are heavily dependent on one responsible manager, the risk of that person being unavailable or unable to perform their functions.

Describing your processes

- RG 3.35 When describing the processes you have in place to monitor, mitigate and manage your business risks, you need to explain each of the steps you will use to achieve this outcome. For example, you need to explain if you will undertake random monthly file checks, or use call centre scripts and record client phone calls.
- RG 3.36 We also generally expect that you will describe how you will implement your risk management processes at an operational level.

B8 proof: Compensation Capacity Statement

Note: You will generally only be asked to provide this proof when we send you your draft licence and a 'requirements letter' listing any outstanding matters you need to finalise before we can grant your final licence: see Section D of [RG 1](#).

Professional indemnity insurance

- RG 3.37 This proof includes evidence of your professional indemnity insurance—that is a certificate of currency (on the letterhead of the insurer, its agent or the placing broker) that confirms the insurance is in place.

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- RG 3.38 This proof also includes the following details in relation to each professional indemnity insurance policy you have in place:
- (a) the name of the insurer;
 - (b) the period of insurance;
 - (c) whether the policy is an individual policy or a group policy;
 - (d) whether the policy covers:
 - (i) all of the financial services and products that you wish to offer under your AFS licence;
 - (ii) breaches of Ch 7 of the Corporations Act by both you and your representatives;
 - (iii) fraud of representatives, employees and agents; and
 - (iv) AFCA awards;
 - (e) the amount of cover;
 - (f) whether the policy covers legal costs in addition to the amount paid out as a result of a successful claim;
 - (g) the estimated total gross revenue of your business for the next financial year;
 - (h) how many automatic reinstatements are allowed under the policy;
 - (i) the amount of the excess/deductible;
 - (j) whether you consider the excess/deductible at a level that the business can confidently sustain as an uninsured loss;
 - (k) whether you have the financial resources necessary to cover the excess/deductible and any gaps in cover;
 - (l) whether the policy provides retroactive cover and, if so, from what date;
 - (m) whether the policy provides run-off cover and, if so, until what date; and
 - (n) whether the policy has exclusions for any of the following matters:
 - (i) AFCA awards;
 - (ii) loss caused by the conduct of representatives generally;
 - (iii) fraud and dishonesty by agents and representatives; or
 - (iv) claims arising from incidents that have been notified to ASIC.

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B9 proof: Research Statement

Research and analysis

RG 3.39 This proof includes a description of:

- (a) your processes for assessing and meeting the research needs relevant to the performance of your functions under your AFS licence;
- (b) how you select products for inclusion on your approved or recommended product list (including your processes for ensuring your list is kept up-to-date); and
- (c) any software you use for the purposes of research and analysis.

Benefits and conflicts

RG 3.40 This proof also includes a description of:

- (a) the remuneration structure for your representatives, including how and on what basis remuneration is calculated and paid (e.g. salary, commission, profit-share, volume bonuses); and
- (b) your processes for ensuring that, where you have an association with a product issuer, you and/or your representatives disclose any conflicts of interest and provide appropriate advice about their products.

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C Part C additional proofs

Key points

The Part C additional proofs relate to your answers to the questions in Part C of the application form.

These proofs cover information about certain complex financial services and products.

C1 proof: Custodial/Depository Service Statement

- RG 3.41 This proof includes:
- (a) details of the custodial or depository services you intend to provide;
 - (b) a copy of your pro forma or standard agreement used to cover the custodial or depository services you will provide;
 - (c) a description of how your clients will authorise transactions you perform on their behalf;
 - (d) a description of systems, including service-specific accounting, computing and operating systems, and how you will monitor and maintain these systems;
 - (e) a description of how you will identify and determine the status of investments you hold;
 - (f) a description of how you will manage access to and security of client accounts;
 - (g) a description of how you will market your products/services in the market place;
 - (h) copies of your agreements with service providers undertaking transactional, custodial or sub-custodial functions on your behalf;
 - (i) if you are an external MDA custodian, a description of your procedures to ensure that each MDA client's assets are managed as a discrete portfolio; and
 - (j) if you are an incidental provider of custodial or depository services, details of how you meet the definition of 'incidental provider' (see 'Key terms').

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C1 proof: IDPS Statement

RG 3.42 This proof includes:

- (a) a description of what you will define as investor directed portfolio service (IDPS) property and how it will be held and protected; and
- (b) where a third party custodian has been or will be employed, a description of:
 - (i) the process you have undertaken to ensure the custodian will maintain minimum standards for holding IDPS property;
 - (ii) the custodian's organisational structure, including the identification and segregation of IDPS property;
 - (iii) the process you will use to monitor the custodian; and
 - (iv) the custodian's business and compliance reporting structure.

C1 proof: Funds Under Management/Custody Statement

RG 3.43 This proof includes a description of:

- (a) the anticipated growth of the assets or funds you will hold as custodian over the next five years; and
- (b) any inherent risks associated with the anticipated growth of your business and your strategies for managing these risks.

C1 proof: Product/Service Distribution Statement

RG 3.44 This proof includes a description of the types of product and/or service distribution channels you intend to use.

C2 proof: Scheme Operating Capacity Statement

RG 3.45 This proof includes a description of:

- (a) the scheme(s) you intend to operate, including the nature of scheme property, the target market (wholesale/retail) and the proposed number of investors;
- (b) if applicable—any existing registered schemes that you operate;
- (c) who will hold the legal title to the scheme property and how it will be kept separate from other property;

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- (d) your Compliance Committee/Board:
 - (i) if a Compliance Committee is in place, how it will fulfil its responsibilities; or
 - (ii) if a Compliance Committee is not in place, how the Board of Directors will undertake this function;
- (e) any scheme-specific accounting, computing and operating systems and how you will monitor and maintain these systems;
- (f) how you will identify and determine the status of investments held by you and/or a custodian;
- (g) how you will manage access to and security of client records;
- (h) how you will value and price your investments; and
- (i) a description of how you will market your products and/or services.

C2 proof: Scheme Property Statement

RG 3.46 This proof includes:

- (a) a description of what you will define as scheme property and how it will be held and protected; and
- (b) where a custodian has been or will be employed, a description of:
 - (i) the process you have undertaken to ensure the custodian will maintain minimum standards for holding scheme property;
 - (ii) the custodian's organisational structure, including the identification and segregation of scheme property;
 - (iii) the process you will use to monitor the custodian;
 - (iv) the custodian's business and compliance reporting structure; and
 - (v) how conflicts of interest will be managed between custody and operational areas.

C2 proof: Funds Under Management Details

RG 3.47 This proof includes a description of:

- (a) the anticipated growth of the assets or funds under your management over the next five years; and
- (b) any inherent risks associated with the anticipated growth of your business and your strategies for managing these risks.

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C2 proof: Product Distribution Channel Report

RG 3.48 This proof includes a description of the types of product or service distribution channels you intend to use.

C3 proof: Market Maker Statement

‘Make a market’ related activities

RG 3.49 This proof includes:

- (a) a description of each of the ‘make a market’ related activities you intend to provide under your AFS licence;
- (b) details of the typical purpose(s) for which clients will use your services and/or products (e.g. hedging, speculating);
- (c) details of who will be informing these clients about the risks associated with using your services and/or products; and
- (d) details of the responsible manager(s) who will supervise these activities and the estimated proportion of their time these activities will take.

‘Make a market’ transaction details

RG 3.50 This proof also includes:

- (a) a diagram illustrating your proposed ‘make a market’ activities, including who else is involved, their roles and obligations (e.g. who will receive and execute client instructions, who the counterparty will be); and
- (b) a description of who will be doing the following, and how:
 - (i) marketing or promoting the products and/or services;
 - (ii) referring clients to you;
 - (iii) receiving and executing client instructions;
 - (iv) issuing products to clients;
 - (v) holding client money; and
 - (vi) holding any underlying assets (including who will hold the legal and beneficial title to the underlying asset).

Your internal controls

RG 3.51 This proof also includes:

- (a) details of the types of risk inherently associated with your ‘make a market’ activities, including operational, market volatility, liquidity and counterparty risks; and

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- (b) a description of how you assess, monitor and mitigate these risks, including:
 - (i) the controls you have in place to monitor and mitigate these risks;
 - (ii) the frequency at which you will review your risk management control measures (e.g. how often you will review how your control measures and assumptions are derived, and the suitability of your exposure limits);
 - (iii) the procedures you have in place if risk management internal controls, such as exposure limits, are breached; and
 - (iv) who is responsible for managing and reporting on these risks.

C4 proof: Derivatives Statement

Derivatives products

- RG 3.52 This proof includes details of the types of derivative your proposed financial services will relate to—that is:
- (a) whether the products will be exchange traded (ET) and/or over-the-counter (OTC) derivatives;
 - (b) the nature of the products (e.g. will they be options, warrants, forwards, contracts for difference); and
 - (c) what the underlying asset or index will be (e.g. ASX 200 shares, interest rates, currency, grain, electricity).

Derivatives related activities

- RG 3.53 This proof also includes:
- (a) details of the types of client your services and/or products will be targeted to, how you identify your target market, and how you will promote your services and/or products;
 - (b) details of the typical purpose(s) for which clients will use your services and/or products (e.g. hedging, speculating);
 - (c) details of who will be informing these clients about the risks associated with buying and selling derivatives; and
 - (d) details of which responsible manager(s) will supervise these activities and the estimated proportion of their time these activities will take.

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Derivatives transaction details

- RG 3.54 This proof also includes:
- (a) details of:
 - (i) whether or not you will deal in derivatives as principal and, if so, who your typical counterparty will be (e.g. retail clients or wholesale clients); and
 - (ii) whether you will enter into transactions directly with clients or whether you will only deal in derivatives through a licensed market or other AFS licensees;
 - (b) a diagram illustrating your proposed derivatives activities, including who else is involved, their roles and obligations (e.g. who will receive and execute client instructions, who the counterparty will be); and
 - (c) a description of who will be doing the following, and how:
 - (i) marketing or promoting the products and/or services;
 - (ii) referring clients to you;
 - (iii) receiving and executing client instructions;
 - (iv) holding client money;
 - (v) holding any underlying assets (including who will hold the legal and beneficial title to the underlying asset); and
 - (vi) executing derivatives transactions on behalf of clients.

Your internal controls

- RG 3.55 This proof also includes:
- (a) a description of how your derivatives positions and related activities will be monitored on a day-to-day basis. This needs to include details of the responsible manager(s) who will be supervising your derivatives-related front, middle and back office functions;
 - (b) details of the types of risk associated with your proposed derivatives transactions, including operational, market volatility, liquidity and counterparty risk; and
 - (c) a description of how you assess, monitor and mitigate these risks, including:
 - (i) the controls you have in place to manage these risks (e.g. your internal controls relating to exposure limits);
 - (ii) the frequency at which you will review your risk management control measures (e.g. how often you will review how your control measures and assumptions are derived, and the suitability of your exposure limits);

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- (iii) the procedures you have in place if risk management internal controls, such as exposure limits, are breached; and
- (iv) who is responsible for managing and reporting on these risks.

C5 proof: Foreign Exchange Operating Statement

Foreign exchange activities

RG 3.56 This proof includes:

- (a) a description of foreign exchange (FX) products your proposed financial services will relate to (e.g. FX spots, forwards, swaps, futures);
- (b) details of the types of client your services and/or products will be targeted to, how you identify your target market, and how you will promote your services and/or products;
- (c) details of the typical purpose(s) for which your clients will use your services and/or products (e.g. hedging, speculating);
- (d) details of who will be informing these clients about the risks associated with buying and selling FX products; and
- (e) details of which responsible manager(s) will supervise these activities and the estimated proportion of their time these activities will take.

Foreign exchange transaction details

RG 3.57 This proof also includes:

- (a) details of:
 - (i) whether or not you will deal in FX products as principal and, if so, who your typical counterparty will be (e.g. retail clients or wholesale clients); and
 - (ii) whether you will enter into transactions directly with clients or whether you will only deal in derivatives through a licensed market or other AFS licensees;
- (b) a diagram illustrating your proposed FX-related activities, including who else is involved, their roles and obligations (e.g. who will receive and execute client instructions, who the counterparty will be); and
- (c) a description of who will be doing the following, and how:
 - (i) marketing or promoting the products and/or services;
 - (ii) referring clients to you;
 - (iii) receiving and executing client instructions;

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- (iv) issuing products to clients;
- (v) holding client money; and
- (vi) executing FX transactions on behalf of clients.

Your internal controls

RG 3.58 This proof also includes:

- (a) a description of how your FX positions and related activities will be monitored on a day-to-day basis. This needs to include details of the responsible manager(s) who will be supervising your FX-related front, middle and back office functions;
- (b) details of the types of risk associated with your proposed FX transactions, including operational, market volatility, liquidity and counterparty risks; and
- (c) a description of how you assess, monitor and mitigate these risks, including:
 - (i) the controls you have in place to monitor and mitigate these risks (e.g. your internal controls relating to exposure limits);
 - (ii) the frequency with which you will review your risk management control measures (e.g. how often you will review how your control measures and assumptions are derived, and the suitability of your exposure limits);
 - (iii) the procedures you have in place if risk management internal controls, such as exposure limits, are breached; and
 - (iv) who is responsible for managing and reporting on these risks.

C6 proof: Horse Racing Syndicate Statement

RG 3.59 This proof includes:

- (a) a description of:
 - (i) how you will comply with [Regulatory Guide 91](#) *Horse breeding schemes and horse racing syndicates* (RG 91) and [ASIC Corporations \(Horse Schemes\) Instrument 2016/790](#); and
 - (ii) your processes for ensuring you comply with your obligations under RG 91 and the conditions in s5(5) of *ASIC Instrument 2016/790* (e.g. your systems and processes for managing the scheme accounting obligations); and
- (b) a letter from a Lead Regulator confirming your status as a registered Approved Promoter with the Lead Regulator: see RG 91.

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C7 proof: Life Insurance Capacity Statement

- RG 3.60 This proof includes a description of your processes for:
- (a) ensuring that ‘churning’ or ‘twisting’ do not occur; and
 - (b) monitoring commissions (including volume bonuses, override commissions and soft dollar commissions) and how they are disclosed to clients.

C8 proof: Underwriting Agency Capacity Statement

- RG 3.61 This proof includes:
- (a) the names of the insurer(s), including any unauthorised foreign insurers, you intend to act as an underwriting agent for;
 - (b) copies of your agency agreements with insurers;
 - (c) an explanation of your processes for recording, and notifying insurers of, the risks you have undertaken on behalf of insurers;
 - (d) a description of the types of product and/or service distribution channels you intend to use; and
 - (e) how premiums will be held (e.g. a separate nominated trust account).

C9 proof: MDA Operator Capacity Statement

- RG 3.62 This proof includes:
- (a) a pro forma or standard agreement used to cover the MDA services you provide;
 - (b) details of the financial products that will comprise the MDA service you provide;
 - (c) details of the trading discretions offered by the MDA operator to the client;
 - (d) a description of the manner in which clients will be making contributions;
 - (e) a description of your processes for ensuring that client assets are managed as a discrete portfolio, including the custody arrangements in relation to portfolio assets;
 - (f) details of the scope of the investment program offered to retail clients, including:
 - (i) how appropriateness is determined; and
 - (ii) review procedures; and
 - (g) a description of how you will enable clients to monitor the performance of, and trading in, their portfolio.

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C10 proof: Margin Lending Facilities Provider Statement

RG 3.63 This proof includes:

- (a) a pro forma or standard agreement used to cover the margin lending facilities you provide;
- (b) a description of your processes for ensuring that the margin lending facilities you provide or the limit increases you grant are not unsuitable for the client within the meaning of s985H(2);
- (c) a description of your processes for ensuring that a client who requests a copy of the assessment of unsuitability is given a copy of the assessment in the time and manner required by s985J;
- (d) a description of your processes for ensuring that margin lending facilities are actively monitored to detect when the facility goes into margin call;
- (e) a description of your processes for ensuring that reasonable steps are taken to notify clients when a margin call occurs in the time and manner required by s985M;
- (f) where you have arrangements with an agent (i.e. another AFS licensee, such as a financial adviser) and a client to notify the client of margin calls on your behalf:
 - (i) details of your processes for ensuring that appropriate contractual arrangements are in place between all parties requiring notification of margin calls in the time and manner required by s985M; and
 - (ii) details of your processes for ensuring these contractual arrangements are followed; and
- (g) in addition to the materials in RG 3.63(a)–RG 3.63(f), where you provide non-standard margin lending facilities a description of your processes for ensuring that clients are made aware of the significant risks associated with acquiring a non-standard margin lending facility in any Product Disclosure Statement and on an ongoing basis. This includes but is not limited to a description of the following risks:
 - (i) the risk associated with the client transferring title to their marketable securities. In the event that the party with title becomes insolvent, the client becomes an unsecured creditor and could lose all or part of the marketable securities transferred;
 - (ii) the risk that, if the party providing the consideration for title of the securities becomes insolvent, the client may not get full payment for the securities they have already transferred and that existing amounts that have been paid to them might be challenged; and
 - (iii) the risk that despite the transfer of the securities clients may still need to provide extra funds to meet any margin calls relating to any securities that have been transferred under the facility.

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C11 proof: Crowd-Funding Service Statement

Obligations in relation to offering companies and CSF offer documents

- RG 3.64 This proof includes:
- (a) the standard terms of your hosting agreement with eligible crowd-sourced funding (CSF) companies;
 - (b) a description of your arrangements, systems, and written policies and procedures to:
 - (i) check the identity of an offering company, its directors, officers and senior managers;
 - (ii) check that the offering company satisfies the eligibility requirements in s738H;
 - (iii) check that a CSF offer document contains all required information and is worded and presented in a ‘clear, concise and effective’ manner; and
 - (iv) ensure that the checks conducted by you are conducted to a reasonable standard; and
 - (c) a description of your arrangements, systems, and written policies and procedures to decide when you will not publish or continue to publish a CSF offer document—including how you will determine whether:
 - (i) you are satisfied as to the identity of the offering company or its directors or officers;
 - (ii) you have reason to believe that:
 - (A) the CSF offer is not eligible to be made under Pt 6D.3A of the Corporations Act;
 - (B) any director or officer of the offering company is not a fit and proper person; or
 - (C) relevant parties have knowingly engaged in conduct that is misleading or deceptive or likely to mislead or deceive in relation to the CSF offer (including conduct that may be deemed to be misleading or deceptive); and
 - (iii) you are prevented from publishing or continuing to publish a CSF offer document, or you are required to either close or suspend a CSF offer, because the CSF offer document is defective.

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Obligations in relation to investors, the offer platform and application and communication facilities

RG 3.65 This proof also includes:

- (a) a description of your systems and written procedures to ensure compliance with the obligations to:
 - (i) prominently display on the offer platform:
 - (A) the general risk warning;
 - (B) details of the rights and method for withdrawal of applications under s738ZD; and
 - (C) your fees and pecuniary interests in connection with a CSF offer;
 - (ii) publish the CSF offer in, or together with, the CSF offer document on your offer platform;
 - (iii) take certain actions if you become aware the CSF offer document is defective;
 - (iv) complete the required checks and determinations after you are given a replacement or supplementary CSF offer document under s738W;
 - (v) meet the requirements for making, opening, closing, suspension, removal and completion of offers; and
 - (vi) follow the procedure for the withdrawal of applications and the return of application money;
- (b) a description of your systems and written procedures to ensure you comply with the requirements to:
 - (i) ensure applications for the issue of securities under a CSF offer are only accepted when made through the application facility;
 - (ii) ensure retail clients:
 - (A) complete the prescribed risk acknowledgement before making an application; and
 - (B) do not exceed the investor cap; and
 - (iii) ensure no applications can be made if a CSF offer is suspended or closed;
- (c) a description of your systems, arrangements and written procedures:
 - (i) for dealing with applications through the application facility—including details of the order in which applications will be dealt with, the circumstances in which they will or may be rejected and how you will determine whether the minimum subscription for a CSF offer has been achieved;

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- (ii) for complying with your obligations relating to the provision, oversight and use of a communication facility for each CSF offer;
 - (iii) for complying with your obligations in relation to application money—including the cooling-off period for retail clients and withdrawal of applications by a method specified on the offer platform;
 - (iv) to ensure you and your associates do not provide, or arrange to provide, financial assistance to a retail client to acquire securities on your offer platform; and
 - (v) for managing conflicts of interest that may arise wholly, or partially, in relation to your activities in providing the crowd-funding service; and
- (d) a pro forma balance sheet with surplus liquid funds (SLF) of at least \$50,000 (prepared on the assumption that you will hold application money in excess of \$100,000 from clients for CSF offers).

C12 proof: Insurance Claims Handling and Settling Service Statement

Note: In answering these questions, please provide summaries. Do not give us copies of your documented procedures or policies. All references to legislative provisions in this proof are to provisions of the Corporations Act.

Efficiently, honestly and fairly (s912A(1)(a))

Timeliness

RG 3.66 This proof includes a description of your arrangements, systems, and written policies and procedures relating to:

- (a) the key steps and milestones, and the associated timeframes, that you and your representatives will reasonably take, or expect to take (excluding time that is within the control of the claimant or its representatives), from initial inquiry about a claim or potential claim to finalisation of the claim or your involvement with the claim;
- (b) how you will monitor your compliance with these timeframes, and what you will do to review and address any delays within your control;
- (c) if you rely on outsourced third parties—how you will monitor their compliance with these timeframes, and what you will do to review and address any delays by them; and
- (d) unless you are applying to act on behalf of a claimant (i.e. you are seeking an authorisation under s766G(1)(c) as a ‘claimant intermediary’)—any

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industry code timeframes you intend to follow (even if you do not subscribe to that industry code).

Transparency and fairness

- RG 3.67 This proof also includes a description of your arrangements, systems, and written policies and procedures relating to:
- (a) what you will do to ensure that claimants understand the claims process, including knowing:
 - (i) what to expect from you in the claims handling and settling process;
 - (ii) what you will expect of them;
 - (iii) how long it generally takes for a decision on a claim to be made;
 - (iv) why you need certain information from them;
 - (v) how often they will be told about the progress of their claim and how they can seek more information about its progress;
 - (vi) if their claim has been rejected (in full or in part), why this is the case, including clearly explaining to the claimant any adverse findings and giving them an opportunity to respond and provide additional information (i.e. affording them procedural fairness); and
 - (vii) they have a right to make a complaint and how to access internal dispute resolution arrangements and external dispute resolution through AFCA;
 - (b) the types of activities, and the extent of inquiries or substantiation (i.e. with examples) you expect to request of a claimant or potential claimant, including details of the factors you will have regard to in treating a claimant or their situation as exceptional (i.e. warranting more onerous substantiation or possible surveillance);
 - (c) ensuring you and your representatives act reasonably (i.e. by limiting to a reasonable extent the burden and intrusiveness of inquiries) in handling and settling a claim; and
 - (d) if you are a claimant intermediary—when and how you or your representatives will provide clients with a Financial Services Guide as required under s941C(7A).

Claimants experiencing vulnerability or financial hardship

- RG 3.68 Vulnerability may arise from a range of factors such as age, disability, mental health, physical health, family violence, language barriers, literacy, cultural background, Aboriginal or Torres Strait Islander status, remote location or financial distress.

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- RG 3.69 This proof also includes a description of your arrangements, systems, and written policies and procedures relating to:
- (a) identifying and dealing with claimants and potential claimants who are experiencing vulnerability or financial hardship differently to other claimants; and
 - (b) training and supervising your representatives on how to deal with vulnerable claimants and potential claimants.

Code membership

- RG 3.70 Unless you are applying to be a claimant intermediary, this proof also includes an explanation of:
- (a) if you subscribe to an industry code—which one;
 - (b) if you do not subscribe to an industry code—what your service standards and timeframes are and whether they are consistent with any relevant industry code; and
 - (c) if you are in an industry that does not have an industry code covering claims handling and settling—whether you will set your service standards in a way that is informed by the relevant codes, and consistent with them where feasible.

Managing conflicts of interest (s912A(1)(aa))

- RG 3.71 This proof also includes a description of your arrangements, systems, and written policies and procedures relating to:
- (a) what you regard are your key conflicts of interest and key potential conflicts of interest;
 - (b) how you will select representatives to provide any of your claims handling and settling services in light of the type of claims handling and settling services you will engage them to provide for you;
 - (c) the management of any conflicts between your interests, the interests of your representatives, and the interests of the claimant in relation to:
 - (i) incentives and performance measurements for your representatives and the obligation to assess each claim on its merits;
 - (ii) any remuneration agreements with your representatives and the obligation to handle claims efficiently, honestly and fairly; and
 - (iii) any third-party commercial arrangements and the obligation to assess each claim on its merits; and
 - (d) the frequency and scope of reviewing the adequacy of your processes for identifying and managing conflicts of interest.

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Representatives (s912A(1)(ca) and 912A(1)(f))

- RG 3.72 This proof also includes a description of your arrangements, systems, and written policies and procedures relating to:
- (a) taking reasonable steps to ensure your representatives are adequately trained to provide claims handling and settling services;
 - (b) taking reasonable steps to ensure your representatives are competent to provide claims handling and settling services;
 - (c) the financial, human and technological resources you will engage to monitor and supervise your representatives to ensure that you are meeting your licence obligations in the provision of claims handling and settling services (including the frequency of testing and reviewing of their competence and appropriateness to continue to act as your representatives); and
 - (d) how you will monitor and resolve complaints made against your representatives.

Cash Settlement Fact Sheet—General insurance claims (Div 3A of Pt 7.7)

- RG 3.73 This part of the C12 proof only applies to general insurance claims handling and settling services (and excludes claimant intermediaries).
- RG 3.74 This part of the proof includes a description of your arrangements, systems, and written policies and procedures relating to:
- (a) how you will ensure the content of your Cash Settlement Fact Sheet meets the requirements in Div 3A of Pt 7.7;
 - (b) how you will identify whether the fact sheet is required to be provided to a claimant; and
 - (c) if your arrangements include that your representatives provide the fact sheet to the claimant—how you will ensure that your representatives comply.

C13 proof: CCIV Operating Capacity Statement

- RG 3.75 This proof includes a description of:
- (a) the CCIV(s) you intend to operate, including:
 - (i) the target investors (retail or wholesale); and
 - (ii) the proposed number of sub-funds, CCIV asset type and number of investors;
 - (b) if applicable—any existing CCIVs that you operate;

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- (c) for any cross-investment of assets between different sub-funds of a CCIV—the arrangements for preventing circular cross-investment within the CCIV, and how you will monitor voting and record-keeping obligations for cross-investments;
- (d) who will hold the legal title to the assets of the CCIV and arrangements for identifying and recording the status of investments held by the CCIV or another person in relation to each sub-fund;
- (e) any accounting, computing and operating systems for CCIVs and how you will monitor and maintain these systems;
- (f) how you will manage access to and security of records of the CCIV, including those relating to each sub-fund, and client records;
- (g) how you will value the CCIV assets and price securities in the CCIV; and
- (h) a description of how you will market the CCIV, the sub-funds and the corporate director's services.

C13 proof: CCIV Asset Statement

RG 3.76 This proof includes:

- (a) a description of what you will define as CCIV assets and how these will be held and protected; and
- (b) where another person has been or will be engaged to hold CCIV assets—a description of:
 - (i) the process you have undertaken to ensure the person will meet the minimum standards for holding CCIV assets;
 - (ii) the person's organisational structure, including the identification and segregation of CCIV assets;
 - (iii) the process you will use to monitor the person;
 - (iv) the person's business and compliance reporting structure; and
 - (v) how conflicts of interest will be managed between custody and operational areas.

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Key terms

Term	Meaning in this document
AFCA	Australian Financial Complaints Authority—the external dispute resolution scheme for which an authorisation under Pt 7.10A of the Corporations Act is in force
AFS licence	An Australian financial services licence under s913B of the Corporations Act that authorises a person who carries on a financial services business to provide financial services Note: This is a definition contained in s761A.
AFS licensee	A person who holds an AFS licence under s913B of the Corporations Act
APRA	Australian Prudential Regulation Authority
ASIC	Australian Securities and Investments Commission
body regulated by APRA	Has the meaning given in s3(2) of the <i>Australian Prudential Regulation Authority Act 1998</i>
CCIV	A corporate collective investment vehicle—a company that is registered as a corporate collective investment vehicle under the Corporations Act. Note: This is a definition contained in s9 of the Corporations Act.
CCIV assets	Includes the money and property of a CCIV, as referred to in s1233H and 1234G of the Corporations Act
claims handling and settling service	Has the meaning given in s766G of the Corporations Act
[CO 13/761] (for example)	An ASIC class order (in this example numbered 13/761)
Corporations Act	<i>Corporations Act 2001</i> , including regulations made for the purposes of that Act
crowd-funding service	Has the meaning given in s766F of the Corporations Act
CSF	Crowd-sourced funding
CSF intermediary	An AFS licensee whose licence expressly authorises the licensee to provide a crowd-funding service Note: See s738C of the Corporations Act.
CSF offer	An offer of ordinary shares that is made under the CSF regime in Pt 6D.3A of the Corporations Act Note: See s738B of the Corporations Act.
CSF offer document	A document setting out the terms of a CSF offer that complies with s738J of the Corporations Act

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Term	Meaning in this document
CSF regime	The statutory regime for crowd-sourced funding in Pt 6D.3A of the Corporations Act regulating CSF offers
financial services laws	Has the meaning given in s761A of the Corporations Act
general obligations	The obligations of an AFS licensee under s912A(1) of the Corporations Act
general risk warning	A statement in the terms specified in reg 6D.3A.10 of the Corporations Regulations, which alerts retail investors to the risks associated with investing in CSF offers Note 1: See s738ZA(2) of the Corporations Act. Note 2: See also reg 6D.3A.03 for the version of the risk warning that must be included in a CSF offer document.
IDPS	An investor directed portfolio service as defined in Class Order [CO 13/763] <i>Investor directed portfolio services</i> or any instrument that amends or replaces that class order
incidental provider	Has the meaning given in [CO 13/761] <i>Financial requirements for custodial or depository service providers</i>
MDA	Managed discretionary account
MDA service	Has the meaning given in ASIC Corporations (Managed Discretionary Account Services) Instrument 2016/968
PF 209 (for example)	An ASIC pro forma (in this example numbered 209)
platform	A website or other electronic facility provided by the CSF intermediary to host a CSF offer
registered scheme	A managed investment scheme that is registered under s601EB of the Corporations Act
regulated superannuation fund	Has the meaning given in the <i>Superannuation Industry (Supervision) Act 1993</i>
representative	Means: <ul style="list-style-type: none"> • an authorised representative of the licensee; • an employee or director of the licensee; • an employee or director of a related body corporate of the licensee; or • any other person acting on behalf of the licensee <p>Note: This is a definition contained in s910A of the Corporations Act.</p>
RG 91 (for example)	An ASIC regulatory guide (in this example numbered 91)
RSE licensee	A registrable superannuation entity licensee—has the meaning given in s10 of the <i>Superannuation Industry (Supervision) Act 1993</i>

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Term	Meaning in this document
sub-fund	All or part of the business of the CCIV that is registered as a sub-fund under s1222S of the Corporations Act Note: This is a definition contained in s1222Q.
you	Applicant for an AFS licence or a variation to an AFS licence

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Related information

Headnotes

additional proofs, adequacy of resources, AFS licensee, application form, Australian financial services licence, authorisations, CCIV, compensation arrangements, compliance arrangements, core proofs, corporate collective investment vehicle, corporate director, dispute resolution, financial products, financial services, fit and proper, organisational competence, representatives, responsible managers, risk management, variation

Legislative instruments and pro formas

[\[CO 13/761\]](#) *Financial requirements for custodial or depository service providers*

[ASIC Corporations \(Horse Schemes\) Instrument 2016/790](#)

[PF 209](#) *Australian financial services licence conditions*

Regulatory guides

[RG 1](#) *AFS Licensing Kit: Part 1—Applying for and varying an AFS licence*

[Draft updated RG 2](#) *AFS Licensing Kit: Part 2—Preparing your AFS licence or variation application*

[RG 36](#) *Licensing: Financial product advice and dealing*

[RG 91](#) *Horse breeding schemes and horse racing syndicates*

[RG 104](#) *AFS licensing: Meeting the general obligations*

[Draft updated RG 105](#) *AFS licensing: Organisational competence*

[Draft updated RG 126](#) *Compensation and insurance arrangements for AFS licensees*

[RG 146](#) *Licensing: Training of financial product advisers*

[Draft updated RG 166](#) *AFS licensing: Financial requirements*

[RG 165](#) *AFS licensing: Internal and external dispute resolution*

Note: RG 165 applies to complaints received by financial firms before 5 October 2021, when RG 271 came into effect. We will withdraw RG 165 on 5 October 2022.

[RG 167](#) *Licensing: Discretionary powers*

[RG 175](#) *Licensing: Financial product advisers—Conduct and disclosure*

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[RG 181](#) *Licensing: Managing conflicts of interest*

[RG 261](#) *Crowd-sourced funding: Guide for public companies*

[RG 262](#) *Crowd-sourced funding: Guide for intermediaries*

[RG 271](#) *Internal dispute resolution*

Legislation

Australian Prudential Regulation Authority Act 1998, s3(2)

Corporations Act, Ch 7, Pt 6D.3A, Pt 7.7, Div 3A, s9, 738H, 738W, 738ZD, 766G(1)(c), 912A(1)(a), 912A(1)(aa), 912A(1)(ca), 912A(1)(f), 916C, 916F, 941C(7A), 985H, 985J, 985M

ASIC forms

[Form FS01](#) *Application for AFS licence*

[Form FS03](#) *Application for variation of authorisation and other conditions*

Other documents

Australian Standard [AS ISO 31000:2018](#) *Risk management: Guidelines*

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