

Australian Market Licence (Bloomberg Tradebook Singapore Pte Ltd.) 2021

Corporations Act 2001	

I, Nathan Bourne, Senior Executive Leader, Australian Securities and Investments Commission grant this Licence under subsection 795B(2) of the *Corporations Act 2001* (the Act) and impose conditions on this Licence under subsection 796A(1) of the Act.

Dated 9th September 2021

Signed

as a delegate of the Minister under section 1101J of the Act

1. Name

This is the Australian Market Licence (Bloomberg Tradebook Singapore Pte Ltd.) 2021.

2. Commencement

This Licence commences when it is granted.

3. Definitions

In this Licence unless the contrary intention appears, terms defined in the Act have the same meaning in this Licence and:

Act means the Corporations Act 2001.

ASIC means the Australian Securities and Investments Commission.

Australian client means, in relation to a participant in the Market, a person in this jurisdiction on whose behalf the participant deals on the Market.

Australian participant means:

- (a) an Australian entity that is a participant in the Market;
- (b) a foreign branch or office of an Australian entity where:
 - (i) the foreign branch or office is a participant in the Market; or
 - (ii) the Australian entity is a participant in the Market.
- (c) an Australian branch or office of a foreign entity where:
 - (i) the Australian branch or office is a participant in the Market; or
 - (ii) the foreign entity is a participant in the Market.

debenture of a body means any of the following:

- (a) a debenture of the body within the meaning of the Act; or
- (b) a financial product that is an undertaking to repay money deposited with or lent to the body by a person if:
 - (i) the person deposits or lends the money in the ordinary course of a business carried on by the person; and
 - (ii) the body receives the money in the ordinary course of carrying on a business that neither comprises nor forms part of a business of borrowing money and providing finance; or
- (c) a financial product that is an undertaking by an Australian ADI to repay money deposited with it, or lent to it, in the ordinary course of its banking business; or

(d) a chose in action that includes an undertaking by a government, a government agency or a semi-government agency to pay as a debt money deposited with or lent to the government, government agency or semigovernment agency.

derivative has the meaning given by section 761D of the Act and is not quoted on a prescribed financial market in Australia.

exchange traded commodity product means a financial product of the following kinds:

(a) securities;

to the extent that they constitute an exchange traded commodity and are not quoted on a prescribed financial market in Australia.

exchange traded fund product means a financial product of the following kinds:

- (a) securities; or
- (b) financial products mentioned in paragraph 764A(1)(b) of the Act; or
- (c) financial products mentioned in paragraph 764A(1)(ba) of the Act that relate to a managed investment scheme that is not required to be registered under Chapter 5C of the Act;

to the extent that they constitute an exchange traded fund and are not quoted on a prescribed financial market in Australia.

exchange traded note product means a financial product of the following kinds:

(a) securities;

to the extent that they constitute an exchange traded note and are not quoted on a prescribed financial market in Australia.

foreign participant means a participant who is not an Australian participant.

foreign share means a share in a foreign body that is not quoted on a prescribed financial market in Australia.

Licensee means Bloomberg Tradebook Singapore Pte. Ltd. ARBN 646 092 417.

Market means the financial market the Licensee is authorised to operate under this Licence.

money market products means financial products mentioned in paragraphs 764A(1)(ba) of the Act that are money market products.

prescribed financial market has the meaning given by section 9 of the Act.

repo agreement means a repurchase agreement or sell/buy-back agreement, in relation to a financial product of the kind referred to in paragraph (i), of subsection 4(1), the terms of which are documented in an agreement between the parties that is substantially in the form of a commonly used master agreement, such as master agreement published:

- (a) by the International Swaps and Derivatives Association Inc.; or
- (b) jointly by the Securities Industry and Financial Markets Association and the International Capital Market Association.

repo agreement product means a financial product of the following kinds only as it may be bought and sold under a repo agreement:

- (a) shares;
- (b) debentures;
- (c) interests in managed investment schemes.

reporting period means each period of 3 months, or part thereof, during which the Market is operated in Australia, ending on 31 March, 30 June, 30 September, or 31 December.

security has the meaning given by section 761A of the Act.

wholesale client has the same meaning as in section 761G of the Act.

4. Grant of Licence

- (1) The Licensee is granted a licence to operate a financial market through which participants may make or accept offers to acquire or dispose of any of the following financial products:
 - (a) foreign shares;
 - (b) debentures of a body;
 - (c) derivatives;
 - (d) financial products mentioned in paragraph 764A(1)(k) of the Act;
 - (e) exchange traded commodity products;
 - (f) exchange traded fund products;
 - (g) exchange traded note products;
 - (h) money market products; and
 - (i) repo agreement products.

5. Participants

- (1) It is a condition of this Licence that the Licensee must ensure that each Australian participant:
 - (a) is a wholesale client, or is a branch or office of an entity that is a wholesale client; and

(b) only deals on the Market on their own behalf or on behalf of a person who is a wholesale client.

6. Clearing and settlement arrangements

- (1) It is a condition of this Licence that the Licensee must:
 - (a) clearly inform participants of the Market of their respective responsibilities in relation to the clearing and/or settlement of trades entered into on the Market; and
 - (b) have in place adequate arrangements to facilitate the efficient clearing and/or settlement of trades entered into on the Market, which must be arrangements of one or more of the following types:
 - (i) arrangements for the clearing and settlement of the trades with a clearing and settlement facility; or
 - (ii) arrangements to:
 - a. notify each party to a trade entered into on the Market of the identity of the other party to the trade; or
 - b. otherwise be satisfied that each party to a trade entered into on the Market knows the identity of the other party to the trade,

so that the parties to the trade can settle the trade in accordance with arrangements agreed between them.

7. Periodic trade reporting

(1) It is a condition of this Licence that the Licensee must give to ASIC, in a machine-readable format, at least the following information within 30 days after the end of each reporting period, for each Product of a kind specified in the following table:

Kind of Product	Products	
Commodity	Agricultural derivatives, Energy derivatives,	
derivatives	Metals derivatives, Index derivatives,	
	Environmental derivatives, Freight	
	derivatives, Multi Commodity derivatives	
Credit derivatives	Index derivatives, Index Tranche derivatives,	
	Single Name derivatives, Swaptions, Total	
	Return Swap, Total Return Swap Index,	
	Exotic derivatives	
Equity derivatives	Swap, Portfolio Swap, Contract for	
	Difference, Option, Forward, Other	
	derivatives	
Foreign Exchange	Spot, Forward, Vanilla Option, NDF, NDO,	
financial products	Continuous FX, Simple Exotic, Exotic,	
	Complex Exotic	

Interest Rate and	FRA, Interest Rate Swap, Cross Currency,
Inflation derivatives	Inflation Swap, Forward Debt, CapFloor,
	Swaption, Debt Option, Inflation CapFloor,
	Exotic
Equity financial	Products that are each of (a), (b), (c), (d), (e)
products other than	and (f) in the definition of Equity Securities in
Equity derivatives	rule 1.4.3. of ASIC Market Integrity Rules
	(Securities Markets) 2017
Interest Rate financial	Australian Commonwealth Government debt
products other than	instruments, Australian State or Local
Interest Rate	Government debt instruments, Supranational
derivatives	and Foreign Government debt instruments,
	Corporate debt instruments, Deposits [Cash
	deposits], Term deposits, Negotiable
	certificates of deposit

- (a) the total number of trades and their total value, in AUD-equivalent terms, of trades during the reporting period by all participants; and
- (b) the total number of trades and their total value, in AUD-equivalent terms, of trades during the reporting period by each Australian participant, identifying each Australian participant by their registered name and, if applicable, their branch name and, if available, their Legal Entity Identifier; and
- (c) the total number of trades and their total value, in AUD-equivalent terms, of trades during the reporting period by each Foreign participant but only in relation to the trades that the Licensee believes to be trades on behalf of one or more Australian clients, identifying each Foreign participant by their registered name and, if applicable, their branch name and, if available, their Legal Entity Identifier; and
- (d) the total number of trades and their total value, in AUD-equivalent terms, of the trades that are included in the information in (b) and (c) above and which are trades between any two participants listed in (b) and (c) above.

8. Market ceases to operate

- (1) It is a condition of this Licence where the Licensee intends to cease operating the Market in this jurisdiction, the Licensee must:
 - (a) establish, document and implement adequate arrangements for ensuring, as applicable, the orderly cessation of the Market;
 - (b) notify ASIC:
 - (i) that the Licensee intends to cease operating the Market in this jurisdiction, as soon as reasonably practicable;

- (ii) of the arrangements referred to in paragraph (a), as soon as reasonably practicable before ceasing to operate the Market in this jurisdiction; and
- (iii) of any changes to the arrangements referred to in paragraph (a) following the notification in subparagraph (ii), as soon as reasonably practicable after making those changes.