

State Bank of India

Australia

ABN 082 610 008

AFSL 238340

Target Market Determination for International Money Transfers

| Category | Description | | |
|--|--|--|--|
| Product | International Money Transfers | | |
| | A facility used by consumers to send money electronically to an overseas bank account. | | |
| Start Date | 15 March 2022 | | |
| Version and Date | 2.0 and 01.03.2025 | | |
| First Review Date | The next review is to occur before 31 March 2027. | | |
| Ongoing Reviews | Reviews of this TMD are to occur: | | |
| | _ | (2) years from the Start Date; or eview Trigger event happening. | |
| Target Market: | Consumer Description: | Objectives & Needs | |
| Class of consumers that comprise the target market for the product | This describes consumers in the target market | An individual, business or corporation seeking to send money electronically overseas in a specific currency. | |
| | | Eligibility Criteria | |
| | | Any individual, business or corporation seeking to send money electronically overseas in a specified currency (via a bank-to-bank transfer. SBIA does not accept cash payments). | |
| | | > AML/CTF identity and background checks. | |
| | | Completion of due diligence checks to the satisfaction of the SBIA. | |
| | Product Description: This describes the Product | A facility by the SBIA with the following key attributes: | |
| | | A facility to allow consumers to send money electronically to an overseas bank account, with such account credited in Australian dollars or another currency; | |
| | | > The convenience of sending money overseas via an online platform; | |

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- > The rate of conversion is provided to the consumer prior to the transaction occurring;
- The transactions being processed within 2-3 business days from the date of receipt of funds by SBIA along with receipt of complete remittance information to effect the international money transfer.

Appropriateness Statement:

This explains why the product is consistent with the likely objectives, financial situation and needs of the target market

The State Bank of India Australia (SBIA) has considered that the Product (including its key attributes) is suitable for target market (including likely objectives, financial situation and needs of consumers in the target market) for the following reasons:

- Features of the Product align with the objectives of the Target Market to provide consumers the convenience of sending money electronically overseas via an online facility;
- > allow consumers to send money to persons or businesses based overseas.

| Distribution conditions: | The following conditions and |
|---------------------------------|--|
| The conditions and | restrictions apply to the Product: |
| restrictions on the | |
| distribution of the product | ➤ All staff (including any |
| | distributors, subject to |
| | approval. Currently, SBIA |
| | does not have any third-party |
| | distributor.) (Personnel) |
| | must be appropriately |
| | accredited to sell the |
| | Product; |
| | A consumer meeting the |
| | Eligibility Criteria; |
| | Personnel must only sell the Product: |
| | Product: |
| | in person-to-person communications (including in branch); through SBIA's and other approved third-party digital platforms; through approved communication channels such as telephone, email and social media platforms). |

| Review Triggers: | This TMD may no los | ager be considered appropriate and a review |
|----------------------------|---|---|
| The events and | This TMD may no longer be considered appropriate and a review | |
| | of this TMD must be undertaken by the SBIA if any of the | |
| circumstances that would | circumstances below occur: | |
| reasonably suggest the | Material | Material complaints (in number of |
| determination is no longer | Complaints | significance) in relation to the terms of |
| appropriate | Complaints | this Product. |
| | | tilis i roddet. |
| | Product | Evidence, as determined by SBIA, of the |
| | Performance | performance of the Product in practice |
| | | that may suggest that the Product is not |
| | | appropriate for the target market. |
| | | |
| | Substantial | A substantial change to the terms of the |
| | Product Change | Product that is likely to result in this TMD |
| | | no longer being appropriate for the target |
| | | market. |
| | Cignificant Dealing | A metavial nattorn of dealings in the |
| | Significant Dealing | A material pattern of dealings in the Product or of distributor conduct that is |
| | | inconsistent with this TMD. |
| | | inconsistent with this TMD. |
| | Notification from | A notification from ASIC requiring |
| | ASIC | immediate cessation of Product |
| | | distribution or conduct in relation to the |
| | | Product. |
| | | Currently, SBIA does not have any third- |
| | | party product distributors. Should we |
| | | have third party distributor, we will |
| | | immediately cease all relation as soon as |
| | | we receive notification from ASIC. |
| | | |

| Reporting Period | The reporting period for this TMD is every 12 months from the Start Date of this TMD. | | |
|--|--|--|--|
| Reporting Information The kinds of information needed to identify whether a review trigger has occurred, who must report this information and the reporting period | This section of the TMD sets out the reporting period for reporting information relating to complaints. Personnel that engage in retail product distribution conduct in respect of this Product must provide the following information in writing to SBIA within the times specified below: | | |
| | Complaint Information | Information about complaints received in relation to the Product during the Reporting Period, a description of the number of complaints and the nature of the complaints received. | |
| | | Personnel must provide the information as soon as practicable, or in any event, within 10 business days of receiving the complaint. | |
| | Distributor Feedback | Information discovered or held by SBIA that suggests that this TMD may no longer be appropriate. Personnel must provide the information as soon as practicable, or in any event, within 10 business days of receiving the information. | |
| | Significant Dealing | Information about any significant dealing in the Product that is not consistent with this TMD of which Personnel become aware. The relevant Personnel must provide the information as soon as practicable, or in any event, within 10 business days after becoming aware of the significant dealing | |
| | Information Requested by SBIA | Information reasonably requested by the issuer. Personnel must provide the information as soon as practicable and no later than the date specified by the issuer. | |