

# Target Market Determination Foreign Exchange Swap [FX Swap]

Determination Criteria	Description
Start date	24/03/2023
First and ongoing review period	The first review, and each ongoing review, must be completed within each consecutive 12 month period from the Start Date.
Product	Foreign Exchange Swap [FX Swap] A transaction to vary an existing FX transaction.

#### **Target Market**

Target market & product attributes	Consumer needs and objectives	Product attributes
	A person that has an existing foreign currency transaction that may need to vary that transaction.	<ul> <li>This foreign exchange swap transaction provides the ability to: <ul> <li>vary the settlement date of the transaction</li> <li>vary the value of the transaction</li> <li>manage the risk of foreign currency exchange</li> <li>pay or receive foreign currency amounts</li> <li>exchange foreign currencies at an agreed</li> </ul> </li> </ul>
	Communication	rate and future date.
	Consumer financial situation	Product attributes
	A person that will have the ability to settle the transaction.	This foreign exchange swap transaction requires the settlement of the transaction on the maturity date.
Negative target market statement	Not suitable for a person that intends to use foreign	currency transactions for speculative purposes.
Appropriateness statement	NAB has considered that the product including its ke including the likely objectives, financial situation an	

#### **Distribution Conditions**

Authorisation	Condition 1	
This condition applies		
to all conduct	A distributor must:	
	<ul> <li>hold the relevant accreditation to distribute the product</li> <li>use only approved recorded channels to distribute the product for traceability, auditing, record-keeping and access control purposes</li> </ul>	

	<ul> <li>provide all relevant disclosures and information while reviewing and negotiating but before concluding a client transaction, thereby allowing the client to make an informed decision as to whether to transact or not, as evidenced through the Markets customer relationship management system</li> <li>perform a check on any client prior to dealing to determine whether or not there are any additional reporting/jurisdictional requirements due to that client</li> <li>ensure the client has a sufficient credit limit established with NAB.</li> <li>This condition is appropriate as it ensures distributors are appropriately authorised to provide the relevant regulated financial services and will comply with the conduct, disclosure, "know-your- customer" and other checks.</li> </ul>
General advice	Condition 2
<b>including Marketing</b> This condition applies	
to general advice	A distributor must only provide general advice (such as marketing) if:
(including most marketing)	<ul> <li>a Target Market Determination (TMD) has been made and published for the product and has not been withdrawn</li> </ul>
marketing)	• the distributor complies with the terms of the TMD for the product
	<ul> <li>the general advice is consistent with the consumer needs, objectives and financial situation defined in the target market for the product; and</li> </ul>
	<ul> <li>ASIC has not issued a Product Intervention Power restricting the publication of general</li> </ul>
	advice for the product by the distributor.
	A distributor may provide general advice (such as marketing) as to the product through limited public channels such as:
	product information provided through nab.com.au
	<ul> <li>in person communications through a NAB foreign exchange specialist.</li> </ul>
	This condition is appropriate as the target market is relatively narrow as the product is specialised.
	It is intended that these channels may be available to persons who may not at that time require this kind of product, for example because they are not presently involved in any transaction that requires foreign exchange based risks to be managed. This is because the issue of the product is subject to Distribution Conditions 1, 3, and 4 which will ensure that the product is only issued to persons for whom it will be appropriate, and through the provision of personal advice.
Retail product	Condition 3
distribution conduct (other than General	
Advice)	A distributor must only engage in retail product distribution conduct (other than general advice) if:
These conditions apply	<ul> <li>a TMD has been made and published for the product and has not been withdrawn</li> <li>the distributor complies with the terms of the TMD for the product</li> </ul>
to all retail product distribution conduct	<ul> <li>ASIC has not issued a Product Intervention Power restricting the distribution of the product for</li> </ul>
that is not general	<ul><li>the distributor; and</li><li>the distributor has complied with Condition 4.</li></ul>
advice	• The distributor has complied with condition 4.
	A distributor must only engage in retail product distribution conduct through:
	<ul> <li>a NAB approved dealing portal (such as NAB Connect) or</li> <li>a NAB foreign exchange specialist.</li> </ul>
	This condition is appropriate as the target market for issue of this product is narrow, limited to those that understand foreign exchange products. It is also appropriate as the issuer has distributed this product using these methods, with considered risk to consumers.
	Condition 4
	A distributor must only engage in retail product distribution conduct (limited to dealing in the product) if they have identified:

<ul> <li>that the distribution of the product is consistent with the needs, objectives and financial situation defined in the target market for the product</li> <li>that the consumer requires the product to manage an existing or contemplated foreign exchange exposure, or has received appropriate financial advice (including personal financial product advice); and</li> <li>(it is not expected that the) consumer will not use the product wholly or partly for any form of speculation.</li> </ul>
This condition is appropriate as it requires a distributor to confirm that the consumer is in the target market.

### **Review Triggers**

Review Higgers		
Review triggers	excluded conduct trigger unless: • NAB has • a new TM The events and cin may relate to the	ibutor of this product, must cease all retail product distribution conduct (except c) in respect of this product within 10 business days of NAB identifying a review determined that this TMD continues to be appropriate; or MD has been made. rcumstances described below will trigger a review of this TMD if NAB determines it appropriateness of the TMD having regard to NAB's internal policies. otice of a review on its website.
	Material complaints	NAB actively monitors consumer complaints and will review the appropriateness of the TMD where complaints in number or significance relate to consumer understanding of risks, key terms, conditions or features of this product.
	Feedback from distributors	Reporting received from distributors, or consistent feedback from distributors which suggests that the target market or product attributes may no longer be appropriate. Refer to Reporting.
	Substantial	NAB makes a substantial change to the product terms, conditions or key product
	product change	<ul> <li>attributes including:</li> <li>adding to, removing or changing a product attribute</li> <li>a substantial pricing change which impacts the consumer value proposition of the product</li> <li>significant changes to a distribution channel and distribution strategy.</li> </ul>
	Significant change to the external environment	<ul> <li>Regulatory or legislative environment for this product.</li> <li>Economic and market conditions.</li> </ul>
	Notification from ASIC	NAB receives a notification from ASIC requiring immediate cessation of product distribution or particular conduct in relation to the product.
	Significant dealings	Evidence that the distribution of the product or distributor conduct are significantly different to the expectations set out in the TMD.

## Reporting

inc por ang		
Reporting period	<ul> <li>The Reporting Period for this determination is quarterly during each calendar year:</li> <li>First reporting period ending on 31 March.</li> <li>Second reporting period ending on 30 June.</li> <li>Third reporting period ending on 30 September.</li> <li>Fourth reporting period ending on 31 December.</li> </ul>	
Reporting information	A distributor must provide the following information in writing as soon as practicable or within 10 business days after the reporting period unless otherwise specified.	
	Complaint information	<ul> <li>Complaints related to the risks, key terms, conditions or key attributes of this product including:</li> <li>the number of complaints</li> <li>the nature and circumstances of the complaints</li> <li>whether or not there has been or is likely to be consumer harm or detriment, and if so, the nature of the harm or detriment.</li> </ul>
	Feedback from distributors	Feedback that the target market or key product attributes may no longer be appropriate and not meeting the likely needs and objectives and financial situation of the class of consumers in the target market.
	Significant dealings	If a distributor becomes aware of a significant dealing in the product or an issue with the distributor conduct that is not consistent with the TMD, they must notify the issuer in writing as soon as practicable, and in any event within 10 business days after becoming aware.
	Other information requested by NAB	<ul> <li>Any other information requested in writing by NAB from time to time subject to:</li> <li>The request being necessary to enable NAB to meet its legal and compliance obligations; and</li> <li>NAB providing at least 30 days prior notice before the end of the Reporting Period.</li> </ul>