

Privacy (International Money Transfers) Generalising Determination 2025

I, Carly Kind, Privacy Commissioner, make this determination under subsection 72(4) of the *Privacy Act 1988* (Privacy Act).

Dated: 11 February 2025

[Signed]

Carly Kind Privacy Commissioner

1 Name of determination

This determination is the *Privacy (International Money Transfers) Generalising Determination* 2025.

2 Commencement

This public interest determination commences on the day of its registration on the Federal Register of Legislation maintained under section 15A of the *Legislation Act 2003*.

3 Authority

This public interest determination is made by the Privacy Commissioner under subsection 72(4) of the Privacy Act.

4 Repeal

The *Privacy (International Money Transfers) Generalising Determination 2020* (FRLI - F2020L00134) is repealed immediately before this determination commences.

This public interest determination is repealed 10 years from the day on which it commences.

5 Definitions

Terms defined in the Privacy Act have the same meanings in this determination.

6 Giving the public interest determination general effect

(1) Noting that *Privacy (International Money Transfers) Public Interest Determination 2025 (No. 1)* applies to the disclosure of personal information to an overseas recipient where:

- (a) Australia and New Zealand Banking Group Limited (ANZ), as an authorised deposittaking institution within the meaning of the *Banking Act 1959* (ADI), is processing an international money transfer (IMT) on behalf of one of its customers, and
- (b) in order to process the IMT, ANZ discloses personal information of the individual who is the beneficiary of the IMT (beneficiary) to another financial institution that is not in Australia or an external Territory (overseas financial institution) for the purpose of:
 - (i) remitting the relevant funds to the beneficiary's financial institution for payment, or
 - (ii) a communication that is necessary to confirm receipt of the funds or to facilitate processing or return of the funds by the beneficiary's financial institution.
- (2) No other ADI is taken to breach section 15 of the Privacy Act while *Privacy (International Money Transfers) Public Interest Determination 2025 (No. 1)* is in force if:
 - (a) the ADI breaches Australian Privacy Principle (APP) 8.1 when engaging in the acts and practices described in *Privacy (International Money Transfers) Public Interest Determination 2025 (No. 1)* and set out in subsection 6(1) above, or
 - (b) an overseas financial institution does an act, or engages in a practice, in relation to the personal information disclosed to it by the ADI in the course of the ADI engaging in the acts and practices described in *Privacy (International Money Transfers) Public Interest Determination 2025 (No. 1)* and set out in subsection 6(1) above, that would be a breach of an APP (other than APP 1) if the APPs applied to that act or practice.