2010-2011

The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

Corporations Amendment (Further Future of Financial Advice Measures) Bill 2011

No. , 2011

(Treasury)

A Bill for an Act to amend the law in relation to financial products, and for related purposes

1 Short title 1 2 Commencement 1 3 Schedule(s) 2 Schedule 1—Amendments 3 Corporations Act 2001 3

financial products, and for related purposes 2 The Parliament of Australia enacts: 3 1 Short title 4 This Act may be cited as the Corporations Amendment (Further 5 Future of Financial Advice Measures) Act 2011. 6 2 Commencement 7 (1) Each provision of this Act specified in column 1 of the table 8 commences, or is taken to have commenced, in accordance with column 2 of the table. Any other statement in column 2 has effect 10 according to its terms. 11 12

A Bill for an Act to amend the law in relation to

	Commencement in		
	Column 1	Column 2	Column 3
	Provision(s)	Commencement	Date/Details
	1. Sections 1 to 3 and anything in this Act not elsewhere covered by this table	The day this Act receives the Royal Assent.	
	2. Schedule 1	Immediately after the commencement of Schedule 1 to the <i>Corporations Amendment</i> (Future of Financial Advice) Act 2011.	1 July 2012
1 2 3	Note:	This table relates only to the provisions of this A enacted. It will not be amended to deal with any this Act.	
4	(2) Any ir	nformation in column 3 of the table is not p	art of this Act.
5		nation may be inserted in this column, or in	
6	may b	e edited, in any published version of this A	ct.
7	3 Schedule(s)		
8	Each A	Act that is specified in a Schedule to this Ac	ct is amended or
9	repeal	ed as set out in the applicable items in the S	Schedule
10	concer	med, and any other item in a Schedule to the	is Act has effect
11	accord	ling to its terms.	

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1
       Schedule 1—Amendments
2
       Corporations Act 2001
4
       1 Section 9 (after paragraph (b) of the definition of civil
5
              penalty order)
6
             Insert:
7
                  (ba) a refund order under section 1317GA;
8
       2 Section 9 (paragraph (c) of the definition of civil penalty
9
              order)
10
             Before "1317H", insert "961M,".
11
       3 Paragraph 199A(2)(b)
12
              Before "1317H", insert "961M,".
13
       4 Subsection 199A(3) (note 1)
14
              Before "1317E", insert "961M,".
15
       5 Subsection 769B(7)
16
              After "Part 7.7" (wherever occurring), insert "or 7.7A".
17
       6 Subdivision B of Division 3 of Part 7.7
18
              Repeal the Subdivision.
19
       7 Paragraph 947B(2)(f)
20
             Omit "section 945B", substitute "section 961H".
21
       8 Paragraph 947C(2)(g)
22
              Omit "section 945B", substitute "section 961H".
23
       9 Paragraph 953B(1)(c)
24
              Omit "945A, 945B,".
25
       10 Section 960
26
             Insert:
27
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	asset-based fee has the meaning given by section 964F.
11	Section 960
	Insert:
	basic banking product has the meaning given by section 961F.
12	Section 960
	Insert:
	<i>conflicted remuneration</i> has the meaning given by section 963A, as affected by sections 963B, 963C and 963D.
13	Section 960
	Insert:
	custodian, in relation to a registrable superannuation entity, has the
	same meaning as in the Superannuation Industry (Supervision) Act 1993.
14	Section 960
	Insert:
	group life policy for members of a superannuation entity has the meaning given by subsection 963B(2).
15	Section 960
	Insert:
	<i>life policy for a member of a default superannuation fund</i> has the meaning given by subsection 963B(3).
16	Section 960
	Insert:
	reasonable investigation has a meaning affected by section 961D.
17	Section 960
	Insert:
	reasonably apparent:

⁴ Corporations Amendment (Further Future of Financial Advice Measures) Bill 2011 No. , 2011

1 2 3		(a) in Division 2—has the meaning given by section 961C; and(b) in Subdivision B of Division 5—has the meaning given by section 964H.
4	18	Section 960
5		Insert:
6 7		registrable superannuation entity has the same meaning as in the Superannuation Industry (Supervision) Act 1993.
8	19	Section 960
9		Insert:
10 11		<i>responsible licensee</i> , in relation to a contravention of a provision of this Part, has the meaning given by section 961P.
12	20	Section 960
13		Insert:
14 15		RSE licensee has the same meaning as in the Superannuation Industry (Supervision) Act 1993.
16	21	Section 960
17		Insert:
18 19		volume-based shelf-space fee has a meaning affected by section 964A.
20	22	At the end of Division 1 of Part 7.7A
21		Add:
22	960	B Obligations under this Part in addition to other obligations
23		The obligations imposed on a person under this Part are in addition
2425		to any other obligations to which the person is subject under this Act or any other law.
26	23	After Division 1 of Part 7.7A
27	_3	Insert:

1

Division 2—Best interests obligations

Sub	divis	sion .	A—F	Prel	imir	ar	V

2	Subdivision A—Preliminary
3	961 Application of this Division
4 5	(1) This Division applies in relation to the provision of personal advice (the <i>advice</i>) to a person (the <i>client</i>) as a retail client.
6 7	(2) The individual who is to provide the advice is referred to in this Division as the <i>provider</i> .
8 9	(3) If 2 or more individuals are to provide the advice, each of those individuals is referred to in this Division as the <i>provider</i> .
10 11 12	(4) An individual is a <i>provider</i> for the purposes of this Division even if the individual is a representative of a financial services licensee and is to provide the advice on behalf of that licensee.
13 14 15	(5) If it is not reasonably possible to identify the individual who is to, or individuals who are to, provide the advice, the person who is to provide the advice is the <i>provider</i> for the purposes of this Division.
16 17 18	(6) A person who offers personal advice through a computer program is taken to be the person who is to provide the advice, and is the <i>provider</i> for the purposes of this Division.
19 20	961A Application to a financial services licensee acting as an authorised representative
21 22 23 24 25	If a financial services licensee is acting as an authorised representative of another financial services licensee in relation to the advice, this Division applies to the first licensee in relation to the advice in that licensee's capacity as an authorised representative (rather than in the capacity of licensee).
26 27	Subdivision B—Provider must act in the best interests of the client
28	961B Provider must act in the best interests of the client
29 30	(1) The provider must act in the best interests of the client in relation to the advice.

⁶ $Corporations\ Amendment\ (Further\ Future\ of\ Financial\ Advice\ Measures)\ Bill\ 2011$, 2011 No.

1	(2) The provider satisfies the duty in subsection (1), if the provider proves that the provider has done each of the following:
2	
3	(a) identified the objectives, financial situation and needs of the client that were disclosed to the provider by the client
5	through instructions;
6	(b) identified:
7 8	(i) the subject matter of the advice that has been sought by the client (whether explicitly or implicitly); and
	(ii) the objectives, financial situation and needs of the clien
9 10	that would reasonably be considered as relevant to
11	advice sought on that subject matter (the <i>client's</i>
12	relevant circumstances);
13	(c) where it was reasonably apparent that information relating to
14	the client's relevant circumstances was incomplete or
15	inaccurate, made reasonable inquiries to obtain complete and
16	accurate information;
17	(d) assessed whether the provider has the expertise required to
18	provide the client advice on the subject matter sought and, if
19	not, declined to provide the advice;
20	(e) if, in considering the subject matter of the advice sought, it
21	would be reasonable to consider recommending a financial
22	product:
23	(i) conducted a reasonable investigation into the financial
24	products that might achieve those of the objectives and
25	meet those of the needs of the client that would
26	reasonably be considered as relevant to advice on that
27	subject matter; and
28	(ii) assessed the information gathered in the investigation;
29	(f) based all judgements in advising the client on the client's
30	relevant circumstances;
31	(g) taken any other step that would reasonably be regarded as
32	being in the best interests of the client, given the client's
33	relevant circumstances.
34	Basic banking products—best interests duty satisfied if certain
35	steps are taken
36	(3) If:
37	(a) the subject matter of the advice sought by the client is solely
38	a basic banking product; and

1 2 3	 (b) the provider is an agent or employee of an Australian ADI, or otherwise acting by arrangement with an Australian ADI under the name of the Australian ADI;
4	the provider satisfies the duty in subsection (1) if the provider takes
5	the steps mentioned in paragraphs (2)(a), (b) and (c).
6 7	General insurance products—best interests duty satisfied if certain steps are taken
8 9 10 11	(4) If the subject matter of the advice sought by the client is solely a general insurance product, the provider satisfies the duty in subsection (1) if the provider takes the steps mentioned in paragraphs (2)(a), (b) and (c).
12 13 14 15	Note: A responsible licensee or an authorised representative may contravene a civil penalty provision if a provider fails to comply with this section (see sections 961K and 961Q). The provider may be subject to a banning order (see section 920A).
16	Regulations
17	(5) The regulations may prescribe:
18	(a) a step, in addition to or substitution for the steps mentioned
19	in subsection (2), that the provider must, in prescribed
20 21	circumstances, prove that the provider has taken, to satisfy the duty in subsection (1); or
22	(b) that the provider is not required, in prescribed circumstances,
23 24	to prove that the provider has taken a step mentioned in subsection (2), to satisfy the duty in subsection (1); or
25	(c) circumstances in which the duty in subsection (1) does not
26	apply.
27	961C When is something reasonably apparent?
28	Something is <i>reasonably apparent</i> if it would be apparent to a
29	person with a reasonable level of expertise in the subject matter of
30	the advice that has been sought by the client, were that person
31 32	exercising care and objectively assessing the information given to the provider by the client.

1	961D	What is a reasonable investigation?
2 3 4 5		(1) A <i>reasonable investigation</i> into the financial products that might achieve those of the objectives and meet those of the needs of the client that would reasonably be considered relevant to advice on the subject matter sought by the client does not require an
6		investigation into every financial product available.
7		(2) However, if the client requests the provider to consider a specified financial product a reasonable investigation into the financial
8 9		financial product, a reasonable investigation into the financial products that might achieve those of the objectives and meet those
0		of the needs of the client that would reasonably be considered
1		relevant to advice on the subject matter sought by the client
12		includes an investigation into that financial product.
13	961E	What would reasonably be regarded as in the best interests of
14		the client?
15		It would reasonably be regarded as in the best interests of the client
6		to take a step, if a person with a reasonable level of expertise in the
17		subject matter of the advice that has been sought by the client,
18 19		exercising care and objectively assessing the client's relevant circumstances, would regard it as in the best interests of the client,
20		given the client's relevant circumstances, to take that step.
21	961F	What is a basic banking product?
22		Each of the following is a basic banking product:
23		(a) a basic deposit product;
24		(b) a facility for making non-cash payments (see section 763D)
25		that is related to a basic deposit product;
26		(c) an FHSA product of a kind mentioned in subparagraph (c)(i)
27		of the meaning of <i>FHSA</i> in section 8 of the <i>First Home</i>
28		Saver Accounts Act 2008 (first home saver accounts);
29		(d) a facility for providing traveller's cheques;
30 31		(e) any other product prescribed by regulations for the purposes of this paragraph.

1 2	client
3	961G Resulting advice must be appropriate to the client
4	The provider must only provide the advice to the client if it would
5	be reasonable to conclude that the advice is appropriate to the
6 7	client, had the provider satisfied the duty under section 961B to act in the best interests of the client.
8 9 10 11	Note: A responsible licensee or an authorised representative may contravene a civil penalty provision if a provider fails to comply with this section (see sections 961K and 961Q). The provider may be subject to a banning order (see section 920A).
12	Subdivision D—Where resulting advice still based on
13	incomplete or inaccurate information
14	961H Resulting advice still based on incomplete or inaccurate
15	information
16	(1) If it is reasonably apparent that information relating to the
17	objectives, financial situation and needs of the client on which the
18 19	advice is based is incomplete or inaccurate, the provider must, in accordance with subsections (2) and (3), warn the client that:
20	(a) the advice is, or may be, based on incomplete or inaccurate
21	information relating to the client's relevant personal
22	circumstances; and
23	(b) because of that, the client should, before acting on the advice
24	consider the appropriateness of the advice, having regard to
25	the client's objectives, financial situation and needs.
26	(2) The warning must be given to the client at the same time as the
27	advice is provided and, subject to subsection (3), by the same
28	means as the advice is provided.
29	(3) If a Statement of Advice is the means by which the advice is
30	provided, or is given to the client at the same time as the advice is
31	provided, the warning may be given by including it in the
32	Statement of Advice.
33 34	Note: The Statement of Advice must at least contain a record of the warning (see paragraphs 947B(2)(f) and 947C(2)(g)).

1 2 3	indi	or more individuals provide the advice and one of those viduals provides a warning in accordance with this section, the r individuals are taken to have complied with this section.
4 5 6	secti	ning in this section affects the duty of the provider under on 961B to make reasonable inquiries to obtain complete and rate information.
7 8 9 10	Note	A responsible licensee or an authorised representative may contravene a civil penalty provision if a provider fails to comply with this section (see sections 961K and 961Q). The provider may be subject to a banning order (see section 920A).
11 12		—Provider to give priority to the client's interests between client's interests and those of provider,
13	lice	nsee, authorised representative or associates
14 15		e provider knows, or reasonably ought to know, that there is a lict between the interests of the client and the interests of:
16	(a)	the provider; or
17	(b)	an associate of the provider; or
18 19		a financial services licensee of whom the provider is a representative; or
20 21	(d)	an associate of a financial services licensee of whom the provider is a representative; or
22 23 24 25	(e)	an authorised representative who has authorised the provider, under subsection 916B(3), to provide a specified financial service or financial services on behalf of a financial services licensee; or
26 27 28	(f)	an associate of an authorised representative who has authorised the provider, under subsection 916B(3), to provide a specified financial service or financial services on behalf of
29		a financial services licensee;
30	the p	provider must give priority to the client's interests when giving
31	the a	ndvice.
32 33 34 35	Note:	A responsible licensee or an authorised representative may contravene a civil penalty provision if a provider fails to comply with this section (see sections 961K and 961Q). The provider may be subject to a banning order (see section 920A).
36	(2) Subs	section (1) does not apply if:

1 2 3 4 5	(a) the subject matter of the advice sought by the client is solely a basic banking product; and(b) the provider is an agent or employee of an Australian ADI, or otherwise acting by arrangement with an Australian ADI under the name of the Australian ADI.
6 7	(3) Subsection (1) does not apply if the subject matter of the advice sought by the client is solely a general insurance product.
8	Subdivision F—Responsibilities of licensees under this Division
9	961K Civil penalty provision—sections 961B, 961G, 961H and 961J
10 11	(1) A financial services licensee contravenes this section if the licensee contravenes section 961B, 961G, 961H or 961J.
12	Note: This subsection is a civil penalty provision (see section 1317E).
13	(2) A financial services licensee contravenes this section if:
14 15 16	(a) a representative, other than an authorised representative, of the licensee contravenes section 961B, 961G, 961H or 961J; and
17 18	(b) the licensee is the, or a, responsible licensee in relation to that contravention.
19	Note: This subsection is a civil penalty provision (see section 1317E).
20	961L Licensees must ensure compliance
21 22 23	A financial services licensee must take reasonable steps to ensure that representatives of the licensee comply with sections 961B, 961G, 961H and 961J.
24	Note: This section is a civil penalty provision (see section 1317E).
25	961M Civil action for loss or damage
26 27	(1) This section applies if the client suffers loss or damage because of a contravention of a provision of this Division.
28 29 30 31	(2) A Court may order that one or more of the following persons compensate the client for the amount of the loss or damage:(a) if the person who contravenes the provision is a financial services licensee—that licensee;

1 2 3	(b) if the person who contravenes the provision is a representative of a financial services licensee, or 2 or more financial services licensees—the, or a, responsible licensee in
4	relation to the contravention.
5	(3) The Court may make the order under this section:
6	(a) on its own initiative, during proceedings before the Court; or
7	(b) on the application of ASIC; or
8	(c) on the application of the client.
9	(4) In determining the damage suffered by the client, the Court may
10	include profits resulting from the contravention that are made by:
11	(a) if the person who contravenes the provision is a financial
12	services licensee—the licensee; or
13	(b) if the person who contravenes the provision is a
14	representative of a financial services licensee, or 2 or more
15	financial services licensees:
16	(i) the representative; and
17	(ii) where the Court's order under subsection (2) relates to a
18 19	financial services licensee that is the, or a, responsible licensee in relation to the contravention—the licensee.
20	(5) An order under this section may be made whether or not the
21	licensee against whom the order is made (or anyone else) has been
22	convicted of an offence, or been the subject of a civil penalty order,
23	in respect of the matter.
24	(6) An action to recover the amount of the loss or damage may be
25	begun at any time within 6 years after the contravention.
26	(7) An order under this section may be enforced as if it were a
27	judgement of the Court.
28	(8) This section does not affect any liability that a person has under
29	any other law.
30	961N Additional powers of Court to make orders
31	(1) The Court dealing with an action under subsection 961M(2) may,
32	in addition to awarding loss or damage under that subsection and if
33	it thinks it necessary in order to do justice between the parties:

1	(a) make an order declaring void a contract entered into by the
2	client for or relating to a financial product or a financial service; and
4	(b) if it makes an order under paragraph (a)—make such other
5	order or orders as it thinks are necessary or desirable because
6	of that order.
7	(2) Without limiting paragraph (1)(b), an order under that paragraph
8	may include either or both of the following:
9	(a) an order for the return of money paid by a person;
10 11	(b) an order for the payment of an amount of interest specified in, or calculated in accordance with, the order.
12	961P Responsible licensee
13	For the purposes of this Part, the, or a, responsible licensee, in
14	relation to a contravention of a provision of this Part, is:
15	(a) if the person who contravenes the provision is a
16	representative of only one financial services licensee—that financial services licensee; or
17	(b) if the person who contravenes the provision is a
18 19	representative of more than one financial services licensee:
20	(i) if, under the rules in section 917C, one of those
21	licensees is responsible for the person's conduct—that
22	licensee; or
23	(ii) if, under the rules in section 917C, 2 or more of those
24 25	licensees are jointly and severally responsible for the person's conduct—each of those licensees.
23	
26	Subdivision G—Responsibilities of authorised representatives
27	under this Division
28	961Q Civil penalty provision—sections 961B, 961G, 961H and 961J
29	(1) An authorised representative of a financial services licensee
30	contravenes this section if the authorised representative
31	contravenes section 961B, 961G, 961H or 961J.
32	Note: This subsection is a civil penalty provision (see section 1317E).
33	(2) Subsection (1) does not apply if:

1	(a) the licensee had provided the authorised representative with
2	information or instructions about the requirements to be
3	complied with in relation to the giving of personal advice; and
5	(b) the authorised representative's failure to comply with
5 6	section 961B, 961G, 961H or 961J occurred because the
7	representative was acting in reliance on that information or those instructions; and
9	(c) the representative's reliance on that information or those
10	instructions was reasonable.
11	24 After Division 3 of Part 7.7A
12	Insert:
	Division A. Conflicted money and in
13	Division 4—Conflicted remuneration
14	Subdivision A—Preliminary
15	963 Application to a financial services licensee acting as an
16	authorised representative
17	If a financial services licensee is acting as an authorised
18	representative of another financial services licensee in relation to
19	financial product advice, this Division applies to the first licensee
20	in relation to the advice in that licensee's capacity as an authorised
21	representative (rather than in the capacity of licensee).
22	Subdivision B—What is conflicted remuneration?
23	963A Conflicted remuneration
24	Conflicted remuneration means any benefit, whether monetary or
25	non-monetary, given to a financial services licensee, or a
26	representative of a financial services licensee, who provides
27	financial product advice to persons as retail clients that, because of
28	the nature of the benefit or the circumstances in which it is given:
29	(a) could reasonably be expected to influence the choice of
30 31	financial product recommended by the licensee or representative to retail clients; or
<i>J</i> 1	representative to retair elicitis, or

(b) could reasonably be expected to influence the financial 1 product advice given to retail clients by the licensee or 2 representative. 3 963B Monetary benefit given in certain circumstances not conflicted 4 remuneration 5 (1) Despite section 963A, a monetary benefit given to a financial 6 services licensee, or a representative of a financial services licensee, who provides financial product advice to persons as retail 8 clients is not *conflicted remuneration* in the circumstances set out 9 in any of the following paragraphs: 10 (a) the benefit is given to the licensee or representative solely in 11 relation to a general insurance product; 12 (b) the benefit is given to the licensee or representative solely in 13 relation to a life risk insurance product, other than: 14 (i) a group life policy for members of a superannuation 15 entity (see subsection (2)); or 16 (ii) a life policy for a member of a default superannuation 17 fund (see subsection (3)); 18 (c) each of the following is satisfied: 19 (i) the benefit is given to the licensee or representative in 20 relation to the issue or sale of a financial product to a 21 person; 22 (ii) financial product advice in relation to the product, or 23 products of that class, has not been given to the person 24 as a retail client by the licensee or representative; 25 (d) the benefit is given to the licensee or representative by a 26 retail client in relation to: 27 (i) the issue or sale of a financial product by the licensee or 28 representative to the client; or 29 (ii) financial product advice given by the licensee or 30 representative to the client; 31 (e) the benefit is a prescribed benefit or is given in prescribed 32 circumstances. 33 (2) A life risk insurance product is a group life policy for members of 34 a superannuation entity if the product is issued to an RSE licensee 35 of a registrable superannuation entity, or a custodian in relation to a 36

1 2	registrable superannuation entity, for the benefit of a class of members of the entity.
3 4	(3) A life risk insurance product is a <i>life policy for a member of a</i> default superannuation fund if:
5 6	(a) the product is issued to an RSE licensee of a registrable superannuation entity, or a custodian in relation to a
7 8	registrable superannuation entity, for the benefit of a person who is a member of the entity; and
9 10 11 12	(b) the person has not given written notice to an employer of the person that the fund is the person's chosen fund, but the employer of the person makes contributions to the fund for the benefit of the person.
13 14 15 16 17	Note: Superannuation guarantee surcharge may be imposed on an employer if the employer does not make contributions to a superannuation fund for the benefit of its employees. If an employee does not notify the employer of the employee's chosen fund, the employer is still able to satisfy its obligations by making contributions to certain funds (see the Superannuation Guarantee (Administration) Act 1992).
19 20	963C Non-monetary benefit given in certain circumstances not conflicted remuneration
21	Despite section 963A, a non-monetary benefit given to a financial
22	services licensee, or a representative of a financial services
23	licensee, who provides financial product advice to persons as retail
24	clients is not <i>conflicted remuneration</i> in the circumstances set out
25	in any of the following paragraphs:
26 27	 (a) the benefit is given to the licensee or representative solely in relation to a general insurance product;
28	(b) each of the following is satisfied:
29	(i) the benefit is of less than an amount prescribed;
30	(ii) identical or similar benefits are not given on a frequent
31	or regular basis;
32	(c) the benefit satisfies each of the following:
33	(i) the benefit has a genuine education or training purpose;
34 35	(ii) the benefit is relevant to the provision of financial product advice to persons as retail clients:
35	product advice to persons as retail clients;

1 2	 (i) the benefit is the provision of information technology software or support; 	
3	(ii) the benefit is related to the provision of financial	
4	product advice to persons as retail clients in relation t	0
5	the financial products issued or sold by the benefit	0
6	provider;	
7	(iii) the benefit complies with regulations made for the	
8	purposes of this subparagraph;	
9	(e) the benefit is given to the licensee or representative by a	
10	retail client in relation to:	
11	(i) the issue or sale of a financial product by the licensee	or
12	representative to the client; or	
13	(ii) financial product advice given by the licensee or	
14	representative to the client;	
15	(f) the benefit is a prescribed benefit or is given in prescribed	
16	circumstances.	
17	963D Benefits for recommending basic banking products not	
17 18	963D Benefits for recommending basic banking products not conflicted remuneration	
	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	ı to
18	conflicted remuneration	ı to
18 19	conflicted remuneration Despite section 963A, a monetary or non-monetary benefit given	ı to
18 19 20	conflicted remuneration Despite section 963A, a monetary or non-monetary benefit given a financial services licensee, or a representative of a financial	ı to
18 19 20 21 22 23	 conflicted remuneration Despite section 963A, a monetary or non-monetary benefit given a financial services licensee, or a representative of a financial services licensee, is not conflicted remuneration if: (a) the benefit is remuneration for work carried out, or to be carried out, by the licensee or representative as an agent or 	
18 19 20 21 22 23 24	 conflicted remuneration Despite section 963A, a monetary or non-monetary benefit giver a financial services licensee, or a representative of a financial services licensee, is not conflicted remuneration if: (a) the benefit is remuneration for work carried out, or to be carried out, by the licensee or representative as an agent or employee of an Australian ADI, or in otherwise acting by 	an
118 119 220 221 222 223 224 225	 conflicted remuneration Despite section 963A, a monetary or non-monetary benefit giver a financial services licensee, or a representative of a financial services licensee, is not conflicted remuneration if: (a) the benefit is remuneration for work carried out, or to be carried out, by the licensee or representative as an agent or employee of an Australian ADI, or in otherwise acting by arrangement with an Australian ADI under the name of the 	an
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18 19 20 21 22 23 24 25 26 27 28 29	 conflicted remuneration Despite section 963A, a monetary or non-monetary benefit giver a financial services licensee, or a representative of a financial services licensee, is not conflicted remuneration if: (a) the benefit is remuneration for work carried out, or to be carried out, by the licensee or representative as an agent or employee of an Australian ADI, or in otherwise acting by arrangement with an Australian ADI under the name of the Australian ADI; and (b) access to the benefit, or the amount of the benefit, is solely dependent on the licensee or representative recommending basic banking product; and (c) the licensee or representative does not, in the course of 	an
18 19 20 21 22 23 24 25 26 27 28 29 30	 conflicted remuneration Despite section 963A, a monetary or non-monetary benefit giver a financial services licensee, or a representative of a financial services licensee, is not conflicted remuneration if: (a) the benefit is remuneration for work carried out, or to be carried out, by the licensee or representative as an agent or employee of an Australian ADI, or in otherwise acting by arrangement with an Australian ADI under the name of the Australian ADI; and (b) access to the benefit, or the amount of the benefit, is solely dependent on the licensee or representative recommending basic banking product; and (c) the licensee or representative does not, in the course of recommending that basic banking product, give other 	an
18 19 20 21 22 23 24 25 26 27 28 29	 conflicted remuneration Despite section 963A, a monetary or non-monetary benefit giver a financial services licensee, or a representative of a financial services licensee, is not conflicted remuneration if: (a) the benefit is remuneration for work carried out, or to be carried out, by the licensee or representative as an agent or employee of an Australian ADI, or in otherwise acting by arrangement with an Australian ADI under the name of the Australian ADI; and (b) access to the benefit, or the amount of the benefit, is solely dependent on the licensee or representative recommending basic banking product; and (c) the licensee or representative does not, in the course of 	· an

963E Licensee must not accept conflicted remuneration 2 (1) A financial services licensee must not accept conflicted 3 remuneration. 4 This subsection is a civil penalty provision (see section 1317E). 5 Note: (2) A financial services licensee contravenes this section if: 6 (a) a representative, other than an authorised representative, of 7 the licensee accepts conflicted remuneration; and 8 (b) the licensee is the, or a, responsible licensee in relation to the contravention. 10 Note: This subsection is a civil penalty provision (see section 1317E). 11 963F Licensee must ensure compliance 12 A financial services licensee must take reasonable steps to ensure 13 that representatives of the licensee do not accept conflicted 14 remuneration. 15 16 Note: This section is a civil penalty provision (see section 1317E). 963G Authorised representative must not accept conflicted 17 remuneration 18 (1) An authorised representative of a financial services licensee must 19 not accept conflicted remuneration. 20 Note: 21 This subsection is a civil penalty provision (see section 1317E). (2) Subsection (1) does not apply if: 22 (a) the licensee had provided the authorised representative with 23 information about the nature of the benefit to be accepted by 24 the authorised representative; and 25 (b) at the time the authorised representative accepted the benefit, 26 the representative was not aware that the benefit was 27 conflicted remuneration because the representative was 28 acting in reliance on that information; and 29 (c) the representative's reliance on that information was 30 reasonable. 31

Subdivision C—Ban on conflicted remuneration

1 2	963H	Other representatives must not accept conflicted remuneration
3		A representative, other than an authorised representative, of a
4		financial services licensee must not accept conflicted remuneration
5		unless it is in circumstances for which an employer of the licensee
6		or representative is liable under section 963J.
7 8		Note: A representative who contravenes this section may be subject to a banning order (see section 920A).
9	963J	Employer must not give employees conflicted remuneration
10		An employer of a financial services licensee, or a representative of a financial services licensee, must not give the licensee or
2		representative conflicted remuneration for work carried out, or to
13		be carried out, by the licensee or representative as an employee of
4		the employer.
15		Note: This section is a civil penalty provision (see section 1317E).
16	963K	Product issuer or seller must not give conflicted remuneration
17 18 19		An issuer or seller of a financial product must not give a financial services licensee, or a representative of a financial services licensee, conflicted remuneration.
20		Note: This section is a civil penalty provision (see section 1317E).
21	963L	Volume-based benefits presumed to be conflicted
22		remuneration
23 24		It is presumed for the purposes of this Division that a benefit of one of the following kinds is conflicted remuneration, unless the
25		contrary is proved:
26		(a) a benefit access to which, or the value of which, is wholly or
27		partly dependent on the total value of financial products of a
28		particular class, or particular classes:
29		(i) recommended by a financial services licensee, or a
30		representative of a financial services licensee, to retail clients, or a class of retail clients; or
31		
32 33		(ii) acquired by retail clients, or a class of retail clients, to whom a financial services licensee, or a representative

1	of a financial services licensee, provides financial
2	product advice;
3	(b) a benefit access to which, or the value of which, is wholly or
4	partly dependent on the number of financial products of a particular class, or particular classes:
5	(i) recommended by a financial services licensee, or a
6 7 8	representative of a financial services licensee, to retail clients, or a class of retail clients; or
9	(ii) acquired by retail clients, or a class of retail clients, to
10 11 12	whom a financial services licensee, or a representative of a financial services licensee, provides financial product advice.
	•
13	Division 5—Other banned remuneration
14	Subdivision A—Volume-based shelf-space fees
15	964 Application
16	(1) This Subdivision applies if:
17	(a) a financial services licensee or an RSE licensee (the <i>platform</i>
18	operator) is, or offers to be, the provider of a custodial
19	arrangement; and
20	(b) a monetary or non-monetary benefit is given, or to be given,
21	by a financial services licensee or an RSE licensee (the <i>funds</i>
22	manager) to the platform operator; and(c) a financial product to which the custodial arrangement relates
23 24	is a financial product to which the funds manager deals (the
25	funds manager's financial product).
26	(2) In this Subdivision:
27	custodial arrangement has the same meaning as it has in
28	subsection 1012IA(1), subject to subsection (3).
29	provider has the same meaning as in subsection 1012IA(1).
30	(3) The definition of <i>custodial arrangement</i> in subsection 1012IA(1)
31	is to be read as if the reference in that definition to an instruction
32	included a reference to a direction to follow an investment strategy
33	of the kind mentioned in subsection 52(4) of the Superannuation
34	Industry (Supervision) Act 1993 that involves the acquisition of a

1 2		particular financial product, or a financial product of a particular kind.
3	(4)	A reference to a kind of financial product in subsection (3) has the
4	()	same meaning in that subsection as it has in the definition of
5		custodial arrangement in subsection 1012IA(1).
	0.644 701	
6	964A Plat	form operator must not accept volume-based shelf-space
7		fees
8	(1)	The platform operator must not accept the benefit if it is a
9	, ,	volume-based shelf-space fee.
10		Note: This subsection is a civil penalty provision (see section 1317E).
11	(2)	Subject to subsection (3), the benefit is presumed to be a
12		volume-based shelf-space fee if the benefit, or the value of benefit,
13		is wholly or partly dependent on the total number or value of the
14		funds manager's financial products of a particular class, or
15		particular classes, to which the custodial arrangement relates.
16	(3)	If it is proved that all or part of the benefit is of a kind specified in
17		one of the following paragraphs then, to the extent that the benefit
18		is of that kind, it is not presumed to be a volume-based shelf space
19		fee:
20		(a) a reasonable fee for a service provided to the funds manager
21		by the platform operator or another person;
22		(b) a discount on an amount payable, or a rebate of an amount
23		paid, to the funds manager by the platform operator, the
24		value of which does not exceed an amount that may
25		reasonably be attributed to efficiencies gained by the funds
26		manager because of the number or value of financial products
27		in relation to which the funds manager provides services to
28		the platform operator, or through the platform operator to
29		another person.
30	Subdivision	on B—Asset-based fees on borrowed amounts
31	964B App	lication
32		This Subdivision applies where a financial services licensee, or a
33		representative of a financial services licensee, provides financial
34		product advice (the <i>advice</i>) to a person (the <i>client</i>) as a retail client.

1 2	964C	Application to a financial services licensee acting as an authorised representative
3 4		If a financial services licensee is acting as an authorised representative of another financial services licensee in relation to the advice, this Subdivision applies to the first licensee in relation
5 6		to the advice in that licensee's capacity as an authorised
7		representative (rather than in the capacity of licensee).
8	964D	Financial services licensees must not charge asset-based fees on borrowed amounts
10 11 12		(1) The financial services licensee must not charge an asset-based fee on a borrowed amount used or to be used to acquire financial products by or on behalf of the client.
13		Note: This subsection is a civil penalty provision (see section 1317E).
14		(2) A financial services licensee contravenes this section if:
15		(a) a representative, other than an authorised representative, of
16		the licensee charges an asset-based fee on a borrowed amount
17 18		used or to be used to acquire financial products by or on behalf of the client; and
19 20		(b) the licensee is the, or a, responsible licensee in relation to the contravention.
21		Note: This subsection is a civil penalty provision (see section 1317E).
22		Exceptions
23		(3) Subsections (1) and (2) do not apply in relation to a borrowed
24		amount if it is not reasonably apparent that the amount has been
25		borrowed.
26		(4) The regulations may provide that subsections (1) and (2) do not
27		apply in prescribed circumstances.
28		Duty to make reasonable inquiries
29		(5) Nothing in this section affects the duty of the financial services
30		licensee, or the representative of the financial services licensee,
31		under section 961B to make reasonable inquiries to obtain
32		complete and accurate information.

1 2	964E	Authorised representatives must not charge asset-based fees on borrowed amounts
3 4 5 6		(1) The authorised representative of the financial services licensee must not charge an asset-based fee on a borrowed amount used or to be used to acquire financial products by or on behalf of the client.
7		Note: This subsection is a civil penalty provision (see section 1317E).
8		Exceptions
9 10		(2) Subsection (1) does not apply in relation to a borrowed amount if it is not reasonably apparent that the amount has been borrowed.
11 12		(3) The regulations may provide that subsection (1) does not apply in prescribed circumstances.
13		Duty to make reasonable inquiries
14 15 16		(4) Nothing in this section affects the duty of the authorised representative under section 961B to make reasonable inquiries to obtain complete and accurate information.
17	964F	What is an asset-based fee?
18 19 20 21		A fee for providing financial product advice to a person as a retail client is an <i>asset-based fee</i> to the extent that it is dependent upon the amount of funds used or to be used to acquire financial products by or on behalf of the person.
22	964G	Meaning of borrowed
23		(1) In this Subdivision:
24252627		borrowed means borrowed in any form, whether secured or unsecured, including through:(a) a credit facility within the meaning of the regulations; and(b) a margin lending facility.
28 29		(2) To avoid doubt, an amount is no longer borrowed to the extent that it has been repaid.

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1	964	H When is something reasonably apparent?
2		Something is <i>reasonably apparent</i> if it would be apparent to a person with a reasonable level of expertise in the subject matter of
3		the advice that has been sought by the client, were that person
5		exercising care and objectively assessing the information given to
6 7		the financial services licensee, or the representative of the financial services licensee, by the client.
8	25	Paragraph 965(a)
9 10		Omit "for the sole or dominant purpose", substitute "for the sole purpose or for a purpose (that is not incidental)".
11 12	26	Section 1317DA (definition of corporation/scheme civil penalty provision)
13		Repeal the definition, substitute:
14		corporation/scheme civil penalty provision means a provision
15 16		referred to in subsection 1317E(1), other than in paragraphs 1317E(1)(jaab) to (jg).
17	27	Section 1317DA (definition of financial services civil
18		penalty provision)
19		Repeal the definition, substitute:
20 21		<i>financial services civil penalty provision</i> means a provision referred to in any of paragraphs 1317E(1)(jaab) and (jaai) to (jg).
22	28	Paragraphs 1317E(1)(j) to (jaae)
23		Repeal the paragraphs, substitute:
24		(j) subsection 601JD(3) (duties of members);
25		(ja) subsection 601UAA(2) (duties of officers of licensed trustee
26		company);
27		(jaaa) subsection 601UAB(2) (duties of employees of licensed
28		trustee company);
29		(jaab) subsection 674(2), 674(2A), 675(2) or 675(2A) (continuous disclosure);
30		(jaac) subsection 798H(1) (complying with market integrity rules);
31 32		(jaad) subsections 961K(1) and (2) (financial services licensee
33		responsible for breach of certain best interests duties);

1	(jaae)	section 961L (financial services licensee to ensure
2	(0	compliance with certain best interests duties);
3	(jaaf)	subsection 961Q(1) (authorised representative responsible for breach of certain best interests duties);
5	(jaag)	section 962P (charging ongoing fee after termination of
6	(' 1)	ongoing fee arrangement);
7 8	(Jaan)	subsection 962S(1) (fee recipient must give fee disclosure statement);
9	(jaai)	subsections 963E(1) and (2) (financial services licensee
10		responsible for breach of ban on conflicted remuneration);
11	(jaaj)	section 963F (financial services licensee must ensure
12		representatives do not accept conflicted remuneration);
13	(jaak)	subsection 963G(1) (authorised representative must not
14		accept conflicted remuneration);
15	(jaal)	section 963J (employer must not pay employees conflicted
16		remuneration);
17	(jaam)	section 963K (financial product issuer or seller must not give
18		conflicted remuneration to financial services licensee or
19		representative);
20 21	(jaan)	subsection 964A(1) (platform operator must not accept volume-based shelf-space fees);
22	(jaao)	subsections 964D(1) and (2) (financial services licensee
23	•	responsible for breach of asset-based fees on borrowed
24		amounts);
25	(jaap)	subsection 964E(1) (authorised representative must not
26		charge asset-based fees on borrowed amounts);
27	(jaaq)	section 965 (anti-avoidance of Part 7.7A provisions);
28	29 Paragraph	1317G(1A)(b)
29	After "fin	ancial services civil penalty provision", insert "not dealt with
30	in subsect	tions (1E) to (1G)".
31	30 Subsectio	ns 1317G(1E) to (1G)
32	Repeal the	e subsections, substitute:
33	Best	interests obligations and remuneration
34	(1E) A Co	ourt may order a person to pay the Commonwealth a pecuniary
35		lty if:

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1	(a) a declaration of contravention by the person has been made under section 1317E; and
2	(b) the contravention is of one of the following provisions:
	(i) subsections 961K(1) and (2) (financial services licensee
4 5	responsible for breach of certain best interests duties);
6	(ii) section 961L (financial services licensee to ensure
7	compliance with certain best interests duties);
8	(iii) subsection 961Q(1) (authorised representative
9	responsible for breach of certain best interests duties);
10 11	(iv) section 962P (charging ongoing fee after termination of ongoing fee arrangement);
12	(v) subsection 962S(1) (fee recipient must give fee
13	disclosure statement);
14	(vi) subsections 963E(1) and (2) (financial services licensee
15	must not accept conflicted remuneration);
16	(vii) section 963F (financial services licensee must ensure
17	representatives do not accept conflicted remuneration);
18	(viii) subsection 963G(1) (authorised representative must not
19	accept conflicted remuneration);
20	(ix) section 963J (employer must not pay employees
21	conflicted remuneration);
22	(x) section 963K (financial product issuer or seller must not
23	give conflicted remuneration to financial services
24	licensee or representative);
25	(xi) subsection 964A(1) (platform operator) must not accept
26	volume-based shelf-space fees);
27	(xii) subsections 964D(1) and (2) (financial services licensee must not charge asset-based fees on borrowed amounts);
28	(xiii) subsection 964E(1) (authorised representative must not
29 30	charge asset-based fees on borrowed amounts);
31	(xiv) section 965 (anti-avoidance of Part 7.7A provisions).
<i>J</i> 1	(XIV) section 703 (and avoidance of Fait 7.771 provisions).
32	(1F) The maximum amount that the court may order the person to pay
33	for contravening a provision mentioned in paragraph (1E)(b)
34	(except a provision mentioned in subparagraph (1E)(b)(iv) or (v))
35	is:
36	(a) \$200,000 for an individual; or
37	(b) \$1 million for a body corporate.

	 (1G) The maximum amount that the court may order the person to pay for contravening a provision mentioned in subparagraph (1E)(b)(iv) or (v) is: (a) \$50,000 for an individual; or (b) \$250,000 for a body corporate.
31	After paragraph 1317P(1)(b) Insert:
	(ba) a refund order has been made against the person; or
32	Subsection 1317S(1) (paragraph (a) of the definition of eligible proceedings)
00	After "588W,", insert "961M, 1317GA,".
33	At the end of Chapter 10 Add:
	of Financial Advice Measures) Act 2011
152	6 Definitions
152	6 Definitions (1) In this Part:
152	
152	(1) In this Part: amending Act means the Corporations Amendment (Further
152	(1) In this Part: amending Act means the Corporations Amendment (Further Future of Financial Advice Measures) Act 2011. custodial arrangement has the same meaning as it has in
152	 (1) In this Part: amending Act means the Corporations Amendment (Further Future of Financial Advice Measures) Act 2011. custodial arrangement has the same meaning as it has in subsection 1012IA(1), subject to subsection (2). platform operator means the provider of a custodial arrangement,

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1 2		of the kind mentioned in subsection 52(4) of the <i>Superannuation Industry (Supervision) Act 1993</i> that involves the acquisition of a
3 4		particular financial product, or a financial product of a particular kind.
5	1527	Application of best interests obligations
6		Division 2 of Part 7.7A, as inserted by item 23 of Schedule 1 to the
7 8		amending Act, applies in relation to the provision of personal advice to a person as a retail client on or after the day on which
9 10		that item commences (whether or not the advice was sought before that day).
11	1528	Application of ban on conflicted remuneration
12		(1) Subject to subsection (2), Division 4 of Part 7.7A, as inserted by
13		item 24 of Schedule 1 to the amending Act, does not apply to a
14 15		benefit given to a financial services licensee, or a representative of a financial services licensee, if:
16		(a) the benefit is given under an arrangement entered into before
17		the day on which that item commences; and
18		(b) the benefit is not given by a platform operator.
19		(2) The regulations may prescribe circumstances in which that
20 21		Division applies to a benefit given to a financial services licensee, or a representative of a financial services licensee, where:
22		(a) the benefit is given under an arrangement entered into before
23		the day on which that item commences; and
24		(b) the benefit is not given by a platform operator.
25		(3) The regulations may prescribe other circumstances in which that
26		Division applies, or does not apply, to a benefit given to a financial
27		service licensee or a representative of a financial services licensee.
28	1529	Application of ban on other remuneration—volume-based
29		shelf-space fees
30		(1) Subject to subsection (2), Subdivision A of Division 5 of
31		Part 7.7A, as inserted by item 24 of Schedule 1 to the amending
32		Act, does not apply to a benefit given to a financial services
33		licensee, or an RSE licensee, under an arrangement entered into before the day on which that item commences.
34		before the day on which that item commences.

Repeal the items.

1 2 3 4		(2) The regulations may prescribe circumstances in which that Subdivision applies to a benefit given to a financial services licensee, or an RSE licensee, under an arrangement entered into before the day on which that item commences.
5 6	1530	Regulations do not apply where an acquisition of property otherwise than on just terms would result
7 8 9 10 11		Regulations made for the purposes of subsection 1528(2), 1528(3) or 1529(2) do not apply to the extent that the operation of the regulations would result in an acquisition of property (within the meaning of paragraph 51(xxxi) of the Constitution) from a person otherwise than on just terms (within the meaning of that paragraph).
13	1531	Application of ban on other remuneration—asset-based fees on borrowed amounts
15 16 17 18		(1) Subdivision B of Division 5 of Part 7.7A, as inserted by item 24 of Schedule 1 to the amending Act, applies to asset-based fees charged on or after the day on which that item commences on borrowed amounts, but only to the extent that those amounts are used or to be used to acquire financial products on or after that day.
20 21 22 23 24 25		(2) Despite subsection (1), that Subdivision does not apply to an asset-based fee charged on or after the day on which that item commences, to the extent that the operation of that Subdivision would result in an acquisition of property (within the meaning of paragraph 51(xxxi) of the Constitution) from a person otherwise than on just terms (within the meaning of that paragraph of the Constitution).
27	34 S	chedule 3 (table items 270A, 270B and 270C)