The purpose and function of the Banking Code Compliance Committee (BCCC) is to monitor and drive best practice Code compliance. Together with the Code, this Charter sets out the terms that govern the functions and operations of the BCCC contemplated in the Code.
Section A - Introduction, Functions and Powers, Guiding Principles

1 Introduction

1.1 Purpose
The purpose and function of the Banking Code Compliance Committee (BCCC) is to monitor and drive best practice Code compliance.

1.2 Scope of this document
Together with the Code, this Charter sets out the terms that govern the functions and operations of the BCCC contemplated in the Code.

2 Functions and Powers

2.1 Powers and Role of the BCCC
a) The BCCC is established under paragraph 207 of the Code and in accordance with the terms of this Charter, and has the role, powers and function set out in Chapter 49 of the Code.
b) In addition to the powers set out in the Code, the BCCC may monitor and investigate Code-subscribing banks’ compliance with the 2013 and 2004 Codes, as applicable, in accordance with the principles and powers set out in this Charter.

2.2 External consultation
In discharging its functions, the BCCC may consult with external parties as the BCCC thinks it is reasonably appropriate and necessary to do so, provided that the BCCC takes reasonable steps to ensure that any such external parties also comply with the requirements of this Charter where applicable.

3 Guiding Principles

3.1 Guiding principles that underpin the BCCC’s operation
The BCCC will:
a) Be transparent and accountable
b) Prioritise industry wide, serious and systemic issues
c) Provide community assurance by regularly publishing its work
d) Act in a fair, reasonable, independent and effective manner
e) Promote its work
f) Provide guidance to industry to promote best practice Code compliance; and
g) Act with integrity and impartiality.

4A Transition

4A.1 Dissolution of the CCMC
a) On 1 July 2019 the CCMC will cease to exist.

4A.2 CCMC Members and CEO
a) On and from 1 July 2019, the independent chairperson and members of the CCMC will become the independent chairperson and members of the BCCC, and their terms of appointment will be taken to expire on the date they would have expired had the CCMC continued in existence.
b) On and from 1 July 2019, the CEO and Secretariat of the CCMC will become the CEO and Secretariat of the BCCC.
Section B - Powers and Functions

4 Monitoring and Information Gathering

4.1 The BCCC will monitor Code subscribers’ compliance with the Code.
When fulfilling its monitoring function, the BCCC may do any of the following:
a) Make reasonable requests for a Code subscriber to provide, or provide access to, information, documents or systems, that the BCCC considers necessary to discharge its functions
b) Engage with and seek information from third parties
c) Report externally
d) Provide guidance to industry
e) Make findings and recommendations.

4.2 Data collection
a) When monitoring compliance with the Code, the BCCC can request breach report data to assess compliance with the Code as per clause 4.2(b).
b) Code subscribers will provide breach reporting data to the BCCC on a 6-monthly basis. The data will be:
   i) in a consistent form that is approved by the BCCC every two years, following consultation with Code subscribers; and
   ii) used to conduct an assessment that allows Code subscribers to assess their Code compliance, relative to other Code subscribers. An individual assessment will be provided to each Code subscriber.
c) The BCCC, for each period in which it collects data, will be required to prepare a report capturing the BCCC’s data gathering activity and results of that activity.

4.3 Code subscriber obligations
a) Code subscribers will:
   i. co-operate with the BCCC
   ii. provide an appropriate representative to attend an interview
   iii. investigate and report back to the BCCC.

The BCCC may make reasonable requests to a Code subscriber to provide, or provide access to, information, documents or systems in their possession, that the BCCC considers necessary to discharge its functions.

The BCCC may require the Code subscriber to comply with the BCCC’s request within 21 business days, or as mutually agreed, except where the Code subscriber satisfies the BCCC that:
   i) to comply with the request would be in breach of a law (including, without limitation, any law relating to confidentiality or privacy); and that, where a third party’s consent to the Code subscriber complying with the request, would avoid a breach of that law, and that the Code subscriber has taken all reasonable steps to obtain the appropriate consent, and such consent was not provided
   ii) to comply with the request would breach a duty of confidentiality to a third party, and that the Code subscriber has taken reasonable steps to obtain the appropriate consent to enable the Code subscriber to comply with the request, and such consent was not provided
   iii) to comply with the request would breach a Court order or prejudice a current investigation by the police or other law enforcement agency
   iv) legal professional privilege attaches to the relevant information, documents or systems
   v) the information, documents or systems do not or no longer exist; or
   vi) in the case where the information, document or system is claimed by the Code subscriber to be commercially sensitive, the BCCC may agree with the Code subscriber to receive it, or have access to it on a conditional basis, including on terms that preserve confidentiality.
4.4 Other obligations of Code subscribers

a) The BCCC can also require a Code subscriber to do the following:
   i) provide an appropriate representative to attend an interview; or
   ii) investigate and report back to the BCCC on relevant matters (including, where appropriate, with
       the assistance of external expertise).

In concluding a compliance investigation or in making a decision, the BCCC will consider any
undertaking by the Code subscriber as to action it will take, or has taken, in relation to the matter.

4.5 Provision of information by other parties

Where a person alleges a breach of the Code that results in a compliance investigation pursuant to
clause 5.1, the BCCC may request the person provides whatever information the BCCC reasonably
considers may assist the BCCC’s investigation of the matter.

5 Investigations

5.1 Commencement of a compliance investigation

a) The BCCC is empowered to investigate alleged breaches of the Code. Investigations will be carried
   out in line with the BCCC Guiding Principles, with a primary focus on matters that may be serious or
   systemic.

b) The BCCC may investigate a potential breach of the Code as identified through its monitoring and
   information gathering activities.

c) In all cases, unless the BCCC and Code subscriber agree, the BCCC can only investigate
   individual allegations of breaches of the Code, if the allegation has been made within 2 years of the
   complainant becoming aware of events that give rise to that allegation.

5.2 Discretion to discontinue compliance investigations

a) The BCCC may decide, at any stage, that it is not appropriate to continue an investigation started
   under clause 5.1. In making this decision, the BCCC may consider any factors it thinks relevant,
   including:
      i) the nature of the allegations made against the relevant Code subscriber, including the
         significance of the alleged breach
      ii) the period that has elapsed since the alleged event occurred
      iii) whether another forum would be more appropriate to consider the matter
      iv) whether the matter is frivolous or vexatious; and
      v) if work previously undertaken by the BCCC to monitor or review practices and procedures of the
         Code subscriber, are relevant to the allegations made.

b) If, during the course of conducting a compliance investigation the BCCC considers that a court or
   other forum would be more appropriate to consider the matter; or if it considers the matter frivolous
   or vexatious, the BCCC must not continue investigation of the allegation.

5.3 Matters the BCCC cannot consider

a) Allegations relating to a Code subscriber’s commercial judgment in decisions about lending,
   security or enforcement, unless it is alleged that the bank would have made a different commercial
   judgement on a matter if the significant breach had not occurred.

b) Allegations outside the time limit of 2 years (see above), except by mutual agreement.

c) Allegations based on the same events and facts as a previous allegation to the BCCC by the person
   or associated entities making the new allegation.

d) Allegations that have already been heard by, or are under investigation by, another forum (whether
   as a standalone matter or as part of any process or proceeding). If the relevant forum has declined
   to determine whether a breach of the Code has occurred, the BCCC can consider the matter.

e) Matters that are not directly related to compliance with the Code.
5.4 Investigation approach
When conducting a compliance investigation, the BCCC must consider the relevant provisions of the Code and any applicable laws.

5.5 Consequences of non-compliance with a BCCC request
Where a Code subscriber, or any person alleging a Code subscriber has breached the Code without reasonable excuse, fails to comply with a BCCC request made within the timeframe reasonably specified by the BCCC, the BCCC may finalise the matter.

5.6 Rules of evidence
The BCCC is not bound by any legal rule of evidence or by its previous findings or recommendations.

6 Findings and recommendations
6.1 Reasonable opportunity to be heard
The BCCC must give the Code subscriber a reasonable opportunity to respond to an allegation that the Code subscriber has breached the Code.

6.2 Criteria for finding
When deciding whether to make a finding and recommendation, the BCCC will do what is fair and reasonable in all the circumstances, having regard to:

a) Legal principles relevant to the decision-making process
b) Applicable Code provisions; and
c) Any BCCC guidance as to Code requirements.

6.3 Process for making a finding of non-compliance
The BCCC may only make a finding after adhering to the operating procedure developed in accordance with clause 13.1 (Operating Procedures).

6.4 Consumer redress for findings and recommendation
a) The role of the BCCC does not include determining what redress, including compensation for financial or non-financial loss, should be provided to a customer as a result of non-compliance with the Code.
b) If a complainant may be entitled to compensation, the BCCC will refer the complainant to the Code subscriber’s complaints team or, where appropriate, an ASIC approved EDR scheme. An ASIC approved EDR scheme can award compensation to a complainant where the scheme decides in their favour.

7 Sanctions
7.1 Power to apply sanctions
The BCCC has the power to apply sanctions to a Code subscriber for a breach of this Code where a finding has been made that:

a) The breach is serious or systemic
b) The Code subscriber has failed to act on the BCCC request to remedy a breach of the Code, or failed to do so within a reasonable time
c) There has been a breach of an undertaking given to the BCCC
d) The Code subscriber has not taken adequate steps to prevent a serious or systemic breach from reoccurring; or
e) The Code subscriber has not co-operated and complied with reasonable requests of the BCCC in the performance of its monitoring and investigative activities.
7.2 Type of sanctions
The BCCC has discretion to determine what sanctions to apply after considering the seriousness of the breach. Sanctions available to the BCCC are:
   a) To require a Code subscriber to rectify or take corrective action on the breach identified
   b) To require a Code subscriber to undertake a compliance review of their remediation actions
   c) To formally warn a Code subscriber
   d) To require a Code subscriber to conduct a staff training program on the Code
   e) To name the Code subscriber in the BCCC annual report or website; and
   f) To report serious or systemic ongoing instances, where a Code subscriber has been non-compliant, to ASIC.

8 Driving improvement in compliance

8.1 BCCC Guidance notes
   a) The BCCC will publish guidance notes.
   b) The BCCC will consult with stakeholders when creating new guidance notes and when they are updated from time to time.
   c) BCCC guidance notes will focus on broad themes and industry wide issues.

9 Promoting awareness of the Code

9.1 Internal promotion
   The BCCC will work with individual Code subscribers to assist them to improve compliance.

9.2 External promotion
   The BCCC will facilitate direct engagement and dialogue with relevant external organisations with a view to promoting awareness of the Code. This may include conferences, seminars and sessions for Code subscriber staff.

9.3 Annual report
   a) The BCCC will publish an Annual Report that reports on the yearly activities of the BCCC.
   b) The BCCC will present this Annual Report to the ABA Council once a year.
10 BCCC Members

10.1 Composition of the BCCC
   a) The Independent BCCC, established under the Banking Code, is comprised of the following members:
      i) An independent chairperson - appointed jointly by the Australian Financial Complaints Authority (AFCA) and the ABA
      ii) A consumer representative – appointed by consumer representatives on the Board of AFCA; and
      iii) A banking representative – appointed by the ABA.
   b) The BCCC acting unanimously, will appoint, on terms it thinks appropriate, a person or a panel of persons, with expertise in small business and/or agribusiness to act as a consultant on small business and agribusiness issues.

10.1A Transition: CCMC to BCCC
   a) On 1 July 2019 the CCMC will cease to exist.
   b) On and from 1 July 2019, the independent chairperson and members of the CCMC will become the independent chairperson and members of the BCCC, and their terms of appointment will be taken to expire on the date they would have expired had the CCMC continued in existence.

10.2 Tenure
   A BCCC Member (including the Independent Chairperson) holds office for a 3-year term, unless the appointment, when made, is expressed to be for a lesser period.

10.3 Re-appointment
   A person who was, or is currently, a BCCC Member is eligible for re-appointment to the BCCC. However, a person who has served three consecutive terms as a BCCC member is not eligible for appointment for a further consecutive term.

10.4 Resignation
   A BCCC Member may resign from the office during their term by notifying the relevant appointor(s) of that BCCC Member in writing, giving at least 7 days’ notice.

10.5 Termination
   The appointment of a BCCC Member may be terminated in writing by the relevant appointor(s) of that BCCC Member in writing with at least 7 days’ notice to that BCCC member.

10.6 Casual vacancies
   A person may be appointed by the relevant appointor(s) to fill a casual vacancy, and that person will hold office for the remainder of the term of the person they are replacing (unless an earlier termination time is specified in that appointment).

10.7 Automatic vacancies
   The office of a BCCC Member (including the Independent Chairperson) will be automatically vacated if the person:
   a) Becomes bankrupt or makes any arrangement or composition with creditors
   b) Is prohibited by law from being a director
   c) Becomes of unsound mind
   d) Resigns from office during their term; or
   e) Has their appointment terminated by their relevant appointors.
11. Organisational Structure

11.1 Secretariat
   a) The BCCC may create and appoint the position of a Chief Executive Officer (CEO) with relevant skills, experience and knowledge.
   b) The CEO will, if appointed, be under the supervision and direction of the BCCC.
   c) The BCCC will be supported by a secretariat led by the CEO (or if a CEO is not appointed, the Independent Chairperson), who shall carry out administration and management within the funding and resource constraints of the annual budget.

11.1A Transition: CCMC to BCCC Secretariat
   On and from 1 July 2019, the CEO and Secretariat of the CCMC will become the CEO and Secretariat of the BCCC.

11.2 Independent Chairperson
   a) The Independent Chairperson can undertake appropriate action to manage the BCCC and its secretariat in accordance with resolutions of the BCCC. This includes, but is not limited to:
      i) engaging and dismissing staff
      ii) entering, varying and terminating leases
      iii) operating bank accounts
      iv) negotiating and entering into contracts including contracts for staff, equipment and facilities and other contracts as are necessary or desirable for the BCCC to enter, having regard to the nature of its functions and activities
      v) signing, or otherwise executing, all such documents or instruments as may be required; and
      vi) any other powers or functions delegated by the BCCC Members from time to time.

11.3 Powers to delegate
   a) The BCCC will exercise the power to make findings of non-compliance and, cannot delegate this power.
   b) The BCCC may delegate any of its other powers to the CEO.
12. Meeting of BCCC Members

12.1 Meetings and proceedings of BCCC
The BCCC will meet, discharge its responsibilities and convene, adjourn and otherwise regulate its meetings and proceedings in such a manner as it may from time to time determine. A BCCC meeting may be called or held using any technology as consented to by all BCCC Members. This consent may be a standing one and may only be withdrawn within a reasonable period before the meeting.

12.2 Quorum
A quorum for a meeting of the BCCC will be all three BCCC Members.

12.3 Voting
At a meeting of the BCCC:
   a) Each BCCC Member has one vote; and
   b) Decisions are made on the basis of a simple majority of votes.

12.4 Conflicts of interest
If a BCCC Member has a material personal interest in relation to a matter being considered at a meeting of the BCCC, the BCCC Member must not:
   a) Be present while the matter is being considered nor vote on the matter, unless:
      i. The BCCC Member has declared their material personal interest in relation to the matter
      ii. The other BCCC Members are satisfied the material personal interest should not disqualify the BCCC Member from voting on the matter
      iii. A proper minute is notated including details of the material personal interest and the circumstances in which it was disclosed to the other BCCC members; and
      iv. any minute, decision or other report on the matter is made available for inspection on request by any Code subscriber affected.
   b) To eliminate any doubt, a material personal interest for the purposes of this clause does not arise solely by reason of a BCCC Member's current or previous employment with a Code subscriber, or by holding a direct or indirect shareholding in a Code subscriber, or by reason of the financial institution of which a BCCC Member is a customer.
   c) BCCC Members may participate in, vote on, and be counted in the quorum, for any meeting, regardless of any personal interest the BCCC Member may have in a matter that is being considered at the meeting. A BCCC Member is not liable to account to any person because of such a personal interest.

12.5 Alternative representative
a) Each of the BCCC Members, other than the Independent Chairperson, may nominate an alternate to take part in a specified meeting.
   b) A person nominated as an alternate may exercise the same powers as the BCCC Member who nominated them an alternate, other than the power to nominate another alternate; the alternate is subject to the same requirements that apply to their nominator at the meeting they attend and where their nominator is not present.
13 General

13.1 Operating procedures

a) The BCCC must set out operating procedures. The operating procedures will deal with the following matters:
   i) allegations of breaches of the Code
   ii) privacy requirements
   iii) civil and criminal implications
   iv) timeframes for acknowledging notification of an allegation of breach of the Code; progress of an investigation into the allegation, responses from the parties to the allegation and the recording of any decisions or recommendations in the outcome
   v) use of external expertise
   vi) process for making findings and recommendations; and
   vii) fair recommendations, undertakings and reporting.

b) Any new operating procedures will be developed by consulting with the Code subscribers. The BCCC will advise Code subscribers of any new operating procedures prior to their taking effect.

c) Any proposed changes to existing operating procedures which, in the opinion of the BCCC, are material will be developed by consulting with Code subscribers. The BCCC will advise Code subscribers of such changes prior to their taking effect.

13.2 Annual business plan

The BCCC must develop and submit an annual business plan to the ABA, and Code subscribers, before the start of the relevant financial year for which the plan has been developed.

13.3 Memorandum of Understanding

The BCCC is free to enter a Memorandum of Understanding with any party to fulfil its function.

13.4 Funding

a) The ABA will ensure that the BCCC has sufficient resources and funding to carry out its functions.

b) Each year, no less than three months before the end of the financial year, the BCCC will provide ABA with a business plan and budget for the following financial year.

c) The ABA, after considering the business plan and budget will ensure the BCCC has sufficient resources to carry out its functions.

d) The business plan and budget for each financial year must be acknowledged by the ABA, no less than one month before the end of the previous financial year.

13.5 Confidentiality

a) The BCCC has a general obligation to ensure that the confidentiality of information provided by Code subscribers is protected.

b) The BCCC will develop a privacy policy, in consultation with Code subscribers, that adheres to the Privacy Act and Australian Privacy Principles.
13.6 **Immunity from liability**

a) The Code subscribers agree to release and indemnify (to the extent the assets of the BCCC are inadequate), the BCCC and its officers and employees (BCCC Personnel) and to hold them immune against all losses, damages, costs (including without limitation, legal costs), actions, claims, demands and liabilities incurred or suffered by the BCCC or BCCC Personnel arising from the BCCC performing its functions and activities in accordance with this Charter, other than with respect to any wilful or reckless acts, omissions or gross negligence on the part of the BCCC or BCCC Personnel.

b) The BCCC must affect and maintain at all relevant times the following insurance, which must in all circumstances fully cover any claim made at any time in respect of an event occurring:
   i) professional indemnity insurance
   ii) insurance against any liability which may arise under the general law, including, without limitation, any relevant workers’ or accident compensation legislation, with respect to any of BCCC Personnel; and
   iii) BCCC Personnel shall be indemnified out of the assets of the BCCC and (to the extent that they are inadequate) by each Code subscriber against all liabilities arising out of their responsibilities as BCCC Personnel.

14. **Review**

14.1 **Review**

The BCCC will arrange a periodic review of its activities, coinciding with the periodic review of the Code by the ABA.

14.2 **Amendment of the charter**

a) Following a review of the BCCC activities as per 14.1, the ABA, after consultation with the BCCC Code subscribers, and other stakeholders, may amend the Charter.

b) The Code subscribers agree to be bound by any such amendment.
15. Interpretation

15.1 Defined terms
The following words have the following meanings where they appear in this charter:
ABA means the Australian Banking Association
ASIC means the Australian Securities and Investments Commission
BCCC means the Banking Code Compliance Committee, established pursuant to paragraph 207 of the Code and in accordance with this Charter
BCCC Member means a member of the BCCC
BCCC Personnel means the officers (including the CEO) and employees of the BCCC
CEO means the person appointed to the role in clause 11.1
CCMC means the Code Compliance Monitoring Committee, established under the 2013 Code.
Code means the Banking Code of Practice
Code subscriber means a bank that has adopted the Code
Financial Year means the 12 months ending 30 June in any calendar year
External body includes but is not limited to, any court, tribunal, arbitrator, mediator, independent conciliation body, dispute resolution body, complaint resolution scheme (including, for the avoidance of doubt, the AFCA), statutory Ombudsman, or agency and agency appointed review in any jurisdiction.
AFCA means the Australian Financial Complaints Authority
Independent Chairperson means the Chair of the BCCC.
2013 Code means the Code of Banking Practice 2013
2004 Code means the Code of Banking Practice 2004

15.2 General terms
a) A reference to the singular includes the plural and vice versa.
b) The words “including”, “such as” or “for example”, when introducing an example, does not limit the meaning of the words to which the example relates, that example or examples of a similar kind.
c) A reference to an employee of the BCCC shall be construed as including a reference to a person who is contracted as an employee of the AFCA to act solely for the BCCC as if that person were an employee of the BCCC and includes each BCCC Member.
d) Where a term is used in this document that is not defined above, the term is to be interpreted as having, if applicable, the same meaning as in the Code, and otherwise its everyday meaning and usage, unless the context otherwise requires.
e) References to clauses are to clauses of this document unless stated otherwise.
f) A reference to a statute, ordinance, Code or other law includes regulations and other instruments under it and consolidations, amendments, re-enactments or replacements of any of them.
g) Headings are inserted for convenience only and do not affect the interpretation of this document.
h) A reference to a clause or provision of the Code includes the clause or provision of the Code and any amendment to, restatement of, or substitution for that clause or provision in the Code and in any succeeding version or revision of the Code resulting from any review of the Code as in effect in relation to the relevant Code subscriber from time to time.
i) This Charter will apply to all new BCCC compliance monitoring or compliance investigations commenced after the date this Charter comes into effect, which is the published date agreed to between the BCCC and the ABA, on behalf of Code subscribers.