1. TMD - Exchange Traded Options

Issuer	CMC Markets Stockbroking Limited ABN 69 081 002 851 AESI 246381				
ISSUEI	CMC Markets Stockbroking Limited ABN 69 081 002 851 AFSL 246381 ("CMC Markets")				
Product	Exchange traded options (" ETOs ") traded on the ASX market				
Date of TMD	29 November 2023				
Overview of this	This document is a target market determination for the purposes of section				
document	994B of the <i>Corporations Act 2001</i> (Cth) (" Corporations Act ") in respect of				
	ETOs issued by CMC Markets.				
	This document applies to retail clients only ("Clients"). It is not a product				
	disclosure statement ("PDS") and does not take into account any particular				
	Clients' objectives, financial situation or needs. ETOs are suitable for Clients				
	who have sufficient experience and understanding of the product.				
	Prospective Clients should refer to our Product Disclosure Statement,				
	Financial Service Guide and Terms and Conditions at cmcmarkets.com.au,				
	as well as any other relevant CMC Markets documents, and the ASX				
	Understanding Options Trading booklet to ensure that they fully				
	understand the risks involved, and consider seeking independent advice				
	before deciding to trade ETOs.				
Overview of ETOs	ETOs are options quoted on the ASX. The underlying product can be an individual financial product, such as a quoted share or other financial				
	product, or an index.				
	There are three main reasons why Clients may trade via ETOs:				
	• to reduce risk by hedging against other exposures (e.g. acquiring an				
	ETO over shares the Clients already hold), or to lock in a price to				
	purchase or sell underlying investments;				
	 to earn increased income by obtaining premium from selling ETOs; 				
	or				
	• to seek to make profits from trading.				
	ETOs are subject to significant risks, including but not limited to:				
	Buyers of ETOs may lose their entire premium (i.e. the entire up-front				
	amount invested) if the ETO is not in-the-money at the time of				
	exercise. Depending on the strategy used, losses can be substantial;				
	• ETOs are not suitable for Clients who would experience material				
	personal hardship in the event they incurred losses;				
	ETOs are also suitable for Clients who have sufficient experience and				
	understanding of the product;				
	• ETOs are a leveraged instrument. Leverage can magnify losses as				
	well as gains. In other words, a high degree of leverage involved in				
	many ETOs can work against Clients, multiplying their losses if the				
	market moves against them;				

	 ETOs have a limited life span and will expire. Their time value falls as they approach their expiry date, and they are worth nothing after they expire (if unexercised). Accordingly, Clients trading ETOs should actively manage their open positions, particularly as expiry dates approach; Sellers of ETOs are exposed to potential margin calls, which may require cash or other assets to be lodged at short notice; and Sellers of uncovered ETOs are exposed to potential material risk, including material losses for sellers of uncovered put options and potentially unlimited losses for sellers of uncovered call options. It should also be noted that under the ASX Clear Operating Rules ("Rules") (paragraph S5.3 of Schedule 5), Clients wishing to trade in ETOs are required to acknowledge that: they have read and understood the documents (if any) given to them under 7.1.1(b) of the Rules; dealing in derivatives incurs a risk of loss as well as a potential for profit; and they have given consideration to its objectives, financial situation and needs and formed the opinion that dealing in derivatives is suitable for their purposes. 	
Clients for whom ETOs are unsuitable	 ETOs are not suitable for Clients outside the target market. Categories would include: Clients who do not understand the risks of ETOs as applicable to their proposed trading; and Clients who would experience material impact on their standard of living in the event they incurred losses. 	
Target Market for ETOs (s994B(5)(b))	 Given the diverse nature of ETOs and different strategies that may be associated with trading ETOs, CMC Markets consider that the target market for ETOs are Clients that fall within one (or more) of the below categories, noting there may also be some overlap between categories: High Risk Tolerance Investors – Clients seeking to make profit via trading; Risk Mitigation Investors – Clients seeking to hedge potential risk from other investments or exposures to; or lock in a price to purchase or sell underlying investments; and Premium Generation Investors – Clients seeking to earn income by selling ETOs covered by holdings of underlying assets. 	

	Note it is not necessary for Clients to fall within all three categories; it is			
	sufficient for Clients to fall within one of the above categories to be within			
	the target market for ETOs.			
Likely objectives,	High Risk Tolerance Investors are Clients likely to have a higher risk			
financial situation	appetite and who are seeking higher returns through riskier strategies and			
and needs of Clients				
in the target market				
	seek higher returns with corresponding higher risk.			
	• <u>Likely financial situation</u> : Have a relatively high and regular income and/or substantial holdings of spare capital available for investment. Are able to withstand losses from trading ETOs without causing distress or material impact on living standards.			
	• <u>Likely needs</u> : Wish to use spare capital to make enhanced returns.			
	Risk Mitigation Investors are Clients who are likely to be more risk averse			
	than High Risk Tolerance Investors looking to protect previous gains, lock			
	in purchase or sale prices, or mitigate against potential future losses.			
	Likely objectives: Protect previous gains or mitigate against			
	potential future losses and/or lower the economic exposure to			
	underlying assets.			
	• <u>Likely financial situation</u> : Have existing or forthcoming investments or exposures which the Clients wish to hedge.			
	• <u>Likely needs:</u> Loss or profit protection.			
	Premium Generation Investors are likely to be Clients with a moderate risk appetite who are looking to increase their yield but prepared to have the ETOs exercised against them.			
	<u>Likely objectives:</u> Increase their income return.			
	• <u>Likely financial situation</u> : Hold existing positions in underlying assets. Require a regular income. Are able to address capital gains tax position if ETOs sold by the Clients are exercised against.			
	<u>Likely needs:</u> Increase income return.			
Different ETO	CMC Markets expect High Risk Tolerance Investors will be likely to			
strategies	engage in the following strategies:			
	• Buying call options and put options (noting that these financial			
	products, of themselves, may not be particularly high risk depending upon the circumstances) (" Level 1 ETOs ");			

	Selling covered call options ("Level 2 ETOs");					
	• Selling covered call options (Level 2 ETOS);					
	 Spreads and various defined multi-leg strategies potentially including uncovered legs ("Level 3 ETOs"); and 					
	• Selling uncovered call and put options either in isolation or as p of a custom options strategy ("Level 4 ETOs").					
	CMC Markets expect Risk Mitigation Investors will be likely trading predominantly in Level 1 ETOs .					
	CMC Markets expect Premium Generation Investors will be likely trading predominantly in Level 2 ETOs .					
	Finally, CMC Markets consider that the target market for ETOs includes any Clients whose open ETO position are being closed out at any time (whether on the instruction of the Clients, due to the exercise of rights by CMC Markets, by the action of ASX group, or otherwise), even if that Clients would not otherwise fall within a category within the target market.					
Explanation of why	CMC Markets expects that trading in Level 1, 2, 3 and 4 ETOs will likely be					
ETOs are likely to be	consistent with the likely objectives, financial situation and needs of High					
consistent with the	Risk Tolerance Investors because, through trading on leverage, ETOs offer					
likely objectives,	the potential for enhanced returns, and this class of Clients should be able					
financial situation	to bear any potential losses without material hardship.					
and needs of the	CMC Markets expect that trading in Level 1 ETOs will likely be consistent					
target market	with the likely objectives, financial situation and needs of Risk Mitigation					
(s994B(8))	Investors because these products offer the ability to economically protect					
	or lock-in any previous profits or forthcoming profits from exposure to an					
	underlying asset and/or protect against future losses. For example, by					
	buying put options over an underlying asset, Clients can attempt to make a					
	profit from any downtrend to offset any loss from Clients' existing long					
	exposure to the same underlying asset.					
	CMC Markets expect that Level 2 ETOs will likely be consistent with the					
	likely objectives, financial situation and needs of Premium Generation					
	Investors because these products offer the potential for increased income,					
	and this class of Clients should be able to bear any consequences of their					
	ETOs being exercised against without material hardship.					
Distribution	Any distribution of ETOs by CMC Markets directly to Clients will be in					
Conditions	accordance with procedures CMC Markets determine are reasonably likely					
(s994B(5)(c))	to ensure that ETOs are only issued to Clients who are reasonably likely to					
	be within the target market.					
	Third party distribution of ETOs issued by CMC Markets must only occur in					
	accordance with the Clients' suitability and understanding procedures					
	specified by CMC Markets. No third-party distributor is permitted to					
	distribute ETOs issued by CMC Markets to Clients unless CMC Markets					
	considers on reasonable grounds that each relevant Clients are likely to be					
	within the target market. Third party distributors must establish, implement					

	and maintain appropriate procedures, processes and controls with a view to ensuring that ETOs are distributed in accordance with this TMD.			
	CMC Markets selects its distribution criteria depending on the medium			
	used. The criteria selected for each medium allow CMC Markets to			
	demonstrate that the audience targeted has or is highly likely to have an			
	interest and/or prior experience trading on financial markets.			
	CMC Markets performs a risk assessment on each medium of distribution to ensure that CMC Markets will or is reasonably likely to make distribution consistent with the target market. The factors that are taken into consideration include: 1. Risk – the likelihood of the distribution being inconsistent with the TMD			
	 Harm – the nature and degree of harm that might result from the financial product being distributed otherwise than in accordance with the TMD and 			
	 Mitigation steps – steps that can be taken to eliminate or minimise the likelihood of the distribution being inconsistent with the TMD and the harm that might result. 			
	CMC Markets also ensures that training is provided to those who are involved in the process of distributing CMC Markets products.			
Review Triggers	The review triggers that may suggest that the TMD is no longer			
	appropriate, such that a review of the TMD should be undertaken, include:			
	CMC Markets become aware of a significant issuance or			
	distribution of ETOs to Clients outside the target market;			
	Material changes to the ETO product construct by ASX group			
	whereby key attributes of ETOs are no longer consistent with the			
	likely objectives, financial situation and needs of Clients in the target market;			
	Material changes to law or regulation affecting ETOs;			
	 Material changes to law or regulation affecting ETOs; CMC Markets become aware of a significant volume of complaints 			
	CMC Markets become aware of a significant volume of complaints			
	 CMC Markets become aware of a significant volume of complaints from Clients trading ETOs, with regards to the substance of these 			
	 CMC Markets become aware of a significant volume of complaints from Clients trading ETOs, with regards to the substance of these complaints and/or general feedback relating to ETOs. 			
Review Periods	 CMC Markets become aware of a significant volume of complaints from Clients trading ETOs, with regards to the substance of these complaints and/or general feedback relating to ETOs. Any other event or circumstance that would materially change a 			

Distributor	The following information must be provided to CMC Markets by					
Reporting	distributors who engage in retail product distribution conduct in relation to					
Requirements	this product:	this product:				
(s994B(5)(g), (h))	Type of information	Description	Reporting period			
	Complaints	Complaints related to	As received.			
		the options product				
		are required to be				
		reported to us within				
		5 days of receiving				
		the complaint.				
	Significant dealing(s)	Date range of the	As soon as			
	outside the target	significant dealing(s)	practicable, and in			
	market	and description of	any case within 10			
		the extent and nature	business days after			
		of the significant	becoming aware			
		dealing				
	Feedback	Distributors may	As received.			
		report Client				
		feedback (including				
		performance) in				
		relation to the				
		Financial Product				
		covered by this				
		Target Market				
		Determination				