

COMMONWEALTH OF AUSTRALIA

Royal Commissions Act 1902

COMMISSION OF INQUIRY INTO
MISCONDUCT IN THE BANKING, SUPERANNUATION AND
FINANCIAL SERVICES INDUSTRY

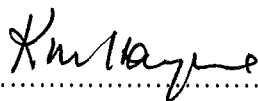
**NON-PUBLICATION DIRECTION
PURSUANT TO SECTION 6D(3)**

Pursuant to s 6D(3) of the *Royal Commissions Act 1902* (Cth), I direct that so much of the contents of the statement of evidence of Mr Clive Van Horen provided to the Commission in respect of Rubric 3-15, and the documents exhibited to that statement, as discloses:

- (a) contact and identifying information of customers of Commonwealth Bank of Australia and its associated entities (within the meaning of that term as defined in s 50AAA of the *Corporations Act 2001* (Cth)) (collectively, CBA) and customers of any third parties;
- (b) direct contact information of employees of CBA and employees of any third parties; and
- (c) identifying information of any individuals against whom allegations of misconduct have been made, or, in respect of whom, in the context of the particular document, it is suggested have been involved in misconduct,

not be published except to the Commission, its staff and counsel and solicitors assisting the Commission, and to CBA and its counsel and solicitors.

Dated this 18 day of May 2018



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The Honourable Kenneth Madison Hayne AC QC
Commissioner of the Royal Commission