# **Target Market Determination**

# Flex Insurance Residential Strata Plan



QBE Insurance (Australia) Limited ABN 78 003 191 035 AFSL 239 545

This Target Market Determination (TMD) is effective from 12.12.2022 and relates to the Flex Insurance Residential Strata Plan Product Disclosure Statement (QM8026).

This TMD provides QBE's distributors and customers with information regarding:

- which class of customers this product is suitable for (the target market) and which class of customers this product is likely to be unsuitable for;
- any distribution conditions for this product;
- reporting obligations and restrictions on distribution of our distributors; and
- the review period and events or circumstances that may trigger a review.

This TMD describes the customers within our target market. This TMD doesn't consider a customer's personal needs, objectives and financial situation.

A customer should always refer to the Flex Insurance Residential Strata Plan Product Disclosure Statement (PDS), and any Supplementary Product Disclosure Statements (SPDS) that may apply, to ensure the product is right for them.

Note: This TMD only includes information on target markets of covers for retail clients as defined by the *Corporations Act 2001 (Cth)*.

This TMD includes a target market statement for the following covers offered under the product to retail clients:

- Insured Property
- Voluntary Workers

## **Insured Property**

This product has been designed for customers in the target market to provide financial protection for loss or damage to a predominately residential strata property.

## Who is within the Target Market for Insured Property?

#### **Customers within the Target Market**

(Customers are within the target market if all the following conditions apply)



A body corporate/owners corporation, who represent the collective owners of residential strata property such as units, apartments, or townhouses, where less than 20% of the floor space is used for commercial purposes.



A body corporate/owners corporation who wants financial protection for loss or damage to a strata building and common area contents.

#### Customers NOT within the Target Market

(Customers are not within the target market if any of the following conditions apply)

- Customers whose property is located on a land title that is not a strata title, such as but not limited to Torrens title, leasehold or community title.
- A body corporate/owners corporation whose strata property has 20% or more of the total building floor space used for commercial purposes. A commercial use premises can be considered under a commercial strata product.
- Customers who require cover for personal or business contents contained within an individual lot of the strata property.

## **Voluntary Workers**

This product has been designed for customers in the target market to provide financial protection for bodily injury caused to a voluntary worker.

### Who is within the Target Market for Voluntary Workers?

## **Customers within the Target Market**

(Customers are within the target market if all the following conditions apply)

A body corporate/owners corporation who has insured a strata property under Policy 1 - Insured Property.

A body corporate/owners corporation who wants financial protection for bodily injuries suffered by a voluntary worker in the course of work they conduct on their behalf.

#### Customers NOT within the Target Market

(Customers are not within the target market if any of the following conditions apply)

X

A body corporate/owners corporation who want financial protection for injury caused to workers paid or remunerated.

X

A body corporate/owners corporation who has not insured a strata property under Policy 1 - Insured Property.

#### **Distribution Conditions**

This product has been appropriately designed to be distributed through CHU Underwriting Agencies Pty Ltd (CHU). The product and the systems it is distributed through have been designed for a customer seeking insurance through CHU. CHU has taken reasonable steps to understand the key product attributes and align distribution to customers in the

target market.	
Distribution Restrictions	This product can only be sold by CHU Underwriting Agencies Pty Ltd, ABN 18 001 580 070, AFSL 243261.
Distribution Conditions	This product can be sold by CHU within the eligibility and underwriting rules.  It can be sold to customers within the target market without the customer being provided with any financial product advice or, with either general or personal advice.  Make the TMD available to customers who wish to refer to it.
Distribution Method	This product can be sold via direct contact between the customer and CHU. CHU also has a network of Authorised Representatives that are authorised to provide general financial product advice when arranging policies on behalf of CHU.  Brokers are also able to provide financial product advice for acquiring new policies, renewing policies, or cancelling policies. Brokers hold their own Australian Financial Services Licence to advise and deal in insurance products.

#### **Reporting Obligations for Distributors**

Distributors of this product are required to provide QBE with complaints information about this product through the agreed complaints submission process including:

- The number of complaints the distributor has received about this product during the reporting period;
- · A brief summary about the nature of the complaint raised and any steps taken to address the complaint; and
- Any general feedback our distributor may have received on this product.

Distributors should include sufficient details about the complaint that would allow QBE to identify whether the TMD may no longer be appropriate to the class of customers.

**Reporting Period:** 6 monthly or as otherwise agreed with the Distributor and no later than 10 business days after the agreed complaints reporting date.

#### Dealings outside the target market

Distributors of this product need to report to QBE when they become aware a dealing outside the target market that has not been approved by QBE. Their report to QBE must include information such as the date (or date range) the dealing occurred, details about the dealing(s) and any steps or actions taken to mitigate.

**Reporting Period:** As soon as practicable and, subject to our distribution agreement, no later than 10 business days of the date on which the Distributor became aware of the dealing.

TMD Reviews	
Review Period	The initial review of this TMD will occur no later than 2 years from the date this TMD is first published and every 2 years thereafter.
What may trigger a review prior to periodic review	<ul> <li>The events or circumstances that may suggest the product is no longer suitable to the target class of customers and would trigger a review (prior to the scheduled periodic review date) include, but are not limited to, QBE becoming aware of: <ul> <li>a significant increase in the number of complaints relating to the product received by QBE or reported by distributors;</li> <li>a material change to the product including Product Disclosure Statement, information or assumptions upon which the target market was formulated;</li> <li>a change of relevant law, regulatory guidance or industry code which has a material effect on the terms or distribution of the product;</li> <li>the product being distributed and purchased in a way that is significantly inconsistent with this TMD;</li> <li>adverse trends in policy and claims data indicating the product is not performing as expected by the customer.</li> </ul> </li></ul>