



MLC Life Cover Super

TARGET MARKET DETERMINATION

Target Market Determination

This Target Market Determination (TMD) describes the class of consumers that comprise the target market for this product and matters relevant to the distribution and review of this product. This document does not form part of the Product Disclosure Statement (PDS) for the product and isn't intended to be a summary of the features or terms of the product. This document does not take into account any person's individual objectives, financial situation or needs. It's recommended that consumers read the PDS before making any decision regarding the product.

| Criteria | Description | | | |
|---------------------------|---|--|--|--|
| Product Particulars | | | | |
| Product Name | MLC Life Cover Super (APIR code: NUL2309AU) | | | |
| Issuer | NULIS Nominees (Australia) Limited | | | |
| | ABN 80 008 515 633 AFSL 236465 (referred to as 'we', 'us' or 'our') | | | |
| Superannuation fund | MLC Super Fund ABN 70 732 426 024 | | | |
| Issue date | 14 December 2023 | | | |
| Version | 3 | | | |
| Section 1: Target Market* | | | | |
| Product type | The product covered by this document is a superannuation product providing insurance benefits only. The product does not provide for any accumulation of savings. The product does not have an account balance or value. | | | |
| Class of consumer | This product may only be accessed by customers that already have insurance in the MLC Life Cover Super product. It is not available to new customers. | | | |
| | (1) Likely objectives, financial situation and needs of consumers in the target market | | | |
| | An individual is in the target market for this product if they wish to obtain, within the super environment, Life Insurance in the form of Life cover, Total and Permanent Disablement (TPD) cover or Income Protection (IP) cover as outlined below: | | | |
| | Life cover Total and Permanent Income Protection (IP) | | | |
| | The consumer wants to reduce their exposure where they have (or envisage that in future they will or may have) outstanding financial or financial-in-kind commitments, and (for life cover) outstanding financial commitments of their estate or of their dependants, that will or may have) a need to will not be satisfied in the event/s listed below. | | | |
| | The life insured's: Death Terminal Illness Accidental Injury (where applicable under the product terms). The life insured is incapable of engaging in: meaningful gainful employment, or independent living unable to earn income (or are only able to earn a lower income due to illness or injury. | | | |
| | These financial or financial-in-kind commitments include, but are not limited to, mortgage and oth debt servicing costs, income or revenue replacement, medical and rehabilitation costs, transportati and accommodation costs, personal care and (for life and TPD cover only) palliative care, business commitments and/or business succession funding costs. | | | |

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For the purpose of this TMD, an individual is in the target market for Life Insurance within the super environment if they accept that there are legislative restrictions that impact the insurance cover, including:

- the insurance premiums must be paid from a super account balance or by making a contribution to a super account;
- any insurance claim will be paid via the trustee of the super fund, who must also approve payment
 of the benefit;
- if the consumer dies and has not made a valid binding death beneficiary nomination, the trustee of the super fund may determine the beneficiary or beneficiaries who will receive the death benefit;
- the qualifying definitions under which an insurance claim can be paid must be consistent with legislated superannuation rules called 'conditions of release';
- the legislated 'conditions of release' must be satisfied before benefits, including an insurance claim, can be paid to the member, and
- taxation may apply to benefit payments.

(2) Financial situation of consumers in the target market

As the premiums may vary from time to time (in accordance with the chosen premium structure) the consumer should have the financial capacity to pay the premiums over the period they intend to hold the product.

The potential relevant sources of financial capacity (consumer must have at least one) are:

- Is earning income;
- Has personal savings;
- Has superannuation, or
- Otherwise has financial capacity to pay premiums.

(3) Demographic and eligibility requirements

| Requirements | Life | TPD | IP |
|-------------------------------|--|--|--|
| Entry Age (next birthday) | 16-60 Level Premium 16-65 Stepped Premium and Decreasing Cover | 16-55 Level Premium 16-60 Stepped Premium and Decreasing Cover | 19-60 Professional and Clerical Occupations 19-55 General and Special Risk Occupations |
| Australian permanent resident | √ | ✓ | ✓ |
| Gainfully employed | n/a | (Cover may be available for Home Duties) | √ |

Key product attributes

The consumer is in the target market if they want, within the super environment, insurance cover with the following key attributes:

| Key Attributes | Life | TPD | IP |
|---|----------|----------|----------|
| Premium structure – premiums are not guaranteed and can increase over time for both stepped and level premium options. Premiums will vary if the sum insured changes or if premium rates change. | √ | ✓ | √ |
| Stepped premiums are based on your age and will usually increase each year as you get older to reflect the increasing likelihood of claim. | | | |
| Level premiums are designed to spread the costs of the premiums over the life of the policy. Premiums are higher in the early years and lower in later years compared to stepped premiums which increase as you get older. | | | |
| Decreasing cover is another option for Life and TPD, where the premiums stay the same but the sum insured varies to | | | |



| reflect the increasin | g likelihood of claim. | | | |
|--|--|----------|----------|----------|
| The payment of premiums – if premiums are not paid when due, the policy may lapse in which case the consumer would no longer be covered and cannot make a claim. | | √ | √ | ✓ |
| Premium payment fr – ability to pay pre | equency and method miums: | | | |
| on a monthly, half-yearly or annual basis via direct debit, credit card, cheque, BPay or eligible MLC account.^ for further information regarding the list of eligible accounts and which type of premiums can be deducted from that account, please refer to the MLC Life Cover Super Product Disclosure Statement. | | | | |
| Eligibility criteria – certain consumers may be ineligible for cover if they do not meet the eligibility criteria for this product. Eligibility criteria of the consumer could include: | | ✓ | √ | √ |
| age; employment status and occupation; residency status, and health status. | | | | |
| There may be exclusions and customisable benefits including but not limited to: | Suicide exclusion for Life or Terminal Illness in first 13 months of policy start, reinstatement or increase | √ | n/a | n/a |
| | Conditions pre-existing the insurance | ✓ | ✓ | ✓ |
| | Self-inflicted injury or attempted suicide | n/a | ✓ | ✓ |
| | Normal and uncomplicated pregnancy or childbirth | n/a | n/a | √ |
| | War or warlike operations | n/a | n/a | ✓ |
| There are ancillary and/or customisable benefits | | √ | ✓ | ✓ |
| Underwriting process - could also impact the price of the product, the sum insured and the terms and conditions of the insurance policy or result in exclusions or benefit limitations being applied. | | √ | √ | ✓ |

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Insurance offering

This product offers life insurance cover as listed below, provided by MLC Limited in accordance with the terms and conditions outlined in the Product Disclosure Statement (PDS). MLC Limited is part of the Nippon Life Insurance group and is not a part of the Insignia Financial Group. MLC Limited uses the MLC brand under licence.

The consumer is in the target market for this product if they wish to obtain, within a super environment, one or more of the following types of life insurance:

| Description of the life insurance cover | Type of claim payment | |
|---|-----------------------|------------------|
| Description of the me insurance cover | Lump sum payment | Monthly payments |
| Life – In the event that the consumer, i.e. the life insured: | ✓ | Х |
| dies; or is diagnosed with a terminal illness; or suffers an accidental injury (specified terms). | | |
| TPD – In the event that the consumer, i.e. the life insured: | ✓ | Х |
| suffers a permanent disability meaning they cannot work again in any occupation they are reasonably suited to; or suffers either a permanent cognitive deficit, a specified loss of use or for those performing Home Duties, a permanent inability to perform specified Domestic Duties; or after age 65, if they suffer a Loss of Independent Existence. (Certain specified terms or an own occupation definition may apply to pre-1 July 2014 policies). | | |
| IP - In the event that the consumer, i.e. the life insured is: | Х | ✓ |
| unable to work due to illness or injury; or partially restricted in performing their duties and suffering a reduction in income due to illness or injury. | | |

The consumer may nominate an amount of insurance which is tailored to their own individual circumstances. If successfully underwritten, specific occupation loadings and/or medical exclusions may apply. Premium rates will be based on age and gender. The consumer's premiums may be higher or lower depending on their occupation and any medical loadings, and in the case of income protection will vary based on the waiting period and benefit period.

Negative target market

This product is not designed for individuals whose circumstances match any of the following:

- the consumer does not want Life, TPD or IP insurance within the super environment;
- the consumer is considering applying for insurance and is aged younger than the minimum entry age (next birthday) of 16 for Life or TPD cover or 19 for IP cover;
- the consumer is considering applying for insurance and is aged older than the maximum entry age (next birthday) of:
 - 60 for Life cover with Level Premiums or 65 for Life cover with Stepped Premiums and Decreasing Cover;
 - 55 for TPD cover with Level Premiums or 60 for TPD cover with Stepped Premiums and Decreasing Cover; and
- 60 for IP cover for Professional and Clerical Occupations or 55 for IP cover for General and Special Risk Occupations;
- the consumer does not meet (and does not intend to meet) the criteria outlined in the *Insurance offering* section;
- the consumer seeks (or intends to seek) insurance cover for benefits that may be excluded as outlined in the Key product attributes section;
- · the consumer is contemplating self-harm; or
- the consumer is not an Australian citizen or permanent resident.

^{*}A consumer, who previously held a MLC Life Cover Super policy or was covered by a MLC Life Cover Super policy that lapsed due to non-payment of premium, who has applied to have their policy reinstated within six months of the lapsation and has satisfied the reinstatement requirements for this product, will still be within the target market, irrespective of whether they otherwise fall within the target market described above.



| Conditions for distributors | | | |
|--|---|--|--|
| | | | |
| Distribution channels | This product may be distributed to consumers in the following ways: | | |
| | financial advice or geneby direct application to | ee or their Authorised Representative (as defined by law) who provides persona eral advice; or us, but only in relation to existing customers (e.g. where the application is fo | |
| | reinstatement). | | |
| Distribution conditions and restrictions | Super product. It is not available to new customers. | | |
| | Advertising and promoti | ional material | |
| | The Distributor must not produce advertising or promotional materials in relation to this producur written consent. | | |
| | For distribution via personal advice | | |
| | Application for cover must be submitted by a suitably authorised financial adviser (i.e. authorised in life risk products and super), operating under an appropriate AFSL who has accepted the MLC Limited Distribution Agreement and has obtained a licensee code and adviser code. | | |
| | For distribution via gene | eral advice | |
| | Distributor must not distribute to a consumer who does not satisfy the demographic factor eligibility requirements in the Target Market as set out above; Application for cover must be submitted via an appropriate AFSL, with appropriate author who has accepted the MLC Limited Distribution Agreement and has obtained a licensee an code; Distributor must have established structured training and/or quality assurance standards; Applicant must meet application screening questions; | | |
| | Distributor must provi | de the consumer with the PDS. | |
| Reporting required from distributors | | | |
| Reporting requirements | Each person who engages in retail product distribution conduct (whether or not it is excluded conduct in relation to the product, must provide the following information to us. | | |
| | Complaint information | Complaints (as defined in section 994A(1) of the Corporations Act) received during a calendar quarter relating to product design including its features, terms or conditions or product distribution. The distributor should provide all the content of the complaint, having regard to privacy. | |
| | | Timing: As soon as practicable, or in any event, within 10 business days after the end of each calendar quarter. | |
| | Significant dealings outside TMD | If the Distributor becomes aware of a significant dealing in the product which is not consistent with this TMD, they must report details about the significant dealing, such as: | |
| | | whether the significant dealing relates to giving or implementing personal advice; the date on which the significant dealing occurred, or the date range during which dealings occurred that taken together are significant; when and how the significant dealing was identified; the number of consumers involved in the significant dealing; the nature and circumstances of the significant dealing, including why it is not consistent with the TMD; | |

Timing: As soon as practicable but no later than 10 business days after becoming aware of the significant dealing.

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| Section 3: Review Frequency and Review Triggers | | | | |
|---|---|--|--|--|
| Review frequency | | | | |
| Periodic Review | This TMD will be reviewed at least annually and will be updated as and when appropriate. | | | |
| Review triggers The following events and circumstances (review triggers) will trigger a review of this TMD as they may mean that it is no longer appropriate | | | | |
| Significant product change | We make a significant change to the key product attributes, terms or conditions. | | | |
| Insurance attributes | We identify that the insurance attributes are materially inconsistent with our expectations regarding the following measures: | | | |
| | product claims ratio; the number or rate of paid, denied, and withdrawn claims; and policy lapse or cancellation rates. | | | |
| Significant breach | We commit a significant breach of a financial services law, where the breach relates to the design or distribution of the product. | | | |
| Product performance | We make a determination that the applicable product is not promoting the financial interests of the members of the fund. | | | |
| Significant dealings outside TMD | We identify significant dealings outside of the TMD. | | | |
| Complaints from members or distributors | We receive a significant and unexpected number of complaints, in respect of one or more calendar quarters, in relation to the product design (including features, terms or conditions) or the manner in which the product is distributed. | | | |
| Notification from ASIC | We receive a notification or engagement from ASIC raising serious concerns regarding the design or distribution of the product. | | | |