

# Public Disclosure of Prudential Information in accordance with APRA Prudential Standard APS 330

#### as at 30 June 2021

This report has been prepared by Australian Central Credit Union Ltd (trading as People's Choice Credit Union) to meet its disclosure requirements under the Australian Prudential Regulatory Authority (APRA) Australian Prudential Standard (APS) 330 Capital Adequacy: Public disclosure of Prudential Information.

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## Annual Common Disclosure Template as at 30 June 2021



The Consolidated Group is applying the Basel III regulatory adjustments in full as implemented by APRA under APS 330.

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	on Equity Tier 1 capital: instruments and reserves	\$m
	Directly issued qualifying ordinary shares (and equivalent for mutually-owned entities) capital	N/A
	Retained earnings	343
	Accumulated other comprehensive income (and other reserves)  Directly issued capital subject to phase out from CET1 (only applicable to mutually-owned companies)	307 N/A
	Ordinary share capital issued by subsidiaries and held by third parties (amount allowed in group CET1)	N/A
	Common Equity Tier 1 capital before regulatory adjustments	650
	on Equity Tier 1 capital : regulatory adjustments	300
	Prudential valuation adjustments	N/A
8	Goodwill (net of related tax liability)	N/A
9	Other intangibles other than mortgage servicing rights (net of related tax liability)	N/A
10	Deferred tax assets that rely on future profitability excluding those arising from temporary differences (net of related tax liability)	N/A
	Cash-flow hedge reserve	0
	Shortfall of provisions to expected losses	N/A
	Securitisation gain on sale (as set out in paragraph 562 of Basel II framework)	N/A
-	Gains and losses due to changes in own credit risk on fair valued liabilities	N/A
	Defined benefit superannuation fund net assets	N/A N/A
	Investments in own shares (if not already netted off paid-in capital on reported balance sheet) Reciprocal cross-holdings in common equity	N/A
- 17	Investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions,	IN/A
18	where the ADI does not own more than 10% of the issued share capital (amount above 10% threshold)	N/A
	Significant investments in the ordinary shares of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible	.,,
19	short positions (amount above 10% threshold)	N/A
	Mortgage service rights (amount above 10% threshold)	N/A
	Deferred tax assets arising from temporary differences (amount above 10% threshold, net of related tax liability)	N/A
	Amount exceeding the 15% threshold	N/A
	of which: significant investments in the ordinary shares of financial entities	N/A
	of which: mortgage servicing rights	N/A
	of which: deferred tax assets arising from temporary differences National specific regulatory adjustments (sum of rows 26a, 26b, 26c, 26d, 26e, 26f, 26g, 26h, 26i and 26j)	N/A
	of which: treasury shares	126 N/A
20a	of which: deadily shares of which: offset to dividends declared under a dividend reinvestment plan (DRP), to the extent that the dividends are used to purchase new ordinary shares	IN/A
26b	issued by the ADI	N/A
	of which: deferred fee income	N/A
26d	of which: equity investments in financial institutions not reported in rows 18, 19 and 23	32
26e	of which: deferred tax assets not reported in rows 10, 21 and 25	15
26f	of which: capitalised expenses	65
26g	of which: investments in commercial (non-financial) entities that are deducted under APRA rules	13
	of which: covered bonds in excess of asset cover in pools	N/A
	of which: undercapitalisation of a non-consolidated subsidiary	N/A
	of which: other national specific regulatory adjustments not reported in rows 26a to 26i	1
	Regulatory adjustments applied to Common Equity Tier 1 due to insufficient Additional Tier 1 and Tier 2 to cover deductions	N/A
28 29	Total regulatory adjustments to Common Equity Tier 1 Common Equity Tier 1 Capital (CET1)	126 524
_	onal Tier 1 Capital: instruments	524
	Directly issued qualifying Additional Tier 1 instruments	N/A
	of which: classified as equity under applicable accounting standards	N/A
	of which: classified as liabilities under applicable accounting standards	N/A
	Directly issued capital instruments subject to phase out from Additional Tier 1	N/A
	Additional Tier 1 instruments (and CET1 instruments not included in row 5) issued by subsidiaries and held by third parties (amount allowed in group AT1)	
34		N/A
	of which: instruments issued by subsidiaries subject to phase out	N/A
	Additional Tier 1 Capital before regulatory adjustments	N/A
-	onal Tier 1 Capital: regulatory adjustments  Investments in own Additional Tier 1 instruments	NI/A
	Reciprocal cross-holdings in Additional Tier 1 instruments	N/A N/A
50	Investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions,	IN/A
39	where the ADI does not own more than 10% of the issued share capital (amount above 10% threshold)	N/A
- 55	Significant investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation (net of eligible short	13/73
40	positions)	N/A
	National specific regulatory adjustments (sum of rows 41a, 41b and 41c)	N/A
41a	of which: holdings of capital instruments in group members by other group members on behalf of third parties	N/A
41b	of which: investments in the capital of financial institutions that are outside the scope of regulatory consolidations not reported in rows 39 and 40	N/A
	of which: other national specific regulatory adjustments not reported in rows 41a and 41b	N/A
	Regulatory adjustments applied to Additional Tier 1 due to insufficient Tier 2 to cover deductions	N/A
	Total regulatory adjustments to Additional Tier 1 capital	N/A
	Additional Tier 1 capital (AT1) Tier 1 Capital (T1-CET1 AT1)	N/A
	Tier 1 Capital (T1=CET1+AT1)	524
	Capital: instruments and provisions Directly issued qualifying Tier 2 instruments	N/A
	Directly issued capital instruments subject to phase out from Tier 2	N/A
	Tier 2 instruments (and CET1 and AT1 instruments not included in rows 5 or 34) issued by subsidiaries and held by third parties (amount allowed in group T2)	14/7
48		N/A
	of which: instruments issued by subsidiaries subject to phase out	N/A
	Provisions	14
51	Tier 2 Capital before regulatory adjustments	14

#### **Annual Common Disclosure Template** as at 30 June 2021



Banking for life Tier 2 Capital: regulatory adjustments 52 Investments in own Tier 2 instruments N/A Reciprocal cross-holdings in Tier 2 instruments N/A Investments in the Tier 2 capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions, where the ADI does not own more than 10% of the issued share capital (amount above 10% threshold) N/A Significant investments in the Tier 2 capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible N/A National specific regulatory adjustments (sum of rows 56a, 56b and 56c) 56 N/A of which: holdings of capital instruments in group members by other group members on behalf of third parties N/A 56b of which: investments in the capital of financial institutions that are outside the scope of regulatory consolidation not reported in rows 54 and 55 N/A of which; other national specific regulatory adjustments not reported in rows 56a and 56b N/A 56c 57 Total regulatory adjustments to Tier 2 capital N/A 58 Tier 2 capital (T2) 14 Total capital (TC=T1+T2) 59 538 60 Total risk-weighted assets based on APRA standards 3.918 Capital ratios and buffers N/A Common Equity Tier 1 (as a percentage of risk-weighted assets) 13.39% 61 62 Tier 1 (as a percentage of risk-weighted assets) 13.39% 63 Total capital (as a percentage of risk-weighted assets) 13.74% 64 Institution-specific buffer requirement (minimum CET1 requirement plus capital conservation buffer plus countercyclical buffer requirements plus G-SIBs buffer 7.00% 65 of which: capital conservation buffer requirement 2.50% 66 of which: ADI-specific countercyclical buffer requirements 0% of which: G-SIB buffer requirement N/A 68 Common Equity Tier 1 available to meet buffers (as a percentage of risk-weighted assets) 6.39% National minima (if different from Basel III) National Common Equity Tier 1 minimum ratio (if different from Basel III minimum) 70 National Tier 1 minimum ratio (if different from Basel III minimum) 71 National total capital minimum ratio (if different from Basel III minimum) Amount below thresholds for deductions (not risk-weighted) 72 Non-significant investments in the capital of other financial entities N/A Significant investments in the ordinary shares of financial entities N/A 73 Mortgage servicing rights (net of related tax liability) N/A 75 Deferred tax assets arising from temporary differences (net of related tax liability) N/A Applicable caps on the inclusion of provisions in Tier 2 76 Provisions eligible for inclusion in Tier 2 in respect of exposures subject to standardised approach (prior to application of cap) 14 77 Cap on inclusion of provisions in Tier 2 under standardised approach N/A 78 Provisions eligible for inclusion in Tier 2 in respect of exposures subject to internal ratings-based approach (prior to application of cap) N/A 79 Cap for inclusion of provisions in Tier 2 under internal ratings-based approach N/A Capital instruments subject to phase-out arrangements (only applicable between 1 Jan 2018 and 1 Jan 2022) N/A Current cap on CET1 instruments subject to phase out arrangements Amount excluded from CET1 due to cap (excess over cap after redemptions and maturities) N/A Current cap on AT1 instruments subject to phase out arrangements 82 N/A Amount excluded from AT1 instruments due to cap (excess over cap after redemptions and maturities) N/A Current cap on T2 instruments subject to phase out arrangements

Amount excluded from T2 due to cap (excess over cap after redemptions and maturities)

N/A

## Annual Regulatory Capital Disclosure Reconciliation as at 30 June 2021



Banking for life

	CDT	Consolidated Entity \$m	Adjustments (1) \$m	Regulatory Level 2 \$m
Assets				
Cash and cash equivalents		225.7		225.7
Loans and advances		8,094.8	(938.4)	7,156.4
of which: Loan and lease origination fees and commissions paid to mortgage originators and brokers	26f	0,001.0	(000.1)	
of which: Other specific regulatory adjustments				6.0
Derivative assets	26j	2.0		0.0 2.0
Investment securities		1,139.3	(31.9)	1,107.4
Other investments		29.9	44.5	74.4
of which: Investments in commercial (non-financial) entities that are deducted under APRA rules	26g	29.9	12.5	12.5
of which: Holding companies of ADIs and equivalent overseas entities	26d		12.0	31.9
of which: Other Common Equity Tier 1 adjustments as advised by APRA	26j			51.5
of which: Common Equity Tier 1 specific adjustments relating to securitisation	26j			1.2
Property, plant and equipment	,	63.5		63.5
Intangible assets		59.4		59.4
of which: Goodwill	8			-
of which: Other intangibles	26j			57.05
Interest in equity accounted investees	•	12.5	(12.5)	_
of which: Commercial (non-financial) entities	26g	12.0	(12.0)	
Current tax receivable	Ü	2.5		2.5
Deferred tax assets	26e	16.6		16.6
Other assets	206	28.5	10.8	39.3
of which: Securitisation start up costs	26f	20.0	10.0	2.4
·		0.074.7	(007.5)	
Total Assets		9,674.7	(927.5)	8,747.2
Liabilities				
Deposits		7,118.5	(18.5)	7,100.0
Derivative liabilities		1.6		1.6
Other payables		47.2	19.5	66.7
Lease liabilities		54.3		54.3
Borrowings		1,762.7	(914.7)	848.0
Deferred tax liabilities	26e	7.6		7.6
Provisions		20.4		20.4
Total Liabilities		9,012.3	(913.7)	8,098.6
Net Assets		662.4	(13.8)	648.6
Equity				
Reserves	3	196.4	(13.8)	182.6
of which: Gains/(losses) on effective cash flow hedges	11	130.4	(13.0)	0.32
Retained earnings	2,3	466.0		466.0
of which: Unearned loan fees	3	<del></del>		1.9

<sup>(1)</sup> Adjustment column includes the entities that have been provided prudential relief and are not included in the Consolidated Entity for capital purposes

## Annual Regulatory Capital Disclosure Reconciliation (continued) as at 30 June 2021



#### Entities excluded from level 2 regulatory Consolidated Group

	Total Assets \$m	Total Liabilities \$m
1. Securitisation		
Entity is included within the accounting consolidation but excluded from the regulatory Consolidation Group.		
Light Trust No.6	127.3	127.3
Light Trust 2017-1	176.1	176.1
Light Trust 2018-1	219.7	219.7
Light Trust 2019-1	387.5	387.5
2. Warehouse Securitisation Facilities		
Entities not owned nor controlled by the Consolidated Group where funding facilities are included within the accounting consolidation but excluded from the regulatory Consolidation Group.		
Integris Securitisation Services Pty Ltd	4.1	4.1

# Public Disclosure of Prudential Information in accordance with APRA Prudential Standard APS 330 as at 30 June 2021



Capital	As at 30 June 2021	As at 31 March 2021
	\$m	\$m
Tier 1 capital		
Retained earnings including current year earnings	650.5	649.8
Deductions from tier 1 capital	(126.0)	(123.8)
Total tier 1 capital	524.5	526.0
Tier 2 capital	13.8	14.2
Total capital base	538.3	540.2

Capital adequacy components	As at	As at 31
	30 June 2021	March 2021
	\$m	\$m
Credit risk:		
Secured loans and credit limits	2,483.1	2,407.6
Unsecured loans and credit limits	420.0	431.2
Liquid deposits	343.5	368.8
Other assets	90.4	92.0
Off balance sheet exposures	66.7	46.0
Operational risk	505.7	496.9
Securitisation	8.3	9.7
TOTAL	3,917.7	3,852.2

Securitisation	As at	As at 31
	30 June 2021	March 2021
	\$m	\$m
On balance sheet securitisation*	2,048.4	2,173.7
Off balance sheet securitisation*	914.8	981.3
RMBS securities held	1,692.5	1,778.7
Redraw facilities	23.5	25.1
Swap facilities	1.3	3.4

Capital ratios	As at	As at 31
	30 June 2021	March 2021
	%	%
Tier 1 capital ratio (group)	13.39%	13.65%
Total capital ratio (group)	13.74%	14.02%

Credit risk exposure as at 30 June 2021  Credit exposure type	Gross credit risk closing balance \$m	Quarterly average gross exposure \$m	Amount impaired \$m	Amount past due \$m	Specific provision \$m	Charges for specific provision & amounts written-off during the period \$m
Loans and Advances						
Secured by residential mortgage	6,764.0	6,656.1	7.1	27.8	7.0	0.6
Other member loans	420.0	425.6	2.2	0.1	5.4	(0.4)
Total loans and advances	7,184.0	7,081.7	9.3	27.9	12.4	0.2
Commitments	1,188.8	1,158.2				
Derivatives	830.0	712.5				
Liquid assets	1,378.3	1,376.0				
Other	89.5	90.2	-	-		
General reserve for credit losses	13.8					

Credit risk exposure as at 31 March 2021  Credit exposure type	Gross credit risk closing balance \$m	Quarterly average gross exposure \$m	Amount impaired \$m	Amount past due \$m	Specific provision \$m	Charges for specific provision & amounts written-off during the period \$m
Loans and advances						
Secured by residential mortgage	6,548.1	6,495.1	5.9	26.4	6.1	(1.1)
Other member loans	431.2	434.4	1.6	0.0	6.0	0.6
Total loans and advances	6,979.3	6,929.5	7.5	26.4	12.1	(0.5)
Commitments	1,127.5	1,114.7				
Derivatives	595.0	580.0				
Liquid assets	1,373.7	1,440.4				
Other	90.8	96.0	-	-		
General reserve for credit losses	14.2					



#### INTRODUCTION

The following remuneration disclosures have been prepared for Australian Central Credit Union Ltd, trading as People's Choice Credit Union (People's Choice), in accordance with APRA's remuneration disclosure requirements under prudential standard APS 330 Public Disclosure (APS 330) and the Board Remuneration Policy (Remuneration Policy).

APS 330 requires that all Authorised Deposit-taking Institutions (ADIs) meet the minimum requirements for public disclosure of qualitative and quantitative information of their remuneration practices.

The quantitative information relates to senior managers and material risk takers employed by People's Choice during the financial year ended 30 June 2021. The qualitative remuneration disclosures are broader in scope and cover all individuals included in the Remuneration Policy, as outlined in prudential standard CPS 510 Governance (CPS 510).

The information reported is provided for regulatory disclosure purposes and is not comparable to accounting reporting or any other information disclosed elsewhere by People's Choice.

Senior Managers for the purpose of this disclosure include the Chief Executive Officer (CEO), the Executive Management Team, and Responsible Persons (as per the Remuneration Policy). A 'Senior Manager' refers to each responsible person included in an ADI's Remuneration Policy under paragraph 57(a) of CPS 510. During the financial year ended 30 June 2021, the total number of employees within this group was 9. As at 30 June 2021, there were 8 employees within this group.

Material risk takers are defined as persons included in an ADI's Remuneration Policy under paragraph 57(c) of CPS 510 as all other persons for whom a significant portion of total remuneration is based on performance and whose activities, individually or collectively, may affect the financial soundness of the regulated institution. Based on this definition, the Board has assessed that for the purposes of this disclosure, there are no additional employees who are not already covered by the Senior Manager definition.



#### **QUALITATIVE DISCLOSURES**

#### **Remuneration Governance**

The Board is responsible for remuneration governance. It has established the Remuneration Committee (Committee) as the main body which oversees remuneration for People's Choice and its responsibilities include:

- conducting regular reviews of, and making recommendations to the Board on the Remuneration Policy;
- · making annual recommendations to the Board on the remuneration of the CEO and direct reports of the CEO;
- overseeing the remuneration of other persons whose activity may, in the Committee's opinion, affect the financial soundness of People's Choice, and any other person specified by APRA; and
- making annual recommendations to the Board on the remuneration of any other categories of persons covered by the Remuneration Policy.

The roles and responsibilities of the Committee are set out in the "Remuneration Committee Terms of Reference" (Terms). The Terms are reviewed by the Committee at least every 18 months and reviewed and endorsed by the Board at least every three years.

The Terms provide that the Committee will comprise at least three non-executive directors appointed by the Board. Members of the Committee are appointed annually by the Board.

The Committee is required to meet a minimum of three times during each financial year. During the financial year ended 30 June 2021, the Committee met 4 times

In line with paragraph (g) of Table 21 of APS 330, the fees paid to the Committee in total are set out below. Because members of the Committee also sit on other People's Choice Board Committees and the Board itself, the fees quoted below also include remuneration earned in relation to performing the duties of those additional positions.

#### Financial year ended 30 June 2021

Committee Members	3 (including Chair)
Meetings	4
Total Fees <sup>1</sup>	\$411,903

The Committee has available to it unfettered access to internal risk and financial control personnel and other relevant employees. The Committee is also empowered to consult independent external advisers where it is deemed necessary to assist in the carrying out of its duties. Where the Committee chooses to seek advice from external advisers the Committee can do this independently of, and without involving, management of People's Choice.

During the financial year ended 30 June 2021, the Committee engaged Korn Ferry Hay Group and Financial Institutions Remuneration Group (FIRG) to advise on market remuneration data and market practice.

#### **Remuneration Policy and Framework**

To assist with the management of People's Choice's remuneration processes, the Committee has approved the Remuneration Policy which sets out the design and structure of the remuneration processes for People's Choice.

The Remuneration Policy applies to People's Choice and its controlled entities. The Remuneration Policy provides a remuneration structure comprising base salary and short-term incentive (STI) to reward employees covered by the policy.

The Remuneration Policy:

- Outlines the general principles of remuneration for employees;
- Outlines the general principles for the setting of performance goals for employees; and
- Explains the relationship between the Remuneration Policy and other People's Choice management policies relating to remuneration and performance goals.

The Committee reviews the Remuneration Policy at least annually and recommends any amendments to the Board for approval. During the reporting period the following changes to the Remuneration Policy were endorsed:

- A review of the roles covered under the Remuneration Policy according to CPS 510.
- Other minor amendments to position titles to reflect the current organisational structure.

People's Choice's remuneration policy aims to remunerate competitively in line with the financial services market considering factors such as organisational size and complexity, and role responsibility in order to attract and retain the talent necessary to meet organisational objectives.

The remuneration structure in place for employees is consistent with People's Choice's Remuneration Policy and is based on a total remuneration approach comprising an appropriate mix of fixed (salary and benefits) and, where applicable, variable remuneration. The total remuneration mix for an individual varies depending on a number of factors which are outlined in the next section.

<sup>&</sup>lt;sup>1</sup> Members of the Committee also sit on other People's Choice Board Committees and the Board itself, therefore fees quoted also include remuneration earned in relation to performing the duties & those additional positions.



#### **Remuneration Components**

Remuneration arrangements for employees of People's Choice may encompass the following components:

- · Fixed remuneration salary based on role size and market value
- Variable remuneration performance based, at-risk bonus

The table below provides an overview of the remuneration components applicable to employees of People's Choice.

Item	Structure, Performance and Risk Alignment
Fixed Remuneration	Fixed remuneration is comprised of base salary, fees, any fringe benefits, superannuation, and any employee salary sacrificed benefits.
	Fixed remuneration is commensurate with the size and complexity of the role, individual responsibilities, individual performance, experience, and skills. Fixed remuneration is typically reviewed annually, as part of the annual remuneration review. This review takes into account the employee's individual performance against various KPIs and market relativity.
	Superannuation contributions are paid according to statutory requirements.
Variable Remuneration	Employees may participate in variable remuneration arrangements, depending on their job role. Payment of any variable remuneration is subject to meeting the eligibility criteria (including risk and compliance modifiers).  For those employees eligible to receive an annual incentive payment, the amount paid is typically based upon a number of different factors. These factors include the performance against certain Corporate Key Performance Indicators, the performance of the individual's business unit, and the individual's performance which is reviewed and rated annually.
	The determination of incentive remuneration is based on various performance metrics i.e., financial and non-financial metrics. Financial metrics include retail deposit and loan portfolio growth, the cost to income ratio and net profit before tax. Non-financial metrics include compliance with risk management frameworks, employee engagement and culture, membership growth and advocacy, and other strategic initiatives.
	In determining the payout under any component of variable pay, People's Choice adopts, as policy, the use of set targets to determine the extent to which overall organisation performance has been achieved as well as individual performance. The Committee retains discretion to recommend to the Board variations to the incentive payment to reflect the achievement of performance metrics.

#### Remuneration and Risk Management

The Remuneration Policy forms part of People's Choice's Risk Management Framework.

The Committee ensures that the Remuneration Policy encourages behavior that supports People's Choice's long-term financial soundness, growth, and success within an appropriate risk management framework and within the risk appetite as approved by the board.

Performance based components of remuneration are designed to align remuneration with prudent risk taking and incorporate adjustments to the extent that it is practical and cost effective to do so, relative to the amount of the at-risk component, to reflect:

- · the outcomes of business activities;
- · the risks related to the business activities taking account, where relevant, of the costs of the associated capital; and
- the time necessary for the outcomes of those business activities to be reliably measured.

Failure to meet requirements in relation to compliance and risk conduct results in the forfeiture or reduction of variable remuneration payable to the employee.

Further, the Remuneration Policy provides that after careful consideration of the ongoing financial soundness of People's Choice, or in response to significant unexpected or unintended consequences, the Committee may recommend to the Board that the annual performance incentive to be received by employees covered be reduced, including to zero if appropriate, with the same reduction rate applying to all or to a selected group.



#### Performance and Reward Linkage

Variable remuneration payments under People's Choice variable remuneration plans are linked to several performance measures including strong individual performance and the performance of People's Choice (through financial and non-financial measures).

Further information on the link between KPIs and variable reward plans are outlined below:

Component	Input into variable reward plans
People's Choice performance	
against Corporate KPIs	People's Choice performance is assessed against both financial and non-financial measures which support People's Choice short-term performance and long-term strategy. For Senior Managers, these measures are weighted and scored to give an overall performance score.
	Financial measures include retail deposit and loan portfolio growth, cost to income and net profit before tax.
	Non-financial measures include net membership growth, net promoter score, employee engagement, strength of culture, risk appetite, defined transformation program initiatives, and conduct and compliance risk.
	An increase in People's Choice performance results does not automatically increase total variable remuneration, however reduced performance across a range of metrics will impact on the amount of variable remuneration payable to senior employees, for example, poor financial results will result in an appropriate reduction to variable remuneration outcomes.
Employee performance against individual KPIs	All employees are required to complete a performance review against individual performance objectives that are set and agreed at the start of the relevant performance year. Objectives are set using a top-down approach to ensure individual objectives align with People's Choice strategy.
	Assessment against these objectives is completed at the end of the performance year and employees receive a performance rating of either "meets expectations", "exceeds expectations", "partially meets expectations" or "below expectations". This rating directly feeds into the annual review of fixed remuneration for the employee.
	An employee's level of individual performance directly affects their potential variable remuneration outcome. Higher levels of individual performance result in higher levels of variable remuneration whilst poor individual performance may exclude an employee from any variable remuneration payment.
	Employees are also assessed against People's Choice corporate values with the rating outcome serving as an input into remuneration outcomes.
	Individual performance requirements for Executive Managers are set by the CEO and endorsed by the Committee.

#### **Deferral and Clawback**

People's Choice may utilise deferred bonuses and/or clawback as a risk management approach where it is determined appropriate or required by the Banking Executive Accountability Regime (BEAR). Any deferred bonuses or clawbacks for non-executive positions are recommended by the CEO and approved by the Committee. Executive positions are subject to the Banking Executive Accountability Regime (BEAR) and hence all Executive bonuses are subject to deferral in accordance with BEAR which is overseen by the Board on advice from the Committee.

Employees may be subject to clawback provisions as outlined in the relevant remuneration terms for the position. Such provisions may include, but are not limited to, the right of People's Choice to suspend or cancel payments in circumstances where:

- Eligibility requirements have not been met;
- The employee is subject to formal disciplinary action; and/or
- The employee has advice quality, compliance, legislative, values-based behavioural or performance issues.

Deferral and clawback provisions are in place to encourage a long-term focus and to ensure that appropriate risk reviews are conducted before any remuneration is paid.

The clawback provisions were not exercised during the financial year ended 30 June 2021.

#### **Risk and Financial Control Personnel**

Risk and financial control personnel (as defined in paragraph 57(b) of CPS 510) are employed in centralised functions across People's Choice. Remuneration outcomes for these individuals are based on the performance of People's Choice and their individual performance against KPIs.

People's Choice takes control measures to ensure that risk and financial control personnel are remunerated independently of the business units they oversee as outlined below:

- All components of remuneration for risk and financial control personnel are documented in accordance with remuneration policies and procedures and require the following levels of approval and disclosure:
- o Fixed components requires approval by the CEO and endorsement by the Committee and the Board;
- o Variable components requires approval by the CEO and are reported to the Committee.



#### **QUANTITATIVE DISCLOSURES**

#### Remuneration for the year ended 30 June 2021

The following tables have been prepared in accordance with the quantitative requirements outlined in APS 330.

The table below summarises the requirements under paragraph (h) in Table 21 of APS 330 and provides a breakdown of the various payments made to Senior Managers for the financial year ended 30 June 2021.

Table (a): Awards made to Senior Managers		
Number receiving a variable award	8	
Guarnanteed bonuses awarded	-	
Sign-on awards	\$112,500	
Termination payments	-	

The table below provides a summary of deferred cash and equity-based remuneration, including total amount of outstanding awards, and those that have vested during the 2021 financial year, including any reductions due to ex post explicit and implicit adjustments.

The table summarises the requirements under paragraphs (i) and (k) in Table 21 of APS 330 for the financial year ended 30 June 2021.

Table (b): Outstanding Deferred Remuneration applicable to Senior Managers		
Cash based awards <sup>2</sup>	\$325,064	
Shared and share-linked instruments	-	
Total deferred remuneration vesting during the 2021 financial year	-	
Total reductions during the 2021 financial year due to explicit adjustments	-	
Total reductions during the 2021 financial year due to implicit adjustments	-	

The table below (formatted as per Table 21A of APS 330) summarises the requirements under paragraph (j) in Table 21 of APS 330 and provides a breakdown of the value of fixed and variable remuneration for Senior Managers for the financial year ended 30 June 2021.

Table (c): Breakdown of Fixed and Variable Remuneration for Senior Managers		
Number of incumbents	\$9	
Fixed Remuneration		
Cash based (Non-Deferred) <sup>3</sup>	\$3,732,646	
Shares and share-linked instruments	-	
Other <sup>4</sup>	\$346,862	
Variable Remuneration		
Cash based (Non-Deferred) <sup>5</sup>	\$1,007,775	
Cash based (Deferred) <sup>6</sup>	\$325,064	
Share-linked instruments (Deferred)	-	
Other	-	

<sup>&</sup>lt;sup>2</sup>Represents total outstanding deferred remuneration awards, inclusive of employer superannuation.

<sup>&</sup>lt;sup>3</sup> Represents actual fixed remuneration received, including salary sacrificed benefits and employer superannuation.

<sup>&</sup>lt;sup>4</sup> Represents value of annual leave and long service leave accruals.

<sup>&</sup>lt;sup>5</sup> Represents the value of incentive payments.

<sup>&</sup>lt;sup>6</sup> Represents remuneration awarded but deferred during the 2021 financial year, inclusive of employer superannuation.