

ASAE 3402

Assurance Report on Controls at a Service Organisation relating to the Derivatives Clearing System (DCS)

1 JULY 2018 - 30 JUNE 2019



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01 / Assertion by Management

The information provided by ASX management in this report has been prepared for participants who have used DCS (Participants) and their auditors who have a sufficient understanding to consider the description, along with other information (including information about controls operated by participants themselves), when assessing the risks of material misstatement of participant's financial reports / statements. ASX confirms:

(a) The accompanying description in Sections 5, 6 and 8 fairly presents DCS for processing participant's transactions throughout the period 1 July 2018 to 30 June 2019.

The criteria used in making this statement were that the accompanying description:

- (i) presents how the system was designed and implemented, including:
 - the types of services provided including, as appropriate, classes of transactions processed
 - the procedures, within both information technology and manual systems, by which those transactions were initiated, recorded, processed, corrected as necessary, and transferred to the reports prepared for participants
 - the related accounting records, supporting information and specific accounts that were used to
 initiate, record, process and report transactions; this includes the correction of incorrect
 information and how information was transferred to the reports prepared for participants
 - how the system dealt with significant events and conditions, other than transactions
 - the process used to prepare reports for participants
 - relevant control objectives and controls designed to achieve those objectives
 - controls that ASX assumed, in the design of the system, would be implemented by participants, and
 which, if necessary to achieve control objectives stated in the accompanying description, are
 identified in the description along with the specific control objectives that cannot be achieved by
 ASX alone, and
 - other aspects of the ASX control environment, risk assessment process, information system (including the related business processes) and communication, control activities and monitoring controls that were relevant to processing and reporting participants' transactions.
- (ii) includes relevant details of changes to DCS during the period 1 July 2018 to 30 June 2019, and
- (iii) does not omit or distort information relevant to the scope of the system being described, while acknowledging that the description is prepared to meet the common needs of a broad range of participants and their auditors and may not, therefore, include every aspect of the system that each individual participant may consider important in its own particular environment.
- (b) The controls related to the control objectives stated in the accompanying description were suitably designed and operated effectively throughout the period 1 July 2018 to 30 June 2019. The criteria used in making this statement were that:
 - (i) the risks that threatened achievement of the control objectives stated in the description were identified
 - (ii) the identified controls would, if operated as described, provide reasonable assurance that those risks did not prevent the stated control objectives from being achieved and



(iii) the controls were consistently applied as designed, including that manual controls were applied by individuals who have the appropriate competence and authority, throughout the period 1 July 2018 to 30 June 2019.

Signed on behalf of management

Tim Hogben

Chief Operating Officer

26 July 2019



02 / Independent Service Auditor's assurance report on the description of controls, their design and operating effectiveness

To: Directors of ASX Limited (ASX)

Scope

In accordance with the terms of the engagement letter dated 31 January 2019, we were engaged to report on the ASX Limited's description of its DCS System in Section 5 and 6 at pages 10-13 for processing Participant's transactions throughout the period 1 July 2018 to 30 June 2019 (the description), and on the design and operation of controls related to the control objectives stated in Section 8 at pages 16-30 of this report.

The description indicates that certain control objectives specified in the description can be achieved only if complementary Participant controls contemplated in the design of ASX's controls are suitably designed and operating effectively, along with related controls at the service organisation. We have not evaluated the suitability of the design or operating effectiveness of such complementary Participant controls.

ASX's Responsibilities

ASX is responsible for preparing the description and accompanying statement in Section 1 at pages 3-4, including the completeness, accuracy and method of presentation of the description and statement; providing the services covered by the description; stating the control objectives; and designing, implementing and effectively operating controls to achieve the stated control objectives.

Our Independence and Quality Control

We have complied with relevant ethical requirements related to assurance engagements, which are founded on fundamental principles of integrity, objectivity, professional competence and due care, confidentiality and professional behaviour.

The firm applies Auditing Standard ASQC 1 Quality Control for Firms that Perform Audits and Reviews of Financial Reports and Other Financial Information, Other Assurance Engagements and Related Services Engagements and accordingly maintains a comprehensive system of quality control including documented policies and procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

Service Auditor's Responsibilities

Our responsibility is to express an opinion on ASX's description and on the design and operation of controls related to the control objectives stated in that description, based on our procedures.

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We conducted our engagement in accordance with Standard on Assurance Engagements ASAE 3402 Assurance Reports on Controls at a Service Organisation (ASAE 3402), issued by the Auditing and Assurance Standards Board. That standard requires that we plan and perform our procedures to obtain reasonable assurance about whether, in all material respects, the description is fairly presented and the controls are suitably designed and operating effectively.

An assurance engagement to report on the description, design and operating effectiveness of controls at a service organisation involves performing procedures to obtain evidence about the disclosures in the service organisation's description of its System, and the design and operating effectiveness of controls. The procedures selected depend on our judgement, including the assessment of the risks that the description is not fairly presented, and that controls are not suitably designed or operating effectively. Our procedures included testing the operating effectiveness of those controls that we consider necessary to provide reasonable assurance that the control objectives stated in the description were achieved. An assurance engagement of this type also includes evaluating the overall presentation of the description, the suitability of the objectives stated therein, and the suitability of the criteria specified by the service organisation and described in Section 1 at pages 3-4.

We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Limitations of Controls at a Service Organisation

ASX's description is prepared to meet the common needs of a broad range of Participants and their auditors and may not, therefore, include every aspect of the System that each individual Participant may consider important in its own particular environment. In addition to this, because of their nature, controls at a service organisation may not prevent or detect all errors or omissions in processing or reporting transactions. Further, the projection of any evaluation of effectiveness to future periods is subject to the risk that controls at a service organisation may become inadequate or fail.

Opinion

Our opinion has been formed on the basis of the matters outlined in this report. The criteria we used in forming our opinion are those described in ASX's statement in Section 1. In our opinion, provided Participants have applied the complementary Participant controls contemplated in the design of ASX's System and those controls were operating effectively, in all material respects:

- (a) The description fairly presents the System as designed and implemented throughout the period from 1 July 2018 to 30 June 2019
- (b) The controls related to the control objectives stated in the description were suitably designed throughout the period from 1 July 2018 to 30 June 2019, and
- (c) The controls tested, which were those necessary to provide reasonable assurance that the control objectives stated in the description were achieved, operated effectively throughout the period from 1 July 2018 to 30 June 2019.

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Description of Tests of Controls

The specific controls tested and the nature, timing and results of those tests are listed in Section 8.

Intended Users and Purpose of the report

Bert.

This report and the description of tests of controls in Section 5, 6 and 8 are intended only for Participants who have used ASX's System and their auditors, who have sufficient understanding to consider it, along with other information including information about controls operated by Participants themselves, when assessing the risks of material misstatements of Participant's financial reports / statements.

This report is prepared only for the purpose set out above and we disclaim any liability in relation to our report or any assumption of responsibility for any reliance on our report to any person other than ASX, Participants and their auditors who have used ASX's System or for any purpose other than that for which it was prepared.

PricewaterhouseCoopers

Corinne Best

Sydney

Partner

26 July 2019



03 / Introduction

ASX management is responsible for the design, implementation and maintenance of the internal control procedures and for the declarations and assertions in this report. In carrying out this responsibility, management has regard to the interests of participants, the general effectiveness of the operation of DCS and the overall stability of the Australian financial system.

This report has been prepared to provide:

- an overview of the ASX Group
- an overview of DCS and its role in the clearing and settlement process
- a summary of ASX's corporate governance arrangements relating to the DCS operating environment
- the control objectives and control procedures that underpin the DCS control environment, and
- the independent auditor's report on the control objectives and procedures.

The report has been prepared in compliance with ASAE 3402 Assurance Reports on Controls at a Service Organisation.

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04 / Overview of the ASX Group

ASX is a multi-asset class and vertically integrated exchange group, ranking in the top 20 exchange groups globally when measured by market capitalisation. It operates markets for cash equities, derivatives and provides a full service offering including listings, trading, clearing, settlement, depository, registry, and information and technical services. ASX operates a significant part of the infrastructure that supports Australia's financial markets.

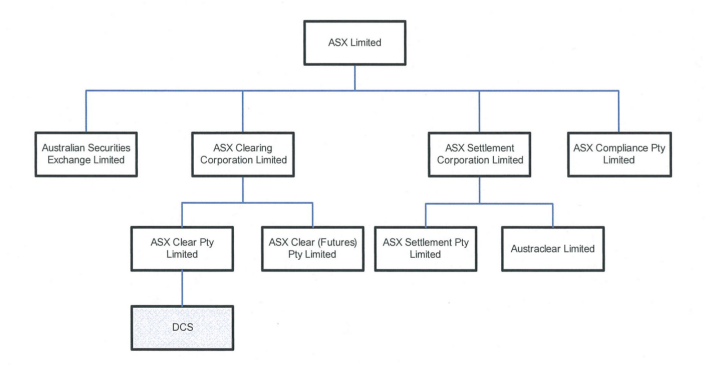
ASX services companies and other issuers that list equity and debt securities on its market, as well as a wide range of retail and institutional investors that invest in and trade those securities. Many of ASX's services are provided through intermediaries including stockbrokers, Australian banks and Australian based international banks. Clients of these intermediaries include retail and corporate investors, asset managers, custodians and other financial market participants.

While ASX's operations are primarily based in Australia, ASX services both domestic and international customers and some of its services are accessible from offshore.

More information about ASX can be found at: www.asx.com.au.

Structure

Relevant parts of the ASX Group structure, including the responsibility for the DCS system, are depicted below:



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05 / Overall Control Environment

Corporate Governance

The control environment within which ASX operates DCS is not restricted to the control objectives and procedures outlined in this report.

The ASX Group maintains a high standard of corporate governance and has implemented governance arrangements which are consistent with the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations (3rd Edition). An overview of those components of ASX's corporate governance framework which are relevant to the operation of DCS is set out below. More information on ASX's corporate governance framework is available on ASX's website and in its Annual Report.

DCS is operated by ASX Clear Pty Limited, a clearing and settlement facility licensee and a wholly owned subsidiary of ASX. It is one of the four clearing and settlement facility licensees in the ASX Group.

The ASX Board relies on the Clearing and Settlement Boards to provide oversight of the clearing and settlement operations of the clearing and settlement subsidiaries including, the management of clearing and settlement risk, and compliance with the Financial Stability Standards determined by the Reserve Bank of Australia (RBA). The Clearing and Settlement Boards' Charter sets out further details regarding their functions and governance.

ASX Limited has established an Audit and Risk Committee (ARC) (comprising independent, non-executive directors of ASX Limited). The ARC also serves as the audit and risk committee of ASX's Clearing and Settlement Boards (including ASX Clear).

The following Committees (comprised of Senior Management) also form an integral part of the overall control environment in which DCS operates:

- Risk Committee
- Regulatory Committee, and
- Technology, Operations and Security Committee.

The system of internal control and risk management is reviewed by Internal Audit. The General Manager of Internal Audit reports to the ARC, the Managing Director and Chief Executive Officer for functional audit purposes, and the Chief Risk Officer for administrative purposes. The General Manager Internal Audit presents an Internal Audit Plan and quarterly audit findings to the ARC and Clearing and Settlement Boards.

In addition, ASX's Enterprise Compliance function conducts oversight of the ASX Group by mapping the compliance framework for key obligations (including clearing and settlement facility obligations), undertaking compliance reviews, and reporting to regulators. This function is headed by a General Manager reporting to the Chief Risk Officer.

Charters of the ASX Board, Clearing and Settlement Boards, ARC and Internal Audit are available on ASX's website: www.asx.com.au.

Regulatory Governance

Licensed entities in the ASX Group are subject to review by ASIC and the RBA.



Operational Governance

The primary divisions that have direct control over the operational governance of DCS are Operations and Technology.

Operations is responsible for the day to day processing of trading, clearing and settlement transactions. The DCS operational environment includes processes and controls in the following areas:

- transaction processing
- error resolution and escalation, and
- security and operational resilience.

Technology is responsible for the IT support and development of DCS. The control environment in operation within Technology includes the following processes and controls areas:

- system operations
- · change management
- security, and
- system resilience.

Both Operations and Technology are headed by the Chief Operating Officer of ASX.

Operational Resilience

ASX Group operates using a dual site model for all key functions, with one operational site outside of the CBD. In addition, a disaster recovery site is maintained for its technology systems and disaster recovery plans are tested periodically in accordance with a centrally managed testing schedule.

Control Objectives and Control Procedures

Set out in the report are the control objectives implemented over the DCS system by ASX. The specific controls listed in Section 8 of the report have been designed to achieve each of the control objectives.

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06 / Overview of DCS

ASX Clearing Corporation assists ASX participants to more effectively undertake their clearing activity by reducing systemic risk, minimising counterparty risk, and by increasing capital efficiency and operating efficiency. This is achieved through ASX Clearing Corporation's wholly owned subsidiaries, ASX Clear Pty Limited (ASX Clear) and ASX Clear (Futures) Pty Limited, which operate clearing facilities and provide central counterparty facilities.

ASX Clear Pty Limited (ASX Clear) operates a clearing facility and provides central counterparty (CCP) services for financial products traded on the ASX market, including equities, warrants, interest rate securities and equity related derivatives (exchange traded options), equities traded, warrants quoted and traded on the Chi-X market.

ASX Clear is authorised to clear transactions for certain customers located in a number of jurisdictions, including the EU and the United States.

ASX Clear is currently the sole provider of clearing services for Australia's equity markets.

ASX Clear operates the Derivatives Clearing System (DCS) to register and clear equity related derivative products and the Clearing House Electronic Subregister System (CHESS) to register and clear cash equities, interest rate securities and warrants. A separate assurance report is available for the CHESS system.

DCS consists of two primary components. The first component is used by ASX Clear and consists of a number of modules; the main module being the Central Clearing Controller (CCC). This component maintains clearing information such as open positions, financial details such as margin information for each participant's accounts, details of trades, allocations, give-ups, take-ups, parameters and all other required information.

Other modules within this component include the Derivatives Pricing System (DPS), Stock Lodgement System (SLS) and Product Factory.

DPS captures real-time price related data from the trading platform. This data is analysed throughout the day to maintain a record of 'deemed' market prices. These prices are used to establish end-of-day settlement prices and for intra-day risk assessment. DPS also includes a client application that allows parameter maintenance functions to be performed and results to be reviewed.

SLS provides functionality to manage physical non cash collateral. Collateral may be lodged to cover a specific account (omnibus or individual customer) or shared amongst multiple accounts. SLS interfaces to the securities depository system (CHESS).

Product Factory provides the listing function for exchange traded options and also provides a mechanism by which corporate actions can be processed. The processing of corporate actions adjusts the exchange traded options series and also affects the existing open interest.

Margins for equity related derivative products are calculated in CME Span® 4.0, using position information contained within DCS. The margin calculation is sent back to DCS and reported as part of the participant's settlement obligation.

The second component is the Member Clearing Module (MCM) and is provided to participants. This component records information relating only to the relevant participant; it does not store any sensitive information relating to any other participants. MCM serves as the participant's interface to the clearing system and provides functionality to maintain account information and to perform position maintenance inclusive of allocations, transfers, give-ups, take-ups, matchouts and exercises.

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Transaction Processing

DCS captures reported trades from the ASX Trade platform and disseminates them to the relevant participants in near real-time. If a trade did not have allocation details specified at the time of order entry in ASX Trade, the participants can send an allocation transaction in DCS to allocate the trade to one or more accounts. Alternatively, the participant can "give-up" the trade to another participant. In this event, the corresponding participant would then "take-up" the trade. Any unallocated trades at the end of the day are allocated to the default house account of the participant.

The system is closed at 7:00 pm each day so that end of day processing can commence. The key purpose of end of day processing is to determine each participant's settlement obligation. This comprises of premium due, fees and commissions and calculated margin less existing cash balance and collateral valuation. Additional processing takes place to exercise relevant positions and randomly assign them to counterparties. Any equities trades resulting from the expiry process are automatically reported to ASX Trade.

Processing errors are either flagged by the DCS system or identified by ASX via operational monitoring of the system and transaction reports. Once identified, errors follow a defined escalation path.

Regulation

ASX Clear is a licensed CS facility under the Corporations Act and must comply with the Financial Stability Standards (FSS) published by the RBA. In addition, as a CS facility licensee, it must:

- to the extent that it is reasonably practicable to do so, do all other things necessary to reduce systemic risk
- to the extent that it is reasonably practicable to do so, do all things necessary to ensure that the facility's services are provided in a fair and effective way, and
- have an adequate arrangement for supervising the facility.

Reporting

DCS automatically provides a number of reports to Participants, including:

- financial reports (current account statements, interest statements, fee statements, daily margin summary, daily financial statement, commissions, margin prices, theoretical prices, price averaging, price warning)
- collateral reports (activity statements, holding statement)
- position reports (open positions, daily position activity, exercise activity, allocation listing, give-ups, transfers)
- exercise and expiring contracts reports, and
- reconciliation reports.

System Change

During the period, there were changes made to accommodate general technology maintenance and operational enhancement.



07 / Use and Scope of the Report

Requirement for the Report

The requirement for and scope of the independent audit is mandated in ASX Clear Operating Rules. The following table provides the requirements under section 1.22 of the ASX Clear Operating Rules.

| Rule Ref | Title | Content |
|----------|---|--|
| 1.22.1 | ASX Clear to conduct annual review | ASX Clear must require an independent auditor to conduct an annual review of the Clearing System and that review must comprise the matters specified in the Procedures. |
| 1.22.2 | Copy of audit certificate to be provided to Participant | If a Participant requests that ASX Clear provide a copy of any audit certificate arising from an annual review under Rule 1.22.1, ASX Clear must, without charge, provide a copy of the audit certificate to the Participant within 1 calendar month of: |
| | | (a) ASX Clear receiving the audit certificate or |
| | | (b) the request |
| | | whichever is the later. |
| 1.22.3 | Participant may request other review of the Clearing System | If a Participant gives notice to ASX Clear requesting an audit certificate in relation to any review of the Clearing System other than an annual review under Rule 1.22.1: |
| | | the Participant must in the notice undertake to pay any fee for that service which ASX Clear may notify to Participants from time to time and |
| | | (ii) ASX Clear must request an independent auditor to conduct the requested review and supply an audit certificate in relation to the review to the Participant as soon as reasonable practicable. |
| 1.22.4 | No other right to inspect ASX Clear records | Except as expressly provided in these Rules, no Participant has any right of access to, or right to inspect, ASX Clear's Records. |
| 1.22.5 | Participant to accept review by auditor | Each Participant must accept and treat a review conducted by ASX Clear's auditor under this section as if that review were conducted by the Participant's own auditor. |

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The following provides the requirements under section 1.22.1 of the ASX Clear Operating Rules – Procedures:

The review will comprise:

- (a) reviewing ASX Clear's information processing facilities and the integrity of the Clearing System including:
 - (i) maintenance of security and confidentiality over the data of Participants
 - (ii) security over the physical operation of the Clearing System
 - (iii) backup and disaster recovery procedures and
 - (iv) Clearing System access controls.
- (b) assessing the integrity and accuracy of information generated by the Clearing System including:
 - (i) internal controls over data input by ASX Clear and
 - (ii) processing and reporting of transaction data.

Use of the Report

The report has been prepared for ASX Clear to comply with the ASX Clear Operating Rules. While ASX understands participants may provide the report to external parties (e.g. their own auditors), ASX has no knowledge or understanding of the individual circumstances of any participant.

Participant Controls

Achievement of each of the control objectives set out in Section 8 is also dependent on participants maintaining an effective control environment and implementing controls such as:

- documented policies and procedures (including transaction processing procedures, risk management policies such as conditions and restrictions for system use, good password practices and virus protection)
- restricted access to operating systems, applications, databases and underlying records (including role based security mechanisms)
- user administration management
- a documented security strategy that includes appropriate tools and techniques to prevent, detect, respond to and recover from security incidents
- transaction processing, monitoring and reporting mechanisms
- segregation of duties in transaction processing
- reconciliation of transactions and holdings and follow up of any variances
- physical security of system infrastructure
- provision of data backup and restoration and other computer operations, and
- business continuity and disaster recovery planning.



08 / Control Objectives and Related Control Procedures

The scope in relation to this control report has been defined in the control objectives and associated control procedures for DCS that have been included below. Any references made to the network, application, operating system and database are specific to DCS.

Logical Access

Control Objective 1: Controls provide reasonable assurance logical access is restricted to prevent inappropriate or unauthorised access to the network, application software, operating systems and underlying data.

| Descri | Description of controls | Test performed by PwC | Results |
|--------|--|--|---------------------|
| 1.1 | The ASX Identity and Access Management Policy (the Policy) outlines the principles for restricting access to the network, application software, operating systems and underlying data. The Policy is available to all staff. | Inspection Verified through inspection that the ASX Identity and Access Management Policy outlines the principles for restricting access to the network, application software, operating systems and underlying data and is available to all staff. | No exception noted. |
| 1.2 | Processes are in place for administering access to the network, application software, operating systems and the underlying data. This includes approval of access granted and the timely termination of accounts no longer required. | Inspection For a sample of new users, verified through inspection that access to the network, application, operating system and database was approved prior to access being granted. Inspection | No exception noted. |
| | | For a sample of user revocations, verified through inspection that access to the network, application, operating system and database was revoked in a timely manner. | |





| No exception noted. | No exception noted. | No exception noted. | No exception noted. |
|--|---|--|---|
| Inspection For a sample of application, operating system and database user access reviews, verified through inspection that the reviews were performed to confirm currency and appropriateness of access. | Inspection Verified through inspection of the Security Patching Policy, Malicious Management Code Standard and Cyber Security Escalation Procedures that principles for safeguarding against the threat of malicious attack are outlined. | Inspection and Observation Verified through inspection of network documentation and onscreen observation that a number of measures including firewalls, intrusion detection software and anti-virus software are in place. Inspection Verified through inspection of the ASX Internet Security procedures document that incident response processes are in place. | Observation Verified through onscreen observation that User IDs and passwords, as well as digital certificates or RSA tokens, are required to access the ASX network remotely. |
| Regular user access reviews are performed to confirm currency and appropriateness of access. | Documented procedures are in place outlining the principles for safeguarding against the threat of malicious attack. | Network security measures including firewalls, intrusion detection software, antivirus software and incident response processes are in place. | Remote access to the network, application software, operating system and underlying data is restricted and includes security measures such as digital certificates and/or RSA tokens. |
| 1.4 | 1.5 | 1.6 | 1.7 |



Inspection

Verified through inspection of the ASX Mobility and Remote Access Standard that remote access is required to be authorised.

Inspection

For a sample of new remote access accounts, verified through inspection that remote access to the ASX network, application software, operating system and database was authorised in accordance with the standard.

Inspection

For a sample of user departures with remote access accounts, verified through inspection that remote access was removed in a timely manner.



Change Management

| Contr i enviro | Control Objective 2: Controls provide reasonable assurance all changes relating to the applicatic environment are authorised and tested in accordance with the ASX change management policy. | Control Objective 2: Controls provide reasonable assurance all changes relating to the application software, operating system software and underlying data within the DCS production environment are authorised and tested in accordance with the ASX change management policy. | m software and underlying data within the DCS production |
|--------------------------|--|---|--|
| Desc | Description of controls | Test performed by PwC | Results |
| 2.1 | Documented change management procedures are in place. All changes and upgrades follow the procedures. | Inspection Verified through inspection that documented change management procedures are in place covering the change lifecycle. | No exception noted. |
| 2.2 | All changes are logged and monitored throughout the life cycle of the change. | Inspection For a sample of changes, verified through inspection that changes were logged and monitored throughout the life cycle of the change. | No exception noted. |
| 2.3 | Testing results are recorded, tracked and signed off. | Inspection For a sample of changes, verified through inspection that testing results were recorded and signed off. | No exception noted. |
| 2.4 | Test documentation exists, including test plans / strategies, test cases / criteria, test logs and issue reporting. | Inspection For a sample of changes, verified through inspection that test documentation existed, including test plans / strategies, test cases / criteria, test logs and issue reporting. | No exception noted. |



| Desci | Description of controls | Test performed by PwC | Results |
|-------|--|---|--|
| 2.5 | Changes are subject to levels of system (i.e. | Inspection | No exception noted. |
| | implementation. | For a sample of changes, verified through inspection of relevant documentation that each change was subject to levels of system and user testing prior to implementation. | |
| 2.6 | Changes are subject to authorisation by | Inspection | Exception noted. |
| | Technology and/or the Business prior to implementation. | For a sample of changes, verified through inspection that each change was subject to authorisation by Technology and/or the | All DCS related changes require approval from an IT approver prior to being implemented into Production. |
| | | Business prior to implementation. | For one out of 20 samples tested, approval from the mandatory IT approver was not provided prior to the change being implemented into Production. |
| | | | The missing approval was self-identified by the mandatory IT approver post implementation. Subsequently, management had performed a retrospective review and risk assessment which |
| | | | Connimited that the change was appropriate. Management Response |
| | | | The change was assessed to be low risk and was approved by the mandatory business approver prior to the change being implemented into Production by the appropriate change implementer. |
| | | | The importance of ensuring that both the relevant business and IT approvals are received prior to a change being implemented has been communicated. Change management controls will be further |



| Desc | Description of controls | Test performed by PwC | Results |
|------|--|---|---|
| | | | enhanced in FV20 with the implementation of the IT service management platform. |
| 2.7 | | Observation | No exception noted. |
| | test and production environments. | Verified through onscreen observation that segregated development, test and production environments exist. | |
| 2.8 | Documented procedures for emergency | Inspection | No exception noted. |
| | changes are in place. Emergency changes are subject to formal authorisation prior to or as soon as practical after | Verified through inspection that documented procedures for emergency changes are in place. | |
| | implementation. Emergency changes are documented and tested as soon as practical | Inspection | |
| | upon implementation. | For a sample of emergency changes, verified through inspection that each change was formally authorised, tested and documented according to emergency procedures. | |
| 2.9 | | Inspection | No exception noted. |
| | updated accordingly. | For a sample of changes, verified through inspection that release notes were published and user documentation was updated. | |
| | | | |



Physical Security

Control Objective 3: Controls provide reas

| centres). | 55). | | 4 |
|-----------|--|--|---------------------|
| Desc | Description of controls | Test performed by PwC | Results |
| 3.1 | Documented physical security policies and procedures are in place. This includes site visitation procedures (e.g. sign-in process, the requirement to be accompanied by an authorised individual) for each category of access. | Inspection Verified through inspection that the documented physical security policies and procedures are in place. | No exception noted. |
| 3.2 | Access to the ASX Data Centres is restricted | Observation | No exception noted. |
| | and monitored through the use of electronic security devices and other arrangements (e.g. security cameras, 24 x 7 operation). | Verified through observation of the primary and backup data centre that access to the ASX data centres is restricted and monitored through the use of electronic security devices and other arrangements, including: | |
| | | - exterior doors were locked | |
| | | electronic access cards were required to enter the data centre, and | |
| | | - the data centres were monitored by CCTV. | |
| 3.3 | Access requests to the ASX Data Centres are | Inspection | No exception noted. |
| | approved prior to access being granted. | For a sample of access requests, verified through inspection that access to the ASX data centres was approved prior to access being granted. | |
| | | | |



| Desc | Description of controls | Test performed by PwC | Results |
|------|---|--|---------------------|
| 3.4 | Staff, visitors, contractors and customers | Observation | No exception noted. |
| | are required to wear identification badges / tags. | Verified through observation that staff, visitors, contractors and customers were required to wear identification badges / tags. | |
| 3.5 | Access is removed in a timely manner for | Inspection | No exception noted. |
| | employees who no longer require access to the ASX Data Centres. | For a sample of terminated employees, verified through inspection that access to the ASX data centres was removed in a timely manner. | |
| 3.6 | Regular access reviews are performed to | Inspection | No exception noted. |
| | confirm currency and appropriateness of access to the ASX Data Centres. | For a sample of data centre user access reviews, verified through inspection that regular access reviews were performed to confirm currency and appropriateness of access to the ASX Data Centres. | |



Disaster Recovery Procedures

Control Objective 4: Controls provide reasonable assurance in the event of a disaster, measures are in place to enable DCS to resume effective operations within agreed timeframes.

| Description of controls | Test performed by PwC | Results |
|---|---|---------------------|
| 4.1 A Documented Disaster Recovery Plan for | Inspection | No exception noted. |
| the System is in place. | Verified through inspection that the Disaster Recovery Plan exists. | |
| 4.2 The Disaster Recovery Plan for the System | Inspection | No exception noted. |
| is tested on a regular basis. | Verified through inspection that the Disaster Recovery Plan was tested in accordance with the timing set out in the policy. | |



IT Processing

Control Objective 5: Controls provide reasonable assurance the DCS system is backed up, and system processing and performance is monitored.

| Desc | Description of controls | Test performed by PwC | Results |
|------|--|---|---------------------|
| 5.1 | Documented backup policies and | Inspection | No exception noted. |
| | procedures are in place. | Verified through inspection that backup policies and procedures have been documented. | |
| 5.2 | Application data is backed up on a regular | Observation | No exception noted. |
| | basis. | Verified through onscreen observation that the backup schedule for application data was setup in line with policy requirements. | |
| | | Observation and Inspection | |
| | | Verified through onscreen observation and inspection that an automated notification is generated upon failure of a backup job. | |
| | | Inspection | |
| | | For a sample of days, verified through inspection that backups were completed successfully. | |
| 5.3 | Backed up data is stored in an offsite | Inspection | No exception noted. |
| | secure location and restricted to authorised personnel. | Verified through inspection of a copy of the agreement with the third-party service provider that backed up data is taken and stored in an offsite secure location. | |
| | | | |



| Desc | Description of controls | Test performed by PwC | Results |
|------|--|--|---------------------|
| | | Inspection For a sample of days, verified through inspection that sign-off was obtained by an authorised representative indicating that back-up tapes had been taken off-site for storage. | |
| | | Inquiry and Inspection | |
| | | Verified through inquiry with management and inspection of the listing of individuals with access to ASX data stored at offsite locations that they were authorised personnel. | |
| 5.4 | | Inspection | No exception noted. |
| | operational incidents and system availability is monitored and reported. | Verified through inspection of a sample of management status reports that network capacity, performance incidents, operational incidents and system availability are monitored and reported. | |
| 5.5 | | Observation | No exception noted. |
| | used to monitor operational integrity. Exception reporting is used to alert staff of operational failures. | Verified through onscreen observation that system monitoring tools are utilised to monitor the operational integrity of the System. | |
| | | Inspection | |
| | | Verified through inspection that exception reporting functionality alerted staff of operational failures. | |
| 5.6 | Job schedules are in place for batch processing. Each time a job schedule is | Inspection | No exception noted. |
| | | | |



| Desc | Description of controls | Test performed by PwC | Results |
|------|--|---|---------------------|
| | run the results are documented and reviewed. | Verified through inspection that job schedules are in place for batch processing. | |
| | | Inspection | |
| | | For a sample of days, verified through inspection that the job schedule results were documented and reviewed. | |
| 5.7 | 5.7 Changes to job schedules are approved. | Inspection | No exception noted. |
| | | For a sample of changes to job schedules, verified through inspection that they were approved. | |



Environmental Controls

Control Objective 6: Controls provide reasonable assurance environmentally controlled data centres exist to facilitate continuity of data processing operations.

| Desc | Description of controls | Test performed by PwC | Results |
|------|--|---|---------------------|
| 6.1 | The data centres contain the following environmental mechanisms - fire detection and suppression systems | Observation Verified through observation of the primary and back-up data centres that they contain the following environmental mechanisms: | No exception noted. |
| | air conditioning systems uninterruptible power supplies, and water detection systems. | fire detection and suppression systems air conditioning systems uninterruptible power supplies, and water detection systems. | |
| 6.2 | A schedule of maintenance is performed on a regular basis to assist in preventing operational failure of the above environmental mechanisms. | Inspection Verified through inspection of the primary and back-up data centres maintenance schedule that maintenance of the above environmental mechanisms are performed on a regular basis. | No exception noted. |
| | | Inspection Verified though inspection of a sample of maintenance reports that the preventative maintenance occurred in accordance with the schedule. | |



DCS

Control Objective 7: Controls provide reasonable assurance the process of daily settlement is complete and accurate.

| Desci | Description of controls | Test performed by PwC | Results | |
|-------|---|--|---------------------|--|
| 7.1 | 7.1 Checklists for key tasks in the daily | Inquiry and Inspection | No exception noted. | |
| | settlement process are completed and reviewed on a timely basis. Any exceptions are actioned. | Verified through inquiry with management and inspection that checklists for key DCS tasks in the daily settlement process exist. | | |
| | | Inspection | | |
| | | For a sample of daily checklists, verified through inspection that they were completed and reviewed on a timely basis. | | |
| | | Inspection | | |
| | | For a sample of task exceptions, verified through inspection that they were investigated and resolved. | | |