Anti-Money Laundering and Counter-Terrorism Financing Program

Introduction and Part A

Coin Harbour Pty Ltd

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INTRODUCTION

1. ABOUT THE AML/CTF ACT

- 1.1 The Anti-Money Laundering ("AML") and Counter-Terrorism Financing ("CTF") Act 2006 ("AML/CTF Act")'s and the Anti-Money Laundering and Counter-Terrorism Financing Rules Instrument 2007 (No.1) ("Rules") broad purpose is to regulate financial transactions in a way that will help identify, mitigate and manage money laundering and terrorism financing risks.
- 1.2 The AML/CTF Act provides general principles and obligations while detailed operating rules are covered in rules made by the Australian Transaction Reports and Analysis Centre ("AUSTRAC"). AUSTRAC is the government agency responsible for administering the AML/CTF Act.
- 1.3 The AML/CTF Act applies to persons who provide specified services (known as "designated services"). Persons providing designated services are called "reporting entities".
- 1.4 Coin Harbour Pty Ltd ("Coin Harbour") provides one or more designated services listed in the AML/CTF Act and is therefore a reporting entity. These services are included in the AML/CTF Act because they are vulnerable to abuse by criminals for money laundering or terrorism financing purposes.
- 1.5 The AML/CTF Act adopts a risk-based approach. This approach means that the reporting entity decides how best to identify, mitigate and manage the risk of money laundering and terrorism financing through its business. Reporting entities therefore need to undertake a comprehensive assessment of these risks relative to their businesses. Reporting entities need to be able to demonstrate to AUSTRAC that they have carried out such an assessment and have a documented program in place to identify, mitigate and manage the risk of their products or services being used to facilitate money laundering or terrorism financing.

2. ADOPTION

2.1 Coin Harbour adopts Parts A and B of this Program as its AML/CTF Program ("**Program**") for the purposes of the AML/CTF Act. On and from 6-June-2021, Coin Harbour must comply with the Program, as varied from time to time.

VERSION NUMBER	DATE UPDATED	NOTES
1	6-June-2021	Original document prepared and finalised.
2	1-Jul-2024	Edits for fraud prevention

3. RECORDS RELATING TO COIN HARBOUR'S AML/CTF PROGRAM

- 3.1 The AML/CTF Compliance Officer ("AML/CTF CO") ensures that the following records are retained:
 - (a) this Program and each variation to it;
 - (b) the Board of Directors' approval of the Part A of this Program, and each variation to Part A of this Program;
 - (c) AUSTRAC's feedback and correspondence;
 - (d) external and internal AML/CTF reviews; and
 - (e) correspondence with external lawyers on AML/CTF issues.
- 3.2 The records referred to in Section 3.1 of this Program are be retained:
 - (a) in the case of records relating to the adoption of each variation to this Program and's Program, during the period it or any part of it remains in force and for seven (7) years after it ceases to be in force; and
 - (b) for the period of time determined by the AML/CTF Compliance Officer for all other records.

4. AUSTRAC ENROLMENT AND REGISTRATION

- 4.1 Coin Harbour is enrolled and registered with AUSTRAC as a Digital Currency Exchange Provider.
- 4.2 Digital Currency Exchange Providers are required to enrol **and** register with AUSTRAC. Enrolling and registering are separate legal requirements and both must be completed.

	ENROLLING WITH AUSTRAC
Responsible Person	AML/CTF CO

Timeframe	Coin Harbour must enrol within twenty-eight (28) days of providing or commencing to provide a designated service.				
Changes to Enrolment	Enrolment details must be kept up to date and AUSTRAC must be notified within fourteen (14) days of any changes to Coin Harbour's details. For further information refer to Section 22 of Part A.				
	REGISTERING WITH AUSTRAC				
Responsible Person	AML/CTF CO				
Timeframe	Prior to providing or commencing to provide a designated service. A Registrable Digital Currency Exchange Service must not be provided if Coin Harbour has not registered with AUSTRAC. Failure to register may constitute the commission of a criminal offence.				
Changes to Registration	Registration details must be kept up to date and AUSTRAC must be notified within fourteen (14) days of any changes to Coin Harbour's details. For further information refer to Section 27 of Part A.				

5. PENALTIES

- 5.1 Failure to comply with the obligations under the AML/CTF Act may result in civil or criminal penalties.
- 5.2 Civil penalties for contravention of the AML/CTF Act range up to \$3.4 million for an individual and up to \$17 million for a corporation.
- 5.3 The penalties for criminal offences include imprisonment for up to ten (10) years and/or fines up to \$1.7 million.

6. DESIGNATED BUSINESS GROUP

- 6.1 Coin Harbour is a reporting entity which does not currently share obligations with another person, for the purposes of forming a Designated Business Group ("**DBG**") under the AML/CTF Act and Rules. Coin Harbour does not intend to form and/or join an existing DBG.
- 6.2 Another entity can join with Coin Harbour to form Coin Harbour's DBG if:
 - (a) that entity is:

- (i) related to each other member of Coin Harbour's DBG within the meaning of section 50 of the Corporations Act 2001;
- (ii) either:
 - (A) a reporting entity;
 - (B) a company in a foreign country which if it were resident in Australia would be a reporting entity; or
 - (C) providing a designated service pursuant to a joint venture agreement, to which each member of Coin Harbour's DBG is a party; and
- (iii) not a member of another DBG; or
- (b) otherwise permitted by the AML/CTF Act or Rules.
- 6.3 In order to join Coin Harbour's DBG, a director or officer of the other entity needs to elect in writing (on behalf of that entity) to be a member of Coin Harbour's DBG by completing the election form as specified by AUSTRAC at the time. The AML/CTF CO provides the completed form to AUSTRAC in the method specified by AUSTRAC.
- 6.4 When any of the following changes in Coin Harbour's DBG occurs, the AML/CTF CO must notify AUSTRAC's CEO, in writing, by completing the approved notification form:
 - (a) a withdrawal of a member from Coin Harbour's DBG;
 - (b) an election of a new member to join Coin Harbour's DBG;
 - (c) the termination of Coin Harbour's DBG; or
 - (d) any other change in the details previously notified to AUSTRAC's CEO in respect of the Nominated Contact Officer or Coin Harbour's DBG.
- 6.5 Any of the changes listed in Section 6.4 of the Program must be approved by the Board of Directors of Coin Harbour.
- 6.6 The AML/CTF CO must provide the notification to AUSTRAC no later than fourteen (14) business days from the date the change takes effect.

7. **DEFINITIONS**

7.1 Words and phrases defined in the AML/CTF Act or Rules have the same meaning when used in this Program unless otherwise specified.

	DEFINITIONS
Australian Government Entity	(a) the Commonwealth, a State or a Territory; or (b) an agency or authority of:
	(i) the Commonwealth; or (ii) a State; or
	(iii) a State, of (iii) a local governing body established by or under a law of the Commonwealth, a State or Territory, other than a body whose sole or principal function is to provide a particular service, such as the supply of electricity or water.
Authorised Officer	in accordance with section 5 of the AML/CTF Act, an authorised officer is 'the AUSTRAC CEO or a person for whom an appointment as an authorised officer is in force under section 145'.
Beneficial Owner	(a) of a person who is a reporting entity, means an individual who owns or controls (directly or indirectly) the reporting entity;
	(b) of a person who is a customer of a reporting entity, means an individual who ultimately owns or controls (directly or indirectly) the customer;
	(c) in this definition, control includes control as a result of, or by means of, trusts, agreements, arrangements, understandings and practices, whether or not having legal or equitable force and whether or not based on legal or equitable rights, and includes exercising control through the capacity to determine decisions about financial and operating policies; and
	(d) in this definition, owns means ownership (either directly or indirectly) of 25% or more of a person.
Digital Currency	(a) a digital representation of value that:(i) functions as a medium of exchange, a store of economic value, or a unit of account; and

	(ii) is not issued by or under the authority of a government body; and	
	(iii) is interchangeable with money (including through the crediting of an account) and may be consideration for the supply of goods or services; and	e used as
	(iv) is generally available to members of the public without any restriction on its use as consider	eration; or
) a means of exchange or digital process or crediting declared to be digital currency by the AML/C	TF Rules;
) but does not include any right or thing that, under the AML/CTF Rules, is taken not to be digital for the purposes of the AML/CTF Act.	I currency
Digital Currency Exchange Provider	neans a person running a business that exchanges digital currency with money or vice versa.	
Politically Exposed	neans an individual:	
Persons ("PEP")) who holds a prominent public position or function in a government body or an international org- including:	anisation,
	(i) Head of State or head of a country or government; or	
	(ii) government minister or equivalent senior politician; or	
	(iii) senior government official; or	
	(iv) Judge of the High Court of Australia, the Federal Court of Australia or a Supreme Court of Territory, or a Judge of a court of equivalent seniority in a foreign country or international org or	
	 governor of a central bank or any other position that has comparable influence to the Gover Reserve Bank of Australia; or 	rnor of the
	(vi) senior foreign representative, ambassador, or high commissioner; or	
	(vii) high-ranking member of the armed forces; or	
	(viii) board chair, chief executive, or chief financial officer of, or any other position that has co influence in, any State enterprise or international organisation; and	mparable

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	(b)	who	is an immediate family member of a person referred to in paragraph (a), including:
		(i)	a spouse; or
		(ii)	a de facto partner; or
		(iii)	a child and a child's spouse or de facto partner; or
		(iv)	a parent; and
	(c)		is a close associate of a person referred to in paragraph (b), which means any individual who is knowning regard to information that is public or readily available) to have:
		(i)	joint beneficial ownership of a legal entity or legal arrangement with a person referred to in paragraph (b); or
		(ii)	sole beneficial ownership of a legal entity or legal arrangement that is known to exist for the benefit of a person described in paragraph (b).
	(d)	In thi	is Program:
		(i)	domestic politically exposed person means a politically exposed person of an Australian government body;
		(ii)	foreign politically exposed person means a politically exposed person of a government body of a foreign country;
		(iii)	international organisation politically exposed person means a politically exposed person of an international organisation.
	(e)	In thi	s definition international organisation means an organisation:
		(i)	established by formal political agreement by two or more countries and that agreement has the status of an international treaty; and
		(ii)	recognised in the law of the countries which are members of the organisation.
Primary Non-Photographic	(a)	a birt	th certificate or birth extract issued by a State or territory;
Identification Document	, ,		zenship certificate issued by the Commonwealth;

	(c)	a citizenship certificate issued by a foreign government that, if it is written in a language that is not understood by the person carrying out the verification, is accompanied by an English translation prepared by an accredited translator;
	(d)	a birth certificate issued by a foreign government, the United Nations or an agency of the United Nations that, if it is written in a language that is not understood by the person carrying out the verification, is accompanied by an English translation prepared by an accredited translator; or
	(e)	a concession card, as defined from time to time in the <i>Social Security Act 1991</i> , or an equivalent term which expresses the same concept in relation to concession holders.
Primary Photographic Identification Document	(a)	a licence or permit issued under a law of a State or Territory or equivalent authority of a foreign country for the purpose of driving a vehicle that contains a photograph of the person in whose name the document is issued;
	(b)	a passport issued by the Commonwealth;
	(c)	a passport or a similar document issued for the purpose of international travel, that:
		(i) contains a photograph and either:
		A. the signature of the person in whose name the document is issued; or
		B. any unique identifier of the person in whose name the document is issued;
		(ii) is issued by a foreign government, the United Nations or an agency of the United Nations; and
		(iii) if it is written in a language that is not understood by the person carrying out the verification - is accompanied by an English translation prepared by an accredited translator;
	(d)	a card issued under a law of a State or Territory for the purpose of proving the person's age which contains a photograph of the person in whose name the document is issued;
	(e)	a national identity card issued for the purpose of identification, that:
		(i) contains a photograph and either:
		A. the signature of the person in whose name the document is issued; or
		B. any unique identifier of the person in whose name the document is issued;

	/::\	is issued by a foreign government, the United Nationa or an agency of the United National and				
	(ii)	is issued by a foreign government, the United Nations or an agency of the United Nations; and				
	(iii)	if it is written in a language that is not understood by the person carrying out the verification - is accompanied by an English translation prepared by an accredited translator.				
Reasonable Measures	means a	appropriate measures which are commensurate with the money laundering or terrorism financing risks.				
Registrable Digital	means a	a designated service that:				
Currency Exchange Service	(a) is co	overed by item 50A of table 1 in section 6 of the AML/CTF Act; and				
	(b) is no	(b) is not of a kind specified in the AML/CTF Rules.				
Secondary Identification	(a) a no	otice that:				
Document	(i)	was issued to an individual by the Commonwealth, a State or Territory within the preceding twelve months;				
	(ii)	contains the name of the individual and his or her residential address; and				
	(iii)	records the provision of financial benefits to the individual under a law of the Commonwealth, State or Territory (as the case may be);				
	(b) a no	tice that:				
	(i)	was issued to an individual by the Australian Taxation Office within the preceding 12 months;				
	(ii)	contains the name of the individual and his or her residential address; and				
	(iii)	records a debt payable to or by the individual by or to (respectively) the Commonwealth under a Commonwealth law relating to taxation;				
	(c) a no	otice that:				
	(i)	was issued to an individual by a local government body or utilities provider within the preceding three months;				
	(ii)	contains the name of the individual and his or her residential address; and				

(iii)	records the provision of services by that local government body or utilities provider to that address or
	to that person.

- (d) in relation to a person under the age of 18, a notice that:
 - (i) was issued to a person by a school principal within the preceding three months;
 - (ii) contains the name of the person and his or her residential address; and
 - (iii) records the period of time that the person attended at the school.

8. PURPOSE AND APPLICATION OF PART A

- 8.1 Part A of this Program ("Part A") is designed to identify, mitigate and manage the money laundering or terrorism financing risk which Coin Harbour may reasonably face in the provision of our designated services.
- 8.2 Part A applies to all aspects of Coin Harbour's business, to which the AML/CTF Act and the Rules are applicable and to any functions which are outsourced to third parties.
- 8.3 All Coin Harbour's staff are given a copy of Part A of this Program and provided with necessary training so they understand the nature and purpose of our business relationship with Coin Harbour's customers and Coin Harbour's obligations under the AML/CTF Act and Rules.

9. OVERSIGHT BY THE BOARD OF DIRECTORS AND BOARD OF DIRECTORS' APPROVAL

- 9.1 Part A of this Program was approved and adopted by Coin Harbour's Board of Directors ("Board") on 6-June-2021.
- 9.2 Part A is subject to ongoing oversight by the Board, senior management and Coin Harbour's AML/CTF CO, and
 - (a) The AML/CTF CO, in consultation with senior management, reviews Part A on at least an annual basis to ensure Part A is:
 - (i) drafted in accordance with the AML/CTF Act and Rules;
 - (ii) applicable and relevant to the functions of Coin Harbour's business operations; and
 - (iii) any changes to Coin Harbour's designated services have been reflected in Part A.

- (b) The review of Part A is presented to the Board at the next Board meeting/meeting of the Director and AML/CTF CO; and
- (c) Any changes to Part A are required to be reviewed and approved by the Board.
- 9.3 Part B does not require Board's approval but is subject to ongoing oversight by the Board, senior management and Coin Harbour's AML/CTF CO. Any changes to Part B are required to be reviewed and approved by the AML/CTF CO of Coin Harbour.
- 9.4 Monthly meetings with the Board and senior management are held by the AML/CTF CO to report on the following:
 - (a) significant changes to the ML or TF risks affecting Coin Harbour;
 - (b) compliance with this Program, the AML/CTF Act and Rules by Coin Harbour;
 - (c) the results of and any report produced for any internal or external review of this Program;
 - (d) assessment of the ML and TF risks associated with any new product, delivery channels, business partners and any operation of Coin Harbour, and whether the existing procedures and controls are appropriate and proportionate to the ML and TF risks;
 - (e) any AUSTRAC feedback; and
 - (f) changes to relevant legislation.
 - (g) on-going fraud detection and prevention to protect members of the exchange.

10. COIN HARBOUR'S AML/CTF COMPLIANCE OFFICER

- 10.1 Coin Harbour has appointed Peter Cooney, as Coin Harbour's AML/CTF CO for the purposes of the AML/CTF Act and Rules, and also the Nominated Contact Officer for the purposes of the Rules.
- 10.2 The AML/CTF CO is a part-time role, reporting to the Board of Directors. Peter Cooney is at all times be part of the management of Coin Harbour, report directly to the Board, communicate regularly with senior management and possess sufficient skills and experience to carry out the roles of the AML/CTF CO.

- 10.3 The AML/CTF CO is responsible for implementing and over-seeing Coin Harbour's obligations under the AML/CTF Act and Rules in accordance with its compliance procedures, including but not limited to:
 - (a) providing regulatory and/or legal updates in relation to the AML/CTF Act and Rules the AML/CTF CO shall regularly monitor the information circulars AUSTRAC publishes on its website and take such information into account when implementing Coin Harbour's Program;
 - (b) ongoing monitoring of the implementation of the Program;
 - (c) considering and incorporating feedback from employees, clients and AUSTRAC;
 - (d) ensuring overall compliance with the AML/CTF Act and Rules;
 - (e) investigating suspicious matters, issues or incidents in Coin Harbour's operation which may give rise to ML/TF risks;
 - (f) maintaining records; and
 - (g) conducting employee risk awareness training in accordance with Coin Harbour's obligations under the AML/CTF Act and Rules.
 - (h) ensuring that appropriate fraud detection and prevention policies, procedures and systems are implemented to prevent fraud involving exchange members.
- 10.4 The AML/CTF CO is authorised to act independently and to delegate any of their responsibilities under this Program to another Coin Harbour employee, agent or responsible third party provided if it is reasonable to do so. The AML/CTF CO also liaises with Coin Harbour's external compliance consultant.
- 10.5 If Coin Harbour or any employee or representative of Coin Harbour receives correspondence or enquiries from AUSTRAC, those enquiries should be directed to the AML/CTF CO at first instance.

11. REVIEW OF THE PROGRAM

11.1 **Internal Reviews:** The AML/CTF CO must regularly assess Coin Harbour's ML and TF risk and should take steps to have this Program modified appropriately.

INTERNAL REVIEWS		
Responsible Person:	AML/CTF CO	
Frequency:	Quarterly (unless otherwise indicated based on the factors listed below)	

When an internal review must be conducted:

- (a) Where a significant change in the ML or TF risk relating to the designated services provided by Coin Harbour has been identified;
- (b) prior to Coin Harbour introducing a new designated service to the market;
- (c) prior to Coin Harbour adopting a new method of delivering a designated service;
- (d) prior to Coin Harbour adopting a new technology or developing technology used for the provision of an existing or new designated service; and
- (e) where the AML/CTF CO identifies changes arising in the nature of the business relationship, control structure or beneficial ownership of Coin Harbour's customers.

The above issues must also be considered during each independent review.

11.2 **Independent Reviews:** The AML/CTF CO must engage an experienced internal or external third party to conduct an independent review of this Program.

	INDEPENDENT REVIEWS			
Responsible Person:	AML/CTF CO - report the results of the independent review to the Board of Coin Harbour. Reports detailing the review (both internal and external) and the results provided to the Board and senior management for consideration and discussion. The reports then form the basis of a timetable to address the findings within the timeline set by the Board.			
Frequency:	Annually			
Who should to do the	The independent party conducting the review must be independent and:			
external review?	(a) have not been involved in undertaking any of the functions or measures required to be carried out under this Program;			
	(b) have not been involved in the design, development, implementation, maintenance or management of this Program;			
	(c) have not been involved in the development of Coin Harbour's risk assessment or related internal controls;			
	(d) have access to the employees of Coin Harbour and is able to make enquiries of any employee;			
	(e) have access to the records, personnel and property of Coin Harbour within the context of Coin Harbour's obligations under the <i>Privacy Act 1988</i> ;			
	(f) be impartial and objective in performing their duties and should not be inappropriately influenced by management of Coin Harbour; and			
	(g) be appropriately qualified to conduct the review.			
What should be	The independent party, in the course of carrying out the independent review, must:			
covered in the review?	(a) assess the effectiveness of Part A having regard to the ML and TF risk of Coin Harbour;			
I GAIGM !	(b) assess whether Part A complies with the Rules;			
	(c) assess whether Part A has been effectively implemented;			

(d) assess whether Coin Harbour has complied with Part A;

The independent party, in the course of carrying out the independent review, may also:

- (a) assess the risk management resources available to Coin Harbour including, but not limited to funding and staff allocation;
- (b) identify any future needs relevant to the nature, size and complexity of Coin Harbour;
- (c) assess the ongoing risk management procedures and controls in order to identify any failures the following factors should be taken into account:
 - (i) any market information relevant to the global AML/CTF environment which may have an impact on the ML or TF risk faced by Coin Harbour;
 - (ii) failure to include all mandatory legislative components in the Program;
 - (iii) failure to gain approval of the Program from Coin Harbour's Board;
 - (iv) insufficient or inappropriate employee due diligence;
 - (v) frequency and level of risk awareness training not aligned with potential exposure to ML/TF risk(s);
 - (vi) changes in business functions which are not reflected in this Program;
 - (vii) failure to consider feedback from AUSTRAC (for example, advice regarding an emerging ML/TF risk);
 - (viii) failure to undertake an independent review (at an appropriate level and frequency) of the content and application of this Program;
 - (ix) legislation incorrectly interpreted and applied in relation to a customer identification procedure;
 - (x) customer identification and monitoring systems, policies and procedures that fail to:
 - A. prompt, if appropriate, for further identification and/or verification to be carried out when the ML/TF risk posed by a customer increases;
 - B. detect where a customer has not been sufficiently identified and prevent the customer from receiving the designated service;
 - C. take appropriate action where a customer provides insufficient or suspicious information in relation to an identification check;

- D. take appropriate action where the identification document provided is neither an original nor a certified copy;
- E. recognise foreign identification issued by a high-risk jurisdiction;
- F. record details of identification documents, for example, the date of issue;
- G. consult appropriate resources in order to identify high-risk customers;
- H. identify when an expired or old identification document (for example, a driver's licence) has been used;
- I. collect any other name(s) by which the customer is known;
- J. be subject to regular review;
- (xi) lack of access to information sources to assist in identifying higher risk customers (and the jurisdiction in which they may reside), such as PEPs, terrorists and narcotics traffickers;
- (xii) lack of ability to consistently and correctly train staff and/or third parties, particularly in areas with high turnover in:
 - A. customer identification policies, procedures and systems; and
 - B. identifying potential AML/CTF risks; and
 - (i) assess the acceptance of documentation that may not be readily verifiable.

If the independent reviewer determines it is appropriate, the review may also:

- (a) assess whether the risk-based procedures and processes adopted in Coin Harbour's Program have changed such that alterations need to be made;
- (b) assess whether Part B is sufficient to cover the ML/TF risks posed by existing and potential customers of Coin Harbour; and
- (c) assess whether any additional changes need to be made to this Program as a result of changes to the AML/CTF Act and Rules and the AML/CTF environment generally.

12. AUSTRAC FEEDBACK

- 12.1 Where AUSTRAC provides Coin Harbour with feedback regarding performance in the management of ML/TF risk, any receipt of such feedback is immediately referred to the AML/CTF CO for attention.
- 12.2 The AML/CTF CO assesses AUSTRAC's feedback to determine if any changes to this Program are required and implement any such changes as soon as reasonably practicable with the Board's approval.

13. WHAT IS MONEY LAUNDERING?

- 13.1 Money laundering ("**ML**") is the process used to disguise the illegal origin of the proceeds of illegal activities such as drugs trafficking, tax evasion, smuggling, theft, terrorism, arms trafficking and corrupt practices. It is the name given to the process by which illegally obtained funds are given the appearance of having been legitimately obtained.
- 13.2 Whilst initially there was a focus on cash transactions there has recently been a growth in awareness of the sophistication used by money launderers to structure transactions to prevent detection and investment by them in a range of assets within the financial services sector.
- 13.3 There are three main stages of ML:
 - (a) **Placement** the physical disposal of the proceeds e.g. deposit into an account. This is usually when the illegal funds or assets are first brought into the financial system.
 - (b) **Layering** creating complex layers of financial transactions to separate the proceeds from their source and hide any audit trail to maintain anonymity e.g. transferring investments from one product to another. Many different techniques can be used to layer the funds including use of corporations and trusts. The funds may be shuttled through a web of many accounts, companies and countries in order to disguise their origins.
 - (c) **Integration** taking the proceeds of ML and placing them back into the financial system so that they appear to be normal business proceeds with apparent legitimacy e.g. settling money into a trust without links to the previous illicit funds with the trust then making investments.

14. WHAT IS TERRORISM FINANCING?

- 14.1 Terrorism financing ("**TF**") is often the reverse of ML whereby funds within a legitimate source are put into the financial system and redirected into the hands of terrorist organisations. Where those funds are the proceeds of illegal activities including fraud and criminal activities they may also be captured by AML controls.
- 14.2 Terrorist organisations obtain money from a number of legitimate and illegitimate sources, such as:
 - (a) **Illegal Activities** terrorists obtain funds from illegal activities, such as drug trafficking, smuggling, kidnapping and extortion.
 - (b) **Rich Individuals** it is increasingly apparent that rich individuals are a critical source of terrorist financing.
 - (c) **Charitable and Religious Institutions** charitable and religious institutions can be a source of terrorist funding. They are ideal conduits because they are very lightly regulated and do not need to provide a commercial justification for their activities.
 - (d) **Commercial Enterprise** terrorist organisations may run or own otherwise legitimate commercial enterprise to generate profits and commingle illegal funds. These include jewellery businesses, trading companies, convenience stores, real estate ventures and investment management firms.
 - (e) **State Sponsors** a number of rogue nations have been known to provide assistance, financial support and safe harbour to terrorist organisations.

15. DESIGNATED SERVICES PROVIDED BY COIN HARBOUR

- 15.1 Coin Harbour provides the following designed services:
 - (a) Item 50 of section 6 of the AML/CTF Act; and
 - (b) Item 50A of section 6 of the AML/CTF Act.
- 15.2 Coin Harbour deals in the following digital currencies:
 - (a) Bitcoin (BTC); and the various Bitcoin forks, such as Dash
 - (b) Ether (ETH) and the various Ethereum blockchain tokens

	(c	Ethereum Classic (ETC) and various tokens on other Ethereum blockchain forks such as the Binance blockchain
	(c	Various tokens on the Tron blockchain
	(€	e) Various tokens on the Monero blockchain
	<mark>(f</mark>	Various tokens on the Ripple blockchain
15.3	Harb	Harbour undertakes due diligence on the supply sources of the purchased digital currencies to ensure they are trusted and reliable. Coin bour will ensure it has a contractual agreement in place between Coin Harbourname] and digital currency supply sources prior to providing omers with designated services.
15.4	Coin	Harbour offers the following services to customers (as specified in Section 29.2 of this Program):
	(a)	Buying digital currency;
	(b)	Selling digital currency;
	(c)	Exchanging digital currency;
	(d)	Holding digital currency (on trust or as custodian)
15.5	Coin	Harbour has undertaken assessment of the ML/TF risks associated with its designated services taking into account the following factors:
	(a)	nature, size and complexity of its business;
	(b)	type of ML/TF risk that Coin Harbour might reasonably face;
	(c)	customer types, including any politically exposed persons;
	(d)	types of designated services provided;
	(e)	methods by which those services are delivered;
	(f)	jurisdictions in which those services are delivered;

- (g) responsible third parties to whom Coin Harbour outsource its AML/CTF obligations;
- (h) any significant changes in ML/TF risk;
- (i) any ML/TF risk posed by:
 - (i) new designated services the assessment is conducted prior to the introduction of the new designated services;
 - (ii) new delivery method the assessment is conducted prior to the introduction of the new delivery method; and
 - (iii) new or developing technologies used in the provision of the designated services the assessment is conducted prior to the introduction of the new technologies.
- 15.6 **Significant Changes to the Customer's Business**: if Coin Harbour notices that any of the following significant changes to the customer's business have taken place, Coin Harbour obtains further details in writing from the customer to satisfy itself that the customer does not present an unacceptable risk. Significant changes can be identified as one of the following:
 - (a) changes in the nature of the customer's business or business relationship;
 - (b) changes in the customer's control structure;
 - (c) changes in the customer's beneficial ownership; or
 - (d) changes in the way a customer conducts transactions.
- 15.7 **Significant Changes to the Customer's Business**: if Coin Harbour notices that any of the following significant changes to the customer's business have taken place, Coin Harbour obtains further details in writing from the customer to satisfy itself that the customer does not present an unacceptable risk. Significant changes can be identified as one of the following:
 - (a) changes in the nature of the customer's business or business relationship;
 - (b) changes in the customer's control structure;
 - (c) changes in the customer's beneficial ownership; or

- (d) changes in the way a customer conducts transactions.
- 15.8 **New Designated Services**: prior to a new service being introduced to the market by Coin Harbour, the AML/CTF CO assesses it to determine whether it involves the provision of a designated service. When it is determined by the AML/CTF CO that a new service involves the provision of a designated service, the AML/CTF CO assesses the ML/TF risk involved in the provision of the new designated service.
- 15.9 Board approval must be received before a new designated service is introduced to the market. The Board must be given a copy of the risk assessment conducted before the approval is granted.

16. RISK ASSESSMENT AND MANAGEMENT MATRIX

16.1 Coin Harbour has put in place a Risk Assessment and Management Matrix ("AML/CTF Matrix") which outlines our assessment of various ML/TF risks associated with our designated services and the measures we put in place to control such risks. The AML/CTF Risk Matrix is attached at Annexure A of the Program.

RISK ASSESSMENT AND MANAGEMENT MATRIX			
Responsible Person:	AML/CTF CO - review and update the AML/CTF Matrix to ensure that the following items are contained in the AML/CTF Matrix and updated regularly.		
Risk identification of the main ML/TF risks:	(a) Customer types(b) Products & services(c) Business practices & delivery methods(d) Countries we deal with		
Risk Assessment / Measurement of the risk:	 (a) Likelihood – chance of risking happening (b) Impact – the amount of loss or damage if the risk is to occur (c) Likelihood x impact – the level of risk or risk score 		
Mitigating and managing the risk:	(a) Minimise and manage the risks (b) Application of strategies, policies and procedures		

	(c) Existing systems and controls	
	(d) Risk plan	
Risk Monitoring and	(a) Development and implementation of monitoring process	
Review:	(b) Record keeping	
	(c) Review of risk plan and this Program	
	(d) Independent review	

17. EMPLOYEE DUE DILIGENCE PROGRAM

17.1 Coin Harbour does not have any existing employees who are currently in a position to facilitate the commission of a ML/TF offence due to the requirement for at least two (2) figure account signatories of Coin Harbour to authorise any funds transfers undertaken.

17.2 New Employees

- (a) The AML/CTF CO must be informed of all prospective new employees before they are issued with an employment contract with Coin Harbour. The prospective employee will be informed that their employment is subject to the result of their background checks.
- (b) The AML/CTF CO must undertake a risk assessment for all newly created roles or previously existing roles that are to be filled with a new employee to determine whether they will be in a position to facilitate the commission of a ML/TF offence.
- (c) For all new employees, regardless of their position, Coin Harbour must carry out all of the following checks, prior to an offer of employment being made:
 - (i) collect and verify their identification documents as if they are a new client;
 - (ii) obtain a copy of their working visa (where the employee is not an Australian citizen);
 - (iii) carry out at least two (2) reference checks;
 - (iv) obtain copies of all tertiary educational qualifications or if none, the person's highest educational qualification;

- (v) carry out a criminal history check with the Australian Federal Police ("AFP"); and
- (vi) carry out a bankruptcy/credit check.
- (d) If Coin Harbour determines the results to any of these procedures are not satisfactory, Coin Harbour will not offer that person employment. Results which are not satisfactory may include:
 - (i) a criminal history check which returns a result including fraud, dishonest conduct or other ML/TF offences;
 - (ii) the prospective employee is currently bankrupt;
 - (iii) the prospective employee does not hold a valid working visa;
 - (iv) the identity of the prospective employee cannot be verified; or
 - (v) the references obtained by Coin Harbour uncover evidence that the prospective employee has been involved in activities which may constitute an ML/TF risk to Coin Harbour.

17.3 Existing Employees

- (a) Where Coin Harbour proposes to transfer or promote an existing employee to a new role, a risk assessment must be undertaken of that role to determine whether they will be in a position to facilitate the commission of a ML/TF offence.
- (b) Where an employee is transferred or promoted to a role that may put them in a position to facilitate the commission of a ML/TF offence in connection with the provision of a designated service, the AML/CTF CO will:
 - (i) obtain an updated copy of the employee's working visa (where the employee is not an Australian citizen); and
 - (ii) carry out any other identification, reference, criminal history checks with the AFP, bankruptcy or credit checks that are deemed necessary by the AML/CTF CO.
- (c) Employees who fail to comply with the procedures above will be reported to Coin Harbour's Board. Appropriate disciplinary action, including termination of employment, will occur where it is deemed necessary.
- 17.4 Copies of employee checks undertaken must be kept in accordance with the Coin Harbour's Document Retention Policy.

17.5 Managing Non-Compliance

- (a) Coin Harbour will, on an ongoing basis, monitor compliance with this Program.
- (b) If an employee fails to comply with this Program, the matter will be referred to the AML/CTF CO immediately. The AML/CTF CO may then take any of the following actions:
 - (i) undertake an internal spot check on the employee's performance to check compliance with Coin Harbour's policies and procedures;
 - (ii) implement a higher level of supervision of the employee;
 - (iii) provide a warning to the employee for non-compliance with procedures and breach of the Program; or
 - (iv) if breaches are repeated without reasonable excuse, consider transferring or dismissing the employee in consultation with the Board.

18. RISK AWARENESS TRAINING PROGRAM

- 18.1 Coin Harbour implements a Risk Awareness Training Program ("RATP") designed to ensure each employee receives appropriate ongoing training on the ML/TF risk that Coin Harbour may face.
- 18.2 The RATP is designed to enable employees to understand:
 - (a) Coin Harbour's obligations under the AML/CTF Act and Rules;
 - (b) the consequences of non-compliance with the AML/CTF Act and Rules;
 - (c) the type of ML/TF risk that Coin Harbour might face and the potential consequences of such risk; and
 - (d) those processes and procedures provided for by this Program which are relevant to the work carried out by the employee.
- 18.3 All new employees are required to undergo the RATP as part of their induction process. All employees that are in positions identified as having ML/TF risk are required to undertake training on an annual basis, or whenever the AML/CTF CO considers necessary, for example when a new product or delivery channel is introduced.

- 18.4 The AML/CTF CO is responsible for maintaining the training register for both the induction training and any ongoing training conducted for each employee.
- 18.5 **Ongoing Compliance Training** The AML/CTF CO may decide when compliance training by an external compliance consultant is necessary. The AML/CTF CO must, upon completion of the training, make the training materials available to all employees. From time to time some employees, depending on the nature of their role and responsibilities, may be required to undertake additional training as directed by the AML/CTF CO.
- 18.6 **In-house AML/CTF Seminars** The AML/CTF CO may decide when to organise the in-house AML/CTF seminars. The AML/CTF CO will organise such seminars on a regular basis so that employees who come back to work from leave will have the opportunity to refresh their knowledge.
- 18.7 **Non-attendance of Training Sessions** Non-attendance at any training sessions, without reasonable excuse, will be reported to the Board and the AML/CTF CO will take any disciplinary action they consider necessary.
- 18.8 **Compliance Policies** all new employees will receive a copy of this Program and all compliance policies of Coin Harbour within a reasonable time of commencing employment. All employees are expected to review these compliance policies on a regular basis and will be required to complete a declaration stating that they have read the compliance policies.
- 18.9 **Document Retention Policy** the AML/CTF CO must encourage all employees to read and understand the Document Retention Policy. Employees who fail, without reasonable excuse, to read the Document Retention Policy will be reported to the Board who will take disciplinary action as they consider necessary.

19. OUTSOURCING

	OUTSOURCING
Outsourcing – due diligence requirements:	Prior to Coin Harbour outsourcing any of its AML/CTF obligations, it will: (a) have an agreement in place with the party to whom the activities are outsourced ("Third Party Providers"); (b) where relevant, require the Third-Party Providers to whom the activities are outsourced to implement the policies and procedures outlined in this Program; (c) assess the ML/TF risk associated with the outsourcing of the particular activity; (d) conduct due diligence on the activities outsourced to ensure that outsourcing these activities and services will not increase the ML/TF risk Coin Harbour faces; (e) conduct due diligence on the Third-Party Providers to ensure that outsourcing activities to these parties will not increase the ML/TF risk Coin Harbour faces; (f) ensure that all Third-Party Providers understand: (i) Coin Harbour's obligations under the AML/CTF Act and Rules; (ii) the consequences of non-compliance with the AML/CTF Act and Rules; (iii) the type of ML/TF risk Coin Harbour might face and the potential consequences of such risk; and (iv) those processes and procedures provided for by this Program that are relevant to the work carried out by the employee.
Additional due diligence requirements where outsourcing customer identification functions:	 In addition to the due diligence requirements above, Coin Harbour will: (a) conduct due diligence on the Third-Party Providers to ensure they hold the appropriate licences and/or registrations with ASIC, AUSTRAC or any other relevant regulator; (b) ensure Third Party Providers have an AML/CTF Policy in place which complies with the Act and Rules; and (c) ensure the agreement in place between Coin Harbour and Third-Party Providers permits access to the KYC records of Coin Harbour's clients.

	When assessing the ML/TF risk associated with a Third-Party Provider undertaking customer identification procedures on its behalf having regard to the following factors:			
	(a) the existence and quality of Third-Party Providers' AML/CTF Policy;			
	(b) the resources of Third-Party Providers, including the number of staff and access to technological resources;			
	(c) the outcome of due diligence undertaken in respect of Third-Party Providers; and			
	(d) quotes received and references from former and current partners of Third-Party Providers.			
Reviews:	The AML/CTF CO will undertake quarterly reviews of all Third-Party Providers to assess whether the Third-Party Provider:			
	(a) has performed their functions within the scope of the agreement with Coin Harbour;			
	(b) maintains appropriate resources, licences and registrations;			
	(b) maintains appropriate resources, licences and registrations;(c) has met their AML/CTF obligations under the AML/CTF Act and Rules; and			

19.1 Coin Harbour maintains a separate Third-Party Providers register, detailing:

THIRD PARTY PROVIDER REGISTER					
Service Provider	Service Outsourced	Date of Appointment	Frequency of Review	Date of Review	Outcome of Review
KYCAid	KYC/AML Platform	1-Jan-2023	Annual	1-Jul-2024	No issues detected

20. PROVISION OF DESIGNATED SERVICES THROUGH PERMANENT ESTABLISHMENTS IN FOREIGN COUNTRIES

20.2 If at any time Coin Harbour begins to provide designated services at or through permanent establishments in foreign countries, the AML/CTF CO will review this Program in its entirety, prepare a risk assessment and propose any necessary changes to the Board for approval. The Board will, in consultation with senior management and any external compliance consultant, review and consider the proposed changes taking into account of any ML/TF risks imposed by provision of designated services through a permanent establishment in that particular jurisdiction.

21. RECORD KEEPING OBLIGATIONS RELATING TO CUSTOMER IDENTIFICATION AND THE PROVISION OF DESIGNATED SERVICES

- 21.1 When a customer identification procedure is required to be undertaken in accordance with Part B, a record of the following must be made:
 - (a) the procedures undertaken; and
 - (b) information obtained in the course of carrying out the procedure.
- 21.2 A copy of these records will be retained for at least seven (7) years after Coin Harbour has ceased to provide designated services to the customer.
- 21.3 Records to be retained under this section (whether in electronic or hard copy form) must be easily identifiable, easily located and easily retrievable, in order to:
 - (a) provide the record to an AUSTRAC authorised officer within a reasonable period; and
 - (b) demonstrate to the AUSTRAC authorised officer that Coin Harbour has complied with the obligations under subsection 112(2) of the AML/CTF Act.
- 21.4 A copy of any other record made by Coin Harbour or received from a customer in relation to the provision of a designated service to the customer must be retained for seven (7) years after the record is made or received.
- 21.5 Details of record keeping and handling are set out in Coin Harbour's Document Retention Policy.

22. TRANSACTION MONITORING

- 22.1 Coin Harbour's transaction monitoring program consists of three steps:
 - (a) Monitoring all customer transactions in accordance with Coin Harbour's policies, systems and procedures;
 - (b) Identifying all suspicious transactions; and

- (c) Taking the appropriate action.
- 22.2 The AML/CTF CO will review the transaction monitoring system in consultation with the Board and Coin Harbour's external compliance consultant.
- 22.3 The AML/CTF CO has the primary responsibility for transaction monitoring for both Coin Harbour. All transaction reports will be reviewed by the Board on a weekly basis.
- 22.4 All of Coin Harbour's employees will receive training in transaction monitoring as part of the RATP.
- 22.5 As required by the AML/CTF Act, Coin Harbour will provide reports to AUSTRAC in an approved form that contains the required information. The table below provides a summary of Coin Harbour's reporting obligations:

SUMMARY OF REPORTING OBLIGATIONS				
Compliance Obligations	Compliance Requirements	Compliance Actions	Responsible Person	Frequency
Annual AUSTRAC Compliance Report	Submit the annual compliance report to AUSTRAC by the deadline.	Ensure that AUSTRAC Compliance Report is completed in line with AUSTRAC regulations and are submitted accordingly – usually by 31 March each year.	AML/CTF CO	Annually
Changes to Coin Harbour's AUSTRAC enrolment	Notify AUSTRAC of any change in business details.	Ensure that changes to Coin Harbour's business details are reported to AUSTRAC within fourteen (14) days.	AML/CTF CO	As required – within fourteen (14) days.
Suspicious Matter Reporting (SMR)	Implement and monitor SMR procedures.	Ensure all SMRs are reported to AUSTRAC within the required timeframe. An SMR must be submitted within three (3) business days of forming the suspicion. If the suspicion relates to	AML/CTF CO	As required – within three (3) business days or twenty-four (24) hours.

		the financing of terrorism, the SMR must be submitted within twenty-four (24) hours of forming the suspicion.		
Threshold Transaction Reporting (TTR)	Implement and monitor TTR procedures.	Ensure all TTRs are reported to AUSTRAC within ten (10) business days of the threshold transaction taking place.		As required – within ten (10) business days.
International Fund Transfer Instructions (IFTI)	Implement and monitor IFTI procedures.	Ensure all IFTIs are reported to AUSTRAC within ten (10) business days of sending or receiving the instruction.	AML/CTF CO	As required – within ten (10) business days.

- 22.6 Coin Harbour will use the following methods for electronic reporting via AUSTRAC Online at https://online.austrac.gov.au/ao/login.seam:
 - (a) **Data entry**: The required report information can be manually entered into AUSTRAC Online account at https://online.austrac.gov.au/ao/login.seam. All three types of report (TTRs, IFTIs and SMRs) may be reported via this method;
 - (b) **Spreadsheets (for AML/CTF reports)**: Reports can also be entered into a specially-designed spreadsheet or Microsoft Excel template (available through AUSTRAC Online account or upon request to AUSTRAC respectively). This option is only available for IFTIs and TTRs. SMRs may be entered using the data entry method (described above); or
 - (c) **Extraction**: Through Coin Harbour's AUSTRAC Online account or upon request, AUSTRAC can supply the file format specifications and/or XML schemas that will enable a regulated entity to write an extraction program. This program will extract the relevant information from an existing database and collate it in a single file, which is submitted or transmitted to AUSTRAC Online account. This option is available for TTRs, IFTIs and SMRs.

23. SUSPICIOUS MATTER REPORTING

23.1 Coin Harbour adopts a 'Red Flag' policy which requires employees to complete a Red Flag Indicator Sheet (please refer to Annexure B of this Program) for each new client and as a procedure to conduct ongoing transaction monitoring. Coin Harbour's 's policies and procedures for suspicious matter reporting are set out in the table contained in Section **Error! Reference source not found.**.

SUSPICIOUS MATTER REPORTING

Responsible Person	AML/CTF CO					
Supervision	The Board of Coin Harbour has overall responsibility and oversight of Coin Harbour's transaction reporting and monitoring program. The Board conducts monthly review of all SMRs submitted during the previous month in order to identify systemic issues.					
1. What are	the S	uspicious Matter Reporting obligations?				
General Rules	Coin	Harbour must submit a SMR to AUSTRAC if:				
	(a)	Coin Harbour commences to provide, or proposes to provide, a designated service to a person; or				
	(b)	a person requests Coin Harbour provides a designated service (of a kind ordinarily provided by us), or				
	(c) a person makes an enquiry to Coin Harbour as to whether it would be willing provide a designated so ordinarily provided by Coin Harbour);					
	and Coin Harbour forms a suspicious on reasonable grounds that:					
	(a)	a person (or their agent) is not the person they claim to be, or				
	(b)	information we have may be:				
		(i) relevant to the investigation or prosecution of a person for:				
		A. an offence against a law of the Commonwealth, a State or Territory;				
		B. an evasion, or an attempted evasion, of a taxation law (as defined in the <i>Taxation Administration Act</i> 1953 (Cth)) or a law of a State or Territory that deals with taxation; or				
		C. a ML/TF offence;				
		(ii) of assistance in the enforcement of laws relating to proceeds of crime; or				
	(c)	providing a designated service may be:				
		(i) preparatory to committing an offence related to ML or TF, or				
		(ii) relevant to the investigation or prosecution of a person for an offence related to ML or TF.				

Who is covered by the general rules?	Existing, new or potential customers, or an agent of an existing, new or potential customer.		
When to report to AUSTRAC?	Coin Harbour must report a matter to AUSTRAC if a reasonable person would conclude from all the circumstances and information available that an SMR must be submitted. Coin Harbour's employees and AML/CTF CO are NOT necessarily expected to know or to establish: (a) the exact nature of any criminal offence the customer may be involved in, or (b) particular funds or property have been acquired through illicit or criminal means.		
2. Identific	ation of Suspicious Activities and Suspicious Customer Behaviour		
Red Flag Policy	Coin Harbour adopts a 'Red Flag' policy which requires employees to complete the Red Flag Indicators Sheet and put a red flag when a red flag indicator exists.		
Red Flag Indicators	Coin Harbour develops a list of Red Flag Indicators Sheet (Annexure B). This sheet is updated on an ongoing basis. Coin Harbour requires a copy of Annexure B to be completed: (a) for each new client – before the provision of a designated service; and (b) for existing clients – on a half yearly basis or whenever the AML/CTF CO considers necessary.		
What happens when a Red Flag is identified?	Reporting Line: Employee Immediate Supervisor AML/CTF CO AUSTRAC Existence of 1 Red Flag:		
	The employee responsible should:		

	(a) conduct the enhanced due diligence procedures set out in this Program and refer the matter to the immediate attention of their supervisor – the employee must not discuss the matter with anyone else except his/her immediate supervisor or the AML/CTF CO;
	(b) the supervisor will report to the AML/CTF CO once the results of enhanced due diligence are received; and
	(c) the AML/CTF CO will then make an assessment on whether an SMR is required.
Suspicion in relation to the identity of a customer	If the AML/CTF CO is notified of a suspicion relating to the identity of the customer, the AML/CTF CO must, within fourteen (14) days commencing after the day on which the AML/CTF CO was notified of the suspicion, do one of the following for the purpose of enabling the Coin Harbour to be reasonably satisfied that the customer is the person that he or she claims to be:
	(a) review all KYC information in respect of the customer;
	(b) re-verify, from a reliable and independent source, any KYC Information that has been obtained in respect of the customer; or
	(c) verify, from a reliable and independent source, any previously unverified KYC Information that has been obtained in respect of the customer.
	If:
	(a) after reviewing the enhanced due diligence information from a customer in accordance with this Program, the AML/CTF CO is still not satisfied that the customer is who they claim to be; or
	(b) the AML/CTF CO is unable to collect any additional information from the customer,
	(c) then the AML/CTF CO must make a SMR to AUSTRAC.
Suspicion in relation to an existing customer	If the AML/CTF CO forms a reasonable suspicion in respect of an existing customer of Coin Harbour, the AML/CTF CO must, within fourteen (14) days commencing after the day on which the AML/CTF CO formed the suspicion, carry out the applicable customer identification procedures in Part B.
3. Discussion or Communication about the SMR	
Immediate Supervisor or	Coin Harbour's employees or representatives must ONLY discuss the matter with their immediate supervisor, or the AML/CTF CO when their immediate supervisor is not available, unless as otherwise authorised by the AML/CTF CO.

the AML/CTF	After the employee forms an initial suspicion about a customer, he/she should use discretion when making further enquiries about the customer, to minimise the risk of the customer realising an SMR has been submitted about them.
AUSTRAC CEO	Once Coin Harbour has fulfilled the obligation to provide the relevant information about a suspicious matter to the AUSTRAC CEO, Coin Harbour's employees and representatives must not disclose to anyone other than the AUSTRAC CEO or a member of the staff of AUSTRAC that the information has been communicated to the AUSTRAC CEO.

4. Submitting an SMR

Assessment of the situation and SMR

If Coin Harbour's AML/CTF CO receives a notification in relation to a suspicious matter, the AML/CTF CO must:

- (a) assess the information which led the employee to form a suspicion; and
- (b) determine whether a SMR should be lodged.

If the AML/CTF CO determines that a SMR must be lodged in relation to a customer, Coin Harbour will:

- (a) keep all records of the results of any enhanced customer due diligence conducted; and
- (b) report the suspicion to the AUSTRAC CEO through submitting an SMR in an approved form in accordance with the requirements of the AML/CTF Act and Rules:
 - (i) within twenty-four (24) hours after the time when the AML/CTF CO forms the relevant suspicion, if the matter relates to TF; or
 - (ii) in all other cases, within three (3) business days after the time when the AML/CTF CO forms the relevant suspicion;
- (c) consult with AUSTRAC and other relevant enforcement agencies to determine how best to deal with the customer, if required; and
- (d) continue to transact with the customer on the usual basis until further advised by AUSTRAC and other relevant enforcement agencies.

5. Can Coin Harbour continue providing services if it has formed a suspicion about the customer?

The AML/CTF Act does not direct reporting entities to stop providing designated services to, or terminate a business relationship with, a customer, even if Coin Harbour has formed a suspicion about that particular customer. Coin Harbour must determine whether to terminate the relationship with the customer based on its own risk-assessment, procedures and controls.

The AML/CTF CO will, after submitting an SMR, make an assessment as to whether to continue transact with the customer. If Coin Harbour decides to continue the business relationship:

- (a) Coin Harbour must not disclose to the customer that it has formed a suspicion and/or communicated the suspicion to AUSTRAC this is referred to as "tipping off" the customer; and
- (b) Coin Harbour must continue to comply with the AML/CTF Act in all future dealings with that customer, which may include submitting additional SMRs.

Tipping Off Provisions

Coin Harbour must NOT disclose to any person (other than AUSTRAC) that it formed a suspicion about a customer or that it submitted an SMR to AUSTRAC. Doing so would constitute 'tipping off', which is an offence prohibited by section 123 of AML/CTF Act.

Reporting Entities that submit SMRs also have additional obligations under the AML/CTF Act not to disclose any:

- (a) information that might reasonably lead a person to conclude that they formed a suspicion about a customer or that we communicated that suspicion to AUSTRAC; and
- (b) requests from AUSTRAC for further information about an SMR report.

AUSTRAC considers that simply asking a customer for additional information (for example, about their identity or the source or destination of their funds) would not constitute an unlawful disclosure of information or an offence under the tipping off provisions of the AML/CTF Act.

There are exemptions under the AML/CTF Act for the tipping off provisions which includes when Coin Harbour communicates a suspicion to a legal practitioner to obtain legal advice.

6. Other Resources

- AUSTRAC Website: http://www.austrac.gov.au/suspicious-matter-reports-smrs
- The Australian Typologies and Case Studies Reports, available at http://www.austrac.gov.au/typologies.html
- Financial Action Task Force and its guidance, available at: http://www.fatf-gafi.org

24. TRANSACTION REPORTING - THRESHOLD TRANSACTION REPORTS

24.1 Definitions:

- (a) **Physical Currency** the coin or printed money of Australia or another country which is designated as legal tender;
- (b) **Digital Currency**
 - (i) a digital representation of value that:
 - (A) functions as a medium of exchange, a store of economic value, or a unit of account; and
 - (B) is not issued by or under the authority of a government body; and
 - (C) is interchangeable with money (including through the crediting of an account) and may be used as consideration for the supply of goods or services; and
 - (D) is generally available to members of the public without any restriction on its use as consideration; or
 - (ii) a means of exchange or digital process or crediting declared to be digital currency by the AML/CTF Rules;
 - but does not include any right or thing that, under the AML/CTF Rules, is taken not to be digital currency for the purposes of the AML/CTF Act.
- 24.2 Under the AML/CTF Act, if Coin Harbour provides a designated service to a customer which involves the transfer of a 'physical currency' or 'digital currency' of AUD10,000 or more (or the foreign currency equivalent), Coin Harbour must submit a threshold transaction report ("TTR") to AUSTRAC.
- 24.3 All employees of Coin Harbour must notify their immediate supervisor of any transactions relating to 'physical currency' or 'digital currency' with a value of AUD10,000 or more (or the foreign currency equivalent) immediately.
- 24.4 The supervisor will then report to Coin Harbour's AML/CTF CO on a daily basis and the AML/CTF CO will submit a TTR to the AUSTRAC CEO within ten (10) business days of the threshold transaction taking place.
- 24.5 The TTR must be in the approved form and sent in accordance with the requirements of the Rules. Please see details of the requirement in the table below.

WHAT SHOULD BE INCLUDED IN A TTR?

General Requirements:	(a) The date of the threshold transaction;(b) A description of the designated service provided or commenced to be provided by Coin Harbour to the customer which involves the threshold transaction;
	(c) The total amount of funds provided to or received from the customer; and
	(d) Details of the threshold transaction, including whether it involved physical currency or digital currency.
Additional	(a) the customer's full name;
Requirement - if the customer is an	(b) any other name used by the customer, if known;
individual	(c) any business name(s) under which the customer operates, if known;
	(d) the customer's date of birth;
	(e) the customer's full address (not being a post office box address);
	(f) the postal address of the customer if different from their full address;
	(g) the customer's telephone number, if known;
	(h) the ABN of the customer, if known; and
	(i) if the person conducting the threshold transaction is not the customer, the details for the person specified in the above (a) to (c).
Additional	(a) The name of the customer and any business name(s) under which the customer operates;
Requirement – if the customer is a	(b) A description of the legal form of the customer and any business structure it is a part of, if known;
business	(c) The full address of the customer's principle place of business;
	(d) The postal address of the customer if different from the full address;
	(e) The ACN, ARBN and/or ABN of the customer, if known;
	(f) The customer's telephone number, if known; and
	(g) The details of the person conducting the threshold transaction.

25. TRANSACTION REPORTING - INTERNATIONAL FUNDS TRANSFER INSTRUCTION REPORTS

- 25.1 Under the AML/CTF Act, if a Reporting Entity sends or receives an instruction to or from a foreign country for a transfer of money or property they must submit an international funds transfer instruction ("**IFTI**") report to AUSTRAC.
- 25.2 The IFTI report must be in the approved form and sent in accordance with the requirements of the AML Rules. Section 22.6 sets out three (3) different ways of preparing IFTI reports. Depending on the size of Coin Harbour's business, Coin Harbour may use different report formats as determined by the AML/CTF CO.
- 25.3 The table below outlines the details of the requirements:

	IFTI-E
Rules	Under the AML/CTF Act, if a Reporting Entity sends or receives an instruction to or from a foreign country for a transfer of money or property under a remittance arrangement, they must submit an IFTI report to AUSTRAC. The reporting obligations for IFTIs are set out in section 45 and 46 of the AML/CTF Act.
IFTI-E	An Electronic funds transfer instruction is an electronic instruction sent between an ordering institution and a beneficiary institution. The instruction must be passed on by one or more electronic means. An ordering or beneficiary institution can be:
	An ADI;
	A bank, building society or credit union; or
	Any other persons specified in the AML/CTF Rules.
	An International electronic funds transfer instruction occurs when:
	• the ordering institution accepts the instruction at or through a permanent establishment in Australia and the transferred money is made available to the payee at or through a permanent establishment of the beneficiary institution in a foreign country, (an outgoing IFTI-E); r
	• the ordering institution accepts the instructions at or through a permanent establishment in a foreign country and the money is transferred to a permanent establishment of the receiving institution in Australia (an incoming IFTI-E).

	FTI-Es are set out in item 1 and item 2 of section 46 of the AML/CTF Act. Coin Harbour is required to lodge IFTI-Es under the AML/CTF Act.		
	There are two (2) types of IFTI-Es:		
	(a) IFTI-E (outgoing): These are instructions transmitted out of Australia.		
	(b) IFTI-E (incoming): These are instructions transmitted into Australia.		
Coin Harbour's Process) When an employee of Coin Harbour receives an IFTI-E from a customer, they must refer this instruction immediately to their supervisor;		
	(b) The supervisor will report to the AML/CTF CO on a daily basis on all IFTI-Es; and		
	The AML/CTF CO must submit an IFTI-E report in an approved form to the AUSTRAC CEO within ten (10) business days of the transaction taking place.		
	INFORMATION REQUIRED FOR AN IFTI-E (OUTGOING)		
Minimum Information Required	(a) Coin Harbour must complete all required elements of the relevant form (for a single transaction report) or the spreadsheet (for bulk transaction reports) via AUSTRAC Online.		
	(b) Complete payer information pursuant to section 16.2(1) of the Rules: refer below.		
	(c) Complete tracing information pursuant to section 16.2(2) of the Rules: refer below.		

	1		
Complete Payer	(a)	a) The name of the payer;	
<u>Information</u>	(b)	One of the following:	
Where the transfer instruction is a batched or		(ii) the payer's full business or residential address (not a post office box);	
not batched IFTI-E		(iii) a unique identification number given to the payer by the Commonwealth or an authority of the Commonwealth (e.g.: ABN or ACN);	
(s70(b) or (c) of the AML/CTF Act)		(iiii) a unique identification number given to the payer by the government of a foreign country;	
		(iiv) the identification number given to the payer by the ordering institution; or	
		(iv) if the payer is an individual—the payer's date of birth, the country of the payer's birth and the town, city or locality of the payer's birth; and	
	(c) If the money is, or is to be, transferred from a single account held by the payer with the ordering instruction, or if the money is, or is to be, transferred from a single account held by the payer wordering institution which is not in Australia—the account number for the account.		
Complete Tracing Information	(a)	If the money is to be transferred from an account held by the payer with the ordering institution—the account number; or	
Where the transfer instruction is of a kind specified in the Rules	(b)	In any case—a unique reference number for the transfer instruction.	
(s70(a) of the AML/CTF Act)			
INFORMATION REQUIRED FOR AN IFTI-E (INCOMING)			
Minimum Information Required	(a)	Coin Harbour must complete all required elements of the relevant form (for single transaction report) or the spreadsheet (for bulk transaction reports) via AUSTRAC Online.	
	(b)	Complete payer information pursuant to section 16.3(3)(a) of the Rules: refer below.	

	(c) Complete tracing information pursuant to section 16.2(3)(b) of the Rules: refer below.
Complete Tracing Information	(a) If the money is to be transferred from an account held by the payer with the ordering institution—the account number; or
Where the transfer instruction is of a kind specified in the Rules (\$70(a) of the AML/CTF Act)	(b) In any case—a unique reference number for the transfer instruction.
IFTI-E Reports – information on the person completing the form	A report under subsection 45(2) of the AML/CTF Act must contain the following details about the person completing the report: (a) Full name; (b) Job title or position;
	(c) Telephone number; and (d) Email address.

26. AML/CTF COMPLIANCE REPORTS

- 26.1 Coin Harbour is required to submit an AML/CTF Compliance Report to AUSTRAC between 3 January and 31 March for the preceding calendar year in the form specified by AUSTRAC.
- 26.2 The AML/CTF CO is responsible for the submission of this report.

27. CHANGES TO COIN HARBOUR'S AUSTRAC ENROLMENT DETAILS

- 27.1 Part 8.9.1 of the Rules outlines the requirement of Coin Harbour to report to AUSTRAC any material changes in circumstances under section 75M of the AML/CTF Act; and
- 27.2 Coin Harbour is required to report the following the changes in its enrolment details to AUSTRAC within fourteen (14) days of the change:
 - (a) changes to enrolment details on AUSTRAC Business Profile Form which can be obtained from Coin Harbour's AUSTRAC Online Account;
 - (b) changes in the number of key personnel at Coin Harbour and a declaration that a police and bankruptcy checks have been obtained;
 - (c) whether any key personnel of Coin Harbour have been criminally charged; and
 - (d) whether Coin Harbour is the subject of civil or criminal proceedings or enforcement action.
- 27.3 Notification of a change of Coin Harbour's enrolment details may be made by an agent of Coin Harbour where:
 - (a) there is a current written agreement in place between the agent of Coin Harbour and Coin Harbour, or Coin Harbour has provided to the agent of Coin Harbour a written authority;
 - (b) that agreement or written authority authorises the agent to notify, on behalf of Coin Harbour, a change in the enrolment details of Coin Harbour on the Reporting Entities Roll; and
 - (c) the notification of a change in Coin Harbour's enrolment details includes a declaration by the agent that the information is true, accurate and complete.

28. REQUEST TO OBTAIN INFORMATION FROM A CUSTOMER

- 28.1 Where Coin Harbour has provided or is providing a designated service to a customer and the AML/CTF CO believes, on reasonable grounds, that a customer has information that may assist Coin Harbour in the identification, management and mitigation of ML or TF risk, the AML/CTF CO may request the customer to provide them with any such information. The request must be provided in writing and notify the customer that if the request is not complied with, then Coin Harbour may do any or all of the following until the information covered by the request is provided:
 - (a) refuse to continue to provide a designated service;
 - (b) refuse to commence to provide a designated service; or

- (c) restrict or limit the provision of the designated service to the customer.
- 28.2 If the customer does not comply with the request within a reasonable time then the AML/CTF CO may determine that, until the information covered by the request is provided, Coin Harbour will take any of the actions included in section 28.1(a) (c).
- 28.3 In these circumstances, the AML/CTF CO will determine whether the matter should be reported to AUSTRAC as a suspicious matter (please refer to section 23 of this Program).

29. ONGOING CUSTOMER DUE DILIGENCE

- 29.1 Coin Harbour, as a Digital Currency Exchange Provider, will monitor its own customers in accordance with this Section for the purpose of identifying, mitigating and managing the ML/TF risk that the provision of a designated service at or through a permanent establishment in Australia may involve.
- 29.2 Coin Harbour will comply with the ongoing customer due diligence procedures outlined in the table below.

ONGOING CUSTOMER DUE DILIGENCE MANAGEMENT SYSTEM				
Types of customers that the Reporting Entity will provide services to:	(a) Individuals;	Types of customers that the Reporting Entity will not provide services to:	(a) (b) (c) (d) (e) (f) (g) (h)	Companies; Trusts; Trustees and beneficiaries; Partnerships; Associations; Registered cooperatives; Government bodies; and Agents.
Review of Customer types: The Reporting Entity's AML/CTF CO is responsible for reviewing and updating the customer types that w provide services to on an ongoing basis.			ng the customer types that we	

The Reporting Entity will monitor customers by implementing systems to:

- (a) collect further KYC Information for ongoing customer due diligence processes;
- (b) update and verify KYC Information for ongoing customer due diligence purposes;
- (c) monitor the transactions of customers; and
- (d) conduct enhanced customer due diligence in respect of high risk customers and customers about whom a suspicion has been formed.

Grouping of customers:

As part of implementing systems for ongoing customer due diligence purposes, the Reporting Entity will group customers according to their level of risk, which has been assessed as part of the risk assessment procedures outlined in this Program. The risk grouping will determine:

- (a) what further KYC Information needs to be collected for ongoing customer due diligence purposes in respect of a particular customer;
- (b) what level of transaction monitoring needs to be conducted in relation to a customer; and
- c) whether the enhanced customer due diligence program needs to be applied.

The AML/CTF CO is responsible for the grouping of customers in accordance with the risk assessment procedures outlined in this Program. The AML/CTF CO will review the grouping of customers on a monthly basis, and the Board will conduct spot check on the grouping of customers on a half-yearly basis.

ADDITIONAL KYC INFORMATION

Risk Assessment for New Activities and Technologies:

In undertaking the risk assessment for new activities and technologies, the AML/CTF CO will determine whether any additional KYC Information or Beneficial Owner information should be collected from relevant customers either before any designated services are provided to the customer or during the course of Coin Harbour's relationship with the customer. These requirements will be incorporated into the relevant customer identification procedures.

Assessment on the level of ML/TF risk involved for different type of customers:

Based on the assessed level of the ML/TF risk involved in the provision of designated services provided by the Reporting Entity as at the date of this Program, Coin Harbour has determined that:

(i) Low Risk Customers - no additional KYC Information needs to be collected;

	 (ii) Medium Risk Customers - the AML/CTF CO will determine what additional KYC Information or Beneficial Owner information will be collected as ongoing customer due diligence. (iii) High Risk Customers - the AML/CTF CO will determine what additional KYC Information or Beneficial Owner information will be collected as ongoing customer due diligence. 	
	In relation to collection of additional KYC information, please refer to the relevant customer type under Part B of the Program.	
New Customers:	In respect of a new customer, the additional KYC Information will be collected at the same time as and in the same manner as the KYC Information is required to be collected under Part B. Failure to provide additional KYC Information will be treated in the same way as the failure to provide any other KYC Information collected under Part B.	
Existing Customers	In respect of an existing customer or Beneficial Owner, the Reporting Entity will update and re-verify KYC Information by requesting additional KYC Information where the AML/CTF CO considers the KYC Information is no longer up-to-date, incomplete or unreliable. The Reporting Entity may also request additional KYC information where the scope of the services provided to an existing customer changes.	
When to update and re-verify KYC Information:	The Reporting Entity will update and re-verify KYC Information in respect of a customer where: (a) the customer engages in a significant transaction or series of transactions with one or more reporting entities, where a significant transaction occurs if a transaction, or series of transactions conducted within any calendar month exceeds Ten Thousand Dollars (\$10,000.00) of digital currency or physical currency in value; or	
	 (b) a significant change occurs: (i) in the way the customer conducts transactions; (ii) in the nature of the customer's business or business relationship; (iii) in the customer's control structure; 	

	(iv) in the customer's beneficial ownership; or∖		
	 (v) in the number of transactions carried out by a customer increases by 100% within a five (5) calendar day period. 		
	Where one of the above circumstances arises in respect of a customer and the applicable customer identification procedure has not previously been carried out in respect of a customer (i.e. the customer is a pre-commencement customer), the Reporting Entity will carry out the applicable customer identification procedure in accordance with Part B and collect the relevant additional KYC Information.		
	Where a change in customer information relates to in the case of:		
	(a) individual customers, their:		
	(i) name; or		
	(ii) residential address;		
	(b) a company:		
	(i) the company's name; or		
	(ii) the company's registration number;		
	(c) a trust:		
	(i) the trustee; or		
	(ii) the name of the trust; and		
	(d) in the case of a partnership, the identity of a partner;		
	the Reporting Entity will seek to verify the updated KYC Information using reliable and independent documentation in accordance with Part B of this Program.		
TRANSACTION MONITORING PROGRAM			
Responsible Persons:	The Director and the AML/CTF CO have overall responsibility and oversight of the Reporting Entity's transaction-monitoring program.		
	The Reporting Entity conducts transaction monitoring on a monthly basis.		

Identification of Risk Factors:	The AML/CTF CO must identify ML/TF risk factors relevant to customers of particular services and products provided by us. Such risk factors include the:
	(a) value of the transaction exceeds Ten Thousand Dollars (\$10,000.00) of digital currency or physical currency in value;
	(b) volume of transactions conducted by a customer within a five (5) calendar day period has increased by more than one hundred per cent (100%);
	(c) transaction involves foreign countries, customers or third parties against whom sanctions have been imposed or have been included on the lists maintained by the Department of Foreign Affairs and Trade under the Charter of United Nations (Terrorism and Dealings with Assets) Regulations 2002 (Cth); or
	(d) transaction involves a customer or third party who is a PEP.
Steps to Take After One or More Risk Factors Have Been	(a) An employee must immediately inform the AML/CTF CO when any ML or TF risk factor(s) are identified in relation to a customer or a customer's representative;
Identified:	(b) The AML/CTF CO will then liaise with the Board in relation to any further action by the Reporting Entity including, but not limited to the items listed in the "Further Actions to take" section below.
	(c) Where an employee identifies a customer or third party of a kind specified in item (c) and (d) in "Identification of Risk factors" section above, the AML/CTF CO will take such appropriate action as is necessary, including seeking further information from the customer or their representative or from another source, to determine, with a reasonable degree of certainty, whether the customer or third party is that person.
Further Actions to Take:	If it is determined, as a result of transaction monitoring, that:
	(a) a customer should be placed in a higher risk grouping, the Reporting Entity will collect additional KYC Information if required with Section 29 of this Program;
	(b) KYC Information needs to be updated or verified in respect of a customer, Coin Harbour will update or verify the required information with Section 29 of this Program;

	 (c) a customer is a high-risk customer, Coin Harbour will apply the enhanced customer due diligence program set out below; or (d) a suspicious matter report needs to be lodged in respect of a customer, Coin Harbour will follow the procedure outlined in Section 23 of this Program. 	
Training on Identification of Risk Factors:	In addition to the Risk Awareness Training referred to in this Program, the AML/CTF CO will ensure that all employees of Coin Harbour who have direct contact with customers or their representatives, receive regular training in the identification of ML/TF risk factors.	
Review and Update of Coin Harbour's Transaction	The AML/CTF CO, in consultation with the Board, must regularly assess Coin Harbour's transaction monitoring program and should take steps to have this modified appropriately:	
Monitoring Program:	(a) where there has been a significant change in the ML or TF risk relating to designated services provided by Coin Harbour;	
	(b) prior to Coin Harbour introducing a new designated service to the market;	
	(c) prior to Coin Harbour adopting a new method of delivering a designated service;	
	(d) prior to Coin Harbour adopting a new technology or developing technology used for the provision of an existing or new designated service; and	
	(e) where the AML/CTF CO identifies changes arising in the nature of the business relationship, control structure or beneficial ownership of Coin Harbour's customers.	
	ENHANCED CUSTOMER DUE DILIGENCE PROGRAM	
Responsible Persons:	The AML/CTF CO has overall responsibility and oversight of Coin Harbour's enhanced customer due diligence program.	
Factors for Conducting Enhanced Customer Due Diligence Program:		

	(is engaged in business which involves a significant number of cash transactions or amounts of cash; or
	(ii) uses a complex business ownership structure for no apparent commercial or other legitimate reason, especially if the Beneficial Owners of the legal entity cannot be determined; or
	(iii) is based in, or conducts business through or in, a high-risk jurisdiction; or
	(iv) cannot provide information to verify the source of funds; or
	(v) requests an undue level of secrecy in relation to a designated service; or
	(vi) is a PEP; or
	` ,	a designated service is being provided to a customer who is or who has a Beneficial Owner who is, a foreign politically exposed person; or
	` ,	a suspicion has arisen for the purposes of section 41 of the AML/CTF Act (refer to Section 23 of this Program); or
	` ,	Coin Harbour is entering into or proposing to enter into a transaction and a party to the transaction s physically present, or is a company incorporated in, a prescribed foreign country.
Steps to Take After One or More Factors Above Have Been		one or more of the factors above arises, the AML/CTF CO will arrange for one or more of the ng due diligence procedures to occur:
Identified:	(a) s	seek further information from the customer or from third party sources in order to:
	(i) clarify or update the customer's KYC Information or Beneficial Owner information already collected from the customer, in accordance with 'Additional KYC Information' above under this Section.
	(ii) obtain any further KYC Information or Beneficial Owner information in accordance with 'Additional KYC Information' above under this Section, including where appropriate, taking reasonable measures to identify:
		A. the source of the customer's and each Beneficial Owner's wealth; and
		B. the source of the customer's and each Beneficial Owner's funds; and

- (iii) clarify the nature of the customer's ongoing business with Coin Harbour Pty Ltd.
- (b) conduct more detailed analysis in respect of the customer's KYC Information and Beneficial Owner information taking reasonable measures to identify:
 - (iv) the source of the customer's and each Beneficial Owner's wealth; and
 - (v) the source of the customer's and each Beneficial Owner's funds;
- (c) verify or re-verify KYC Information or Beneficial Owner information in accordance with the customer identification program outlined in Part B of this Program;
- (d) conduct more detailed analysis and monitoring in respect of the customer's activities and transactions
 both past and future, including but not limited to:
 - (vi) the purpose, reasons for, or nature of specific transactions;
 - (vii) the expected nature and level of transaction behaviour, including future transactions;
- (e) consider whether a Suspicious Matter Report ought to be lodged in accordance with section 41 of the AML/CTF Act (refer to Section 23 of this Program);
- (f) seek senior manager approval for:
 - (viii) continuing a business relationship with a customer; and
 - (ix) whether a designated service should continue to be provided to the customer; and
- (g) consider whether a transaction or particular transactions should be processed.

Issued by the **Board** of Coin Harbour

6-June-2021