

NCC GROUP TERMS AND CONDITIONS FOR THE SUPPLY OF SERVICES

Services Module (Remediate Services)

1 Agreement Structure and Interpretation

- 1.1 This Services Module sets out the terms and conditions applicable to Remediate Services and is to be read in conjunction with NCC's General Terms and Conditions.
- 1.2 NCC's General Terms and Conditions apply to this Service Module.
- 1.3 Capitalised terms in this Services Module shall have the same meaning ascribed to them in NCC's General Terms and Conditions unless stated otherwise. A reference to "Related Body Corporate" includes "Related Corporation" as defined in NCC's General Terms and Conditions (where applicable).

2 Definitions

"Background IPR" means the Intellectual Property Rights of either Party (or of their third party licensors) developed independently of the Remediate Services before or after the Service Start Date;

"Business Operations Environment" means the Systems and any other business operations impacted due to the performance of Remediate Services;

"Client Materials" means all documents, information, items and materials in any form (whether owned by the Client or a third party) which are provided by the Client to the NCC in connection with the Remediate Services;

"Foreground IPR" means the Intellectual Property Rights in the Deliverables created by NCC specifically for the Client in the provision of the Remediate Services;

"ISP" means Internet Service Provider;

"Remediate Services" means the NCC Services as detailed in the Service Description (to the extent applicable) and a Statement of Work to improve the Client's resilience to cyber breaches or attacks and which may include assessing, identifying, prioritising and improving resilience to risks, breaches, threats, vulnerabilities or deficiencies in the System;

"Scheduled Date" means the date set out in the Statement of Work (unless otherwise agreed in writing between the Parties) on which the Remediate Services or, if applicable, each Service Portion will commence;

"Service Description" means the service description applicable to the Remediate Services, as updated from time to time;

"Service Portion" means a phase, subproject, or similar portion of the total Remediate Services as described in the Statement of Work or otherwise agreed between the Parties; and

"System" means the systems and networks on or in relation to which the Client requires NCC to perform the Remediate Services as described in a Statement of Work, together with any software, systems, networks, premises, equipment, data, data structures, protocols, policies, processes, computers, hardware, firmware, linked to the same and data passing across or contained in any of the foregoing as well as premises owned, operated or controlled by the Client.

3 Client's Duties

- 3.1 The Client agrees, in addition to any obligations contained in the Service Description and the Statement of Work:
 - 3.1.1 to work collaboratively with NCC to provide all relevant information in relation to its Business Operations Environment to NCC required to enable NCC to deliver the Remediate Services;
 - 3.1.2 to obtain consent from any relevant third parties to enable the Remediate Services to be performed which may include (but is not limited to) its ISP and any third party suppliers of the Systems within Business Operations Environment and, when requested by NCC, to provide written evidence of such consent and, where relevant, to notify relevant employees that the Remediate Services have been scheduled;
 - 3.1.3 to ensure that the Client has consent from the relevant parties to provide to NCC any report, findings data or information prepared by or in which a third party has any rights and for NCC to use the contents of such reports as necessary in the provision of the Remediate Services;
 - 3.1.4 to arrange a mutually convenient time and date with NCC for the performance of the Remediate Services and, if necessary, to inform its ISP of the date agreed with NCC;

- 3.1.5 that it shall ensure the interim resilience of its entire Business Operations Environment during the performance of Remediate Services which should include amongst others (but not limited to) proper and full back-up of all data and copies of all, computer programs and data which are held immediately prior to commencement of the Remediate Services, and which may be affected by the provision of the Remediate Services and, where appropriate, regular performance of interim backups during the performance of the Remediate Services, to enable straightforward recovery and/or reinstatement of any and all data and/or computer programs lost or damaged (whether in whole or part) through provision of the Remediate Services;
- 3.1.6 to provide suitable working space for NCC's Personnel if the Remediate Services is to take place on the Client's premises, including a desk, network access and, where necessary to perform the Remediate Services, access to data centres, internal networks and systems including administrator level accesses where necessary, server rooms and/or switch rooms;
- 3.1.7 to ensure at least one employee who shall have substantial experience and knowledge of the Business Operations Environment and will act as liaison between the Client and NCC, responding promptly to any queries or requests for information;
- 3.1.8 to co-operate with NCC and to provide it with all information that is reasonably necessary and/or which it reasonably requests in a timely manner to enable the effective, safe and secure provision of the Remediate Services. Further, the Client shall facilitate access to all Business Operations Environment in a timely manner as required for the effective delivery of the Remediate Services;
- 3.1.9 to inform NCC of any organisational, policy, network, stakeholder, infrastructure and/or any other changes that may impact the Remediate Services or NCC's ability to provide the Remediate Services;
- 3.1.10 at all times to co-operate with NCC and to provide NCC promptly with such other relevant information in relation to the Business Operations Environment and appropriate log files about the Systems within Business Operations Environment, network, premises, equipment, data structures, protocols, software, hardware and firmware as is reasonably required by NCC;
- 3.1.11 to ensure that, where the Remediate Services are taking place on the Client's premises, the premises are safe. The Client will indemnify, keep indemnified and hold harmless NCC in full and on demand from and against all liabilities, losses, damages, claims, proceedings and legal costs, judgments and costs (including costs of enforcement) and expenses (in each case whether direct, indirect or consequential) which NCC (or its Related Bodies Corporate) incurs or suffers arising out of or in connection with any claim or action against NCC for death and/or personal injury arising out of the Client's failure to provide safe premises;
- 3.1.12 that, in cases where NCC requires the Client to sign an Authorisation Form, by signing the Authorisation Form, the Client consents, for itself and on behalf of all its Related Bodies Corporate, to NCC (or its Related Bodies Corporate) performing the Remediate Services and confirms that it has procured, where necessary, the consent of all its (and its Related Bodies' Corporate) third party service providers (including ISPs), third party software vendors and equipment owners, employees, agents and sub-contractors for NCC (or its Related Bodies Corporate) to carry out the Remediate Services. Such consent includes authorisation for the purposes of the Criminal Code Act 1995 (Cth), Part 6 of the Crimes Act 1900 (NSW), Section 3 of the Computer Misuse Act 1990 (UK) and other equivalent legislation that NCC, its Related Bodies Corporate and its and their employees (including, but not limited to, the NCC Personnel), agents and sub-contractors may perform Remediate Services which may;
 - 3.1.12.1 impair the operation of the Business Operations Environment;
 - 3.1.12.2 hinder access to the Systems within Business Operations Environment; and
 - 3.1.12.3 impair the operation of any program and/or the reliability of any data relating to the Systems within Business Operations Environment;
- 3.1.13 that, whilst NCC will use reasonable endeavours and Good Industry Practice to avoid disruption of the Client's network, disruption to the Client's Business Operations Environment and/or possible loss of or corruption to data and/or software or business interruption (including but not limited to disruption in operation of business units, and/or resource coordination or any disruption arising out of Client's failure to ensure that interim resilience of Business Operations Environment as set out in clause 3.1.5) or any events of a similar nature may occur, and the Client agrees to make back-ups pursuant to clause 3.1.55;
- 3.1.14 to notify NCC in writing in advance after becoming aware of any periods during which NCC should not perform the Remediate Services or should cease performing the Remediate Services due to business interruption, organisational changes affecting the operation of Business Operations Environment, and/or critical business processes (such as batch runs) or if any part of the Business Operations Environment is business critical so that NCC may, if necessary, with the Client's consent, modify its approach. The Client shall advise NCC of any change control policies or processes which may be relevant to the Remediate Services and shall ensure that any necessary escalations and/or prioritisations are obtained to enable NCC to be able to provide the Remediate Services without impediment;
- 3.1.15 that, where NCC (or its Related Bodies Corporate) supplies any software and/or hardware as part of the Remediate Services, Client shall only use such software and/or hardware for lawful purposes, solely to the

extent necessary to receive the benefit of the Remediate Services and in accordance with any applicable licence terms and NCC's (or its Related Bodies' Corporate) instructions provided from time to time; and

- 3.1.16 the Client shall assume all liability and shall indemnify, keep indemnified and hold harmless NCC, its Related Bodies Corporate and its and their officers, employees, agents, contractors and sub-contractors in full and on demand from and against any and all third party claims (including claims for alleged or actual infringement of Intellectual Property Rights), losses, damages, demands, costs, expenses, fees (including court and legal fees) and liabilities (in each case whether direct, indirect or consequential) of whatever nature suffered, incurred or sustained by NCC (or its Related Bodies Corporate) as a result of the provision of the Remediate Services, save to the extent that any such losses, damages, demands, costs, expenses, fees or liabilities are incurred as a direct result of NCC's breach of the Agreement.

4 Liability

- 4.1 The Client acknowledges that there is a risk that the Remediate Services may lead to business interruption, inability to access other services, loss of use, failure to store or transmit any data or other information and/or communication in the Business Operations Environment, as well as other tangible and/or intangible losses, the loss or corruption of the Client's data and/or Personal Information affected by the Remediate Services, and that the same is an inherent risk of Remediate Services even when performed in accordance with Good Industry Practice. The Client is advised to back up its data and ensure the internal resilience of the Business Operations Environment prior to the Service Start Date and during the Remediate Services as described in clause 3.1.5. Subject to clause 23.6 of NCC's General Terms and Conditions, NCC will not be liable for any such loss of data, any loss due to business interruption in the Business Operations Environment and any other losses set out in this clause 4.1 as well as loss of profit, or revenues, incidental and /or indirect and consequential losses.
- 4.2 Due to the nature of the Remediate Services, NCC cannot and does not provide any guarantee or warranty that: (i) NCC will identify all risks, breaches, threats, vulnerabilities and/or deficiencies that relate to the Business Operations Environments, networks, software or devices that are subject to the Remediate Services; and (ii) the Remediate Services will ensure that the Client's systems, networks, software or devices will cease to be vulnerable, susceptible to exploitation or protected from all attacks, breaches or hacks or threats or impacts resulting from the acts or omissions of authorised users of the Business Operations Environment;
- 4.3 NCC excludes its liability for non-performance of the Remediate Services and breach of Agreement to the extent that NCC is unable to perform the Remediate Services as a result of those matters detailed in clause 3.1 above or the Client not fulfilling their obligations in relation to any Statement of Work.
- 4.4 The Client acknowledges that NCC shall not be liable for any cyber threats and or attacks that occur in the Client's Business Operations Environment before, during or after the delivery of the Remediate Services, including cyber threats and/or attacks that occur due to any changes that the Client makes to their Business Operations Environment, during or after the delivery of the Remediate Services.

5 Ownership of Business Operations Environment and Intellectual Property Rights

- 5.1 Ownership of the Business Operations Environment and all Intellectual Property Rights in the Business Operations Environment remain at all times with the Client and/or its ISP or other third party supplier (as applicable).
- 5.2 In connection with:
- 5.2.1 the Client Materials, the Client warrants; and
- 5.2.2 the Deliverables, NCC warrants,
- that the receipt and use of the same by the other Party in accordance with the Agreement shall not infringe the rights, including any Intellectual Property Rights, of any third party.
- 5.3 Save as otherwise agreed in a Statement of Work and subject to clause 5.4:
- 5.3.1 nothing in the Agreement shall operate to transfer ownership of the Background IPR of either Party, which shall remain vested in the relevant Party or their third party licensor(s) (as applicable). In addition, nothing in the Agreement shall create any licence in or rights to such Background IPR other than as set out herein;
- 5.3.2 upon payment of the Fees in accordance with the terms of the Agreement, the Foreground IPR shall be vested in and be owned exclusively by the Client, provided that during the term of the Agreement, NCC is granted a fully paid-up, worldwide, non-exclusive, royalty-free licence to use the Deliverables and Client Foreground and Background IPR in any Client Materials for the purposes of performing the Remediate Services. Both Parties shall take all steps reasonably necessary to give effect to this clause 5.3.2; and
- 5.3.3 to the extent that any Background IPR of NCC forms part of or is incorporated into the Deliverables, the Client is granted a fully paid-up, worldwide, non-exclusive, royalty-free licence to use such Background IPR in connection with the purpose for which the Deliverables were supplied 5.3.2.

- 5.4 Subject to the obligations of confidentiality and data protection set out in NCC's General Terms and Conditions, nothing in this Agreement will prevent or restrict NCC from (i) providing services the same as or similar to the Remediate Services to other clients or (ii) using or sharing for any purpose any knowledge, experience or skills gained during or arising from the performance of the Remediate Services. The Client acknowledges that NCC shall have no obligation to provide any information NCC has in its possession that is subject to an obligation of confidence to a third party even if that information would be helpful to the Client or assist in the provision of the Remediate Services.

6 Cancellation and Rescheduling

- 6.1 The Remediate Services cannot be cancelled. Subject to clause 6.3 below, any Fees paid or payable in relation to Remediate Services are non-refundable.
- 6.2 In the event of termination of the Agreement, subject to clause 6.3 below:
- 6.2.1 NCC will be entitled to retain all Fees paid (and to be paid immediately for all amounts that are as at that date invoiced but unpaid) and no refunds or credits will be given; and
- 6.2.2 the Client will immediately pay any unpaid Fees covering the remainder of the Term.
- 6.3 Where the Agreement is terminated due to material breach by NCC, NCC shall refund any pre-paid Fees covering the remainder of the Term after the effective date of termination. In no event will termination relieve the Client from paying Fees in respect of the period prior to the effective date of termination.
- 6.4 The Remediate Services cannot be postponed by the Client beyond the Scheduled Date save by mutual agreement in accordance with the Change Control Procedure set out in clause 7 below, and subject to the payment of any additional Fees payable thereunder.

7 Change Control

- 7.1 A change to the Agreement, Remediate Services or Deliverables (a "**Change**") will not be effective unless agreed and documented by the Parties in accordance with this clause 7.
- 7.2 NCC and the Client shall discuss any Change proposed by either Party and such discussion shall result in either an agreement not to proceed, a written request for a change from the Client, or a recommendation for a Change from NCC.
- 7.3 Any written request from the Client shall include sufficient detail to enable NCC to reasonably assess the impact of such Change on the Remediate Services, the Deliverables, the Fees and the Agreement.
- 7.4 Where a written request for a Change is received from the Client, NCC shall submit a change control note ("**Change Control Note**") within 10 Business Days of receipt of such request, containing the information required to be specified therein. Any recommendation from NCC for a change will be submitted by NCC as a Change Control Note.
- 7.5 The Client shall, within 5 Business Days of receipt of a Change Control Note, evaluate such Change Control Note and either:
- 7.5.1 request further information;
- 7.5.2 discuss such Change Control Note with NCC;
- 7.5.3 approve the Change Control Note as submitted by NCC;
- 7.5.4 or reject such Change.
- 7.6 Any acceptance or rejection of such Change shall be made by notice in writing to NCC.
- 7.7 If the Client and NCC agree a change and the relevant Change Control Note, then signature of the Change Control Note by duly authorised signatories of both Parties will constitute a formal amendment to the Agreement to the extent specified in such Change Control Note.

8 Industry Notifications

- 8.1 Subject to the remainder of this clause, NCC and/or its Related Bodies Corporate may elect to notify relevant third party software and systems vendors of the existence of critical vulnerabilities discovered during performance of the Remediate Services. NCC will only make such a notification where it reasonably considers that the existence of the vulnerability should be brought to the relevant vendor's attention to prevent harm to other users of the software or systems, and that NCC making the notification is generally in the public interest. NCC will limit the content of any notification to the existence of the vulnerability in question, and will not provide any data or information specific to the Client or which might reasonably be expected to identify the Client. In all cases, NCC will never make such a notification in a way that would cause NCC to breach its obligations owed to the Client regarding confidentiality and data protection, or any other provision of the Agreement unless it is required to do so by law.