Required Measure 5(A) – Disconnection Process for Special Services and Special Service Inputs for the SS Classes Ethernet Lite BDSL – P, N and B and Wholesale Business DSL – P, N and B

1 Background

This Required Measure 5(A) sets out the disconnection process which applies to the Wholesale Business DSL (W-BDSL) (P), (B) and (N) and Ethernet Lite BDSL (P), (B) and (N) Special Service Class(es) and Special Service Inputs that are Service Equivalent to those Special Service Class(es) (referred to in this Required Measure 5(A) as Covered SS Classes) in the W-BDSL and Ethernet Lite BDSL Access Service Families.

In accordance with clause 22.17 of the Plan, the Disconnection Date for the Covered SS Classes is 12 November 2018 (Special Services Disconnection Date). The Disconnection Date for the SS Class has been triggered by NBN Co issuing the White Paper titled ‘Temporary Special Services White Paper Ethernet-Lite and Wholesale BDSL on the nbn™ Ethernet Bitstream Service’ on 30 September 2015.

In this Required Measure 5(A), Direct Special Services of a Covered SS Class and Special Service Inputs that are Service Equivalent to a Covered SS Class supplied to Premises within a Rollout Region with a Disconnection Date which is on or before the Special Disconnection Date (and which do not fall within one of the exceptions set out below) are referred to as “Covered Special Services”.

2 Application

2.1 Application of this Required Measure 5(A)

(a) For clarity, this disconnection process only applies to the Telstra Services Ethernet Lite BDSL (P), (N) and (B) and Wholesale Business DSL (W-BDSL) (P), (B) and (N) Special Service Classes within each of the Ethernet Lite BDSL and Wholesale Business DSL (W-BDSL) Access Service Families.

(b) Telstra supplies various products to Wholesale Customers that fall within the Covered SS Classes, including: WBDSL, BDAS Lite, BDAS Standard and Ethernet Access over Copper. Special Service Inputs that have been certified by Wholesale Customers using the code HE/NE (Business DSL) – and have an Access Technology of (P), (N), (B) are the Special Service Inputs that fall within the Covered SS Classes under this Required Measure 5(A).

(c) Telstra supplies various products to Retail customers that fall within the Covered SS Classes under this Required Measure 5(A), including: Connect IP Ethernet Lite, Business IP Ethernet Lite, Ethernet Lite, Business Performance Network Ethernet Lite, Connect IP Telephony Ethernet Lite, GBIP Ethernet Lite, IP COIN and 1-Touch Video, TID Ethernet Lite/BDSL and TBB Ethernet Lite.
2.2 Exceptions to this Required Measure 5(A)

(a) The following are exceptions to the White Paper Disconnection Process in this Required Measure 5(A):

(i) any Access Service Families other than Wholesale Business DSL (W-BDSL) and Ethernet Lite BDSL;

(ii) any SS Classes other than the Ethernet Lite BDSL (P), (N) and (B) and Wholesale Business DSL (W-BDSL) (P), (B) and (N) Special Service Classes within the Ethernet Lite BDSL and Wholesale Business DSL (W-BDSL) Access Service Families;

(iii) Double-Ended Special Services, unless and until the later of the dates by which Telstra is required to disconnect the Premises at the A-end or the Premises at the B-end of the Double-Ended Special Service in accordance with clauses 22.8, 22.9, and 22.11 of the Plan; and

(iv) Direct Special Services and Special Service Inputs of a Covered SS Class that terminate at an MDU Common Area, which will be disconnected in accordance with clause 1.4 of the Plan.

(b) Subject to clause 3.2 of this Required Measure 5(A) (and where this document refers to the disconnection processes in Required Measure 2), the disconnection processes in this Required Measure 5(A) do not apply to Direct Special Services and Special Service Inputs in a Covered SS Class if the Disconnection Date for the Rollout Region is after the Disconnection Date for the SS Class. The standard rules for disconnecting Services, including the standard rules for applying cease sale and an order stability period, will apply to those Direct Special Services and Special Service Inputs as they apply to any other services supplied to a Premises in that Rollout Region, as set out in clause 22.8 of the Plan.

2.3 Application of this Required Measure 5(A) is dependent on data from NBN Co and may be subject to change

(a) The application of the cease sale, order stability period and managed disconnection processes in this Required Measure 5(A) to a particular Premises within a Rollout Region are based on the most current information Telstra has received from NBN Co. This information relates to the underlying Access Technology NBN Co has used or proposes to use to make an individual Premises NBN Serviceable at the time the relevant assessment under this Required Measure is made. The application of this Required Measure 5(A) to a particular Premises may subsequently change as Telstra receives further information from NBN Co, for example if the Premises becomes a Changed Technology SS Premises or Delayed Notification SS Premises.

3 Disconnection Date for the SS Classes

3.1 Disconnection Date for each Covered SS Class of Direct Special Service

(a) The Disconnection Date for each Covered Special Service is the Special Services Disconnection Date.
Subject to clauses 3.1(c) and (d) and 7B of this Required Measure 5(A), if the Disconnection Date for the Rollout Region is after the Special Services Disconnection Date for a Covered SS Class, the standard rules for disconnecting Services will apply to the Direct Special Services and Special Service Inputs in that Covered SS Class supplied to a Premises in that Rollout Region as they apply to any other Copper Services that are not Special Services supplied to a Premises in that Rollout Region, in accordance with clause 22.8 and 22.9 of the Plan. This means that the standard disconnection processes and timeframes set out in clauses 14 and 15 of the Plan and Required Measure 2 will apply to those Services.

Where after the date that is 6 months before the Disconnection Date for a Rollout Region NBN Co notifies Telstra of a change in the Access Technology to make a Premises within the Fixed Line Footprint in that Rollout Region NBN Serviceable (Access Technology Change Notification) and Telstra is entitled to continue to supply the Direct Special Service and Special Service Inputs in a Covered SS Class in accordance with clause 22.13 of the Plan, Telstra will disconnect the Direct Special Service and Special Service Inputs in a Covered SS Class in accordance with clause 9.3 of this Required Measure.

Where after the date that is 6 months before the Disconnection Date for a Rollout Region NBN Co first notifies Telstra of the Access Technology it has used or proposes to use to make the Premises within the Fixed Line Footprint in that Rollout Region NBN Serviceable (Delayed Access Technology Notification) and Telstra is entitled to continue to supply the Direct Special Service and Special Service Inputs in a Covered SS Class in accordance with clause 22.13A of the Plan, Telstra will disconnect the Direct Special Service and Special Service Inputs in a Covered SS Class in accordance with clause 9.3A of this Required Measure.

3.2 Final Exit Date

(a) Notwithstanding the Special Services Disconnection Date, Telstra may decide to exit any remaining Direct Special Services and Special Service Inputs that are in a Covered SS Class on a national basis, regardless of where the Premises is located or the Access Technology used or proposed to be used to connect a particular Premises to the NBN, if in Telstra’s reasonable view:

(i) the platform or equipment used to support the product becomes unstable or becomes unsupported by Telstra’s vendors or assurance processes; or

(ii) the aggregate volumes of the Direct Special Services and Special Service Inputs that are in a Covered SS Class supplied to Telstra’s customers mean that it is no longer commercially viable to support the product,

(Final Sunset Exit).

(b) If Telstra decides to announce a Final Sunset Exit in accordance with clause 3.2(a):

(i) the exit must occur after the Special Services Disconnection Date (Final Sunset Exit Date);

(ii) the Final Sunset Exit Date must be the same in respect of Retail Customers and Wholesale Customers;
(iii) Telstra must ensure that:

(A) the Final Sunset Date is the same for Retail Customers and Wholesale Customers (if the exiting Covered SS Class is supplied to both Wholesale and Retail Customers); and

(B) not less than 18 months prior notice of the Final Sunset Exit Date for the Covered SS Class (unless Telstra agrees a shorter notice period with a Wholesale Customer).

4 Commencement of cease sale for Special Services and Special Service Inputs

4.1 The SS Cease Sale Period for the Covered SS Classes

The SS Cease Sale Period for the Covered SS Classes is the period commencing on and from 12 May 2018 up until the Special Services Disconnection Date.

4.2 Commencement of cease sale

(a) SS/SSI in a Rollout Region which is already subject to cease sale (prior to commencement of the SS Cease Sale Period)

In a Rollout Region whose Cease Sale Commencement Date occurred before commencement of the SS Cease Sale Period for the SS Class (i.e. the Rollout Region is already subject to cease sale before the SS Cease Sale Period commences for the relevant SS Class), Telstra will not supply new Direct Special Services or Special Service Inputs in a Covered SS Class after commencement of the SS Cease Sale Period.

(b) SS/SSI in a Rollout Region which only becomes subject to cease sale during or after the SS Cease Sale Period

In a Rollout Region whose Cease Sale Commencement Date occurs during or after the SS Cease Sale Period, Telstra will not supply any new Direct Special Services or Special Service Inputs in a Covered SS Class after the Cease Sale Commencement Date (i.e. cease sale applies from the ordinary Cease Sale Commencement Date for the Rollout Region).

4.3 Equivalent application of cease sale to Wholesale Customers

The SS Cease Sale Period and the Cease Sale Commencement Date will commence on the same date, be of the same duration and will apply in the same manner, irrespective of whether the customer is a customer of a Retail Business Unit or of Wholesale Business Unit.

5 SS Order Stability Period

5.1 Commencement of the SS Order Stability Period

(a) Subject to clauses 5.1(c) and 5.1(d) of this Required Measure 5(A), Telstra will apply an SS Order Stability Period from the date that is 20 Business Days before the Special
Services Disconnection Date for the SS Class until the date that the Covered Special Service is required to be disconnected during the SS Principal Disconnection Window is 25 Business Days after the Special Services Disconnection Date.

(b) If a Premises is a Changed Technology SS Premises or a Delayed Notification SS Premises, in accordance with clause 22.15 of the Plan, any SS Order Stability Period which applied to the previous Disconnection Date will be lifted and the extended date for disconnection under the Plan will be treated as the relevant Disconnection Date for the purposes of applying a SS Order Stability Period.

(c) If the Premises is an SS In-Train Order Premises or a Deemed SS ITOP, Telstra will apply the SS Order Stability Period until a date no later than the latest date after the Special Services Disconnection Date for the SS Class specified in clause 7A.3(c) of this Required Measure 5(A) as the date by which Telstra will permanently disconnect Covered Special Services which are the subject of clause 7A.3(b) of this Required Measure 5(A).

(b)(d) If the Premises is a Non-NBN SSDD SS In-Train Order Premises Telstra will apply the SS Order Stability Period until a date no later than the latest date after the Special Services Disconnection Date for the SS Class specified in clause 7A.5(c) of this Required Measure 5(A) as the date by which Telstra will permanently disconnect Covered Special Services which are the subject of clause 7A.5(b) of this Required Measure 5(A).

5.2 Exceptions to the SS Order Stability Period

During the SS Order Stability Period for the Covered SS Classes, Telstra will not process any order types in respect of the supply of Copper Services to Premises within the Fixed Line Footprint in a Rollout Region used as a Direct Special Service or Special Service Input, except:

(a) orders for disconnection of Covered Special Services (including service requests which result in or are associated with disconnection);

(b) order types listed in Attachment A; and

(c) order types for Covered Special Services that are subject to an Order Stability Proposal which has been implemented.

6 Communication with Wholesale Customers prior to Disconnection Date for the SS Class

6.1 Notification of disconnection to Wholesale Customers where the Disconnection Date for the Rollout Region is after the Special Services Disconnection Date

Subject to clauses 9.3 and 9.3A of this Required Measure 5(A), Where where the Disconnection Date for a Rollout Region is after the Special Services Disconnection Date for a Covered SS Class, Telstra will notify Wholesale Customers of those relevant Services which Telstra expects to be subject to disconnection in accordance with the communication process set out in clause 3 of Required Measure 2, with the exception that the basis on which a Wholesale Customer may dispute the inclusion of a Service on the Preliminary Disconnection List as set out in clause 6.4(g), below.
6.2 Preliminary SS Disconnection List notified to Wholesale Customers

(a) Where Telstra continues to supply a Covered Special Service to a Wholesale Customer 9 months before the Special Services Disconnection Date, not less than 8 months before the Special Services Disconnection Date, Telstra will notify that Wholesale Customer of those relevant Services which Telstra expects to be subject to disconnection during the SS Principal Disconnection Window (Preliminary SS Disconnection List), whether or not Telstra had already provided earlier notification of disconnection to that Wholesale Customer.

(b) Notification of the Preliminary SS Disconnection List to Wholesale Customers will occur no later than when the equivalent information is made available to Retail Business Units.

6.3 6 Month SS Disconnection Lists notified to Wholesale Customers

(a) Where Telstra continues to supply a Covered Special Service to a Wholesale Customer 6 months before the Special Services Disconnection Date for that SS Class, Telstra will notify that Wholesale Customer of those relevant Services which Telstra expects to be subject to disconnection during the SS Principal Disconnection Window (6 Month SS Disconnection List), whether or not Telstra had already provided earlier notification of disconnection to that Wholesale Customer.

(b) Telstra will use reasonable efforts to notify Wholesale Customers of the 6 Month SS Disconnection List within 5 Business Days of the 6 Month SS Disconnection List being produced by Telstra Operations, and in any event, notification to Wholesale Customers will occur no later than when the equivalent information is made available to Retail Business Units.

6.4 Dispute process

(a) Within 20 Business Days of Telstra providing it with a 6 Month SS Disconnection List, a Wholesale Customer may notify Telstra of any Premises or Services on the 6 Month SS Disconnection List which the Wholesale Customer considers should not be subject to Managed Disconnection during the SS Principal Disconnection Window due to:

(i) a data error in respect of the service information associated with a Premises on the 6 Month SS Disconnection List;

(ii) the Service acquired by the Wholesale Customer being a Double Ended Special Service where the Disconnection Date for the SS Class is not the later of the dates on which Telstra is required to disconnect the A end Premises or B end Premises under clause 22.8 of the Plan;

(iii) the Service acquired by the Wholesale Customer is a Direct Special Service or Special Service Input that is not in a Covered SS Class (for example, the Direct Special Service forms part of the DDS Fastway Access Service Family); or

(iv) the Service acquired by the Wholesale Customer is supplied to a Premises that was notified to Telstra as a Changed Technology SS Premises before the date that is 6 months prior to the Disconnection Date for the SS Class.
(b) At any time prior to Managed Disconnection, a Wholesale Customer may notify Telstra of any Premises or Services on the 6 Month SS Disconnection List, a Further SS Disconnection List or the SS Final Disconnection List which the Wholesale Customer considers should not be subject to Managed Disconnection due to the Premises to which the Service is being supplied being a Changed Technology SS Premises after the date that is 6 months prior to the Disconnection Date for the SS Class.

(c) The Wholesale Customer may not raise a dispute in respect of Service or Premises on the 6 Month SS Disconnection List on any basis other than as set out in subparagraph (a) and (b) above. For clarity, any concern as to whether or not a relevant Premises is passed or NBN Serviceable should be referred by a Wholesale Customer to NBN Co or their wholesale provider over the NBN.

(d) Telstra will respond to any dispute notified to it by a Wholesale Customer under clause 6.4 within 20 Business Days of receiving notice (or as extended by agreement with the Wholesale Customer) and will notify the Wholesale Customer whether or not Telstra agrees to reflect the requested change in the 3 Month SS Disconnection List.

(e) If Telstra does not agree to reflect the change in the 3 Month SS Disconnection List, as requested by a Wholesale Customer, the parties will use reasonable endeavours to resolve the issue.

(f) If the parties have failed to resolve a dispute as to whether a Service or Premises is to be included in the 3 Month SS Disconnection List by the date which is 5 Business Days before the 3 Month SS Disconnection List is due to be notified to Wholesale Customers under clause 6.5(c), then Telstra is permitted to include the disputed Service or Premises in the 3 Month SS Disconnection List for that SS Class.

(g) If the Special Service or Special Service Input is in a Covered SS Class in a Rollout Region which has a Disconnection Date which is after the Disconnection Date for the SS Class, then the Dispute process set out in clause 3.2 of Required Measure 2 will apply, except that a Wholesale Customer may only raise a dispute in respect of a Premises on the Preliminary Disconnection List in accordance with clause 3.2 of Required Measure 2 if:

(i) the Wholesale Customer has previously certified that services which it supplied at the relevant Premises are Special Service Inputs that are not in a Covered SS Class;

(ii) the Service acquired by the Wholesale Customer from Telstra in respect of the relevant Premises is a Direct Special Service that is not a Direct Special Service or Special Service Input in a Covered SS Class; or

(iii) the Service acquired by the Wholesale Customer is supplied to a Premises that was notified to Telstra as a Changed Technology SS Premises.

6.5 Further SS Disconnection Lists notified to Wholesale Customers

(a) Telstra will update the 6 Month SS Disconnection List each month up until the date that is two months before the Special Services Disconnection Date to include any active Covered Special Service Telstra continues to supply to a Wholesale Customer which Telstra expects to be subject to disconnection during the SS Primary Disconnection Window (Further SS Disconnection Lists).
(b) Where Telstra continues to supply a Covered Special Service to a Wholesale Customer that is included on a Further SS Disconnection List, Telstra will notify that Wholesale Customer of that Further SS Disconnection List, irrespective of whether or not Telstra had already provided any earlier notification of disconnection to that Wholesale Customer.

(c) Telstra will use reasonable efforts to notify Wholesale Customers of each Further SS Disconnection List within 5 Business Days of the relevant Further Disconnection List being produced by Telstra Operations, and in any event, notification to Wholesale Customers will occur no later than when the equivalent information is made available to Retail Business Units.

(d) Notification to Wholesale Customers will be provided via the Wholesale Customer Portal.

(e) The Further SS Disconnection List updated at the date that is 3 months prior to the Special Services Disconnection Date is also known as the 3 Month SS Disconnection List.

6.6 SS In-Train Order Premises List notified to Wholesale Customers

(a) Where Telstra continues to supply a Covered Special Service to a Premises:

(i) that has been identified by NBN Co as a SS In-Train Order Premises as at the date that is 2 months before the Special Services Disconnection Date (First SS In-Train Order Identification Date); and

(ii) provided that Telstra has been notified by NBN Co that it is a SS In-Train Order Premises under and in accordance with the Definitive Agreements.

Telstra Operations will produce a list of SS In-Train Order Premises (SS In-Train Order List) as soon as reasonably practicable, and in any event within 15 Business Days of the date which is 2 months before the Special Services Disconnection Date.

(b) Telstra will notify Wholesale Customer of the SS In-Train Order List as soon as reasonably practicable after it is produced by Telstra Operations and, in any event, notification to Wholesale Customers will occur no later than when the equivalent information is made available to Retail Business Units.

(c) Notification to Wholesale Customers will be provided via the Wholesale Customer Portal.

7 Commencement of Disconnection of Special Services

7.1 SS Final Disconnection List

(a) As soon as Telstra is notified by NBN Co of Premises:

(i) that do not form part of the final Fixed Footprint List; or

(ii) that are SS In-Train Order Premises for a Covered SS Class.

Telstra will update its database accordingly.
Telstra will update its systems as soon as reasonably practicable after it receives Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details from its Wholesale Customers and equivalent information from its Retail Customers.

Telstra Operations will create a list specifying all the Direct Special Services and Special Service Inputs in a Covered SS Class that remain active at Premises in the final Fixed Footprint List, as understood by Telstra as at the date that is 1 month before the Special Services Disconnection Date (the SS Premises Address List).

Following creation, the SS Premises Address List will have the following Premises and Copper Services removed:

(i) Direct Special Services and Special Service Inputs within Covered SS Classes supplied to Premises located in Rollout Regions for which a Rollout Region Disconnection Date will not occur on or before the Special Services Disconnection Date;

(ii) Double Ended Special Services, for which disconnection is not yet required in accordance with the disconnection arrangements under the Plan;

(iii) any Covered Special Services Direct Special Services and Special Service Inputs in a Covered SS Class which have become Changed Technology SS Premises or Delayed Notification SS Premises during the period from 6 months prior to the Rollout Region Disconnection Date up to that Disconnection Date that qualify for an extension of disconnection under clause 22.13 or clause 22.13A of the Plan; and

(iv) any Copper Services supplied to Affected Premises in the Rollout Region on the Disconnection Date for the SS Class but only to the extent that Telstra is prevented by law from ceasing the provision of those Copper Services to that Affected Premises and disconnecting the Premises, and will be the SS Final Disconnection List for the Covered SS Class(es).

For clarity, MDU Common Areas will not be included in the SS Final Disconnection List provided that Telstra has been notified by NBN Co that a relevant Premises is an MDU Common Area.

For clarity, any Covered Special Services supplied to Premises notified to Telstra by NBN Co as being an SS In-Train Order Premises or Premises that are Non-NBN SSDD SS In-Train Order Premises will remain on the SS Final Disconnection List.

7.2 Final Notification for Wholesale Customers before the Disconnection Date

(a) Telstra Operations will provide the SS Final Disconnection List to Telstra Wholesale.

(b) Telstra Wholesale will notify Wholesale Customers of any Wholesale Services supplied at Premises on the SS Final Disconnection List that are to be disconnected in the course of Managed Disconnection during the SS Principal Disconnection Window for that SS Class, however the SS Final Disconnection List will also include any Covered Special Services supplied to SS In-Train Order Premises that were included on the SS In-Train Order List and any Non-NBN SSDD SS In-Train Order Premises.
Telstra will use reasonable efforts to notify Wholesale Customers of the SS Final Disconnection List within 5 Business Days of the SS Final Disconnection List being produced by Telstra Operations, and in any event, notification to Wholesale Customers will occur at the same time as, or before, any notification of the SS Final Disconnection List to a Retail Business Unit.

Notification to Wholesale Customers will be provided via the Wholesale Customer Portal.

7.3 Final Notification for Wholesale Customers after the Disconnection Date

(a) Where Telstra continues to supply a Covered Special Service to a Premise:

that has been identified by NBN Co as a SS In-Train Order Premises as at the Special Services Disconnection Date (Second SS In-Train Order Identification Date); and

(i) provided that Telstra has been notified by NBN Co that it is a SS In-Train Order Premises under and in accordance with the Definitive Agreements; or

(ii) that Telstra has been notified is a Non-NBN SSDD SS In-Train Order Premises in accordance with clause 7A.4(a).

Telstra Operations will, as soon as reasonably practicable, and in any event within 10 Business Days of the Special Services Disconnection Date, update the SS Premises Address List to create the SS Updated Final Disconnection List.

(b) For the purposes of clause 7.3(a), the SS Updated Final Disconnection List is created by removing the following from the SS Premises Address List:

(i) any Covered Special Services supplied to a SS In-Train Order Premises identified by NBN Co on the First SS In-Train Order Identification Date and notified to Telstra under clause 6.6(a) that remain SS In-Train Orders on the Second SS In-Train Order Identification Date;

(ii) any additional Direct Special Services and Special Services Inputs in a Covered SS Class which have become Changed Technology SS Premises or Delayed Notification SS Premises during the period from 6 months prior to the Rollout Region Disconnection Date up to that Disconnection Date that qualify for an extension of disconnection under clause 22.13 or clause 22.13A of the Plan; and

(iii) any additional Covered Special Services supplied to a SS In-Train Order Premises identified by NBN Co on the Second SS In-Train Order Identification Date and notified to Telstra under clause 7.3(a) above, and

(iv) any Covered Special Services supplied to a Non-NBN SSDD SS In-Train Order Premises and notified to Telstra under clause 7A.4(a) of this Required Measure 5(A)

Without limiting clause 5.1 of Required Measure 2, Telstra will update the Premises Address List contemplated by Required Measure 2 by removing any Non-NBN RRDD SS In-Train Premises notified to Telstra under clause 7B.2(a) of this Required
Measure 5(A). For clarity, these Non-NBN RRDD SS In-Train Premises will not be included on the Updated Final Disconnection List.

(c) Telstra will notify Wholesale Customers of:

(i) the SS Updated Final Disconnection List as soon as reasonably practicable after it is produced by Telstra Operations and, in any event, notification will occur no later than when the equivalent information is made available to Retail Business Units; and

(ii) any additional Covered Special Services which Telstra has identified as being supplied to a Deemed SS ITOP as at the Special Services Disconnection Date as soon as reasonably practicable after the Special Services Disconnection Date.

7A Disconnection of SS In-Train Order Premises and Deemed SS ITOP

7A.1 Application of Clause 7A

Clause 7A only applies to a Premises in respect of Special Services and Special Service Inputs in a Covered SS Class where the Special Services Disconnection Date for that SS Class is after the Disconnection Date of the Rollout Region in which the Premises is located.

7A.2 Categories of SS In-Train Order Premises

For the purposes of clause 6.6, clause 7, clause 7A and clause 10 of this Required Measure 5(A), a Premises in a Covered SS Class is a SS In-Train Order Premises for that Covered SS Class, and any relevant order is an SS In-Train Order for that Covered SS Class, if:

(a) an NBN Initial Connection Order or NBN Subsequent Order for the provision to an NBN Customer of an NBN Service to that Premises:

(i) has been received by NBN Co as at; and

(ii) has not resulted in a commercial wholesale NBN Service having commenced being supplied by NBN Co to the Premises (and has not been cancelled or revoked) as at the First SS In-Train Order Identification Date or the Second SS In-Train Order Identification Date (and in the case of an NBN Subsequent Order, irrespective of whether and when the Premises became NBN Connected prior to that date); or

(b) in respect of that Premises:

(i) NBN Co has identified that a Special Service or Special Service Input in that Covered SS Class supplied to that Premises is to be replaced by an NBN Service that is the subject of an NBN Initial Connection Order or NBN Subsequent Order for the provision to an NBN Customer of an NBN Service to a second Premises that is located within the same MDU as the first Premises or is otherwise adjacent or nearby the first Premises; and
the NBN Initial Connection Order or NBN Subsequent Order for the second Premises has not resulted in a commercial wholesale NBN Service having commenced being supplied by NBN Co to the second Premises (and has not been cancelled or revoked) as at the First SS In-Train Order Identification Date or the Second SS In-Train Order Identification Date.

(ii) (and in the case of a NBN Subsequent Order, irrespective of whether and when the Premises became NBN Connected prior to that date); or

(c) an Attempted NBN Connection Order for the provision of an NBN Service to that Premises has been made and NBN Co has received notification from the relevant NBN Customer that they have made that Attempted NBN Connection Order and that Attempted NBN Connection Order has not resulted in a commercial wholesale NBN Service having commenced being supplied by NBN Co to the Premises (and has not been cancelled or revoked) as at the First SS In-Train Order Identification Date or the Second SS In-Train Order Identification Date (and in the case of a NBN Subsequent Order, irrespective of whether and when the Premises became NBN Connected prior to that date); or

(d) the Premises becomes NBN Connected within the SS ITO Period applicable for that SS Class, irrespective of the date on which NBN Co received the NBN Initial Connection Order; or

(e) one or more NBN Subsequent Orders for that Premises have been connected by NBN Co within the SS ITO Period applicable for that Covered SS Class, irrespective of whether and when that Premises became NBN Connected or the date NBN Co received the NBN Initial Connection order; or

(f) a Premises in a Covered SS Class is otherwise determined to be a SS In-Train Order Premises in accordance with the Definitive Agreements.

7A.37A.3 Disconnection of SS In-Train Order Premises and Deemed SS ITOPs following the Special Services Disconnection Date

For each Covered Special Service supplied to an SS In-Train Order Premises which is notified to Telstra by NBN Co under and in accordance with the Definitive Agreements or to a Deemed SS ITOP as at the Special Services Disconnection Date for the applicable Covered SS Class for that Covered Special Service:

(a) that Covered Special Service will not be disconnected by Telstra during the SS Principal Disconnection Window, unless a disconnection order is placed by the customer of the Telstra Wholesale Business Unit or Retail Business Unit;

(b) unless Telstra receives a disconnection order under sub-clause (a), Telstra may continue to provide that Covered Special Service that Telstra provided to that SS In-Train Order Premises or Deemed SS ITOP (as applicable) as at the Special Services Disconnection Date for that Covered SS Class up until the date by which Telstra must disconnect that Covered Special Service under sub-clause (c); and

(c) Telstra must complete permanent disconnection for each Covered Special Service which is the subject of sub-clause (b) by the date which is as soon as reasonably practicable after the date that is 170 Business Days after the Special Services Disconnection Date for the relevant Covered SS Class.
7A.4 Categories of Non-NBN SSDD SS In-Train Order Premises

(a) In respect of a Premises and a Covered SS Class, if:

(i) on or before the date that is 5 Business Days after the Special Services Disconnection Date for the SS Class, a Wholesale Customer notifies Telstra in writing that:

(A) an end user has placed an order with that Wholesale Customer (Wholesale Non-NBN Initial Connection Order) for the provision to that customer of a carriage service to that Premises; and

(B) the end user has notified the Wholesale Customer that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within the Covered SS Class; and

(C) the Wholesale Customer has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the Special Services Disconnection Date for that Covered SS Class; or

(ii) the Premises becomes connected so the Wholesale Customer has commenced providing a carriage service to that Premises within the SS ITO Period applicable for that SS Class, irrespective of the date on which the Wholesale Customer received the order; or

(iii) on or before the date that is 5 Business Days after the Special Services Disconnection Date for the SS Class, a Retail Customer:

(A) has placed an order (Retail Non-NBN Initial Connection Order) with Telstra for the provision to that customer of a carriage service to that Premises; and

(B) the Retail Customer has notified Telstra that the carriage service is reasonably intended by the Retail Customer to replace a Special Service or Special Service Input within the Covered SS Class; and

(C) Telstra has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the Special Services Disconnection Date for that Covered SS Class;

(iv) the Premises becomes connected so Telstra has commenced providing a carriage service to that Premises within the SS ITO Period applicable for that SS Class, irrespective of that date on which Telstra received the order;

that Premises is a Non-NBN SSDD SS In-Train Order Premises for that Covered SS Class and any relevant order is an Non-NBN SSDD SS In-Train Order for that Covered SS Class for the purposes of this Required Measure 5(A).
7A.5 Disconnection of Covered Special Services at Non-NBN SSDD SS In-Train Order Premises following the Special Services Disconnection Date

For each Covered Special Service supplied to a Non-NBN SSDD SS In-Train Order Premises for a Covered SS Class as at the Special Services Disconnection Date for the applicable Covered SS Class for that Covered Special Service:

(a) that Covered Special Service will not be disconnected by Telstra during the SS Principal Disconnection Window, unless a disconnection order is placed by the customer of the Telstra Wholesale Business Unit or Retail Business Unit;

(b) unless Telstra receives a disconnection order under sub-clause (a) of this clause 7A.5, Telstra may continue to provide that Covered Special Service up until the date by which Telstra must disconnect that Covered Special Service supplied to that Non-NBN SSDD SS In-Train Order Premises under sub-clause (c) of this clause 7A.5; and

(c) Telstra must complete permanent disconnection for each Covered Special Service in a Covered SS Class which is the subject of sub-clause (b) of this clause 7A.5 by the date which is as soon as reasonably practicable after the date which is 170 Business Days after the Special Services Disconnection Date for the relevant Covered SS Class.

7B Disconnection of Special Services in a SS Class supplied to a Non-NBN RRDD SS In-Train Order Premises following the Rollout Region Disconnection Date

7B.1 Application of this Clause 7B

Explanatory Note: These arrangements provide for an in-train order period that will apply for Non-NBN RRDD SS In-Train Order Premises which are required to be disconnected following a Disconnection Date for a Rollout Region that occurs after the relevant Special Services Disconnection Date for the SS Class.

If there is an active Copper Service or HFC Service supplied to the Premises so it has an In-Train Order and qualifies for the in-train order extension for standard services under clause 15.1A or 15.1 of the Plan, the Premises will not also be a Non-NBN RRDD SS In-Train Order Premises and no extension will apply under this clause.

This Clause 7B only applies to a Premises in respect of Special Services and Special Service Inputs in a Covered SS Class where:

(a) the Disconnection Date for the Rollout Region in which the Premises is located is after the Special Services Disconnection Date for that SS Class; and

(b) the Premises is not an In-Train Order Premises for the purposes of clause 15.1A or 15.1 of the Plan.

7B.2 Categories of Non-NBN RRDD SS In-Train Order Premises

(a) In respect of a Premises and a Covered SS Class, if:

(i) on or before the Disconnection Date for the Rollout Region or the date which is 26 Business Days after the Disconnection Date for the Rollout Region a Wholesale Customer notifies Telstra in writing that:
(A) an end user has placed a Wholesale Non-NBN Initial Connection Order with that Wholesale Customer for the provision to that customer of a carriage service to that Premises; and

(B) the end user has notified the Wholesale Customer that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within the Covered SS Class; and

(C) the Wholesale Customer has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the date that is:

(i) 1 Business Day before the Disconnection Date; or

(ii) 25 Business Days after the Disconnection Date;

for the Rollout Region in which that Premises is located, irrespective of the date that the Wholesale Non-NBN Initial Connection Order is received;

and Telstra has been able to match the Premises notified by the Wholesale Customer to a Premises in its systems and verify that no Copper or HFC Services are supplied to that Premises other than one or more Special Service(s) or Special Service Input(s) provided that at least one of those Special Service(s) or Special Service Inputs is within a Covered SS Class;

(ii) on or before the Disconnection Date for the Rollout Region or the date which is 26 Business Days after the Disconnection Date for the Rollout Region Telstra Retail notifies Telstra Operations in writing that:

(A) a Retail Customer has placed a Retail Non-NBN Initial Connection Order with Telstra for the provision to that customer of a carriage service to that Premises; and

(B) the Retail Customer has notified Telstra that the carriage service is reasonably intended by the Retail Customer to replace a Special Service or Special Service Input within the Covered SS Class; and

(C) Telstra has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the date that is:

(i) 1 Business Days before the Disconnection Date;

(ii) 25 Business Days after the Disconnection Date;

for the Rollout Region in which that Premises is located, irrespective of the date that the Retail Non-NBN Initial Connection Order is received;

and Telstra has been able to match the Premises notified by the Retail Customer to a Premises in its systems and verify that no Copper or HFC Services are supplied to that Premises other than one or more Special Service(s) or Special Service Input(s) provided that at least one of those Special Service(s) or Special Service Input(s) is within a Covered SS Class;
that Premises is a Non-NBN RRDD SS In-Train Order Premises for that Covered SS Class and any relevant order is an Non-NBN RRDD SS In-Train Order for that Covered SS Class for the purposes of this clause 7B.

7B.3 Disconnection of Special Services and Special Service Inputs in a Covered SS Class at a Non-NBN RRDD SS In-Train Order Premises after the Disconnection Date for the Rollout Region

For each Special Service or Special Service Input in a Covered SS Class supplied to a Non-NBN RRDD SS In-Train Order Premises for a Covered SS Class:

(a) Telstra may continue to provide each relevant Special Services or Special Service Input until the date by which Telstra must disconnect that Non-NBN RRDD SS In-Train Order Premises under sub-clause (d) of this clause 7B.3;

(b) each relevant Special Service or Special Service Input will not be disconnected by Telstra during the Primary Disconnection Window (as defined in Required Measure 2), unless a disconnection order is placed by the customer of the Telstra Wholesale Business Unit or Retail Business Unit;

(c) Telstra will continue to receive from Retail Customers and Wholesale Customers orders for disconnection of Special Services and Special Service Inputs in a Covered SS Class which are supplied to a Non-NBN RRDD SS In-Train Order Premises up to the date which is 150 Business Days after the Disconnection Date for that Rollout Region;

(d) Telstra will commence the disconnection of all Special Services and Special Service Inputs in a Covered SS Class supplied to a Non-NBN RRDD SS In-Train Order Premises from the date that is 150 Business Days after the Disconnection Date and, where practicable, complete disconnection of these Premises by the date that is 155 Business Days after the Disconnection Date for that Rollout Region; and

(e) Telstra must complete permanent disconnection of each Special Service and Special Service Input in a Covered SS Class which is the subject of sub-clause (a) by the date which as soon as reasonably practicable after the date that is 155 Business Days after the Disconnection Date for the Rollout Region.

7C Notification process for Non-NBN SSDD SS In-Train Order Premises and Non-NBN RRDD SS In-Train Order Premises

7C.1 Notification process for Non-NBN SSDD SS In-Train Order Premises

(a) This clause sets out the process Telstra will use to obtain notification from each Wholesale Customer and from a Telstra Retail Business Unit of the Non-NBN SSDD SS In-Train Orders placed with that Wholesale Customer and with Telstra Retail, as applicable.

(b) Wholesale Customers may notify Telstra:

(i) in accordance with clause 7A.4(a)(i) of the relevant Premises in respect of which an end user has placed a Wholesale Non-NBN Initial Connection Order with that Wholesale Customer and the end user has notified the Wholesale
Customer that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within a Covered SS Class for which the Wholesale Customer has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the Special Services Disconnection Date; and

(ii) in accordance with clause 7A.4(a)(ii) of the relevant Premises which have become connected so the Wholesale Customer has commenced providing a carriage service to that Premises within the SS ITO Period applicable for that SS Class; and

(iii) the relevant SS Class of the Special Service or Special Service Input which the carriage service is intended to replace.

(Non-NBN SSDD SS Migration Details).

c) Telstra’s Retail Business Unit may notify Telstra Operations:

(i) in accordance with clause 7A.4(a)(iii) of the relevant Premises in respect of which an end user has placed a Retail Non-NBN Initial Connection Order with Telstra and the end user has notified a Telstra Retail Business Unit that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within a Covered SS Class for which Telstra’s Retail Business Unit has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the Special Services Disconnection Date; and

(ii) in accordance with clause 7A.4(a)(iv) of the relevant Premises which have become connected so Telstra has commenced providing a carriage service to that Premises within the SS ITO Period applicable for that SS Class; and

(iii) the relevant SS Class of the Special Service or Special Service Input which the carriage service is intended to replace.

7C.2 Notification process for Non-NBN RRDD SS In-Train Order Premises

(a) Wholesale Customers may notify Telstra in accordance with clause 7B.2(a)(i) of the relevant Premises in respect of which an end user has placed a Wholesale Non-NBN Initial Connection Order with that Wholesale Customer and the end user has notified the Wholesale Customer that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within a Covered SS Class (Non-NBN RRDD SS Migration Details).

(b) Telstra Retail may notify Telstra Operations in accordance with clause 7B.2(a)(ii) of the relevant Premises in respect of which an end user has placed a Retail Non-NBN Initial Connection Order with Telstra Retail and the end user has notified Telstra’s Retail Business Unit that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within a Covered SS Class.

7C.3 Confidentiality arrangements for Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details

(a) Without limitation to clause 25.7 of the Plan, Telstra will:
(i) only use any Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details for the purposes of ensuring that each Special Service and Special Service Input in a Covered SS Class supplied to that Premises is not disconnected until it is required to be disconnected in accordance with clause 7A.5 or 7B.3 (as applicable) of this Required Measure 5A;

(ii) ensure that any Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details are not used or disclosed by Telstra to gain or exploit an unfair commercial advantage over Telstra’s Wholesale Customers; and

(iii) only disclose any Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details to NBN Co for the sole purpose of NBN Co verifying Telstra’s compliance with its rights and obligations in relation to the disconnection of Copper Services and HFC Services under the Definitive Agreements.

(b) Telstra must ensure that Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details are only disclosed to, or made available for use by, Personnel in a Retail Business Unit for the purpose of ensuring that Special Services and Special Service Inputs in a Covered SS Class supplied to Non-NBN SSDD SS In-Train Order Premises and Non-NBN RRDD SS In-Train Order Premises are not disconnected during the SS Principal Migration Window.

8 Managed Disconnection of Special Services and Special Service Inputs

8.1 Managed Disconnection

(a) For the purposes of this Required Measure, the **SS Principal Disconnection Window** refers to the period on and from 152 Business Days after the Special Services Disconnection Date up to and including the date that is 2587 Business Days after the Special Services Disconnection Date.

(b) Telstra will disconnect:

(i) **subject to clause 8.1(d)**, all Covered Special Services that are required to be disconnected as set out in the SS **Updated** Final Disconnection List during the SS Principal Disconnection Window; and

(ii) all other Direct Special Services and Special Service Inputs in a Covered SS Class in accordance with the specific disconnection arrangements set out in clause 7B and 9 of this Required Measure 5(A).

(c) Disconnections during the SS Principal Disconnection Window will occur in two stages:

(i) service disconnection; followed by,

(ii) permanent disconnection.
The process involved in each stage is described in clauses 8.2 and 8.4.

(d) Any Covered Special Service supplied to a Deemed SS ITOP as at the Special Services Disconnection Date for the applicable Covered SS Class which is listed on the SS Updated Final Disconnection List will be permanently disconnected in accordance with clause 7A.3. For clarity, clause 8.2 and 8.4 of this Required Measure 5(A) do not apply to these Covered Special Services.

8.2 Service disconnection

(a) Upon receiving the SS Updated Final Disconnection List from Telstra Operations (in accordance with clause 7.2(a)7.3(c) of this Required Measure 5(A), Telstra will commence the disconnection of all services supplied to a Telstra Retail or Telstra Wholesale customer on the date that is 1-52 Business Days after the Special Services Disconnection Date and where practicable, complete disconnection of these services by the date that is 5-61 Business Days after the Disconnection Date (SS Service Disconnection Phase).

(b) Telstra Wholesale and Telstra Retail Business Units carry out the SS Service Disconnection Phase in order to prepare all relevant Covered Special Services that appear on the SS Updated Final Disconnection List for permanent disconnection, for example by:

(i) rejecting and removing all pending orders from Telstra’s systems;

(ii) carrying out all required steps to disconnect the Copper Services in Telstra’s provisioning and billing systems; and

(iii) monitoring and managing any errors occurring during the first two steps (i) and (ii) above throughout the Service Disconnection Phase.

8.3 Reconnection where disconnection not required

For clarity, nothing in this Required Measure 5(A) limits Telstra’s ability to build a new Copper Path or Reconnect a Copper Path to a Premises where the pre-existing Copper Path was not required to be disconnected in accordance with clause 19 of the Plan.

8.4 Permanent disconnection

(a) After the Service Disconnection Phase and up until the end of the SS Principal Disconnection Window, Telstra Operations will perform permanent disconnection of the relevant Copper Paths within Telstra’s systems for all Covered Special Services that appear on the SS Updated Final Disconnection List.

(b) Permanent disconnection of all Covered Special Services appearing on the SS Updated Final Disconnection List will occur regardless of activities completed during the preceding Service Disconnection Phase.

(c) Telstra Operations will manage the permanent disconnection processes on a day-to-day basis during the permanent disconnection phase to efficiently allocate available resources and respond to operational issues as they arise. This may require Telstra to change the sequencing of disconnection of Services on the SS Updated Final Disconnection List during the permanent disconnection phase. Telstra is not required
to assign a specific date for permanent disconnection of each Service within the SS Principal Disconnection Window.

(d) All permanent disconnections occurring during the permanent disconnection phase will be processed by Telstra Operations without regard to whether the Copper Service is supplied to a customer of a Retail Business Unit or a Wholesale Business Unit.

(e) Telstra will monitor each Rollout Region to ensure that all Covered Special Services on the SS Updated Final Disconnection List are permanently disconnected by the end of the SS Principal Disconnection Window.

(f) Where disconnection orders are identified as having not been processed due to an error, these will then be corrected and re-submitted into Telstra’s systems. A check will be conducted to ensure the service is disconnected. This process will be repeated until the relevant Covered Special Service is permanently disconnected.

9 Disconnection of Remaining Premises

9.1 Disconnection of Direct Special Services and Special Service Inputs in a Covered SS Class where the Rollout Region Disconnection Date is after the Special Services Disconnection Date

(a) Subject to clause 7B of this Required Measure 5(A), in accordance with clauses 22.8 and 22.9 of the Plan, if the Disconnection Date for a Rollout Region is after the Special Services Disconnection Date (12 November 2018), then Telstra will:

(i) continue to supply, and accept new orders for, Copper Services in that Covered SS Class that are not either NBN Serviceable or a Frustrated Premises;

(ii) not accept orders for the supply of new Copper Services in that Covered SS Class at Premises that are either NBN Serviceable or a Frustrated Premises; and

(iii) disconnect any existing Copper Services in that Covered SS Class following the Disconnection Date for that Rollout Region,

in accordance with the process that applies to Copper Services which are not Special Services in that Rollout Region.

(b) If the Premises to which a Direct Special Service or Special Service Input in a Covered SS Class is supplied is located in a Rollout Region which has a Disconnection Date that is after the Special Services Disconnection Date for that Covered SS Class and that Premises is an In-Train Order Premises then:

(i) a Direct Special Service or Special Service Input in that Covered SS Class that is supplied to that Premises as at the Disconnection Date of that Rollout Region will not be disconnected by Telstra during the Primary Disconnection Window (as defined in Required Measure 2), unless a disconnection order is placed by the customer of the Telstra Wholesale Business Unit or Retail Business Unit;

(ii) Telstra may continue to provide each relevant Direct Special Service or Special Service Input which is in that Covered SS Class which it supplied to that In-Train Order Premises as at the Disconnection Date for that Rollout Region up
until the date by which Telstra must disconnect the In-Train Order Premises under clause 15.1A(c) or clause 15.1(c) (as applicable) of the Plan;

(iii) Telstra will continue to receive from Retail Customers and Wholesale Customers orders for disconnection of Special Services or Special Service Inputs within a Covered SS Class which are supplied to an In-Train Order Premises up to the date specified in clause 15.1A(c)(i)(B), 15.1A(c)(ii)(D) or clause 15.1(c) of the Plan, as applicable; and

(iv) Telstra will commence and complete the disconnection of all Direct Special Services and Special Service Inputs in that Covered SS Class that are supplied to that In-Train Order Premises in accordance with clause 15.1A or clause 15.1 of the Plan (as applicable).

9.2 Types of Premises removed from the SS Updated Final Disconnection List

(a) In addition to the Premises and Copper Services referred to in clause 7.1(c) and 7.3(b), the following types of Premises and Copper Services within the Fixed Line Footprint in a Rollout Region will not be subject to Managed Disconnection during the SS Principal Disconnection Window:

(i) Added Premises;

(ii) Affected Premises (in the Rollout Region on the Disconnection Date for the Rollout Region but only to the extent that Telstra is prevented by law from ceasing the provision of those Copper Services to that Affected Premises);

(iii) Covered Special Services, Direct Special Services and Special Service Inputs to the extent that these Services belong to a SS Class for which the applicable Disconnection Date has not yet occurred or they are Changed Technology SS Premises or Delayed Notification SS Premises that are not required to be disconnected during the SS Principal Disconnection Window;

(iv) Double-Ended Special Services that are not otherwise due to be disconnected during the SS Principal Primary Disconnection Window in accordance with the Plan; and

(v) MDU Common Areas,

but will instead be disconnected in accordance with specific rules applicable to each category.

9.3 Disconnection of Special Services in a Covered SS Class where there is a change of Access Technology

(a) If Telstra is notified of a change in the Access Technology used or proposed to be used to make a Premises NBN Serviceable on and from the date that is 6 months before the Disconnection Date for the Rollout Region in which that Premises is located and Telstra is supplying a Direct Special Service or Special Service Input to that Premises at the date of NBN Co’s notification and it becomes part of a Covered SS Class, then:
(i) Telstra may continue to supply the Direct Special Service or Special Service Input to the Changed Technology SS Premises in accordance with clause 22.13 of the Plan; and

(ii) Telstra will disconnect the Direct Special Service or Special Service Input applying the disconnection processes and communications regarding disconnection in clauses 6 to 8 of this Required Measure 5(A) and, where clauses 22.13(a)(i), 22.13(a)(ii)(B) or 22.13(b) apply, the processes and communications regarding disconnection in clauses 6, 7 and 8 of this Required Measure 5(A) will be applied as modified by clause 9.3(b) of this Required Measure 5(A).

(b) In disconnecting Direct Special Services or Special Service Inputs in a Covered SS Class supplied to the Changed Technology SS Premises, in accordance with clause 9.3(a), Telstra will:

(i) notify Wholesale Customers of those Direct Special Services or Special Service Inputs which Telstra expects to be subject to disconnection following the Changed Technology Extension Date on the Preliminary SS Disconnection List;

(ii) continue to notify Wholesale Customers of disconnection on each subsequent 6 Month SS Disconnection List and Further SS Disconnection List in accordance with the arrangements described in clause 6;

(iii) allow a Wholesale Customer to notify Telstra of any Direct Special Service or Special Service Input supplied to a Changed Technology SS Premises included on the 6 Month SS Disconnection List in accordance with clause 6.4(a), except that a Wholesale Customer may not dispute the inclusion of a Direct Special Service or Special Service Input under clause 6.4(a)(iv) unless there has been a subsequent change in the Access Technology used or proposed to be used to connect the Premises to the NBN;

(iv) disconnect all Direct Special Services or Special Service Inputs supplied to a Changed Technology SS Premises that are required to be disconnected as set out in the SS Final Disconnection List during the Technology Extension Disconnection Window; and

(iv) for the purposes of this clause 9.3(b):

(A) references in clauses 6, 7 and 8 (as applicable) to the Special Services Disconnection Date are to be read as though it is a reference to the Changed Technology Extension Date and references to the SS Principal Disconnection Window are to read as though it is a reference to the Technology Extension Disconnection Window;

(B) references in clause 8 to the SS Service Disconnection Phase refer to the period on and from the date that is 10 Business Days after the Changed Technology Extension Date up to and including the date that is 20 Business Days after the Changed Technology Extension Date;

(C) clauses 7.1(c)(ii) and 7.3 of this Required Measure 5(A) do not apply so Direct Special Services or Special Service Inputs supplied...
to a Changed Technology SS Premises that are required to be disconnected during the Technology Extension Disconnection Window will be included on the SS Final Disconnection List; and

(b)(i) the Technology Extension Disconnection Window refers to the period on and from 1 Business Day after the Changed Technology Extension Date, as applicable, up to and including the date that is 55 Business Days after the Changed Technology Extension Date.

unless clause 22.13(a)(ii)(A) applies, the disconnection processes and communications regarding disconnection in Required Measure 2 will apply to the Covered Special Service as though they were standard Copper Services.

(b)(c) If Telstra is notified of a change in the Access Technology used or proposed to be used to make a Premises NBN Serviceable on and from the date that is 6 months before the Disconnection Date for the Rollout Region and Telstra is supplying a Direct Special Service or Special Service Input in a Covered SS Class to that Premises at the date of NBN Co’s notification which, following the change in Access Technology, no longer forms part of a Covered SS Class, then:

(i) Telstra may continue to supply the Service to the Changed Technology SS Premises in accordance with clause 22.13 of the Plan; and

(ii) If Telstra is required to disconnect the Direct Special Service or Special Service Input, the disconnection processes and communications regarding disconnection in a Required Measure 5 specific to that SS Class will apply to the Service.

The Required Measure 5 specific to that SS Class may refer to the disconnection processes and communication of disconnection in Required Measure 2, depending on when the Service will be disconnected.

9.3A Disconnection of Special Services supplied to Delayed Notification SS Premises

(a) If Telstra is notified by NBN Co for the first time of the Access Technology it has used or proposes to use to make the Premises NBN Serviceable on and from the date that is 6 months before the Disconnection Date for the Rollout Region in which that Premises is located and Telstra is supplying a Direct Special Service or Special Service Input to the Delayed Notification SS Premises at the date of that notification and it becomes part of a Covered SS Class, then:

(i) Telstra may continue to supply the Direct Special Service or Special Service Input to the Delayed Notification SS Premises in accordance with clause 22.13A of the Plan; and

(ii) Telstra will disconnect the Direct Special Service or Special Service Input applying the disconnection processes and communications regarding disconnection in clauses 6 to 8 of this Required Measure 5(A) and, where clauses 22.13A(a)(ii), 22.13A(a)(ii)(B) or 22.13A(b) apply, the processes and communications regarding disconnection in clauses 6, 7 and 8 of this Required Measure 5(A) will be applied as modified by clause 9.3A(b) of this Required Measure 5(A).
In disconnecting Direct Special Services or Special Service Inputs in a Covered SS Class supplied to a Delayed Notification SS Premises, in accordance with clause 9.3A(a), Telstra will:

(i) notify Wholesale Customers of those Direct Special Services or Special Service Inputs which Telstra expects to be subject to disconnection following the Delayed Notice Extension Date on the Preliminary SS Disconnection List;

(ii) continue to notify Wholesale Customers of disconnection on each subsequent 6 Month SS Disconnection List and Further SS Disconnection List in accordance with the arrangements described in clause 6;

(iii) allow a Wholesale Customer to notify Telstra of any Direct Special Service or Special Service Input supplied to a Delayed Notification SS Premises included on the 6 Month SS Disconnection List in accordance with clause 6.4(a);

(iv) disconnect all Direct Special Services or Special Service Inputs supplied to a Delayed Notification SS Premises that are required to be disconnected as set out in the SS Final Disconnection List during the Technology Extension Disconnection Window; and

(v) for the purposes of this clause 9.3A(b):

(A) references in clause 6, 7 and 8 (as applicable) to the Special Services Disconnection Date are to be read as though it is a reference to the Delayed Notice Extension Date and references to the SS Principal Disconnection Window are to be read as though it is a reference to the Technology Extension Disconnection Window;

(B) references in clause 8 to the SS Service Disconnection Phase refer to the period on and from the date that is 10 Business Days after the Delayed Notice Extension Date up to and including the date that is 20 Business Days after the Delayed Notice Extension Date;

(C) clauses 7.1(c)(iii) and 7.3 of this Required Measure 5(A) do not apply, so Direct Special Services or Special Service Inputs supplied to a Delayed Notification SS Premises that are required to be disconnected during the Technology Extension Disconnection Window will be included on the SS Final Disconnection List; and

(D) the Technology Extension Disconnection Window refers to the period on and from 1 Business Day after the Delayed Notice Extension Date, as applicable, up to and including the date that is 55 Business Days after the Delayed Notice Extension Date.

9.4 Disconnection of Added Premises

(a) Added Premises to which a Covered Special Service is supplied will be disconnected in accordance with clause 7.2 of Required Measure 2.

9.5 Disconnection of Affected Premises

(a) Telstra will disconnect Affected Premises to which a Covered Special Service is supplied in accordance with clause 7.3 of Required Measure 2.
9.6 Disconnection of MDU Common Areas

(a) In accordance with the Plan, Telstra will not disconnect Covered Special Services supplied to an MDU Common Area under clause 22 of the Plan but will disconnect such Services in accordance with clause 1.4 of the Plan.

(b) Telstra will prepare and publish a separate document setting out the process it will apply to the Managed Disconnection of MDU Common Areas 6 months before the End of Rollout Date.

10 Reporting

(a) Telstra will report quarterly to the ACCC as part of its Migration Plan Compliance Report, in respect of Premises within the Fixed Line Footprint of Rollout Regions falling in each SS Class, aggregated across the relevant Access Service Family:

(i) the total number of Covered Special Services estimated at key dates for the period that is 9 months before the Special Services Disconnection Date until the date that is 25,87 Business Days after the Special Services Disconnection Date;

(ii) the total number of Covered Special Services permanently disconnected at key milestone dates identified by Telstra after the Special Services Disconnection Date up until the date that is 25,87 Business Days after the Special Services Disconnection Date;

(iii) the total number of Covered Special Services that are supplied to SS In-Train Orders Premises or Deemed SS ITOPS at key milestone dates identified by Telstra after the Special Services Disconnection Date.

(b) Telstra will commence reporting under clause 10(a) from the end of the first full Quarter after this Required Measure 5(A) is accepted by the ACCC.
### Attachment A  Excluded SS Order Types

<table>
<thead>
<tr>
<th>Order Description</th>
<th>Service Restriction application from the Order Stability Commencement Date</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Apply exchange based barring and suspension</strong></td>
<td>These order types will not be blocked during the SS Order Stability Period for both Wholesale and Retail customers. Note that Telstra's business-as-usual timeframes will apply to the processing of any orders received during the SS Order Stability Period. In the event the order is received and not completed prior to Managed Disconnection, the service will be disconnected as per the disconnection requirements.</td>
</tr>
<tr>
<td><strong>Order and service remediation, reversals, reconnections for error or credit management purposes</strong></td>
<td></td>
</tr>
<tr>
<td>Any remediation needed to provide service continuity during the SS Order Stability Period. For example, where it becomes evident an error was made in provisioning, where a service is incorrectly ported out causing a service disconnection which then needs to be restored, credit management issues arising from the need to restore services that have previously been barred or suspended due to credit purposes, fault rectification and / or service restoration.</td>
<td></td>
</tr>
<tr>
<td><strong>Orders that are received prior to the Order Stability Period Commencement Date</strong></td>
<td></td>
</tr>
<tr>
<td>For example, In-flight orders.</td>
<td></td>
</tr>
<tr>
<td><strong>Bulk churns or transfers of copper services arising from industry mergers and acquisitions</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Orders for configuration, software and record changes to services.</strong></td>
<td></td>
</tr>
<tr>
<td>Both Wholesale and Retail customers will be able to place orders for configuration, software and record changes during the SS Order Stability Period.</td>
<td></td>
</tr>
</tbody>
</table>
Required Measure 5(B) – Disconnection Process for Special Services and Special Service Inputs for the Access Service Families CustomNet Spectrum

1 Background

This Required Measure 5(B) sets out the disconnection process which applies to the Wholesale Access Service Family CustomNet Spectrum and Retail Access Service Family CustomNet Spectrum and all SS Classes in those Access Service Families and Special Service Inputs that are Service Equivalent to those SS Classes (Covered SS Classes). In this Required Measure 5(B), Direct Special Services of a Covered SS Class and Special Service Inputs that are Service Equivalent to a Covered SS Class (which do not fall within an exception set out below) are referred to as “Covered Special Services”.

In accordance with clause 22.4 of the Plan, the Disconnection Date for the Covered SS Classes is 15 April 2019 (Special Services Disconnection Date). The Disconnection Date for the SS Class has been triggered by Telstra announcing a product exit. The key phases of the product exit in the lead up to the Special Services Disconnection Date are:

(a) there has been a cease sale in place on and from 25 January 2008 for Wholesale Customers who are new customers (who did not acquire any CustomNet services from Telstra as at 25 January 2008);
(b) there has been a cease sale in place since 14 July 2016 for Retail Customers who are new customers (who did not acquire any CustomNet services from Telstra as at 14 July 2016);
(c) there will be a cease sale in place on and from 15 October 2018 for both existing Wholesale Customers and Retail Customers (who already acquired CustomNet Services from Telstra); and
(d) existing Wholesale Customers and Retail Customers will not be able to make any moves, adds or changes to Covered Special Services on and from 15 October 2018.

2 Application

2.1 Application of this Required Measure 5(B)

(a) For clarity, this Required Measure 5(B) only applies to the Telstra Retail CustomNet Spectrum and Telstra Wholesale CustomNet Spectrum Access Service Families.
(b) The Services are sometimes also known as ‘CustomNet’ and Special Service Inputs certified by Wholesale Customers using the code NC and HC (CustomNet).
(c) The only additional product Telstra supplies to Retail Customers using the same technology is the ‘Corporate Virtual Private Network (CVPN)’ product, which will be exited as part of the national product exit for CustomNet, but does not form part of the CustomNet Access Service Family under the Plan.

2.2 The product exit is nationwide and applies regardless of NBN Access Technology

Telstra has announced a national exit of the CustomNet Spectrum product, across both Telstra Wholesale and Telstra’s Retail Business Units. This means that Direct Special
Services and Special Service Inputs in a Covered SS Class will be disconnected irrespective of:

(a) whether the Direct Special Service is supplied to a Premises within or outside of the Fixed Line Footprint for a Rollout Region and regardless of the Rollout Region within which a particular Premises to which a Covered Special Service is located;

(b) the Access Technology that NBN Co has notified Telstra it has used or proposes to use to make a Premises within the Fixed Line Footprint in a Rollout Region NBN Serviceable; and

(c) whether NBN Co introduces a new type of Access Technology to make Premises NBN Serviceable. For example, because this exit applies to the entire Wholesale CustomNet Spectrum and Retail CustomNet Spectrum Access Service Families, it applies to all Covered Special Services, regardless of whether NBN Co has introduced a new Access Technology which is yet to be added to the Plan in accordance with clause 22.16 of the Plan.

3 Disconnection Date for the SS Classes

3.1 Disconnection Date for each Covered SS Class of Direct Special Service

(a) The Disconnection Date for each Covered Special Service is the Special Services Disconnection Date.

(b) As required by the Plan, the Special Services Disconnection Date is the same in respect of both Wholesale Customers and Retail Customers.

(c) Telstra will notify Wholesale Customers of the Special Services Disconnection Date in accordance with its standard ‘business as usual’ processes for managing product exits and will ensure that Wholesale Customers are provided with at least 18 months notice of the Special Services Disconnection Date.

4 Commencement of cease sale for Covered Special Services

4.1 Cease sale for Wholesale Customers

(a) Telstra notified Wholesale Customers of a ‘stop sell’ that meant it would not supply any new Direct Special Services in a Covered SS Class on and from 25 January 2008 to new customers (being Wholesale Customers that did not acquire Direct Special Services in a Covered SS Class as at 25 January 2008).

(b) Telstra will not supply Wholesale Customers with any new Covered Special Services on and from 15 October 2018, regardless of whether they acquired Covered Special Services as at 25 January 2008. Telstra will notify Wholesale Customers of this cease sale for existing customers in accordance with its standard ‘business as usual’ processes for managing product exits.

4.2 Cease sale for Retail Customers

(a) Telstra notified Retail Customers of a ‘stop sell’ which had the effect that Telstra Retail would not supply any new Direct Special Services in a Covered SS Class on and from 14 July 2016 to new Retail Customers (that did not acquire Direct Special Services in a Covered SS Class as at 14 July 2016).
Telstra will not supply Retail Customers with any new Covered Special Services on and from 15 October 2018, regardless of whether they acquired Covered Special Services as at 14 July 2016.

### 5 Period after which no moves, adds or changes can be made

#### 5.1 No adds, moves or changes for Covered Special Services

Telstra will apply a period during which no moves, adds or changes can be made to Covered Special Services on and from 15 October 2018 until disconnection occurs after the Special Services Disconnection Date (No MACs Period).

#### 5.2 Exceptions to the no moves, adds or changes for Covered Special Services

During the No MACs Period, Telstra will not process any order types in respect of the supply of Copper Services to Premises used as a Direct Special Service or Special Service Input in a Covered SS Class, except:

(a) orders for disconnection of Covered Special Services, (including orders for number portability or other service requests which result in or are associated with disconnection);

(b) order types listed in Attachment A; and

(c) order types for Covered Special Services that are subject to an Order Stability Proposal which has been implemented under the Plan.

### 6 Communication with Wholesale Customers prior to the Special Services Disconnection Date

#### 6.1 Preliminary CustomNet Services List notified to Wholesale Customers

(a) Within 6 months of this Required Measure 5(B) being published on the Wholesale Customer Portal, Telstra will notify each Wholesale Customer who, at the time the relevant notification list is produced acquires a Covered Special Service, of those relevant Services which Telstra expects to be subject to disconnection. Telstra will continue to provide updated lists every 6 months to those Wholesale Customers continuing to acquire Covered Special Services until the date that is 6 months before the Special Services Disconnection Date. Each of these lists is a Preliminary CustomNet Services List.

(b) The Preliminary CustomNet Services Lists will not include Copper Services supplied to Premises that on the date the list is created are Affected Premises, but only where Telstra is prevented by law from ceasing the provision of those Copper Services to that Affected Premises and disconnecting the Premises.

(c) Telstra will provide the Preliminary CustomNet Services Lists irrespective of whether or not Telstra had already provided any earlier notification of disconnection to that Wholesale Customer.

(d) Telstra will notify Wholesale Customers of the Preliminary CustomNet Services Lists via the Wholesale Customer Portal.
6.2 Further CustomNet Services Lists

(a) Telstra will, once every month from 5 months prior to the Special Services Disconnection Date up to 1 month prior to the Special Services Disconnection Date, provide each Wholesale Customer who continues to acquire a Covered Special Service with an updated list which includes any active Covered Special Service Telstra continues to supply to that Wholesale Customer and which Telstra expects to be subject to disconnection from the Special Service Disconnection Date under clause 7.1(a)(i) (Further CustomNet Services Lists).

(b) Telstra will notify Wholesale Customers of Further CustomNet Service Lists via the Wholesale Customer Portal.

(c) The Further CustomNet Services List updated 1 month prior to the Special Services Disconnection Date is also known as the “Final CustomNet Services List”.

6.3 Dispute process

(a) A Wholesale Customer may notify Telstra of any Covered Special Service on a Preliminary CustomNet Services List or Further CustomNet Services List which the Wholesale Customer considers should not be subject to disconnection in accordance with the processes for raising complaints and disputes outlined in its supply agreement with Telstra.

(b) The Wholesale Customer may not raise a dispute in respect of Services on a Preliminary CustomNet Services List or Further CustomNet Services List on the basis of any concern as to whether or not a relevant Premises is passed or NBN Serviceable.

(c) Telstra will respond to any dispute notified to it by a Wholesale Customer under clause 6.3(a) in accordance with the processes outlined in the relevant supply agreement.

(d) If the parties have failed to resolve a dispute as to whether a Service is a Covered Special Service by the date which is 15 Business Days before the Special Services Disconnection Date, then Telstra is permitted to treat the Service as a Covered Special Service and disconnect that Service.

7 Commencement of Disconnection of Special Services and Special Service Inputs

7.1 Approach to disconnection

(a) Telstra will disconnect:

(i) all Covered Special Services that are required to be disconnected from the Special Service Disconnection Date as set out in the Final CustomNet Services List; and

(ii) all other Direct Special Services and Special Service Inputs in a Covered SS Class in accordance with the specific disconnection requirements set out in clause 8 of this Required Measure 5(B).
7.2 Service disconnection

(a) Telstra will commence the disconnection of all services on the Final CustomNet Services Lists on the date that is 1 Business Day after the Special Services Disconnection Date and complete disconnection of these services as soon as reasonably practicable after the Special Services Disconnection Date (SS Service Disconnection Phase).

7.3 Reconnection where disconnection not required

(a) For clarity, nothing in this Required Measure 5(B) limits Telstra’s ability to build a new Copper Path or Reconnect a Copper Path to a Premises where the pre-existing Copper Path was not required to be disconnected in accordance with clause 19 of the Plan.

8 Disconnection of Remaining Covered Special Services

8.1 Types of Covered Special Services removed from the Final CustomNet Services List

(a) In addition to the types of Copper Services referred to in clause 6.1(b), Covered Special Services supplied to Affected Premises will not be subject to disconnection immediately following the Special Services Disconnection Date, but only where Telstra is prevented by law from ceasing the provision of those Copper Services to that Affected Premises and disconnecting the Premises.

8.2 Disconnection of Affected Premises

(a) Telstra will disconnect Affected Premises to which a Covered Special Service is supplied in accordance with clause 7.3 of Required Measure 2.
# Attachment A  Excluded Order Types

<table>
<thead>
<tr>
<th>Order Description</th>
<th>Service Restriction application during the No MACs Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apply exchange based barring and suspension</td>
<td>These order types will not be blocked during the No MACs Period for both Wholesale and Retail customers. Note that our business-as-usual timeframes will apply to the processing of any orders received during the No MACs Period. In the event the order is received and not completed prior to the Special Services Disconnection Date, the service will be disconnected as per the disconnection requirements.</td>
</tr>
<tr>
<td><strong>Order and service remediation, reversals, reconnections for error or credit management purposes</strong>&lt;br&gt;Any remediation needed to provide service continuity during the No MACs Period. For example, where it becomes evident an error was made in provisioning, where a service is incorrectly ported out causing a service disconnection which then needs to be restored, credit management issues arising from the need to restore services that have previously been barred or suspended due to credit purposes, fault rectification and / or service restoration.</td>
<td></td>
</tr>
<tr>
<td><strong>Local Number Portability</strong>&lt;br&gt;Local Number Port Out requests will be allowed at any time. Local Number Port In requests to a CustomNet Spectrum service will not be allowed.</td>
<td></td>
</tr>
<tr>
<td><strong>Change to Service Details for nuisance calls and silent line requests</strong>&lt;br&gt;Telstra is permitted to process requests to change a telephone listing so that it will not be published in Telstra's directories, or to allow a change of telephone number in the event of nuisance calls, as per Telstra's standard process.</td>
<td></td>
</tr>
<tr>
<td><strong>Orders that are received prior to the commencement of the No MACs Period</strong>&lt;br&gt;For example, In-flight orders.</td>
<td></td>
</tr>
<tr>
<td>Order Description</td>
<td>Service Restriction application during the No MACs Period</td>
</tr>
<tr>
<td>-------------------</td>
<td>--------------------------------------------------------</td>
</tr>
</tbody>
</table>
| **Further changes to service details relating to Name or Directory Listing relating to specific personal circumstances** | Telstra is permitted to process changes to service details relating to Name or Directory Listing to reflect a change in personal circumstances, arising from:  
  • changes in account holder name e.g., maiden to married name; or  
  • changes in account ownership to a related party such as a spouse / partner as a result of death / relationship break-down. |
| **Exchange Based Virtual Services** | Telstra is permitted to process requests for Exchange Based Virtual Services including:  
  • Number Redirection and Messagebank; Reservation;  
  • Messagebank Away and Messagebank Virtual;  
  • Inbound products (13xx, 18xx, 19xx); and  
  • Utilised by Law Enforcement Agencies. |
| **Bulk churns or transfers of copper services arising from industry mergers and acquisitions** |
1 Background

This Required Measure 5(C) sets out the disconnection process which applies to the Wholesale ATM (over copper) (P), (B) and (N), ATM (Rebill) (over copper) (P), (B) and (N) and ATM (over copper) (P), (B) and (N) Special Service Class(es) and Special Service Inputs that are Service Equivalent to those Special Service Class(es) (referred to in this Required Measure 5(C) as Covered SS Classes). These Covered SS Classes are in the Wholesale ATM (over copper), ATM (Rebill) (over copper) and ATM (over copper) Access Service Families.

In accordance with clause 22.4 of the Plan, the Disconnection Date for the Covered SS Classes is 29 April 2019 (Special Services Disconnection Date). The Disconnection Date for the SS Class has been triggered by NBN Co issuing the White Paper titled 'Temporary Special Services White Paper ATM on the nbn™ Ethernet Bitstream Service' on 29 April 2016.

In this Required Measure 5(C), Direct Special Services of a Covered SS Class and Special Service Inputs that are Service Equivalent to a Covered SS Class supplied to Premises within a Rollout Region with a Disconnection Date which is on or before the Special Services Disconnection Date (and which do not fall within one of the exceptions set out below) are referred to as “Covered Special Services”.

2 Application

2.1 Application of this Required Measure 5(C)

(a) For clarity, this disconnection process only applies to the Telstra Services Wholesale ATM (over copper) (P), (B) and (N), ATM (Rebill) (over copper) (P), (B) and (N) and ATM (over copper) (P), (B) and (N) Special Service Classes within each of the Wholesale ATM (over copper), ATM (Rebill) (over copper) and ATM (over copper) Access Service Families.

(b) Special Service Inputs that have been certified by Wholesale Customers using the code NA or HA – and have an Access Technology of (P), (B), or (N) are the Special Service Inputs that fall within the Covered SS Classes under this Required Measure 5(C).

2.2 Exceptions to this Required Measure 5(C)

(a) The following are exceptions to the White Paper Disconnection Process in this Required Measure 5(C):

(i) any Access Service Families other than Wholesale ATM (over copper), ATM (Rebill) (over copper) and ATM (over copper);
any SS Classes other than the Wholesale ATM (over copper) (P), (B) and (N), ATM (Rebill) (over copper) (P), (B) and (N) and ATM (over copper) (P), (B) and (N) Special Service Classes within the Wholesale ATM (over copper), ATM (Rebill) (over copper) and ATM (over copper) Access Service Families;

Double-Ended Special Services, unless and until the later of the dates by which Telstra is required to disconnect the Premises at the A-end or the Premises at the B-end of the Double-Ended Special Service in accordance with clauses 22.8, 22.9 and 22.11 of the Plan; and

Direct Special Services and Special Service Inputs of a Covered SS Class that terminate at an MDU Common Area, which will be disconnected in accordance with clause 1.4 of the Plan.

2.3 Application of this Required Measure 5(C) is dependent on data from NBN Co and may be subject to change

(a) The application of the cease sale, order stability period and managed disconnection processes in this Required Measure 5(C) to a particular Premises within a Rollout Region are based on the most current information Telstra has received from NBN Co. This information relates to the underlying Access Technology NBN Co has used or proposes to use to make an individual Premises NBN Serviceable at the time the relevant assessment under this Required Measure is made. The application of this Required Measure 5(C) to a particular Premises may change as Telstra receives further information from NBN Co, for example if the Premises becomes a Changed Technology SS Premises or Delayed Notification SS Premises.

3 Disconnection Date for the SS Classes

3.1 Disconnection Date for each Covered SS Class of Direct Special Service

(a) The Disconnection Date for each Covered Special Service is the Special Services Disconnection Date.

(b) Subject to clauses 3.1(c) and (d) and 7B of this Required Measure 5(C), if the Disconnection Date for the Rollout Region is after the Special Services Disconnection Date for a Covered SS Class, the standard rules for disconnecting Services will apply to the Direct Special Services and Special Service Inputs in that Covered SS Class supplied to a Premises in that Rollout Region as they apply to any other Copper Services that are not Special Services supplied to a Premises in that Rollout Region, in accordance with clauses 22.8 and 22.9 of the Plan. This means that the standard
disconnection processes and timeframes set out in clauses 14 and 15 of the Plan and Required Measure 2 will apply to those Services.

(c) Where after the date that is 6 months before the Disconnection Date for a Rollout Region NBN Co notifies Telstra of a change in the Access Technology to make a Premises within the Fixed Line Footprint in that Rollout Region NBN Serviceable (Access Technology Change Notification) and Telstra is entitled to continue to supply the Direct Special Service and Special Service Inputs in a Covered SS Class in accordance with clause 22.13 of the Plan, Telstra will disconnect the Direct Special Service and Special Service Inputs in a Covered SS Class in accordance with clause 9.3 of this Required Measure 5(C).

(c)(d) Where after the date this is 6 months before the Disconnection Date for a Rollout Region, NBN Co first notifies Telstra of the Access Technology it has used or proposes to use to make the Premises within the Fixed Line Footprint in that Rollout Region NBN Serviceable (Delayed Access Technology Notification) and Telstra is entitled to continue to supply the Direct Special Service and Special Service Inputs in a Covered SS Class in accordance with clause 22.13A of the Plan, Telstra will disconnect the Direct Special Service and Special Service Inputs in a Covered SS Class in accordance with clause 9.3A of this Required Measure.

3.2 Final Exit Date

(a) Notwithstanding the Special Services Disconnection Date, Telstra may decide to exit any remaining Direct Special Services and Special Service Inputs that are in a Covered SS Class on a national basis, regardless of where the Premises is located or the Access Technology used or proposed to be used to connect a particular Premises to the NBN, if in Telstra’s reasonable view:

(i) the platform or equipment used to support the product becomes unstable or becomes unsupported by Telstra’s vendors or assurance processes; or

(ii) the aggregate volumes of the Direct Special Services and Special Service Inputs that are in a Covered SS Class supplied to Telstra’s customers mean that it is no longer commercially viable to support the product,

(Final Sunset Exit).

(b) If Telstra decides to announce a Final Sunset Exit in accordance with clause 3.2(a):

(i) the exit must occur after the Special Services Disconnection Date (Final Sunset Exit Date);

(ii) the Final Sunset Exit Date must be the same in respect of Retail Customers and Wholesale Customers;

(iii) Telstra must ensure that:

(A) the Final Sunset Date is the same for Retail Customers and Wholesale Customers (if the exiting Covered SS Class is supplied to both Wholesale and Retail Customers); and
(B) not less than 18 months prior notice of the Final Sunset Exit Date for the Covered SS Class (unless Telstra agrees a shorter notice period with a Wholesale Customer).

4 Commencement of cease sale for Special Services and Special Service Inputs

4.1 The SS Cease Sale Period for the Covered SS Classes

The SS Cease Sale Period for the Covered SS Classes is the period commencing on and from 29 October 2018 up until the Special Services Disconnection Date.

4.2 Commencement of cease sale

(a) SS/SSI in a Rollout Region which is already subject to cease sale (prior to commencement of the SS Cease Sale Period)

In a Rollout Region whose Cease Sale Commencement Date occurred before commencement of the SS Cease Sale Period for the SS Class (i.e. the Rollout Region is already subject to -cease sale before the SS Cease Sale Period commences for the relevant SS Class), Telstra will not supply new Direct Special Services or Special Service Inputs in a Covered SS Class after commencement of the SS Cease Sale Period.

(b) SS/SSI in a Rollout Region which only becomes subject to cease sale during or after the SS Cease Sale Period

In a Rollout Region whose Cease Sale Commencement Date occurs during or after the SS Cease Sale Period, Telstra will not supply any new Direct Special Services or Special Service Inputs in a Covered SS Class after the Cease Sale Commencement Date (i.e. cease sale applies from the ordinary Cease Sale Commencement Date for the Rollout Region).

4.3 Equivalent application of cease sale to Wholesale Customers

The SS Cease Sale Period and the Cease Sale Commencement Date will commence on the same date, be of the same duration and will apply in the same manner, irrespective of whether the customer is a customer of a Retail Business Unit or of a Wholesale Business Unit.

5 SS Order Stability Period

5.1 Commencement of the SS Order Stability Period

(a) Subject to clauses 5.1(c) and 5.1(d) of this Required Measure 5(C), Telstra will apply an SS Order Stability Period from the date that is 20 Business Days before the Special Services Disconnection Date for the SS Class until the Covered Special Service is disconnected during the SS Principal Disconnection Window.

(b) If a Premises is a Changed Technology SS Premises or a Delayed Notification SS Premises, in accordance with clause 22.15 of the Plan, any SS Order Stability Period
which applied to the previous Disconnection Date will be lifted and the extended date for disconnection under the Plan will be treated as the relevant Disconnection Date for the purposes of applying a SS Order Stability Period.

(c) If the Premises is an SS In-Train Order Premises or a Deemed SS ITOP, Telstra will apply the SS Order Stability Period until a date no later than the latest date after the Special Services Disconnection Date for the SS Class specified in clause 7A.3(c) of this Required Measure 5(C) as the date by which Telstra will permanently disconnect Covered Special Services which are the subject of clause 7A.3(b) of this Required Measure 5(C).

(d) If the Premises is a Non-NBN SSDD SS In-Train Order Premises Telstra will apply the SS Order Stability Period until a date no later than the latest date after the Special Services Disconnection Date for the SS Class specified in clause 7A.5(c) of this Required Measure 5(C) as the date by which Telstra will permanently disconnect Covered Special Services which are the subject of clause 7A.5(b) of this Required Measure 5(C).

5.2 Exceptions to the SS Order Stability Period

During the SS Order Stability Period for the Covered SS Classes, Telstra will not process any order types in respect of the supply of Copper Services to Premises within the Fixed Line Footprint in a Rollout Region used as a Direct Special Service or Special Service Input, except:

(a) orders for disconnection of Covered Special Services (including service requests which result in or are associated with disconnection);

(b) order types listed in Attachment A; and

(c) order types for Covered Special Services that are subject to an Order Stability Proposal which has been implemented.

6 Communication with Wholesale Customers prior to Disconnection Date for the SS Class

6.1 Notification of disconnection to Wholesale Customers where the Disconnection Date for the Rollout Region is after the Special Services Disconnection Date

(a) Subject to clauses 9.3 and 9.3A of this Required Measure 5(C), where the Disconnection Date for a Rollout Region is after the Special Services Disconnection Date for a Covered SS Class, Telstra will notify Wholesale Customers of those relevant Services which Telstra expects to be subject to disconnection in accordance with the communication process set out in clause 3 of Required Measure 2, with the exception that the basis on which a Wholesale Customer may dispute the inclusion of a Service on the Preliminary Disconnection List is as set out in clause 6.4(g), below.

6.2 Preliminary SS Disconnection List notified to Wholesale Customers

(a) Where Telstra continues to supply a Covered Special Service to a Wholesale Customer 9 months before the Special Services Disconnection Date, not less than 8 months before the Special Services Disconnection Date, Telstra will notify that
Wholesale Customer of those relevant Services which Telstra expects to be subject to disconnection during the SS Principal Disconnection Window (Preliminary SS Disconnection List), whether or not Telstra had already provided earlier notification of disconnection to that Wholesale Customer.

(b) Notification of the Preliminary SS Disconnection List to Wholesale Customers will occur no later than when the equivalent information is made available to Retail Business Units.

6.3 6 Month SS Disconnection Lists notified to Wholesale Customers

(a) Where Telstra continues to supply a Covered Special Service to a Wholesale Customer 6 months before the Special Services Disconnection Date for that SS Class, Telstra will notify that Wholesale Customer of those relevant Services which Telstra expects to be subject to disconnection during the SS Principal Disconnection Window (6 Month SS Disconnection List), whether or not Telstra had already provided earlier notification of disconnection to that Wholesale Customer.

(b) Telstra will use reasonable efforts to notify Wholesale Customers of the 6 Month SS Disconnection List within 5 Business Days of the 6 Month SS Disconnection List being produced by Telstra Operations, and in any event, notification to Wholesale Customers will occur no later than when the equivalent information is made available to Retail Business Units.

6.4 Dispute process

(a) Within 20 Business Days of Telstra providing it with a 6 Month SS Disconnection List, a Wholesale Customer may notify Telstra of any Premises or Services on the 6 Month SS Disconnection List which the Wholesale Customer considers should not be subject to Managed Disconnection during the SS Principal Disconnection Window due to:

(i) a data error in respect of the service information associated with a Premises on the 6 Month SS Disconnection List;

(ii) the Service acquired by the Wholesale Customer being a Double-Ended Special Service where the Disconnection Date for the SS Class is not the later of the dates on which Telstra is required to disconnect the A-end Premises or B-end Premises under clause 22.8 of the Plan;

(iii) the Service acquired by the Wholesale Customer is a Direct Special Service or Special Service Input that is not in a Covered SS Class (for example, the Direct Special Service forms part of the DDS Fastway Access Service Family); or

(iv) the Service acquired by the Wholesale Customer is supplied to a Premises that was notified to Telstra as a Changed Technology SS Premises before the date that is 6 months prior to the Disconnection Date for the SS Class.

(b) At any time prior to Managed Disconnection, a Wholesale Customer may notify Telstra of any Premises or Services on the 6 Month SS Disconnection List, a Further SS Disconnection List or the SS Final Disconnection List which the Wholesale Customer considers should not be subject to Managed Disconnection due to the Premises to
which the Service is being supplied being a Changed Technology SS Premises after the date that is 6 months prior to the Disconnection Date for the SS Class.

(c) The Wholesale Customer may not raise a dispute in respect of Service or Premises on the 6 Month SS Disconnection List on any basis other than as set out in subparagraph (a) and (b) above. For clarity, any concern as to whether or not a relevant Premises is passed or NBN Serviceable should be referred by a Wholesale Customer to NBN Co or their wholesale provider over the NBN.

(d) Telstra will respond to any dispute notified to it by a Wholesale Customer under clause 6.4 within 20 Business Days of receiving notice (or as extended by agreement with the Wholesale Customer) and will notify the Wholesale Customer whether or not Telstra agrees to reflect the requested change in the 3 Month SS Disconnection List.

(e) If Telstra does not agree to reflect the change in the 3 Month SS Disconnection List, as requested by a Wholesale Customer, the parties will use reasonable endeavours to resolve the issue.

(f) If the parties have failed to resolve a dispute as to whether a Service or Premises is to be included in the 3 Month SS Disconnection List by the date which is 5 Business Days before the 3 Month SS Disconnection List is due to be notified to Wholesale Customers under clause 6.5(c), then Telstra is permitted to include the disputed Service or Premises in the 3 Month SS Disconnection List for that SS Class.

(g) If the Special Service or Special Service Input is in a Covered SS Class in a Rollout Region which has a Disconnection Date which is after the Disconnection Date for the SS Class, then the Dispute process set out in clause 3.2 of Required Measure 2 will apply, except that a Wholesale Customer may only raise a dispute in respect of a Premises on the Preliminary Disconnection List in accordance with clause 3.2(a)(i) and (ii) of Required Measure 2 if:

(i) the Wholesale Customer has previously certified that services which it supplied at the relevant Premises are Special Service Inputs that are not in a Covered SS Class;

(ii) the Service acquired by the Wholesale Customer from Telstra in respect of the relevant Premises is a Direct Special Service that is not a Direct Special Service or Special Service Input in a Covered SS Class; or

(iii) the Service acquired by the Wholesale Customer is supplied to a Premises that was notified to Telstra as a Changed Technology SS Premises.

6.5 Further SS Disconnection Lists notified to Wholesale Customers

(a) Telstra will update the 6 Month SS Disconnection List each month up until the date that is two months before the Special Services Disconnection Date to include any active Covered Special Service Telstra continues to supply to a Wholesale Customer which Telstra expects to be subject to disconnection during the SS Principal Disconnection Window (Further SS Disconnection Lists).

(b) Where Telstra continues to supply a Covered Special Service to a Wholesale Customer that is included on a Further SS Disconnection List, Telstra will notify that Wholesale Customer of that Further SS Disconnection List, irrespective of whether or
not Telstra had already provided any earlier notification of disconnection to that Wholesale Customer.

(c) Telstra will use reasonable efforts to notify Wholesale Customers of each Further SS Disconnection List within 5 Business Days of the relevant Further Disconnection List being produced by Telstra Operations, and in any event, notification to Wholesale Customers will occur no later than when the equivalent information is made available to Retail Business Units.

(d) Notification to Wholesale Customers will be provided via the Wholesale Customer Portal.

(e) The Further SS Disconnection List updated at the date that is 3 months prior to the Special Services Disconnection Date is also known as the 3 Month SS Disconnection List.

6.6 SS In-Train Order Premises List notified to Wholesale Customers

(a) Where Telstra continues to supply a Covered Special Service to a Premise:

(i) that has been identified by NBN Co as a SS In-Train Order Premises as at the date that is 2 months before the Special Services Disconnection Date (First SS In-Train Order Identification Date); and

(ii) provided that Telstra has been notified by NBN Co that it is a SS In-Train Order Premises under and in accordance with the Definitive Agreements,

Telstra Operations will produce a list of SS In-Train Order Premises (SS In-Train Order List) as soon as reasonably practicable and in any event within 15 Business Days of the date which is 2 months before the Special Services Disconnection Date.

(b) Telstra will notify Wholesale Customer of the SS In-Train Order List as soon as reasonably practicable after it is produced by Telstra Operations and, in any event, notification to Wholesale Customers will occur no later than when the equivalent information is made available to Retail Business Units.

(c) Notification to Wholesale Customers will be provided via the Wholesale Customer Portal.

7 Commencement of Disconnection of Special Services

7.1 SS Final Disconnection List

(a) As soon as Telstra is notified by NBN Co of Premises:

(i) that do not form part of the final Fixed Footprint List;

(ii) that are SS In-Train Order Premises for a Covered SS Class.

Telstra will update its database accordingly.
Telstra will update its systems as soon as reasonably practicable after it receives Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details from its Wholesale Customers and equivalent information from its Retail Customers.

Telstra Operations will create a list specifying all the Direct Special Services and Special Service Inputs in a Covered SS Class that remain active at Premises in the final Fixed Footprint List, as understood by Telstra as at the date that is 1 month before the Special Services Disconnection Date (the SS Premises Address List).

Following creation, the SS Premises Address List will have the following Premises and Copper Services removed:

(i) Direct Special Services and Special Service Inputs within Covered SS Classes supplied to Premises located in Rollout Regions for which a Rollout Region Disconnection Date will not occur on or before the Special Services Disconnection Date;

(ii) Double Ended Special Services, for which disconnection is not yet required in accordance with the disconnection arrangements under the Plan;

(iii) any Covered Special Services, Direct Special Services and Special Service Inputs in a Covered SS Class which have become Changed Technology SS Premises or Delayed Notification SS Premises during the period from 6 months prior to the Rollout Region Disconnection Date up to that Disconnection Date that qualify for an extension of disconnection under clause 22.13 or clause 22.13A of the Plan; and

(iv) any Copper Services supplied to Affected Premises in the Rollout Region on the Disconnection Date for the SS Class but only to the extent that Telstra is prevented by law from ceasing the provision of those Copper Services to that Affected Premises and disconnecting the Premises;

and will be the SS Final Disconnection List for the Covered SS Class(es).

For clarity, MDU Common Areas will not be included in the SS Final Disconnection List provided that Telstra has been notified by NBN Co that a relevant Premises is an MDU Common Area.

For clarity, any Covered Special Services supplied to Premises notified to Telstra by NBN Co as being an SS In-Train Order Premises or Premises that are Non-NBN SSDD SS In-Train Order Premises will remain on the SS Final Disconnection List.

7.2 Final Notification for Wholesale Customers before the Disconnection Date

(a) Telstra Operations will provide the SS Final Disconnection List to Telstra Wholesale.

(b) Telstra Wholesale will notify Wholesale Customers of any Wholesale Services supplied at Premises on the SS Final Disconnection List that are to be disconnected in the course of Managed Disconnection during the SS Principal Disconnection Window for that SS Class. However the SS Final Disconnection List will also include any Covered Special Services supplied to SS In-Train Order Premises that were included on the SS In-Train Order List and any Non-NBN SSDD SS In-Train Order Premises.
(c) Telstra will use reasonable efforts to notify Wholesale Customers of the SS Final Disconnection List within 5 Business Days of the SS Final Disconnection List being produced by Telstra Operations, and in any event, notification to Wholesale Customers will occur at the same time as, or before, any notification of the SS Final Disconnection List to a Retail Business Unit.

(d) Notification to Wholesale Customers will be provided via the Wholesale Customer Portal.

7.3 Final Notification for Wholesale Customers after the Disconnection Date

(a) Where Telstra continues to supply a Covered Special Service to a Premises:

(i) that has been identified by NBN Co as a SS In-Train Order Premises as at the Special Services Disconnection Date (Second SS In-Train Order Identification Date), and provided that Telstra has been notified by NBN Co that it is a SS In-Train Order Premises under and in accordance with the Definitive Agreements, or

(ii) that Telstra has been notified is a Non-NBN SSDD SS In-Train Order Premises in accordance with clause 7A.4(a).

Telstra Operations will, as soon as reasonably practicable, and in any event within 10 Business Days of the Special Services Disconnection Date, update the SS Premises Address List to create the SS Updated Final Disconnection List.

(b) For the purposes of clause 7.3(a), the SS Updated Final Disconnection List is created by removing the following from the SS Premises Address List:

(i) any Covered Special Services supplied to a SS In-Train Order Premises identified by NBN Co on the First SS In-Train Order Identification Date and notified to Telstra under clause 6.6(a) that remain SS In-Train Orders on the Second SS In-Train Order Identification Date.

(ii) any additional Direct Special Services and Special Service Inputs in a Covered SS Class which have become Changed Technology SS Premises or Delayed Notification SS Premises during the period from 6 months prior to the Rollout Region Disconnection Date up to that Disconnection Date that qualify for an extension of disconnection under clause 22.13 or clause 22.13A of the Plan; and

(iii) any additional Covered Special Services supplied to a SS In-Train Order Premises identified by NBN Co on the Second SS In-Train Order Identification Date and notified to Telstra under clause 7.3(a) above, and

(iv) any Covered Special Services supplied to a Non-NBN SSDD SS In-Train Order Premises and notified to Telstra under clause 7A.4(a) of this Required Measure 5(C)

the SS Updated Final Disconnection List.

(c) Without limiting clause 5.1 of Required Measure 2, Telstra will update the Premises Address List contemplated by Required Measure 2 by removing any Non-NBN RRDD SS In-Train Premises notified to Telstra under clause 7B.2(a) of this Required
Measure 5(C). For clarity, these Non-NBN RRDD SS In-Train Premises will not be included on the Updated Final Disconnection List.

(d) Telstra will notify Wholesale Customers of:

(i) the SS Updated Final Disconnection List as soon as reasonably practicable after it is produced by Telstra Operations and, in any event, notification will occur no later than when the equivalent information is made available to Retail Business Units; and

(ii) any additional Covered Special Services which Telstra has identified as being supplied to Deemed SS ITOPs as at the Special Services Disconnection Date as soon as reasonably practicable after the Special Services Disconnection Date.

7A Disconnection of SS In-Train Order Premises and Deemed SS ITOP

7A.1 Application of Clause 7A

Clause 7A only applies to a Premises in respect of Special Services and Special Service Inputs in a Covered SS Class where the Special Services Disconnection Date for that SS Class is after the Disconnection Date of the Rollout Region in which the Premises is located.

7A.2 Categories of SS In-Train Order Premises

For the purposes of clause 6.6, clause 7, clause 7A and clause 10 of this Required Measure 5(C), a Premises in a Covered SS Class is a SS In-Train Order Premises for that Covered SS Class, and any relevant order is an SS In-Train Order for that Covered SS Class, if:

(a) an NBN Initial Connection Order or NBN Subsequent Order for the provision to an NBN Customer of an NBN Service to that Premises:

(i) has been received by NBN Co as at; and

(ii) has not resulted in a commercial wholesale NBN Service having commenced being supplied by NBN Co to the Premises (and has not been cancelled or revoked) as at the First SS In-Train Order Identification Date or the Second SS In-Train Order Identification Date (and in the case of an NBN Subsequent Order, irrespective of whether and when the Premises became NBN Connected prior to that date); or

(b) in respect of that Premises:

(i) NBN Co has identified that a Special Service or Special Service Input in that Covered SS Class supplied to that Premises is to be replaced by an NBN Service that is the subject of an NBN Initial Connection Order or NBN Subsequent Order for the provision to an NBN Customer of an NBN Service to a second Premises that it is located within the same MDU as the first Premises or is otherwise adjacent or nearby the first Premises; and

(ii) the NBN Initial Connection Order or NBN Subsequent Order for the second Premises has not resulted in a commercial wholesale NBN Service having
commenced being supplied by NBN Co to the second Premises (and has not been cancelled or revoked) as at the First SS In-Train Order Identification Date or the Second SS In-Train Order Identification Date (and in the case of a NBN Subsequent Order, irrespective of whether and when the Premises became NBN Connected prior to that date); or

(c) an Attempted NBN Connection Order for the provision of an NBN Service to that Premises has been made and NBN Co has received notification from the relevant NBN Customer that they have made that Attempted NBN Connection Order and that Attempted NBN Connection Order has not resulted in a commercial wholesale NBN Service having commenced being supplied by NBN Co to the Premises (and has not been cancelled or revoked) as at the First SS In-Train Order Identification Date or the Second SS In-Train Order Identification Date (and in the case of a NBN Subsequent Order, irrespective of whether and when the Premises became NBN Connected prior to that date); or

(d) the Premises becomes NBN Connected within the SS ITO Period applicable for that SS Class, irrespective of the date on which NBN Co received the NBN Initial Connection Order; or

(e) one or more NBN Subsequent Orders for that Premises have been connected by NBN Co within the SS ITO Period applicable for that Covered SS Class, irrespective of whether and when that Premises became NBN Connected or the date NBN Co received the NBN Initial Connection order; or

(f) a Premises in a Covered SS Class is otherwise determined to be a SS In-Train Order Premises in accordance with the Definitive Agreements.

7A.3 Disconnection of SS In-Train Order Premises and Deemed SS ITOPs following the Special Services Disconnection Date

For each Covered Special Service supplied to an SS In-Train Order Premises which is notified to Telstra by NBN Co under and in accordance with the Definitive Agreements or to a Deemed SS ITOP as at the Special Services Disconnection Date for the applicable Covered SS Class for that Covered Special Service:

(a) that Covered Special Service will not be disconnected by Telstra during the SS Principal Disconnection Window, unless a disconnection order is placed by the customer of the Telstra Wholesale Business Unit or Retail Business Unit;

(a) unless Telstra receives a disconnection order under sub-clause (a), Telstra may continue to provide that Covered Special Service that Telstra provided to that SS In-Train Order Premises or Deemed SS ITOP (as applicable) as at the Special Services Disconnection Date for that Covered SS Class up until the date by which Telstra must disconnect that Covered Special Service under sub-clause (c); and

(b) Telstra must complete permanent disconnection for each Covered Special Service which is the subject of sub-clause (b) by the date which is as soon as reasonably practicable after the date that is 170 Business Days after the Special Services Disconnection Date for the relevant Covered SS Class.

7A.4 Categories of Non-NBN SSDD SS In-Train Order Premises

(a) In respect of a Premises and a Covered SS Class, if:
on or before the date that is 5 Business Days after the Special Services Disconnection Date for the SS Class, a Wholesale Customer notifies Telstra in writing that:

(A) an end user has placed an order with that Wholesale Customer (Wholesale Non-NBN Initial Connection Order) for the provision to that customer of a carriage service to that Premises; and

(B) the end user has notified the Wholesale Customer that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within the Covered SS Class; and

(C) the Wholesale Customer has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the Special Services Disconnection Date for that Covered SS Class; or

(ii) the Premises becomes connected so the Wholesale Customer has commenced providing a carriage service to that Premises within the SS ITO Period applicable for that SS Class, irrespective of the date on which the Wholesale Customer received the order; or

(iii) on or before the date that is 5 Business Days after the Special Services Disconnection Date for the SS Class, a Retail Customer:

(A) has placed an order (Retail Non-NBN Initial Connection Order) with Telstra for the provision to that customer of a carriage service to that Premises; and

(B) the Retail Customer has notified Telstra that the carriage service is reasonably intended by the Retail Customer to replace a Special Service or Special Service Input within the Covered SS Class; and

(C) Telstra has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the Special Services Disconnection Date for that Covered SS Class;

(iv) the Premises becomes connected so Telstra has commenced providing a carriage service to that Premises within the SS ITO Period applicable for that SS Class, irrespective of that date on which Telstra received the order.

that Premises is a Non-NBN SSDD SS In-Train Order Premises for that Covered SS Class and any relevant order is an Non-NBN SSDD SS In-Train Order for that Covered SS Class for the purposes of this Required Measure 5(C).

7A.5 Disconnection of Covered Special Services at Non-NBN SSDD SS In-Train Order Premises following the Special Services Disconnection Date

For each Covered Special Service supplied to a Non-NBN SSDD SS In-Train Order Premises for a Covered SS Class as at the Special Services Disconnection Date for the applicable Covered SS Class for that Covered Special Service;
that Covered Special Service will not be disconnected by Telstra during the SS Principal Disconnection Window, unless a disconnection order is placed by the customer of the Telstra Wholesale Business Unit or Retail Business Unit;

(b) unless Telstra receives a disconnection order under sub-clause (a) of this clause 7A.5, Telstra may continue to provide that Covered Special Service up until the date by which Telstra must disconnect that Covered Special Service supplied to that Non-NBN SSDD SS In-Train Order Premises under sub-clause (c) of this clause 7A.5; and

(c) Telstra must complete permanent disconnection for each Covered Special Service in a Covered SS Class which is the subject of sub-clause (b) of this clause 7A.5 by the date which is as soon as reasonably practicable after the date that is 170 Business Days after the Special Services Disconnection Date for the relevant Covered SS Class.

7B Disconnection of Special Services in a SS Class supplied to a Non-NBN RRDD SS In-Train Order Premises following the Rollout Region Disconnection Date

7B.1 Application of this Clause 7B

Explanatory Note: These arrangements provide for an in-train order period that will apply for Non-NBN RRDD SS In-Train Order Premises which are required to be disconnected following a Disconnection Date for a Rollout Region that occurs after the relevant Special Services Disconnection Date for the SS Class. If there is an active Copper Service or HFC Service supplied to the Premises so it has an In-Train Order and qualifies for the in-train order extension for standard services under clause 15.1A or 15.1 of the Plan, the Premises will not also be an Non-NBN RRDD SS In-Train Order Premises and no extension will apply under this clause.

This Clause 7B only applies to a Premises in respect of Special Services and Special Service Inputs in a Covered SS Class where:

(a) the Disconnection Date for the Rollout Region in which the Premises is located is after the Special Services Disconnection Date for that SS Class; and

(b) the Premises is not an In-Train Order Premises for the purposes of clause 15.1A or 15.1 of the Plan.

7B.2 Categories of Non-NBN RRDD SS In-Train Order Premises

(a) In respect of a Premises and a Covered SS Class, if:

(i) on or before the Disconnection Date for the Rollout Region or the date which is 26 Business Days after the Disconnection Date for the Rollout Region a Wholesale Customer notifies Telstra in writing that:

(A) an end user has placed a Wholesale Non-NBN Initial Connection Order with that Wholesale Customer for the provision to that customer of a carriage service to that Premises; and
the end user has notified the Wholesale Customer that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within the Covered SS Class; and

the Wholesale Customer has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the date that is:

(i) 1 Business Day before the Disconnection Date; or

(ii) 25 Business Days after the Disconnection Date,

for the Rollout Region in which that Premises is located, irrespective of the date that the Wholesale Non-NBN Initial Connection Order is received:

and Telstra has been able to match the Premises notified by the Wholesale Customer to a Premises in its systems and verify that no Copper or HFC Services are supplied to that Premises other than one or more Special Service(s) or Special Service Input(s) provided that at least one of those Special Service(s) or Special Service Inputs is within a Covered SS Class;

(ii) on or before the Disconnection Date for the Rollout Region or the date which is 26 Business Days after the Disconnection Date for the Rollout Region Telstra Retail notifies Telstra Operations in writing that:

(A) a Retail Customer has placed a Retail Non-NBN Initial Connection Order with Telstra for the provision to that customer of a carriage service to that Premises; and

(B) the Retail Customer has notified Telstra that the carriage service is reasonably intended by the Retail Customer to replace a Special Service or Special Service Input within the Covered SS Class; and

(C) Telstra has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the date that is:

(i) 1 Business Days before the Disconnection Date; 

(ii) 25 Business Days after the Disconnection Date;

for the Rollout Region in which that Premises is located, irrespective of the date that the Retail Non-NBN Initial Connection Order is received;

and Telstra has been able to match the Premises notified by the Retail Customer to a Premises in its systems and verify that no Copper or HFC Services are supplied to that Premises other than one or more Special Service(s) or Special Service Input(s) provided that at least one of those Special Service(s) or Special Service Input(s) is within a Covered SS Class;

that Premises is a Non-NBN RRDD SS In-Train Order Premises for that Covered SS Class and any relevant order is an Non-NBN RRDD SS In-Train Order for that Covered SS Class for the purposes of this clause 7B.
7B.3 Disconnection of Special Services and Special Service Inputs in a Covered SS Class at a Non-NBN RRDD SS In-Train Order Premises after the Disconnection Date for the Rollout Region

For each Special Service or Special Service Input in a Covered SS Class supplied to a Non-NBN RRDD SS In-Train Order Premises for a Covered SS Class:

(a) Telstra may continue to provide each relevant Special Services or Special Service Input until the date by which Telstra must disconnect that Non-NBN RRDD SS In-Train Order Premises under sub-clause (d) of this clause 7B.3;

(b) each relevant Special Service or Special Service Input will not be disconnected by Telstra during the Primary Disconnection Window (as defined in Required Measure 2), unless a disconnection order is placed by the customer of the Telstra Wholesale Business Unit or Retail Business Unit;

(c) Telstra will continue to receive from Retail Customers and Wholesale Customers orders for disconnection of Special Services and Special Service Inputs in a Covered SS Class which are supplied to a Non-NBN RRDD SS In-Train Order Premises up to the date which is 150 Business Days after the Disconnection Date for that Rollout Region;

(d) Telstra will commence the disconnection of all Special Services and Special Service Inputs in a Covered SS Class supplied to a Non-NBN RRDD SS In-Train Order Premises from the date that is 150 Business Days after the Disconnection Date and, where practicable, complete disconnection of these Premises by the date that is 155 Business Days after the Disconnection Date for that Rollout Region; and

(e) Telstra must complete permanent disconnection of each Special Service and Special Service Input in a Covered SS Class which is the subject of sub-clause (a) by the date which as soon as reasonably practicable after the date that is 155 Business Days after the Disconnection Date for the Rollout Region.

7C Notification process for Non-NBN SSDD SS In-Train Order Premises and Non-NBN RRDD SS In-Train Order Premises

7C.1 Notification process for Non-NBN SSDD SS In-Train Order Premises

(a) This clause sets out the process Telstra will use to obtain notification from each Wholesale Customer and from a Telstra Retail Business Unit of the Non-NBN SSDD SS In-Train Orders placed with that Wholesale Customer and with Telstra Retail, as applicable.

(b) Wholesale Customers may notify Telstra:

(i) in accordance with clause 7A.4(a)(i) of the relevant Premises in respect of which an end user has placed a Wholesale Non-NBN Initial Connection Order with the Wholesale Customer and the end user has notified the Wholesale Customer that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within a Covered SS Class for which the Wholesale Customer has not commenced supplying the carriage service.
service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the Special Services Disconnection Date; and

(ii) in accordance with clause 7A.4(a)(ii) of the relevant Premises which have become connected so the Wholesale Customer has commenced providing a carriage service to that Premises within the SS ITO Period applicable for that SS Class; and

(iii) the relevant SS Class of the Special Service or Special Service Input which the carriage service is intended to replace.

(Non-NBN SSDD SS Migration Details)

(c) Telstra’s Retail Business Unit may notify Telstra Operations:

(i) in accordance with clause 7A.4(a)(iii) of the relevant Premises in respect of which an end user has placed a Retail Non-NBN Initial Connection Order with Telstra and the end user has notified a Telstra Retail Business Unit that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within a Covered SS Class for which Telstra’s Retail Business Unit has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the Special Services Disconnection Date; and

(ii) in accordance with clause 7A.4(a)(iv) of the relevant Premises which have become connected so Telstra has commenced providing a carriage service to that Premises within the SS ITO Period applicable for that SS Class; and

(iii) the relevant SS Class of the Special Service or Special Service Input which the carriage service is intended to replace.

7C. 2 Notification process for Non-NBN RRDD SS In-Train Order Premises

(a) Wholesale Customers may notify Telstra in accordance with clause 7B.2(a)(i) of the relevant Premises in respect of which an end user has placed a Wholesale Non-NBN Initial Connection Order with that Wholesale Customer and the end user has notified the Wholesale Customer that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within a Covered SS Class (Non-NBN RRDD SS Migration Details).

(b) Telstra Retail may notify Telstra Operations in accordance with clause 7B.2(a)(ii) of the relevant Premises in respect of which an end user has placed a Retail Non-NBN Initial Connection Order with Telstra Retail and the end user has notified Telstra’s Retail Business Unit that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within a Covered SS Class.

7C. 3 Confidentiality arrangements for Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details

(c) Without limitation to clause 25.7 of the Plan, Telstra will:

(i) only use any Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details for the purposes of ensuring that each Special Service and Special Service Input in a Covered SS Class supplied to that Premises is not
disconnected until it is required to be disconnected in accordance with clause 7A.5 or 7B.3 (as applicable) of this Required Measure 5C;

(ii) ensure that any Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details are not used or disclosed by Telstra to gain or exploit an unfair commercial advantage over Telstra’s Wholesale Customers; and

(iii) only disclose any Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details to NBN Co for the sole purpose of NBN Co verifying Telstra’s compliance with its rights and obligations in relation to the disconnection of Copper Services and HFC Services under the Definitive Agreements.

(d) Telstra must ensure that Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details are only disclosed to, or made available for use by, Personnel in a Retail Business Unit for the purpose of ensuring that Special Services and Special Service Inputs in a Covered SS Class supplied to Non-NBN SSDD SS In-Train Order Premises and Non-NBN RRDD SS In-Train Order Premises are not disconnected during the SS Principal Migration Window.

8 Managed Disconnection of Special Services and Special Service Inputs

8.1 Managed Disconnection

(a) For the purposes of this Required Measure, the SS Principal Disconnection Window refers to the period on and from 1-15 Business Days after the Special Services Disconnection Date up to and including the date that is 25-55 Business Days after the Special Services Disconnection Date.

(b) Telstra will disconnect:

(i) subject to clause 8.1(d), all Covered Special Services that are required to be disconnected as set out in the SS Updated Final Disconnection List during the SS Principal Disconnection Window; and

(ii) all other Direct Special Services and Special Service Inputs in a Covered SS Class in accordance with the specific disconnection arrangements set out in clauses 7B and 9 of this Required Measure 5(C).

(c) Disconnections during the SS Principal Disconnection Window will occur in two stages:

(i) service disconnection; followed by,

(ii) permanent disconnection.

The process involved in each stage is described in clauses 8.2 and 8.4.

(d) Any Covered Special Service supplied to a Deemed SS ITOP as at the Special Services Disconnection Date for the applicable Covered SS Class which is listed on the SS Updated Final Disconnection List will be permanently disconnected in
accordance with clause 7A.3. For clarity, clause 8.2 and 8.4 of this Required Measure 5(C) do not apply to these Covered Special Services.

8.2 Service disconnection

(a) Upon receiving the SS Updated Final Disconnection List from Telstra Operations (in accordance with clause 7.2(a), 7.3(c) of this Required Measure 5(C)), Telstra will commence the disconnection of all services supplied to a Telstra Retail or Telstra Wholesale customer on the date that is 15 Business Days after the Special Services Disconnection Date and where practicable, complete disconnection of these services by the date that is 25 Business Days after the Disconnection Date (SS Service Disconnection Phase).

(b) Telstra Wholesale and Telstra Retail Business Units carry out the SS Service Disconnection Phase in order to prepare all relevant Covered Special Services that appear on the SS Updated Final Disconnection List for permanent disconnection, for example by:

(i) rejecting and removing all pending orders from Telstra’s systems;

(ii) carrying out all required steps to disconnect the Copper Services in Telstra’s provisioning and billing systems; and

(iii) monitoring and managing any errors occurring during the first two steps (i) and (ii) above throughout the SS Service Disconnection Phase.

8.3 Reconnection where disconnection not required

(a) For clarity, nothing in this Required Measure 5(C) limits Telstra’s ability to build a new Copper Path or Reconnect a Copper Path to a Premises where the pre-existing Copper Path was not required to be disconnected in accordance with clause 19 of the Plan.

8.4 Permanent disconnection

(a) After the SS Service Disconnection Phase and up until the end of the SS Principal Disconnection Window, Telstra Operations will perform permanent disconnection of the relevant Copper Paths within Telstra’s systems for all Covered Special Services that appear on the SS Updated Final Disconnection List.

(b) Permanent disconnection of all Covered Special Services appearing on the SS Updated Final Disconnection List will occur regardless of activities completed during the preceding SS Service Disconnection Phase.

(c) Telstra Operations will manage the permanent disconnection processes on a day-to-day basis during the permanent disconnection phase to efficiently allocate available resources and respond to operational issues as they arise. This may require Telstra to change the sequencing of disconnection of Services on the SS Updated Final Disconnection List during the permanent disconnection phase. Telstra is not required to assign a specific date for permanent disconnection of each Service within the SS Principal Disconnection Window.
(d) All permanent disconnections occurring during the permanent disconnection phase will be processed by Telstra Operations without regard to whether the Copper Service is supplied to a customer of a Retail Business Unit or a Wholesale Business Unit.

(e) Telstra will monitor each Rollout Region to ensure that all Covered Special Services on the SS Updated Final Disconnection List are permanently disconnected by the end of the SS Principal Disconnection Window.

(f) Where disconnection orders are identified as having not been processed due to an error, these will then be corrected and re-submitted into Telstra’s systems. A check will be conducted to ensure the service is disconnected. This process will be repeated until the relevant Covered Special Service is permanently disconnected.

9 Disconnection of Remaining Premises

9.1 Disconnection of Direct Special Services and Special Service Inputs in a Covered SS Class where the Rollout Region Disconnection Date is after the Special Services Disconnection Date

(a) Subject to clause 7B of this Required Measure 5(C), in accordance with clauses 22.8 and 22.9 of the Plan, if the Disconnection Date for a Rollout Region is after the Special Services Disconnection Date (29 April 2019), then Telstra will:

(i) continue to supply, and only accept new orders for, Copper Services in that Covered SS Class that are not either NBN Serviceable or a Frustrated Premises;

(ii) not accept orders for the supply of new Copper Services in that Covered SS Class at Premises that are either NBN Serviceable or a Frustrated Premises; and

(iii) disconnect any existing Copper Services in that Covered SS Class following the Disconnection Date for that Rollout Region, using the process that applies to Copper Services which are not Special Services in that Rollout Region.

(b) If the Premises to which a Direct Special Service or Special Service Input in a Covered SS Class is supplied is located in a Rollout Region which has a Disconnection Date that is after the Special Services Disconnection Date for that Covered SS Class and that Premises is an In-Train Order Premises then:

(i) a Direct Special Service or Special Service Input in that Covered SS Class that is supplied to that Premises as at the Disconnection Date of that Rollout Region will not be disconnected by Telstra during the Primary Disconnection Window (as defined in Required Measure 2), unless a disconnection order is placed by the customer of the Telstra Wholesale Business Unit or Retail Business Unit;

(ii) Telstra may continue to provide each relevant Direct Special Service or Special Service Input which is in that Covered SS Class which it supplied to that In-Train Order Premises as at the Disconnection Date for that Rollout Region up until the date by which Telstra must disconnect the In-Train Order Premises under clause 15.1A(c) or clause 15.1(c) (as applicable) of the Plan.
Telstra will continue to receive from Retail Customers and Wholesale Customers orders for disconnection of Special Services or Special Service Inputs within a Covered SS Class which are supplied to an In-Train Order Premises up to the date specified in clause 15.1A(c)(ii)(B), 15.1A(c)(ii)(D) or clause 15.1(c) of the Plan, as applicable; and

Telstra will commence and complete the disconnection of all Direct Special Services and Special Service Inputs in that Covered SS Class that are supplied to that In-Train Order Premises in accordance with clause 15.1A or clause 15.1 of the Plan (as applicable).

9.2 Types of Premises removed from the SS Updated Final Disconnection List

(a) In addition to the Premises and Copper Services referred to in clause 7.1(c) and clause 7.3(b), the following types of Premises and Copper Services within the Fixed Line Footprint in a Rollout Region will not be subject to Managed Disconnection during the SS Principal Disconnection Window:

(i) Added Premises;

(ii) Affected Premises (in the Rollout Region on the Disconnection Date for the Rollout Region but only to the extent that Telstra is prevented by law from ceasing the provision of those Copper Services to that Affected Premises);

(iii) Direct Special Services and Special Service Inputs, to the extent that these Services belong to a SS Class for which the applicable Disconnection Date has not yet occurred or they are Changed Technology SS Premises or Delayed Notification SS Premises that are not required to be disconnected during the SS Principal Disconnection Window;

(iv) Double-Ended Special Services that are not otherwise due to be disconnected during the SS Principal Disconnection Window in accordance with the Plan; and

(v) MDU Common Areas,

but will instead be disconnected in accordance with specific rules applicable to each category.

9.3 Disconnection of Special Services in a Covered SS Class where there is a change of Access Technology

(a) If Telstra is notified of a change in the Access Technology used or proposed to be used to make a Premises NBN Serviceable on and from the date that is 6 months before the Disconnection Date for the Rollout Region in which that Premises is located and Telstra is supplying a Direct Special Service or Special Service Input to that Premises at the date of NBN Co’s notification and it becomes part of a Covered SS Class, then:

(i) Telstra may continue to supply the Direct Special Service or Special Service Input to the Changed Technology SS Premises in accordance with clause 22.13 of the Plan; and
Telstra will disconnect the Direct Special Service or Special Service Input applying the disconnection processes and communications regarding disconnection in clauses 6 to 8 of this Required Measure 5(C) and, where clauses 22.13(a)(i) or 22.13(a)(ii)(B) or clause 22.13(b) apply, the processes and communications regarding disconnection in clauses 6, 7 and 8 of this Required Measure 5(C) will be applied as modified by clause 9.3(b) of this Required Measure 5(C).

In disconnecting Direct Special Services or Special Service Inputs in a Covered SS Class supplied to the Changed Technology SS Premises, in accordance with clause 9.3(a), Telstra will:

(i) notify Wholesale Customers of those Direct Special Services or Special Service Inputs which Telstra expects to be subject to disconnection following the Changed Technology Extension Date on the Preliminary SS Disconnection List;

(ii) continue to notify Wholesale Customers of disconnection on each subsequent 6 Month SS Disconnection List and Further SS Disconnection List in accordance with the arrangements described in clause 6;

(iii) allow a Wholesale Customer to notify Telstra of any Direct Special Service or Special Service Input supplied to a Changed Technology SS Premises included on the 6 Month SS Disconnection List in accordance with clause 6.4(a), except that a Wholesale Customer may not dispute the inclusion of a Direct Special Service or Special Service Input under clause 6.4(a)(iv) unless there has been a subsequent change in the Access Technology used or proposed to be used to connect the Premises to the NBN;

(iv) disconnect all Direct Special Services or Special Service Inputs supplied to a Changed Technology SS Premises that are required to be disconnected as set out in the SS Final Disconnection List during the Technology Extension Disconnection Window, and

(v) for the purposes of this clause 9.3(b):

(A) references in clauses 6, 7 and 8 (as applicable) to the Special Services Disconnection Date are to be read as though it is a reference to the Changed Technology Extension Date and references to the SS Principal Disconnection Window are to read as though it is a reference to the Technology Extension Disconnection Window;

(B) references in clause 8 to the SS Service Disconnection Phase refer to the period on and from the date that is 10 Business Days after the Changed Technology Extension Date up to and including the date that is 20 Business Days after the Changed Technology Extension Date;

(C) clauses 7.1(c)(iii) and 7.3 of this Required Measure 5(C) do not apply so Direct Special Services or Special Service Inputs supplied to a Changed Technology SS Premises that are required to be disconnected during the Technology Extension Disconnection Window will be included on the SS Final Disconnection; and
(b) The Technology Extension Disconnection Window refers to the period on and from 1 Business Day after the Changed Technology Extension Date, as applicable, up to and including the date that is 55 Business Days after the Changed Technology Extension Date.

unless clause 22.13(a)(ii)(A) applies, the disconnection processes and communications regarding disconnection in Required Measure 2 will apply to the Covered Special Service as though they were standard Copper Services.

(b)(c) If Telstra is notified of a change in the Access Technology used or proposed to be used to make a Premises NBN Serviceable on and from the date that is 6 months before the Disconnection Date for the Rollout Region and Telstra is supplying a Direct Special Service or Special Service Input in a Covered SS Class to that Premises at the date of NBN Co’s notification which, following the change in Access Technology, no longer forms part of a Covered SS Class, then:

(i) Telstra may continue to supply the Service to the Changed Technology SS Premises in accordance with clause 22.13 of the Plan; and

(ii) If Telstra is required to disconnect the Direct Special Service or Special Service Input, the disconnection processes and communications regarding disconnection in a Required Measure 5 specific to that SS Class will apply to the Service. The Required Measure 5 specific to that SS Class may refer to the disconnection processes and communication of disconnection in Required Measure 2, depending on when the Service will be disconnected.

9.3A Disconnection of Special Services supplied to Delayed Notification SS Premises

(a) If Telstra is notified by NBN Co for the first time of the Access Technology it has used or proposes to use to make the Premises NBN Serviceable on and from the date that is 6 months before the Disconnection Date for the Rollout Region in which that Premises is located and Telstra is supplying a Direct Special Service or Special Service Input to the Delayed Notification SS Premises at the date of that notification and it becomes part of a Covered SS Class, then:

(i) Telstra may continue to supply the Direct Special Service or Special Service Input to the Delayed Notification SS Premises in accordance with clause 22.13A of the Plan; and

(ii) Telstra will disconnect the Direct Special Service or Special Service Input applying the disconnection processes and communications regarding disconnection in clauses 6 to 8 of this Required Measure 5(C) and, where clauses 22.13A(a)(i) or 22.13A(a)(ii)(B) or 22.13A(b) apply, the processes and communications regarding disconnection in clauses 6, 7 and 8 of this Required Measure 5(C) will be applied as modified by clause 9.3A(b) of this Required Measure 5(C).
In disconnecting Direct Special Services or Special Service Inputs in a Covered SS Class supplied to the Delayed Notification SS Premises, in accordance with clause 9.3A(a), Telstra will:

(i) notify Wholesale Customers of those Direct Special Services or Special Service Inputs which Telstra expects to be subject to disconnection following the Delayed Notice Extension Date on the Preliminary SS Disconnection List;

(ii) continue to notify Wholesale Customers of disconnection on each subsequent 6 Month SS Disconnection List and Further SS Disconnection List in accordance with the arrangements described in clause 6;

(iii) allow a Wholesale Customer to notify Telstra of any Direct Special Service or Special Service Input supplied to a Delayed Notification SS Premises included on the 6 Month SS Disconnection List in accordance with clause 6.4(a);

(iv) disconnect all Direct Special Services or Special Service Inputs supplied to a Delayed Notification SS Premises that are required to be disconnected as set out in the SS Final Disconnection List during the Technology Extension Disconnection Window; and

(v) for the purposes of this clause 9.3A(b):

(A) references in clauses 6, 7 and 8 (as applicable) to the Special Services Disconnection Date are to be read as though it is a reference to the Delayed Notice Extension Date and references to the SS Principal Disconnection Window are to be read as though it is a reference to the Technology Extension Disconnection Window;

(B) references in clause 8 to the SS Service Disconnection Phase refer to the period on and from the date that is 10 Business Days after the Delayed Notice Extension Date up to and including the date that is 20 Business Days after the Delayed Notice Extension Date;

(C) clauses 7.1(c)(iii) and 7.3 of this Required Measure 5(C) do not apply, so Direct Special Services or Special Service Inputs supplied to a Delayed Notification SS Premises that are required to be disconnected during the Technology Extension Disconnection Window will be included on the SS Final Disconnection List; and

9.4 the Technology Extension Disconnection Window refers to the period on and from 1 Business Day after the Delayed Notice Extension Date, as applicable, up to and including the date that is 55 Business Days after the Delayed Notice Extension Date.

9.5 9.4 Disconnection of Added Premises

(a) Added Premises to which a Covered Special Service is supplied will be disconnected in accordance with clause 7.2 of Required Measure 2.
9.69.5 Disconnection of Affected Premises

(a) Telstra will disconnect Affected Premises to which a Covered Special Service is supplied in accordance with clause 7.3 of Required Measure 2.

9.79.6 Disconnection of MDU Common Areas

(a) In accordance with the Plan, Telstra will not disconnect Covered Special Services supplied to an MDU Common Area under clause 22 of the Plan but will disconnect such Services in accordance with clause 1.4 of the Plan.

(b) Telstra will prepare and publish a separate document setting out the process it will apply to the Managed Disconnection of MDU Common Areas 6 months before the End of Rollout Date.

10 Reporting

(a) Telstra will report quarterly to the ACCC as part of its Migration Plan Compliance Report, in respect of Premises within the Fixed Line Footprint of Rollout Regions falling in each SS Class, aggregated across the relevant Access Service Family:

(i) the total number of Covered Special Services estimated at key dates for the period that is 9 months before the Special Services Disconnection Date until the date that is 25-55 Business Days after the Special Services Disconnection Date;

(ii) the total number of Covered Special Services permanently disconnected at key milestone dates identified by Telstra after the Special Services Disconnection Date up until the date that is 25-55 Business Days after the Special Services Disconnection Date; and

(iii) the total number of Covered Special Services that are supplied to SS In-Train Orders Premises or Deemed SS ITOPs at key milestone dates identified by Telstra after the Special Services Disconnection Date.

(b) Telstra will commence reporting under clause 10(a) from the end of the first full Quarter after this Required Measure 5(C) is accepted by the ACCC.
## Attachment A – Excluded SS Order Types

<table>
<thead>
<tr>
<th>Order Description</th>
<th>Service Restriction application from the Order Stability Commencement Date</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Apply exchange based barring and suspension</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Order and service remediation, reversals, reconnections for error or credit management purposes</strong>&lt;br&gt;Any remediation needed to provide service continuity during the SS Order Stability Period. For example, where it becomes evident an error was made in provisioning, where a service is incorrectly ported out causing a service disconnection which then needs to be restored, credit management issues arising from the need to restore services that have previously been barred or suspended due to credit purposes, fault rectification and / or service restoration.</td>
<td>These order types will not be blocked during the SS Order Stability Period for both Wholesale and Retail customers. Note that Telstra’s business-as-usual timeframes will apply to the processing of any orders received during the SS Order Stability Period. In the event the order is received and not completed prior to Managed Disconnection, the service will be disconnected as per the disconnection requirements.</td>
</tr>
<tr>
<td><strong>Orders that are received prior to the Order Stability Period Commencement Date</strong></td>
<td></td>
</tr>
<tr>
<td>For example, In-flight orders.</td>
<td></td>
</tr>
<tr>
<td><strong>Bulk churns or transfers of copper services arising from industry mergers and acquisitions</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Orders for configuration, software and record changes to services.</strong>&lt;br&gt;Both Wholesale and Retail customers will be able to place orders for configuration, software and record changes during the SS Order Stability Period.</td>
<td></td>
</tr>
</tbody>
</table>
Required Measure 5(D) – Disconnection Process for Special Services and Special Service Inputs for the Access Service Families DDS Fastway, Data Access Radial, Megalink, Frame Relay, ISDN 2 and ISDN10/20/30

1 Background

Telstra has announced that it has decided to exit DDS Fastway, Data Access Radial, Megalink, Frame Relay, ISDN2 and ISDN10/20/30 products across all geographic regions for wholesale and retail customers due to platform obsolescence issues. Telstra intends that the product exits will occur in line with the NBN fixed network rollout until a final exit date occurs. This final exit date has not been announced but is currently anticipated to be in 2022.

Consistent with Telstra’s product exit announcement, Telstra will be applying a ‘stop sell’ across the affected Access Service Families. This Required Measure 5(D) applies to the Access Service Families DDS Fastway, Data Access Radial, Megalink, Frame Relay, ISDN2 and ISDN10/20/30 and all Special Service Inputs that are Service Equivalent to those SS Classes, together, the Covered Access Service Families. Therefore, the ‘stop sell’ and Final Sunset Exit arrangements in this Required Measure 5(D) apply to all the Covered Access Service Families.

This Required Measure 5(D) also sets out additional disconnection processes that only apply to the following SS Classes:

(a) DDS Fastway (P), (B) and (N), Data Access Radial (P), (B) and (N), Megalink (P), (B) and (N) and all Special Service Inputs that are Equivalent to those SS Classes (DDS Fastway, DAR and Megalink Products); and

(b) Frame Relay (P), (B) and (N), ISDN2 (P), (B) and (N) and ISDN10/20/30 (P), (B) and (N) and all Special Service Inputs that are Service Equivalent to those Special Service Classes (Frame Relay and ISDN Products),

referred to together in this Required Measure 5(D) as the Covered SS Classes.

In accordance with clause 22.1(b) of the Plan, the Disconnection Dates for the Covered SS Classes are:

(a) 31 May 2019, for the DDS Fastway, DAR and Megalink Products; and

(b) 30 September 2019, for the Frame Relay and ISDN Products,

each a Special Services Disconnection Date.

Except where remaining services are subject to service disconnection as part of a Final Sunset Exit, the disconnection processes set out in this Required Measure 5(D) apply to services in the Covered SS Classes only.

Direct Special Services of a Covered SS Class and Special Service Inputs that are Service Equivalent to a Covered SS Class supplied to Premises within a Rollout Region with a Disconnection Date on or before the relevant Special Services Disconnection Date (which do
not fall within one of the exceptions set out below) are referred to as “Covered Special Services”.

2 Application

2.1 Application of this Required Measure 5(D)

(a) For clarity, this disconnection process only applies to the Access Service Families DDS Fastway, Data Access Radial, Megalink, Frame Relay, ISDN2 and ISDN10/20/30.

(b) The 'stop sell' and Final Sunset Exit provisions in this Required Measure 5(D) apply to all Special Services and Special Service Inputs in the Covered Access Service Families.

(c) The disconnection arrangements set out in clauses 3.1, 6, 7A, 9 and 10 of this Required Measure 5(D) apply to the Covered SS Classes only.

(d) Where Telstra supplies a SS Class of the same name to both Wholesale and Retail Customers, this disconnection process applies to both SS Classes.

(e) Special Service Inputs that are Service Equivalent to the Covered SS Classes have been certified by Wholesale Customers using the codes NI, NM, NN, ND, NF, NG, HG, HD, HF, HI, HM, and HN.

2.2 Exceptions to this Required Measure 5(D)

(a) The following are exceptions to the Disconnection Process in this Required Measure 5(D):

(i) Double-Ended Special Services, unless and until the later of the dates by which Telstra is required to disconnect the Premises at the A end or the Premises at the B end of the Double-Ended Special Service in accordance with clauses 22.8, 22.9 and 22.11 of the Plan; and

(ii) Direct Special Services and Special Service Inputs of a Covered SS Class that terminate at an MDU Common Area, which will be disconnected in accordance with clause 1.4 of the Plan.

(b) Subject to clause 3.2 and 4.1 of this Required Measure 5(D) (and where this document refers to the disconnection processes in Required Measure 2, the disconnection processes in this Required Measure 5(D) do not apply to Direct Special Services and Special Service Inputs in a Covered SS Class if the Disconnection Date for the Rollout Region is after the Disconnection Date for the SS Class. With the exception of cease sale under the Plan, the standard rules for disconnecting Services, including the standard rules for applying an order stability period, will apply to those Direct Special Services and Special Service Inputs as they apply to any other services supplied to a Premises in that Rollout Region, as set out in clauses 22.8 and 22.9 of the Plan.
2.3 Application of this Required Measure 5(D) is dependent on data from NBN Co and may be subject to change

(a) The application of the disconnection processes in this Required Measure 5(D) to a particular Premises within a Rollout Region is based on the most current information Telstra has received from NBN Co about the underlying Access Technology NBN Co has used or proposes to use to make an individual Premises NBN Serviceable at the time a relevant assessment under this Required Measure is made. The application of this Required Measure 5(D) to a particular Premises may subsequently change as Telstra receives further information from NBN Co, for example if the Premises becomes a Changed Technology SS Premises or Delayed Notification SS Premises.

3 Disconnection arrangements

3.1 Disconnection Dates for each Covered SS Class of Direct Special Service

(a) The Disconnection Date for each Covered Special Service is the relevant Special Services Disconnection Date as set out in clause 1 of this Required Measure 5(D).

(b) Subject to clauses 3.1(c) and (d) and 7B of this Required Measure 5(D), as part of this product exit, in accordance with clauses 22.8 and 22.9 of the Plan, if a Direct Special Service or Special Service Input in a Covered SS Class is supplied in a Rollout Region with a Disconnection Date that is after the relevant Special Services Disconnection Date for a Covered SS Class, the standard rules for disconnecting the Services will apply to the Direct Special Services and Special Service Inputs in that Covered SS Class supplied to a Premises in that Rollout Region as they apply to any other Copper Services that are not Special Services supplied to a Premises in that Rollout Region that are not exempt from disconnection under the Plan. This means that the standard disconnection processes and timeframes set out in clauses 14 and 15 of the Plan and Required Measure 2 will apply to those Services.

(c) Where after the date that is 6 months before the Disconnection Date for a Rollout Region NBN Co notifies Telstra of a change in the Access Technology used or proposed to be used to make a Premises within the Fixed Line Footprint in that Rollout Region NBN Serviceable (Access Technology Change Notification) and, as a result, Telstra is entitled to continue to supply the Direct Special Service and Special Service Inputs in a Covered SS Class in accordance with clause 22.13 of the Plan, Telstra will disconnect the Direct Special Service and Special Service Inputs in a Covered SS Class in accordance with clause 10.3 of this Required Measure 5(D).

(d) Where after the date that is 6 months before the Disconnection Date for a Rollout Region NBN Co first notifies Telstra of the Access Technology it has used or proposes to use to make the Premises within the Fixed Line Footprint in that Rollout Region NBN Serviceable (Delayed Access Technology Notification) and Telstra is entitled to continue to supply the Direct Special Service and Special Service Inputs in a Covered SS Class in accordance with clause 22.13A of the Plan, Telstra will disconnect the Direct Special Service and Special Service Inputs in a Covered SS Class in accordance with clause 10.3A of this Required Measure 5(D).

(e)(d)
3.2 Final Sunset Exit (applies to all Services in a Covered Access Service Family)

(a) Telstra has announced that it intends to exit any remaining Direct Special Services and Special Service Inputs in a Covered Access Service Family on a national basis, across both Telstra Wholesale and Telstra Retail Business Units. This means that Direct Special Services and Special Service Inputs in a Covered Access Service Family that are not already disconnected as at the Final Exit Date will be exited, and those services disconnected, irrespective of:

(i) whether the Direct Special Service or Special Service Input is supplied to a Premises within or outside of the Fixed Line Footprint for a Rollout Region and regardless of the Rollout Region within which a particular Premises is located;

(ii) the Access Technology that NBN Co has notified Telstra it has used or proposes to use to make a Premises within the Fixed Line Footprint in a Rollout Region NBN Serviceable; and

(iii) whether NBN Co introduces a new type of Access Technology to make Premises NBN Serviceable,

(Final Sunset Exit).

(b) When Telstra sets the date for the Final Sunset Exit (Final Exit Date):

(i) the Final Exit Date will be after the Special Services Disconnection Date and will be the same for Retail Customers and Wholesale Customers (if the exiting Covered Access Service Family is supplied to both Wholesale and Retail Customers); and

(ii) Telstra will provide affected Wholesale Customers with not less than 18 months prior notice of the Final Exit Date (unless Telstra agrees a shorter notice period with a Wholesale Customer).

(c) While Telstra has not yet announced the Final Exit Date, it currently anticipates that the Final Exit Date will occur during 2022.

4 Commencement of ‘stop sell’ for Covered Access Service Families

4.1 ‘Stop sell’ for the Covered Access Service Families

(a) On and from 31 January 2018 Telstra will not supply any new Direct Special Services or Special Service Inputs in a Covered Access Service Family to new customers (being customers that did not acquire Direct Special Services in the particular Covered Access Service Family as at 31 January 2018).

(b)(a) On and from 30 June 2018 Telstra will not supply any new Direct Special Services or Special Service Inputs in a Covered Access Service Family.
5  Period after which no moves or changes can be made

5.1  No moves or changes for Covered Special Services

(a) Subject to clauses 5.1(c) and 5.1(d) of this Required Measure 5(D), Telstra will apply a period during which no moves or changes can be made to Covered Special Services on and from the date that is 20 Business Days before the Special Services Disconnection Date for the SS Class until the date that the Covered Special Service is required to be disconnected during the SS Principal Disconnection Window is 25 Business Days after the Special Services Disconnection Date (No Changes Period).

(b) If a Premises is a Changed Technology SS Premises or a Delayed Notification SS Premises, in accordance with clause 22.15 of the Plan, any No Changes Period which applied to the previous Disconnection Date will be lifted and the extended date for disconnection under the Plan will be treated as the relevant Disconnection Date for the purposes of applying a No Changes Period or Order Stability Period, as applicable.

(c) If the Premises is an SS In-Train Order Premises or a Deemed SS ITOP, Telstra will apply the SS Order Stability Period until a date no later than the latest date after the Special Services Disconnection Date for the SS Class specified in clause 7A.3(c) of this Required Measure 5(D) as the date by which Telstra will permanently disconnect Covered Special Services which are the subject of clause 7A.3(b) of this Required Measure 5(D).

(d) If the Premises is a Non-NBN SSDD SS In-Train Order Premises Telstra will apply the SS Order Stability Period until a date no later than the latest date after the Special Services Disconnection Date for the SS Class specified in clause 7A.5(c) of this Required Measure 5(D) as the date by which Telstra will permanently disconnect Covered Special Services which are the subject of clause 7A.5(b) of this Required Measure 5(D).

5.2  Exceptions to the no moves or changes period

During the No Changes Period for the Covered Special Services, Telstra will not process any order types in respect of the supply of Copper Services to Premises within the Fixed Line Footprint in a Rollout Region used as a Direct Special Service or Special Service Input in a Covered SS Class, except:

(a) orders for disconnection of Covered Special Services (including orders for number portability or service requests which result in or are associated with disconnection);

(b) order types listed in Attachment A; and

(c) order types for Covered Special Services that are subject to an Order Stability Proposal which has been implemented.
6 Communication with Wholesale Customers prior to Disconnection for the Covered SS Classes

6.1 Preliminary SS Disconnection List notified to Wholesale Customers

(a) Where Telstra continues to supply a Covered Special Service to a Wholesale Customer 9 months before the relevant Special Services Disconnection Date, not less than 8 months before the Special Services Disconnection Date, Telstra will notify that Wholesale Customer of those relevant Services which Telstra expects to be subject to disconnection during the SS Principal Disconnection Window (Preliminary SS Disconnection List), whether or not Telstra had already provided earlier notification of disconnection to that Wholesale Customer.

(b) Notification of the Preliminary SS Disconnection List to Wholesale Customers will occur no later than when the equivalent information is made available to Retail Business Units.

6.2 6 Month SS Disconnection Lists notified to Wholesale Customers

(a) Where Telstra continues to supply a Covered Special Service to a Wholesale Customer 6 months before the Special Services Disconnection Date for that Covered SS Class, Telstra will notify that Wholesale Customer of those relevant Services which Telstra expects to be subject to disconnection during the SS Principal Disconnection Window (6 Month SS Disconnection List), whether or not Telstra had already provided earlier notification of disconnection to that Wholesale Customer.

(b) Telstra will use reasonable efforts to notify Wholesale Customers of the 6 Month SS Disconnection List within 5 Business Days of the 6 Month SS Disconnection List being produced by Telstra Operations, and in any event, notification to Wholesale Customers will occur no later than when the equivalent information is made available to Retail Business Units.

6.3 Dispute process

(a) Within 20 Business Days of Telstra providing a Wholesale Customer with a 6 Month SS Disconnection List, the Wholesale Customer may notify Telstra of any Premises or Services on the 6 Month SS Disconnection List which the Wholesale Customer considers should not be subject to Managed Disconnection during the SS Principal Disconnection Window due to:

(i) a data error in respect of the service information associated with a Premises on the 6 Month SS Disconnection List;

(ii) the Service acquired by the Wholesale Customer being a Double Ended Special Service where the Disconnection Date for the SS Class is not the later of the dates on which Telstra is required to disconnect the A end Premises or B end Premises under clause 22.8 of the Plan;

(iii) the Service acquired by the Wholesale Customer is a Direct Special Service or Special Service Input that is not in a Covered SS Class (for example, the Direct Special Service forms part of the DDS Low Speed Access Service Family);
the Service acquired by the Wholesale Customer is supplied to a Premises that was notified to Telstra as a Changed Technology SS Premises before the date that is 6 months prior to the Disconnection Date for the SS Class.

At any time prior to Managed Disconnection, a Wholesale Customer may notify Telstra of any Premises or Services on the 6 Month SS Disconnection List, a Further SS Disconnection List or the SS Final Disconnection List which the Wholesale Customer considers should not be subject to Managed Disconnection due to the Premises to which the Service is being supplied being a Changed Technology SS Premises after the date that is 6 months prior to the Disconnection Date for the SS Class.

The Wholesale Customer may not raise a dispute in respect of Service or Premises on the 6 Month SS Disconnection List on any basis other than as set out in subparagraph (a) and (b) above. For clarity, any concern as to whether or not a relevant Premises is passed or NBN Serviceable should be referred by a Wholesale Customer to NBN Co or their wholesale provider over the NBN.

Telstra will respond to any dispute notified to it by a Wholesale Customer under clause 6.3 within 20 Business Days of receiving notice (or as extended by agreement with the Wholesale Customer) and will notify the Wholesale Customer whether or not Telstra agrees to reflect the requested change in the 3 Month SS Disconnection List (referred to in clause 6.4(e)).

If Telstra does not agree to reflect the change in the 3 Month SS Disconnection List, as requested by a Wholesale Customer, the parties will use reasonable endeavours to resolve the issue.

If the parties have failed to resolve a dispute as to whether a Service or Premises is to be included in the 3 Month SS Disconnection List by the date which is 5 Business Days before the 3 Month SS Disconnection List is due to be notified to Wholesale Customers under clause 6.4(c), then Telstra is permitted to include the disputed Service or Premises in the 3 Month SS Disconnection List for that SS Class.

If the Special Service or Special Service Input is in a Covered SS Class in a Rollout Region which has a Disconnection Date which is after the Disconnection Date for the SS Class, then the dispute process set out in clause 3.2 of Required Measure 2 will apply, except that a Wholesale Customer may only raise a dispute in respect of a Premises on the Preliminary Disconnection List in accordance with clause 3.2(a)(i) and (ii) of Required Measure 2 if:

(i) the Wholesale Customer has previously certified that services which it supplied at the relevant Premises are Special Service Inputs that are not in a Covered SS Class;

(ii) the Service acquired by the Wholesale Customer from Telstra in respect of the relevant Premises is a Direct Special Service that is not a Direct Special Service or Special Service Input in a Covered SS Class; or

(iii) the Service acquired by the Wholesale Customer is supplied to a Premises that was notified to Telstra as a Changed Technology SS Premises.
6.4 Further SS Disconnection Lists notified to Wholesale Customers

(a) Telstra will update the 6 Month SS Disconnection List each month up until the date that is two months before the Special Services Disconnection Date to include any active Covered Special Service Telstra continues to supply to a Wholesale Customer which Telstra expects to be subject to disconnection during the SS Principal Disconnection Window (Further SS Disconnection List).

(b) Where Telstra continues to supply a Covered Special Service to a Wholesale Customer that is included on a Further SS Disconnection List, Telstra will notify that Wholesale Customer of that Further SS Disconnection List, irrespective of whether or not Telstra had already provided any earlier notification of disconnection to that Wholesale Customer.

(c) Telstra will use reasonable efforts to notify Wholesale Customers of each Further SS Disconnection List within 5 Business Days of the relevant Further Disconnection List being produced by Telstra Operations, and in any event, notification to Wholesale Customers will occur no later than when the equivalent information is made available to Retail Business Units.

(d) Notification to Wholesale Customers will be provided via the Wholesale Customer Portal.

(e) The Further SS Disconnection List updated at the date that is 3 months prior to the Special Services Disconnection Date is also known as the 3 Month SS Disconnection List.

6.5 SS In-Train Order Premises List notified to Wholesale Customers

(a) Where Telstra continues to supply a Covered Special Service to a Premises:

(i) that has been identified by NBN Co as a SS In-Train Order Premises as at the date that is 2 months before the Special Services Disconnection Date (First SS In-Train Order Identification Date); and

(ii) provided that Telstra has been notified by NBN Co that it is a SS In-Train Order Premises under and in accordance with the Definitive Agreements.

Telstra Operations will produce a list of SS In-Train Order Premises (SS In-Train Order List) as soon as reasonably practicable, and in any event within 15 Business Days of the date which is 2 months before the Special Services Disconnection Date.

(b) Telstra will notify Wholesale Customer of the SS In-Train Order List as soon as reasonably practicable after it is produced by Telstra Operations and, in any event, notification to Wholesale Customers will occur no later than when the equivalent information is made available to Retail Business Units.

(c) Notification to Wholesale Customers will be provided via the Wholesale Customer Portal.
6.5.6 Notification of disconnection to Wholesale Customers where the Disconnection Date for the Rollout Region is after the Special Services Disconnection Date

(a) Subject to clauses 10.3 and 10.3A of this Required Measure 5(D), Where the Disconnection Date for a Rollout Region is after the relevant Special Services Disconnection Date for a Covered SS Class but before the Final Exit Date, Telstra will notify Wholesale Customers of those relevant Services which Telstra expects to be subject to disconnection in accordance with the communication process set out in clause 3 of Required Measure 2, with the exception that the basis on which a Wholesale Customer may dispute the inclusion of a Service on the Preliminary Disconnection List is as set out in clause 6.3(g).

(b) Where Telstra has announced a Final Exit Date for a product within a Covered Access Service Family, notification of remaining services to be disconnected as part of that exit will occur in line with Telstra’s “business as usual” processes for exiting products.

7 Commencement of Disconnection of Special Services

7.1 SS Final Disconnection List

(a) As soon as Telstra is notified by NBN Co of Premises:

(i) that do not form part of the final Fixed Footprint List; or

(ii) that are SS In-Train Order Premises for a Covered SS Class.

Telstra will update its database accordingly.

(b) Telstra will update its systems as soon as reasonably practicable after it receives Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details from its Wholesale Customers and equivalent information from its Retail Customers.

(c) Telstra Operations will create a list specifying all the Direct Special Services and Special Service Inputs in a Covered SS Class that remain active at Premises in the final Fixed Footprint List, as understood by Telstra as at the date that is 1 month before the Special Services Disconnection Date (the SS Premises Address List).

(d) Following creation, the SS Premises Address List will have the following Premises and Copper Services removed:

(i) Direct Special Services and Special Service Inputs within Covered SS Classes supplied to Premises located in a Rollout Region for which a Rollout Disconnection Date will not occur on or before the Special Services Disconnection Date;

(ii) Double Ended Special Services, for which disconnection is not yet required in accordance with the disconnection arrangements under the Plan;

(iii) any Covered Special Services, Direct Special Services and Special Service Inputs in a Covered SS Class which are supplied to Premises that have become Changed Technology SS Premises or Delayed Notification SS Premises during the period from 6 months prior to the
Rollout Region Disconnection Date up to that Disconnection Date that qualify for an extension of disconnection under clause 22.13 or clause 22.13A of the Plan; and

(iv) any Copper Services supplied to Affected Premises in the Rollout Region on the Disconnection Date for the SS Class but only to the extent that Telstra is prevented by law from ceasing the provision of those Copper Services to that Affected Premises and disconnecting the Premises;

and will be the SS Final Disconnection List for the Covered SS Class(es).

(e) For clarity, MDU Common Areas will not be included in the SS Final Disconnection List provided that Telstra has been notified by NBN Co that a relevant Premises is an MDU Common Area.

(f) For clarity, any Covered Special Services supplied to Premises notified to Telstra by NBN Co as being an SS In-Train Order Premises or Premises that are Non-NBN SSDD SS In-Train Order Premises will remain on the SS Final Disconnection List.

7.2 Final Notification for Wholesale Customers before the Disconnection Date

(a) Telstra Wholesale will notify Wholesale Customers of any Wholesale Services supplied on the SS Final Disconnection List that are to be disconnected in the course of Managed Disconnection during the SS Principal Disconnection Window for that SS Class. However the SS Final Disconnection List will also include any Covered Special Services supplied to SS In-Train Order Premises that were included on the SS In-Train Order List and any Non-NBN SSDD SS In-Train Order Premises.

(b) Telstra will use reasonable efforts to notify Wholesale Customers of the SS Final Disconnection List within 5 Business Days of the SS Final Disconnection List being produced by Telstra Operations, and in any event, notification to Wholesale Customers will occur at the same time as, or before, any notification of the SS Final Disconnection List to a Retail Business Unit.

(c) Notification to Wholesale Customers will be provided via the Wholesale Customer Portal.

7.3 Final Notification for Wholesale Customers after the Disconnection Date

(a) Where Telstra continues to supply a Covered Special Service to a Premises:

(i) that has been identified by NBN Co as a SS In-Train Order Premises as at the Special Services Disconnection Date (Second SS In-Train Order Identification Date) and provided that Telstra has been notified by NBN Co that it is a SS In-Train Order Premises under and in accordance with the Definitive Agreements, or

(ii) that Telstra has been notified is a Non-NBN SSDD SS In-Train Order Premises in accordance with clause 7A.4(a).

Telstra Operations will, as soon as reasonably practicable, and in any event within 10 Business Days of the Special Services Disconnection Date, update the SS Premises Address List to create the SS Updated Final Disconnection List.
(b) For the purposes of clause 7.3(a), the SS Updated Final Disconnection List is created by removing the following from the SS Premises Address List:

(i) any Covered Special Services supplied to a SS In-Train Order Premises identified by NBN Co on the First SS In-Train Order Identification Date and notified to Telstra under clause 6.5(a) that remain SS In-Train Orders on the Second SS In-Train Order Identification Date;

(ii) any additional Direct Special Services and Special Service Inputs in a Covered SS Class which have become Changed Technology SS Premises or Delayed Notification SS Premises during the period from 6 months prior to the Rollout Region Disconnection Date up to that Disconnection Date that qualify for an extension of disconnection under clause 22.13 or clause 22.13A of the Plan; and

(iii) any additional Covered Special Services supplied to a SS In-Train Order Premises identified by NBN Co on the Second SS In-Train Order Identification Date and notified to Telstra under clause 7.3(a) above, and

(iv) any Covered Special Services supplied to a Non-NBN SSDD SS In-Train Order Premises and notified to Telstra under clause 7A.4(a) of this Required Measure 5(D)

(the SS Updated Final Disconnection List).

(c) Without limiting clause 5.1 of Required Measure 2, Telstra will update the Premises Address List contemplated by Required Measure 2 by removing any Non-NBN RRDD SS In-Train Premises notified to Telstra under clause 7B.2(a) of this Required Measure 5(D). For clarity, these Non-NBN RRDD SS In-Train Premises will not be included on the Updated Final Disconnection List.

(d) Telstra will notify Wholesale Customers of:

(i) the SS Updated Final Disconnection List as soon as reasonably practicable after it is produced by Telstra Operations and, in any event, notification will occur no later than when the equivalent information is made available to Retail Business Units; and

(ii) any additional Covered Special Services which Telstra has identified as being supplied to Deemed SS ITOP as at the Special Services Disconnection Date as soon as reasonably practicable after the Special Services Disconnection Date.

**7A Disconnection of SS In-Train Order Premises and Deemed SS ITOP**

**7A.1 Application of Clause 7A**

Clause 7A only applies to a Premises in respect of Special Services and Special Service Inputs in a Covered SS Class where the Special Services Disconnection Date for that SS Class is after the Disconnection Date of the Rollout Region in which the Premises is located.
7A.2 Categories of SS In-Train Order Premises

For the purposes of clause 6.5, clause 7 and clause 7A of this Required Measure 5(D), a Premises in a Covered SS Class is a SS In-Train Order Premises for that Covered SS Class, and any relevant order is an SS In-Train Order for that Covered SS Class, if:

(a) an NBN Initial Connection Order or NBN Subsequent Order for the provision to an NBN Customer of an NBN Service to that Premises:

   (i) has been received by NBN Co as at; and

   (ii) has not resulted in a commercial wholesale NBN Service having commenced being supplied by NBN Co to the Premises (and has not been cancelled or revoked) as at the First SS In-Train Order Identification Date or the Second SS In-Train Order Identification Date (and in the case of an NBN Subsequent Order, irrespective of whether and when the Premises became NBN Connected prior to that date); or

(b) in respect of that Premises:

   (i) NBN Co has identified that a Special Service or Special Service Input in that Covered SS Class supplied to that Premises is to be replaced by an NBN Service that is the subject of an NBN Initial Connection Order or NBN Subsequent Order for the provision to an NBN Customer of an NBN Service to a second Premises that is located within the same MDU as the first Premises or is otherwise adjacent or nearby the first Premises; and

   (ii) the NBN Initial Connection Order or NBN Subsequent Order for the second Premises has not resulted in a commercial wholesale NBN Service having commenced being supplied by NBN Co to the second Premises (and has not been cancelled or revoked) as at the First SS In-Train Order Identification Date or the Second SS In-Train Order Identification Date (and in the case of a NBN Subsequent Order, irrespective of whether and when the Premises became NBN Connected prior to that date); or

(c) an Attempted NBN Connection Order for the provision of an NBN Service to that Premises has been made and NBN Co has received notification from the relevant NBN Customer that they have made that Attempted NBN Connection Order and that Attempted NBN Connection Order has not resulted in a commercial wholesale NBN Service having commenced being supplied by NBN Co to the Premises (and has not been cancelled or revoked) as at the First SS In-Train Order Identification Date or the Second SS In-Train Order Identification Date (and in the case of a NBN Subsequent Order, irrespective of whether and when the Premises became NBN Connected prior to that date); or

(d) the Premises becomes NBN Connected within the SS ITO Period applicable for that SS Class, irrespective of the date on which NBN Co received the NBN Initial Connection Order; or

(e) one or more NBN Subsequent Orders for that Premises have been connected by NBN Co within the SS ITO Period applicable for that Covered SS Class, irrespective of whether and when that Premises became NBN Connected or the date NBN Co received the NBN Initial Connection order; or
a Premises in a Covered SS Class is otherwise determined to be a SS In-Train Order Premises in accordance with the Definitive Agreements.

7A.3 Disconnection of SS In-Train Order Premises and Deemed SS ITOPs following the Special Services Disconnection Date

For each Covered Special Service supplied to an SS In-Train Order Premises which is notified to Telstra by NBN Co under and in accordance with the Definitive Agreements or to a Deemed SS ITOP as at the Special Services Disconnection Date for the applicable Covered SS Class for that Covered Special Service:

(a) that Covered Special Service will not be disconnected by Telstra during the SS Principal Disconnection Window, unless a disconnection order is placed by the customer of the Telstra Wholesale Business Unit or Retail Business Unit;

(b) unless Telstra receives a disconnection order under sub-clause (a), Telstra may continue to provide that Covered Special Service that Telstra provided to that SS In-Train Order Premises or Deemed SS ITOP (as applicable) as at the Special Services Disconnection Date for that Covered SS Class up until the date by which Telstra must disconnect that Covered Special Service under sub-clause (c); and

(c) Telstra must complete permanent disconnection for each Covered Special Service which is the subject of sub-clause (b) by the date which is as soon as reasonably practicable after the date that is 170 Business Days after the Special Services Disconnection Date for the relevant Covered SS Class.

7A.4 Categories of Non-NBN SSDD SS In-Train Order Premises

(a) In respect of a Premises and a Covered SS Class, if:

(i) on or before the date that is 5 Business Days after the Special Services Disconnection Date for the SS Class, a Wholesale Customer notifies Telstra in writing that:

(A) an end user has placed an order with that Wholesale Customer (Wholesale Non-NBN Initial Connection Order) for the provision to that customer of a carriage service to that Premises; and

(B) the end user has notified the Wholesale Customer that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within the Covered SS Class; and

(C) the Wholesale Customer has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the Special Services Disconnection Date for that Covered SS Class; or

(ii) the Premises becomes connected so the Wholesale Customer has commenced providing a carriage service to that Premises within the SS ITO Period applicable for that SS Class, irrespective of the date on which the Wholesale Customer received the order; or

(iii) on or before the date that is 5 Business Days after the Special Services Disconnection Date for the SS Class, a Retail Customer:
(A) has placed an order (Retail Non-NBN Initial Connection Order) with Telstra for the provision to that customer of a carriage service to that Premises; and

(B) the Retail Customer has notified Telstra that the carriage service is reasonably intended by the Retail Customer to replace a Special Service or Special Service Input within the Covered SS Class; and

(C) Telstra has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the Special Services Disconnection Date for that Covered SS Class;

(iv) the Premises becomes connected so Telstra has commenced providing a carriage service to that Premises within the SS ITO Period applicable for that SS Class, irrespective of that date on which Telstra received the order;

that Premises is a Non-NBN SSDD SS In-Train Order Premises for that Covered SS Class and any relevant order is an Non-NBN SSDD SS In-Train Order for that Covered SS Class for the purposes of this Required Measure 5(D).

7A.5 Disconnection of Covered Special Services at Non-NBN SSDD SS In-Train Order Premises following the Special Services Disconnection Date

For each Covered Special Service supplied to a Non-NBN SSDD SS In-Train Order Premises for a Covered SS Class at the Special Services Disconnection Date for the applicable Covered SS Class for that Covered Special Service:

(a) that Covered Special Service will not be disconnected by Telstra during the SS Principal Disconnection Window, unless a disconnection order is placed by the customer of the Telstra Wholesale Business Unit or Retail Business Unit;

(b) unless Telstra receives a disconnection order under sub-clause (a) of this clause 7A.5, Telstra may continue to provide that Covered Special Service up until the date by which Telstra must disconnect that Covered Special Service supplied to that Non-NBN SSDD SS In-Train Order Premises under sub-clause (c) of this clause 7A.5; and

(c) Telstra must complete permanent disconnection for each Covered Special Service in a Covered SS Class which is the subject of sub-clause (b) of this clause 7A.5 by the date which is as soon as reasonably practicable after the date that is 170 Business Days after the Special Services Disconnection Date for the relevant Covered SS Class.

7B Disconnection of Special Services in a SS Class supplied to a Non-NBN RRDD SS In-Train Order Premises following the Rollout Region Disconnection Date

7B.1 Application of this Clause 7B

Explanatory Note: These arrangements provide for an in-train order period that will apply for Non-NBN RRDD SS In-Train Order Premises which are required to be disconnected following a Disconnection Date for a Rollout Region that occurs after the relevant Special Services Disconnection Date for the SS Class.
If there is an active Copper Service or HFC Service supplied to the Premises so it has an In-Train Order and qualifies for the in-train order extension for standard services under clause 15.1A or 15.1 of the Plan, the Premises will not also be an Non-NBN RRDD SS In-Train Order Premises and no extension will apply under this clause.

This Clause 7B only applies to a Premises in respect of Special Services and Special Service Inputs in a Covered SS Class where:

(a) the Disconnection Date for the Rollout Region in which the Premises is located is after the Special Services Disconnection Date for that SS Class; and

(a) the Premises is not an In-Train Order Premises for the purposes of clause 15.1A or 15.1 of the Plan.

7B.2 Categories of Non-NBN RRDD SS In-Train Order Premises

(a) In respect of a Premises and a Covered SS Class, if:

(i) on or before the Disconnection Date for the Rollout Region or the date which is 26 Business Days after the Disconnection Date for the Rollout Region, a Wholesale Customer notifies Telstra in writing that:

(A) an end user has placed a Wholesale Non-NBN Initial Connection Order with that Wholesale Customer for the provision to that customer of a carriage service to that Premises; and

(B) the end user has notified the Wholesale Customer that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within the Covered SS Class; and

(C) the Wholesale Customer has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the date that is:

(i) 1 Business Day before the Disconnection Date; or

(ii) 25 Business Days after the Disconnection Date

for the Rollout Region in which that Premises is located, irrespective of the date that the Wholesale Non-NBN Initial Connection Order is received;

and Telstra has been able to match the Premises notified by the Wholesale Customer to a Premises in its systems and verify that no Copper or HFC Services are supplied to that Premises other than one or more Special Service(s) or Special Service Input(s) provided that at least one of those Special Service(s) or Special Service Inputs is within a Covered SS Class;

(ii) on or before the Disconnection Date for the Rollout Region or the date which is 26 Business Days after the Disconnection Date for the Rollout Region, Telstra Retail notifies Telstra Operations in writing that:
A Retail Customer has placed a Retail Non-NBN Initial Connection Order with Telstra for the provision to that customer of a carriage service to that Premises; and

B the Retail Customer has notified Telstra that the carriage service is reasonably intended by the Retail Customer to replace a Special Service or Special Service Input within the Covered SS Class; and

C Telstra has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the date that is:

(i) 1 Business Days before the Disconnection Date;

(ii) 25 Business Days after the Disconnection Date;

for the Rollout Region in which that Premises is located, irrespective of the date that the Retail Non-NBN Initial Connection Order is received;

and Telstra has been able to match the Premises notified by the Retail Customer to a Premises in its systems and verify that no Copper or HFC Services are supplied to that Premises other than one or more Special Service(s) or Special Service Inputs provided that at least one of those Special Service(s) or Special Service Input(s) is within a Covered SS Class;

that Premises is a Non-NBN RRDD SS In-Train Order Premises for that Covered SS Class and any relevant order is an Non-NBN RRDD SS In-Train Order for that Covered SS Class for the purposes of this clause 7B.

7B.3 Disconnection of Special Services and Special Service Inputs in a Covered SS Class at a Non-NBN RRDD SS In-Train Order Premises after the Disconnection Date for the Rollout Region

For each Special Service or Special Service Input in a Covered SS Class supplied to a Non-NBN RRDD SS In-Train Order Premises for a Covered SS Class:

(a) Telstra may continue to provide each relevant Special Services or Special Service Input until the date by which Telstra must disconnect that Non-NBN RRDD SS In-Train Order Premises under sub-clause (d) of this clause 7B.3;

(b) each relevant Special Service or Special Service Input will not be disconnected by Telstra during the Primary Disconnection Window (as defined in Required Measure 2) unless a disconnection order is placed by the customer of the Telstra Wholesale Business Unit or Retail Business Unit;

(c) Telstra will continue to receive from Retail Customers and Wholesale Customers orders for disconnection of Special Services and Special Service Inputs in a Covered SS Class which are supplied to a Non-NBN RRDD SS In-Train Order Premises up to the date which is 150 Business Days after the Disconnection Date for that Rollout Region;

(d) Telstra will commence the disconnection of all Special Services and Special Service Inputs in a Covered SS Class supplied to a Non-NBN RRDD SS In-Train Order Premises from the date that is 150 Business Days after the Disconnection Date and
where practicable, complete disconnection of these Premises by the date that is 155 Business Days after the Disconnection Date for that Rollout Region; and

(e) Telstra must complete permanent disconnection of each Special Service and Special Service Input in a Covered SS Class which is the subject of sub-clause (a) by the date which as soon as reasonably practicable after the date that is 155 Business Days after the Disconnection Date for the Rollout Region.

7C Notification process for Non-NBN SSDD SS In-Train Order Premises and Non-NBN RRDD SS In-Train Order Premises

7C.1 Notification process for Non-NBN SSDD SS In-Train Order Premises

(a) This clause sets out the process Telstra will use to obtain notification from each Wholesale Customer and from a Telstra Retail Business Unit of the Non-NBN SSDD SS In-Train Orders placed with that Wholesale Customer and with Telstra Retail, as applicable.

(b) Wholesale Customers may notify Telstra:

(i) in accordance with clause 7A.4(a)(i) of the relevant Premises in respect of which an end user has placed a Wholesale Non-NBN Initial Connection Order with that Wholesale Customer and the end user has notified the Wholesale Customer that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within a Covered SS Class for which the Wholesale Customer has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the Special Services Disconnection Date; and

(ii) in accordance with clause 7A.4(a)(ii) of the relevant Premises which have become connected so the Wholesale Customer has commenced providing a carriage service to that Premises within the SS ITO Period applicable for that SS Class; and

(iii) the relevant SS Class of the Special Service or Special Service Input which the carriage service is intended to replace.

(Non-NBN SSDD SS Migration Details).

(c) Telstra’s Retail Business Unit may notify Telstra Operations:

(i) in accordance with clause 7A.4(a)(iii) of the relevant Premises in respect of which an end user has placed a Retail Non-NBN Initial Connection Order with Telstra and the end user has notified a Telstra Retail Business Unit that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within a Covered SS Class for which Telstra’s Retail Business Unit has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the Special Services Disconnection Date; and
in accordance with clause 7A.4(a)(iv) of the relevant Premises which have become connected so Telstra has commenced providing a carriage service to that Premises within the SS ITO Period applicable for that SS Class; and

(iii) the relevant SS Class of the Special Service or Special Service Input which the carriage service is intended to replace.

7C.2 Notification process for Non-NBN RRDD SS In-Train Order Premises

(d) Wholesale Customers may notify Telstra in accordance with clause 7B.2(a)(i) of the relevant Premises in respect of which an end user has placed a Wholesale Non-NBN Initial Connection Order with that Wholesale Customer and the end user has notified the Wholesale Customer that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within a Covered SS Class (Non-NBN RRDD SS Migration Details).

(e) Telstra Retail may notify Telstra Operations in accordance with clause 7B.2(a)(ii) of the relevant Premises in respect of which an end user has placed a Retail Non-NBN Initial Connection Order with Telstra Retail and the end user has notified Telstra’s Retail Business Unit that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within a Covered SS Class.

7C.3 Confidentiality arrangements for Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details

(a) Without limitation to clause 25.7 of the Plan, Telstra will:

(i) only use any Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details for the purposes of ensuring that each Special Service and Special Service Input in a Covered SS Class supplied to that Premises is not disconnected until it is required to be disconnected in accordance with clause 7A.5 or 7B.3 (as applicable) of this Required Measure 5D;

(ii) ensure that any Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details are not used or disclosed by Telstra to gain or exploit an unfair commercial advantage over Telstra’s Wholesale Customers; and

(iii) only disclose any Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details to NBN Co for the sole purpose of NBN Co verifying Telstra’s compliance with its rights and obligations in relation to the disconnection of Copper Services and HFC Services under the Definitive Agreements.

(b) Telstra must ensure that Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details are only disclosed to, or made available for use by, Personnel in a Retail Business Unit for the purpose of ensuring that Special Services and Special Service Inputs in a Covered SS Class supplied to Non-NBN SSDD SS In-Train Order Premises and Non-NBN RRDD SS In-Train Order Premises are not disconnected during the SS Principal Migration Window.
8 Disconnection of Special Services and Special Service Inputs within a Covered Access Service Family

8.1 Disconnection arrangements

Telstra will:

(a) subject to clause 9.1(d), disconnect all Covered Special Services that are required to be disconnected as set out in the SS Updated Final Disconnection List during the SS Principal Disconnection Window;

(b) disconnect all other Direct Special Services and Special Service Inputs in a Covered SS Class in accordance with the specific disconnection arrangements set out in clauses 17B and 10 of this Required Measure 5(D); and

(c) apply service disconnection to all remaining Direct Special Services and Special Service Inputs that are Service Equivalent in a Covered Access Service Family in accordance with the Final Sunset Exit arrangements set out in clause 3.2 of this Required Measure 5(D).

9 Managed Disconnection of Special Services and Special Service Inputs within a Covered SS Class

9.1 Managed Disconnection

(a) For the purposes of this Required Measure 5(D), the SS Principal Disconnection Window refers to the period on and from 15 Business Day after the Special Services Disconnection Date up to and including the date that is 25 Business Days after the relevant Special Services Disconnection Date.

(b) Telstra will disconnect:

(i) subject to clause 9.1(d), all Covered Special Services that are required to be disconnected as set out in the SS Updated Final Disconnection List during the SS Principal Disconnection Window; and

(ii) all other Direct Special Services and Special Service Inputs in a Covered SS Class in accordance with the specific disconnection arrangements set out in clauses 17B and 10 of this Required Measure 5(D); and

(c) Disconnections during the SS Principal Disconnection Window will occur in two stages:

(i) service disconnection; followed by,

(ii) permanent disconnection.

The process involved in each stage is described in clauses 9.2 and 9.4.

(d) Any Covered Special Service supplied to a Deemed SS ITOP as at the Special Services Disconnection Date for that the applicable Covered SS Class for that...
Covered Special Service and is listed on the SS Updated Final Disconnection List will be permanently disconnected in accordance with clause 7A.3. For clarity, clause 9.2 and 9.4 of this Required Measure 5(D) do not apply to these Covered Special Services.

9.2 Service disconnection

(a) Upon receiving the SS Updated Final Disconnection List from Telstra Operations, Telstra will commence the disconnection of all services on that list supplied to a Telstra Retail or Telstra Wholesale customer on the date that is 164 Business Day after the Special Services Disconnection Date and where practicable, complete disconnection of these services by the date that is 625 Business Days after the Disconnection Date (SS Service Disconnection Phase).

(b) Telstra Wholesale and Telstra Retail Business Units carry out the SS Service Disconnection Phase in order to prepare all relevant Covered Special Services that appear on the SS Updated Final Disconnection List for permanent disconnection, for example by:

(i) rejecting and removing all pending orders from Telstra’s systems;

(ii) carrying out all required steps to disconnect the Copper Services in Telstra’s provisioning and billing systems; and

(iii) monitoring and managing any errors occurring during the first two steps (i) and (ii) above throughout the Service Disconnection Phase.

9.3 Reconnection where disconnection not required

(a) For clarity, nothing in this Required Measure 5(D) limits Telstra’s ability to build a new Copper Path or Reconnect a Copper Path to a Premises where the pre-existing Copper Path was not required to be disconnected in accordance with clause 19 of the Plan.

9.4 Permanent disconnection

(a) After the SS Service Disconnection Phase and up until the end of the relevant SS Principal Disconnection Window, Telstra Operations will perform permanent disconnection of the relevant Copper Paths within Telstra’s systems for all Covered Special Services that appear on the SS Updated Final Disconnection List.

(b) Permanent disconnection of all Covered Special Services appearing on the SS Updated Final Disconnection List will occur regardless of activities completed during the preceding SS Service Disconnection Phase.

(c) Telstra Operations will manage the permanent disconnection processes on a day-to-day basis during the permanent disconnection phase to efficiently allocate available resources and respond to operational issues as they arise. This may require Telstra to change the sequencing of disconnection of Services on the SS Updated Final Disconnection List during the permanent disconnection phase. Telstra is not required to assign a specific date for permanent disconnection of each Service within the SS Principal Disconnection Window.
(d) All permanent disconnections occurring during the permanent disconnection phase will be processed by Telstra Operations without regard to whether the Copper Service is supplied to a customer of a Retail Business Unit or a Wholesale Business Unit.

(e) Telstra will monitor each Rollout Region to ensure that all Covered Special Services on the SS **Updated** Final Disconnection List are permanently disconnected by the end of the relevant SS Principal Disconnection Window.

(f) Where disconnection orders are identified as having not been processed due to an error, these will then be corrected and re-submitted into Telstra’s systems. A check will be conducted to ensure the service is disconnected. This process will be repeated until the relevant Covered Special Service is permanently disconnected.

## 10 Disconnection of Remaining Premises

### 10.1 Disconnection of Direct Special Services and Special Service Inputs in a Covered SS Class after the relevant Special Services Disconnection Date and before a Final Sunset Exit

(a) **Subject to clause 7B of this Required Measure 5(D), in accordance with clauses 22.8 and 22.9 of the Plan, if the Disconnection Date for a Rollout Region in which a service in a Covered SS Class is being supplied is after the relevant Special Services Disconnection Date, then Telstra will disconnect any existing Copper Services in a Covered SS Class following the Rollout Region Disconnection Date using the same disconnection processes that apply to standard services in Required Measure 2 [and if applicable, clause 10.1(b) of this RM5(D)].**

(b) **If the Premises to which a Direct Special Service or Special Service Input in a Covered SS Class is supplied is located in a Rollout Region which has a Disconnection Date that is after the Special Services Disconnection Date for that Covered SS Class and that Premises is an In-Train Order Premises then:**

(i) **a Direct Special Service or Special Service Input in that Covered SS Class that is supplied to that Premises as at the Disconnection Date of that Rollout Region will not be disconnected by Telstra during the Primary Disconnection Window (as defined in Required Measure 2), unless a disconnection order is placed by the customer of the Telstra Wholesale Business Unit or Retail Business Unit:**

(ii) **Telstra may continue to provide each relevant Direct Special Service or Special Service Input which is in that Covered SS Class which it supplied to that In-Train Order Premises as at the Disconnection Date for that Rollout Region up until the date by which Telstra must disconnect the In-Train Order Premises under clause 15.1A(c) or clause 15.1(c) (as applicable) of the Plan:**

(iii) **Telstra will continue to receive from Retail Customers and Wholesale Customers orders for disconnection of Special Services or Special Service Inputs within a Covered SS Class which are supplied to an In-Train Order Premises up to the date specified in clause 15.1A(c)(ii)(B), 15.1A(c)(ii)(D) or clause 15.1(c) of the Plan, as applicable:**
Telstra will commence and complete the disconnection of all Direct Special Services and Special Service Inputs in that Covered SS Class that are supplied to that In-Train Order Premises in accordance with clause 15.1A or clause 15.1 of the Plan (as applicable).

10.2 Types of Premises removed from the SS Updated Final Disconnection List

(a) In addition to the Premises and Copper Services referred to in clause 7.1(c) and clause 7.3(b), the following types of Premises and Copper Services within the Fixed Line Footprint in a Rollout Region will not be subject to Managed Disconnection during the SS Principal Disconnection Window:

(i) Added Premises;

(ii) Affected Premises (in the Rollout Region on the Disconnection Date for the Rollout Region but only to the extent that Telstra is prevented by law from ceasing the provision of those Copper Services to that Affected Premises);

(iii) Direct Special Services and Special Service Inputs to the extent that these Services belong to a SS Class for which the applicable Disconnection Date has not yet occurred or they are Changed Technology SS Premises or Delayed Notification SS Premises that are not required to be disconnected during the SS Principal Disconnection Window;

(iv) Double-Ended Special Services that are not otherwise due to be disconnected during the SS Principal Disconnection Window in accordance with the Plan or a Final Exit Date; and

(v) MDU Common Areas,

but will instead be disconnected in accordance with specific rules applicable to each category.

10.3 Disconnection of Special Services in a Covered SS Class where there is a change of Access Technology

(a) If Telstra is notified of a change in the Access Technology used or proposed to be used to make a Premises NBN Serviceable on and from the date that is 6 months before the Disconnection Date for the Rollout Region and Telstra is supplying a Direct Special Service or Special Service Input to thatPremises at the date of NBN Co’s notification and it becomes part of a Covered SS Class, then:

(i) Telstra may continue to supply the Direct Special Service or Special Service Input to the Changed Technology SS Premises in accordance with clause 22.13 of the Plan; and

(ii) Telstra will disconnect the Direct Special Service or Special Service Input applying the disconnection processes and communications regarding disconnection in clauses 6 to 9 of this Required Measure 5(D) and, where clauses 22.13(a)(i), 22.13(a)(ii)(B) or clause 22.13(b) apply, the processes and communications regarding disconnection in clauses 6, 7, 8.
8 and 9 of this Required Measure 5(D) will be applied as modified by clause 10.3(b) of this Required Measure 5(D).

(b) In disconnecting Direct Special Services or Special Service Inputs in a Covered SS Class supplied to the Changed Technology SS Premises, in accordance with clause 10.3(a), Telstra will:

(i) notify Wholesale Customers of those Direct Special Services or Special Service Inputs which Telstra expects to be subject to disconnection following the Changed Technology Extension Date on the Preliminary SS Disconnection List;

(ii) continue to notify Wholesale Customers of disconnection on each subsequent 6 Month SS Disconnection List and Further SS Disconnection List in accordance with the arrangements described in clause 6;

(iii) allow a Wholesale Customer to notify Telstra of any Direct Special Service or Special Service Input supplied to a Changed Technology SS Premises included on the 6 Month SS Disconnection List in accordance with clause 6.3(a), except that a Wholesale Customer may not dispute the inclusion of a Direct Special Service or Special Service Input under clause 6.3(a)(iv) unless there has been a subsequent change in the Access Technology used or proposed to be used to connect the Premises to the NBN;

(iv) disconnect all Direct Special Services or Special Service Inputs supplied to a Changed Technology SS Premises that are required to be disconnected as set out in the SS Final Disconnection List during the Technology Extension Disconnection Window; and

(v) for the purposes of this clause 10.3(b):

(A) references in clauses 6, 7, 8 and 9 (as applicable) to the Special Services Disconnection Date are to be read as though it is a reference to the Changed Technology Extension Date and references to the SS Principal Disconnection Window are to read as though it is a reference to the Technology Extension Disconnection Window;

(B) references in clause 9 to the SS Service Disconnection Phase refer to the period on and from the date that is 10 Business Days after the Changed Technology Extension Date up to and including the date that is 20 Business Days after the Changed Technology Extension Date;

(C) clauses 7.1(c)(iii) and 7.3(b) of this Required Measure 5(D) do not apply so Direct Special Services or Special Service Inputs supplied to a Changed Technology SS Premises that are required to be disconnected during the Technology Extension Disconnection Window will be included on the SS Final Disconnection List; and

(D) the Technology Extension Disconnection Window refers to the period on and from 1 Business Day after the Changed Technology Extension Date, as applicable, up to and including the date that is 55 Business Days after the Changed Technology Extension Date.
unless clause 22.13(a)(ii)(A) of the Plan applies, the disconnection processes and communications regarding disconnection in Required Measure 2 will apply to the Covered Special Service as though they were standard Copper Services in the Rollout Region referred to in clause 22.13(a)(ii)(B).

(b)(c) If Telstra is notified of a change in the Access Technology used or proposed to be used to make a Premises NBN Serviceable on and from the date that is 6 months before the Disconnection Date for the Rollout Region and Telstra is supplying a Direct Special Service or Special Service Input in a Covered SS Class to that Premises at the date of NBN Co’s notification which, following the change in Access Technology, no longer forms part of a Covered SS Class, then:

(i) Telstra may continue to supply the Service to the Changed Technology SS Premises in accordance with clause 22.13 of the Plan; and

(ii) If Telstra is required to disconnect the Direct Special Service or Special Service Input, the disconnection processes and communications regarding disconnection in a Required Measure 5 specific to that SS Class will apply to the Service. The Required Measure 5 specific to that SS Class may refer to the disconnection processes and communication of disconnection in Required Measure 2, depending on when the Service will be disconnected.

10.3A Disconnection of Delayed Notification SS Premises

(a) If Telstra is notified by NBN Co for the first time of the Access Technology it has used or proposes to use to make the Premises NBN Serviceable on and from the date that is 6 months before the Disconnection Date for the Rollout Region in which that Premises is located and Telstra is supplying a Direct Special Service or Special Service Input to the Delayed Notification SS Premises at the date of that notification and it becomes part of a Covered SS Class, then:

(i) Telstra may continue to supply the Direct Special Service or Special Service Input to the Delayed Notification SS Premises in accordance with clause 22.13A of the Plan; and

(ii) Telstra will disconnect the Direct Special Service or Special Service Input applying the disconnection processes and communications regarding disconnection in clauses 6 to 9 of this Required Measure 5(D) and, where clauses 22.13A(a)(i), 22.13A(a)(ii)(B) or 22.13A(b) apply, the processes and communications regarding disconnection in clauses 6, 7, 8 and 9 of this Required Measure 5(D) will be applied as modified by clause 10.3A(b) of this Required Measure 5(D).

(b) In disconnecting Direct Special Services or Special Service Inputs in a Covered Class supplied to the Delayed Notification SS Premises in accordance with clause 10.3A(a), Telstra will:

(i) notify Wholesale Customers of those Direct Special Services or Special Service Inputs which Telstra expects to be subject to disconnection following the Delayed Notice Extension Date on the Preliminary SS Disconnection List;
(ii) continue to notify Wholesale Customers of disconnection on each subsequent 6 Month SS Disconnection List and Further SS Disconnection List in accordance with the arrangements described in clause 6;

(iii) allow a Wholesale Customer to notify Telstra of any Direct Special Service or Special Service Input supplied to a Delayed Notification SS Premises included on the 6 Month SS Disconnection List in accordance with clause 6.3(a);

(iv) disconnect all Direct Special Services or Special Service Inputs supplied to a Delayed Notification SS Premises that are required to be disconnected as set out in the SS Final Disconnection List during the Technology Extension Disconnection Window; and

(v) for the purposes of this clause 10.3A(b):

[A] references in clauses 6, 7, 8 and 9 (as applicable) to the Special Services Disconnection Date are to be read as though it is a reference to the Delayed Notice Extension Date and references to the SS Principal Disconnection Window are to be read as though it is a reference to the Technology Extension Disconnection Window;

[B] references in clause 9 to the SS Service Disconnection Phase refer to the period on and from the date that is 10 Business Days after the Delayed Notice Extension Date up to and including the date that is 20 Business Days after the Delayed Notice Extension Date;

[C] clauses 7.1(c)(iii) and 7.3 of this Required Measure 5(D) do not apply, so Direct Special Services or Special Service Inputs supplied to a Delayed Notification SS Premises that are required to be disconnected during the Technology Extension Disconnection Window will be included on the SS Final Disconnection List; and

[D] the Technology Extension Disconnection Window refers to the period on and from 1 Business Day after the Delayed Notice Extension Date, as applicable, up to and including the date that is 55 Business Days after the Delayed Notice Extension Date.

10.4 Disconnection of Added Premises

(a) Added Premises to which a Covered Special Service is supplied will be disconnected in accordance with clause 7.2 of Required Measure 2.

10.5 Disconnection of Affected Premises

(a) Telstra will disconnect Affected Premises to which a Covered Special Service is supplied in accordance with clause 7.3 of Required Measure 2.

10.6 Disconnection of MDU Common Areas

(a) In accordance with the Plan, Telstra will not disconnect Covered Special Services supplied to an MDU Common Area under clause 22 of the Plan but will disconnect such Services in accordance with clause 1.4 of the Plan.
(b) Telstra will prepare and publish a separate document setting out the process it will apply to the Managed Disconnection of MDU Common Areas 6 months before the End of Rollout Date.
### Attachment A – Excluded SS Order Types

<table>
<thead>
<tr>
<th>Order Description</th>
<th>Service Restriction application during the No Changes Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apply exchange based barring and suspension</td>
<td></td>
</tr>
<tr>
<td>Order and service remediation, reversals, reconnections for error or credit management purposes</td>
<td>These order types will not be blocked during the No Changes Period for both Wholesale and Retail customers. Note that Telstra’s business-as-usual timeframes will apply to the processing of any orders received during the No Changes Period. In the event the order is received and not completed prior to the Special Services Disconnection Date, the service will be disconnected as per the disconnection requirements.</td>
</tr>
<tr>
<td>Local Number Portability</td>
<td></td>
</tr>
<tr>
<td>Local Number Port Out requests will be allowed at any time. Local Number Port In requests will not be allowed.</td>
<td></td>
</tr>
<tr>
<td>Changes to Service Details for nuisance calls and silent line requests</td>
<td></td>
</tr>
<tr>
<td>Telstra is permitted to process requests to change a telephone listing so that it will not be published in Telstra’s directories, or to allow a change of telephone number in the event of nuisance calls, as per Telstra’s standard process.</td>
<td></td>
</tr>
<tr>
<td>Orders that are received prior to the commencement of the No Changes Period</td>
<td></td>
</tr>
<tr>
<td>For example, In-flight orders.</td>
<td></td>
</tr>
<tr>
<td>Further changes to service details relating to Name or Directory Listing related to specific personal circumstances</td>
<td></td>
</tr>
</tbody>
</table>
| Telstra is permitted to process changes to service details relating to Name or Directory Listing to reflect a change in personal circumstances, arising from:  
  - changes in account holder name e.g., maiden to married name; or  
  - changes in account ownership to a related party such as a spouse / partner as a result of death / relationship break-down. |                                                               |
<p>| Bulk churns or transfers of copper services arising from industry mergers and acquisitions |                                                               |</p>
<table>
<thead>
<tr>
<th>Order Description</th>
<th>Service Restriction application during the No Changes Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exchange Based Virtual Services</td>
<td>Telstra is permitted to process requests for Exchange Based Virtual Services including:</td>
</tr>
<tr>
<td></td>
<td>- Number Redirection and Messagebank; Reservation;</td>
</tr>
<tr>
<td></td>
<td>- Messagebank Away and Messagebank Virtual;</td>
</tr>
<tr>
<td></td>
<td>- Inbound products (13xx, 18xx, 19xx); and</td>
</tr>
<tr>
<td></td>
<td>- Utilised by Law Enforcement Agencies.</td>
</tr>
<tr>
<td>Orders for configuration, software and record changes to services.</td>
<td>Both Wholesale and Retail customers will be able to place orders for configuration, software and record changes during the No Changes Period.</td>
</tr>
</tbody>
</table>
Required Measure 5(E) – Disconnection Process for Special Services and Special Service Inputs for the Access Service Family Wholesale Transmission – CRA 163 – Telstra domestic tail transmission capacity service

1 Background

Telstra has announced that it has decided to exit wholesale domestic transmission capacity services over copper (this is the Access Service Family Wholesale Transmission – CRA 163 – Telstra domestic tail transmission capacity service under the Plan). Telstra intends that this exit will occur in line with the NBN fixed network rollout until a final exit date occurs. This final exit date has not been announced but is currently anticipated to be in 2022.

This exit affects all of the product bundles supplied by Telstra as Wholesale Transmission (WTx), Managed Leased Line and Data Carriage services supplied over copper. This will mainly affect 2Mbps services, but it may also affect other bandwidths delivered using a number of copper links (such as four 2Mbps sold as an 8Mbps service). This exit does not impact Wholesale Transmission services supplied over fibre, including fibre Managed Leased Line services. This Required Measure 5(E) applies to the Access Service Family Wholesale Transmission – CRA 163 – Telstra domestic tail transmission capacity service and all Special Service Inputs that are Service Equivalent to the SS Classes in that Access Service Family, together, the Covered Access Service Family. Therefore, the Final Sunset Exit arrangements in this Required Measure 5(E) apply to the entire Covered Access Service Family.

This Required Measure 5(E) also sets out additional ‘stop sell’ and disconnection processes that only apply to the SS Classes Wholesale Transmission – CRA 163 – Telstra domestic tail transmission capacity service (P), (B) and (N), referred to together in this Required Measure 5(E) as the Covered SS Classes. Telstra will be applying a ‘stop sell’ in a staggered manner so that it commences on and from the date that is 6 months prior to the Disconnection Date for the SS Class. Cease sale will then apply to Covered SS Classes that are disconnected following a subsequent Disconnection Date for that Rollout Region as it applies to other standard services in the Rollout Region.

In accordance with clause 22.1(b) of the Plan, the Disconnection Date for the Covered SS Classes is 31 May 2019 (Special Services Disconnection Date).

Except where remaining services are subject to service disconnection as part of a Final Sunset Exit, the disconnection processes set out in this Required Measure 5(E) apply to services in the Covered SS Classes only.

Direct Special Services of a Covered SS Class and Special Service Inputs that are Service Equivalent to a Covered SS Class supplied to Premises within a Rollout Region with a Disconnection Date on or before the relevant Special Services Disconnection Date (which do not fall within one of the exceptions set out below) are referred to as ‘Covered Special Services’.
2  Application

2.1  Application of this Required Measure 5(E)

(a)  For clarity, this disconnection process only applies to the Access Service Family Wholesale Transmission – CRA 163 – Telstra domestic tail transmission capacity service (including product bundles provided over the same access service, as described above).

(b)  The Final Sunset Exit provisions in this Required Measure 5(E) apply to all Special Services and Special Service Inputs in the Covered Access Service Family.

(c)  The disconnection arrangements set out in clauses 3.1, 4.1, 5.1, 5.2, 6, 7, 7A, 9 and 10 of this Required Measure 5(E) apply to the Covered SS Classes only.

(d)  Special Service Inputs that are Service Equivalent to the Covered SS Classes have been certified by Wholesale Customers using the codes HW or NW.

2.2  Exceptions to this Required Measure 5(E)

(a)  Subject to clause 3.2 of this Required Measure 5(E), the following are exceptions to the Disconnection Process in this Required Measure 5(E):

   (i)  Double-Ended Special Services, unless and until the later of the dates by which Telstra is required to disconnect the Premises at the A end or the Premises at the B end of the Double-Ended Special Service in accordance with clauses 22.8 and 22.11 of the Plan; and

   (ii)  Direct Special Services and Special Service Inputs of a Covered SS Class that terminate at an MDU Common Area, which will be disconnected in accordance with clause 1.4 of the Plan.

(b)  Subject to clause 3.2 of this Required Measure 5(E) (and where this document refers to the disconnection processes in Required Measure 2), the disconnection processes in this Required Measure 5(E) do not apply to Direct Special Services and Special Service Inputs in a Covered SS Class if the Disconnection Date for the Rollout Region is after the Disconnection Date for the SS Class. The standard rules for disconnecting Services, including the standard rules for applying an order stability period, will apply to those Direct Special Services and Special Service Inputs as they apply to any other services supplied to a Premises in that Rollout Region, as set out in clauses 22.8 and 22.9 of the Plan.

2.3  Application of this Required Measure 5(E) is dependent on data from NBN Co and may be subject to change

(a)  The application of the disconnection processes in this Required Measure 5(E) to a particular Premises within a Rollout Region is based on the most current information Telstra has received from NBN Co about the underlying Access Technology NBN Co has used or proposes to use to make an individual Premises NBN Serviceable at the time a relevant assessment under this Required Measure is made. The application of this Required Measure 5(E) to a particular Premises may subsequently change as Telstra receives further information from NBN Co, for example if the Premises becomes a Changed Technology SS Premises or Delayed Notification SS Premises.
3 Disconnection arrangements

3.1 Disconnection Dates for each Covered SS Class of Direct Special Service

(a) The Disconnection Date for each Covered SS Class is the relevant Special Services Disconnection Date as set out in clause 1 of this Required Measure 5(E).

(b) Subject to clauses 3.1(c) and (d) and 7B of this Required Measure 5(E), this part of this product exit, in accordance with clauses 22.8 and 22.9 of the Plan, if a Direct Special Service or Special Service Input in a Covered SS Class is supplied in a Rollout Region with a Disconnection Date that is after the relevant Special Services Disconnection Date for a Covered SS Class for a Covered SS Class, the rules for disconnecting the Services will apply to the Direct Special Services and Special Service Inputs in the Covered SS Class supplied to a Premises in that Rollout Region as they apply to any other Copper Services that are not Special Services supplied to a Premises in that Rollout Region that are not exempt from disconnection under the Plan. This means that the standard disconnection processes and timeframes set out in clauses 14 and 15 of the Plan and Required Measure 2 will apply to those Services.

(c) Where after the date that is 6 months before the Disconnection Date for a Rollout Region NBN Co notifies Telstra of a change in the Access Technology used or proposed to be used to make a Premises within the Fixed Line Footprint in that Rollout Region NBN Serviceable (Access Technology Change Notification) and, as a result, Telstra is entitled to continue to supply the Direct Special Service and Special Service Inputs in a Covered SS Class in accordance with clause 22.13 of the Plan, Telstra will disconnect the Direct Special Service and Special Service Inputs in a Covered SS Class in accordance with clause 10.3 of this Required Measure 5(E).

3.2 Final Sunset Exit (applies to all Services in the Covered Access Service Family)

(a) Telstra has announced that it intends to exit any remaining Direct Special Services and Special Service Inputs in the Covered Access Service Family on a national basis. This means that Direct Special Services and Special Service Inputs in the Covered Access Service Family that are not already disconnected as at the Final Exit Date will be exited, and subject to service disconnection, irrespective of:

(i) whether the Direct Special Service or Special Service Input is supplied to a Premises within or outside of the Fixed Line Footprint for a Rollout Region and regardless of the Rollout Region within which a particular Premises is located;
(ii) the Access Technology that NBN Co has notified Telstra it has used or proposes to use to make a Premises within the Fixed Line Footprint in a Rollout Region NBN Serviceable;

(iii) whether NBN Co introduces a new type of Access Technology to make Premises NBN Serviceable;

(iv) whether the service is a Double-Ended Special Service that Telstra is not yet required to disconnect in accordance with clauses 22.8 and 22.11 of the Plan; and

(v) whether the Direct Special Service or Special Service Input terminates at an MDU Common Area,

(Final Sunset Exit).

(b) When Telstra sets the date for the Final Sunset Exit (Final Exit Date) Telstra will provide affected Wholesale Customers with not less than 18 months prior notice of the Final Exit Date (unless Telstra agrees a shorter notice period with a Wholesale Customer).

(c) While Telstra has not yet announced the Final Exit Date, it currently anticipates that the Final Exit Date will occur during 2022.

4 Commencement of ‘stop sell’ for the Covered Access Service Family

4.1 ‘Stop sell’ for the Covered SS Classes

(a) On and from 30 November 2018 Telstra will not supply any new Direct Special Services or Special Service Inputs in the Covered SS Classes to customers. For clarity, this ‘stop sell’ date applies to requests for new Direct Special Services or Special Services Inputs to be supplied to Premises in a Rollout Region with a Disconnection Date on or before the Special Services Disconnection Date.

(b) In a Rollout Region with a Disconnection Date after the Special Services Disconnection Date, Telstra will not supply any new Direct Special Services or Special Service Inputs in a Covered SS Class after the Cease Sale Commencement Date (i.e. cease sale applies from the ordinary Cease Sale Commencement Date for the Rollout Region).

4.2 ‘Stop sell’ for the Covered Access Service Family

(a) Telstra will provide Wholesale Customers with further details of the ‘stop sell’ arrangements for other Direct Special Services and Special Service Inputs in the Covered Access Service Family once these have been determined.
5 Period after which no moves or changes can be made

5.1 No moves or changes for Covered Special Services

(a) Subject to clauses 5.1(c) and 5.1(d) of this Required Measure 5(E) Telstra will apply a period during which no moves or changes can be made to Covered Special Services on and from the date that is 20 Business Days before the Special Services Disconnection Date for the SS Class until the date that the Covered Special Service is required to be disconnected during the SS Principal Disconnection Window is 25 Business Days after the Special Services Disconnection Date (No Changes Period).

(b) If a Premises is a Changed Technology SS Premises or a Delayed Notification SS Premises, in accordance with clause 22.15 of the Plan, any No Changes Period which applied to the previous Disconnection Date will be lifted and the extended date for disconnection under the Plan will be treated as the relevant Disconnection Date for the purposes of applying a No Changes Period or Order Stability Period, as applicable.

(c) If the Premises is an SS In-Train Order Premises or a Deemed SS ITOP, Telstra will apply the SS Order Stability Period until a date no later than the latest date after the Special Services Disconnection Date for the SS Class specified in clause 7A.3(c) of this Required Measure 5(E) as the date by which Telstra will permanently disconnect Covered Special Services which are the subject of clause 7A.3(b) of this Required Measure 5(E).

(d) If the Premises is a Non-NBN SSDD SS In-Train Order Premises Telstra will apply the SS Order Stability Period until a date no later than the latest date after the Special Services Disconnection Date for the SS Class specified in clause 7A.5(c) of this Required Measure 5(E) as the date by which Telstra will permanently disconnect Covered Special Services which are the subject of clause 7A.5(b) of this Required Measure 5(E).

5.2 Exceptions to the no moves or changes period

During the No Changes Period for the Covered Special Services, Telstra will not process any order types in respect of the supply of Copper Services to Premises within the Fixed Line Footprint in a Rollout Region used as a Direct Special Service or Special Service Input in a Covered SS Class, except:

(a) orders for disconnection of Covered Special Services (including service requests which result in or are associated with disconnection);

(b) order types listed in Attachment A; and

(c) order types for Covered Special Services that are subject to an Order Stability Proposal which has been implemented.

5.3 No moves or changes for the Covered Access Service Family (except Covered Special Services)

Telstra will provide Wholesale Customers with further details of the arrangements for a no changes period for other Direct Special Services and Special Service Inputs in the Covered Access Service Family once these have been determined.
6 Communication with Wholesale Customers prior to Disconnection for the Covered SS Classes

6.1 Preliminary SS Disconnection List notified to Wholesale Customers

(a) Where Telstra continues to supply a Covered Special Service to a Wholesale Customer 9 months before the relevant Special Services Disconnection Date, not less than 8 months before the Special Services Disconnection Date, Telstra will notify that Wholesale Customer of those relevant Services which Telstra expects to be subject to disconnection during the SS Principal Disconnection Window (Preliminary SS Disconnection List), whether or not Telstra had already provided earlier notification of disconnection to that Wholesale Customer.

6.2 6 Month SS Disconnection Lists notified to Wholesale Customers

(a) Where Telstra continues to supply a Covered Special Service to a Wholesale Customer 6 months before the Special Services Disconnection Date for that Covered SS Class, Telstra will notify that Wholesale Customer of those relevant Services which Telstra expects to be subject to disconnection during the SS Principal Disconnection Window (6 Month SS Disconnection List), whether or not Telstra had already provided earlier notification of disconnection to that Wholesale Customer.

(b) Telstra will use reasonable efforts to notify Wholesale Customers of the 6 Month SS Disconnection List within 5 Business Days of the 6 Month SS Disconnection List being produced by Telstra Operations.

6.3 Dispute process

(a) Within 20 Business Days of Telstra providing a Wholesale Customer with a 6 Month SS Disconnection List, the Wholesale Customer may notify Telstra of any Premises or Services on the 6 Month SS Disconnection List which the Wholesale Customer considers should not be subject to Managed Disconnection during the SS Principal Disconnection Window due to:

(i) a data error in respect of the service information associated with a Premises on the 6 Month SS Disconnection List;

(ii) the Service acquired by the Wholesale Customer being a Double Ended Special Service where the Disconnection Date for the SS Class is not the later of the dates on which Telstra is required to disconnect the A end Premises or B end Premises under clause 22.8 of the Plan;

(iii) the Service acquired by the Wholesale Customer being a Direct Special Service or Special Service Input that is not in a Covered SS Class;

(iv) the Service acquired by the Wholesale Customer being supplied to a Premises that was notified to Telstra as a Changed Technology SS Premises before the date that is 6 months prior to the Disconnection Date for the SS Class.

(b) At any time prior to Managed Disconnection, a Wholesale Customer may notify Telstra of any Premises or Services on the 6 Month SS Disconnection List, a Further SS
Disconnection List or the SS Final Disconnection List which the Wholesale Customer considers should not be subject to Managed Disconnection due to the Premises to which the Service is being supplied being a Changed Technology SS Premises after the date that is 6 months prior to the Disconnection Date for the SS Class.

(c) The Wholesale Customer may not raise a dispute in respect of Service or Premises on the 6 Month SS Disconnection List on any basis other than as set out in subparagraph (a) and (b) above. For clarity, any concern as to whether or not a relevant Premises is passed or NBN Serviceable should be referred by a Wholesale Customer to NBN Co or their wholesale provider over the NBN.

(d) Telstra will respond to any dispute notified to it by a Wholesale Customer under clause 6.3 within 20 Business Days of receiving notice (or as extended by agreement with the Wholesale Customer) and will notify the Wholesale Customer whether or not Telstra agrees to reflect the requested change in the 3 Month SS Disconnection List (referred to in clause 6.4(e)).

(e) If Telstra does not agree to reflect the change in the 3 Month SS Disconnection List, as requested by a Wholesale Customer, the parties will use reasonable endeavours to resolve the issue.

(f) If the parties have failed to resolve a dispute as to whether a Service or Premises is to be included in the 3 Month SS Disconnection List by the date which is 5 Business Days before the 3 Month SS Disconnection List is due to be notified to Wholesale Customers under clause 6.4(c), then Telstra is permitted to include the disputed Service or Premises in the 3 Month SS Disconnection List for that SS Class.

(g) If the Special Service or Special Service Input is in a Covered SS Class in a Rollout Region which has a Disconnection Date which is after the Disconnection Date for the SS Class, then the dispute process set out in clause 3.2 of Required Measure 2 will apply, except that a Wholesale Customer may only raise a dispute in respect of a Premises on the Preliminary Disconnection List in accordance with clause 3.2(a)(i) and (ii) of Required Measure 2 if:

(i) the Wholesale Customer has previously certified that services which it supplied at the relevant Premises are Special Service Inputs that are not in a Covered SS Class;

(ii) the Service acquired by the Wholesale Customer from Telstra in respect of the relevant Premises is a Direct Special Service that is not a Direct Special Service or Special Service Input in a Covered SS Class; or

(iii) the Service acquired by the Wholesale Customer is supplied to a Premises that was notified to Telstra as a Changed Technology SS Premises.

6.4 Further SS Disconnection Lists notified to Wholesale Customers

(a) Telstra will update the 6 Month SS Disconnection List each month up until the date that is two months before the Special Services Disconnection Date to include any active Covered Special Service Telstra continues to supply to a Wholesale Customer which Telstra expects to be subject to disconnection during the SS Principal Disconnection Window (Further SS Disconnection List).
(b) Where Telstra continues to supply a Covered Special Service to a Wholesale Customer that is included on a Further SS Disconnection List, Telstra will notify that Wholesale Customer of that Further SS Disconnection List, irrespective of whether or not Telstra had already provided any earlier notification of disconnection to that Wholesale Customer.

(c) Telstra will use reasonable efforts to notify Wholesale Customers of each Further SS Disconnection List within 5 Business Days of the relevant Further Disconnection List being produced by Telstra Operations.

(d) Notification to Wholesale Customers will be provided via the Wholesale Customer Portal.

(e) The Further SS Disconnection List updated at the date that is 3 months prior to the Special Services Disconnection Date is also known as the 3 Month SS Disconnection List.

6.5 SS In-Train Order Premises List notified to Wholesale Customers

(a) Where Telstra continues to supply a Covered Special Service to a Premises:

(i) that has been identified by NBN Co as a SS In-Train Order Premises as at the date that is 2 months before the Special Services Disconnection Date (First SS In-Train Order Identification Date); and

(ii) provided that Telstra has been notified by NBN Co that it is a SS In-Train Order Premises under and in accordance with the Definitive Agreements,

Telstra Operations will produce a list of SS In-Train Order Premises (SS In-Train Order List) as soon as reasonably practicable, and in any event within 15 Business Days of the date which is 2 months before the Special Services Disconnection Date.

(b) Telstra will notify Wholesale Customer of the SS In-Train Order List as soon as reasonably practicable after it is produced by Telstra Operations and, in any event, notification to Wholesale Customers will occur no later than when the equivalent information is made available to Retail Business Units.

(c) Notification to Wholesale Customers will be provided via the Wholesale Customer Portal.

6.6 Notification of disconnection to Wholesale Customers where the Disconnection Date for the Rollout Region is after the Special Services Disconnection Date

(a) Subject to clauses 10.3 and 10.3A of this Required Measure 5(E), Where the Disconnection Date for a Rollout Region is after the relevant Special Services Disconnection Date for a Covered SS Class but before the Final Exit Date, Telstra will notify Wholesale Customers of those relevant Services which Telstra expects to be subject to disconnection in accordance with the communication process set out in clause 3 of Required Measure 2, with the exception that the basis on which a Wholesale Customer may dispute the inclusion of a Service on the Preliminary Disconnection List is as set out in clause 6.3(g).
Where Telstra has announced a Final Exit Date for a product within a Covered Access Service Family, notification of remaining services to be disconnected as part of that exit will occur in line with Telstra's 'business as usual' processes for exiting products.

7 Commencement of Disconnection of Special Services

7.1 SS Final Disconnection List

(a) As soon as Telstra is notified by NBN Co of Premises:

(i) that do not form part of the final Fixed Footprint List; or

(ii) that are SS In-Train Order Premises for a Covered SS Class,

Telstra will update its database accordingly.

(b) Telstra will update its systems as soon as reasonably practicable after it receives Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details from its Wholesale Customers and equivalent information from its Retail Customers.

(c) Telstra Operations will create a list specifying all the Direct Special Services and Special Service Inputs in a Covered SS Class that remain active at Premises in the final Fixed Footprint List, as understood by Telstra as at the date that is 1 month before the Special Services Disconnection Date (the SS Premises Address List).

(d) Following creation, the SS Premises Address List will have the following Premises and Copper Services removed:

(i) Direct Special Services and Special Service Inputs within Covered SS Classes supplied to Premises located in a Rollout Region for which a Disconnection Date will not occur on or before the Special Services Disconnection Date;

(ii) Double Ended Special Services, for which disconnection is not yet required in accordance with the disconnection arrangements under the Plan;

(iii) any Covered Direct Special Services and Special Service Inputs in a Covered SS Class which are supplied to Premises that have become Changed Technology SS Premises or Delayed Notification SS Premises during the period from 6 months prior to the Rollout Region Disconnection Date up to that Disconnection Date that qualify for an extension of disconnection under clause 22.13 or clause 22.13A of the Plan; and

(iv) any Copper Services supplied to Affected Premises in the Rollout Region on the Disconnection Date for the SS Class but only to the extent that Telstra is prevented by law from ceasing the provision of those Copper Services to that Affected Premises and disconnecting the Premises;

and will be the SS Final Disconnection List for the Covered SS Class(es).
For clarity, MDU Common Areas will not be included in the SS Final Disconnection List provided that Telstra has been notified by NBN Co that a relevant Premises is an MDU Common Area.

For clarity, any Covered Special Services supplied to Premises notified to Telstra by NBN Co as being an SS In-Train Order Premises or Premises that are Non-NBN SSDD SS In-Train Order Premises will remain on the SS Final Disconnection List.

7.2 Final Notification for Wholesale Customers before the Disconnection Date

(a) Telstra Wholesale will notify Wholesale Customers of any Wholesale Services supplied at Premises on the SS Final Disconnection List that are to be disconnected in the course of Managed Disconnection during the SS Principal Disconnection Window for that SS Class. However, the SS Final Disconnection List will also include any Covered Special Services supplied to SS In-Train Order Premises that were included on the SS In-Train Order List and any Non-NBN SSDD SS In-Train Order Premises.

(b) Telstra will use reasonable efforts to notify Wholesale Customers of the SS Final Disconnection List within 5 Business Days of the SS Final Disconnection List being produced by Telstra Operations.

(c) Notification to Wholesale Customers will be provided via the Wholesale Customer Portal.

7.3 Final Notification for Wholesale Customers after the Disconnection Date

(a) Where Telstra continues to supply a Covered Special Service to a Premises:

(i) that has been identified by NBN Co as a SS In-Train Order Premises as at the Special Services Disconnection Date (Second SS In-Train Order Identification Date); and provided that Telstra has been notified by NBN Co that it is a SS In-Train Order Premises under and in accordance with the Definitive Agreements; or

(ii) that Telstra has been notified is a Non-NBN SSDD SS In-Train Order Premises in accordance with clause 7A.4(a).

Telstra Operations will, as soon as reasonably practicable, and in any event within 10 Business Days of the Special Services Disconnection Date, update the SS Premises Address List to create the SS Updated Final Disconnection List.

(b) For the purposes of clause 7.3(a), the SS Updated Final Disconnection List is created by removing the following from the SS Premises Address List:

(i) any Covered Special Services supplied to a SS In-Train Order Premises identified by NBN Co on the First SS In-Train Order Identification Date and notified to Telstra under clause 6.5(a) that remain SS In-Train Orders on the Second SS In-Train Order Identification Date;

(ii) any additional Direct Special Services and Special Service Inputs in a Covered SS Class which have become Changed Technology SS Premises or Delayed Notification SS Premises during the period from 6 months prior to the Rollout Region Disconnection Date up to that Disconnection Date that qualify for an extension of disconnection under clause 22.13 or clause 22.13A of the Plan; and
any additional Covered Special Services supplied to a SS In-Train Order Premises identified by NBN Co as at the Second SS In-Train Order Identification Date and notified to Telstra under clause 7.3(a) above, and

any Covered Special Services supplied to a Non-NBN SSDD SS In-Train Order Premises and notified to Telstra under clause 7A.4(a) of this Required Measure 5(E)

(the SS Updated Final Disconnection List).

Without limiting clause 5.1 of Required Measure 2, Telstra will update the Premises Address List contemplated by Required Measure 2 by removing any Non-NBN RRDD SS In-Train Premises notified to Telstra under clause 7B.2(a) of this Required Measure 5(E). For clarity, these Non-NBN RRDD SS In-Train Premises will not be included on the Updated Final Disconnection List.

telstra will notify Wholesale Customers of:

(i) the SS Updated Final Disconnection List as soon as reasonably practicable after it is produced by Telstra Operations and, in any event, notification will occur no later than when the equivalent information is made available to Retail Business Units; and

(ii) any additional Covered Special Services which Telstra has identified as being supplied to Deemed SS ITOP as at the Special Services Disconnection Date as soon as reasonably practicable after the Special Services Disconnection Date.

### 7A Disconnection of SS In-Train Order Premises and Deemed SS ITOP

#### 7A.1 Application of Clause 7A

Clause 7A only applies to a Premises in respect of Special Services and Special Service Inputs in a Covered SS Class where the Special Services Disconnection Date for that SS Class is after the Disconnection Date of the Rollout Region in which the Premises is located.

#### 7A.2 Categories of SS In-Train Order Premises

For the purposes of clause 6.5, clause 7 and clause 7A of this Required Measure 5(E), a Premises in a Covered SS Class is a **SS In-Train Order Premises** for that Covered SS Class, and any relevant order is an **SS In-Train Order** for that Covered SS Class, if:

(a) an NBN Initial Connection Order or NBN Subsequent Order for the provision to an NBN Customer of an NBN Service to that Premises;

(i) has been received by NBN Co as at; and

(ii) has not resulted in a commercial wholesale NBN Service having commenced being supplied by NBN Co to the Premises (and has not been cancelled or revoked) as at;
the First SS In-Train Order Identification Date or the Second SS In-Train Order Identification Date (and in the case of an NBN Subsequent Order, irrespective of whether and when the Premises became NBN Connected prior to that date); or

(a) in respect of that Premises:

(i) NBN Co has identified that a Special Service or Special Service Input in that Covered SS Class supplied to that Premises is to be replaced by an NBN Service that is the subject of an NBN Initial Connection Order or NBN Subsequent Order for the provision to an NBN Customer of an NBN Service to a second Premises that it is located within the same MDU as the first Premises or is otherwise adjacent or nearby the first Premises; and

(ii) the NBN Initial Connection Order or NBN Subsequent Order for the second Premises has not resulted in a commercial wholesale NBN Service having commenced being supplied by NBN Co to the second Premises (and has not been cancelled or revoked) as at the First SS In-Train Order Identification Date or the Second SS In-Train Order Identification Date (and in the case of a NBN Subsequent Order, irrespective of whether and when the Premises became NBN Connected prior to that date); or

(b) an Attempted NBN Connection Order for the provision of an NBN Service to that Premises has been made and NBN Co has received notification from the relevant NBN Customer that they have made that Attempted NBN Connection Order and that Attempted NBN Connection Order has not resulted in a commercial wholesale NBN Service having commenced being supplied by NBN Co to the Premises (and has not been cancelled or revoked) as at the First SS In-Train Order Identification Date or the Second SS In-Train Order Identification Date (and in the case of a NBN Subsequent Order, irrespective of whether and when the Premises became NBN Connected prior to that date); or

(c) the Premises becomes NBN Connected within the SS ITO Period applicable for that SS Class, irrespective of the date on which NBN Co received the NBN Initial Connection Order; or

(d) one or more NBN Subsequent Orders for that Premises have been connected by NBN Co within the SS ITO Period applicable for that Covered SS Class, irrespective of whether and when that Premises became NBN Connected or the date NBN Co received the NBN Initial Connection order; or

(e) a Premises in a Covered SS Class is otherwise determined to be a SS In-Train Order Premises in accordance with the Definitive Agreements.

7A.3 Disconnection of SS In-Train Order Premises and Deemed SS ITOPs following the Special Services Disconnection Date

For each Covered Special Service supplied to an SS In-Train Order Premises which is notified to Telstra by NBN Co under and in accordance with the Definitive Agreements or to a Deemed SS ITOP as at the Special Services Disconnection Date for the applicable Covered SS Class for that Covered Special Service:

(a) that Covered Special Service will not be disconnected by Telstra during the SS Principal Disconnection Window, unless a disconnection order is placed by the customer of the Telstra Wholesale Business Unit or Retail Business Unit.
(b) unless Telstra receives a disconnection order under sub-clause (a), Telstra may continue to provide that Covered Special Service that Telstra provided to that SS In-Train Order Premises or Deemed SS ITOP (as applicable) as at the Special Services Disconnection Date for that Covered SS Class up until the date by which Telstra must disconnect that Covered Special Service under sub-clause (c); and

(c) Telstra must complete permanent disconnection for each Covered Special Service which is the subject of sub-clause (b) by the date which is as soon as reasonably practicable after the date that is 170 Business Days after the Special Services Disconnection Date for the relevant Covered SS Class.

7A.4 Categories of Non-NBN SSDD SS In-Train Order Premises

(a) In respect of a Premises and a Covered SS Class, if:

(i) on or before the date that is 5 Business Days after the Special Services Disconnection Date for the SS Class, a Wholesale Customer notifies Telstra in writing that:

(A) an end user has placed an order with that Wholesale Customer (Wholesale Non-NBN Initial Connection Order) for the provision to that customer of a carriage service to that Premises; and

(B) the end user has notified the Wholesale Customer that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within the Covered SS Class; and

(C) the Wholesale Customer has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the Special Services Disconnection Date for that Covered SS Class; or

(ii) the Premises becomes connected so the Wholesale Customer has commenced providing a carriage service to that Premises within the SS ITO Period applicable for that SS Class, irrespective of the date on which the Wholesale Customer received the order; or

(iii) on or before the date that is 5 Business Days after the Special Services Disconnection Date for the SS Class, a Retail Customer:

(A) has placed an order (Retail Non-NBN Initial Connection Order) with Telstra for the provision to that customer of a carriage service to that Premises; and

(B) the Retail Customer has notified Telstra that the carriage service is reasonably intended by the Retail Customer to replace a Special Service or Special Service Input within the Covered SS Class; and

(C) Telstra has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the Special Services Disconnection Date for that Covered SS Class;
(iv) the Premises becomes connected so Telstra has commenced providing a carriage service to that Premises within the SS ITO Period applicable for that SS Class, irrespective of that date on which Telstra received the order;

that Premises is a Non-NBN SSDD SS In-Train Order Premises for that Covered SS Class and any relevant order is a Non-NBN SSDD SS In-Train Order for that Covered SS Class for the purposes of this Required Measure 5(E).

7A.5 Disconnection of Covered Special Services at Non-NBN SSDD SS In-Train Order Premises following the Special Services Disconnection Date

For each Covered Special Service supplied to a Non-NBN SSDD SS In-Train Order Premises for a Covered SS Class as at the Special Services Disconnection Date for the applicable Covered SS Class for that Covered Special Service:

(a) that Covered Special Service will not be disconnected by Telstra during the SS Principal Disconnection Window, unless a disconnection order is placed by the customer of the Telstra Wholesale Business Unit or Retail Business Unit;

(b) unless Telstra receives a disconnection order under sub-clause (a) of this clause 7A.5, Telstra may continue to provide that Covered Special Service up until the date by which Telstra must disconnect that Covered Special Service supplied to that Non-NBN SSDD SS In-Train Order Premises under sub-clause (c) of this clause 7A.5; and

(c) Telstra must complete permanent disconnection for each Covered Special Service in a Covered SS Class which is the subject of sub-clause (b) of this clause 7A.5 by the date which is as soon as reasonably practicable after the date that is 170 Business Days after the Special Services Disconnection Date for the relevant Covered SS Class.

7B Disconnection of Special Services in a SS Class supplied to a Non-NBN RRDD SS In-Train Order Premises following the Rollout Region Disconnection Date

7B.1 Application of this Clause 7B

Explanatory Note: These arrangements provide for an in-train order period that will apply for Non-NBN RRDD SS In-Train Order Premises which are required to be disconnected following a Disconnection Date for a Rollout Region that occurs after the relevant Special Services Disconnection Date for the SS Class. If there is an active Copper Service or HFC Service supplied to the Premises so it has an In-Train Order and qualifies for the in-train order extension for standard services under clause 15.1A or 15.1 of the Plan, the Premises will not also be a Non-NBN RRDD SS In-Train Order Premises and no extension will apply under this clause.

This Clause 7B only applies to a Premises in respect of Special Services and Special Service Inputs in a Covered SS Class where:

(a) the Disconnection Date for the Rollout Region in which the Premises is located is after the Special Services Disconnection Date for that SS Class; and

(b) the Premises is not an In-Train Order Premises for the purposes of clause 15.1A or 15.1 of the Plan.
7B.2 Categories of Non-NBN RRDD SS In-Train Order Premises

(a) In respect of a Premises and a Covered SS Class, if:

(i) on or before the Disconnection Date for the Rollout Region or the date which is 26 Business Days after the Disconnection Date for the Rollout Region a Wholesale Customer notifies Telstra in writing that:

(A) an end user has placed a Wholesale Non-NBN Initial Connection Order with that Wholesale Customer for the provision to that customer of a carriage service to that Premises; and

(B) the end user has notified the Wholesale Customer that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within the Covered SS Class; and

(C) the Wholesale Customer has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the date that is:

   (I) 1 Business Day before the Disconnection Date; or

   (II) 25 Business Days after the Disconnection Date,

for the Rollout Region in which that Premises is located, irrespective of the date that the Wholesale Non-NBN Initial Connection Order is received;

and Telstra has been able to match the Premises notified by the Wholesale Customer to a Premises in its systems and verify that no Copper or HFC Services are supplied to that Premises other than one or more Special Service(s) or Special Service Input(s) provided that at least one of those Special Service(s) or Special Service Inputs is within a Covered SS Class;

(ii) on or before the Disconnection Date for the Rollout Region or the date which is 26 Business Days after the Disconnection Date for the Rollout Region Telstra Retail notifies Telstra Operations in writing that:

(A) a Retail Customer has placed a Retail Non-NBN Initial Connection Order with Telstra for the provision to that customer of a carriage service to that Premises; and

(B) the Retail Customer has notified Telstra that the carriage service is reasonably intended by the Retail Customer to replace a Special Service or Special Service Input within the Covered SS Class; and

(C) Telstra has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the date that is:

   (I) 1 Business Days before the Disconnection Date;

   (II) 25 Business Days after the Disconnection Date.
for the Rollout Region in which that Premises is located, irrespective of
the date that the Retail Non-NBN Initial Connection Order is received;

and Telstra has been able to match the Premises notified by the Retail
Customer to a Premises in its systems and verify that no Copper or HFC
Services are supplied to that Premises other than one or more Special
Service(s) or Special Service Inputs provided that at least one of those Special
Service(s) or Special Service Input(s) is within a Covered SS Class;

that Premises is a **Non-NBN RRDD SS In-Train Order Premises** for that Covered SS
Class and any relevant order is an **Non-NBN RRDD SS In-Train Order** for that
Covered SS Class for the purposes of this clause 7B.

**7B.3 Disconnection of Special Services and Special Service Inputs in a Covered SS Class**

**at a Non-NBN RRDD SS In-Train Order Premises after the Disconnection Date for the
Rollout Region**

For each Special Service or Special Service Input in a Covered SS Class supplied to a Non-
NBN RRDD SS In-Train Order Premises for a Covered SS Class:

(a) Telstra may continue to provide each relevant Special Services or Special Service
Input until the date by which Telstra must disconnect that Non-NBN RRDD SS In-Train
Order Premises under sub-clause (d) of this clause 7B.3;

(b) each relevant Special Service or Special Service Input will not be disconnected by
Telstra during the Primary Disconnection Window (as defined in Required Measure 2),
unless a disconnection order is placed by the customer of the Telstra Wholesale
Business Unit or Retail Business Unit;

(c) Telstra will continue to receive from Retail Customers and Wholesale Customers
orders for disconnection of Special Services and Special Service Inputs in a Covered
SS Class which are supplied to a Non-NBN RRDD SS In-Train Order Premises up to
the date which is 150 Business Days after the Disconnection Date for that Rollout
Region;

(d) Telstra will commence the disconnection of all Special Services and Special Service
Inputs in a Covered SS Class supplied to a Non-NBN RRDD SS In-Train Order
Premises from the date that is 150 Business Days after the Disconnection Date and,
where practicable, complete disconnection of these Premises by the date that is 155
Business Days after the Disconnection Date for that Rollout Region; and

(e) Telstra must complete permanent disconnection of each Special Service and Special
Service Input in a Covered SS Class which is the subject of sub-clause (a) by the date
which as soon as reasonably practicable after the date that is 155 Business Days after
the Disconnection Date for the Rollout Region.
7C Notification process for Non-NBN SSDD SS In-Train Order Premises and Non-NBN RRDD SS In-Train Order Premises

7C.1 Notification process for Non-NBN SSDD SS In-Train Order Premises

(a) This clause sets out the process Telstra will use to obtain notification from each Wholesale Customer and from a Telstra Retail Business Unit of the Non-NBN SSDD SS In-Train Orders placed with that Wholesale Customer and with Telstra Retail, as applicable.

(b) Wholesale Customers may notify Telstra:

(i) in accordance with clause 7A.4(a)(i) of the relevant Premises in respect of which an end user has placed a Wholesale Non-NBN Initial Connection Order with that Wholesale Customer and the end user has notified the Wholesale Customer that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within a Covered SS Class for which the Wholesale Customer has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the Special Services Disconnection Date; and

(ii) in accordance with clause 7A.4(a)(ii) of the relevant Premises which have become connected so the Wholesale Customer has commenced providing a carriage service to that Premises within the SS ITO Period applicable for that SS Class; and

(iii) the relevant SS Class of the Special Service or Special Service Input which the carriage service is intended to replace.

(Non-NBN SSDD SS Migration Details)

(c) Telstra’s Retail Business Unit may notify Telstra Operations:

(i) in accordance with clause 7A.4(a)(iii) of the relevant Premises in respect of which an end user has placed a Retail Non-NBN Initial Connection Order with Telstra and the end user has notified a Telstra Retail Business Unit that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within a Covered SS Class for which Telstra’s Retail Business Unit has not commenced supplying the carriage service to the Premises which is the subject of the order (and that order has not been cancelled or revoked) as at the Special Services Disconnection Date; and

(ii) in accordance with clause 7A.4(a)(iv) of the relevant Premises which have become connected so Telstra has commenced providing a carriage service to that Premises within the SS ITO Period applicable for that SS Class; and

(iii) the relevant SS Class of the Special Service or Special Service Input which the carriage service is intended to replace.
7C. 2 Notification process for Non-NBN RRDD SS In-Train Order Premises

(a) Wholesale Customers may notify Telstra in accordance with clause 7B.2(a)(i) of the relevant Premises in respect of which an end user has placed a Wholesale Non-NBN Initial Connection Order with that Wholesale Customer and the end user has notified the Wholesale Customer that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within a Covered SS Class (Non-NBN RRDD SS Migration Details).

(b) Telstra Retail may notify Telstra Operations in accordance with clause 7B.2(a)(ii) of the relevant Premises in respect of which an end user has placed a Retail Non-NBN Initial Connection Order with Telstra Retail and the end user has notified Telstra’s Retail Business Unit that the carriage service is reasonably intended by the customer to replace a Special Service or Special Service Input within a Covered SS Class.

7C. 3 Confidentiality arrangements for Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details

(a) Without limitation to clause 25.7 of the Plan, Telstra will:

(i) only use any Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details for the purposes of ensuring that each Special Service and Special Service Input in a Covered SS Class supplied to that Premises is not disconnected until it is required to be disconnected in accordance with clause 7A.5 or 7B.3 (as applicable) of this Required Measure 5E;

(ii) ensure that any Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details are not used or disclosed by Telstra to gain or exploit an unfair commercial advantage over Telstra’s Wholesale Customers; and

(iii) only disclose any Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details to NBN Co for the sole purpose of NBN Co verifying Telstra’s compliance with its rights and obligations in relation to the disconnection of Copper Services and HFC Services under the Definitive Agreements.

(b) Telstra must ensure that Non-NBN SSDD SS Migration Details and Non-NBN RRDD SS Migration Details are only disclosed to, or made available for use by, Personnel in a Retail Business Unit for the purpose of ensuring that Special Services and Special Service Inputs in a Covered SS Class supplied to Non-NBN SSDD SS In-Train Order Premises and Non-NBN RRDD SS In-Train Order Premises are not disconnected during the SS Principal Migration Window.

8 Disconnection of Special Services and Special Service Inputs within a Covered Access Service Family

8.1 Disconnection arrangements

Telstra will:
(a) Subject to clause 9.1(d), disconnect all Covered Special Services that are required to be disconnected as set out in the SS Updated Final Disconnection List during the SS Principal Disconnection Window;

(b) disconnect all other Direct Special Services and Special Service Inputs in a Covered SS Class in accordance with the specific disconnection arrangements set out in clauses 7B and 10 of this Required Measure 5(E); and

(c) apply service disconnection to all remaining Direct Special Services and Special Service Inputs that are Service Equivalent in the Covered Access Service Family in accordance with the Final Sunset Exit arrangements set out in clause 3.2 of this Required Measure 5(E).

9 Managed Disconnection of Special Services and Special Service Inputs within a Covered SS Class

9.1 Managed Disconnection

(a) For the purposes of this Required Measure 5(E), the SS Principal Disconnection Window refers to the period on and from 15 Business Day after the Special Services Disconnection Date up to and including the date that is 2555 Business Days after the relevant Special Services Disconnection Date.

(b) Telstra will disconnect:

(i) Subject to clause 9.1(d), all Covered Special Services that are required to be disconnected as set out in the SS Updated Final Disconnection List during the SS Principal Disconnection Window; and

(ii) all other Direct Special Services and Special Service Inputs in a Covered SS Class in accordance with the specific disconnection arrangements set out in clause 7B and 10 of this Required Measure 5(E); and

(c) Disconnections during the SS Principal Disconnection Window will occur in two stages:

(i) service disconnection; followed by,

(ii) permanent disconnection.

The process involved in each stage is described in clauses 9.2 and 9.4.

(d) Any Covered Special Service supplied to a Deemed SS ITOP as at the Special Services Disconnection Date for the applicable Covered SS Class which is listed on the SS Updated Final Disconnection List will be permanently disconnected in accordance with clause 7A.3. For clarity, clause 9.2 and 9.4 of this Required Measure 5(E) do not apply to these Covered Special Services.

9.2 Service disconnection

(a) Upon receiving the SS Updated Final Disconnection List from Telstra Operations, Telstra will commence the disconnection of all services on that list supplied to a
Wholesale Customer on the date that is 15 Business Day after the Special Services Disconnection Date and where practicable, complete disconnection of these services by the date that is 5-25 Business Days after the Special Services Disconnection Date (SS Service Disconnection Phase).

(b) Telstra Wholesale carries out the SS Service Disconnection Phase in order to prepare all relevant Covered Special Services that appear on the SS Updated Final Disconnection List for permanent disconnection, for example by:

(i) rejecting and removing all pending orders from Telstra’s systems;

(ii) carrying out all required steps to disconnect the Copper Services in Telstra’s provisioning and billing systems; and

(iii) monitoring and managing any errors occurring during the first two steps (i) and (ii) above throughout the Service Disconnection Phase.

9.3 Reconnection where disconnection not required

(a) For clarity, nothing in this Required Measure 5(E) limits Telstra’s ability to build a new Copper Path or Reconnect a Copper Path to a Premises where the pre-existing Copper Path was not required to be disconnected in accordance with clause 19 of the Plan.

9.4 Permanent disconnection

(a) After the SS Service Disconnection Phase and up until the end of the relevant SS Principal Disconnection Window, Telstra Operations will perform permanent disconnection of the relevant Copper Paths within Telstra’s systems for all Covered Special Services that appear on the SS Updated Final Disconnection List.

(b) Permanent disconnection of all Covered Special Services appearing on the SS Updated Final Disconnection List will occur regardless of activities completed during the preceding SS Service Disconnection Phase.

(c) Telstra Operations will manage the permanent disconnection processes on a day-to-day basis during the permanent disconnection phase to efficiently allocate available resources and respond to operational issues as they arise. This may require Telstra to change the sequencing of disconnection of Services on the SS Updated Final Disconnection List during the permanent disconnection phase. Telstra is not required to assign a specific date for permanent disconnection of each Service within the SS Principal Disconnection Window.

(d) Telstra will monitor each Rollout Region to ensure that all Covered Special Services on the SS Updated Final Disconnection List are permanently disconnected by the end of the relevant SS Principal Disconnection Window.

(e) Where disconnection orders are identified as having not been processed due to an error, these will then be corrected and re-submitted into Telstra’s systems. A check will be conducted to ensure the service is disconnected. This process will be repeated until the relevant Covered Special Service is permanently disconnected.
10 Disconnection of Remaining Premises

10.1 Disconnection of Direct Special Services and Special Service Inputs in a Covered SS Class after the relevant Special Services Disconnection Date and before a Final Sunset Exit

(a) Subject to clause 7B of this Required Measure 5(E), in accordance with clauses 22.8 and 22.9 of the Plan, if the Disconnection Date for a Rollout Region in which a service in a Covered SS Class is being supplied is after the relevant Special Services Disconnection Date and before the Final Exit Date, then Telstra will disconnect any existing Copper Services in a Covered SS Class following the Rollout Region Disconnection Date using the same disconnection processes that apply to standard services in Required Measure 2, (and if applicable, clause 10.1(b) of this RM5(E)).

(b) If the Premises to which a Direct Special Service or Special Service Input in a Covered SS Class is supplied is located in a Rollout Region which has a Disconnection Date that is after the Special Services Disconnection Date for that Covered SS Class and that Premises is an In-Train Order Premises then:

(i) a Direct Special Service or Special Service Input in that Covered SS Class that is supplied to that Premises as at the Disconnection Date of that Rollout Region will not be disconnected by Telstra during the Primary Disconnection Window (as defined in Required Measure 2), unless a disconnection order is placed by the customer of the Telstra Wholesale Business Unit or Retail Business Unit;

(ii) Telstra may continue to provide each relevant Direct Special Service or Special Service Input which is in that Covered SS Class which it supplied to that In-Train Order Premises as at the Disconnection Date for that Rollout Region up until the date by which Telstra must disconnect the In-Train Order Premises under clause 15.1A(c) or clause 15.1(c) (as applicable) of the Plan;

(iii) Telstra will continue to receive from Retail Customers and Wholesale Customers orders for disconnection of Special Services or Special Service Inputs within a Covered SS Class which are supplied to an In-Train Order Premises up to the date specified in clause 15.1A(c)(ii)(B), 15.1A(c)(ii)(D) or clause 15.1(c) of the Plan, as applicable; and

(iv) Telstra will commence and complete the disconnection of all Direct Special Services and Special Service Inputs in that Covered SS Class that are supplied to that In-Train Order Premises in accordance with clause 15.1A or clause 15.1 of the Plan (as applicable).

10.2 Types of Premises removed from the SS Updated Final Disconnection List

(a) In addition to the Premises and Copper Services referred to in clause 7.1(c) and clause 7.3(b), the following types of Premises and Copper Services within the Fixed Line Footprint in a Rollout Region will not be subject to Managed Disconnection during the SS Principal Disconnection Window:

(i) Added Premises;
(ii) Affected Premises (in the Rollout Region on the Disconnection Date for the Rollout Region but only to the extent that Telstra is prevented by law from ceasing the provision of those Copper Services to that Affected Premises);

(iii) Direct Special Services and Special Service Inputs to the extent that these Services belong to a SS Class for which the applicable Disconnection Date has not yet occurred or they are Changed Technology SS Premises or Delayed Notification SS Premises that are not required to be disconnected during the SS Principal Disconnection Window;

(iv) Double-Ended Special Services that are not otherwise due to be disconnected during the SS Principal Disconnection Window in accordance with the Plan or a Final Exit Date; and

(v) MDU Common Areas,

but will instead be disconnected in accordance with specific rules applicable to each category.

10.3 Disconnection of Special Services in a Covered SS Class where there is a change of Access Technology

(a) If Telstra is notified of a change in the Access Technology used or proposed to be used to make a Premises NBN Serviceable on and from the date that is 6 months before the Disconnection Date for the Rollout Region in which that Premises is located and Telstra is supplying a Direct Special Service or Special Service Input to that Premises at the date of NBN Co’s notification and it becomes part of a Covered SS Class, then:

(i) Telstra may continue to supply the Direct Special Service or Special Service Input to the Changed Technology SS Premises in accordance with clause 22.13 of the Plan; and

(ii) Telstra will disconnect the Direct Special Service or Special Service Input applying the disconnection processes and communications regarding disconnection in clauses 6 to 9 of this Required Measure 5(E) and, where clauses 22.13(a)(i), 22.13(a)(ii)(B) or clause 22.13(b) apply, the processes and communications regarding disconnection in clauses 6, 7, 8 and 9 of this Required Measure 5(E) will be applied as modified by clause 10.3(b) of this Required Measure 5(E).

(b) In disconnecting Direct Special Services or Special Service Inputs in a Covered SS Class supplied to the Changed Technology SS Premises, in accordance with clause 10.3(a), Telstra will:

(i) notify Wholesale Customers of those Direct Special Services or Special Service Inputs which Telstra expects to be subject to disconnection following the Changed Technology Extension Date on the Preliminary SS Disconnection List;

(ii) continue to notify Wholesale Customers of disconnection on each subsequent 6 Month SS Disconnection List and Further SS Disconnection List in accordance with the arrangements described in clause 6;
(iii) allow a Wholesale Customer to notify Telstra of any Direct Special Service or Special Service Input supplied to a Changed Technology SS Premises included on the 6 Month SS Disconnection List in accordance with clause 6.3(a), except that a Wholesale Customer may not dispute the inclusion of a Direct Special Service or Special Service Input under clause 6.3(a)(iv) unless there has been a subsequent change in the Access Technology used or proposed to be used to connect the Premises to the NBN;

(iv) disconnect all Direct Special Services or Special Service Inputs supplied to a Changed Technology SS Premises that are required to be disconnected as set out in the SS Final Disconnection List during the Technology Extension Disconnection Window; and

(v) for the purposes of this clause 10.3(b):

(A) references in clauses 6, 7, 8 and 9 (as applicable) to the Special Services Disconnection Date are to be read as though it is a reference to the Changed Technology Extension Date and references to the SS Principal Disconnection Window are to be read as though it is a reference to the Technology Extension Disconnection Window;

(B) references in clause 9 to the SS Service Disconnection Phase refer to the period on and from the date that is 10 Business Days after the Changed Technology Extension Date up to and including the date that is 20 Business Days after the Changed Technology Extension Date;

(C) clauses 7.1(c)(iii) and 7.3 of this Required Measure 5(E) do not apply so Direct Special Services or Special Service Inputs supplied to a Changed Technology SS Premises that are required to be disconnected during the Technology Extension Disconnection Window will be included on the SS Final Disconnection List; and

the Technology Extension Disconnection Window refers to the period on and from 1 Business Day after the Changed Technology Extension Date, as applicable, up to and including the date that is 55 Business Days after the Changed Technology Extension Date.

(D)

(i) unless clause 22.13(a)(ii)(A) of the Plan applies, the disconnection processes and communications regarding disconnection in Required Measure 2 will apply to the Covered Special Service as though they were standard Copper Services in the Rollout Region referred to in clause 22.13(a)(ii)(B).

(b)(c) If Telstra is notified of a change in the Access Technology used or proposed to be used to make a Premises NBN Serviceable on and from the date that is 6 months before the Disconnection Date for the Rollout Region and Telstra is supplying a Direct Special Service or Special Service Input in a Covered SS Class to that Premises at the date of NBN Co’s notification which, following the change in Access Technology, no longer forms part of a Covered SS Class, then:
Telstra may continue to supply the Service to the Changed Technology SS Premises in accordance with clause 22.13 of the Plan; and

If Telstra is required to disconnect the Direct Special Service or Special Service Input, the disconnection processes and communications regarding disconnection in a Required Measure 5 specific to that SS Class will apply to the Service. The Required Measure 5 specific to that SS Class may refer to the disconnection processes and communication of disconnection in Required Measure 2, depending on when the Service will be disconnected.

10.3A Disconnection of Special Services supplied to Delayed Notification SS Premises

(a) If Telstra is notified by NBN Co for the first time of the Access Technology it has used or proposes to use to make the Premises NBN Serviceable on and from the date that is 6 months before the Disconnection Date for the Rollout Region in which that Premises is located and Telstra is supplying a Direct Special Service or Special Service Input to the Delayed Notification SS Premises at the date of that notification and it becomes part of a Covered SS Class, then:

(i) Telstra may continue to supply the Direct Special Service or Special Service Input to the Delayed Notification SS Premises in accordance with clause 22.13A of the Plan; and

(ii) Telstra will disconnect the Direct Special Service or Special Service Input applying the disconnection processes and communications regarding disconnection in clauses 6 to 9 of this Required Measure 5(E) and, where clauses 22.13A(a)(i), 22.13A(a)(ii)(B) or 22.13A(b) apply, the processes and communications regarding disconnection in clauses 6, 7, 8 and 9 of this Required Measure 5(E) will be applied as modified by clause 10.3A(b) of this Required Measure 5(E).

(b) In disconnecting Direct Special Services or Special Service Inputs in a Covered Class supplied to the Delayed Notification SS Premises, in accordance with clause 10.3A(a), Telstra will:

(i) notify Wholesale Customers of those Direct Special Services or Special Service Inputs which Telstra expects to be subject to disconnection following the Delayed Notice Extension Date on the Preliminary SS Disconnection List;

(ii) continue to notify Wholesale Customers of disconnection on each subsequent 6 Month SS Disconnection List and Further SS Disconnection List in accordance with the arrangements described in clause 6;

(iii) allow a Wholesale Customer to notify Telstra of any Direct Special Service or Special Service Input supplied to a Delayed Notification SS Premises included on the 6 Month SS Disconnection List in accordance with clause 6.3(a);

(iv) disconnect all Direct Special Services or Special Service Inputs supplied to a Delayed Notification SS Premises that are required to be disconnected as set out in the SS Final Disconnection List during the Technology Extension Disconnection Window; and

(v) for the purposes of this clause 10.3A(b):
10.4 Disconnection of Added Premises

(a) Added Premises to which a Covered Special Service is supplied will be disconnected in accordance with clause 7.2 of Required Measure 2.

10.5 Disconnection of Affected Premises

(a) Telstra will disconnect Affected Premises to which a Covered Special Service is supplied in accordance with clause 7.3 of Required Measure 2.

10.6 Disconnection of MDU Common Areas

(a) In accordance with the Plan, Telstra will not disconnect Covered Special Services supplied to an MDU Common Area under clause 22 of the Plan but will disconnect such Services in accordance with clause 1.4 of the Plan.

(b) Telstra will prepare and publish a separate document setting out the process it will apply to the Managed Disconnection of MDU Common Areas 6 months before the End of Rollout Date.
Attachment A – Excluded SS Order Types

<table>
<thead>
<tr>
<th>Order Description</th>
<th>Service Restriction application during the No Changes Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apply exchange based barring and suspension</td>
<td></td>
</tr>
<tr>
<td>Order and service remediation, reversals, reconnections for error or credit management purposes</td>
<td></td>
</tr>
<tr>
<td>Any remediation needed to provide service continuity during the No Changes Period. For example, where it becomes evident an error was made in provisioning, where a service is incorrectly ported out causing a service disconnection which then needs to be restored, credit management issues arising from the need to restore services that have previously been barred or suspended due to credit purposes, fault rectification and / or service restoration.</td>
<td></td>
</tr>
<tr>
<td>Orders that are received prior to the commencement of the No Changes Period</td>
<td></td>
</tr>
<tr>
<td>For example, In-flight orders.</td>
<td></td>
</tr>
<tr>
<td>Bulk churns or transfers of copper services arising from industry mergers and acquisitions</td>
<td></td>
</tr>
<tr>
<td>Orders for configuration, software and record changes to services.</td>
<td></td>
</tr>
<tr>
<td>Wholesale customers will be able to place orders for configuration, software and record changes during the No Changes Period.</td>
<td></td>
</tr>
</tbody>
</table>

These order types will not be blocked during the No Changes Period for Wholesale customers. Note that Telstra’s business-as-usual timeframes will apply to the processing of any orders received during the No Changes Period. In the event the order is received and not completed prior to the Special Services Disconnection Date, the service will be disconnected as per the disconnection requirements.