

# Merger reforms: a mandatory and suspensory merger regime with the ACCC as decision maker

Elements of the regime are still being finalised. This document is current as at 1 July 2025. Please contact us for advice on specific transactions.

All acquisitions of shares or assets (including legal or equitable interests) where the control and monetary thresholds are met must be notified to the ACCC. The target must 'carry on business' in Australia.

## What are the control thresholds?

The transaction must result in the acquirer gaining 'control' over the target.

'Control' is the capacity to determine the outcome of decisions regarding the target's financial and operating policies. This closely aligns with section 50AA of the *Corporations Act 2001* (Cth).

But, where the target is an Australian listed company, listed scheme or a large unlisted company (ie >50 members), filing is not required if—following the transaction—the acquirer will hold 20% or less in voting power.

## What are the monetary thresholds?

The transaction must satisfy one of the following tests:

#### Acquisitions resulting in large or larger corporate groups

- Combined Australian revenue of the acquirer and target is at least A\$200 million; AND
- any of the below:
  - the target has Australian revenue of at least A\$50 million; OR
  - the global transaction value is at least A\$250 million; OR
  - the cumulative Australian revenue from the target and any similar acquisitions in the last three years is at least A\$50 million.

#### Acquisitions by very large corporate groups

- Australian revenue of the acquirer is at least A\$500 million; AND
- any of the below:
  - the target has Australian revenue of at least A\$10 million; OR
  - the cumulative Australian revenue from the target and any similar acquisitions in the last three years is at least A\$10 million.

## How to measure Australian revenue

Australian revenue means gross revenue, according to most recent 12-month financial accounts, from transactions/assets within or into Australia.

## Revenue of the acquirer

Include the Australian revenue of the acquirer's 'connected entities'.

#### **Connected entities**

Two entities are connected if:

- they are 'related bodies corporate';
- one controls the other (including control with an associate); or
- they are both controlled by a common entity.

#### Revenue of the target

For share acquisitions: include the Australian revenue of any of the target's 'connected entities' being indirectly acquired.

For asset acquisitions:

- the Australian revenue of the asset's owner attributable to the asset; or
- where attribution is not reasonably practicable, 20% of the asset's market value.

#### Cumulative revenue of serial acquisitions

The monetary thresholds include a 'cumulative Australian revenue' limb to address serial acquisitions. This limb aggregates the revenue of the proposed target with the revenue of previous targets acquired by the acquirer over the last three years in the same industry (NB: for any % acquired, not just control acquisitions, even if the previous target has since been divested). This includes previous targets acquired by a 'connected entity' of acquirer.

Previous acquisitions (i) that were notified (except transactions that were notified under the serial acquisitions limb), (ii) where the target's revenue was less than A\$2 million, or (iii) where the target is not connected with Australia, are excluded from the calculation of accumulated revenue. If relying on this limb, filing is not required if the proposed target's Australian revenue is less than A\$2 million.

## **Exceptions to mandatory regime**

Acquisitions that are exempt from filing include:

- Internal restructures and reorganisations
- Ordinary business transactions, other than land and patents
- Certain classes of land acquisitions, including:
  - acquisitions for the purposes of developing residential premises
  - certain commercial property acquisitions by businesses primarily engaged in buying, selling, leasing or developing land
  - extensions or renewals of leases for land

- Acquisitions by a person as an administrator, receiver, receiver and manager or liquidator
- Certain routine acquisitions in clearing and settlement activities
- Certain routine trading and fundraising / capital-raising activities
- Acquisitions of debt instruments, debt interests, asset securitisation arrangements, securities financing transactions, security interests, etc. (given they typically do not involve the acquisition of a business)
- Acquisitions that occur by automatic operation of Australian law.

## **Review process timeframes**

NB: All timeframes are in business days unless otherwise stated. **Public benefit application** Optional application to be Phase 1 early determination made within 21 calendar days After 15 days if no issues are identified, merger cleared Preliminary public w/wo conditions benefit assessment **Pre-notification** (Day 20) and waiver applications Phase 2 determination Phase 1 determination **Public benefit** After 120 days, merger determination After 30 days, merger **Notification** cleared w/wo conditions cleared w/wo condition After **50 days** merger **Notice of Competition** or merger disallowed (Day 0) OR progress to Phase 2 cleared w/wo conditions Concerns (Day 25) or merger disallowed **Pre-notification** Phase 1 Phase 2 **Public Benefits Phase** No set timeline 30 business days 50 business days

Remedies

remedies

Parties have until Day 60 to offer

**Standstill for appeals**: Where the ACCC clears the transaction, parties must still wait 14 calendar days after the ACCC's determination to allow for the Tribunal appeal period to elapse before proceeding with the transaction

Parties have until Day 20 to offer

**Appeals**: Parties (including third parties with sufficient standing) may apply for limited merits review, within 14 calendar days of the ACCC's assessment, before the Australian Competition Tribunal. Merits review can take 45–90 calendar days (extendable by up to 150 calendar days).

Remedies

remedies

Parties have until Day 35 to offer

## **Filing formalities**

• Who files? The party or parties acquiring control.

Remedies

remedies

- When can you file? Once the acquisition is not 'speculative'—egthe
  transaction documents or a non-binding indicative offer have been
  signed. Confidential pre-notification discussions can commence
  earlier. For competitive auctions, public reviews won't commence
  until the bid is awarded, but bidders can pre-notify before then.
- Is there a form? Yes, both a short-form and long-form one, depending on the market shares of the parties. See next page for more info.
- Will the notification be public? Yes. Following notification, the ACCC will publish on its website a summary of the proposed transaction. The ACCC must keep the website updated with the status and outcome of the review, including (for Phase 2) a summary of the ACCC's competition concerns. The notification itself and third-party submissions will not be published. The ACCC can withhold or redact commercially sensitive info.

## How will the ACCC assess acquisitions?

#### 'Substantial lessening of competition' test

- First, the ACCC assesses whether the transaction substantially lessens competition. This can include creating, strengthening or entrenching a substantial degree of power in a market (in addition to 'preventing or hindering competition').
- The ACCC can also consider the cumulative effect of similar acquisitions by the merging parties in the three calendar years prior to the notification date, whether those prior acquisitions were individually notifiable or not.

#### **Public benefit**

 For transactions that do not satisfy the competition assessment, and if the parties apply, the ACCC will consider in the alternative if the acquisition would result, or be likely to result, in a net public hepefit

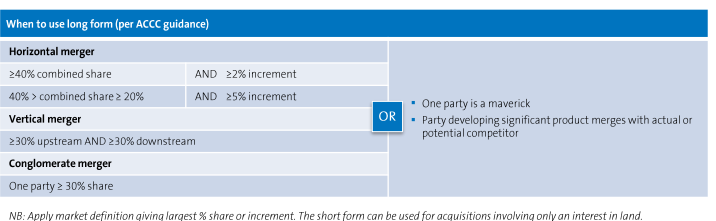
## Is there a fee?

Yes, a fee will be payable at each stage of the review:

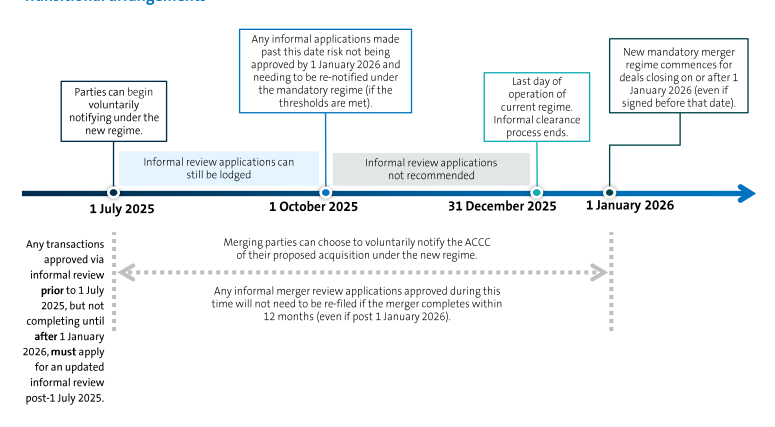
Stage	Fee
Notification waiver application	A\$8300
Phase 1 assessment	A\$56,800
Phase 2 assessment  If global transaction value ≤ A\$50 million  If A\$50 million < global transaction value ≤ A\$1 billion  If global transaction value > A\$1 billion  Global transaction value' is the higher of the market value of the acquired shares / assets or consideration.	A\$475,000 A\$855,000 A\$1,595,000
Public benefits application	A\$401,000
Tribunal review	TBC

NB: no additional fees for timeline extensions.

#### **Forms Public benefits Short form** Long form Identification of public benefits, including Description of parties, transaction, rationale, Short form material plus: consideration and main industries etc supporting information/evidence Non-controlling shareholdings / cross-Identification of known or reasonably Type of acquisition (ie horizontal, vertical, directorships conglomerate) ascertainable public detriments Sales process / alternative bids • Details of acquisitions in last three years for • Reasons for there being a net public benefit Barriers to entry (inc \$ estimates, exits/entry each party (NB: any % interest, not just Contact details of interested parties to market in three years, etc) control) Horizontal / vertical / conglomerate Declaration. Market definition 'appendices' Overlaps, three years x shares, third parties, Third party data / reports ANZSIC codes Waiver? Three years internal board / shareholder Competitor and customer contacts documents re deal or markets + misc. Non-compete provisions Yet to be released for consultation. Transaction documents Likely for deals where there are no overlaps, but Accounts still subject to consultation. Detailed structure charts (including directors) Declaration. When to use long form (per ACCC guidance)



## **Transitional arrangements**



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## An Australian team with global experience



### Market-leading expertise

We have longstanding experience advising on significant global transactions with complex competition issues.



#### We speak your language

Many members of our team have practised in overseas jurisdictions as competition lawyers, managing global competition filings.



## Local knowledge and relationships

Our team works closely with the ACCC and the Law Council of Australia and understand what you need to secure clearance in Australia.

## Key global and Australian deals Allens has advised on

- Rio Tinto / Arcadium Lithium
- IBM / HashiCorp
- Viterra / Bunge
- Veolia / Suez
- Universal Music / Downtown Music
- Hewlett Packard / Juniper
- Thoma Bravo / Darktrace
- TPG / Vodafone

#### Allens is ranked

#### BAND 1:

Competition/Antitrust
—Australia (Chambers
Asia-Pacific 2025)

**TIER 1**: Competition and Trade—Australia (The Legal 500 Asia Pacific 2025)

**TOP TIER:** `Elite' ranking—Australia (Global Competition Review, GCR100 2025)

For more thought leadership on the future of mergers in Australia, please visit this <u>link</u>.

