Target Market Determination (TMD)

Third Party Property Damage Motorcycle Insurance



TARGET MARKET DETERMINATION (TMD)

Product Disclosure GIO Motorcycle Insurance Product Disclosure Statement –

Statement (PDS): PDS prepared 25 November 2020

Product: Third Party Property Damage Motorcycle Insurance

 Original Date:
 04/08/2021

 Updated:
 07/09/2023

Issuer: AAI Limited ABN 48 005 297 807 trading as GIO

AFSL number: 230859

1. What is a Target Market Determination?

A Target Market Determination (TMD) is a determination that GIO has made to:

- · describe the class of Customers this product has been designed for;
- · specify product distribution conditions;
- specify TMD review periods and triggers; and
- · set out reporting requirements.

This TMD assists GIO staff, our Distributors and Customers in understanding the target market for this product.

In this TMD, distribution includes the following conduct in relation to retail Customers:

- dealing in the product (e.g. issuing or arranging for the product to be issued to a Customer);
- giving a PDS or other regulated disclosure document; and
- providing financial product advice in relation to the product.

2. What product does this TMD apply to?

This TMD applies to Third Party Property Damage cover offered in the GIO Motorcycle Insurance Product Disclosure Statement (PDS) and any Supplementary Product Disclosure Statement (SPDS) we may issue.

3. What are the key attributes of this product?

Summary of Key Product Attributes

This product provides:

• cover for legal liability to pay compensation for loss or damage to another person's vehicle or property caused by the use of the Customer's motorcycle.

For full details of the cover available in this product, including the conditions and exclusions that apply, GIO staff, our Distributors and Customers should read the PDS which can be found at www.gio.com.au.

The PDS also offers Comprehensive cover and Fire, Theft & Third Party Property Damage cover as separate levels of cover.

To understand whether a Customer might be considered within the target market for the other products in the PDS, separate TMDs are available for those products. These TMDs can be found at www.gio.com.au.

4. What is the target market for this product?

Key Eligibility Criteria	This product is suitable for:	This product is not suitable for:	
Customers within target market	Owners of motorcycles	Vehicles such as, but not limited to:	
	Customers who have an insured address that is located within an acceptable State or Territory (NSW, ACT, VIC, WA and NT)	• cars	
		• motorhomes	
		mobile homes	
		• caravans	
		• trailers	
Use of motorcycle	Motorcycles that are used privately, including travelling to or from the customer's place of work	Motorcycles that are used for business activity or to earn an income either full-time, part-time or casual work	
Location of motorcycle	Motorcycles that are located within an acceptable postcode area	Motorcycles that are not located within an acceptable postcode area including certain offshore islands	
Vehicle type	Motorcycles that match our list of acceptable makes and models	Motorcycles such as, but not limited to:	
		homemade motorcycles	
		 motorcycles built prior to 1977 when the policy was taken out 	
Condition of motorcycle	Motorcycles that meet our acceptable physical condition criteria and are fitted with acceptable non-standard accessories or modifications	Motorcycles that:	
		do not meet our acceptable physical condition criteria including, but not limited to, motorcycles with damage that is not wear and tear	
		are fitted with unacceptable modifications	

This product is designed to be consistent with the likely objectives, financial situation and needs of Customers who meet the Key Eligibility Criteria described above and who:

Customer objectives and needs	require and seek legal liability cover for loss or damage to another person's vehicle or property caused by the use of the Customer's motorcycle; and
Financial situation	are able to pay premiums in accordance with the chosen policy structure, inclusive of any applicable GST, stamp duty, other government charges and any levies that apply.
	Customers can adjust the premium to suit their circumstances by choosing from a range of excesses and by choosing to pay annually or by instalments.

This product is likely to be consistent with the objectives, financial situation and needs of the Customers in the target market because:

- the product provides cover for the types of loss or damage that Customers in the target market are seeking to insure against;
- the product can be tailored to suit individual needs by allowing customers flexibility to choose from a range of excesses and payment options; and
- the target market for the product covers those Customers who are eligible to receive cover.

5. When will we review this TMD?

We will complete a review of this TMD for this product by no later than the following periods:

- a. First review period: By 04/08/2023.
- b. Ongoing review periods:

At least every 2 years following the first review period.

c. Significant impact review:

Within 1 year of the TMD being updated based on a Review Trigger, a significant dealing outside of target market or a material change to the product's distribution channel.

6. Other circumstances which will trigger a TMD review

The Review Triggers for this product are:

- if one or more terms of the product are altered and we consider that this alteration reasonably suggests that this TMD is no longer appropriate;
- an event or circumstance occurs that materially changes a factor taken into account when making the TMD that would suggest to us that the TMD is no longer appropriate, such as a change in underwriting requirements;
- the discovery of a material defect in the PDS which reasonably suggests that the TMD is no longer appropriate;
- if feedback, such as significant or systemic complaints or claims issues, is received from a Distributor or Customers who purchased the product, and we consider that this reasonably suggests to us the TMD is no longer appropriate;
- if feedback, regulatory orders or directions received from a regulator, the Code Governance Committee (CGC) or Australian Financial Complaints Authority (AFCA) suggest this TMD is no longer appropriate;
- if a change in law, regulation, or regulatory guidance that materially affects the product design or distribution of the product (or class of products that includes this product) where we consider that this reasonably suggests that this TMD is no longer appropriate;
- where significant dealings outside the TMD occurs, and we consider that this reasonably suggests that this TMD is no longer appropriate;
- if a remediation event relating to this product occurs where we consider this would reasonably suggest that:
 - this product is unsuitable for a particular cohort of Customers; and
 - the TMD may no longer be appropriate.
- if we consider, through our ongoing monitoring of product value data metrics (such as those identified in Section 9 of this TMD), that material deviations have occurred in a combination of data metrics reasonably suggesting that the product is not providing value or the TMD is no longer appropriate.

7. What distribution conditions apply to this product?

The following conditions apply to this product:

- those Distributors who distribute the product are required to be authorised by us to distribute this product and those arrangements must not be cancelled or suspended;
- · this product must only be distributed in accordance with this TMD;
- · distribution of this product must comply with all of our underwriting criteria;
- distribution of this product must be conducted through our policy administration system through the following distribution channels:
 - contact centres;
 - GIO Agencies;
- this product cannot be distributed where this TMD is not up to date and no new TMD has been published; and
- the TMD must be current and not subject to any ASIC action that might suggest that the TMD is no longer appropriate.

Business processes including reasonable platform controls (such as knockout underwriting questions), staff and distributor training, telephone and platform scripting and quality assurance programs are designed to ensure that the product is distributed to Customers within the target market in line with the above distribution conditions.

8. When do Third Party Distributors who distribute our products need to report complaints about this product to us?*

Third Party Distributors who distribute our products need to provide us information on complaints made about this product on a Quarterly basis (**Complaints Reporting Period**).

Third Party Distributors who distribute our products are required to provide to us this complaints information within 10 business days of the end of the Complaints Reporting Period.

All complaints lodged with us are handled in accordance with Suncorp's Group Complaint Management Standard.

9. Information to assess TMDs and reporting periods

The table below sets out the kinds of information we need to identify, or those that Distributors who distribute our product need to provide to us, to enable us to ensure that the TMD for this product continues to be appropriate.

Information	Persons required to report	Reporting period
Complaints feedback including:	Distributors / Issuer	Quarterly
Nature of complaints		
Number of complaints		
Product category		
Claims data including:	Issuer	Quarterly
Average claims costs		
Claims acceptance rates		
Claims frequency		
Loss ratios		
Annual Product Review outcomes	Issuer	Annually
Sales information including:	Issuer	Quarterly
Strike rates		
Cancellation rates		
Exception reporting		
Dealings of product outside of TMD	Distributors / Issuer	As soon as practicable but within 10 business days
Any feedback, regulatory orders or directions received from a regulator, CGC or AFCA in respect of the product or its distribution	Distributors / Issuer	As soon as practicable but within 10 business days

^{*}This section 8 only applies to products distributed by Third Party Distributors

