

Supplier & Purchasing Agreement Policy

Netwealth Group Limited

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Netwealth Group Limited

Approved and adopted by:

- Netwealth Investments Limited (NIL) (ABN 85 090 569 109) AFSL (230975) (in the capacity of RE and Operator) on 27 October 2021
- Netwealth Group Limited (ABN 84 620 145 404) on 27 October 2021
- Netwealth Holdings Limited (ABN 57 133 790 146) on 27 October 2021
- Netwealth Group Services (ABN 89 135 940 840) on 27 October 2021
- Netwealth Superannuation Services (ABN 80 636 951 310) AFSL (528032) RSE Licence (L0003483) on 30 June 2022

Ongoing approval delegated to the Compliance Risk Management Committee (CMRC) and the Audit Risk and Compliance Committee (ARCC):

- Approved and adopted by CRMC on 11 May 2022

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- CPS234 Information Security (Jul 2019)
 - Modern Slavery Act 2018 (Cth)
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1.0 Document overview

1.1 About the document

Netwealth Group Limited and its subsidiaries (**Netwealth**) are committed to promoting and supporting the creation of ethical supply chains. The Supplier and Purchasing Agreement Policy (**the Policy**) is applicable to each of the Netwealth entities who have formally adopted the Policy (as detailed on the cover of the Policy) and is designed to assist Netwealth in choosing and managing new and existing Supplier and Purchasing Agreements.

1.2 Scope of the Policy

This Policy covers the responsibilities when entering into a Supplier or Purchasing Agreement, the Supplier and Purchasing Framework (including Risk Assessment) and the ongoing monitoring of Suppliers.

The table in Appendix 1 outlines whether a specific arrangement is covered by this Policy or not.

Note:

- For Netwealth Superannuation Services Pty Ltd (ABN 80 636 951 310) (**NSS**), this Policy is to be read in conjunction with the NSS Outsourcing and Supplier Management Policy, which outlines NSS's obligations relating to the management of Material Outsourced Arrangements.

1.3 Roles and responsibilities

The following table sets out the roles and responsibilities for those involved in implementing and monitoring the Policy.

Role	Responsibilities
NGL Board	<ul style="list-style-type: none"> • Delegate ongoing approval and monitoring of this Policy to the CRMC • Approve the annual Modern Slavery Statement • Oversee new Supplier Agreements (through Sealings)
Compliance Risk Management Committee (CRMC)	<ul style="list-style-type: none"> • Approve the Policy for all Netwealth entities (except NSS) • Oversee the management and monitoring of Supplier agreements and compliance with the Policy • Report risks and issues to the Board as applicable
Audit Risk and Compliance Committee (ARCC)	<ul style="list-style-type: none"> • Approve the Policy for NSS • Report risks and issues to the Board as applicable

Role	Responsibilities
Netwealth Investments Ltd Executive Team (Management) / Office of the Trustee (OTT)	<ul style="list-style-type: none"> Oversee Supplier agreements on a day-to-day basis and ensure that appropriate procedures, processes, reporting, and controls are in place Provide approval and individual accountability for all new Supplier agreements that are executed within their business area
Business Owner	<ul style="list-style-type: none"> Complete the Supplier Management Checklist using the Supplier & Purchasing Agreement Process Guide, and provide a copy of the completed Checklist and executed contract to governance@netwealth.com.au As necessary, provide contracts pre-execution to Legal for review Oversee and manage Supplier arrangements, including ensuring that requirements under the contract are performed (including SLA compliance and reporting) Escalate quality issues and/or non-performance issues in relation to a Supplier arrangement to the Governance Manager (and if applicable the CRMC / ARCC) Review and provide updates to the Governance Team on contracts Disclose any Conflicts of Interest arising at any stage of a Supplier assessment, such as an Employee having a personal relationship with a Supplier or where an Employee is offered a reward for engaging a Supplier
Governance Team	<ul style="list-style-type: none"> Identify, assess, manage, mitigate, and report on risks associated with Supplier arrangements, including undertaking risk assessments Work with the OTT on new supplier arrangements that may be material for NSS to ensure the OTT are able to meet the requirements of the NSS Supplier and Outsourcing Policy Maintain appropriate controls in Protecht to support and monitor compliance with the Policy Maintain a Supplier Register, detailing all Supplier Agreements Support the business in managing their Supplier arrangements Owner of and responsible for filing executed contracts (electronically and/or hard copy, as applicable) Complete the annual Modern Slavery Statement Conduct training on the Policy for all employees
IT Risk Team	<ul style="list-style-type: none"> Work alongside the Governance Team to review all new and ongoing Supplier agreements where the Supplier has access to Personal Information Data, including assessment of any security operational control reports (as necessary), penetration tests (as necessary) and IT Risk Questionnaires to ensure the Supplier has appropriate information security controls in place commensurate with the criticality and sensitivity of the data they have access to.
Legal	<ul style="list-style-type: none"> Review new supplier contracts as requested
Internal Auditor	<ul style="list-style-type: none"> Review this Policy from time to time as determined by the NGL Audit Committee.

1.4 Definitions

Term	Definition
Board	The Board of Netwealth Group Limited.
Business Owner	Nominated employee who is responsible for the oversight and management of a Purchasing or Supplier Agreement.
Conflict of Interest	Defined in the Conflicts Management Policy.
Critical Business Activity	Is a business activity that is key to the survival of Netwealth. This includes any function that must be performed to provide needed services to clients and can include activities such as communications, payments, salaries for staff and investment trading. The detail of what forms a critical business activity is contained within the Business Continuity Plan.
Critical Supplier	A Supplier that provides one or more Critical Business Activities to Netwealth and Netwealth could not continue to operate effectively if the service was no longer provided by that Supplier.
Custodial Services	A Supplier that provides safekeeping and management services for financial products offered on the Netwealth platform.
Employee	An individual employed by Netwealth Group Services Pty Ltd (ABN 89 135 940 840).
Goods	Physical, material, and tangible property.
Inherent Risk Rating	The natural level of risk inherent in a process or activity before risk mitigation treatment has been applied.
Intellectual Property	Intangible property created by Netwealth.
Material Outsourced Arrangement	Defined in the NSS Outsourcing & Supplier Management Policy.
Modern Slavery	Contemporary form of slavery where offenders exploit victims and undermine their freedom.
Netwealth	The Netwealth Group including the entities detailed on the cover of the Policy.
OTT	Office of the Trustee, Netwealth Superannuation Services Pty Ltd.
Overseas Supplier	A Supplier based outside of Australia.
Personal Identifiable Information Data (PII Data)	Any information related to an identifiable person.
Protecht	The Risk Management Software used by Netwealth.
Purchasing Agreement	A one-off purchase of either goods or services which is unlikely to be ongoing and does not usually require a written contract.
Services	Activities which are offered by a Third-Party without transferring the ownership of a product.
Supplier	A third party who supplies a Good or Service to Netwealth.
Supplier Agreement	Engagement of a party to supply goods and/or services which is likely to be on-going and usually requires a written contract.
Supplier Checklist	An internal document to be completed by the Business Owner seeking to enter into a new or renewed Supplier or Purchasing Agreement.
Supplier Register	An internal register maintained by the Risk & Supplier Analyst, which keeps record of all Purchasing and Supplier Agreements for Netwealth.

Supply Chain	The network which allows for the flow of Goods and Services to be produced and distributed between businesses.
Third-Party	A person or group outside of Netwealth.

2.0 Board expectations

The Board expects its Suppliers to behave ethically, apply high standards of corporate conduct and to fully comply with all relevant laws. When considering, entering, managing, and monitoring Purchasing and Supplier Agreements, the Board expects Management and Business Owners to balance the achievement of outstanding performance and value for money with risk considerations, such as consideration of data security, IT security and modern slavery.

3.0 Supplier and Purchasing Agreement framework

When entering a new or renewed Supplier or Purchasing Agreement, the below framework should be followed:

3.1 Supplier agreement required

It is the responsibility of each Business Owner, in conjunction with the relevant member of the Executive team, to determine the business need for the new or renewed Supplier or Purchasing Agreement.

3.2 Supplier Checklist

Each Business Owner will complete the Supplier Checklist when they wish to enter into a new or renewed Agreement. The Checklist has been designed to make the process of establishing a new or renewed Supplier or Purchasing Agreement within the business efficient and effective. The Checklist will take the Business Owner through the process of onboarding the Supplier and will prompt them where there are additional steps required based upon the nature of their Agreement, such as legal or IT review.

3.3 Supplier risk assessment

Once the Business Owner has completed the Supplier Checklist, the Governance Team is responsible for collating the information from the completed Checklists into the Supplier Register and using this information to undertake a risk assessment of any new Supplier in accordance with the NIL/NSS Risk Management Strategy and the processes established for Supplier Risk Assessment.

Netwealth recognises that a robust risk assessment framework of its Supply Chains is required to minimise potential risk and avoid disruption to the business. The Risk Assessment Methodology and the explanations of Risk Consequence and Risk Likelihood used by Netwealth are outlined in the NIL/NSS Risk Management Strategy.

The risk rating of a Supplier is calculated by reference to three categories of risk. Information relating to each of these three areas is to be provided by the Business Owner on the Supplier Checklist, including:

- General Risk – including whether a Supplier has access to Netwealth’s internal systems, whether the Agreement will involve the Netwealth Superannuation Master Fund, a service to the Fund or use of the Fund’s data, or whether the Supplier is deemed critical to the business;
- IT Risk – including whether a vendor has access to PII Data for clients, staff or Netwealth Superannuation Master Fund members; and
- Modern Slavery Risk – including the Supplier’s country of origination, whether the Supplier has a modern slavery statement or not and the type of goods and services being provided by the Supplier.

The answers provided to each of the three categories of risk determine the level of risk associated with that category as either low, medium, high, very high or extreme risk. These are then collated, and the inherent risk rating of the Supplier is calculated as either low, medium, high, very high or extreme as per Appendix 2.

3.4 Additional steps if applicable

The answers provided by the Business Owner will establish additional steps required, such as a:

- Legal review – required when:
 - a) Netwealth is signing the agreement template of an external party and the Executive owner feels that this is necessary.
 - b) The Supplier has access to client data or Netwealth’s intellectual property.
 - c) The arrangement involves a spend of more than \$100k in the next 12 months or has an ongoing liability of more than \$100k in the next 3 years.
 - d) There are significant changes, that the Executive is not able to approve, to a Netwealth template Agreement.
- IT review – required when a supplier has access to highly sensitive PII data as defined in the Data Governance Policy or is a Critical Supplier.
- Modern Slavery review – required when the Supplier:
 - a) Is located in a medium or high-risk country.
 - b) Is providing higher risk goods or services.
 - c) Has a higher risk business model or routinely employs migrant or base-skill workers.
- OTT review - required when the Supplier Agreement is considered a Material Outsourced Arrangement under the NSS Outsourcing & Supplier Management Policy.
- Board approval – required for all extreme and very high risk rated Suppliers and Suppliers providing Custodial Services.

3.5 Contract execution

The Business Owner is then informed of the inherent risk rating of the Supplier by the Governance Team and advised whether contract execution can proceed and, if so, what requirements must be met before proceeding based upon the inherent risk-rating of the Supplier. The Business Owner is responsible for executing the Agreement and providing a copy of all executed Agreements to the Governance Team at governance@netwealth.com.au.

In all cases (regardless of risk rating) if the Agreement is a Material Outsourced Arrangement, then evidence is required that the NSS Supplier and Outsourcing Management Policy has been followed, including due diligence, an internal audit review and NSS Board approval. This evidence is to be provided to the Governance Team.

In all cases (regardless of risk rating) if the Supplier is providing Custodial Services to Netwealth then they should follow the contract execution requirements as listed for Extreme & Very High risk rated Suppliers.

The following steps should be taken when executing an Agreement with Suppliers based upon their risk rating. It is noted that the Business Owner/Governance Manager should aim to provide all information as part of initial approval, however some information may need to be provided at a subsequent date where it is not available. What has and has not been supplied should be set out in the cover paper (where required).

Extreme & Very High Risk Rated Suppliers

A paper seeking Board approval is required, which should explain why the Supplier has an extreme risk-rating, the risks associated with the arrangement and provide information and evidence of the following:

Owner	Output	Input(s)
Governance Manager (or their delegate)	Recommendation to the Board <i>Signed off by Chief Governance Officer</i>	<ul style="list-style-type: none"> • AML Screening • Risk in Change Scorecard • Contractual agreement • OTT confirmation that any engagement with APRA (if required) has occurred • If Supplier providing Custodial Services a completed Due Diligence questionnaire (including evidence of Supplier compliance with ASIC requirements) and a GS007 report • Confirmation of adequate cyber, PI and crime insurance cover
Business Owner (or their delegate)	Appendix A - Business case / rationale for the relationship <i>Signed off by Exec Business Owner, Director, Company Secretary or an authorised signatory in accordance with the Board Delegation Policy</i>	<ul style="list-style-type: none"> • Completed Supplier Checklist • Other information as determined by the Business owner
IT Risk (or their delegate)	<u>Appendix B - IT Risk Assessment and Recommendation</u> <ul style="list-style-type: none"> • Comprehensive assessment of the Penetration Test, SOC, and ISO Certification (if applicable) detailing tests performed, findings, if any test or certification has not been requested reasons why and why it is appropriate in this situation. • If a Critical Supplier, outline Business Continuity impact • Risk assessment as to whether it is IT Risk's recommendation that Netwealth should proceed based on their review. <i>Signed off by Chief Information Officer</i>	<ul style="list-style-type: none"> • Penetration Test or documentation provided by the Supplier that they have an adequate penetration testing program in place (if highly sensitive PII data will be shared / stored) • Information Security Questionnaire or proof of their ISO 27001 certification or equivalent • SOC Report • Business Continuity Policy/Plan (if Critical Supplier)

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High Risk Rated Suppliers

Owner	Output	Input(s)
Governance Manager (or their delegate)	Internal review and approval from the Governance Team	<ul style="list-style-type: none"> • AML Screening • Contractual agreement • OTT confirmation that any engagement with APRA (if required) has occurred
Business Owner (or their delegate)	Completed Supplier Checklist <i>Signed off by Exec Business Owner, Director, Company Secretary or an authorised signatory in accordance with the Board Delegation Policy</i>	<ul style="list-style-type: none"> • Supplier Checklist
IT Risk (or their delegate)	IT Risk Assessment and recommendation <ul style="list-style-type: none"> • Comprehensive assessment of the Penetration Test, SOC, and ISO Certification (if applicable) detailing tests performed, findings, if any test or certification has not been requested reasons why and why it is appropriate in this situation. • If a Critical Supplier, outline Business Continuity impact • Risk assessment as to whether it is IT Risk's recommendation that Netwealth should proceed based on their review. 	<ul style="list-style-type: none"> • Penetration Test or documentation provided by the Supplier that they have an adequate penetration testing program in place (if highly sensitive PII data will be shared / stored) • Information Security Questionnaire or proof of their ISO 27001 certification or equivalent • SOC Report • Business Continuity Policy/Plan (if Critical Supplier)

Medium Risk Rated Suppliers

Owner	Output	Input(s)
Governance Manager (or their delegate)	Internal review and approval from the Governance Team	<ul style="list-style-type: none"> • Contractual agreement

their delegate)		<ul style="list-style-type: none"> • OTT confirmation that any engagement with APRA (if required) has occurred
Business Owner (or their delegate)	Completed Supplier Checklist <i>Signed off by Exec Business Owner, Director, Company Secretary or an authorised signatory in accordance with the Board Delegation Policy</i>	<ul style="list-style-type: none"> • Supplier Checklist
IT Risk (or their delegate)	Where Supplier has access to highly sensitive PII data, an IT Risk Assessment and recommendation including: <ul style="list-style-type: none"> • Comprehensive assessment of the Penetration Test, SOC, and ISO Certification (if applicable) detailing tests performed, findings, if any test or certification has not been requested reasons why and why it is appropriate in this situation. • If a Critical Supplier, outline Business Continuity impact • Risk assessment as to whether it is IT Risk's recommendation that Netwealth should proceed based on their review. 	<ul style="list-style-type: none"> • Penetration Test or documentation provided by the Supplier that they have an adequate penetration testing program in place • Information Security Questionnaire or proof of their ISO 27001 certification or equivalent • SOC Report • Business Continuity Policy/Plan (if Critical Supplier)

Low Risk Rated Suppliers

Owner	Output	Input(s)
Governance Manager (or their delegate)	Internal review and approval from the Governance Team	<ul style="list-style-type: none"> • Contractual agreement
Business Owner (or their delegate)	Completed Supplier Checklist <i>Signed off by Exec Business Owner or an authorised signatory in accordance with the Board Delegation Policy</i>	<ul style="list-style-type: none"> • Supplier Checklist

3.6 Controls agreed and established

Where the inherent risk rating of a Supplier is calculated to be very high or extreme or the Supplier is providing Custodial Services, appropriate controls should be agreed and established by the Governance Team and the Business Owner to effectively mitigate risk associated with the Agreement. These controls are to be recorded and maintained in Protecht by the Governance Team.

Where controls are deemed necessary, a residual risk rating will be assigned to each Supplier based upon the effectiveness of those controls.

3.7 Ongoing monitoring

The ongoing monitoring requirements of a Supplier are dependent upon either the inherent risk rating of the Supplier (where no controls are necessary) or the residual risk rating of the Supplier (where controls have been agreed and established).

Note: for the purpose of the below section the Business Owner can also refer to their Executive Manager or delegate, and Governance Manager can refer to the Governance Manager or their Executive Manager or delegate.

In all cases (regardless of risk rating) if the Agreement is a Material Outsourced Arrangement, then evidence that the NSS Supplier and Outsourcing Management Policy monitoring has occurred should be provided to the Governance Team.

In all cases (regardless of risk rating) if the Supplier is providing Custodial Services to Netwealth then the ongoing monitoring requirements as listed for Very High risk rated Suppliers should be followed.

Extreme Risk-Rated Suppliers

Owner	Output	Input(s)
Governance Manager (or their delegate)	Annual review provided to CRMC and/or ARCC as applicable <i>Signed off by Chief Governance Officer</i>	<ul style="list-style-type: none"> • Questionnaire • Site visit including Business Owner & Governance Manager • Review of Supplier's risk assessment rating • Re-confirmation of adequate cyber, PI and crime insurance cover
Business Owner (or their delegate)	Quarterly review meetings	
IT Risk (or their delegate)	Annual IT risk review <ul style="list-style-type: none"> • Comprehensive assessment of the Penetration Test, SOC, and ISO Certification (if applicable) detailing tests performed, findings, if any test or certification has not been requested reasons why and why it is appropriate in this situation. • If a Critical Supplier, outline Business Continuity impact • Risk assessment as to whether it is IT Risk's recommendation that Netwealth should continue to engage the Supplier based on their review. <i>Signed off by Chief Information Officer</i>	<ul style="list-style-type: none"> • SOC Report • Information Security Questionnaire or proof of Supplier's ISO 27001 certification or equivalent • Biannual penetration test or review of documentation provided by Supplier to show they have an adequate penetration testing program in place (if highly sensitive PII data is shared / stored) • Business Continuity Plan/Policy (where Supplier is Critical)

Very High Risk Rated Suppliers

Owner	Output	Input(s)
Governance Manager (or their delegate)	Annual review provided to CRMC and/or ARCC as applicable <i>Signed off by Chief Governance Officer</i>	<ul style="list-style-type: none"> • Questionnaire • Site visit including Business Owner & Governance Manager • Review of Supplier's risk assessment rating • If Supplier providing Custodial Services, a completed Due Diligence questionnaire (including evidence of Supplier compliance with ASIC requirements) and a GS007 report

		<ul style="list-style-type: none"> Re-confirmation of adequate cyber, PI and crime insurance cover
Business Owner (or their delegate)	Quarterly review meetings	
IT Risk (or their delegate)	<p>Annual IT risk review</p> <ul style="list-style-type: none"> Comprehensive assessment of the Penetration Test, SOC, and ISO Certification (if applicable) detailing tests performed, findings, if any test or certification has not been requested reasons why and why it is appropriate in this situation. If a Critical Supplier, outline Business Continuity impact Risk assessment as to whether it is IT Risk's recommendation that Netwealth should continue to engage the Supplier based on their review. <p><i>Signed off by Chief Information Officer</i></p>	<ul style="list-style-type: none"> SOC Report Information Security Questionnaire or proof of Supplier's ISO 27001 certification or equivalent Penetration test conducted every 3-5 years or review of documentation provided by Supplier to show they have an adequate penetration testing program in place (if highly sensitive PII data is shared / stored) Business Continuity Plan/Policy (where Supplier is Critical)

High Risk Rated Suppliers

Owner	Output	Input(s)
Governance Manager (or their delegate)	Annual review	<ul style="list-style-type: none"> Annual review meeting with Business Owner and Governance Manager Review of Supplier's risk assessment rating
Business Owner (or their delegate)	Annual review	<ul style="list-style-type: none"> Annual review meeting with Business Owner and Governance Manager
IT Risk (or their delegate)	<p>Annual IT risk review where Supplier has access to highly sensitive PII data,</p> <ul style="list-style-type: none"> Comprehensive assessment of the SOC and ISO Certification (if applicable) detailing tests performed, findings, if any test or certification has not been requested reasons why and why it is appropriate in this situation. If a Critical Supplier, outline Business Continuity impact Risk assessment as to whether it is IT Risk's recommendation that Netwealth should continue to engage the Supplier based on their review. 	<ul style="list-style-type: none"> SOC Report Information Security Questionnaire or proof of Supplier's ISO 27001 certification or equivalent Business Continuity Plan/Policy (where Supplier is Critical)

Medium Risk Rated Suppliers

Owner	Output	Input(s)
Governance Manager (or their delegate)	Annual review	<ul style="list-style-type: none"> Annual review meeting with Business Owner and Governance Manager 3-year review of Supplier's risk assessment rating
Business Owner (or their delegate)	Annual review	<ul style="list-style-type: none"> Annual review meeting with Business Owner and Governance Manager
IT Risk (or their delegate)	Annual IT risk review of Business Continuity Plan/Policy where Supplier is Critical	<ul style="list-style-type: none"> Business Continuity Plan/Policy

Low Risk Rated Suppliers

- No ongoing monitoring requirements needed.

The remediation process for issues that have been identified within the ongoing management of Suppliers is dependent upon both what type of issue has been identified and the role of the Supplier.

Netwealth has a low-risk tolerance for any issues identified in relation to Suppliers who have access to highly sensitive PII data, so Netwealth will cease to engage such a Supplier if they fail to provide an adequate SOC report or do not commit to and remediate findings from a penetration test within a reasonable period.

If an issue is identified in relation to an extreme, very high or high risk rated Supplier, the CRMC/ARCC (as relevant) must be notified and appropriate remediation must be sought if applicable or, if remediation is not possible or is protracted, a proposal to cease the Arrangement should be provided.

If issues are identified in relation to the ongoing monitoring of performance against SLA's, this is to be actioned appropriately as determined by the Business Owner responsible for the Supplier relationship.

4.0 Board, CRMC and ARCC Reporting

Any proposal to enter a new or to renew a Supplier Arrangement should be prepared by the Business Owner and their Executive by following the Supplier Checklist.

Where Board approval is required, the Business Owner should work with the Governance Team on how to meet the requirements of this policy and what is required for the Board Report. The Governance Team will arrange for the Supplier Arrangement proposal and any applicable attachments to be provided to the Board and will advise the Business Owner of approval or otherwise.

A quarterly report to the CRMC and the ARCC will be provided by the Governance Manager. This will provide a summary of any key activity for the period in relation to Supplier Arrangements and will provide a summary of the extreme, very high and high-risk Suppliers, outcomes of annual reviews and reassessments and any material changes to risk.

5.0 Amendment and approval

This Policy will be reviewed biannually or more frequently as required to ensure it remains appropriate with regard to the changing nature of legislation, regulations and Netwealth's operations. Compliance with this Policy will be monitored by the Governance Team.

Ongoing approval of the Policy has been delegated to the CRMC and the ARCC

Appendix 1 – Agreements covered by the Policy

<u>Type of Agreement</u>	<u>Supplier Policy Applicable</u>	<u>Sealing Sheet Required</u>	<u>Comments</u>
Adviser/Dealer/User Agreements	No	No	Netwealth is a Supplier of platform services to Advisers. The services provided by the Adviser/AFSL are not a supplier to Netwealth.
Investment Manager Agreements	No	Yes	These arrangements are covered by the Managed Investment Schemes Managed Account – Investment Management Policy and are monitored by the NIL Investment Committee.
Fund Manager Agreements (capacity as Trustee/Operator)	No	Yes	Netwealth provides administration and distribution services to Fund Managers and product issuers. The Fund Manager is not considered a Supplier to Netwealth and is covered by the Investment Governance Framework.
Fund Manager Agreements GSS Indirect (Capacity as RE)	No	Yes	Netwealth chooses to invest in pre-existing funds which are managed by the Fund Manager. Given the Fund Manager is not operating this Fund exclusively for Netwealth, this appointment is not covered by this Policy.

Fund Manager Agreements GSS Direct (Capacity as RE)	Yes	Yes	Netwealth appoints Fund Managers to create and operate Funds exclusively for Netwealth. This appointment is covered by this Policy.
Sub-Custodian/Administrator (outsourced by NIL to external supplier)	Yes	Yes	Where NIL is the Responsible Entity and have Managed Investment Schemes (MIS), the appointment of Suppliers may be required to assist with the administration and custodian of certain MIS products. This appointment is covered by this Policy and is different to the appointment of Investment Managers. e.g. Citigroup
Model Manager Agreements	No	Yes	Model Managers are contracted to provide Netwealth with services in relation to Managed Account Models. This is covered by the Investment Governance Framework.
Data Feed Agreements	No	Yes	A Data Feed Agreement is not a supply arrangement as Netwealth are not party to the relationship. The relationship is between the Adviser (authorising Netwealth to transfer data) and the Third Party. The Data Feed Agreement is in place to ensure that communications occur where there is a data security issue (such as privacy breach).
Product Administration Agreements (NIL acting as administrator for external RE/product issuer)	No	Yes	Netwealth provides administration services to external REs/product issuers. The product issuer is not a supplier to Netwealth. e.g. Challenger, Ironbark, LifeWrap insurers, Russell platform products
Group Life Administration Agreements (engaged by NSMF)	Yes	Yes	Insurer is providing services to Netwealth and is deemed a Supplier. The tender process is covered by the Insurance Strategy.
LifeWrap Insurers	No	Yes	The direct relationship exists between the client and the insurer. Netwealth are a party to the relationship but not as supplier, but as Trustee facilitating the arrangement.
Documents signed as part of Business-As-Usual work for Custody and Investment Operations Teams using the Authorised Signatory Lists	No	No	Signatures are authorised by the Board approved Authorised Signatory Lists.

Appendix 2 - Supplier risk assessment methodology

Supplier risk assessment framework

The following provides an overview of the categories of risk that are considered by the Governance Team as part of the Supplier risk assessment:

General Risk:

1. Does the Supplier have access to Netwealth's internal systems?
 - Yes = medium risk, No = low risk
2. Does the Supplier have access to Netwealth's internal systems that include PII?
 - Yes = high risk, No = low risk
3. Is the Agreement a Material Outsourced Arrangement for the NSMF?
 - Yes = very high risk, No = low risk
4. Is the Supplier providing a Critical Business Activity to Netwealth?

No = low risk , Yes = how long would Netwealth be able to provide the Critical Business Activity if the Supplier was no longer available?

- 0 months = extreme risk
 - 1-3 months = very high risk
 - 4-6 months = high risk
 - 7 – 12 months = medium risk 13 + months = low risk
- Is the Supplier

IT Risk:

1. Does the Supplier have access to any PII data?
 - Yes = see below, No = low risk
 - a. Medium risk = the Supplier has access to employee, non-superannuation member or superannuation member classified as low sensitivity in the Data Governance Policy
 - b. High risk = the Supplier has access to employee, non-superannuation member or superannuation member data rated as medium sensitivity in the Data Governance Policy
 - c. Extreme risk = the Supplier has access to employee, non-superannuation member or superannuation member data classified as high sensitivity in the Data Governance Policy

Modern Slavery Risk:

1. Can the Supplier provide any evidence of ethical procurement policies/a Modern Slavery statement?
Yes = low risk, No = See below
2. Does the Supplier fall into any of the below modern slavery risk categories (if multiple categories apply, use highest risk rating)?
Yes = see below, No = low risk
 - Based in a mid-risk country (e.g. Russia, Thailand, Indonesia) = medium risk
 - Based in a high-risk country (e.g. China, North Korea, Pakistan) = high risk
 - Providing high risk goods/services (e.g. textiles, hospitality, cleaning) = medium risk
 - Has a high-risk business model (e.g. labour hire, outsourcing and franchising) = medium risk
 - Regularly engages with base-skill workers (e.g. hospitality, cleaning, textiles, farming) = medium risk
3. If yes to any of the above, the Supplier is low risk if they have been investigated by the Governance Team and the risk of modern slavery associated with that Supplier is deemed to be low.

Calculating the inherent risk rating of a Supplier

Once the risk assessment has been undertaken based upon the information provided in the Supplier Checklist, the overall inherent risk rating of a Supplier is to be calculated by the Governance Team as follows:

	1 Extreme	1 Very High	1 High	1 Medium	Lows
PLUS					
1 Extreme	Extreme	Very High	Very High	High	Medium
1 Very High	Very High	Very High	High	High	Medium
1 High	Very High	High	High	Medium	Low
1 Medium	High	High	Medium	Medium	Low
Low	Medium	Medium	Low	Low	Low