

TERMS AND CONDITIONS

IN RESPECT OF QUOTE

1. DEFINITIONS

In these Terms and Conditions, unless the contrary intention appears:

Agreement means a written binding contract of sale between, the Buyer and the Royal Australian Mint (Seller), to be created and negotiated after the Buyer has placed an Order and the Seller has issued written confirmation of the acceptance of the Order.

Associated Material means any promotional material, merchandising, publications and associated material offered, distributed, sold or used in connection with the Coins or the Coin Products;

Currency Determination in relation to an Australian Coin means a determination made under section 13 or 13A of the *Currency Act 1965* (including the former Currency Regulations). In relation to a Coin issued by a country other than Australia, 'Currency Determination' means a legal instrument issued by the relevant authority, the effect of which is to determine the Coins as legal tender and introduce them into circulation.

Coins means the coins, medallions or ingots listed in **Item A** [Specifications and Design of Coins] of the **Quote** (featuring Designs supplied by the Buyer) to be produced and supplied by the Seller to the Buyer pursuant to a written Agreement, details of which will be negotiated after the Seller has issued written confirmation of the acceptance of the Order.

Coin Product means the final coin product as made available for sale to the public;

Collection Date means the date specified for collection of each consignment of Coins as specified in **column 5** of the Table in **Item C** of the Quote, or as extended in writing by the Parties or under **clause 13** of these Terms and Conditions. The delivery shall be considered completed from such point in time in which the Coins are made available for collection Ex works (INCOTERMS 2010).

Confidential Information means confidential information of a Party which relates to the subject matter of the Quote but excludes:

- (a) information that becomes public knowledge other than by breach of these Terms and Conditions or by any other unlawful means;
- (b) information that is in the possession of the other Party before the date of its receipt from the Party disclosing the information; or
- (c) information that has been independently developed by the other Party or which is or was acquired by that Party from a third Party having the right to disclose it to that Party.

Designs means the designs supplied by the Buyer to the Seller to be applied to the Coins and any Master Tools and/or Working Dies required for their production.

Excusable Delay means a circumstance beyond the reasonable control of the Parties and which results in a Party being unable to observe or perform on time an obligation under the proposed Agreement. Such circumstances shall include but shall not be limited to:

- (a) acts of God, lightning strikes, earthquakes, floods, droughts, storms, tempests, mud slides, washaways, explosions, fires and any natural disaster; or

- (b) acts of war, acts of public enemies, terrorism, riots, civil commotion, malicious damage, sabotage and revolution.

Ex works has the same meaning given to it under Incoterms 2010 and requires a freight forwarder to be appointed by the Buyer for collection from the Seller.

Freight means the total cost of transporting the Coins from the Seller to the Buyer's addresses.

Intellectual Property means any invention, discovery or new process whether patentable or not, patent, copyright, trade mark, design, trade, business or company names, or other property rights or any other rights to the registration of such rights, whether created in Australia or elsewhere.

Master Tools means the master set of tools produced by the Seller bearing the Designs which are required for the manufacture of the Working Dies.

Material means any thing in relation to which Intellectual Property Rights arise;

Minimum Acceptable Standard means the minimum standard for the Coins as established in accordance with the proposed Agreement;

Mint Plain Text Logo means the logo as set out in **Schedule 2**;

Mint Plain Text Logo Guidelines means guidelines of the Seller for use of the Seller's Plain Text Logo as set out in **Schedule 2**;

Order means the order for Coins referred to in **Item C** [*Order Quantity*] in the Quote to these Terms and Conditions or any subsequent order that is agreed to in writing by the Parties;

Packaging means the packaging of the Coins described in **Item B** of the Quote;

Release Date means the date that the Coin Product is made available for sale to the public.

Sample Coins means the Coins specified in **clause 3.5** of these Terms and Conditions and **Item D** of the Quote [*Production of Coins*];

Terms and Conditions means these terms and conditions and includes the Schedules, Appendix and documents incorporated by reference.

Party means either the Buyer or the Seller. The Buyer and the Seller will be collectively referred to as the Parties.

Prices are in Australian Dollars unless otherwise specified.

Working Dies means the tools produced by the Buyer from the Master Tools bearing the Designs in whole or in part which in turn are required for the manufacture of the Coins.

2. INTERPRETATION

2.1 In these Terms and Conditions, unless the contrary intention appears:

- (a) words in the singular include the plural and words in the plural include the singular;
- (b) words importing a gender include any other gender;
- (c) the clause headings are for ease of reference only and shall not be relevant to the interpretation of the provisions to which they refer;

- (d) a reference to a clause number includes a reference to its sub clauses;
- (e) where a word or phrase is given a particular meaning, other parts of speech and grammatical forms of that word or phrase have corresponding meanings;
- (f) a reference to the Schedule is a reference to the Schedule of these Terms and Conditions;
- (g) a reference to an Item is a reference to an Item in the Quote; and
- (h) a reference to an Attachment is a reference to an Attachment to these Terms and Conditions;
- (i) a reference to a Quote is a reference to the Quote sent by the Seller to the Buyer and attached to these Terms and Conditions
- (j) where any conflict arises between the terms and conditions contained in the clauses of these Terms and Conditions and any part of the Schedule, the terms and conditions shall prevail to the extent of any inconsistency.
- (k) where any conflict arises between the Quote and the terms and conditions of the Terms and Conditions or the Schedule, subject to paragraph i, the terms and conditions of the Terms and Conditions, or the Schedule shall prevail to the extent of any inconsistency.

3. PRODUCTION AND SUPPLY OF COINS

3.1 If the Seller, at its absolute discretion, enters in the proposed Agreement, the Parties agree, subject to clause 3.2, to :

- (a) produce and supply to the Buyer Coins having the specifications and Designs set out in Item **A** [*Specifications and Designs of Coins*] and Item **B** [*Packaging*] in accordance with the quantity specified in Item **C** [*Order Quantity*] of the Quote.
- (b) comply with the procedures for the production and supply of the Coins specified in **clause 3.5** of these Terms and Conditions and Item **D** [*Production of Coins*] of the Quote;
- (c) comply with the timeframe for the manufacturing of the Coins specified in Item **E** [*Timeframes*] of the Quote; and
- (d) provide finished coins for collection by the Buyer Ex-works at the address specified in Item **F** [*Address for Collection*] of the Quote.

3.2 If the Seller, at its absolute discretion, enters in the proposed Agreement, the Parties agree to comply with any additional requirements in relation to the production and supply of the Coins set out in **G** [*Special Conditions*]

3.3 **The Buyer must comply with all of its obligations under these Terms and Conditions including without limitation any requirements in the Quote, the Schedule or any Attachments to these Terms and Conditions.**

3.4 **If the Seller, at its absolute discretion, enters in the proposed Agreement , the Buyer acknowledges that:**

- a. **the Seller is not bound to fulfil any Order where a required Currency Determination has not been issued; and**

- b. the Seller will not be liable for any costs or expenses directly or indirectly incurred by the Buyer in connection with the Quote, these Terms and Conditions or the proposed Agreement.
 - c. the Seller may, prior to Currency Determination and/or coining trials, change the Coin Designs in consultation with the Buyer
- 3.5 Subject to the Seller entering into the proposed Agreement, and prior to production of the coins in the quantities specified in the Quote:
 - (a) the Seller shall provide the Buyer with two samples of each coin listed in Item **A** of the Quote, for inspection and approval by the Buyer.
 - (b) the sample coins shall be mailed to representatives of the Buyer, whose details are described in Items **L** [*Addresses and Contact Details*] of the Quote.
 - (c) the Buyer shall check whether the sample coins meet the specifications set out in the Quote. If the sample coins meet the specifications, these will be established as the *Minimum Acceptable Standard for the Coin*.
 - (d) the Buyer shall notify the Seller by electronic email of its approval or otherwise of the sample coins within 10 days of their receipt of the sample coin from the Seller.
 - (e) if the Buyer approves of the sample coins it must return one sample coin to the Seller within 10 days of its receipt.
 - (f) if a sample coin is not approved by the Buyer, the Buyer will advise the Seller in writing of any changes within 10 days of receiving the sample coins from the Seller.
 - (h) The production of a coin in the quantities stated in the Quote shall not commence until the Buyer approves in writing the final sample of that coin.
- 3.6 The Seller shall not be obliged to comply with the Dates specified in Item **E** [*Timeframes*] if the Seller does not receive approval of the Sample Coins within 10 days of the Buyer receiving those Coins from the Seller.

4. FEES

- 4.1 If the Seller, at its absolute discretion, enters in the proposed Agreement, the Buyer agrees:
 - (a) to pay the Seller the fees specified in Item **H** [*Fees*] of the Quote for the production and supply of the Coins in accordance with the procedure specified in Item **I** [*Payment of Fees*] of the Quote; and
 - (b) to pay the Seller the fees for any additional activities as may be provided in Item **J** [*Additional Fees*] of the Quote.
 - (c) that where the buyer places an Order for less than the minimum quantity of Coins set out in Item **C** [*Order Quantity*] of the Quote, the Buyer must nonetheless pay to the Seller the full fees that apply to the minimum order quantity.
- 4.2 The parties agree that the fees quoted are Ex-works in accordance with Incoterms 2010.
- 4.3 The Seller shall not be obliged to supply the Coins or to comply with the dates specified in Item **E** [*Timeframes*] if the Buyer does not pay the fees in **clause 4.1** within 30 days of an invoice being issued by the Seller.

5. REASONABLE ASSISTANCE

- 5.1 The Buyer shall provide the Seller with all reasonable assistance and information necessary for the Seller to satisfy its obligations under the proposed Agreement.

6. MARKETING AND DISTRIBUTION

6.1 Subject to the Seller, in its absolute discretion, entering into the proposed Agreement, the Buyer and the Seller agree to market and sell the Coins in accordance with the terms and conditions set out in **K [Marketing and Distribution]** of the Quote.

7. INTELLECTUAL PROPERTY

7.1 The Buyer will deliver the Designs for each coin in accordance with the dates specified in Table 1 of **Item A [Specifications and Designs of Coins]** of the Quote.

7.2 The Buyer grants to the Seller an exclusive, irrevocable royalty-free, licence (including a right of sub licence) to use, reproduce, adapt and exploit the Designs for the purpose of production, promotion, advertising, distribution and sale of the Coin for the term of the proposed Agreement.

7.3 The Buyer warrants that it is licensed to use all Intellectual Property subsisting in the Designs and where any such Intellectual Property is owned by third parties that it has the requisite written permission from such parties to grant the licence referred to in **clause 7.2** and title in **clause 7.4**.

7.4 Immediately upon supplying the Buyer with Designs or Intellectual Property, the Seller must also supply the Buyer with a copy of the written permission referred to in **clause 7.3** .

7.5 The title to and ownership of Intellectual Property, Materials and resources created pursuant to the proposed Agreement (including but not limited to images and logos associated with the Buyer, whether or not registered by the Buyer), including any modifications or amendments to same, will vest upon creation in the Seller, unless otherwise expressly agreed.

7.6 The Buyer indemnifies the Seller for any loss, costs, expenses, demands or liability, whether arising directly or indirectly from:

- (a) the inaccuracy of the warranty provided by the Buyer in **clause 7.3**;
- (b) use of any Design or the production and supply of Coins bearing any Design under the proposed Agreement including without limitation where such use does or may infringe the Intellectual Property Rights of any Party; or
- (c) the Buyer's breach of any term, condition or warranty under these Terms and Conditions.

8. SECURITY OF THE COINS, MASTER TOOLS AND WORKING DIES

8.1 Within six months of a coin being completed, the Seller shall destroy any Coins that do not conform to the specifications set out in **Item A [Specifications and Designs of Coins]** in such a way that they cannot be put into circulation.

8.2 **Where the Seller destroys any Coins or Working Dies in accordance with clause 8.1, it will own and be entitled to retain and reuse any metal recovered from this process.**

9. USE OF THE MINT'S INTELLECTUAL PROPERTY

9.1. The Buyer acknowledges and agrees that it must obtain the prior written approval of the Seller before using any Australian Government Logos or any Material, trade marks or logos (including, without limitation, the Mint Plain Text Logo or the Royal Australian Mint name) that are the subject of Intellectual Property Rights of the Seller.

9.2 Subject to **clause 9.1**, the Buyer must at all times:

- a. observe and abide by the instructions, requirements, directions, specifications and policies issued by the Seller in relation to advertisement and promotion of the Coins; and
 - b. adhere to any instructions issued by the Seller relating to the representation of the Coins and reproduction and use of images of the Coins or Commonwealth of Australia branding material.
- 9.3. Subject to **clause 9.1**, the Buyer must comply with any branding requirements relating to the Coins, Packaging and Associated Material that may be notified to it from time to time by the Seller including in particular those requirements set out in **Item B [Packaging]** of the Quote and **Schedule 1 [Branding and Associated Material]** and **Schedule 2 [MINT Plain Text Logo Guidelines]**.
- 9.4 **The Buyer acknowledges that Material, trade marks and logos that are the subject of Intellectual Property Rights of the Seller may be changed or replaced by the Seller at any time without notice or penalty.**

10. CONFIDENTIALITY

- 10.1 Neither Party shall reveal or disclose to any third Party the Confidential Information of the other Party without the prior written permission of that other Party.
- 10.2 A Party shall not be in breach of **clause 10.1** in circumstances where it is required by law or requested by a Commonwealth Minister, or by a House or a Committee of the Parliament of the Commonwealth of Australia to disclose the other Party's Confidential Information.

11. COLLECTION AND RISK

- 11.1 The Seller will make any Coins available for collection by the Buyer at the address specified in Item F *[Address for Collection]*. **The delivery shall be considered completed from such point in time in which the Coins are made available Ex works.**
- 11.2 **The risk of loss or damage to the Coins shall be transferred to the Buyer in accordance with the delivery terms Ex works**
- 11.3 **Any time or date quoted by the Seller for availability of Coins Ex Work is an estimate only and the Seller shall not be liable for any loss or damage, however arising, as a result or consequence of any failure to supply all or part of the Order on a particular date or at a particular time, whether Ex Works or otherwise.**

12. TERMINATION

- 12.1 The proposed Agreement may be terminated:
 - (a) upon the provision of written consent to the termination by both parties; or
 - (b) where a Party considers that the other Party has breached any of its obligations under the proposed Agreement it may, by notice require that the failure be remedied within the time specified in the notice and, if the failure is not remedied within that time, it may terminate the proposed Agreement immediately by giving a second notice; or
 - (c) if any required Currency Determination is not issued within 30 Days prior to the Collection Date of an Order.
 - (d) if the Buyer fails to pay an amount due to the Seller by the invoice date;

- (e) if the Buyer comes under one of the forms of external administration referred to in chapter 5 of the *Corporations Act 2001* (Cth) or equivalent international law, or has an order made against it for the purpose of placing it under external administration; or
- (f) if the Buyer, in the Seller's reasonable opinion, engages in any act, or allows any act within its control to be done, which does or will in any way harm, impair or adversely affect the reputation of the Seller or the Seller's products;
- (g) if the Seller considers that continued operation of the proposed Agreement is not in the best interests of the Seller or the Commonwealth; or
- (h) if policy or machinery of Australian government changes necessitate the termination of the proposed Agreement.

12.2 If the Seller terminates the proposed Agreement under **clause 12**, the termination will be effective immediately upon valid notice.

12.3 As a result of any suspension or termination under **clause 12**:

- (a) the Seller may:
 - i. refuse to fulfil any Order and refuse to facilitate collection of the Coins by the Buyer; and
 - ii. cancel manufacturing and production of any Coins for which payment has not been received in full by the Seller and refund any partial payment received from the Buyer (less any handling or administration fees or out of pocket expenses or fees incurred by the Seller);
 - iii. automatically revoke any licences granted by the Seller in favour of the Buyer, unless otherwise agreed in writing by the Seller;
 - iv. claim ownership of all Coins, sell the Coins and retain all profits from such sale;
- (b) the Buyer must:
 - i. if directed by the Seller, return any of the Seller's Intellectual Property and Confidential Information to the Seller, within a timeframe specified by the Seller;
 - ii. comply with any reasonable directions of the Seller.

12.4 **The Buyer will not be entitled to any compensation whatsoever if the Mint exercises its rights to terminate the proposed Agreement under **clause 12** or if the Seller dot not accept the Buyer's offer to enter into an Agreement..**

13. DELAY

13.1 **Neither Party shall be liable for any delay or failure to perform its obligations under this Agreement if such delay or failure is due to Excusable Delay.**

13.2 If a delay or failure of a Party to perform its obligations is caused or anticipated due to Excusable Delay, the performance of that Party's obligations will be suspended.

13.3 If a delay or failure by a Party to perform its obligations due to Excusable Delay exceeds sixty days, either Party may immediately terminate the proposed Agreement upon providing notice in writing to the other Party.

13.4 **If either party fails to comply with, or delays the performance of, any of its obligations under the proposed Agreement, or if the Parties fail to agree to a matter within the timeframe stated under the proposed Agreement, the parties will not be required to comply with the timeframe for the performance of its corresponding obligations and will perform those**

obligations at the earliest available opportunity as determined by each party taking into consideration its business requirements at the relevant time.

- 13.5 If the Buyer fails to make the required deposits or arrange credits the Seller will not be obligated to comply with the Collection Dates and production schedules in the proposed Agreement.

14. SETTLEMENT OF DISPUTES

- 14.1 In the event of any dispute between the parties arising out of or in connection with the proposed Agreement, the parties shall make best efforts to settle such dispute by negotiation. Any dispute which cannot be settled by negotiation will be settled under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with the Rules. The Place of Arbitration shall be Canberra, Australia. The language of the Arbitration shall be English.

15. GENERAL

- 15.1 Neither Party can assign the Quote or any right or obligation arising under the proposed Agreement to any third Party without the written consent of the other Party.
- 15.2 Unless otherwise provided in these Terms and Conditions, the provisions of these Terms and Conditions shall not be varied except by Agreement in writing signed by the Parties.

16. JURISDICTION

- 16.1 These Terms and Conditions and the proposed Agreement shall be governed by the law in the Australian Capital Territory, Australia and the parties submit to the non-exclusive jurisdiction of the courts in that Territory.

17. ADDRESSES AND CONTACT DETAILS

- 17.1 The addresses and contact details of the parties for all purposes specified in these Terms and Conditions and the proposed Agreement are as specified in **L** *[Addresses and Contact Details]* or as notified in writing by the Parties.

SCHEDULE 1 - BRANDING AND ASSOCIATED MATERIAL (see clause 9)

MINT Brand

The Buyer must not use the Seller's logos (including, without limitation, the Mint Plain Text Logo or the Mint name) or any Australian Government logos without prior written permission from the Seller, which permission may or may not be granted by the Seller in its absolute discretion and/or subject to any conditions it deems fit.

Any approved use of the Mint Plain Text Logo and/or reference to the Seller on Packaging and Associated Material (including without limitation, merchandising, marketing and promotional Material) created by or on behalf of the Buyer must comply with the following restrictions:

- a. the Mint Plain Text Logo must be used strictly as set out in the Mint Plain Text Logo Guidelines;
- b. all references to the Seller refer to the Seller by its full trading name 'The Royal Australian Mint'; and
- c. any restrictions imposed by the Seller on the Buyer in giving its prior written approval for use of the Mint Plain Text Logo or the Seller's name.

In particular, the Buyer must not, without the prior written approval of the Seller, use the Seller's name, the Mint Plain Text Logo or any Australian Government Logo or any other Material that is the subject of Intellectual Property Rights of the Seller, including without limitation:

- d. on any clothing or similar items (no matter how described);
- e. in any manner that is likely to deceive or cause confusion in trade or jeopardise the exclusivity, distinctiveness or validity of the Seller's name, the Mint Plain Text Logo or Material that is the subject of any Intellectual Property Rights of the Seller; or
- f. in combination with any marks or endorsements of any third party;
- g. in connection with combination sales, premiums, give-aways, or promotional goods or to be disposed of under any similar method of merchandising.

Coin Products using the Seller's name, the Mint Plain Text Logo or Material that is the subject of any other Intellectual Property Rights of the Seller must not be sold or used for, or in combination sales, as premiums, give-aways, or promotional goods or be disposed of under any similar method of merchandising, without the prior written approval of the Seller, which approval may or may not be granted in the Seller's absolute discretion.

The Buyer must not without the prior written approval of the Seller:

- h. provide or make available to any person; or
- i. grant any sub-licence or distribution rights to any person in respect of,

the Associated Material which uses the Seller's name or any of the Seller's logos (including the Mint Plain Text Logo) or any other Material the subject of Intellectual Property Rights of the Seller.

Coin Designs

The Buyer must only use the Designs featured on the Coins in promotional Material used to promote the Coins.

No coin Design or Seller Material the subject of Intellectual Property Rights of the Seller may be used, reproduced, modified or exploited by the Buyer in any way without the prior written permission of the MINT.

Quality of Coin Products and Associated Material

The quality of the Coin Products and all Associated Material (including stationery, advertising and promotional Material relating to the Coins) must conform to the standards which may be advised by the Seller from time to time. The Seller must provide reasonable notice of any change in the standards.

Final approval by the Seller

If requested by the Seller, the Buyer will facilitate final approval by the Seller of all Coin Products, Packaging and Associated Material that bear or use the Seller's name, any of the Seller's logos or Commonwealth Intellectual Property.

MINT Plain Text Logo

ROYAL AUSTRALIAN MINT

MINT Plain Text Logo Guidelines

Royal Australian Mint

Plain Text Logo Guidelines

Introduction

- To maintain the strength and integrity of the Royal Australian Mint brand, it is important that the guidelines below are adhered to when using the Royal Australian Mint plain text logo.
- The Royal Australian Mint plain text logo must never be altered or recreated.
- The Royal Australian Mint plain text logo must never be distorted (i.e. smudged or pixelated) or be represented in any other way other than in the exact proportions as supplied.
- The logo or any part of the logo must never be used as a graphic element in a design.

- **Logo Direction**
 - o The plain text logo must always be used horizontally.
 - o The logo must never be placed on an angle.
 - o The words in the plain text logo must never be split or stacked.
 - o The plain text logo must always be used in the format provided.
 - o The plain text logo may be justified left, right or centered to suit a design.

- **Minimum Size**
 - o For legibility reasons, the logo should never be reproduced for print any smaller than 45mm in width.
 - o The logo will be supplied in various file formats for various usage.
 - o Any pixel based logos must never be enlarged in size from the size provided, as this will compromise the quality of the logo.
 - o Only vector EPS logos may be enlarged to suit a specific purpose.

- **Minimum Clear Space**
 - o The minimum clear space for the use of the Royal Australian Mint plain text logo is equal to the height of the logo. For example, if the logo is 10mm high, then there must be at least 10mm of space on all sides of the logo. No other type or logo should invade this clear space. If more space is available then the clear space area around the logo can be increased.

- **Additions to the Logo**
 - o No additional text or images should be added to the Royal Australian Mint plain text logo.
 - o The minimum clear space must be adhered to when placed near text or images.
 - o The Royal Australian Mint text logo must not be placed near another logo without prior approval from the Royal Australian Mint. If approval is granted, the Royal Australian Mint text logo must be equal in size and prominence as the other logos.

- **Logo Colour**
 1. The logo is supplied in black and white.
 2. The black logo should be used on white or light coloured backgrounds, with adequate contrast, ensuring the logo is clearly visible.
 3. The white logo should be used on black or dark coloured backgrounds, with adequate contrast, ensuring the logo is clearly visible.
 4. It is preferred that the logo only appear in black or white, however, in limited circumstances, the logo may appear as one colour on another colour, with adequate contrast between the two colours, ensuring that the logo is clearly visible.
 5. Approval must be sought from the Royal Australian Mint if it is being represented in any colour other than the black or white logos provided.
 6. The logo should not be used on busy backgrounds where the visibility and clarity of the logo is compromised.
 7. The logo must never be represented as a tint of another colour.
 8. The logo must not be represented in any more than one colour.

9. Contrast, clarity and prominence of the logo must always be a prime consideration. (Examples of the above guidelines will be included, showing correct logo usage and incorrect usage of the logo with a large red cross through them).

Merchandise

- Anyone who wishes to apply any of the Royal Australian Mint logos to any merchandise (for example, pens, mugs etc) must obtain permission from the Royal Australian Mint Communications Section.
- Royal Australian Mint logos must not be placed onto clothing of any description unless authorised by the Royal Australian Mint Communications Section.
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Use of Royal Australian Mint Australian Government logos

- Use of the Royal Australian Mint's Australian Government logos is not included in this document.
- The use of the Royal Australian Mint Australian Government logos must adhere to the Australian Government Design Guidelines, which is available from the Royal Australian Mint Communications Section.

Approval to Use Royal Australian Mint logos

Requests for the approval to use the Royal Australian Mint plain text logo should be directed to the Royal Australian Mint Communications Section on 02 6202 6974 or info@ramint.gov.au.

Accessing the logo

The Royal Australian Mint plain text logo must not be emailed, or posted on the internet. Please contact the Royal Australian Mint Communications Section for a CD of print quality logos by emailing info@ramint.gov.au or by writing to:

*The Communications Section
Royal Australian Mint
Denison Street, DEAKIN ACT 2600*