Digital ID Bill 2023 and the Digital ID (Transitional and Consequential Provisions) Bill 2023 Submission 1



22 December 2023

Via: Online portal

CC: economics.sen@aph.gov.au

Woolworths Group submission to the Senate Economics Legislation Committee Inquiry into the Digital ID Bill 2023 and the Digital ID (Transitional and Consequential Provisions) Bill 2023

Dear Senators,

Woolworths Group Limited (**Woolworths**) welcomes the opportunity to make a submission to the Senate Economics Legislation Committee Inquiry into the Digital ID Bill 2023 and the Digital ID (Transitional and Consequential Provisions) Bill 2023 (**the Bills**).

Woolworths was founded in 1924 and has a proud history of serving Australian communities. We are one of Australia's largest retailers and private sector employers, with over 180,000 team members. We serve over 20 million customers each week nationwide across more than 1,250 Woolworths Supermarkets, Woolworths Metro and BIG W stores. We offer a range of consumer services and our WPay payments business facilitated over one billion card transactions in FY23. We also operate Everyday Rewards, which has 14 million Australian members.

Our customers rightly expect high standards of data security, online protection and responsible data use. Cyber security and responsible data management are fundamental to our business.

Summary of Woolworths' key feedback

Consistent with our submission to the Department of Finance's October 2023 consultation on the Bills, we are supportive of measures to promote enhanced use of Digital ID services. These platforms can, in the right circumstances, remove the need for individuals to share identity documents with businesses. This reduces the risk of such documents being compromised. Digital identity may also help improve customer experiences by removing friction and speeding up service delivery.

At Woolworths, we have obligations to conduct identity-verification in a number of use cases including recruitment, online age-verification for age-restricted products (e.g. alcohol, tobacco) or in the sign up process for telephony or insurance services. A Digital ID program could reduce our requirement to obtain and hold identity-verification documentation for 385,000 Woolworths Mobile customers, 90,000 new team members annually and customers who lodge a claim against one of our 565,000 home, landlord, pet or life insurance policies. A Digital ID could speed this process and improve the customer and team member experience. It would also reduce the risk to individuals of hundreds of thousands of documents being held on file.

We support efforts to increase trust in the Digital ID system. To underpin consumer and business trust in Digital ID, we support a robust accreditation process and the addition of clear and practical safeguards. We would also seek clarity on duration for which we would be required to keep tokens provided through Digital ID processes, noting legal obligations to retain identity data for set periods of time. Specific comments on key themes as outlined in the Bill and Rules are detailed below.

Woolworths Group Limited ABN 88 000 014 675 P +612 8885 0000

Specific feedback on individual proposals Digital ID frameworks

We support the acceleration of legislation to expand the scope of Digital ID. ID services should be prioritised based on the sensitivity and/or volume of the information that is required to be collected.

While we support the Minister having rule-making power to include new services over time, we would encourage broad application from the outset, including for organisations in the private sector. We are keen to offer Digital ID as an alternative verification option for our customers as soon as we can safely and securely do so. We would welcome the opportunity to work with the Commonwealth on testing safe and secure API integrations to ensure they are simple and intuitive for organisations to adopt.

Responsible data use

We support efforts to reduce the need for businesses to collect and store personal customer data for services that require a form of identity verification such as telephony or insurance. It will help reduce the potential exposure risk of personal information. It could also help verify a customer's age for the purchase of age-restricted products (e.g. meeting the requirements of the same day liquor delivery ID verification requirements recently introduced in NSW).

We note that the expansion of these services could have overlapping applications to concurrent reforms to the Privacy Act 1988 and the Commonwealth's 2023-2030 Cyber Security Review. Consistent with our submissions on those reforms, we support an individual-first approach to manage certain uses of identity information including profiling, the use of biometrics, or selling data in the context of the Digital ID.

We also seek clarity whether a new definition of 'personal information' as is being considered as part of the Privacy Act reforms will capture tokens provided through Digital ID processes. If this was to occur, the program's purpose of reducing the compliance burden on organisations to minimise storage of personal information could be impacted.

Enhancing public trust in the Digital ID

For any Digital ID service to prove successful in Australia, the public must have trust in the program. Corporate entities must also be able to effectively assess the security and quality of accredited Digital ID providers.

We welcome the Commonwealth's proposed accreditation process of private sector Digital ID service providers. On top of this, we recommend the government provide a more robust and publicly available assessment of providers against a set of privacy and cyber security standards, benchmarked against industry averages.

We understand the Commonwealth is considering how they can make the Digital ID accessible to vulnerable and disadvantaged members of the public. We fully support this approach. Given it is a voluntary scheme, we understand it will not be used by everyone. As such, we will continue to offer alternative forms of verification to customers who are not signed up to Digital ID.

Woolworths Group Recommendation: Government to develop a robust publicly available assessment of private sector Digital ID service providers so consumers and organisations can make informed choices about what platform is the most secure.

Digital ID to verify the identity of employees

As Australia's largest private sector employer, we also see the potential of a legislated national digital identity system. This would allow businesses to authenticate and verify the identity of prospective employees quickly and securely. We would welcome further engagement from the Commonwealth (via subsequent consultation) on how a Digital ID could interact with existing services that actively fulfil right to work and background checks for candidates on behalf of companies (e.g. MyPass, CV Check, FirstAdvantage and Equifax).

Woolworths Group Recommendation: The Government to conduct further consultation with industry on the application of Digital ID programs to verify the identity of prospective employees.

We appreciate the time and effort the Committee has taken to review our submission on this important matter. We look forward to working with the Australian Government on these reforms and look forward to continued engagement in subsequent stages of the policy development process.

If you would like to discuss any aspect of this written submission, please contact Ryan Mahon, Reputation and Public Policy Manager via