

# Metcash

The best of  
a good bunch

Pier St  
Our bagged  
SALADS are  
washed & ready to go!

NOW IN SEASON  
Seedless Grapes  
GREAT FOR A SNACK & GREAT FOR BAKING

NOW IN SEASON  
Seedless Watermelon  
GREAT FOR YOUR PASTRY LOVES

WE'VE GOT  
Delish Dips  
TO PLEASE THE CHAMP

THE Great Enter



# CODE OF CONDUCT



As Australia's leading wholesaler, we support thousands of independently owned and operated retail stores across our Food, Liquor, Hardware and Total Tools pillars to be the best store in their town. Some of our stores have won international awards and are considered to be the best in the world.

We believe it is important for Australia that there is a sustainable, independent, family-owned business sector. Local retailers and suppliers play a pivotal role in their community, providing support to many local organisations, particularly in times of need.

Our purpose at Metcash is to champion the success of our independent retailers – it's at the heart of everything we do. We underpin this, not only by helping our retailers create the 'best store in their town', but also through meeting our mutual customer, the shopper, where they want to be met in a way that surprises and delights them and gives them unique and compelling reasons to come back to our network of stores.

We have an ongoing focus on ensuring our retailers are competitive and that the health of our networks is strong. This is the path to long term sustainable success for both our retailers and Metcash.

The Metcash Code of Conduct outlines the way that we work to ensure that we deliver on our purpose of Championing Successful Independents every day. It is important that we all strive to uphold and demonstrate high standards of conduct, acting lawfully, ethically and in a socially responsible manner in every interaction we have, whether it is with our retailers, our suppliers, or the broader community and each other.

Our purpose focuses us on doing good; this Code helps us to do it the right way. Thank you for all that you do to support our retailers and members, and for the honest, ethical and transparent way you do it.



Doug Jones



# CODE OF CONDUCT

Our Code of Conduct sets out the overarching commitment we make, as individuals and an organisation, to behave in a way that aligns with our values and supports fulfilling our purpose. It sets out key expectations for all our team members.

## Our Purpose Vision & Values

OUR PURPOSE & VISION

**CHAMPIONING  
SUCCESSFUL  
INDEPENDENTS**

INDEPENDENCE IS WORTH FIGHTING FOR

OUR VALUES

WE BELIEVE: INDEPENDENCE IS WORTH FIGHTING FOR; IN TREATING **OUR PEOPLE, RETAILERS AND SUPPLIERS** THE WAY WE LIKE TO BE TREATED; AND IN **GIVING BACK** TO THE COMMUNITIES WHERE WE LIVE AND WORK.



BEST STORE IN TOWN



PASSIONATE ABOUT INDEPENDENTS



A FAVOURITE PLACE TO WORK



BUSINESS PARTNER OF CHOICE



SUPPORT THRIVING COMMUNITIES



CREATING A SUSTAINABLE FUTURE

## Complying with the Code

All team members are expected to behave in a manner that helps us achieve our purpose and aligns with our values — every day.

You are required to:

- Read this Code and make sure you understand it
- Complete and sign the Declaration attached to this Code to acknowledge your agreement to be bound by it
- Follow the Code at all times in your employment or engagement with Metcash.

For the purposes of the Code, team members include all Metcash directors, employees, contractors and consultants (and any workers they engage to perform work for the Metcash group). Metcash includes all members of the Metcash group of companies in Australia and New Zealand.



## DEMONSTRATING METCASH BEHAVIOURS

The Metcash Behaviours Framework contains four core behaviours, which align to our purpose and values and which all our team members are expected to demonstrate.



## WORKPLACE BEHAVIOUR AND DIVERSITY

At Metcash, we aim for all team members to experience a sense of belonging, to feel comfortable bringing their whole selves to work and to feel respected, unique and valued. We all have a part to play in promoting diversity and belonging, supporting equal opportunity and respecting others. We have no tolerance for unlawful discrimination, bullying, harassment or victimisation.

### We expect you to

- Support and promote diversity and belonging at Metcash
- Treat others with dignity, courtesy and respect
- Not victimise or treat someone less favourably if they have made a complaint
- Conduct yourself in a way that reflects positively on you and Metcash including not engaging in any conduct or behaviour that may amount to bullying, harassment, sexual harassment, unlawful discrimination or vilification
- Comply with all policies, procedures and directions from your leader regarding your behaviour or conduct as notified to you from time to time, including, but not limited to Metcash's Appropriate Workplace Behaviour Policy.



# HEALTH, SAFETY AND ENVIRONMENT

Metcash is committed to the health, safety and wellbeing of our team members and others impacted by our operations. We believe health, safety and wellbeing is everyone's responsibility and all team members have both the right to and responsibility for a safe, zero harm and productive workplace.

**WORK SAFE**  
**TEAM SAFE**  
**HOME SAFE**

## Golden Rules

Our Golden Rules are mandatory Safety, Health and Environment requirements for all team members at Metcash. Compliance with our Golden Rules is a condition of entry for all team members to Metcash sites.

### We expect

1. You are responsible for you own safety, and to look out for your teammates.
2. You to report all incidents, injuries and hazards.
3. You are trained and authorised to operate Plant & Equipment that you use.
4. You to follow traffic management plans, road safety and Chain of Responsibility laws.
5. You to follow safe systems of work.
6. You are always Fit for Work.
7. You do not use Personal Electronic Devices in areas not approved for use.
8. You to care for the environment.
9. You to model appropriate workplace behaviours and treat others with courtesy and respect.

A breach of a Golden Rule will result in an investigation and may lead to disciplinary action, up to and including termination of employment, or termination of your engagement.

Nothing is so important or urgent that YOU can't take the time to do it SAFELY.



# CONFLICTS OF INTEREST

In keeping with our purpose, vision and values, it is important that team members act with professionalism and integrity in all business dealings and stakeholder relationships. A conflict of interest may exist where a team member has an interest or activity that creates an actual, potential or perceived conflict with the interests of or their duties to Metcash. To prevent a conflict of interest team members must separate their private interests from commercial interests so unbiased decisions in Metcash's interest are taken.

Examples of situations where a conflict may arise include, but are not limited to, where:

- You, or a friend or relative, has an undisclosed commercial or financial interest in, or relationship with, Metcash or its suppliers or retailers
- You make a business decision on behalf of Metcash that provides a personal benefit to you or a friend or relative, or you otherwise use your position at Metcash to obtain a personal benefit for yourself or friend or relative
- During working hours you do not devote your full time and attention to your tasks or duties but rather undertake activities that result in personal gain or a benefit

All actual, potential or perceived conflicts must be disclosed to your leader and to the Risk & Compliance team and avoided until satisfactorily resolved.

## Outside business activities and interests

To help manage conflicts and risks:

- All employee team members must obtain prior written approval from Metcash if they want to perform work outside of their employment with Metcash, including external directorships
- All contractor and consultant team members must disclose all other engagements prior to commencing with Metcash and seek prior approval for any new engagements they propose to undertake during their engagement with Metcash
- Team members must notify Metcash of any other business activities or interests they hold or engage in or propose to take up

Metcash may refuse permission to engage in the outside work or take up those business activities or interests.

Even if Metcash has approved a team member's involvement in other work or an outside business activity or interest, it is important that a team member does not represent themselves as doing so on Metcash's behalf, or in their capacity as a team member.

Team members may own shares or other interests in any public listed company. In most cases these interests will not present a problem. However, team members should carefully assess the potential for a conflict of interest where they, or their relatives, own shares or other interests in a company that is a trade customer of, supplier to, or competitor of Metcash.

### We expect

- You act in the best interests of Metcash in performing your work
- You disclose all actual, potential or perceived conflicts of interest, to your leader and avoid the conflict until it is satisfactorily resolved. You should err on the side of caution if you are in doubt as to whether something is an actual, potential or perceived conflict
- As a leader, you promptly notify all conflicts of interest notified to you (and the manner of proposed resolution, as relevant) to Risk & Compliance for resolution
- You not make or influence any decision in the course of your employment or engagement with Metcash (as relevant) for personal or improper reasons, such as benefitting a friend or relative.



# CONFIDENTIAL INFORMATION AND INTELLECTUAL PROPERTY



Team members may often come into contact with confidential or private information that belongs to Metcash, other team members, our retailers, our suppliers or other third parties. We trust and rely on our team members to do the right thing when it comes to confidential and private information, whether it belongs to Metcash or any other person, making sure it is only accessed when authorised and used for its intended purpose and that we do our best to keep it safe.

Taking care with confidential and private information is essential. Unauthorised access to or disclosure or use of confidential or private information can have serious adverse consequences for our reputation, damage our relationships with our retailers, suppliers and other stakeholders, cause serious harm to impacted individuals and may also be unlawful and expose the team member or Metcash to legal risk. Metcash also has a legal requirement to notify regulators and affected individuals in the event of certain breaches of personal information, within tight time frames.

Team members must also respect the intellectual property rights of Metcash's retailers, suppliers and any other third party. Inappropriate or unauthorised use or copying of intellectual property can likewise have serious consequences to our reputation and may expose the team member or Metcash to legal risk.

## We expect

- You do not disclose Metcash confidential or private information without express authorisation from your Group Leadership Team leader (after consulting with the Legal team)
- You exercise care to reduce the likelihood of an unauthorised disclosure – including by properly safeguarding any information or records in your care
- You only access confidential and private information of Metcash or any other person if authorised and only use such information for the purpose it was given to you, and you only use and copy the intellectual property rights of others as expressly authorised by them
- You do not access, use, disclose or distribute any confidential or private information of any person received in error and immediately inform the sender and, at their request, delete the information or destroy or return it to the sender
- You do not keep or disclose any confidential or private information obtained during the term of your employment or engagement with Metcash after it ends for any reason
- You let your leader and the Legal team know promptly if you think you may have a legal obligation to disclose Metcash confidential or private information
- You notify your leader and the Legal team immediately if you become aware of disclosures of any Metcash confidential or private information outside Metcash or any unauthorised or improper access to or use of confidential or private information (whether of Metcash or any other person)
- You report any suspected or actual data breach immediately to your leader who must in turn report it to the Privacy Officer by emailing [privacy@metcash.com](mailto:privacy@metcash.com).

# USE OF ARTIFICIAL INTELLIGENCE (AI)

The use of AI tools and systems (AI Tools) within Metcash is to be approached with caution. AI Tools must be used responsibly and ethically. All outputs generated by a team member using AI Tools must be reviewed by the team member for accuracy, bias, and appropriateness before being used in any business context. Team members remain fully accountable for any work that incorporates or relies on AI-generated content.

## Authorisation and Approval

Team members must not use any AI Tool for work purposes unless such Tool, and its use by the team member, has been approved in writing by Metcash's Chief Information Officer.

## Ethical and Secure Use

When using AI Tools, team members must comply with all relevant laws and Metcash policies. This includes using the AI Tools in a manner that respects privacy, confidentiality and intellectual property rights, including in accordance with any requirements outlined in relevant policies. Additionally, AI Tools must not be used to deceive, manipulate, or create false, misleading or otherwise inappropriate content.

Where team members intend to use AI to record a meeting and/or produce a transcript of a meeting, team members are required to disclose this at the outset of the meeting and obtain the consent of each meeting participant.

## Staying informed and raising concerns

Team members must ensure that they are aware of all policies and requirements that apply to their use of AI Tools, and may be required to complete additional training on AI-related policies and risks. If a team member is concerned that an AI Tool may be being used in the business in a way that does not comply with this Code or relevant policies, or is otherwise not secure or unethical, they should raise this immediately by emailing [ai@metcash.com](mailto:ai@metcash.com).

# PRIVACY

At Metcash, we are committed to protecting the privacy of our team members, customers, business partners and shoppers. We collect and use personal information responsibly and only for legitimate business purposes, in line with our legal obligations and policies. We are transparent about our data handling practices. We protect personal information through secure systems, processes and access controls to prevent unauthorised access, misuse or loss.

We handle team members' personal information with care and in accordance with our Employee Privacy Policy. Team members are required to comply with applicable privacy laws and regulations, and to handle others' personal information in accordance with our published privacy policies, including our group wide Employee Privacy Policy and program specific policies.

## We expect

- You only collect and use personal information as required for your role and in accordance with Metcash's policies
- You keep personal information secure and confidential
- You do not share personal information without proper authorisation
- You report any suspected data breaches (i.e. any unauthorised access to, or disclosure or loss of, personal information) or other privacy concerns to the Metcash Privacy Officer ([privacy@metcash.com](mailto:privacy@metcash.com)) immediately.

Adhering to these expectations won't just help us meet our legal obligations, but will also help build trust. Protecting privacy is a shared responsibility and, together, we all need to play our part in ensuring that Metcash remains a trusted and respected organisation.

# METCASH ASSETS AND RESOURCES

Team members may have access to various Metcash assets and resources including machinery or equipment; vehicles or pool cars; stock, samples or merchandise; computers, tablets, mobile phones; internet access; money or financial transactions, such as cash on delivery or the use of expense accounts. Deliberate waste of, reckless damage to, or the theft or misuse of any Metcash assets or resources is not acceptable.

## We expect

- You only use Metcash assets or resources as authorised for the purposes of your employment or engagement
- You exercise due care in using or dealing with any Metcash assets and resources, and always ensure any use is in the best interests of Metcash
- You ensure any records you keep are accurate and you do not change, alter, destroy or falsify Metcash records
- You do not consume, take or use samples, merchandise or stock (even if it appears damaged or unwanted) without express permission from your leader
- You report any suspected misuse or theft of Metcash assets or resources
- As a leader, you monitor and record the use of Metcash assets and resources in your team and in line with any relevant Metcash policies and procedures
- You make sure any Metcash assets or resources (including any intellectual property or confidential information) are returned at the end of your employment or engagement.



# ANTI-BRIBERY, GIFTS AND ENTERTAINMENT

Gifts and Entertainment (G+E) in its broadest sense is the giving, receiving, offering or acceptance of anything of value to, or from, a third party. The giving and receipt of G+E is a normal practice conducted in the ordinary course of our business. For G+E to be acceptable it must be for a legitimate business purpose, casual and occasional in nature, an incidental component of the business relationship, and lawful and not of a form that Metcash considers unacceptable.

There are certain forms of G+E that are considered unacceptable by Metcash. These are the giving, receiving, offering or acceptance of G+E that: may have the intention or effect of influencing business dealings; is in the form of cash or cash equivalents (i.e. stored value debit/credit cards that can be used anywhere); occurs during the course of a tender or contract negotiation that has not yet concluded; has the appearance of being excessive; involves Government or Public Officials or State-Owned Enterprises (SOEs); involves certain forms of gambling; or is unlawful.

The Metcash Gifts + Entertainment Standard provides guidance and outlines team members' obligations for the giving or receipt of G+E. It contains general monetary thresholds, approval and recording obligations, and further detailed obligations concerning travel and accommodation, Government or Public Officials or SOEs, and G+E that involves gambling.

Team members must comply with those obligations, and if in doubt, seek advice from their leader, the People Advice Centre or Risk & Compliance.

## We expect

- You do not take or authorise any action that involves illegal, unethical or otherwise improper provision or receipt of any payment, gift, entertainment or benefit
- You comply with the Gifts and Entertainment Standard
- Where required by the Gifts and Entertainment Standard, you seek the necessary permissions from your leader for the giving or receipt of gifts and/or entertainment and submit records to your Pillar/Function Gifts and Entertainment Register.



# COMPLIANCE AND LEGAL OBLIGATIONS

We are a business that operates in numerous environments across our food, liquor and hardware pillars, ranging from distribution centres, retail stores and office environments - and the physical and technical infrastructure that connects them. This means at any given time there are multiple laws and regulations we need to comply with. Meeting our legal and compliance obligations is an essential component of how we do business.

Misconduct in a team member's personal affairs may also have an impact on Metcash's reputation and/or be relevant to the performance of that team member's role. For this reason, we also expect all team members to report to the People Advice Centre (e: [peopleadvice@metcash.com](mailto:peopleadvice@metcash.com)) any instances where they are the subject of a criminal fine or penalty or have criminal proceedings brought against them.

Metcash is an accredited 'trusted trader' with Australian Border Force and as part of maintaining that accreditation has adopted a personal importations policy. Under that policy, Metcash team members are prohibited from purchasing any goods under the 'Metcash Trading Limited' name and ABN (or the name and ABN of any other company in the Metcash group) for their own personal use.

## We expect

- You carry out your work in good faith, always following relevant laws, regulations, policies and procedures
- You learn about the laws, regulations, policies and procedures relevant to your role and participate in any training you are asked to complete so that you can perform your work in a legal and compliant way, and you raise anything you don't understand with your leader
- You always act within your level of authority including compliance with any delegations of authority
- You are prompt and proactive in raising any potential legal or compliance concerns or risks involving the business
- You do not engage in conduct, or ignore conduct by others, which breaches relevant laws, regulations, policies or procedures
- You speak up about any behaviour, conduct or affairs that are inconsistent with Metcash's legal and compliance obligations
- You to report any criminal fines or penalties imposed on or criminal proceedings brought against you.

# CONTINUOUS DISCLOSURE AND INSIDER TRADING

To enable Metcash to comply with its disclosure obligations under the ASX listing rules, all Metcash team members must report potentially market sensitive information concerning Metcash to a Disclosure Officer (any one of the Group CEO, the Group CFO or the Company Secretary), as soon as they become aware of it and immediately notify a Disclosure Officer if they become aware of an inadvertent leak of any market sensitive information concerning Metcash not previously disclosed to ASX.

Information is 'market sensitive' if a reasonable person would expect that information to have a material effect on the price or value of Metcash securities.

Team members must not deal in Metcash securities (which includes buying, selling or encouraging a Connected Person as defined in the Metcash Securities Trading Policy to do so) if they are aware of 'inside information' in relation to Metcash or the team member has been notified by Metcash that they must not deal in Metcash securities (either for a specified time or until Metcash gives further notice). Inside information is information which is not generally available which, if it were, a reasonable person would expect the information to have a material effect on the price or value of Metcash securities.

# MEDIA & SOCIAL MEDIA

Any media enquiries should be referred to the Corporate Affairs Department regardless of the pillar or function in which a team member works. Team members must not speak to the media on behalf of Metcash, offer personal opinion or provide background to any media unless expressly authorised to do so by the General Manager – Corporate Affairs and Investor Relations.

Team members are responsible for the content they publish on social media in a personal or professional capacity. Social media comments are as public as statements made to the media or in a public forum.

While Metcash supports personal expression and online activity, when using and publishing on social media, whether personally or professionally, team members should be mindful of the potential damage to Metcash when they can be identified as a Metcash team member. It is always important to act in a way that upholds Metcash's values.

On professional social media platforms, team members are expected to uphold Metcash's values at all times. This means not sharing:

- Confidential information;
- Comments that could be seen as disrespectful or unprofessional towards any Metcash team member, retailer, member, supplier, business partner, or anyone else in the online community; or
- Content that is discriminatory, offensive, unlawful or could harm Metcash's reputation in any way.

While we encourage team members to advocate for Metcash in professional social media forums by sharing their experiences working at Metcash, team members are not authorised to speak on behalf of Metcash unless specifically authorised to do so.

If you are unsure whether a post or activity is appropriate, please consult your leader or contact [employerbrand@metcash.com](mailto:employerbrand@metcash.com) for support.

## We expect

- You do not speak to the media or publish anything in the media in your capacity as a team member, or with reference to or on behalf of Metcash, except as authorised
- You do not post anything on social media in your capacity as a team member that does not uphold Metcash's values
- You do not speak on behalf of Metcash or reference any business operations on social media that are not publicly available and in line with Metcash's values
- You do not publish or post, at any time (including outside working hours), inappropriate or potentially offensive comments about Metcash, other team members, our retailers or suppliers or other business partners or any other person or class of person.

# COMMUNITY & ENVIRONMENT

Metcash is committed to being a responsible member of the communities and environment in which we do business, including by supporting our local communities, encouraging our team members to contribute to the community and endeavouring to conduct our business in an environmentally and socially sustainable manner.

As set out in Metcash's Anti-Slavery policy, Metcash opposes exploitative practices such as slavery, servitude, forced and compulsory labour and human trafficking and is committed to minimising the risk of it occurring in its own business operations and supply chains, or through any other business relationship.

## We expect

- You uphold Metcash's commitment to being a good corporate citizen while engaging in business activity
- Through your actions, you support Metcash's waste-to-landfill reduction goal, including diverting all reusable and recyclable waste into the correct streams
- You to support Metcash's ESG programs, including data capture and collection and embedding ESG criteria into our operations
- You report any activity that is not environmentally or socially responsible or may breach applicable laws or regulations to your leader
- If you engage in political activity, you ensure that you do not expressly or impliedly suggest Metcash endorses the activity, or that otherwise, there is any connection with Metcash, if that is not the case
- You report any modern slavery exploitative practices or suspicions of such practices in Metcash, its supply chain or other business relationships to your leader.





# COMPLYING WITH THE CODE

All team members, regardless of the pillar or function they work in or the nature of the work they perform, are expected to meet and comply with the standards, requirements and expected behaviours in this Code and to participate in Code of Conduct compliance training on an annual basis and as Metcash requires from time to time.

Where a team member does not comply with one or more aspects of the Code (or any underpinning Metcash policies and procedures), the result may be disciplinary action up to and including termination of employment or engagement (as relevant).

## How to raise concerns

*The best thing to do is ask.*

If a team member has questions about the Code, how it applies to them, any expected behaviours, or are unsure about whether certain conduct is consistent with the Code, it is important to seek guidance from their leader.

If a team member genuinely believes that conduct is in breach of the Code, there are a number of avenues for team members to use:

1. Raise concerns with your leader (or if the breach involves your leader, then with your leader's leader). The vast majority of concerns can be resolved in this way.
2. The People Advice Centre can provide information, advice and assistance for team members with Code of Conduct concerns. Leaders are also encouraged to contact the People Advice Centre for additional support on +61 2 9741 7555 or [peopleadvice@metcash.com](mailto:peopleadvice@metcash.com)
3. Raise your concerns in accordance with the See Something, Say Something Guidelines.
4. Alternatively, you may wish to report any breach to a Protected Disclosure Officer or anonymously via the Ethics Hotline (1800 835 587 AU / 00800 5100 5200 NZ) <https://www.pkftalkintegrity.com/met>) under the **Metcash Speak Up Policy** to receive the protections under that Policy. The Ethics Hotline is an independent and confidential reporting line that team members can use.

We expect you to act honestly when raising a complaint, to keep anything discussed confidential if you are involved in an investigation, and to promptly raise issues or suspected breaches of this Code.

## Dealing with breaches

Metcash treats breaches of the Code seriously. This includes where a team member has assisted in the breach of the Code or, as a leader, has not taken appropriate action in relation to a breach. Where a breach of this Code has occurred, appropriate action including disciplinary action may be taken. Breaches that Metcash considers serious misconduct are likely to result in termination of employment or engagement (as relevant).

## Metcash policies and procedures

There are Metcash policies and procedures which underpin this Code of Conduct. Examples include:

- Diversity and Inclusion Policy
- Appropriate Workplace Behaviour Policy
- Fit for Work Corporate Standard
- Media Policy and Social Media Policy
- Employee Privacy Policy
- IT Security Policy
- Internet and Email Guidelines
- Data Breach Response Plan & Privacy Compliance Manual
- Speak Up Policy
- Gifts and Entertainment Standard
- Market Disclosure Policy
- Board Limits of Authority Policy
- Securities Trading Policy
- Human Rights and Anti-Slavery Policy
- Responsible Sourcing Policy

Metcash policies and procedures are published and can be accessed on MetCentral and Our Local. Team members who do not have access to MetCentral or Our Local should ask their leader if they want copies of any policies, and they can also be obtained by contacting the People Advice Centre, on +61 2 9741 7555 or [peopleadvice@metcash.com](mailto:peopleadvice@metcash.com). We expect you to read Metcash policies and procedures, noting they are updated periodically.

## Review of Code of Conduct

The Code will be reviewed periodically by Metcash, and is not intended to, and does not, create any contractual rights or benefits or form part of any contract between a team member and Metcash.

# CODE OF CONDUCT DECLARATION

At Metcash, we require all team members to confirm whether they are engaging in any business activities that could potentially conflict with their obligations to the business. If you are unable to access this form using the Metcash online training platform, please complete the form manually and return to the P&C Advice Centre ([peopleadvice@metcash.com](mailto:peopleadvice@metcash.com)).

Are you a director, sole owner, partner, consultant, advisor to, or have a financial interest in, any business enterprise that, to your knowledge (tick where appropriate):

YES

NO

☐☐

Supplies property, goods or services to Metcash or any of its wholly owned subsidiaries?

☐☐

Engages in any business that may be in competition with Metcash or any of its wholly owned subsidiaries?

Are you a director of any entity (tick where appropriate):

YES

NO

☐☐

If your answer is "yes" to any of the above questions, please identify the business enterprise or entity, describe what it does and your relationship to it:

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Do you perform work, in any capacity (and including on a voluntary basis), or have any business interests outside of your employment or engagement with Metcash:

YES

NO

☐☐

Perform work outside your employment or engagement with Metcash

☐☐

Have or undertake business interests or activities outside of your employment or engagement with Metcash

If your answer is "yes" to either of the above questions, please identify the nature of the work activities or outside business interests or activities and describe your relationship to it:

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I acknowledge that:

- I have read and understood my obligations as outlined in the Metcash Code of Conduct
- I am required to adhere to all the requirements in the Code of Conduct and seek guidance from my leader if I am unsure
- I am expected to speak up about any behaviour, conduct or affairs that are inconsistent with Metcash's expected standards of conduct and behavior
- The Code of Conduct sets out directions and requirements that the Metcash group requires me to comply with, but is not intended to and does not form part of any contract between me and Metcash
- A breach of the Code of Conduct is a serious matter that may lead to disciplinary action, up to and including the termination of my employment or engagement (as relevant).

**Signature:**

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**Name (Please print):**

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**Employee No (if known):**

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**Position Title:**

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**Location:**

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**Date:**

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# Metcash

# Metcash



**Independent  
Hardware Group**  
Mitre 10 • Home Timber & Hardware • Thrifty-Link • True Value Hardware

**ALM**  
AUSTRALIAN LIQUOR MARKETERS PTY. LTD.

**TOTAL  
TOOLS**

**Metcash<sup>TM</sup>  
Food**

  
**TASMAN LIQUOR**  
SPECIALIST RETAIL WHOLESALE