



Experian Credit Reporting

1 July 2024 to 30 June 2025 Annual Report

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1. Introduction

Clause 23.15 of the Credit Reporting Privacy Code 2014 (CR Code) requires Credit Reporting Bodies (CRBs) such as Experian to generate a report that includes the information requirements as set out in that clause (hereafter referred to as 'The Credit Reporting Annual Report') and publish such report on their website.

The Credit Reporting Annual Report includes:

- Statistics on Experian's credit reporting performance with regards to access requests, corrections, complaints, and Serious Credit Infringements (SCI)
- Statistics on comprehensive credit reporting activity
- A summary of Experian's monitoring and auditing efforts of credit reporting activities
- Any other information as requested by the Office of the Australian Information Commissioner (OAIC)

This Experian Credit Reporting Annual Report covers the period 1 July 2024 to 30 June 2025.

2. Experian Credit Report access requests

The table below provides statistics in relation to the number of individuals who accessed their Experian Credit Report for the period from 1st July 2024 to 30th June 2025.

Activity	Definition		Result
15(a) Percentage of individuals who were given access to their Experian Credit Report without charge	Free Experian Credit Reports / Total Individuals		0.35% of individuals about whom Experian held credit information were provided their Experian Credit Report without charge.
	Formula	$\% = \text{AI (WC)} / \text{IND} \times 100$	
	AI (WC)	= the number of individuals that were provided access to their Experian Credit Report without charge during the reporting period.	
	IND	= the number of individuals about whom credit information is held by Experian at the end of the reporting period.	

15(b) No individuals were charged for access to their Experian Credit Report during the period from 1 July 2024 to 30 June 2025.

3. Corrections

The next table provides statistics in relation to the number of corrections received and performed by Experian. A Correction Request (CR) is a request received from an individual wishing to make a correction to their credit information held by Experian.

Activity	Definition and results	Results
15(c) Percentage of correction requests received	Correction Requests received / Total Individuals	
	Formula	$\% = \text{CR} / \text{IND} \times 100$
	CR	= total number of correction requests received by Experian during the reporting period.
	IND	= the number of individuals about whom credit information is held by Experian at the end of the reporting period.
15(d) Percentage of successful correction requests	Successful Correction Requests received / Total Correction Requests	
	Formula	$\% = \text{SCR} / \text{CR} \times 100$
	SCR	= total number successful corrections received and executed by Experian during the reporting period.
	CR	= total number of correction requests received by Experian during the reporting period.
15(e) Average days taken to finalise a correction	Average days taken to finalise a correction	
	Formula	TD / TC
	TD	= the Total Days is the total number of calendar days taken from the receipt of a correction requests to being finalised by Experian, during the reporting period.
	TC	= the Total number of Corrections finalised by Experian during the reporting period.
		0.04% of individuals about whom Experian held credit information requested a correction.
		23.0% of correction requests received resulted in a correction.
		The average number of days taken to resolve a correction request was 6.4 calendar days.

15(f) Percentage of other corrections made	Other Correction Requests / Total Individuals		Correction requests that were not made by individuals ('Other Corrections') totalled 1.40% of all individuals about whom credit information is held by Experian.
	Formula	$\% = \text{OCR} / \text{IND} \times 100$	
	OCR	= the number of Other Corrections made by Experian during the reporting period that were not made in response to a correction request from an individual.	
	IND	= the number of individuals about whom credit information is held by Experian at the end of the reporting period.	

Activity	Definition and results	Results
15(g) Types of corrections made	<p>Corrections by</p> <p>(i) Corrections type;</p> <p>(ii) Industry sector</p>	<p>(i) Type of corrections</p> <p>Credit Enquiries 43.01%</p> <p>Credit Accounts – 26.55%</p> <p>Personal Information – 10.14%</p> <p>Current Credit Provider – 8.08%</p> <p>Defaults – 7.98%</p> <p>Bankruptcy Information – 3.67%</p> <p>Judgements – 0.55%</p> <p>Access Records – 0.02%</p> <p>Total – 100.00%</p> <p>(ii) Industry Sector:</p> <p>Bank – 74.84%</p> <p>Other – 23.67%</p> <p>Card Finance – 1.49%</p> <p>Telco – 0.00%</p> <p>Total: 100.00%</p>

4. Complaints

The table below provides statistics in relation to the number of complaints received by Experian.

Activity	Definition	Result
15(h) Percentage of complaints received	Complaints received / Total Individuals	
	Formula	$\% = C / IND \times 100$
	C	=the number of Complaints received by Experian during the reporting period.
	IND	= the number of individuals about whom credit information is held by Experian at the end of the reporting period.
15(i) Types of complaints received	Information about the types of complaints received (%)	Type of complaints Report Content – 78.60% Credit score – 16.67% Service – 3.50% Ban – 1.23% Total – 100.00%
15(j) Percentage (%) of complaints finalised	Complaints Finalised / Total Individuals	
	Formula	$\% = F / IND \times 100$
	F	= the number of complaints Finalised by Experian during the reporting period.
	IND	= the number of individuals about whom credit information is held by Experian at the end of the reporting period.

Activity	Definition	Result
15(k) Average days elapsed for complaint finalisation	Average Days Taken to Finalise a Complaint	
	Formula	TD / TCP
	TD	= the Total Days is the total number of calendar days taken from the receipt of a complaint during the reporting period through to being finalised.
	TCP	= 96 the Total number of Complaints finalised by Experian during the reporting period.

15(l) Outcome of complaints	Information about the outcome of resolved complaints (%)	Complaint outcomes Explanation – 59.88% Information updated – 35.39% Insufficient information – 3.08% Apology – 1.03% Goodwill – 0.62% Total – 100.00 %
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5. Serious Credit Infringements

A Serious Credit Infringement (SCI) is where, in the opinion of a credit provider (CP), that an individual has committed an act that includes fraudulently obtaining or attempting to obtain consumer credit, or fraudulently evading or attempting to evade the individual's obligations in relation to consumer credit.

The table below provides statistics in relation to the number of Serious Credit Infringements (SCI) reported to Experian.

Activity	Definition	Result
15(m) Percentage of SCIs	Total SCIs received / Total Individuals	
	Formula	$SCI / IND \times 100$
	SCI	= the total number of instances that a CP disclosed an opinion to Experian that an individual has committed a Serious Credit Infringement.
	IND	= the number of individuals about whom credit information is held by Experian at the end of the reporting period.
15(n) Percentage of SCIs by industry sector	Total SCIs for Sector / Total SCIs	
	Formula	$\% = SCI (S) / SCI \times 100$
	SCI (S)	= the total number of instances that a CP from a specific industry sector disclosed an opinion to Experian that an individual has committed a Serious Credit Infringement.
	SCI	= the total number of instances that a CP disclosed an opinion to Experian that an individual has committed a Serious Credit Infringement.
		No SCIs were reported to Experian during the reporting period.
		No SCIs were reported to Experian during the reporting period.

6. Consumer Credit Liability Information

15(o) New types of credit-related personal information further to the CR Code include Consumer Credit Liability Information (CCLI). CCLI includes:

- The name of the CP.
- Whether the CP is a credit licensee.
- The type of consumer credit.
- The day the consumer credit is entered.
- The terms or conditions of the consumer credit relating to repayment of the amount of the credit that are prescribed by the regulations.
- The maximum amount of available credit.
- The day on which the consumer credit is terminated or otherwise ceases to be in force.

36.94% of CPs disclosed CCLI during the reporting period.

7. Repayment History Information

15(p) New types of credit-related personal information further to the CR Code include Repayment History Information (RHI). RHI includes:

- Whether an individual has met a consumer credit obligation to make a due and payable monthly payment; and,
- The day that a monthly payment is due and payable; and,
- In the event that a payment is made late, the day that the individual makes that payment.

31.53% of CPs disclosed RHI during the reporting period.

8. Monitoring and auditing activities

Experian undertakes auditing and monitoring activities to comply with Section 23 of the CR Code and Sections 20N and 20Q of the Privacy Act. These activities are conducted to ensure that:

- Credit information provided by CPs to Experian is accurate, up-to-date, and complete; and,
- Credit reporting information issued by Experian to CPs is managed in a secure manner by the CP, free from misuse, interference, loss, un-authorised access, modification, or disclosure; and,
- CPs correct credit-related personal information as required by Part IIIA, the Regulations and the CR Code.

Auditing Activities

Experian has established a risk-based program to assess CPs' compliance with their obligations under Part IIIA and prioritises audits for CPs that present the greatest risk of non-compliance.

All CPs engaged with the Experian bureau are assessed twice per annum, against the following criteria:

- volume and type of credit reporting information collected from the CP
- accuracy of credit reporting information collected from the CP
- corrections submitted by the CP
- timeliness of the supply of credit reporting information
- whether the CP has been audited previously and the outcome of previous audits

The outcome of the biannual assessment determines the CPs Experian will require to participate in an audit.

The following summarises the outcomes of the audits conducted during the reporting period:

- At the time of publication one CP audit was in progress and one audit had been completed.
- The audit process identified no discrepancies in any of the data held on the bureau for the audit participant.
- The participant was found to have appropriate practices in place to ensure that credit reporting information is protected by them from misuse, interference, and loss and from unauthorised access, modification, or disclosure.
- The completed audit resulted in a satisfactory rating for the participant.
- Audit outcomes for the audit which were still in progress as of 30 June 2025 will be published in the Credit Reporting Annual Report for the reporting period 1 July 2025 to 30 June 2026.

Monitoring Activities

Experian conducts a monthly review of the data supply for all CPs who contribute data to the bureau. The review identifies any gaps or inconsistencies in the supply of the data.

The following summarises the outcomes of the monitoring activities conducted during the reporting period:

- Experian identified and investigated 25 instances where data was not supplied within expected timeframes. Experian engaged with CPs as required and continued to monitor to ensure missing data was supplied and loaded to the bureau in a timely manner.
- Experian identified and investigated 10 instances where the volume of data supplied by the CP was significantly different to what was expected. Experian engaged with CPs as required and continued to monitor to ensure data was timely and accurately loaded to the bureau.

In addition to its auditing activities, the following monitoring measures were also in place during the reporting period:

- In-depth due diligence activities conducted with Credit Providers who supply credit information to Experian
- Data quality checks upon receipt of credit information from Credit Providers
- Provision of detailed reporting to Credit Providers to enable them to effectively manage the data they contribute to the bureau
- Strict controls on user access to Experian systems that contain and/or that can extract credit information
- Experian Corrections Exchange that allows Credit Providers throughout the credit industry to correspond, manage and settle Correction Requests amongst themselves in a secure and easily accessible portal
- Experian Hub that enables Credit Providers to check the information they have previously supplied to Experian for accuracy via a secure and easily accessible portal

Experian is committed to maintaining and improving its monitoring and auditing activities to meet and where possible exceed its obligations as a CRB.