

AMENDMENT TO CLASS ACCESS AGREEMENT

The existing CLASS Access Agreement that all CLC users of CLASS have with NACLC specifies that:

‘aggregated and de-identified data ... will be accessed and used by government Program Manager users of CLASS for reporting from time to time and for use by NACLC..... . No information confidential to the LAS User or to its clients will be disclosed without the express consent of the LAS User or as required by law.’

State and Territory CLC Peak Associations have requested that they also have access to run reports on aggregated and de-identified data within the relevant State for purposes of advocacy and sector sustainability within their jurisdiction.

RELEASE

I authorise the National Association of Community Legal Centres to make available to the Community Legal Centres Association (WA) Inc de-identified and aggregated CLASS data as required for purposes of advocacy and sector sustainability initiatives.

I confirm I have the authority to make this authorisation on behalf of my organisation.

Name: _____

Position Title: _____

Centre name: _____

Signature: _____ Date: _____