Target Market Determination

Version 2 dated April 2024

This Target Market Determination (TMD) has been prepared in accordance with the *Treasury Laws Amendment (Design and Distribution Obligations and Product Intervention Powers) Act 2019* and associated Regulations. TMDs are designed to assist issuers to ensure that financial products they issue are likely to be consistent with the *likely objectives, financial situation and needs* of the consumers for whom they are intended (the target market) and to assist distributors to ensure that financial products are distributed to the target market.

The TMD is general in nature and should not be construed as financial advice. Consumers should obtain independent advice prior to acquiring the product to ensure that it is appropriate for their particular *objectives*, *financial situation and needs*.

Product	Blended Plus Home Loan		
Reference documents	General Home Loan Terms and Conditions and Credit Guide		
Issuer	Well Nigh Capital Funding No. 1 Pty Ltd ABN 17 603 911 995 Issuer of the Visa Debit Card is: Indue Ltd ABN 97 087 822 464 AFSL 320204		
Date of TMD	2 December 2024		
Target Market	Description of target market		
	The features of this product have been assessed as meeting the <i>likely objectives, financial situation and needs</i> of consumers who:		
	 meet the eligibility criteria; require a loan to purchase or refinance a portfolio of owner occupied and investment residential properties; require variable interest rate only; require the ability to make unlimited extra repayments and access redraw; may want access to other optional features and benefits (such as linked offset account); require the option of either principal and interest or interest only repayments for investment property loans; and who want to own their own home sooner and who have one or more investment properties as part of their financial strategy. Whilst variable interest rates may fluctuate, the product meets the likely objectives, financial situation and needs of consumers in the target market because it allows them to make additional repayments and/or deposit funds into an offset account to reduce interest payable whilst retaining the ability to draw on those funds when required. Owner Occupied Residential Property This product allows consumers to finance the purchase or refinance of an owner occupied residential property with the ability to select principal and interest repayments in order to reduce the overall debt and build equity. Investment Residential Property 		

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This product allows consumers to finance the purchase or refinance of an investment property with the ability to select:

- principal and interest repayments in order to reduce the overall debt and build equity; or
- interest only for tax purposes.

Description of product, including key attributes

- Variable interest rate.
- Offset account is available.
- Redraw is available.
- Minimum loan amount \$250,000.
- Maximum loan amount \$2,500,000.
- Maximum loan term 30 years.
- Maximum Loan to Valuation Ratio (LVR): 95% including LMI
- Lenders Mortgage Insurance applies if LVR is above 80%.
- Repayment options:
 - o principal and interest for Owner Occupied.
 - o principal and interest and interest only for Investment.
- Repayment frequency weekly, fortnightly or monthly.
- Application fee is payable.
- Settlement fee is payable.
- Annual Facility fee is payable where a 100% offset account is linked.
- Nil redraw fee for redraw conducted via internet banking (a fee applies for staff assisted redraw).

Classes of consumers for who the product may not be suitable

This product may not be suitable for consumers who:

- do not meet the eligibility requirements;
- are non-resident for Australian tax purpose
- are seeking the certainty of fixed repayments over the term of the loan;
- do not own their own home and at least one investment property

Distribution Conditions

Distribution conditions

The following distribution channels and conditions have been assessed as being appropriate to direct the distribution of the product to the target market:

Channel	Conditions
Mortgage Management /	All applications submitted by accredited mortgage
White Label	managers must comply with our policies and
	procedures issued to accredited mortgage
	managers from time to time.

The distribution channels and conditions are appropriate because:

- · the product has a wide target market;
- our distributors have been adequately trained to understand their DDO obligations;
- we rely on existing distributors, methods, controls and supervision already in place;
- our approval system has controls in place to flag applicants who may be outside the target market; and
- accredited mortgage brokers are subject to a higher duty under BID to ensure that the product is in the best interests of the particular consumer;

Review Triggers

The following review triggers would reasonably suggest that the TMD may no longer be appropriate:

- A significant dealing of the product to consumers outside the target market occurs;
- A significant number of complaints are received from customers in relation to the product;
- A significant number of defaults occur;
- There is a material change to the product or the terms and conditions of the product.

Review Periods

First review date: 2 December 2025

Periodic reviews: at least every 12 months from the initial review and each subsequent review.

Trigger reviews: review to be completed within 10 business days of the identification of a trigger event.

Distribution Information Reporting Requirements

The following information must be provided to the Issuer by distributors who engage in retail product distribution conduct in relation to this product:

Type of information	Description	Reporting period
Specific Complaints	Details of the complaint, including name and contact	As soon as practicable and within 10 business

	details of complainant and substance of the complaint.	days of receipt of complaint.
Complaints	Number of complaints and general feedback relating to the product and its performance	Every 1 month
Significant dealing(s)	Date or date range of the significant dealing(s) and description of the significant dealing (eg, why it is not consistent with the TMD)	As soon as practicable, and in any case within 10 business days after becoming aware