How do I complete an application?

Applications can be submitted through our website (macquarie.com/term-deposits) or our application form which can be returned to your Financial Services Professional or to Macquarie directly. Please refer to the Application Guide for further details on how to open a Term Deposit.

Foreign tax residency information – CRS and FATCA

Under the Common Reporting Standard (CRS) and Foreign Account Tax Compliance Act (FATCA), we are required to collect certain information from you to identify if you are a tax resident of a country other than Australia. If you are a foreign tax resident, we will provide this information to the Australian Tax Office, who may pass this information on to tax authorities in other countries. Our collection and sharing of this information is done in accordance with our Privacy Policy.
Your privacy is important to us. This statement explains how we will use and disclose your personal information and provides information about your privacy rights.

We may collect, hold, use and disclose Personal Information about you. We do this to:

a. process your application, administer and manage the products and services sought by and provided to you, monitor, audit and evaluate those products and services, model and test data, communicate with and market to you, and deal with any complaints or enquiries

b. monitor transactional patterns on your Account(s) that may materially affect your ability to meet your obligations under any credit facilities you hold with us

c. assess a hardship application that may be submitted by you.

You consent to us collating basic Account information such as transactional patterns, payment facility preferences, and general banking requirements, the details of which may be de-identified and used to prepare benchmarking statistics and reports on industry trends for dissemination to you and our other clients in your industry sector.

We collect and record personal information through our interactions with you, including by telephone, email or online. We may also collect personal information from public sources and third parties including information brokers and our service providers. Without this Information, we may not be able to process your application or provide you with an appropriate level of service.

Where you provide us with personal information about someone else you must first ensure that you have obtained their consent to provide their personal information to us based on this Privacy Statement.

We are required or authorised to collect your personal information under various applicable laws including the Anti-Money Laundering and Counter-Terrorism Financing Act, Taxation Administration Act, Income Tax Assessment Act, Corporations Act and the Foreign Account Tax Compliance Act (US), the Common Reporting Standards and any similar law of any country, and any related laws designed to implement those laws in Australia.

Disclosure of your information

We may exchange your personal information (including Account and transaction information) with other companies in the Macquarie Group, our credit reporting and debt collection agencies, other financial institutions (such as banks), your authorised agents, advisers and accountants and our service providers which are described further in our Privacy Policy. For example, we may disclose to other companies in the Macquarie Group Information necessary to enable an assessment of your total liabilities to us and that company.

We may also disclose personal information (including Account and transaction information) to regulatory authorities (eg tax authorities in Australia and overseas) in connection with their lawful information requests or to meet our legal obligations in any relevant jurisdiction.

In providing you with our services, we may also disclose and exchange personal information with third parties that operate outside of Australia (this includes locations in India, the Philippines and the countries specified in our Privacy Policy). Where this occurs, we take steps to protect personal information against misuse or loss.

You consent to us providing a banker’s opinion or banker’s reference to any other bank or financial institution, or to any third party from whom we receive a request for an opinion or reference about you at any time.

Marketing

We and other companies in the Macquarie Group may use your personal information to contact you on an ongoing basis by telephone, electronic messages (like email), online and other means to offer you products or services that may be of interest to you, including offers of banking, financial, advisory, investment, insurance and funds management services, unless you change your marketing preferences by telephoning us or visiting macquarie.com.au/optout-bfs.
Your rights and further details

Under the Privacy Act, you may request access to your personal information that we hold. You can contact us to make such a request or for any other reason relating to the privacy of your personal information by telephoning us on 1300 550 415 or emailing privacy@macquarie.com. Please mark communications to the attention of our Privacy Officer.

You may also request a copy of our Privacy Policy which contains further details about our handling of personal information, including how you may access or update your personal information and how we deal with your concerns. The Privacy Policy can be found via macquarie.com.

Data to third parties

We may send information about your Account to third parties who require it to provide services in relation to your Account, in accordance with our Privacy Policy which is available online. We do not accept liability for any loss incurred by you as a result of the use of information about your Account by third party service providers, unless such losses are due to our negligence or fraud.
Terms and conditions

These terms and conditions apply to the operation and features of the Macquarie Bank Term Deposit, subject to the relevant provisions of the Banking Code of Practice adopted by Macquarie Bank Limited.

The Product Information Statement provides further general information about Term Deposits.

1. Definitions

1.1 Account means an account for a Term Deposit.

1.2 Authorised Signatory means a person that is authorised to operate your Account.

1.3 Authorised User means a person authorised by you to access and/or transact on your Account(s) via Electronic Banking in accordance with clause 13.

1.4 Business Day means every weekday except for Australian national public holidays.

1.5 Cleared Funds means funds that are available for withdrawal.

1.6 Code(s) means the Macquarie ID, user identifications, passwords, Personal Identification Numbers (PINs) and any other security codes or devices necessary to access your Account or information about your Account.

1.7 Confirmation means a notice to you containing details such as the date, name, address, amount and type of transaction.

1.8 Electronic Banking means all or any of Online Banking, Mobile Banking and Telephone Banking as relevant.

1.9 Financial Services Professional means an adviser, accountant, administrator, stockbroker, risk specialist, mortgage broker, intermediary or any person that acts on your behalf.

1.10 Grace Period means a five Business Day period from the Term Deposit’s previous maturity date.

1.11 Hardship means the limited hardship related circumstances referred to in section 6.

1.12 Lodgement times means the time by which payments and deposits need to be made on a Business Day.

1.13 Login Details means the user information necessary to access your Account or information about your Account electronically. Login Details include, without limitation your Macquarie ID and any Secret Codes required to access Electronic Banking services.

1.14 Macquarie Group refers to Macquarie Bank Limited and its related entities.

1.15 Macquarie ID is a unique code allocated to you or an Authorised User which identifies you or the Authorised User and when used in conjunction with a Secret Code provides access to Electronic Banking.

1.16 Mistaken Internet Payment means a Pay Anyone Payment where the funds are paid into the account of an unintended recipient because a BSB, account number and/or other identifier that does not belong to the intended recipient was entered as a result of:
   – you or an Authorised User’s error, or
   – you or an Authorised User being advised of the wrong BSB, account number and/or other identifier.

1.17 Mobile Banking means Macquarie’s secure mobile banking service that allows you (and certain third parties authorised by you in accordance with clause 13) to access certain banking services through a smartphone application on compatible mobile phones or personal electronic devices.

1.18 Mobile Device means a mobile phone or another type of personal electronic device which is able to access Mobile Banking.

1.19 Nominated Account or Nominated Bank Account means your nominated account into which withdrawals from your Account are to be paid. The Nominated Bank Account must be held in the same name as the name of the Account.

1.20 Online Banking means Macquarie’s secure online banking services.

1.21 Password means a security password which is selected by you or an Authorised User which enables access to Electronic Banking.

1.22 Pay Anyone Payment means a payment that can be made through Online Banking and Mobile Banking which is processed via direct entry involving the transfer of funds from an Account to another person’s account held with Macquarie, or to an account held by you or another person with another ADI.

1.23 Payment means a payment of any type including by funds transfer, PayAnyone or by any other method allowed by Macquarie from time to time.

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1 This is a banking service to which the Banking Code of Practice (“BCOP”) applies. The BCOP is an industry code developed and monitored by the Australian Banking Association, which sets standards of good banking conduct for banks, their staff and their representatives. The BCOP will apply to these terms and conditions when we adopt the BCOP on or before 1 July 2019 if you are an individual or a small business (as defined in the BCOP).
1.24 **PIN** means the optional four-digit code selected by you or an Authorised User for accessing Mobile Banking on a Mobile Device, without inputting a Macquarie ID and Password each time.

1.25 **Recipient** means any person or entity who receives a payment by any payment method, including people receiving money from you by funds transfer or PayAnyone.

1.26 **Scheduled Funds Transfer** means a funds transfer on a future date, including on a recurring basis.

1.27 **Secret Code** means individually and collectively any Login Details which we require you or an Authorised User to keep secret, including any Password, PIN, TPIN or SMS Code.

1.28 **SMS** means a service of sending short messages to a mobile phone.

1.29 **SMS Code** means a code we send by SMS to you or your Authorised User’s mobile phone.

1.30 **Telephone Banking** means Macquarie’s telephone banking services.

1.31 **Term Deposit** means funds that are deposited at a fixed interest rate for an agreed term with Macquarie as set out in these terms and conditions.

1.32 **Third Party Website** means a website relating to a product or service which is not our product or service, but which may be displayed and accessible through Online Banking or Mobile Banking.

1.33 **TPIN** means the four-digit code selected by you or an Authorised User to enable access to Telephone Banking.

1.34 **We, us, our, Macquarie** refers to Macquarie Bank Limited.

1.35 **You, your** means you the Account holder(s). Where the context permits it also includes any person carrying out any account transaction on your behalf, for example a person you have given third party access to.

2. **Account opening**

2.1 To open an Account, you must complete the Macquarie Bank Term Deposit Application form or our online application and send it to us.

2.2 You agree to provide us with any information we reasonably require to open an Account. Where you do not provide all the information required in your Account application we may be unable to open the Account.

2.3 You agree to provide identity information to us as and when required by us to enable us to satisfy our obligations under Anti-Money Laundering and Counter-Terrorism Financing Act 2006 rules and other subordinate instruments (AML/CTF Laws) and/or our internal policies and procedures in Australia or an equivalent overseas jurisdiction.

By submitting an Macquarie Bank Term Deposit Application form (“Application”) to us you authorise Macquarie to disclose your personal information to a credit reporting agency so that Macquarie can verify your identity. You also acknowledge and confirm the following statements to us:

a. you have verified that the information provided to Macquarie in this Application is accurate and complete

b. you have completed and submitted this application in Australia

c. you agree to the Macquarie Client Identity Verification Terms and Conditions available online at macquarie.com/personal or by searching “Macquarie Client Identity Verification Terms and Conditions”

d. where you are a Financial Services Professional acting on behalf of a client, you acknowledge that you are duly authorised to execute and submit this Application to us on behalf of your client, have carefully read and understood these terms and conditions and that you have the authority to bind your client to those terms and conditions and the above declarations. In addition, you are deemed to have accepted the terms and conditions on behalf of your client upon submission of this Application to us.

2.5 The minimum initial deposit amount to establish an Account is $5,000. You must complete a direct deposit request as part of your Account application in respect of your initial deposit.

2.6 All initial deposits for Term Deposits may be made by a direct debit from your Nominated Bank Account. Your Nominated Bank Account will also be the Account into which withdrawals from your Term Deposit are to be paid.
3. **Account transactions**

3.1 Funds must be cleared prior to withdrawal and any funds withdrawn will be electronically credited to your Nominated Bank Account, in accordance with your instructions (subject to the lodgement times outlined in section 8).

3.2 Upon maturity we will repay or reinvest all or part of your Term Deposit in accordance with your instructions.

3.3 If we do not receive instructions from you or your Adviser when your Term Deposit matures, your funds on deposit will be automatically reinvested for the same term and interest payment options and at the prevailing interest rate. However, you will be entitled to a Grace Period. During the Grace Period you have the option to make changes to your Term Deposit details, withdraw or add funds without incurring an interest adjustment. If you amend your Term Deposit during the Grace Period, the interest rate that applies to your Term Deposit will depend on the amount, investment term and interest payment option you select at that time we receive the request (subject to lodgment times as set out in this document). However after the Grace Period has expired, an interest adjustment may apply to any changes to your Term Deposit.

3.4 We will send a Confirmation of your investment details when you open your Account. We will also make available to you statements on a six-monthly basis for the periods ending 30 June and 31 December for your Accounts which are open on these statement dates. The Confirmations and statements will be conclusive evidence of the transactions made on your Account unless you advise us otherwise. If you advise us of any incorrect information, we will investigate and attempt to resolve the disputed information.

3.5 You agree that we may delay or refuse to make any payment if we believe on reasonable grounds that making such a payment may breach any law in Australia or any other country, and we will incur no liability to you if it does so.

4. **Interest**

4.1 The interest rate that will be applied to your Term Deposit is based on the applicable rate on the day your application is processed (subject to your deposit clearing). Current interest rates are available at macquarie.com/term-deposits or by contacting us on 1300 739 980.

4.2 Interest is paid according to the payment frequency selected in your Account application. Any interest payments that fall within 10 days of the maturity date will be paid at maturity along with the other interest payable up to maturity. If a payment frequency is not selected, the default will be to pay interest upon maturity of your Term Deposit or annually if your term is greater than 1 year.

4.3 Interest is calculated on the daily balance of your Term Deposit at the agreed interest rate for your Account. The interest rate will remain fixed for the term selected at the time of your initial investment or reinvestment.

4.4 Interest on your Account is payable until the day before maturity. If you have given 31 days’ notice to close your Account before maturity per section 5, interest will be paid on your Term Deposit until the day before your funds are returned.

5. **Account closures before the maturity date**

5.1 You normally must provide us with at least 31 days’ notice to close your Account and access funds prior to the maturity date, except in cases of Hardship. In these circumstances you may only close your Account and withdraw funds in full. If you have less than 31 days remaining on your term, the earliest you can access your funds is the day after the maturity date. Partial withdrawal of your funds prior to closing your Account is not permitted.

5.2 Any request to close your Account prior to the maturity date must be made in accordance with section 8. The notice period begins on the day we receive instructions from you, or if received after 2.30pm Sydney time or on a day other than a Business Day, then on the following Business Day. Your funds will be paid out to you 31 days after the notice is received by us, or if that day is not a Business Day, then on the following Business Day.

5.3 In cases of Hardship, you may not be required to provide us with 31 days’ notice to close your Account. Please refer to section 6.

5.4 Following receipt of your instructions to close your Account prior to the maturity date, we will send you a confirmation notice within five business days.

5.5 You may cancel or amend your instructions by submitting a replacement written request up until 2.30pm Sydney time on the Business Day preceding the day your funds are to be disbursed.

5.6 We will accept one request to close your Account prior to the maturity date, per term. Any subsequent requests to close your Account early or amend your notification will be accepted at our discretion. We reserve the right to refuse subsequent requests to close your Account prior to the maturity date except in cases of Hardship.
6. **Hardship**

6.1 In cases of Hardship, you may not be required to provide us with 31 days’ notice to close your Account and access funds prior to the maturity Date of your Term Deposit.

6.2 If you get into financial difficulty, you should tell us promptly. We will discuss your situation and options with you. If you request us to, we may deal with your nominated representative(s). Please call 1300 739 980 to discuss your options.

6.3 In order to qualify for Hardship relief:
   a. you must provide any evidence we request for our assessment, and
   b. any evidence you provide must be satisfactory to us.

7. **Fees and charges**

7.1 We will debit to your Account all fees and charges applicable to your Account as set out in section 7 or as notified to you by us.

7.2 We may deduct from your Account any government charges or taxes which are introduced or become applicable to your Account after commencement. We may acting reasonably, change these fees or charges from time to time (including introducing new fees and charges, or changing the way fees and charges are calculated or debited to your Account). There is no maximum limit for the amount of fees and charges we may impose, however any such changes will be decided at our reasonable discretion. If any law regulates such a change we will only make the change to the extent permitted by, and subject to, the requirements of that law.

7.3 Any failure by us to charge a fee shall not constitute a waiver of that fee or the right to charge that fee in the future.

7.4 The following fees apply for incidental services and special requests in relation to your Account.

<table>
<thead>
<tr>
<th>Service</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telegraphic transfer (domestic only)</td>
<td>$15.00 each</td>
</tr>
<tr>
<td>Interest adjustment</td>
<td>25% of earned interest. See <a href="#">Making changes to a Term Deposit</a> before maturity on page 6 of the Product Information Statement for more details.</td>
</tr>
</tbody>
</table>

Fees for these and any additional services will be directly debited from your Account when the service is requested. Details will be outlined on your statement.

8. **Lodgement times**

8.1 The latest that valid transaction requests can be lodged to allow for same day processing is 2.30pm (Sydney Time). This includes new applications, maturity instructions and provision of notice to close your Account. Any requests which are unclear, incomplete or require additional information may not be processed on the same day.

9. **Instructions**

9.1 Macquarie may, in its absolute discretion, accept and refuse account instructions, including verbal, written, fax or other electronic requests, as it reasonably determines from time to time.

9.2 You acknowledge that Macquarie is entitled to rely on, and you will be liable for, any account instructions which we receive, which appear to us to have been authorised by you.

9.3 We may add further requirements to your Account where we consider these to be reasonably necessary to protect your Account.

9.4 You authorise and direct us to act on any instructions given to us by an Authorised Signatory or Authorised User and you are liable for any such instructions.

9.5 You authorise us to accept any instruction that has not been cancelled by you and notified to us prior to us acting on that instruction.

10. **Taxation**

10.1 Your Tax File Number (TFN) is collected in accordance with the Income Tax Assessment Act 1936 and the Taxation Administration Act 1953. Provision of a TFN or Australian Business Number (ABN) is not compulsory, however, if you do not quote your TFN (including both TFNs for joint accounts) or ABN or claim an exemption, tax may be deducted from the interest paid to you at the highest marginal tax rate plus the Medicare Levy. Declining to quote a TFN is not an offence.

10.2 If you are a non-resident of Australia for taxation purposes, you must provide us with your country of residence. Tax may be withheld on the interest you earn on your Account if you are a non-resident of Australia.
11. Changes to your Account

11.1 In order to ensure our records are accurate you must promptly notify us of any change in:
   a. your name, address, email address or contact number
   b. the authority of any third party, or
   c. the contents of any Application form or any other documents, information or authorisations supplied by you or on your behalf in connection with the Account.

11.2 If no such notice is given, we are entitled to rely on information, authorisations and documents previously supplied by you.

12. Variations

12.1 Where permitted by law, we may change these terms and conditions and the other information contained in the Product Information Statement in our reasonable discretion.

12.2 The table below sets out how and when we will notify you of changes.

<table>
<thead>
<tr>
<th>Variations</th>
<th>Minimum notice</th>
<th>Days</th>
<th>Method of notice</th>
</tr>
</thead>
<tbody>
<tr>
<td>Introduce a new fee or charge (other than a government charge)</td>
<td></td>
<td>30</td>
<td>In writing or electronically</td>
</tr>
<tr>
<td>Increase a fee or charge (other than a government charge)</td>
<td></td>
<td>30</td>
<td>In writing, electronically, by press advertisement or in any other way permitted by law</td>
</tr>
<tr>
<td>Change the method by which interest is calculated</td>
<td></td>
<td>30</td>
<td>In writing or electronically</td>
</tr>
<tr>
<td>Change the frequency with which interest is debited or credited</td>
<td></td>
<td>30</td>
<td>In writing or electronically</td>
</tr>
<tr>
<td>Change to any other term or condition (apart from the introduction or variation of a government charge payable directly or indirectly by you)</td>
<td>No later than day of change</td>
<td>In writing, electronically, by press advertisement or in any other way permitted by law</td>
<td></td>
</tr>
<tr>
<td>Government charges</td>
<td></td>
<td>In advance of the change or as soon as practicable after, unless the change has been publicised by the Government</td>
<td>In writing, electronically or by press advertisement</td>
</tr>
</tbody>
</table>

13. Authorised signatories

13.1 You may authorise a company, firm or another person to have access to and give instructions to us on your Account.

13.2 Only you may appoint a third party to access and give instructions to us on your Account.

13.3 We can impose conditions at any time (acting reasonably).

13.4 If you appoint a third party to give us instructions on your Account they will also be able to enquire on your Account.

13.5 You acknowledge and agree that these terms and conditions apply to the third party you appoint in the same way that they apply to you.

13.6 This authority takes effect on the date we amend our records to note the appointment of the third party. This continues until we cancel it or you notify us of its cancellation. Cancellation takes effect on the date when we amend our records to note the change. If no such notice is given, we are entitled to rely on information, authorisations and documents previously supplied by you.

13.7 We will promptly notify you where we cancel the appointment of a third party authorisation on your Account.

13.8 We may cancel the authority given to a third party if we receive written notice of the death, bankruptcy or mental illness of either you or the third party.
13.9 You can arrange to have the authority of any third party appointed by you revoked at any time by contacting us. The notice of revocation must be authorised in accordance with the operating instructions for the Account.

13.10 Third parties may not change your Nominated Account or give other third parties access or authority on your Account.

13.11 Where you give authority to a company or firm such as your stockbroking or financial advisory firm:
   a. the company or firm (including Financial Service Professionals and their designated support staff) will give us details of people who can transact on its behalf
   b. you acknowledge and agree that the company or firm may do this and that the people nominated by the company or firm can withdraw from your Account in accordance with the authority you have given it
   c. we will only act on withdrawal requests from the company or firm, if the person requesting the withdrawal has been nominated by it in accordance with our procedures, and
   d. the company or firm must tell us if any nominated person no longer has authority.

13.12 If the third party appointed by you does not comply with these terms and conditions, we may cancel their authority, close or block your Account.

14. **Financial Services Professional access (if applicable)**

14.1 You acknowledge and agree that the Financial Services Professional you nominate or their designated support staff are able to give us instructions on your behalf:
   a. to transfer funds from your Account to your Nominated Bank Account, and vice versa
   b. to manage your Term Deposit prior to or at maturity. For example, to provide instructions to reinvest for another term, or pay your funds into your Nominated Bank Account (the Instructions).

14.2 If your Financial Services Professional has designated support staff that are to be permitted to give us the Instructions on your behalf, then:
   a. the people nominated by your Financial Services Professional can also give us the Instructions on your behalf as per clause 14.1
   b. your Financial Services Professional must advise us if any nominated person no longer has authority. Until we have been advised that a person no longer has authority, that person may still operate your Account.

15. **Liability**

15.1 You release us from all claims and liabilities in connection with any act or omission relating to the appointment of a third party to your Account or any payment made from your Account on their instruction. However, we remain liable for any loss or liability which:
   a. arises as a result of our negligence, or
   b. by operation of law we cannot exclude.

16. **Account operation**

16.1 We may place a block on your Account in the following circumstances and you will not be able to access your Account until the block is lifted:
   a. we have not received a fully completed Account application and required verification of identification documentation
   b. we have received returned mail because you have not advised us of a change of address
   c. you are in breach of any of these terms and conditions
   d. you die
   e. if we become aware of any dispute which in our reasonable opinion has a bearing on your Account, including without limitation as to who may operate or who owns an Account, or whether instructions provided to us are authorised or valid. In this case, we may place a block on your Account until an agreement has been reached between the parties which is acceptable to us
   f. if you cannot provide us with your mandatory security details
   g. we are required to do so by court order or otherwise by law.

16.2 To the extent permitted by law we are not liable for any loss or damage arising from placing a block on your Account.

16.3 We may close or refuse to open an Account at any time by giving you reasonable notice and repaying to you any remaining credit balance after associated costs and fees are deducted.

16.4 When opening an Account with multiple signatories, you and all Account signatories must operate the Account together. We may, at our discretion however, act onTerm Deposit maturity instructions provided by any one signatory.
17. **Direct debit service agreement**

By completing a direct debit request in your application form, you acknowledge and agree that you are authorising and requesting us to provide you with the direct debit service from time to time in accordance with the following terms and conditions:

a. you must allow two Business Days from the date of receipt by us for funds deposited through the direct debit service to be cleared

b. third parties authorised to transact on your Account may not set up a direct debit on your behalf

c. you must notify us immediately if you know or suspect any unauthorised or incorrect transactions have occurred in relation to your direct debits. You should also notify your nominated financial institution as soon as possible

d. you must notify us immediately if you believe that there has been an error in debiting your Nominated Bank Account. If our investigations conclude that your Nominated Bank Account has been incorrectly debited, we will respond to your query by adjusting your Nominated Bank Account. We will also notify you of the amount by which your Nominated Bank Account has been adjusted. If we conclude that your Nominated Bank Account has been correctly debited we will respond to your query by providing reasons and evidence of this finding

e. you must ensure that there are sufficient Cleared Funds in your Nominated Bank Account to process your direct debit request and that the authorisation you give is identical to the Account signing

f. your nominated financial institution may decide the order of priority of payment by it of any monies pursuant to this request and may terminate this request

g. your nominated financial institution may in its absolute discretion, at any time by notice in writing to you or us, terminate this request as to future debits

h. you authorise the external financial institution where your Nominated Bank Account is held to confirm the BSB, account number and account name to us if required

i. you acknowledge that we may be required to reveal details of your direct debit request to our sponsor bank to assist with the checking of any incorrect or wrongful debits to your Nominated Bank Account.

j. any changes to your Nominated Bank Account must be made in writing and accompanied by bank statement/s for your new Nominated Bank Account

k. where the due date for a debit does not fall on a Business Day, your nominated financial institution may vary the timing of the debit

l. we may, vary these terms by giving you 14 days notice

m. you can stop a particular debit or cancel your Direct Debit at any time by contacting us

n. your use of the Direct Debit service may be automatically cancelled if three consecutive direct debit payments are dishonoured due to insufficient funds in your Nominated Bank Account. If this occurs, we will notify you that your use of the service has been cancelled. We will also charge to your Account the cost of any dishonour costs.

18. **Anti-money laundering**

18.1 You must not knowingly do anything to put Macquarie in breach of the Anti-Money Laundering and Counter-Terrorism Financing Act 2006, rules and other subordinate instruments (AML/CTF Laws). You undertake to notify Macquarie if you are aware of anything that would put Macquarie in breach of AML/CTF Laws.

18.2 If requested you must provide additional information and assistance and comply with all reasonable requests to facilitate Macquarie’s compliance with AML/CTF Laws in Australia, an equivalent law in an overseas jurisdiction, and/or our internal policies and procedures.

18.3 You undertake that you are not aware and have no reason to suspect that:

a. any deposit to your Account is derived from or related to money laundering, terrorism financing or similar activities (Illegal Activities), or

b. proceeds of withdrawals from your Account will fund Illegal Activities.

18.4 You acknowledge that Macquarie is subject to AML/CTF Laws and/or its internal policies and procedures. In making an application, you consent to Macquarie disclosing in connection with AML/CTF Laws and/or its internal policies and procedures any of your Personal Information (as defined in the Privacy Act 1988 (Cth)) to a third party in connection with the freezing or blocking of your Account.

18.5 You acknowledge that in certain circumstances we may be obliged to freeze or block your Account where it is used in connection with Illegal Activities or suspected Illegal Activities. Freezing or blocking can arise as a result of the account monitoring that is required by AML/CTF Laws and/or our internal policies and procedures. If we freeze or block your Account because we believe on a reasonable basis that we are required to do so in order to comply with AML/CTF Laws and/or our internal policies and procedures, we are not liable to you for any consequences or losses whatsoever and you agree to indemnify us if we are found liable to a third party in connection with the freezing or blocking of your Account.
19. **Electronic Banking**

We provide secure Online Banking, Mobile Banking and Telephone Banking services, which enable you to access information about your Account, update aspects of that information and make transfers or payments to other accounts.

The first use of any Electronic Banking service will constitute your agreement to the terms of this clause 19.

a. You agree to use Electronic Banking only if permitted by us for legitimate purposes and not to interfere with or damage (or attempt to interfere with or damage) any code, data or software associated with Electronic Banking.

b. We will use reasonable efforts to provide (but do not guarantee that we will provide) reliable data and information, to the extent that it is within our control. We take no responsibility for the reliability of data and information outside our control.

c. Subject to conditions and warranties implied by legislation, we exclude liability for any delay, interruption or unavailability of Electronic Banking and for any inaccuracy or incompleteness of data provided by any person and available via Electronic Banking.

19.1 **Online Banking, Mobile Banking and Telephone Banking**

a. **Online Banking**

Online Banking is a service which enables you or an Authorised User to access your Account over the internet.

b. **Mobile Banking**

Mobile Banking is a service that enables you or an Authorised User to access your Account, using a Mobile Device with internet connectivity. Mobile Banking will be available to you by downloading Macquarie’s Banking App to your Mobile Device.

c. **Telephone Banking**

Telephone Banking is a service which enables you or an Authorised User to access and/or transact on your Account via a touch tone telephone.

19.2 **Access**

To access Online Banking or Mobile Banking, you or an Authorised User will need a Macquarie ID and Password. To access Telephone Banking, you or an Authorised User will need a Macquarie ID and a Telephone PIN (TPIN).

a. **Online Banking**

For Online Banking, you and each Authorised User will either be required to set your own Password. There may be times when Online Banking is unavailable from some computers and devices, for example, due to hardware or software restrictions or problems with internet connectivity. You and your Authorised Users are responsible for obtaining access to Online Banking. Specifically, you and your Authorised Users are responsible for all equipment necessary to access Online Banking. The system requirements to access Online Banking are set out in the Important Information Statement (available online).

b. **Mobile Banking**

To first access Mobile Banking you or an Authorised User will need to use a Macquarie ID and Password. You and any Authorised User can then select a four digit PIN for your Mobile Device and use it in place of using a Macquarie ID and Password each time. If the technology is available on your Mobile Device, you may be able to sign into Mobile Banking using a fingerprint or other biometric authentication stored on your Mobile Device as an alternative to signing in with your Macquarie ID and Password or PIN. You may turn this option on or off at any time using the Settings menu within Mobile Banking.

c. **Telephone Banking**

To access Telephone Banking you or an Authorised User will need to call 1300 739 980. You or an Authorised User will then need to log on using a Macquarie ID and TPIN and follow the instructions given.

d. **Authorised User access**

Subject to clause 13, you may nominate another person to have access to your Account through Electronic Banking by completing the appropriate form (available online). Authorised Users may be able to view, or both view and transact on, your Accounts through Online Banking, Mobile Banking or Telephone Banking, using their own Login Details. You must ensure that Authorised Users comply with the terms of this clause 19 where they apply to them. You will be liable for any transaction made by an Authorised User within the authority you give to them. You may cancel the authority of an Authorised User in accordance with clause 13.9.

19.3 **Funds transfer**

You or an Authorised User may be able to nominate where funds are transferred upon maturity or Account closure. Enhanced security measures may be required for certain payments. See clause 19.7 for further details.

To make a funds transfer, you or an Authorised User will need the following information for the account you wish to transfer to:

i. the account BSB
ii. the account number, and
iii. the account name.
19.4 **Unauthorised transactions**

Your liability for unauthorised and fraudulent funds transfers will be determined in accordance with clause 19.6.

19.5 **Fees and charges**

There are no establishment or ongoing fees for accessing or using Electronic Banking. However, access and use of the Electronic Banking services may involve third party fees, including from:

- internet service providers
- telecommunications providers for downloading or using Mobile Banking, or
- call costs associated with accessing Telephone Banking.

You should refer to the relevant third parties for details of their fees and charges.

19.6 **Liability for unauthorised transactions**

You are not liable for loss arising from Electronic Banking transactions carried out using Login Details without your or an Authorised User’s knowledge or consent (unauthorised transactions) that occurs after we have been informed that the security of a Secret Code has been breached.

19.7 **Security**

a. **Security and Fraud**

We are committed to providing the highest quality of financial services within a trusted environment. Please read the Security and Fraud statement (available online) for more information.

b. **Equipment security**

You and your Authorised Users must take all reasonable steps to protect the security of your respective computer hardware and software, and Mobile Device.

Reasonable steps include:

- **for computer hardware and software:** protecting your computer from viruses and maintaining passwords
- **for Mobile Devices:** setting screen lock passwords and ensuring that others do not have access to the use of your Mobile Device. You and your Authorised Users should log out from Online Banking and Mobile Banking at the end of each session. You acknowledge that, for security purposes, we reserve the right at any time to log you and any Authorised Users out of Online Banking and Mobile Banking, for example if you or the Authorised Users are inactive for a period of time after having logged on.

Where you or an Authorised User remove some system level restrictions on a Mobile Device by, for example, ‘jailbreaking’ or ‘rooting’ the Mobile Device, you hold us harmless for any loss arising from fraudulent activity carried out on the Mobile Device, including in respect of your Account.

It is important that, if you wish to use a fingerprint or other biometric authentication stored on your Mobile Device to log in to Mobile Banking, no such authentication other than your own are stored on your Mobile Device. If someone else’s biometric authentication is stored on your Mobile Device, that person may be able to view your Accounts and perform transactions in Mobile Banking. We will treat as authorised, and you will be responsible for, any Mobile Banking transactions performed using a fingerprint or other biometric authentication stored on your Mobile Device.

c. **Security guidelines**

The security of you and your Authorised User’s Secret Codes is very important, as whoever has access to them may be able to perform transactions on your Account. These guidelines are designed to help you keep your and your Authorised User’s Secret Codes secure. By following these guidelines, you and your Authorised Users can assist in preventing unauthorised transactions on your Account. These guidelines do not determine your liability for unauthorised transactions. Your liability will be determined under clause 19.6 and any applicable codes of practice to which we subscribe.

To protect your Secret Codes you and your Authorised Users should:

- not disclose any Secret Code to anyone including a family member or friend
- take care to prevent anyone seeing a Secret Code entered into a computer, Mobile Device or telephone
- try to commit all Secret Codes to memory and not record them by any means (including by storing them on a computer or Mobile Device, or any article that could be accessed or stolen along with a computer or Mobile Device) without making a reasonable attempt to disguise them
- not choose a Secret Code which can be easily guessed including, for example, a Secret Code that uses repeated characters, consecutive numbers, or a Secret Code that represents a recognisable part of your or their name, birth date, telephone number or driver’s licence number, and
- change all Secret Codes at regular intervals.
The following are examples of what is NOT a reasonable attempt at disguising a Secret Code:
- recording the Secret Code in reverse order
- recording the Secret Code as a telephone number where no other numbers are recorded
- recording the Secret Code as a date (including a birth date) or as an amount, or
- recording the Secret Code in any other way that can be easily identified.

d. Reporting loss, theft or misuse of Secret Codes and devices

You or an Authorised User must immediately notify us if it is suspected that the security of a Secret Code or Mobile Device has been breached. You or an Authorised User must also promptly notify us of any unauthorised transactions on your account. Please contact us 24 hours a day, 7 days a week, by calling us on 13 31 74. If we are unable to be contacted by phone because our lines are unavailable, you will not be liable for unauthorised transactions which could have been prevented had we been contactable, provided we are told within a reasonable time after our telephone facilities become available again.

19.8 Third party websites

We may provide links to Third Party Websites through Online Banking or Mobile Banking for convenience. Where you or an Authorised User leave Online Banking or Mobile Banking via such a link, it is at your or the Authorised User’s own risk. The information available through the link to the Third Party Website is not produced, checked for accuracy, or otherwise reviewed by us and we have no control over the information on Third Party Websites or the products or services on them. Inclusion of a link to a Third Party Website should not be construed as that party’s endorsement of the Online Banking or Mobile Banking; nor should it be construed as our endorsement of the Third Party Website. By linking to sites operated by third parties, we are not authorising the reproduction of any material on such sites, as such material may be the subject of intellectual property rights.

19.9 Suspension and termination

We may, acting reasonably, suspend and/or terminate your or an Authorised User’s use of and access to Electronic Banking for any of the following reasons:
- breach or suspected breach of these terms and conditions or any other incorporated agreements or guidelines
- where we believe that use of Electronic Banking may cause loss to you or us
- to comply with our obligations under any applicable laws (including any Anti-Money Laundering or Counter-Terrorism Financing laws and sanctions) or a court order
- fraud or suspected fraud
- requests by law enforcement or other government agencies, or
- unexpected technical or security issues or problems.

Where possible, we will give you reasonable notice of suspension or termination, however this may not be possible in all circumstances. You may contact us to suspend your or an Authorised User’s use of and access to Electronic Banking.

19.10 Notices

You agree that subject to the requirements of BCOP or any law with which we must comply, and unless we agree otherwise at your request, we may give all notices and other communications in connection with these Terms and Conditions electronically:
- by emailing them to the most recent email address we have been advised of or sending them through SMS to the most recent mobile phone number we have been advised of, or
- by making them available on Macquarie’s website or through Online Banking.

If we are not required to obtain your consent before sending you such notices electronically, we may do so without seeking your agreement. Where communications are made available online, we will notify you of this fact by email or SMS. You should check your Online Banking an Mobile Banking Account, emails and SMS messages regularly.

19.11 Updating your contact details and tax residency information

You must ensure that the contact details and tax residency information that you provide to us, including but not limited to your mobile phone number, email address and whether you are or cease to be foreign tax resident, remain up to date. If your details change, you must let us know as soon as possible by contacting us.

19.12 Availability of Electronic Banking

We will use reasonable efforts to ensure that access to Electronic Banking is available on a 24 hour continuous basis. However, this may not always be possible.

19.13 Mobile Banking notifications

We use push notification technology to deliver certain information concerning your Account directly to your compatible Mobile Device - for example when you make a transaction on your Account. You can turn these notifications on or off at any time using the Settings menu within Mobile Banking. If you have Mobile Banking notifications turned on, we may use this service to deliver information concerning your Account, service or security announcements, advice that a new version of Mobile Banking is available, and/or marketing and other communications as described above.
Mobile Banking notifications are offered for your convenience and, when received in relation to a particular transaction, are not a receipt for that transaction. Depending on the notification settings you have chosen on your Mobile Device, other people with access to your Mobile Device may be able to view Mobile Banking notifications for your Accounts. We reserve the right to suspend the availability of the Mobile Banking notification service at any time, on a temporary or permanent basis, without notice to you.

20. Combining your Accounts

20.1 We may at any time combine the balances of two or more of your Accounts held with Macquarie Bank. For example, we may do this if one of your Accounts is overdrawn or in debit and the other is in credit. However, we will not do this if, for example:

a. we know the Accounts are not held by you in the same capacity (for example, where you have a personal account and also an account as trustee for someone else)

b. we have specifically agreed to keep your Accounts separate or your dealings with us suggest such an agreement (for example, because there is evidence of an agreement made in conversation), or

c. we are bound by a code of conduct not to do so (such as the Code of Operation for Centrelink Direct Credit Payments).

20.2 We will promptly inform you if we have combined any of your Accounts. We need not notify you in advance.

20.3 You should not treat your Accounts as combined unless we have agreed to such an arrangement.

20.4 We may close or suspend, freeze or block the operation of your Account if we believe you, an Authorised User or Authorised Signatory have:

a. acted fraudulently

b. unlawfully misused your Account

c. acted in a way that could damage the reputation of the Macquarie Group, or

d. breach any of the terms and conditions of your Account

e. if we reasonably believe that it is necessary for business purposes, or

f. if we reasonably believe that it is necessary to comply with the law or any applicable code.

20.5 Any set-off or combination which involves a transfer of funds from any Term Deposit held with us prior to the maturity of that Term Deposit will be subject to the same interest adjustment as would have been incurred if you had voluntarily withdrawn those funds prior to the maturity date for that Term Deposit.

21. Your rights and our rights

21.1 To the maximum extent allowed by law, you give up any right to set-off any amounts we owe you (for example, credit balances in your Account) against amounts you owe us.

21.2 If any provision of these terms and conditions is, or becomes, illegal, invalid or unenforceable in any jurisdiction, this will not affect:

a. the validity or enforceability in that jurisdiction of any other provision of these terms and conditions, or

b. the validity or enforceability in other jurisdictions of that or any other provision of these terms and conditions.

21.3 Our rights under these terms and conditions:

a. may be exercised as often as necessary

b. are cumulative and not exclusive of its rights under any applicable law, and

c. can be waived only in writing and specifically. Any delay in the exercise or non-exercise of any such right is not a waiver of that right.

21.4 We may close or suspend, freeze or block the operation of your Account if we believe you, an Authorised User or Authorised Signatory have:

a. acted fraudulently

b. unlawfully misused your Account

c. acted in a way that could damage the reputation of the Macquarie Group, or

d. breach any of the terms and conditions of your Account

e. if we reasonably believe that it is necessary for business purposes, or

f. if we reasonably believe that it is necessary to comply with the law or any applicable code.

21.5 You acknowledge that Macquarie retains the right not to accept an Account application that Macquarie decides, in its sole discretion, that it does not wish to accept.
22. **Client monies**

22.1 Where requested and if we are not able to issue your term deposit immediately after receipt of your application money, that money will be held by Macquarie in a non-interest bearing, pooled bank account held in trust (Trust Account). The Trust Account is operated in accordance with relevant rules of the Corporations Act. The monies paid into the Trust Account in connection with your Account are not used to meet any obligations other than those incurred in respect of your Account.

22.2 The Trust Account operate in the following way:
   a. it is a bank account held with an Australian deposit taking institution (currently Macquarie Bank Limited)
   b. payments into or out of the Trust Account will only be made to facilitate the opening of your term deposit or in making a payment that is otherwise authorised by law, and
   c. the Trust Accounts is a non-interest bearing account, but for the avoidance of doubt you will earn interest on your Account in accordance with clause 4 starting on the day your application is processed (subject to your deposit clearing).

22.3 If we are not able to issue your term deposit within a period of 5 business days starting from the day on which we receive your application money (or if this is not reasonably practicable, by the end of such longer period as is reasonable in the circumstances), we will return the application money to you.

23. **Law and jurisdiction**

23.1 These terms and conditions shall be governed in accordance with the laws of New South Wales. If you are not a resident of Australia:
   a. you submit to the non-exclusive jurisdiction of the courts exercising jurisdiction in the state of New South Wales and any other court of any other jurisdiction notified to you by us for this purpose
   b. you agree, on request by us, to appoint an agent for service of process in Australia, and
   c. you consent to the service of process out of any courts in Australia. Nothing in these terms and conditions affects the right to serve process in any other manner permitted by law.

24. **Trustee representations, warranties and undertakings**

24.1 This clause applies if you are trustee of a trust (the trust named in the Account application being referred to as the Trust).

24.2 You, both as trustee of the Trust and in your own right, make the following representations and warranties:
   a. the relevant trust instrument is valid and complies with all applicable laws
   b. you are properly appointed as trustee of the Trust, and
   c. you comply with the terms of the Trust and your duties and powers.

24.3 Where you incur any obligation in any way relating to any asset which you hold as trustee, you incur that obligation both in your own right and in your capacity as trustee.

25. **General**

25.1 We may assign or otherwise deal with our rights under these terms and conditions in any way we consider reasonably appropriate.

25.2 Unless otherwise indicated, terms used in these terms and conditions have the same meanings as in the Product Information Statement.
26. Foreign tax residency information – FATCA and CRS

26.1 You must not knowingly do anything to put Macquarie in breach of:
   a. sections 1471 to 1474 of the US Internal Revenue Code of 1986 (commonly known as FATCA), any associated regulations or official guidance, any agreement with the US Internal Revenue Service relating to FATCA or any Australian laws, regulations or official guidance relating to an intergovernmental agreement between the United States and Australia in connection with FATCA (FATCA Laws) or our internal policies and procedures, or
   b. our obligations in relation to Common Reporting Standards under the Taxation Administration Act 1953 (Cth) (commonly known as CRS), any associated regulations or official guidance, the OECD Multilateral Competent Authority Agreement on Automatic Exchange of Account Information or any Australian laws, regulations or official guidance in connection with CRS (CRS Laws) or our internal policies and procedures.

26.2 You agree to provide to Macquarie all the information or assistance we may request at any time, (whether as part of the application process or otherwise) to ensure that we are able to comply with our obligations under the FATCA Laws, CRS Laws or our internal policies and procedures.

26.3 In making an application, you consent to Macquarie disclosing in connection with the FATCA Laws, CRS Laws or Macquarie’s internal policies and procedures any of your Personal Information (as defined in the Privacy Act 1988 (Cth)).