



Residential Home Loans Credit Guidelines

Version: 12.0

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Guidelines Overview

These guidelines set out credit parameters that Macquarie Bank considers when originating a residential home loan, specifically related to standard loans (residentially secured owner occupied and investment) and construction loans.

Macquarie Bank originates loans in Australian dollars and does not take 2nd registered mortgages behind other lenders.

Approval will be at the sole discretion of Macquarie Bank.

A conditional approval will be valid for 90 days from the time of approval. Once the loan is formally approved the loan must settle within 90 days from the time it was formally approved. If the applicant would like to proceed after the formal approval expires, it can be extended up to a maximum of 180 days from formal approval, subject to review of a completed & signed Applicant Circumstance Change Declaration Form.

For any scenarios that do not meet these guidelines or questions, please contact your BDM for assistance.

These guidelines will be reviewed and updated from time to time in line with Macquarie Bank's risk appetite, market practice, and/or changes in regulation/legislation.

Standard Loan Parameters

The below guidelines apply to standard loans. i.e. residentially secured owner occupied, residentially secured investment.

Additional or varied parameters apply to non-standard loan types that are detailed in subsequent sections of the policy. This includes construction loans.

1. Product Parameters

1A. Loan Purpose

Credit Guidelines					
Acceptable loan purpose	<ul style="list-style-type: none"> • Purchase or construction of a residential dwelling • Refinance of existing residential home loans or personal loans • Equity release/cash out • Home improvements – If an “on completion” valuation is to be relied upon, draw-downs must be controlled via a construction loan. • Business purposes (e.g. refinance business debt, business purchase or equipment purchase) so long as this is not the predominant purpose (i.e. no more than 50% of the total loan amount). 				
Unacceptable loan purpose	<ul style="list-style-type: none"> • Does not meet clients’ needs and objectives. • By approving the loan, Macquarie Bank would be in breach of National Consumer Credit Protection Act obligations. • Loans for development finance (construction of greater than 2 dwellings), purchase of multiple adjoining properties or any refinance associated with development. • Vendor refinance (Vendor finance does not include arrangements where a parent has funded the purchase of a property for their child and the child is seeking a loan to payout their parents and the child is on title) • Loans for payment of taxation liabilities or to fund working capital. • Where the purpose is predominantly business related (e.g. refinance business debt, business purchase or equipment purchase). • Any illegal purposes. 				
Equity release/cash out	<p>Details regarding the purpose of the cash out must be provided based on discussion with the borrower.</p> <table border="1"> <thead> <tr> <th>Examples of acceptable purposes</th> <th>Examples of unacceptable purposes:</th> </tr> </thead> <tbody> <tr> <td> <ul style="list-style-type: none"> • Personal investment (share purchase) • Home improvements / renovations • Personal use (Travel, wedding etc.) • Motor vehicle • Deposit on property • Purchase of property • Debt consolidation </td> <td> <ul style="list-style-type: none"> • Consolidating large unsecured debt • Gambling • Maintain lifestyle • Meet repayments on existing commitments • Development finance • Tax debt • Any illegal activities </td> </tr> </tbody> </table>	Examples of acceptable purposes	Examples of unacceptable purposes:	<ul style="list-style-type: none"> • Personal investment (share purchase) • Home improvements / renovations • Personal use (Travel, wedding etc.) • Motor vehicle • Deposit on property • Purchase of property • Debt consolidation 	<ul style="list-style-type: none"> • Consolidating large unsecured debt • Gambling • Maintain lifestyle • Meet repayments on existing commitments • Development finance • Tax debt • Any illegal activities
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Credit Guidelines		
	Up to 80% LVR	Above 80% up to 90% LVR (inclusive of capitalised low deposit fee)
	No limit is applicable to the equity release/cash out component. Subject to satisfactory client risk profile, capacity and collateral.	No cash out, equity release or debt consolidation is allowed (beyond a \$5,000 allowance for costs).

1B. Loan Amount (Guide only)

Credit Guidelines	
Minimum loan amount	\$150,000
Minimum principal increase amount	\$25,000
Maximum aggregate exposure per Borrower	\$10,000,000

1C. Loan Term

Credit Guidelines	
Maximum loan term	30 years
Minimum loan term	5 years
Maximum initial interest only period	Up to 5 years Interest only is unavailable within the last 20 years of a loan term. For example, if a loan term of 23 years is requested, a maximum interest only period of 3 years is available at origination, as interest only is not available in the last 20 years of the loan term.
Maximum subsequent interest only period	Up to 5 years, subject to credit approval. The following additional requirements apply: 1. Satisfactory repayment history over the 6 month period prior to the I/O rollover request must be evident; 2. Capacity to service the loan must be evident using a P&I repayment over the remaining P&I loan term at the assessment rate. Interest only is unavailable within the last 20 years of a loan term. For example, if the loan term has 23 years remaining, a maximum interest only period of 3 years is available, however it cannot be in the last 20 years of the loan term
Interest Only	When an applicant requests an interest only loan, the application form must include at least one reason for the request which, including the desired interest only term, must be consistent with their loan purpose and needs and objectives. If the reason "Other" has been selected, comments must be provided confirming the details.

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1D. Maximum Loan to Value Ratio's (LVR) & Loan Amounts

Credit Guidelines				
Maximum LVR per loan facility – based on purpose & repayment type	Loans with interest only repayments	80% LVR.		
	Investor loans with principal and interest repayments	90% LVR inclusive of low deposit fee capitalisation. <i>Note: If any portion of the loan has an interest only repayment method, the maximum LVR is 80%.</i>		
	Refinance loans	90% LVR inclusive of low deposit fee capitalisation.		
	Equity release loans	80% LVR - refer policy section 1A.		
	Owner occupied purchases with principal and interest repayments	95% LVR inclusive of low deposit fee capitalisation.		
Maximum allowable LVR per security - based on security property value and location		Maximum allowable LVR* *Subject to all additional LVR caps identified throughout the policy also being met (including Valuation Red Flag requirements)		
		<= 70%	> 70% and <= 80%	> 80% and <= 95% (LDF inclusive)
	Metro (Category 1)	\$10m property limit <i>For properties > \$10m a maximum LVR of 60% applies (or \$7m loan amount where higher)</i>	\$5m property limit	\$1.5m property limit
	Non-metro & Regional (Categories 2 & 3)	\$3m property limit <i>For properties > \$3m a maximum LVR of 60% applies</i>	\$1.5m property limit	\$750,000 property limit
	Other (Category 4)	Outside policy – Refer BDM		Outside policy
	Multiple security properties	Where a facility is secured by multiple properties, a maximum LVR of 80% per security applies.		

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Credit Guidelines		
	Valuation Red Flags	<p>The following are considered valuation red flags (higher risk characteristics):</p> <ul style="list-style-type: none"> • an extended selling period requirement of greater than 6 months • a Market Segment Conditions Risk Rating of 4 or 5 • any “5” risk ratings <p>For properties valued above \$3m (Cat 1) and above \$1m (Cat 2/3), where a valuation red flag is evident, a maximum LVR of 75% applies for the security.</p> <p>Additionally, the LVR cannot exceed 80% for any security where a valuation red flag is evident.</p>
Maximum LVR per security – other security features	High risk postcode location	<p>80% LVR.</p> <p>Refer to ‘Security Details’ section on the Manual Servicing Calculator to see if a High Risk postcode has been flagged once the postcode is entered.</p>
	High density apartment/unit(s)	<p>Up to 80% LVR can be considered where the repayment type is Principal and Interest.</p> <p>Where any portion of the loan is interest only, the LVR is capped at 70%.</p> <p>Refer to ‘Security Details’ section on the Manual Servicing Calculator to see if any High Density postcode has been flagged once the postcode is entered.</p>
	Restricted Security – Studio/Bedsitter	Refer to BDM.
	Restricted securities	Refer to restricted securities list in section 4A.
	Stratum Title (VIC) units	85% LVR inclusive of low deposit fee capitalisation.
	Off the plan	90% LVR inclusive of low deposit fee capitalisation.
Maximum LVR/Loan amount per security – land size	Up to 4 hectares	Standard LVR parameters.
	>4 up to 10 hectares	80% LVR subject to location category limits.
	>10 up to 20 hectares	70% LVR subject to location category limits.
	>20 up to 40 hectares	60% LVR subject to location category limits.
	>40 hectares	Unacceptable.

2. Character Parameters

2A. Borrowers

Credit Guidelines																																							
Acceptable borrowers/ guarantors	<ul style="list-style-type: none"> • Borrowers and guarantors must be natural persons, companies or trusts. • Individuals/natural persons must be no younger than 18 years old. • Company borrowers must be Australian domiciled Proprietary Limited/ Australian Securities & Investment Commission registered, supported by joint and several guarantees from all of the company’s directors. • Trust borrowers include discretionary family trusts and unit trusts. Trustees can be individuals or companies and must borrow in their own capacity and as trustee for the trust. Unit trust holders must be a party to the loan (borrower or guarantor). Hybrid trusts are unacceptable. • Directors of corporate trustees must provide joint and several personal guarantees in favour of the borrower. <ul style="list-style-type: none"> ○ All company and trust borrowers must meet all the following criteria: <ul style="list-style-type: none"> ▪ Be a non-trading entity ▪ Own less than 5 properties ▪ Have turnover of less than \$75m ▪ Have only natural persons as beneficiaries (for trust borrowers) • Non-residents are subject to requirements outlined in the Residency Matrix and Expat loan parameters. • Mortgagors must be documented as either a Borrower or a Guarantor to the loan. <p>The below table governs acceptable joint applicant structures:</p> <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="width: 15%;">Borrower</th> <th style="width: 15%;">Mortgagor</th> <th style="width: 15%;">Guarantor</th> <th style="width: 55%;">Structure acceptable</th> <th style="width: 10%;">Income</th> </tr> </thead> <tbody> <tr> <td style="text-align: center;">A & B</td> <td style="text-align: center;">A & B</td> <td style="text-align: center;">N/A</td> <td>Yes For co-borrowers in a non-spousal relationship, please refer to additional requirements listed below in this table.</td> <td style="text-align: center;">A & B</td> </tr> <tr> <td style="text-align: center;">A & B</td> <td style="text-align: center;">A</td> <td style="text-align: center;">N/A</td> <td>Only if A is in a spousal relationship with B.</td> <td style="text-align: center;">A & B</td> </tr> <tr> <td style="text-align: center;">A</td> <td style="text-align: center;">A & B</td> <td style="text-align: center;">B</td> <td>Only if A is in a spousal relationship with B. As per section 2C, Independent Legal Advice & Independent Financial Advice is required for B.</td> <td style="text-align: center;">A & B</td> </tr> <tr> <td style="text-align: center;">A</td> <td style="text-align: center;">A & B</td> <td style="text-align: center;">N/A</td> <td>No (All mortgagors to be a party to the loan).</td> <td style="text-align: center;">N/A</td> </tr> <tr> <td style="text-align: center;">A</td> <td style="text-align: center;">B</td> <td style="text-align: center;">B</td> <td>Only if A is in a spousal relationship with B. As per section 2C, ILA & IFA is required for B.</td> <td style="text-align: center;">A & B</td> </tr> <tr> <td style="text-align: center;">A</td> <td style="text-align: center;">A</td> <td style="text-align: center;">B</td> <td>No</td> <td style="text-align: center;">N/A</td> </tr> </tbody> </table>				Borrower	Mortgagor	Guarantor	Structure acceptable	Income	A & B	A & B	N/A	Yes For co-borrowers in a non-spousal relationship, please refer to additional requirements listed below in this table.	A & B	A & B	A	N/A	Only if A is in a spousal relationship with B.	A & B	A	A & B	B	Only if A is in a spousal relationship with B. As per section 2C, Independent Legal Advice & Independent Financial Advice is required for B.	A & B	A	A & B	N/A	No (All mortgagors to be a party to the loan).	N/A	A	B	B	Only if A is in a spousal relationship with B. As per section 2C, ILA & IFA is required for B.	A & B	A	A	B	No	N/A
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Credit Guidelines	
	<p>For co-borrowers in a non-spousal relationship the following additional requirements apply:</p> <ul style="list-style-type: none"> ❑ Minimum 20% ownership requirement for all applicants on any security property in the loan application. Note the following: <ul style="list-style-type: none"> ➤ Applies to both purchase and refinance applications. ➤ Applies to existing properties being used as collateral security to assist with a related purchase. ➤ For existing properties, ownership cannot be transferred as part of the loan application process to meet this minimum requirement i.e. it should be an established ownership structure that has been in place prior to the loan application or enquiry. ➤ Where more than 5 co-borrowers exist, ownership shares to be equal. ➤ Where more than 2 co-borrowers exist and 1 or more couples are evident, the minimum ownership requirement is to be applied to each couple and any individual borrowers (a couple being defined as 2 borrowers in a spousal relationship). ❑ Cash out and/or debt consolidation over and above any mortgage refinance amount is not allowed (\$5,000 allowance can be granted for associated costs). The provision of funds for repairs/renovations to the security property can be considered only if the following requirements are met: <ul style="list-style-type: none"> ➤ Evidence of the purpose is provided via quotes/invoices/tender or a building contract; and ➤ All co-borrowers sign an undertaking/letter confirming the funds sought will be used for the renovations disclosed. <p>Where a co-borrower notifies us prior to settlement that they no longer wish to be a co-borrower, settlement must not occur and application must be re-assessed based on the updated structure.</p>
Unacceptable Borrowers	<p>Professional Property Investors – generally defined as an applicant who is predominantly in the business of developing real property, or where the verified income being relied on in the servicing assessment is predominantly derived from property development (sales) or property investment (rental income).</p> <p>Borrowers of convenience - a borrower of convenience is a co-borrower not in a spousal relationship with the other borrower that is added to the loan application to provide serviceability and / or security but does not receive a benefit from the loan transaction.</p>

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2B. Residency Matrix

Residential address status	Citizenship Status	Credit Requirement
<u>One applicant:</u>		
<i>Current/valid Australian residential address held</i>	Australian citizen/permanent resident	Standard loan parameters apply.
	Non-Australian citizen/non-permanent resident (i.e. temporary resident or temporary visa holder)	Outside guidelines.
<i>Current/valid Australian residential address NOT held</i>	Australian citizen/permanent resident	Outside guidelines.
	Non-Australian citizen/non-permanent resident (i.e. temporary resident or temporary visa holder)	Outside guidelines.
<u>Two or more applicants:</u>		
<i>Current/valid Australian residential address held by all applicants</i>	Australian citizen(s)/permanent resident(s) borrowing with either: <ul style="list-style-type: none"> - a co-applicant who is a non-Australian citizen/non-permanent resident (i.e. temporary resident or temporary visa holder) whose income is not required to service the debt; or - a spousal co-applicant who is a non-Australian citizen/non-permanent resident (i.e. temporary resident or temporary visa holder) who is not the predominant servicer of the loan. 	Standard loan parameters apply.
	Australian citizen(s)/permanent resident(s) borrowing with either: <ul style="list-style-type: none"> - a non-spousal co-applicant who is a non-Australian citizen/non-permanent resident (i.e. temporary resident or temporary visa holder) whose income is required to service the debt; or - a spousal co-applicant who is a non-Australian citizen/non-permanent resident (i.e. temporary resident or temporary visa holder) who is the predominant servicer of the loan. 	Outside guidelines.
<i>Current/valid Australian residential address NOT held by any applicant</i>	Australian citizen(s)	Outside guidelines.
	Australian citizen and an Australian permanent resident.	Outside guidelines.
	Australian permanent resident(s)	Outside guidelines.
	Non-Australian citizen/non-permanent resident (any)	Outside guidelines.

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2C. Independent legal and financial advice

Credit Guidelines	
Independent legal and financial advice	<ul style="list-style-type: none"> • Independent legal and financial advice is required for: <ul style="list-style-type: none"> ○ All borrowers 70 years old and over ○ All non-English speaking borrowers. The legal advice needs to specifically go through the contracts and obligations of the loan. A translation certificate is also required. ○ All guarantors with the exception of: <ul style="list-style-type: none"> ▪ Directors of company borrowers where Independent Financial Advice is not required (personal guarantees and Independent Legal Advice still required for directors of company borrowers) ○ Other applicants where deemed appropriate. • Legal advice is not a requirement for a practicing lawyer and financial advice is not a requirement for a practicing accountant / financial planner. The spouse of a lawyer, accountant or financial planner is still required to obtain advice and it must be independent of the lawyer / accountant / financial planner spouse and the firm they work for.

2D. Credit reports

Credit Guidelines	
Credit reports	A credit report will be sourced for all borrowers and guarantors. All financial enquiries within the last 3 months must be confirmed as either 'not proceeded' or 'proceeded' and entered in liabilities.
Unacceptable items	<ul style="list-style-type: none"> • Bankrupts • Judgements • Court writs • Outstanding defaults, financial or non-financial
Adverse items	<ul style="list-style-type: none"> • Prior defaults greater than \$500, can only be considered on an exception basis. Refer to your BDM. Any adverse findings must be supported by an explanation from the client. • Paid non-financial defaults less than or equal to \$500 can be considered if supported by a satisfactory explanation from the client.
Comprehensive Credit Reporting (CCR)	<ul style="list-style-type: none"> • CCR data available will be reviewed as part of the credit assessment. Refer to section 2F for further information in relation to account conduct.

	<p>Company directorships/trusts</p>	<p>Where current directorships (including any trusts) to which the applicant is associated are identified (e.g. listed on a credit report, in financials) the following guidelines apply:</p> <table border="1"> <tr> <td> <p>Where income from the entity is required for servicing</p> </td> <td> <p>Definition Where income such as director wages/allowances, profits and/or trust distributions are being used in servicing in line with self-employed guidelines.</p> <p>Documentation required Self-employed guidelines to be followed (refer section 3C).</p> <p>Note: The above does not apply and an applicant can be assessed under PAYG income verification guidelines (refer section 3B) where both of the following criteria are met:</p> <ul style="list-style-type: none"> • The applicant owns less than 25% of the entity they work for; and • Only their PAYG salary from the entity is being relied upon in servicing. </td> </tr> <tr> <td> <p>Where income from the entity is <u>not</u> required for servicing</p> </td> <td> <p>Definition Where income from a directorship (including any associated trusts) is not required for servicing, financials for the entity are not required. The below also applies where using PAYG income verification guidelines (due to shareholding less than 25%) but is not applicable for public entities.</p> <p>Documentation required (in lieu of financial statements as per self-employed guidelines) An applicant declaration is required confirming that the entities where they are a director/trustee are either profitable and can meet their liabilities, or if the entities are not operating, have no outstanding liabilities.</p> <p>The above declaration will be included as a settlement condition and obtained as part of the formal loan documentation prior to settlement.</p> <p>Where the above declaration does not hold true in relation to any directorship/trust (e.g. entity running at a loss), financial statements for the relevant entity are required with self-employed guidelines to be followed. For entities no longer operating (e.g. being wound up), any outstanding liabilities are to be factored into servicing.</p> <p>Note:</p> <ul style="list-style-type: none"> • Where poor repayment history is evident on the last 6 months, an accountant’s letter/email confirming the above detail may be requested by our credit analyst. • The above applicant declaration can be used for entities that hold property (where applicable). </td> </tr> <tr> <td> <p>SMSF trustee entities</p> </td> <td> <p>Financials (or accountant letter/email) are required only for the super fund if there are mortgage credit enquiries evident on the related company trustee reports. Where mortgage enquiries are evident, the financials (or accountant letter/email) must confirm no additional superannuation contributions are required (above mandatory SGC requirements) in order to service the debt level held within the fund. 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2E. Contributions & Genuine Savings

Credit Guidelines	
Gifts and Related Party Loans	<p>Where the borrower receives a gift from a family member or friend to assist with the purchase, written confirmation must be received from the donor of the funds confirming the amount and that funds are not repayable.</p> <p>Where the borrower receives a loan from a family member or friend to assist with the purchase, written confirmation must be received from the lender of the funds confirming the amount, any conditions and repayment terms.</p>
Genuine savings requirement	<ul style="list-style-type: none"> Where LVR > 85% (excluding low deposit fee capitalisation), 5% of purchase price is required to be evidenced as genuine savings.
Genuine savings source	<p>Acceptable forms of genuine savings include one or a combination of the below and must be verified against source documents such as bank statements:</p> <ul style="list-style-type: none"> Funds held or accumulated in a personal savings account or term deposit for 3 or more months. Shares or managed fund units purchased and held for at least 3 months. Sale of shares or managed fund units which had been held for at least 3 months. Equity in real estate. Deposits paid over 3 months ago for off the plan purchases can be considered – a copy of the deposit receipt is required. Loan repayments in excess of contractual principal and interest repayments excluding unusual deposits. Lump sum deposits may be acceptable if investigated and the applicant can demonstrate that the funds resulted from genuine savings. <p>The following are unacceptable forms of genuine savings:</p> <ul style="list-style-type: none"> First Home Owners' Grant Any form of loan (even if held within applicants' bank account for 3 or more months) Gifts and inheritance (can be considered acceptable where the amount has been held for three months or more) Projected savings, savings plans and/or rental purchase plans of any type Savings, shares or managed fund units held for less than the time frames described above Sale of assets other than real estate or investments meeting the above acceptable requirements Rental savings plans (e.g. where rent that is paid contributes to the deposit) Funds held in a business account unless evidence can be provided of funds being personally saved over the required period <p>Applicants' personal savings must be current and verified from original source documents.</p>

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2F. Account Conduct

Credit Guidelines	
Comprehensive Credit Reporting - Repayment History Information (CCR RHI)	CCR RHI information will be reviewed to confirm acceptable conduct is evident on all accounts (including any accounts being refinanced). Refer to your BDM for assistance if further information is required.
Comprehensive Credit Reporting - Financial Hardship Information (CCR FHI)	CCR FHI information will be reviewed on all accounts held over the last 12 months (including any accounts being refinanced). Refer to your BDM for assistance if further information is required.
Refinances - Manual statement review	<p>Credit analysts may at their discretion request statement(s) for a facility being refinanced to verify satisfactory repayment history. This is most likely to occur in situations where the credit report does not contain any repayment history information, or the credit analyst is prompted to undertake further investigation.</p> <p>Where requested, statements should cover a 6 month period and show no more than 1 instance of a dishonoured/missed/late repayment or over the approved limit per loan application (not per account being refinanced) which was resolved in less than 30 days or by the next scheduled repayment. The most recent statement should be no more than 6 weeks old as at date of submission.</p> <p>A bank statement can be considered acceptable where 6 full months' repayments have been observed. For example we have a loan statement on file for a loan to be refinanced where the statement period commences 1 July 2017 and ends 28 December 2017, the repayments to the loan are credited on the first business day of the month, as we can observe 6 months of loan repayments the bank statement is considered acceptable. Credit cards only require statements covering a 3 month period.</p> <p>The following are examples of unsatisfactory repayment history;</p> <ul style="list-style-type: none"> • A facility being over the approved limit. • A missed loan repayment remains unpaid. • More than 1 dishonoured/missed/late repayment or over the approved limit during the last 6 months. <p>Where the loan statement only shows the charged interest amount every month and does not show the actual payments being made, statements are required for the transaction account showing the payments being made over the same period.</p>

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Bank statement requirements	<p>The following are deemed acceptable in lieu of bank issued statements:</p> <ul style="list-style-type: none">• Internet statements; or• Transaction listings; or• Third-party provided statements (Bankstatements.com.au/Proviso and MogoBankConnect only) <p>Subject to the below being displayed:</p> <ul style="list-style-type: none">• The borrower's name and account number; and• Individual transactions are itemised with a running account balance; and• The logo of the bank or financial institution is displayed (where internet statements are solely relied upon)
Refinance purpose	<p>Loan refinances require that either:</p> <ol style="list-style-type: none">1. the borrower will benefit from overall cost savings; or2. the new loan better meets the consumer's requirements and objectives.

3. Capacity Parameters

3A. Serviceability Assessment

Credit Guidelines	
Servicing surplus	<p>A minimum servicing surplus of \$500pa is required.</p> <p>The minimum servicing surplus of \$500pa does not apply (but a minimum Net Serviceability Ratio of 1.00 will apply) if:</p> <ol style="list-style-type: none"> I. Declared living expenses are greater than or equal to 120% of the HEM benchmark; OR II. Savings greater than or equal to \$10,000 are held with the following noted: <ul style="list-style-type: none"> <input type="checkbox"/> Where a purchase is involved, the savings must be available based on the post settlement position after all costs. <input type="checkbox"/> Available redraw on existing loans can be considered where regular extra repayments have been made on the facility. <input type="checkbox"/> Other liquid assets can also be considered e.g. publicly listed shares. <input type="checkbox"/> Savings, redraw and/or other liquid assets are to be verified against source documents such as transaction, loan or holding statements
Assessment rate	<p>The higher of the carded rate plus assessment rate buffer or assessment rate floor is applied in servicing. The minimum assessment rate buffer is 3.00% with an assessment rate floor of 5.30%. The assessment rate buffer is applied to the higher of the carded interest rate or revert rate (as applicable to interest only & fixed) on the loan being sought, by loan split where applicable.</p> <p>For all repayment types (P&I or Interest Only), serviceability is assessed using P&I repayments. For loans with an interest only period, the P&I repayment is calculated using the remaining loan term. For example, a 30 year loan with a 5 year interest only period, will be assessed using a 25 year P&I repayment.</p>
Debt to income (DTI) cap	<p>The following parameters apply:</p> <ul style="list-style-type: none"> • A maximum DTI cap of 8 times applies to all loans. • Additionally, where the DTI is greater than 6 times, a maximum LVR of 80% applies. Please note, any application in this category deemed to have an overall high risk profile will be considered on a case-by-case basis. <p>DTI caps do not apply in the following circumstances, as long as minimum NSR/servicing surplus requirements are met:</p> <ul style="list-style-type: none"> • Applications with the predominant (>50%) source of income included in servicing being non-taxable superannuation pensions. • Applicants who have joint commitments with parties who are not included in the loan application, where 100% of the joint commitment is included in the calculation. <p>All verifiable income should be included and submitted with the loan application.</p>

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3B. Income – PAYG

Credit Guidelines			
PAYG – Employment history (Tenure)	<ul style="list-style-type: none"> • Permanent salary/wage employment (full-time or part-time) and contract employment – minimum 6 months in current employment OR employed for a minimum of 6 months in the same field/industry in prior role. • Casual employment – minimum 6 months in current employment OR employed for a minimum of 6 months in the same field/industry. <p>Note, in relation to the above, the time taken between roles does not need to be considered..</p>		
PAYG – Acceptable income types and related deductions	Income Type	Maximum proportion for servicing	Conditions
	Base income	100%	None.
	Casual income	100%	None.
	Second job	100%	Held for at least 12 months. However, where the applicant is employed within the healthcare, teaching or aged/disability care industries (applies to both roles), there is no minimum term applicable for the second job.
	Overtime – non essential services	80%	Confirmed as regular, ongoing and evidenced.
	Overtime – essential services	100%	Confirmed as regular, ongoing and evidenced. Essential services are limited to occupations in the following services: <ul style="list-style-type: none"> • Public transport operations • Fire fighters • Provision of health services • Provision of garbage or sewerage services • Prison officers • Police • Power / energy technicians (this does not include electricians)
	Commission or bonus	80%	Payment is consistent, ongoing and a condition of employment. *Note, the most recent bonus income payment(s) received can be evidenced/verified by: <ul style="list-style-type: none"> - a letter from the employer on letterhead; or - a payslip confirming the payment(s) made; or - the most recent financial year's ATO income statement/payment summary or tax return (a notice of assessment is only required where payment summary/tax return is handwritten).
	Car allowance	100%	Permanent part of income and any associated lease payments are included in liabilities.
	Shift allowances	100%	Condition of employment and industry standard.

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Credit Guidelines			
	Other allowances	100%	Other allowances are acceptable subject to condition of employment and industry standard.
	Salary sacrifice arrangements <i>E.g. non-compulsory superannuation payments, loan repayments, expense repayments</i>	100% Note: any loan commitments must be included as an existing commitment to calculate servicing.	Confirmation that the amount is convertible to gross taxable income and is provided on a regular basis and evidenced by: <ul style="list-style-type: none"> • Payslips confirming details of the salary packaging arrangement and clearly displays these pre-tax deduction items • Any other Fringe Benefit Tax reportable income identified on a payslip or payment summary that is not linked to salary sacrifice arrangements is not acceptable income.
	Salary sacrifice 'tax free' arrangements	100% Note: any loan commitments must be included as an existing commitment to calculate servicing.	<ul style="list-style-type: none"> • Must be employed in public health, social work or charity work. • Confirmation that the amount is convertible to gross taxable income and is provided on a regular basis and evidenced by: <ul style="list-style-type: none"> ➢ Payslips confirming details of the salary packaging arrangement and clearly displays these pre-tax deduction items; and ➢ A letter from the employer detailing the salary sacrifice amount/arrangement OR copies of transaction statements (either from a bank or the salary packaging provider) showing 3 months' worth of credits.
	Parental leave income (employer or government paid)	100%	<p>Evidence of income being paid and will continue to be paid until the applicant returns to work. Letter confirming return to work date is required and no more than 60 days old as at date of submission.</p> <p>Return to work income can be considered where applicant has:</p> <ul style="list-style-type: none"> • sufficient savings held in their bank account (including offset/redraw on loan to be refinanced) for the parental leave period to cover the shortfall on all commitments and declared living expenses (including consideration for future costs of any childcare due to returning to work), AND • provided an employment letter confirming resume date and pay rate. <p>Return to work income can be used regardless of if the applicant is receiving any paid parental leave income or not, however only one of these income types can be included in serviceability.</p>
	Long service leave	100%	<p>Where a PAYG applicant in permanent full-time employment is:</p> <ul style="list-style-type: none"> • On long service leave and on full pay, there is no requirement to obtain a return to work letter. The full pay (as per payslips) can be used in servicing. • On long service leave at half pay, half pay (as per payslips) can be used in the servicing assessment. However, return to work income can be considered where applicant has:

Credit Guidelines			
			<ul style="list-style-type: none"> o sufficient savings held in their bank account (including offset/redraw on loan to be refinanced) for the leave period to cover the shortfall on all commitments (at the assessed rate) and declared living expenses; AND o provided an employment letter confirming resume date and pay rate. <p>Permanent part-time employees on long service leave can be considered, however, an employment letter confirming the resume date and pay rate will be required regardless of whether using full or half pay in the assessment.</p>
	Deductions - HELP/HECS & mandatory child support	100%	Where HELP/HECS and mandatory child support are visible on payslips these must be deemed as involuntary and included in as an expense item in the existing commitments section. If evidence is provided confirming the HELP/HECS debt has been paid out in full then the associated payments can be excluded.
	Other deductions		Where there are other deductions on the payslip, the broker is to make reasonable enquiries with the applicant and make commentary confirming the deductions are voluntary before adding them back to income in the serviceability assessment.
PAYG – Income evidence	<p>Where base income is being used to service the loan:</p> <ol style="list-style-type: none"> 1. Two computer generated payslips with the latest no more than 60 days old and the oldest payslip being no more than four months old as at the date of submission containing as a minimum the applicant's name, employer's name or ABN (if applicable), pay period, gross and net pay, and ideally Year To Date income. <p>OR if two payslips are not yet available;</p> <ol style="list-style-type: none"> 2. One computer generated payslip, as described above, no more than 60 days old as at date of submission can be accepted where a copy of a signed employment contract/letter is held detailing the commencement date and base income. E.g. an applicant has been working as a teacher for five years, they have recently accepted a full-time position at a private school. The applicant can provide one payslip and their employment contract from their new employer. This is considered acceptable income verification when using base income. <p>Where more than base income is required to service the loan (e.g. overtime, commission, shift allowances)**, two recent computer generated payslips meeting requirements as described above are acceptable so long as the YTD figure covers a period of at least 3 months. YTD income can be annualised to determine an annual wage, which may also include regular overtime, commission and shift allowances, however caution should be exercised annualising where either of the two payslips do not show any overtime, commission, or shift allowance payments being received or the nature of the employment is seasonal.</p> <p>**Note, the above 3 month YTD requirement does not apply for:</p> <ul style="list-style-type: none"> • Fixed allowances (e.g. car, phone) which can be applied as base income; and • Bonuses, which have a separate treatment elsewhere in policy (refer section 'PAYG – Acceptable income types and related deductions'). 		

Credit Guidelines

Where more than base income is required to service the loan and:

- **the YTD income is missing; or**
- **the YTD income covers a period less than 3 months;**

then one of the following forms of additional income verification is required:

- The most recent financial year's **PAYG summary** (ATO assessment notice only required where handwritten) **or ATO income statement (where status indicator is 'Tax Ready');** OR
- The most recent financial year's **tax return** (ATO assessment notice only required where handwritten). A draft tax return can be considered where the return is pending lodgement, subject to an accountant's letter confirming it will be unchanged when lodged; OR
- The last available payslip in June for the prior financial year confirming the YTD earned.

Where the above additional verification is provided and the YTD is missing or covers less than 3 months, the income to be used is the lower of YTD annualised or the most recent financial year's income (note, the same rule applies where the prior year's income was earned from other employers).

Additional casual and PAYG contractor income requirements – the standard two computer generated payslip requirement as described above applies, however, the **YTD income can be annualised to determine an annual wage where it covers a minimum period of 6 months**. Where the YTD figure covers less than 6 months (or is missing) then one of the following forms of additional income verification is required:

- The most recent financial year's **PAYG summary** (ATO assessment notice only required where handwritten) **or ATO income statement (where status indicator is 'Tax Ready');** OR
- The most recent financial year's **tax return** (ATO assessment notice only required where handwritten). A draft tax return can be considered where the return is pending lodgement, subject to an accountant's letter confirming it will be unchanged when lodged; OR
- The last available payslip in June for the prior financial year confirming the YTD earned.

Where the above additional verification is provided and the YTD is missing or covers less than 6 months, the income to be used is the lower of YTD annualised or the most recent financial year's income (note, the same rule applies where the prior year's income was earned from other employers). An allowance can be made in the income calculation where the client has confirmed a prior period of parental leave causing the YTD annualised and/or most recent financial year's income to be low (note, ensure the associated dependent is included in servicing).

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<p>PAYG – Income evidence – Employed by family owned or controlled businesses</p>	<p>If an applicant is employed by a family owned or controlled business, any TWO of the following income verification options are to be satisfied:</p> <ol style="list-style-type: none"> 1. Computer generated payslips as per standard policy requirements above. Alternatively, in lieu of payslips, the current financial year income statement showing “Year to date” and no older than 60 days at submission can be provided (available via my.Gov.au). 2. Bank Statements evidencing the most recent 6 months of regular salary credits. 3. The most recent individual tax return and ATO tax assessment notice (if the ATO notice of assessment is not available, an accountant’s confirmation of lodgement is acceptable). Alternatively, the previous financial year income statement showing “Tax Ready” Status can be provided (available via my.Gov.au). <p>The above does not apply in cases where the PAYG applicant works for a self-employed spouse and both applicants are parties to the loan where self-employed income verification requirements are to be followed.</p>
<p>Temporary government assistance</p>	<p>Where the most recent PAYG payslip includes an observable Temporary government assistance payment (or it is noted otherwise via the bank statement or application process that the client is receiving Temporary government assistance payment), the following applies:</p> <ul style="list-style-type: none"> • the payslip for the previous period without the Temporary government assistance payment is required. The lower of the applicant’s prior income or the Temporary government assistance payment is to be used in the servicing assessment; and • the credit analyst must obtain a letter from the employer or complete a verbal employment check to obtain positive confirmation that the applicant will be retained at their pre-Temporary government assistance income level and is currently actively working. Where the applicant is not actively working (stood down), their income is not to be used unless the employer can confirm their actual resumption date.

3C. Income – Self-Employed Income

Credit Guidelines	
Self-employed – Employment history (Tenure)	<ul style="list-style-type: none"> • Self-employed - at least 2 years trading in the current business. For self-employed professionals, require a minimum of 1 year trading in their current business. • Self-employed contract workers that previously worked as PAYG in the same industry or field for over 2 years.
Self-employed – Acceptable income types and related deductions	<p>The below guidelines are to apply and income to be included in line with the borrowers ownership rights (e.g. shares, units):</p> <ol style="list-style-type: none"> 1. In an upward trend a maximum income to be used is 120% of the previous year, not exceeding the highest year. The most recent year (i.e. the higher income year) can be used if the increase in income is ongoing and the applicant is able to provide year-to-date Business Activity Statements (BAS**) for a minimum period of 6 months supporting revenue in line with the most recent year (i.e. >=90% annualised). 2. In a downward trend the income to be used is the most recent year. Additionally, year-to-date BAS** supporting revenue in line with the most recent year (>=90% annualised) must be provided where both of the following apply: <ul style="list-style-type: none"> o The most recent year's income has decreased by more than 20% from the previous year; AND o Cash out/equity release for any purpose is being sought on top of the refinancing of existing debt(s) plus a \$5,000 allowance for costs (note, this does not apply where a deposit is being generated for a related purchase submitted through Macquarie). <p>**Note the following in relation to BAS - from the 30th day following each quarter (60th day following the Oct - Dec quarter), BAS statements covering the period from the most recent financial statements through until the end of the most recent quarter are required. Accountant prepared interim financials covering the same period can also be considered in lieu of BAS to support the relevant income level.</p> <ol style="list-style-type: none"> 3. Rental income is to be taken out of the borrowers' self-employed income and included in the rental income section to ensure the appropriate haircuts are applied. 4. Self-employed contract workers only - Where self-employed income is greater than previous PAYG employment a maximum 120% of the PAYG income to be used, so long as this does not exceed the self-employed income. <p>Allowable add-backs</p> <ul style="list-style-type: none"> • Directors'/Partners' salaries (if not used separately in servicing calculations). • Directors' superannuation contributions in excess of the minimum compulsory amount. • Interest charges relating to loans being refinanced can be added back to net profit because interest costs are included in the serviceability assessment. Where there are loans that are not being refinanced, the interest is not to be added back to net profit and servicing costs do not need to be included in other loan repayments. • Business depreciation up to a total amount not exceeding 20% of business net profit. • Non-recurring expenses or one off items subject to satisfactory confirmation from applicant's accountant. • Distributions from a discretionary family trust to children under 18.

Credit Guidelines	
	<p>Note:</p> <ul style="list-style-type: none"> • Other add-backs of non-cash expenditure should only enhance serviceability and should not be relied upon to meet commitments. • Non-recurring income should be deducted from assessable income (e.g. income generated from asset sales). In relation to temporary government incentives (e.g. JobKeeper, ATO cash flow boost), they only need to be deducted from each year’s assessable income where they are evident in the most recent year’s financials. • If an applicant holds a minority shareholding (less than 50%) and any of the other shareholders are not in a spousal relationship with the applicant, any company profits used in the servicing calculation must be supported by actual dividends received. • Income in this section of policy (3C) is defined as ‘profit/loss (before tax) minus non-recurring income plus any allowable addbacks’.
Standard Self-employed – Income evidence	<p>Evidence of self-employed, company and trust income includes:</p> <ul style="list-style-type: none"> • Business tax returns or accountant prepared profit & loss and balance sheet statements for the most recent 2 years (note: only the most recent year financial statement is required if it shows two year comparables); plus • Personal tax returns for the 2 most recent financial years and the most recent ATO assessment notice of directors who are applicants. If the ATO notice of assessment is not available, an accountant’s confirmation of lodgement is acceptable. Note, a personal tax return (and NOA) is not required if the income within that tax return is not being used in the servicing calculation. <p>Cash flow projections or any other projected incomes are unacceptable. Draft tax returns for the most recent year can be considered where the returns are pending lodgement, subject to an accountant’s letter or email confirming they will be unchanged when lodged.</p> <p>Effective 1 April each year, prior year financials are required for assessing all self-employed applicants. There will be a grace period of 2 weeks to allow for pipeline applications. However after 15 April, loans will require prior year financials to demonstrate servicing. If the Credit Analyst determines that updated financials are required prior to 1 April in order to satisfy themselves of the consistency of income, they are able to request them at any time.</p>

<p>Professional Specialisation Self-employed – Income evidence</p>	<p>Where an applicant is a self-employed professional (refer to acceptable list below), their income can be verified using one of the following options:</p> <ol style="list-style-type: none">1. Standard self-employed verification requirements previously noted within policy, however, only the most recent year's documentation is required (one year) to verify income; OR2. The most recent year's individual/personal tax return and notice of assessment. Note, only wages, allowances, dividends or distributions from the current business (or a trust associated with business) can be used i.e. don't include capital gains or income from other unrelated sources.<ul style="list-style-type: none">○ Note in relation to option 2, where a YTD income statement covering a minimum 3-month period confirming the wage being paid from current business (not tax ready is acceptable) is provided, the verified figure can be annualised to determine income (capped at 120% of the total income figure verified in the personal tax return). <p>Note, where utilising this policy (either of the above options):</p> <ul style="list-style-type: none">○ The LVR must not exceed 80%; AND○ No additional enquiry/documentation regarding the profitability of the trading entity is required; AND○ The business must be trading for at least 12 months at time of application. Evidence of income received from the current business must also cover a minimum 12 month period at time of application. <p>Note, in relation to options 1 and 2:</p> <ul style="list-style-type: none">○ Effective 1st April each year, prior year documentation is required. There is a grace period of 2 weeks to allow for pipeline applications. However, after 15th April, prior year documentation is required.○ Draft tax returns for the most recent year can be considered where the return is pending lodgement, subject to an accountant's letter or email confirming it will be unchanged when lodged. The notice of assessment would not be required in this scenario. <p>Allowable professional specialisations include (evidence required):</p> <ul style="list-style-type: none">● Accountant – ICAA, CPA or CFA qualified● Actuary – FIAA qualified● Lawyer – Law Society Practising Certificate● Medical professional – Registered Medico● Engineer – member of Engineers Australia (or state equivalent)● Veterinary practitioner – registered with relevant state practitioners' board● Architect - registered with relevant state practitioners' board● Pharmacist – registered with Pharmacy Board of Australia● Psychologist – registered with Psychology Board of Australia● Podiatrist – registered with Podiatry Board of Australia● Optometrist – registered with Optometry Board of Australia
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3D. Income – Rental Income

Credit Guidelines	
Residential	75% of verified rental income, in line with the borrower(s) % ownership of the property. If the investment property expenses exceed 20% of the gross rental income, the actual expense will be applied for servicing purposes (i.e. Gross rent - 5% - Investment property expenses).
Short term stay (holiday letting/serviced apartments) and room rental properties	65% of verified rental income, in line with the borrower(s) % ownership of the property. If the investment property expenses exceed 20% of the gross rental income, the actual expense will be applied for servicing purposes (i.e. Gross rent - 15% - Investment property expenses).
Non-residential (e.g. commercial, industrial, office)	65% of verified rental income, in line with the borrower(s) % ownership of the property. Where significant reliance is made on rental from non-residential properties, lease agreements should be obtained to determine the risk.
Rental income verification	<p>For proposed purchases: Where the property is to form part of Macquarie Bank loan security, the lesser of:</p> <ul style="list-style-type: none"> • the rent as per the Macquarie Bank ordered valuation; or • a licensed real estate agent’s estimate (no more than 60 days old at date of application submission). If a range is provided the lower is to be used; or • a current executed tenancy agreement (arms-length through a real estate agent), showing rent, commencement date and termination date (as evidenced in the contract of sale). <p>For existing property/ies owned: The actual rental income as verified from any of the below acceptable sources:</p> <ul style="list-style-type: none"> • Recent rental income statement (must be addressed to borrower) no more than 60 days old at date of application submission; or • Current executed tenancy agreement (arms-length through a real estate agent), showing rent, commencement date and termination date. Tenancy agreements are unacceptable if expired; or • Most recent tax return; or • Annual rental income statement covering the most recent financial year; or • Bank statements (rental credits evident for a minimum of 3 months)

3E. Income – Other Income

Credit Guidelines							
Investment income	<p>Investment assets must be in the name of the borrower(s) and guarantor(s) and include:</p> <ul style="list-style-type: none"> • Cash in interest bearing accounts (interest income) not including offset accounts • Shares (franked dividends, franking credits, unfranked dividends) • Managed funds (distributions) <p>80% of the investment income figure obtained by:</p> <ul style="list-style-type: none"> • The lower investment income figure from the two most recent tax returns; OR • Taking a deeming rate of 3% of the investment asset's value where actual income is unknown. The asset's value must be verified via stock holding reports or bank account statements and to ensure consistency is the lower value from the current statement or a statement from 12 months ago, at the time of approval. 						
Family court maintenance	<p>100% as supporting or secondary income if the following holds true:</p> <ul style="list-style-type: none"> • Agreement is registered with the Child Support Agency and a copy is provided to Macquarie Bank. A court order can also be considered if a copy is provided and payments are evidenced in line with the order. • Six month's consistent payments as evidenced via the borrower's bank account statements. • Maintenance payments are considered permanent for the next five years. • Dependent child must be under 11 years of age at the time of the application. • Cannot be sole source of income. 						
Superannuation pensions	<p>100% where confirmed as permanent and ongoing by superannuation provider. Includes government superannuation pensions (e.g. Comsuper and Military pensions).</p>						
Family allowance	<p>100% as supporting or secondary income if the following holds true:</p> <ul style="list-style-type: none"> • Payments are verified via government issued family allowance statements • Dependent child must be under 11 years of age at the time of the application 						
Foreign income	<p>80% if consistent and evidenced via previous 2 years' Australian tax returns. As a guide acceptable foreign income should be limited to annuity pension, rental or investment income. Cannot be sole source or majority of income required to meet loan serviceability.</p> <p>Note, the above does not apply where a PAYG applicant is employed by a foreign entity, is paid foreign income and has a valid current Australian residential address. In this scenario, the following guidelines apply instead:</p> <table border="1" style="width: 100%; border-collapse: collapse;"> <tbody> <tr> <td style="width: 20%;">Employment</td> <td>Limited to PAYG. It is desirable that applicants are working for a recognisable organisation.</td> </tr> <tr> <td>Income</td> <td>Income used for serviceability must be verified by payslips in line with PAYG income verification guidelines (refer policy section 3B).</td> </tr> <tr> <td>Foreign income currencies</td> <td>Acceptable foreign currencies are GBP, EUR, HKD, NZD, SGD, USD, CAD, JPY and CHF.</td> </tr> </tbody> </table>	Employment	Limited to PAYG. It is desirable that applicants are working for a recognisable organisation.	Income	Income used for serviceability must be verified by payslips in line with PAYG income verification guidelines (refer policy section 3B).	Foreign income currencies	Acceptable foreign currencies are GBP, EUR, HKD, NZD, SGD, USD, CAD, JPY and CHF.
Employment	Limited to PAYG. It is desirable that applicants are working for a recognisable organisation.						
Income	Income used for serviceability must be verified by payslips in line with PAYG income verification guidelines (refer policy section 3B).						
Foreign income currencies	Acceptable foreign currencies are GBP, EUR, HKD, NZD, SGD, USD, CAD, JPY and CHF.						

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Credit Guidelines		
	Foreign Income Haircuts	Where foreign currency is to be converted to Australian dollars, only 80% of the amount after conversion at current exchange rates is to be used for loan servicing. Where overtime, commission or bonuses are used, they must be haircut by the required amount for income type variability in addition to the haircut for foreign income variability.
	Documentation	All income documents must be in English or translated into English with appropriate translation certificate from a registered licensed translation service domiciled in Australia.
Disability benefits and salary continuance / income protection insurance payments	<p>100% as a supporting/secondary income (i.e. not the predominant income required for servicing) if evidence from the payment provider is held confirming the following:</p> <ul style="list-style-type: none"> • The payment is ongoing and not subject to medical review; and • The benefit is payable for the term of the loan or until retirement age (assumed to be age 70 unless advised they will retire earlier. Refer section 3I – Mature age for exit strategy requirements). 	

3F. Commitments – Existing financial obligations

Credit Guidelines													
Buffering of existing financial obligations	Existing financial obligations will be included in the loan serviceability calculator per the following:												
	<table border="1" style="width: 100%;"> <thead> <tr> <th style="width: 30%;">Existing Financial Obligation Type</th> <th>Treatment in servicing (including buffers):</th> </tr> </thead> <tbody> <tr> <td>Other secured / unsecured loans</td> <td> The higher of: <ul style="list-style-type: none"> • Repayment amount on the loan commitment assessed at the assessment rate (<i>higher of interest rate for this loan plus buffer or assessment rate floor</i>) with the actual remaining P&I loan term; or • Declared actual repayment amount. </td> </tr> <tr> <td>Credit cards</td> <td>45.6% pa of the card limit.</td> </tr> <tr> <td>Charge card</td> <td> 0% of the repayment amount or card limit, if 3 months statement are provided and the balance is paid off in full each statement period, for at least 3 statement periods. Should evidence exist that the borrower has not paid off the balance in full for the statements reviewed the highest monthly spend figure is to be included as a credit limit in the serviceability assessment. </td> </tr> <tr> <td>Rental expense</td> <td>Declared amount.</td> </tr> <tr> <td>Buy Now Pay Later (BNPL)</td> <td> The lower of: <ul style="list-style-type: none"> • The declared annualised repayment amount; or • The outstanding balance. Note, the declared repayment cannot be \$0 where an outstanding balance >\$0 is evident and vice versa. </td> </tr> </tbody> </table>	Existing Financial Obligation Type	Treatment in servicing (including buffers):	Other secured / unsecured loans	The higher of: <ul style="list-style-type: none"> • Repayment amount on the loan commitment assessed at the assessment rate (<i>higher of interest rate for this loan plus buffer or assessment rate floor</i>) with the actual remaining P&I loan term; or • Declared actual repayment amount. 	Credit cards	45.6% pa of the card limit.	Charge card	0% of the repayment amount or card limit, if 3 months statement are provided and the balance is paid off in full each statement period, for at least 3 statement periods. Should evidence exist that the borrower has not paid off the balance in full for the statements reviewed the highest monthly spend figure is to be included as a credit limit in the serviceability assessment.	Rental expense	Declared amount.	Buy Now Pay Later (BNPL)	The lower of: <ul style="list-style-type: none"> • The declared annualised repayment amount; or • The outstanding balance. Note, the declared repayment cannot be \$0 where an outstanding balance >\$0 is evident and vice versa.
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Buy Now Pay Later (BNPL)	The lower of: <ul style="list-style-type: none"> • The declared annualised repayment amount; or • The outstanding balance. Note, the declared repayment cannot be \$0 where an outstanding balance >\$0 is evident and vice versa.												
Comprehensive Credit Reporting (CCR)	CCR account data will be compared against the declared financial position in the loan application. Any discrepancies relating to account limits and undisclosed accounts will be allowed for in the servicing calculation. Where an existing account is being closed or an existing account limit is being reduced, satisfactory evidence must be provided.												
Joint commitments – Spousal debt reducer	<ul style="list-style-type: none"> • Where an applicant has a joint commitment with a non-applicant spouse (held or to be held either with Macquarie or another financial institution) and 100% of the joint commitment is included in servicing, 100% of any associated rental income and negative gearing benefit can be used in the servicing calculation. <p>Or</p> <ul style="list-style-type: none"> • Where an applicant has a joint commitment with a non-applicant spouse (held or to be held either with Macquarie or another financial institution), the joint commitment can be apportioned in the servicing calculation provided it can be verified that the non-applicant spouse/partner can also service the remainder. This can be verified by completing an additional combined household servicing calculation with the income and all commitments of the non-applicant spouse/partner also included. The following additional requirements apply: 												

Credit Guidelines	
	<ol style="list-style-type: none"> I. If the joint commitment is held with Macquarie, the original assessment can be reviewed to determine the employment, income and financial position of the non-applicant spouse. If the original loan approval is over 90 days old, written confirmation from the non-applicant is required confirming their financial position and employment has not changed. II. If the joint commitment is held (or to be held) with another financial institution (or held with Macquarie and changes to the non-applicant's employment and/or financial position are evident), written confirmation of the non-applicant's financial position and employment is required. Satisfactory evidence of the non-applicant's income is also required in line with current Macquarie policy (excluding any telephone verification). An up to date statement for the subject joint commitment is to be reviewed if the facility has already settled (statement guidelines as per section 2F of policy to apply). III. Written acknowledgement is required from the non-applicant confirming they are aware of the new loan being applied for by their partner. This is not required where the joint commitment is being applied for concurrently through Macquarie. <ul style="list-style-type: none"> • Where an applicant has a joint commitment with parties other than their spouse/partner who are not included in the loan application, 100% of the commitment is to be used in the servicing calculation. If the applicant shares an investment property with the other party then the applicant's ownership percentage should be applied when determining any rental income and negative gearing benefit used in the servicing calculation.

3G. Commitments – Negative gearing

Credit Guidelines	
Negative gearing on investment property and other loans	<p>Negative Gearing Benefit for residential property investment loans is acceptable where the purpose of the funds relates to residential property investment and up to 100% of the purchase price (where all funds have been borrowed to fund the purchase).</p> <p>Use of Negative Gearing Benefit for cash out for investment to be included or excluded as per the following scenarios:</p> <ul style="list-style-type: none"> • Scenario 1 - Cash out is for Funds to Complete (FTC) on an investment property purchase and the property is being funded by another bank. If we hold evidence of the purchase by executed purchase contract then will accept the cash out amount for Funds to Complete under negative gearing policy (clearly the other lender's debt needs to be included in serviceability). • Scenario 2 - Cash out is for purchase of an investment property that will not be our security. If we hold evidence of the purchase by executed purchase contract then will accept cash out amount under negative gearing policy. • Scenario 3 - Cash out is for future purchase of an investment property yet to be located but applicant wants access to the funds now before selecting the property. Given no executed purchase contract is available then we will not accept the cash out under negative gearing policy. • Scenario 4 – Cash out is for general investment purposes. Given no evidence available then will not accept cash out under negative gearing. • Scenario 5 – Cash out is for the payout of an ex-partner's share of an investment property as part of a separation. If we hold evidence of the transfer amount (either copy of transfer or the separation agreement) then will accept the cash out amount under negative gearing policy. <p>The income and debt amounts are to be input into the loan serviceability calculator per applicants' proportionate ownership of the property.</p>

Credit Guidelines	
	<p>Negative Gearing Benefit on vacant land is unacceptable.</p> <p><u>Non-residential property investment negative gearing:</u> Negative gearing for non-residential investment property is permitted where the debt has been evidenced via the most recent loan statement and where the property is held in the individual's name (not a company or trust).</p> <p><u>Margin loan negative gearing:</u> Negative gearing for margin loan interest is permitted ONLY where the debt has been evidenced through six months loan statements. The amount of negative gearing should be consistent with historical drawn balances as per the statements provided.</p> <p>Negative Gearing Benefit is not to be applied on loans in the name of a company or trust.</p>

3H. Commitments – Living expenses

Credit Guidelines	
Living Expenses	<p>The servicing calculator includes a breakdown of the borrower's living expenses into categories:</p> <ul style="list-style-type: none"> ➤ <i>'General living expenses'</i> include – Medical/health (excludes health insurance), Groceries, Clothing/personal care, Recreation/entertainment (includes pet care), Childcare, Telephone/Internet/media, Transport, Higher/tertiary education (excludes HECS), Public primary/secondary education, General insurances (includes home & contents, car) and Primary residence costs (excludes insurance and strata). ➤ <i>'Additional living expenses'</i> include – Personal insurances (health/life/accident), Private education, Owner occupied strata/body corporate fees, Secondary residence costs and any Other living expenses not included elsewhere. <p>For servicing calculation purposes, the applicant(s) declared <i>'General living expenses'</i> are compared to the income tiered HEM value with the maximum of these two figures plus any <i>'Additional living expenses'</i> used in the servicing calculation.</p>
Notional rental expense	<p>Where an applicant is purchasing or refinancing an investment property and has stated or declared that they will reside with family or friends on a rent-free basis or at an unusually low rental cost, a notional rental expense of \$150 per week (\$650 per month) per applicant is to be included as a commitment for loan serviceability. If the rental expense declared by the applicant(s) is less than this, the notional amount is to be included.</p> <p>Notional rent can be excluded when the borrower is living rent free with their parents, so long as they are single and have no dependents. Where notional rent is excluded a letter from the parents must be obtained confirming that the applicant resides in their property and does not pay any rent or board.</p>

3I. Mature Age

Credit Guidelines	
Mature age policy	In general, where an applicant is approaching retirement age, care must be taken in assessing whether the applicant can continue to meet their loan obligations beyond retirement without undue hardship, has a reasonable exit strategy at retirement and/or can service the proposed loan over a reduced term.
Exit Strategy Requirements	<p>An exit strategy is required in the following circumstances:</p> <ul style="list-style-type: none"> • Individual applicant who is both: <ul style="list-style-type: none"> ➤ 50 years old (or older) at application AND ➤ Will be 70 years old (or older) at loan maturity*. • Joint applicants in a spousal relationship where any income required to service the loan is earned by an applicant who is both: <ul style="list-style-type: none"> ➤ 50 years old (or older) at application AND ➤ Will be 70 years old (or older) at loan maturity*. • Joint applicants in a non-spousal relationship where any applicant (regardless of if their income is required to service the loan) is both: <ul style="list-style-type: none"> ➤ 50 years old (or older) at application AND ➤ Will be 70 years old (or older) at loan maturity*. <p>* Or has advised an intention to have retired prior to loan maturity</p> <p>The following principles are used when assessing downsizing exit strategy:</p> <ul style="list-style-type: none"> • the property intended to be purchased is assessed at current market value • the applicant needs to be able to purchase the new property and extinguish all debt on the existing property • the loan size can be assessed at the amortised value at the point in time they intend to downsize, based on minimum contractual repayments • no capital growth should be assumed in the property they are selling • care is required where the loan is secured by an owner-occupied property which is the applicant's main asset • exit strategy plan, is detailed including the above and showing timeframe, purchase price and location, and aligns with applicant's requirements and objectives

4. Collateral Parameters

4A. Security

Credit Guidelines	
Acceptable Securities	<ul style="list-style-type: none"> • Residential house and land. • Residential strata home unit with at least one bedroom having a living floor space area no less than 50m² (excluding balcony and car space). • House & land on acreage or rural residential property with acceptable dwelling, essential services connected sealed roads and non-income producing. Note, tank water and septic tank connections are acceptable where considered common to the location with no related adverse comments outlined by the valuer. • Off the plan purchases. • Stratum title (VIC) home units. • Mixed zoned properties where the property is for residential use and that is permitted under the zoning requirements.
Restricted Securities	<p>The following higher risk security types may be considered on a case by case basis, Refer to your BDM to confirm if the security can be considered:</p> <ul style="list-style-type: none"> • Display homes. • Where the security boundary is located within 50 metres of high voltage transmission lines. • Unique or limited appeal properties (as described by panel valuer). • National trust, historic or heritage listed/zoned property. • Flood affected property - properties located in an area where the Annual Expedient Probability – flood related measure is $\geq 1\%$ (previously 1:100 year flood zone) where: <ul style="list-style-type: none"> ○ the known flood height level is higher than the floor level OR ○ the valuer cannot confirm the floor level is above the flood height. • Leasehold properties not in ACT where the unexpired lease term is 10 years greater than loan term. • Studio apartments/Bed sitters having a living floor space area no less than 50 m² excluding balcony and car space. • Valuer notes that the security expected sales period is greater than 6 months. • Green wedge zoned properties.
Unacceptable securities	<ul style="list-style-type: none"> • Vacant land with no intent to build • More than two dwellings on one title • Leasehold property under national parks & wildlife authority (e.g. land in Thredbo or Kosciusko) • Property allotments in sparsely populated areas • Company title, Company Share title (VIC) • Purple Title (WA) • Moiety Title (SA) • Properties under a “time share” arrangement • Land subject to licence to occupy or properties with “lease of life” covenants on title • Properties subject to the Western Lands Act • Strata title hotel/motel room • Dual key apartments

Credit Guidelines

- Commercial or industrial zoned property
- Properties that are not exclusively for residential use-regardless of zoning (e.g. a single residential dwelling that has been converted to allow or contains an ongoing retail, commercial, industrial operation within any part of the boundary).
- Stand-alone 2nd mortgage securities
- Partially complete properties (including properties where construction has commenced in any form) are unacceptable for standard loans. This security type can only be considered under construction loan parameters where the same builder who started the building is also completing the outstanding works.
- Relocatable or transportable homes
- Properties affected by contamination
- Properties where essential services are not connected (include water supply, electricity and all weather roads). Note, tank water and septic tank connections are acceptable where considered common to the location with no related adverse comments outlined by the valuer.
- Income producing properties
- Owner/builder construction
- University or student apartments
- Rural residential properties not meeting the acceptable criteria
- Properties located in remote mining towns
- Strata retirement village apartments
- Serviced apartments
- Third party securities
- Properties affected by any government or state planning schemes
- Properties in need of significant repair unless the repairs form part of the loan purpose and funds are adequately controlled.
- Properties adversely impacted by mine subsidence or landslip
- Studio apartments/Bed sitters having a living floor space area less than 50 m² excluding balcony and car space
- Properties deemed unsuitable for home loan purposes by the valuer.
- Where the borrower owns >25% or more than 4 dwellings in a single development

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4B. Valuations

Credit Guidelines	
Valuation requirements	Valuation can either be a full valuation, desktop, automated valuation (AVM) or contract of sale, which will be determined by the information input into the Property HUB. Inputting correct valuation data is essential to getting the correct valuation type. All valuations must be assigned to Macquarie. Please note, for LVR's above 80% a full valuation will always be required.
Valuation age	Valuation must be no older than 90 days at the time of submission (including 'Off the Plan' Purchases). Where the valuation is older than 90 days at the time of approval a new valuation may be required. At settlement the valuation should be no older 180 days.
Off the plan purchases	If the Contract of Sale exchanged > 12 months prior to valuation, can utilise on completion valuation so long as the loan does not exceed 100% of the purchase price. If < 12 months, the lesser of the valuation or contract price is to be used to calculate Loan to Value Ratio.
Repairs	Where the valuer notes that repairs are required they must provide detail on whether the repairs are "structural" and "essential". They should also note the estimated cost of the repairs. Whenever essential or structural repairs for >\$10k are required and are not part of a construction loan, the broker must provide reasonable grounds that the borrower has the capacity to afford the repairs, evidence may be required.
Developer Discounts	Where developer discounts exist, they are not to be treated as part of the borrowers' deposit for LVR calculation purposes, they should reduce the sales price.

4C. Purchases

Credit Guidelines	
Contract of sale	Loans for the purchase of properties to be held as security are to be supported by at least the front page of the Contract of Sale with the amount, purchaser's details and vendor's details prior to loan approval. Where the full signed Contract of Sale cannot be provided prior to loan approval the loan may be approved subject to receipt of the full executed Contract of Sale noting the correctly assessed purchase price, prior to loan settlement.
Non-arm's length transactions	<ul style="list-style-type: none"> • Maximum LVR is 100% of the purchase price. • Where the LVR is greater than 85% of the purchase price, the genuine savings requirement is to be met.
Builder developer sales	Properties purchased directly from a builder or developer commonly includes rebates and/or incentives which must be discounted from the purchase price.
Queensland properties	Where the property is located in Queensland and the builder/developer or a related party is the vendor, the valuer may request a copy of the Form 8 Certificate detailing total commission and marketing fees included in the transaction.

Construction Loans

1. Product Parameters

1A. Loan Purpose

Credit Guidelines	
Acceptable loan purpose	To assist with the immediate building of up to 2 residential dwellings or renovations on an existing property. Construction must be performed by a fully licensed contracted builder and commence within three months of the initial loan settlement.
Unacceptable loan purpose	<ul style="list-style-type: none"> • Loans to owner-builders • Loans for kit or demountable homes. • Loans to builders or property developers for speculative investment purposes e.g. where the principal nature of their business or income generation is reliant on the development and/or future sale of the security property. • Loans for the construction of more than 2 dwellings. • Split Contracts for the construction of dwellings within multi-unit residential developments given the unacceptable level of third party risk due to inter-dependencies should the developer fall over or the borrower default prior to the completion of development.
Home improvements and renovations	Home improvement or renovation loans where we are reliant on the 'on-completion' value must be assessed as a construction loan. Macquarie Bank must control release of funds direct to the supplier upon receipt of invoice and signed customer authority.
Equity release for structure renovations and / or construction	<p>If the LVR is 80% or below on an as-is valuation basis and the loan does not exceed the land value of the security property, a standard loan may be approved. Building contracts, council plans and progress drawdowns are not required and MBL will not control the release of funds to the supplier. The following additional requirements apply:</p> <ul style="list-style-type: none"> ➤ Partially complete properties (including properties where construction has commenced in any form) are unacceptable. ➤ Confirmation is to be obtained (either verbally or in writing from introducer/applicant) that a licensed builder is being engaged for any structural works being undertaken (Loans to owner builders are unacceptable). ➤ The proposed build cost is to be provided to ensure the applicants have sufficient funds available to complete the intended works. <p>Knockdown/rebuild (or where the security property being built upon is currently vacant land) scenarios can also be considered however the following additional requirements apply:</p> <ul style="list-style-type: none"> ➤ LVR must be 80% or below using the land value only. ➤ A copy of the building contract must be provided in these cases.

1B. Maximum Loan to Value Ratio (LVR) & Loan Amount

Credit Guidelines	
Maximum LVR	80% Note: LVR for construction loans is based on the lower of the on completion valuation or cost to complete (contracted construction price plus land value).
Minimum loan amount	\$150,000
Maximum loan amount	<ul style="list-style-type: none"> Up to \$2,000,000 at 80% LVR, also subject to parameters/caps as per standard policy section 1D 'Maximum allowable LVR per security - based on security property value and location'. Construction component not to exceed 50% of loan size for loans > \$1,500,000.

1C. Other Requirements

Credit Guidelines																																	
Building Contract and related documents	<ul style="list-style-type: none"> The Building Agreement (contract) must be a “fixed price”, “fixed term”, industry standard contract and is to be entered into prior to formal loan approval or at the latest, the settlement of the land (where the land is not already owned by the applicants). The building contract must be signed by all parties and include the progress payment schedule. Council approved plans and specifications should be provided prior to formal approval. If the plans are not yet approved, a copy of the plans which have been or are to be submitted to the council can be provided instead. Council approved plans and specifications are required prior to the first progress draw. The dwelling to be erected must comply with all applicable zoning requirements. 																																
Progress payment schedule	<p>The Bank is concerned with construction contracts where a greater portion of the total contracted amount is paid to the builder than the portion of total work completed. Front loaded contracts can become problematic in the event the builder defaults before the property has been completed.</p> <p>Progress payments are to be made at each stage of construction. Whilst 5 stages is considered standard, up to 8 stages is considered within standard parameters. An example of a standard schedule is as follows:</p> <table border="1"> <thead> <tr> <th colspan="4">Single & Double Storey – All construction types</th> </tr> <tr> <th></th> <th>Milestones</th> <th>Example</th> <th>Cumulative Total</th> </tr> </thead> <tbody> <tr> <td>Stage 1</td> <td>Foundations/Slab (including deposit)</td> <td>20%</td> <td>20%</td> </tr> <tr> <td>Stage 2</td> <td>Frame</td> <td>20%</td> <td>40%</td> </tr> <tr> <td>Stage 3</td> <td>External lining</td> <td>30%</td> <td>70%</td> </tr> <tr> <td>Stage 4</td> <td>Lock-up/Internal lining</td> <td>20%</td> <td>90%</td> </tr> <tr> <td>Stage 5</td> <td>Practical completion</td> <td>10%</td> <td>100%</td> </tr> <tr> <td></td> <td>TOTAL</td> <td>100%</td> <td></td> </tr> </tbody> </table>	Single & Double Storey – All construction types					Milestones	Example	Cumulative Total	Stage 1	Foundations/Slab (including deposit)	20%	20%	Stage 2	Frame	20%	40%	Stage 3	External lining	30%	70%	Stage 4	Lock-up/Internal lining	20%	90%	Stage 5	Practical completion	10%	100%		TOTAL	100%	
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Credit Guidelines	
	<p>The schedule is considered acceptable if it is not front loaded. This can be determined by one of the following:</p> <ul style="list-style-type: none"> • The valuer comments that the progress payment schedule is in line with industry or is acceptable. • The payments are not in excess of the cumulative totals in the above example. Where there are more than 5 stages, the Broker should be considering the cumulative total at the specified milestones.
Construction period	<ul style="list-style-type: none"> • Commencement of the building works must take place within three months after the initial settlement date of the loan. • Construction must be completed within 24 months of initial settlement. Where the LVR is > 80%, a maximum interest only period of 2 years applies to align with the proposed construction period.
Insurance	<ul style="list-style-type: none"> • Prior to the first progress draw, copies of appropriate builder's indemnity/warranty ('Insurance Under the Home Building Compensation Fund' (IUHBCF) and construction insurance are required. Note builders home owners warranty insurance is not required for Tasmania and a fidelity fund certificate is required for Northern Territory instead. Prior to the final progress draw a copy of the general home insurance certificate is to be provided.
Other Requirements	<ul style="list-style-type: none"> • Owners' full equity to be provided at the initial land settlement. Maximum amount available at settlement = Loan amount – Construction costs. Funds to complete construction are to be retained at all times. • The deposit for building works may be released directly to the borrower where receipt of the payment to the builder is provided.

2. Character Parameters

2A. Contributions

Credit Guidelines	
Equity/borrower contribution	The borrower's contribution to the construction is required to be made prior to drawdown on the loan.

3. Collateral Parameters

3A. Security Location

Credit Guidelines	
Security Location	Metro (Category 1) and non-metro (Category 2) locations only. Refer to 'Security Details' section on the Manual Servicing Calculator to see the security category once the postcode is entered.

3B. Valuation Requirements

Credit Guidelines	
Valuation Requirements	<ul style="list-style-type: none"> • The valuer is to be provided with the following documents and is required to comment on the reasonableness of the construction costs and whether the proposed progress payment schedule is in line with industry standards: <ul style="list-style-type: none"> ○ Plans and specifications ○ Building contract or tender (where building contract outstanding). ○ Progress payment schedule. • Only first ('<i>Slab Down</i>') and final ('<i>Practical completion</i>') progress draws need to be certified and approved by a panel valuer where the building contract is ≤ \$600,000. Valuer inspections and approval are required at each progress payment where the building contract is > \$600,000.

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