Target Market Determination – Home Loans

This Target Market Determination [TMD] is a document of Unity Bank Limited.

This TMD seeks to give our members, staff, product distributors, and other interested parties an understanding of the class of consumers for whom the product described has been designed, how the product is distributed, and related matters.

This TMD is not, and should not be construed as, a full summary of the product's terms and conditions. Nor is it a substitute for the provision of financial advice.

When deciding about the product, please refer to the product's terms and conditions.

Product	Bridging Finance – Variable - Interest Only
Issuer	Unity Bank Limited ABN/ACN 11 087 650 315 AFSL/Australian Credit Licence 240399 Reliance Bank is a division of Unity Bank Limited.
Effective Date of TMD	5 th October 2021
Target Market	Description of target market Consumers that are looking to purchase a home or investment property before selling their current property with the flexibility to avoid an additional repayment during the transition. Description of product, including key attributes The Bridging loan is our interest only loan used to provide home buyers a short term finance solution in the transition of buying and selling a property. The product's key attributes are: Loan term available up to 12 months No payments required during the term No monthly account keeping/service fees No penalty for early pay outs Ability to make additional repayments at no extra cost No penalty for lump sum repayments

Description of likely objectives, financial situation and needs of consumers in the target market

The product has been designed for consumers that:

- Are seeking the flexibility to purchase a new property before they have sold their current property
- Meet Unity Bank's credit assessment requirements and receive sufficient regular income
- Only want one repayment until their current property is sold
- Need funds to purchase a home.

Target Market (continued)

Classes of consumers for whom the product is clearly unsuitable

- Consumers that do not meet the eligibility criteria
- Consumers that are determined unsuitable by the lender due to high credit risk
- Consumers that require principal and interest payments
- Consumers that want a loan term greater than 30 years
- Consumers that want to link an offset facility to their home loan
- Consumers that want to fix their interest rate at the commencement of their loan
- Consumers that want a line of credit facility
- Consumers that have defined goals and objectives and are not met by this product

Distribution channels

The product is designed to be distributed through the following means:

- Direct distribution by Unity Bank employees via branch, online and phone
- Unity Bank accredited mortgage brokers

Distribution conditions and restrictions

The distribution of the product is subject to the following conditions and restrictions:

- Consumer meets the minimum age of 18
- Consumer is an Australian citizen or permanent resident
- Consumer meets the credit eligibility criteria
- Be a shareholder or become a shareholder of Unity Bank
- Unity Bank to ensure staff are accredited and authorised as product distributors
- Unity Bank to ensure Third Party distributors are industry qualified and fully accredited
- Consumers with appropriate borrowing capacity

Why the distribution conditions and restrictions will make it more likely that the consumers who acquire the product are in the target market

All applications for this product are subject to Unity Banks credit assessment and loan eligibility criteria. In addition, Unity Bank completes further upfront evaluations, ongoing due diligence and monitoring of product training to our staff.

Distribution

We will undertake a review of this TMD in the following circumstances:

Complaints

 Consumer complaints (in number or significance) within a 3 month period regarding understanding of risks, key terms, conditions or features of this product.

Feedback from Third Party distributors

 Reporting received, or consistent feedback from Third Party distributors which suggests that the target market may no longer be appropriate.

Substantial product change

- When a substantial change is made to the product terms, conditions or key attributes
- If we make a material change to the design or distribution of the product

Product performance

- Evidence that consumer usage is significantly different from original expectations and contrary to the design of the product
- Evidence that product is no longer meeting the financial situation, needs and objectives of the target market
- Evidence of substantial sales outside of the target market
- If the product's design or distribution receive adverse media coverage

Significant change to the external environment

- Regulatory or legislative environment for this product
- · Economic and market conditions

Notification from ASIC and/or AFCA

- ASIC request immediate cessation of product distribution, or cessation of particular conduct in relation to the product
- If ASIC raises concerns about the product's design or distribution
- If the Australia Financial Complaints Authority or a Court raise concerns about the product's design or distribution

Significant dealings

- A significant dealing of the product to consumers outside the target market occurs
- If any other event or circumstance occurs indicating that this TMD may no longer be appropriate.

Where a review trigger or event occurs, we will review this TMD within 10 business days.

Reviews Triggers

Initial review We will undertake a review of this TMD within 12 months of the effective **Review Periods** Periodic review We will undertake periodic reviews of this TMD at least every 2 years from the initial review. Complaints Distributors must report to us in writing within 10 business days they become aware of a complaint related to risks, key terms, conditions or features of this product including: The number of complaints The nature and circumstances of the complaint; and The substances of those complaints and any general feedback relating to the product or its performance. Significant dealings **Distributors** Reporting Distributors must report to us in writing within 10 business days they become Requirements aware of a significant dealing in the product that is inconsistent with this TMD. This also applies when we distribute our own product. Written notification needs to include the following: Date(s) the significant dealing occurred; Description of the significant dealing and why it is not consistent with the TMD; Why the dealing is significant; How the significant dealing was identified; and What steps, if any, have been, or will be, taken in relation to the significant dealing.