

Notice of changes to Home Loan Facility Agreement Terms and Conditions

These changes are effective from 1 March 2020.

In section Part A - General Conditions

1 Meaning of Words

The following definitions are inserted:

- "Code of Banking Practice means the 'Banking Code of Practice' published by the Australian Banking Association Inc. or any superseding publication."
- "Small business" means a "small business" under the Code of Banking Practice. A consumer is not a small business."

3 What we lend and when

Clause 3.3 is deleted and replaced with the following:

• "We must receive the security before or when you are entitled to access any part of the standard loan amount of credit or your revolving credit limit (as applicable)."

The opening sentence of Clause 3.4 is deleted and replaced with the following:

• "If any of the following occurs prior to the settlement date, you are not entitled to access any part of the standard loan amount of credit or your revolving credit limit (as applicable) and we can terminate this agreement at any time prior to the settlement date."

5 Establishing your standard loan account and revolving loan account

A new Clause 5.3 is inserted:

• "5.3 If we approve your loan and it is regulated by the Credit Code, you can obtain our assessment about whether your loan is suitable for you."

9 Notices, Service and other communications

Clause 9.2 is deleted and replaced with the following:

- "9.2 We will provide you with notices of variations to your facility as follows:
 - (a) If we change an annual percentage rate, we will tell you no later than the date of the change, unless we are not able to because the annual percentage rate is calculated according to a money market or some other external reference rate, or a rate otherwise designated as a variable or floating rate;
 - (Refer to clause 25.4 for method of notification of a change in a *Citibank rate* that is used to determine the *annual percentage rate* during the first *fixed rate period* if the *settlement date* is more than 60 days after the *application date* stated in the *Details*)
 - (b) Apart from changes to annual percentage rates, we will tell you about changes as soon as reasonably possible. However, if we believe a change is unfavourable to you, then we will give you prior notice of at least 30 days. In some circumstances, we may give you a shorter notice period or no notice, of an unfavourable change if:
 - (i) It is reasonable for us to manage a material and immediate risk; or
 - (ii) There is a change to, or introduction of a government charge that *you* pay directly, or indirectly, as part of *your* banking service. In that case, we will tell *you* about the introduction or change reasonably promptly after the government notifies us (however, we do not have to tell *you* about if the government publicises the introduction or change).
 - (c) Where a change to *your* repayments or to fees or charges reduces *your* obligations or extends *your* time for payment, it may not be reasonably possible to give *you* prior notice. In this case, we may notify *you* of the change before or when we next send *you* a statement of account."

12 What can happen if you are in default?

When are you in default?

The opening sentence of Clause 12.1 is deleted and replaced with the following:

"If you are not a small business, you are in default if:"

The opening sentence of Clause 12.2 is deleted and replaced with the following:

"Whether or not you are a small business, if you have an unregulated contract then you are also in default if:"

A new Clause 12.3 is inserted:

"If you are a small business, you are in default if:

- (a) you do not pay on time any amount due under this agreement; or
- (b) you or a guarantor is insolvent, goes into bankruptcy, voluntary administration, other insolvency process or arrangement, or no longer has legal capacity; or
- (c) enforcement proceedings are taken against you or a guarantor or your or their assets by another creditor; or
- (d) early repayment is required under a separate financing arrangement *you* or a guarantor has with *us*, or default based action is taken against *you* or a guarantor by *us*, due to an event of default which is described in this clause 12.3; or
- (e) we believe on reasonable grounds that you, or a guarantor has not complied with the law or any requirement of a statutory authority, or it becomes unlawful for you or us to continue with the loan; or
- (f) you or a guarantor gives us information or makes a representation or warranty to us which is materially incorrect or misleading (including by omission); or
- (g) you use the loan for a purpose not approved by us; or
- (h) your assets or a guarantor's assets are dealt with, or attempted to be dealt with in breach of the loan, or any security or other agreement with us without our consent; or
- (i) you or a guarantor do not provide financial information required by your agreement with us; or
- (j) you or a guarantor do not maintain a licence or permit necessary to conduct your business; or
- (k) you or a guarantor do not maintain insurance required by your agreement with us; or
- (l) legal or beneficial ownership, or management control of a borrower or guarantor or their business changes without *our* consent; or
- (m) status, capacity or composition of you or a guarantor changes without our consent."

A new Clause 12.4 is inserted:

"If you are a small business, then apart from a default under clause 12.2(a):

- (a) before we act on a default (including under cl 12.5 and cl 12.6), we will allow you a reasonable time to remedy a default when it is able to be remedied, and notify you of this time period. We do not have to do this if we reasonably believe it's necessary to manage a material and immediate risk relating to the nature of the relevant default, your particular circumstances, or the value of any security; and
- (b) we will then only act on the default if the default by its nature is material, or we reasonably consider the event has had, or is likely to have a material impact on:
 - (i) you or your guarantor's ability to meet your or their financial obligations to us (or our ability to assess this); or
 - (ii) our security risk (or our ability to assess this); or
 - (iii) our legal or reputation risk where clause 12.3(d) or (e) and (f) applies."

What can happen then?

Existing Clause 12.3 is deleted and a new Clause 12.5 is inserted:

"In most circumstances, if you are in default, before we exercise our rights to require full repayment or take enforcement action, we will give you a notice stating that you are in default specifying how and by when you must remedy the default. If you are a small business, this period will be at least 30 days. If you do not remedy the default before the expiry of that time specified in the notice, or if you are not a small business and the default cannot be corrected, then (to the extent it is not already due for payment) the balance owing on your standard loan account and the balance owing on your revolving loan account become immediately due for payment at the end of the period without further notice. If those amounts then remain outstanding, we may sue you, or enforce any security, or do both.

Enforcement expenses may become payable under this agreement or any security after you are in default."

Existing Clause 12.4 is deleted and a new Clause 12.6 is inserted:

"However, the balance owing on *your* standard loan account and the balance owing on *your* revolving loan account become immediately due for payment (to the extent they are not already due for payment) and we may sue *you* for those amounts, or enforce any security or take other enforcement action, or do both, immediately (so we need not give *you* any notice or wait until a notice already given expires) if *you* are in default, when:

- (a) If you are not a small business:
 - (i) we reasonably believe you or any security provider fraudulently induced us to enter into this agreement or any security; or
 - (ii) we reasonably believe that urgent action is necessary to protect any property the subject of a security; or
 - (iii) we cannot locate you or any security provider despite our reasonable attempts; or
 - (iv) we have the authority of a court or tribunal to do so; and
- (b) If you are a small business:
 - (i) the default is unable to be remedied; or
 - (ii) it is reasonable for us to manage a material and immediate risk relating to the nature of the relevant default, your particular circumstances or the value of any security; or
 - (iii) we have already given you a period under cl 12.4(a) to remedy a non-monetary default."

Existing Clause 12.5 is renumbered to Clause 12.7.

Existing Clause 12.6 is renumbered to Clause 12.8.

Existing Clause 12.7 is renumbered to Clause 12.9.

Existing Clause 12.8 is renumbered to Clause 12.10.

13 Cost, Fees and Charges

Clause 13.1 b) (ii) is deleted and replaced with the following:

"(ii) any act under clause 12.10;"

15 Overdue payment fee and default interest charges

Clause 15.1 is deleted and replaced with the following:

"If an amount you must pay us in connection with your standard loan or your revolving loan is overdue under this agreement, you must pay the overdue payment fee disclosed in the Details. We may waive this requirement. We may also charge interest at a default rate on the amount that is overdue for the time that it is overdue under this agreement."

22 Your privacy at Citigroup Australia - Our privacy statement

Disclosures to overseas recipients

Clause 22.3 is deleted and replaced with the following:

"Some of the recipients to whom we disclose your personal information may be based overseas. It is not practicable to list every country in which such recipients are located but it is likely that such countries will include the United States of America, India, the Philippines, Malaysia, Hong Kong and Singapore. You can find the complete list of countries at https://www.citi.com/australia/pdf/disclosures_of_personal_information. pdf?ieNocache=786. By using our products and services you consent to such overseas disclosures."



Home Loan Facility Agreement.

Terms and Conditions

Effective 1 November 2018

Issued by Citigroup Pty Limited

ABN 88 004 325 080 AFSL No. 238098

Australian credit licence 238098

Important notice

This document contains important information relating to *your Citibank* home loan. Please read it and keep it somewhere safe.

This document, together with the Home Loan Facility Agreement - *Details*, comprises *your Citibank* Home Loan Facility Agreement. These documents must be read together.

Additional information is also contained in the Non-Cash Payment Facilities terms and conditions and, if you have an Offset Savings Account, the Offset Savings Account terms and conditions.



© 2018 Citibank Pty Limited ABN 88 004 325 080, AFSL No. 238098, Australian credit licence 238098. Citi®, Citi® and Arc Design® and other marks used herein are service marks of Citigroup Inc. or its affiliates, used and registered throughout the world.

Some important information

You must make your own enquiries and check

If we or our representative inspect any building work on any property, we are doing so for ourselves and not you. You should do your own inspection and not rely on our inspection.

We and our representatives are not responsible to you if any building work has not been properly done, even if we or our representative have said we are sufficiently satisfied with the work to lend against the work.

The same applies to any search, enquiry, review, inspection or valuation which is checked, carried out or obtained by *us* or *our* representatives with respect to any other aspect of any property or *your* business or affairs.

In particular, if you are buying any property, you are responsible for making sure you get good title. If you have one, your lawyer or conveyancer should do this. You should not rely on us or our representatives.

Interest rate movements

You must make your own judgment and decision as to:

- whether to borrow at, or switch to, a fixed interest rate; and
- whether or not to pay interest in advance (where interest in advance is an option available to you).

You need to consider your individual financial circumstances to decide which type of interest rate is best for you and to decide whether to pay interest in advance (where that is an option available to you). You should discuss your decision with your accountant or financial adviser and, in relation to payment of interest in advance, your tax adviser.

Joint borrowers

If you are borrowing jointly with someone else, take particular note of clause 17. Each of you will be individually liable for the full amount of your loan. In some situations action by one of you may increase the indebtedness of all of you.

Payment of commission

Citibank may pay an upfront and/or ongoing commission to third parties, including mortgage brokers and referrers that provide services to Citibank.

Contents

PART A - GENERAL CONDITIONS (Clauses 1 to 22)	CLAUSE
Meaning of words	1
Type of <i>facility</i>	2
What we lend and when	3
Splitting your facility (maximum of 4 splits)	4
Establishing your standard loan account an revolving loan account	d 5
Calculation of interest charges	6
Statement of account	7
Variations and waivers	8
Notices, service and other communications	9
Switching the standard loan amount of cred and revolving credit limit	dit 10
Self certified loans and construction loans	11
What can happen if you are in default?	12
Costs, fees and charges	13
Securities	14
Overdue payment fee and <i>default</i> interest charges	15
What happens to payments we receive?	16
Joint accounts	17
Additional provisions if <i>you</i> are a trustee of <i>a trust</i>	18
Additional provisions if you are a partnersh	ip 19
Representations and warranties	20
General matters	21
<i>Your</i> privacy at Citigroup Australia - our Privacy Statement	22

PART B - STANDARD LOAN	22
(Clauses 23 to 30)	23
What you must pay and when	24
Interest rates	
Fixed interest rate	25
Variable interest rate	26
Converting the interest rate	27
Early repayment – paying an amount before it is due (prepayment)	28
Redraw facility	29
Fixed rate break charges	30
PART C - REVOLVING LOAN	21
(Clauses 31 to 41)	31
Accessing your revolving loan	32
Using your revolving loan	33
What you must pay and when	34
Interest rate	35
Bank guarantees and letters of credit	36
Review of revolving credit limit and valuation	37
Suspension of the revolving loan account	38
Closure of the revolving loan account	39
Termination of revolving loan	40
Loan protection insurance	41

SCHEDULES

Schedule 1 - Fixed Rate Break charges Schedule 2 - Calculating your loan protection insurance premiums (revolving loans only)

Home Loan Facility Agreement

About this agreement

This agreement consists of 2 documents:

- The Home Loan Facility Agreement
 - Details ("Details"); and
- The Home Loan Facility Agreement Terms and Conditions ("Terms and Conditions").

Together these two documents are referred to as the "*Agreement*".

You should read these 2 documents in full as they contain the terms and conditions of your facility.

The meaning of words printed *like this* and some other key words are explained in clause 1.1 of these Terms and Conditions.

You have a regulated contract if the Details say so. You have an unregulated contract if the Details say so.

PARTA-GENERAL CONDITIONS

(This part applies to any standard loan or revolving loan under your facility).

Clauses 1 to 22.

1 MEANING OF WORDS

1.1 **account** means an account we establish for your standard loan or revolving loan under clause 5.1 in your name for recording all transactions in connection with them. If you have chosen to split the standard loan amount of credit of a standard loan and/or the revolving credit limit of a revolving loan into separate splits under clause 4, account means the account we establish for each split. Your standard loan, revolving loan or a split is identified in the Details as an "Account".

additional signatory means the person who is authorised to effect transactions on the revolving loan account.

annual percentage rate means the per annum rate of interest applicable to *your standard loan* or *your revolving loan*, initially described as the annual percentage rate in the *Details*.

application date is the date on which you apply for your facility and is specified in the Details.

approval date has the meaning specified in the Details.

balance owing on your standard loan account subject to any definition in the Details, means at any time, the sum of all amounts borrowed under clause 3.1(a) and any other amount borrowed under this agreement (other than in connection with your revolving loan account) which has not been repaid plus all accrued interest charges, default interest charges and any other amount debited to your standard loan account which you must pay under this agreement.

balance owing on your revolving loan account subject to any definition in the Details, means at any time all amounts debited to your revolving loan account which have not been repaid plus all accrued interest charges, default interest charges and any other amount debited to your revolving loan account which you must pay under this agreement.

banking day means a day other than a Saturday or Sunday, or a public, special or bank holiday in the State or Territory of *Citibank* at the address named in the *Details*.

bank guarantee means an undertaking we give to

a third party to meet obligations you have to that person if we are asked to do so.

Citibank rate means a *Citibank* reference rate of interest that we use to determine the *annual percentage rate*. The *Citibank rate* applicable to your standard loan or revolving loan at the approval date is stated in the *Details*. (Refer to clause 6.3 for availability of *Citibank rates*).

construction loan means a construction loan we approve for you for the purpose of construction on the terms specified in the *Details*.

construction period is 12 months from the settlement date. Construction must commence within 3 months of the settlement date.

costs includes charges and expenses; and costs, charges and expenses in connection with legal and other advisers on a full indemnity basis.

Credit Code means at any time whichever of:

- the Consumer Credit Code set out in the Appendix to the Consumer Credit (Queensland) Act 1994, as it is in force from time to time as co-operative or consistent legislation in any Australian State or Territory; or
- the National Credit Code set out in Schedule 1 to the National Consumer Credit Protection Act 2009, is in force at that time and includes in each case all regulations made under the relevant Code.

daily transaction limit is a maximum amount up to which *EFT transactions* may be effected in any period of a day. Limits may vary depending on the type of *electronic equipment* used.

debit card means any debit card authorised by Citibank for use on your Account, which may be called "Citi Debit Card", "Citibank Debit Card" or by another name.

default rate is disclosed in the *Details* and means a per annum rate of interest which may become payable if *you* are in default.

Details in these Terms and Conditions means the Home Loan Facility Agreement - *Details* which names *you* as 'Customer(s)', as varied from time to time, and which forms part of this agreement.

EFT transaction means any transaction to which the ePayments Code applies.

electronic equipment includes electronic terminals (*such as* automatic teller machines (ATM) and Electronic Funds Transfer at Point of Sale (EFTPOS)), computers and telephones, and any other equipment used for effecting *EFT transactions*.

facility means the facility as indicated in the *Details*

we provide to you under this agreement and may be comprised of a standard loan and/or a revolving loan.

fixed rate period means any period during which the annual percentage rate applicable to your loan is a fixed interest rate (your first fixed rate period is specified in the Details if you have a fixed rate period applying from settlement date).

including or **such as** when introducing an example, does not limit the meaning of the words to which the example relates to that example or examples of a similar kind.

insolvent means being bankrupt, being placed under administration or having a controller appointed, being in receivership or in receivership and management, being in liquidation or in provisional liquidation, being wound up, subject to any arrangement, assignment or composition, protected from creditors under any statute, dissolved (other than to carry out a reconstruction while solvent) or otherwise unable to pay debts when they fall due.

interest debiting date means a date on which we are entitled to debit interest to your standard loan account or your revolving loan account under this agreement.

introductory period means the period from the settlement date for which a discount is applied to the annual percentage rate and as described in the Details.

lenders mortgage insurance means mortgage indemnity insurance obtained by us to cover the possibility that you default and there are insufficient proceeds from the sale of the security to repay your standard loan or your revolving loan.

letter of credit means an undertaking we give to a third party (normally in relation to a trade matter) to meet obligations you have to that person if we are asked to do so.

loan protection insurance means the optional consumer credit insurance provided to you by MetLife Insurance Limited ABN 75 004 274 882 at your request, under which your obligation to make repayments to repay your revolving loan under this agreement is insured against events such as the death, disablement or unemployment of you or one of you.

loan term refers to the standard loan term or the revolving loan term.

margin means the margin that is added or subtracted to the *Citibank rate* to determine the relevant *annual percentage rate* applicable to your standard loan or revolving loan. The margin applicable to your standard loan or revolving loan at the approval date is shown in the Details. It also means the margin that is added or subtracted to the annual percentage rate applicable to your standard loan or revolving loan to determine the default rate.

nominated account means the account referred to in clause 24.11 from which we may draw the amounts you must pay us under this agreement.

offset savings account means a *Citibank* Offset Savings Account which we have linked to the *offset mortgage account*.

offset mortgage account means the standard loan account or revolving loan account that you have requested to be linked to your offset savings account.

person includes an individual, a firm, a body corporate, an unincorporated association or an authority.

prepaid interest period means the period you have chosen for which you are paying interest in advance annually on your standard loan and as shown in the Details. Prepaid interest periods are not available on all standard loans.

principal balance means the principal part of the balance owing on your standard loan account or the principal part of the balance owing on your revolving loan account.

redraw means a facility allowing you to redraw amounts that you have prepaid in addition to or in excess of your obligations under this agreement (see clause 29).

regulated contract means a contract which is regulated by the *Credit Code*. Generally a *facility* will be regulated by the *Credit Code* if *you* are an individual and the loan is:

- (a) for domestic, household or personal purposes; or
- (b) to purchase, renovate, repair a residential investment property; or
- (c) to refinance a loan that was used for any of the purposes in (a) or (b).

related company means a body corporate that is a "related body corporate" to us as defined in the Corporations Act 2001.

repayment period means

- (a) for the first repayment, the period from and including the settlement date up to and including the date the first repayment is due; and
- (b) for each other repayment, the period from the last repayment date up to and including the date the next repayment is due.

revolving credit limit means the credit limit shown in the *Details* for your revolving loan.

revolving loan means the overdraft facility indicated in the *Details we* provide to *you* under this agreement.

revolving loan account means the account established under clause 5.1 for the revolving loan under your facility (Also see clause 4.4).

revolving loan term is the term of the *revolving loan* specified in the *Details*.

secured property means any real property that is the subject of a security interest under this agreement.

security means each security interest described in the *Details* under "security" and any substitute or additional security interest given for the payment of money or the performance of obligations under this agreement.

security interest means any mortgage, charge, lien, pledge, trust, power or other rights given as or in effect as *security* for the payment of money or performance of obligations. *Security interest* also includes a guarantee or an indemnity.

security provider means each *person* named in the *Details* under "security" (including you, when you are named), or any other *person* who gives a security.

settlement date means the date we lend you the principal part of the standard loan amount of credit for a standard loan and the date we make the revolving credit limit available to you for a revolving loan.

split means a separate record of a part of the credit provided under either a standard loan or a revolving loan, where you have chosen to split the standard loan amount of credit of a standard loan and/or the revolving credit limit of a revolving loan into separate splits under clause 4. A split is identified in the Details as an "Account".

standard loan means the cash advance of the standard loan amount of credit we provide to you under this agreement.

standard loan account means the account established under clause 5.1 for the *standard loan* under *your facility* (Also, see clause 4.4).

standard loan amount of credit means the amount of credit specified for the *standard loan* in the *Details*. (Also see clause 4.4).

standard loan term is the term of the *standard loan* specified in the *Details*. (Also see clause 4.4).

statement period means a period of time relating to your revolving loan account. The first statement

period starts on the settlement date when moneys are first drawn or amounts debited to your revolving loan account, and finishes at the end of the first statement date. Each other statement period starts on the day after a statement date and finishes at the end of the next statement date.

statement date means the date shown as the statement date on a statement issued under *your revolving loan account* or, where no statement is issued, the date which would have been the statement date if a statement were issued.

such as see including.

third party means any person other than you, Citibank, a related company of Citibank or the security provider.

total maximum amount of credit is the amount shown in the Details that is the sum of the total revolving credit limit and total standard loan amount of credit of your facility.

transaction means in relation to an account any transaction on that account including any EFT transaction.

trust means any trust or trusts of which *you* or a security provider is the trustee.

trust fund means the property of a trust.

unauthorised transactions means transactions which are made without your or any additional signatory's knowledge, consent or authorisation.

unregulated contract means a contract which is not a *regulated contract*.

Us (or **us**) or we (or **we**) or *Citibank* (or **Citibank**) means Citigroup Pty Limited (ABN 88 004 325 080) and its successors and assigns. **Our** (or **Our**) takes a corresponding meaning.

you means the *person* or *persons* named in the *Details* as "Customer(s)". If there is more than 1 *person* named in the *Details* as "Customer(s)", you means each of them separately and every 2 or more of them jointly. You includes your successors and assigns. **Your** (or **your**) takes a corresponding meaning.

A reference to:

- a document includes any variation or replacement of it;
- law means common law, principles of equity and laws made by parliament (and includes regulations and other instruments under laws made by parliament and consolidations, amendments, re-enactments or replacements of any of them) whether domestic or foreign;
- any thing includes the whole and each part of it.

2 TYPE OF FACILITY

- 2.1 Your facility, as shown in the Details, may be made up of either or both of the following loan types:
 - a standard loan this is a cash advance of the standard loan amount of credit; and
 - a revolving loan this is an overdraft facility and may include the provision of bank guarantees and letters of credit subject to a credit limit.
- 2.2 References to *standard loan* in these Terms and Conditions will only apply if *you* have a *standard loan* as part of *your facility*.
- 2.3 References to revolving loan in these Terms and Conditions will only apply if you have a revolving loan as part of your facility.
- 2.4 The Non-Cash Payment Facilities Terms and Conditions provided to you at the same time as this agreement (as they are amended from time to time) apply to any use of cheques, a debit card, BPAY®, CitiPhone Banking and direct debits to access your account. See clause 29.2 for details of which of these access methods you can use to make redraws on your standard loan account. See clause 33.1 for details of which of these access methods you can use to access your revolving loan account. You agree to comply with those terms and conditions. They tell you, among other things:
 - (a) about any daily transaction limit or other applicable periodic limits;
 - (b) whether, and if so how, you may alter or stop any payment from your account using any of these methods:
 - (c) about the importance of safeguarding your cheques, debit card and any access methods or codes you use with your debit card or Citibank Online; and
 - (d) how to notify us if your debit card is lost or stolen or the security of any code or access method is breached and the consequences of failing to do so.

A copy of the Non-Cash Payment Facilities Terms and Conditions is also available by telephoning CitiPhone Banking on 13 24 84, 24 hours a day 7 days a week.

3 WHAT WE LEND AND WHEN

- 3.1 Subject to clause 3.3 we agree to lend you up to the total maximum amount of credit shown in the Details by:
 - (a) lending you the standard loan amount of credit at the time you request it (see clauses 23 to 30 in Part B); and
 - (b) providing you with access to funds up to your revolving credit limit through your revolving loan (see clauses 31 to 41 in Part C).
- 3.2 If a transaction would cause:
 - (a) the debit balance on any revolving loan account at any time to exceed the revolving credit limit for that account at that time; or
 - (b) the amount redrawn on any standard loan account at any time to exceed the amount available to be redrawn at that time, we may, without notice, decline, stop or reverse the transaction. However if for some reason we do not do so, with the result that the relevant account limit is exceeded, it does not mean we are increasing the limit on the account, or that we will allow the limit to be exceeded again in the future. You must pay any excess on a revolving loan account in accordance with clause 33.2, and any excess on a standard loan account when we ask you to do so.
- 3.3 We must receive the security before or when we:
 - (a) lend you any part of the standard loan amount of credit; and
 - (b) give you access to your revolving credit limit.
- 3.4 We can terminate this agreement at any time prior to the settlement date if:
 - (a) we become aware of anything or any circumstances since you applied for the facility which has led or could reasonably lead to a significant adverse change in your or a security provider's financial circumstances;
 - (b) we have not received:
 - direct debit authorities for debits from accounts acceptable to us, if required by us (see clause 24.11 in Part B);

(For all matters relating to Direct Debit arrangements on *your account*, *including* request for deferment of debits, alteration of debit arrangements, please contact CitiPhone banking on 13 24 84, 24 hours a day 7 days a week). To stop or cancel *your* Direct Debit Request, please see clause 24.13 in Part B.

- each related acknowledgment and title document (if required) to the security;
- where there is one or more security provider other than you, a certificate that independent legal advice has been given to each security provider other than you; and
- any other document we reasonably require (including a certificate as to independent financial advice given to any security provider other than you, if we require it);

which are satisfactory to us;

- (c) we have not received evidence satisfactory to us that any insurance we require is in place (see clause 14.2);
- (d) we have become aware that any insurer has refused to insure this *facility* for us for any reason;
- (e) you have not paid the premium for any lenders mortgage insurance we require;
- (f) we have not received for each property referred to in the *Details* under "security" which we specify:
 - evidence that all amounts payable in connection with the property (such as rates) are paid up to date:
 - any survey report, valuation or property assessment we require;
 - results of title searches and property enquiries (if requested); and
- a report from *our* lawyers about title to the property which are satisfactory to *us*;
- (g) if you or a security provider is a company, we have not received any document we reasonably require (including an opinion from our lawyers) to satisfy us that it can validly enter into this agreement and any security and that we can enforce its obligations under them which is satisfactory to us; and
- (h) we are not satisfied that you have complied with all reasonable requirements for providing the facility that we have told you about in writing in sufficient time for you to comply with them.

4 SPLITTING YOUR FACILITY (MAXIMUM OF 4 SPLITS)

4.1 The standard loan amount of credit of a standard loan or the revolving credit limit of a revolving loan can be split into separate splits. Subject to the payment of any split fee set out in the Details, you may choose to split the standard loan amount of credit of a standard loan and/or the revolving

credit limit of a revolving loan into a maximum of 4 splits under the facility. Each split may have a different:

- (a) Citibank rate;
- (b) margin;
- (c) annual percentage rate; and
- (d) *loan term* (although if *you* have more than one *revolving loan split*, each of those *splits* must have the same *loan term*).
- 4.2 The amount of credit or credit limit, *Citibank rate*, margin and annual percentage rate and the *loan term* applying to each *split* are specified:
 - (a) in the *Details*, if *your* choice for the *split* is made when *you* apply for the facility; or
 - (b) in a written notice we give you, if your choice for the split is made after settlement date.
- 4.3 If you have chosen to split the standard loan amount of credit and/or revolving credit limit into separate splits, we treat each split as a separate loan for various purposes under this agreement, including as follows:
 - (a) you authorise us to open a separate account for each split for the purposes of clause 5.1;
 and
 - (b) the account of each split will be allocated with a different account number; and
 - (c) each *split* will be identified as an "Account" in the Details.
 - (d) we specify the credit limit for each split under your revolving loan, the sum of which equals the revolving credit limit;
 - (e) all rights and obligations under this agreement apply separately to each split;
 - (f) we issue a separate statement of account for the account of each split; and
 - (g) the fees specified in this agreement, unless otherwise stated, are separately assessed in respect of the account of each split.
- 4.4 The provisions in this agreement, where applicable, are to be read and applied separately in relation to each *split*. Where applicable, the following terms, are to be read as having the following meanings:

account means the account established for the relevant *split* under clause 5.1.

revolving loan means the amount available under the credit limit of the relevant *split* of a *revolving* loan.

revolving loan account means the account established for each relevant split of a revolving loan.

revolving loan term means the revolving loan

term for the relevant split of a revolving loan.

revolving credit limit means the credit limit shown in the *Details* for the relevant *split* of a revolving loan.

standard loan means the cash advance of the relevant *split* of a *standard loan*.

standard loan account means the account established for each relevant *split* of a *standard loan*.

standard loan amount of credit means the amount of credit shown in the *Details* for the relevant *split* of a *standard loan*.

standard loan term means the standard loan term for the relevant split of a standard loan.

5 ESTABLISHING YOUR STANDARD LOAN ACCOUNT AND REVOLVING LOAN ACCOUNT

- 5.1 You authorise us to open a separate account for each of the standard loan and revolving loan under your facility in your name and to debit to the relevant account without first notifying you:
 - (a) each part of the standard loan amount of credit on the date we lend that part;
 - (b) the amount of each drawing under the account of your revolving loan when we pay or transfer the amount in accordance with the instructions in the drawing; and
 - (c) interest accruing on the *account* in accordance with clause 6; and
 - (d) fees relating to the account or transactions on the account.
- 5.2 Any amount other than one referred to in clause 5.1 which you must pay under this agreement may be debited by us to any standard loan account or revolving loan account as we decide (or, if there are separate splits, to any account for any split that we decide).

General descriptive information about our banking services, *including* information about account opening procedures, our obligations regarding the confidentiality of *your* information, complaint handling procedures, bank cheques, the advisability of *you* informing us promptly when *you* are in financial difficulty and the advisability of *you* reading the terms and conditions applying to the relevant banking service is available on request by calling CitiPhone banking on 13 24 84, 24 hours a day 7 days a week and by going to our website at www.citibank.com.au.

6 CALCULATION OF INTEREST CHARGES

- 6.1 The annual percentage rate applying to your standard loan or revolving loan is shown in the Details. The Citibank rate and margin that may be added or subtracted (if applicable) are also stated in the Details.
- 6.2 Interest charges are calculated daily by applying the daily percentage rate to the daily balance owing on your standard loan account (for the standard loan) and the daily balance owing on your revolving loan account (for the revolving loan). The daily percentage rate is the annual percentage rate divided by 365.

Interest charges accrue daily from the day we first debit an amount to your standard loan account or revolving loan account. You must pay us interest on all amounts debited to your standard loan account or revolving loan account.

(For standard loan) Interest is debited to your standard loan account monthly, with the first debit of interest to be made 1 month after the settlement date. If the day that interest is to be debited falls on the 29th, 30th or 31st day of the month but a month does not have that many days, we will debit interest on the last day of that month. If that day is not a banking day, we will debit interest on the next banking day.

However, if you have a standard loan with a prepaid interest period and you are paying interest in advance during the prepaid interest period, interest will be debited to your standard loan account annually during the prepaid interest period on the date we allow you to make an interest in advance payment which is the settlement date or each anniversary date after the settlement date (refer to clause 24.3). Prepaid interest periods are only available on some loans. Ask us for details.

(For revolving loan) Interest is debited to your revolving loan account monthly at the end of each statement period. If a statement period ends on a day that is not a banking day, we will debit interest on the next banking day.

We also debit interest to your standard loan account or revolving loan account on the day the standard loan or revolving loan is repaid in full, including any default interest under clause 15 accrued up to the end of the day prior to the debiting.

Each date on which we debit interest to your standard loan account or your revolving loan account is an interest debiting date.

The day ends at 5 pm Sydney time for the purpose of:

- calculating interest and the balance owing on your standard loan account and balance owing on your revolving loan account; and
- for debiting interest.
- 6.3 Current Citibank rates are available on request by calling CitiPhone Banking on 13 24 84, 24 hours a day 7 days a week.

(A change in the *Citibank rates* (other than the *Citibank* rates or new *Citibank rates* that are used to determine an *annual percentage rate* during a *fixed rate period*) will be advertised in leading daily newspapers in each state and territory in accordance with clause 9.2(a)).

7 STATEMENTS OF ACCOUNT

- 7.1 Subject to clauses 7.2 and 7.3, we will send you a statement of account for each of your standard loan account or your revolving loan account at the frequency stated in the Details.
- 7.2 If we send you a monthly statement of account, the monthly statement of account is not always sent on the same day each month.
- 7.3 We may not send you a statement of account for any statement period:
 - (a) for which there have been no transactions on your revolving loan account and the balance owing on your revolving loan account is a credit or nil balance;
 - (b) at all if you have only a single standard loan account and the interest rate is fixed for the whole of the term of your facility;
 - (c) if we wrote off your debt during the statement period and no further amount has been debited or credited to the account during the statement period;
 - (d) if you are in default under this agreement during the statement period and we have commenced enforcement proceedings (this will not apply if you have only one or more revolving loan accounts);
 - (e) if you have only one or more revolving loan accounts and during the statement period and the immediately preceding two statement periods you were in default and we have, before the commencement of the statement period, exercised a right not to provide further credit to you under this agreement and have not in fact provided any further credit during the statement period; or

- (f) you have died or are insolvent and your personal representative or trustee in bankruptcy has not requested a statement of account.
- 7.4 All amounts are shown on the statement of account in Australian dollars, unless otherwise specified in the *Details*.
- 7.5 You should check the entries on your statement of account carefully and promptly report any error or unauthorised transaction on your revolving loan account to us before the due date for payment.

8 VARIATIONS AND WAIVERS

- 8.1 We may change the *annual percentage rate* applying to a loan with a variable interest rate from time to time.
- 8.2 Without limiting clause 8.1, we may reduce or increase any *Citibank* rate from time to time, which may change your annual percentage rate. (Also see clauses 25, 26, and 35).
- 8.3 We will not, after the settlement date, change the annual percentage rate applying to a loan with a fixed interest rate during the fixed rate period.
- 8.4 We may vary the following with respect to repayments under this agreement:
 - (a) the amount and number of the repayments;
 - (b) the method of calculation of the repayments;
 - (c) the time and frequency for payment of the repayments; and
 - (d) the period over which the repayments are to be made.
- 8.5 Except during a *fixed rate period*, we may vary any interest rate *margin*, any link to a *Citibank rate* and the method and basis for calculating interest.
- 8.6 We may:
 - (a) change the amount of any fee or charge;
 - (b) change the frequency of payment of any fee or charge;
 - (c) change the basis for calculating any fee or charge except that during a fixed rate period we will not increase, or change the method of calculation so as to increase, a fee, cost or charge payable on a prepayment or an early repayment; and
 - (d) introduce new fees and charges.
- 8.7 We may vary the interest or fee charging cycle, or both.
- 8.8 We may vary:
 - (a) the description of a Citibank rate;
 - (b) the account number we use to identify an account:
 - (c) any other term of this agreement.

8.9 A term of this agreement, or a right created under it, may not be waived except in writing signed by the party or parties to be bound.

9 NOTICES, SERVICE AND OTHER COMMUNICATIONS

- 9.1 Notices, certificates, consents and other communications in connection with this agreement must be in writing or in any other form permitted by this agreement.
- 9.2 We will provide *you* with notices of variations to *your* facility as follows:
 - (a) where the annual percentage rate is set by reference to a Citibank rate, we advertise any reduction or increase in the Citibank rates (other than the Citibank rates that are used to determine the annual percentage rate during a fixed rate period) in leading daily newspapers in each State and Territory no later than the day on which the change takes effect.
 - (Refer to clause 25.4 for method of notification of a change in a Citibank *rate* that is used to determine the *annual percentage rate* during the first *fixed rate period* if the *settlement date* is more than 60 days after the *application date* stated in the *Details*);
 - (b) where the annual percentage rate is not set by reference to a Citibank rate and/or when a change in the annual percentage rate is not due to an increase or a reduction in the Citibank rate, we will notify you of interest rate changes in writing or by advertisement in leading daily newspapers in each State and Territory, not later than the day on which the change takes effect;
 - (c) changes to the method of calculating or applying interest or the interest charging cycle: in writing at least 20 days before the change takes effect;
 - (d) changes in the amount, frequency, time for payment or method of calculation of repayments: in writing at least 20 days before the change takes effect;
 - (e) changes to fees and charges and the introduction of new fees and charges: in writing (or, if you have a regulated contract, by newspaper advertisement) at least 20 days before the change takes effect;
 - (f) the introduction of or any change to a government fee or charge: at least 20 days before the change takes effect by written notice to you or by newspaper advertisement,

but if you have an unregulated contract and the government publicises the introduction or change of the fee or charge, we may not notify you of, or advertise, the change; and

(g) any other change: we will notify you at least 30 days before the change takes effect.

However, where a change to your repayments or to fees or charges reduces your obligations or extends your time for payment we may not give you prior notice. If we don't, we will give you details of the change when we send you the next statement of account after the change takes effect.

Where notice is by newspaper advertisement, we will give you particulars of the change before or when the next statement of account is sent to you after the change takes effect.

- 9.3 Communications to you may be signed by any authorised officer or agent of Citibank and are received by you if:
 - (a) given personally (if you are a company, to one of your directors);
 - (b) if you have a regulated contract:
 - (i) left at an address nominated in writing by you, or if you did not nominate an address, at your residential address last known to us; or
 - (ii) sent by post to an address nominated in writing by you, or if you did not nominate an address, to your residential address last known to us;
 - (c) if you have an unregulated contract:
 - (i) left at *your* residential or business address last known to us; or
 - (ii) sent by post to your postal or residential or business address last known to us;
 - (d) given in any other way you agree (for example you may choose to receive communications electronically).
- 9.4 Communications to us must be and are received by us if:
 - (a) given personally to one of our employees at our registered office;
 - (b) sent by prepaid post to Citibank Customer Correspondence Unit, GPO Box 4799, Sydney NSW 2001: or
 - (c) given by any other means we will tell you in writing is acceptable to us.

- If you are a company they must be signed by at least one director.
- 9.5 Communications take effect from the time they are received unless a later time is specified in the communication.
- 9.6 Communications and notices are taken to be received if:
 - (a) sent by post, on the day they would be received in the ordinary course of post; or
 - (b) made by newspaper advertisement, when they are first published.
- 9.7 You must tell us as soon as possible if you change your name, address or email address.
- 9.8 We may serve any document in a court action (including a writ of summons, other originating process, or third or other party notice) on you by delivering it to the address of the secured property or by leaving it there. This clause does not prevent any other method of service.

10 SWITCHING THE STANDARD LOAN AMOUNT OF CREDIT AND REVOLVING CREDIT LIMIT

- 10.1 The amounts *you* can borrow under the *standard loan* and *revolving loan* are specified separately. *You* cannot vary these amounts unless *we* agree.
- 10.2 If you want to vary these amounts, you must ask us and specify the new amounts you want for each of the standard loan and revolving loan. The total of the amounts you request for the standard loan and your revolving loan may not exceed the total maximum amount of credit disclosed in the Details, taking account of any reductions in the revolving credit limit.
- 10.3 If we agree to your request, we will tell you:
 - (a) your new standard loan amount of credit;
 - (b) your new revolving credit limit;
 - (c) when the new standard loan amount of credit and revolving credit limit become effective;
 - (d) any repayment you need to make to bring the balance owing on your standard loan account within your new standard loan amount of credit, and when you must make this payment;
 - (e) any repayment of the balance owing on your revolving loan account you need to make to bring it within your new revolving credit limit, and when you must make this payment;
 - (f) your new repayment amount for the standard loan;

- (g) (if applicable) the new minimum payment for the revolving loan; and
- (h) the amount of Fixed Rate Break charge as calculated in accordance with Schedule 1 of this agreement (if any) and of any other fees and charges you must pay us.

The new limits apply from the time we specify. You must make the payments as specified by us.

- 10.4 You must pay any applicable fee disclosed in the Details on the date the new limits become effective.
- 10.5 Any reduction of the standard loan amount of credit under this clause is treated as a prepayment and you become liable in accordance with clause 28 in respect of the deemed prepayment.

11 SELF CERTIFIED LOANS AND CONSTRUCTION LOANS

Self certified loans

11.1 Your facility is provided on a "self-certified basis" if it is stated so in the Details.

Construction loans

11.2 You have a construction loan if it is so stated in the Details.

12 WHAT CAN HAPPEN IF YOU ARE IN DEFAULT?

When are you in default?

- 12.1 You are in default if:
 - (a) you do not pay on time any amount due under this agreement; or
 - (b) you or another person does something you or they agree not to do, or do not do something you or they agree to do, under this agreement or a security; or
 - (c) you or another person gives us an incorrect or misleading declaration, representation, warranty or other information in connection with this agreement or a security before or after you sign this agreement; or
 - (d) you or another person does not carry out in full an undertaking given in connection with this agreement or any security within the period specified or within 7 days if no period is specified; or
 - (e) you or a security provider become insolvent or steps are taken to make you or a security provider insolvent; or
 - (f) you are placed in gaol; or

- (g) we reasonably believe you or another person has acted dishonestly or fraudulently in connection with this Agreement or a security, or engaged in conduct in connection with this Agreement or a security which could damage our reputation.
- 12.2 If you have an unregulated contract then you are also in default if:
 - (a) you or a security provider breach any agreement with us or a related company, or withdraw from or are in default under any security interest given to us or a related company (including any security); or
 - (b) you (if you are a company) or a security provider (if it is a company) become insolvent or steps are taken to make you or the security provider insolvent; or
 - (c) you commit an act of bankruptcy; or
 - (d) (if you are a company) you become deregistered, or a security provider (if it is a company), becomes deregistered.

What can happen then?

- 12.3 In most circumstances, if you are in default, before we exercise our rights we will give you a notice stating that you are in default specifying how and by when you must remedy the default. If you do not remedy the default before the expiry of that time specified in the notice, or if there is a default that cannot be corrected, then (to the extent it is not already due for payment) the balance owing on your standard loan account and the balance owing on your revolving loan account become immediately due for payment at the end of the period without further notice. If those amounts then remain outstanding, we may sue you, or enforce any security, or do both.
 - Enforcement expenses may become payable under this agreement or any security after you are in default.
- 12.4 However the balance owing on your standard loan account and the balance owing on your revolving loan account become immediately due for payment (to the extent they are not already due for payment) and we may sue you for those amounts, or enforce any security, or do both, immediately (so we need not give you any notice or wait until a notice already given expires) if you are in default, when:
 - (a) we reasonably believe you or any security provider fraudulently induced us to enter into this agreement or any security; or

- (b) we reasonably believe that urgent action is necessary to protect any property the subject of a security; or
- (c) we cannot locate you or any security provider despite our reasonable attempts; or
- (d) we have the authority of a court or tribunal to do so.
- 12.5 If you are in default we may, but do not have to:
 - apply any money you have in an account with us towards repaying the balance owing on your standard loan account and/or the balance owing on your revolving loan account; or
 - (b) combine your standard loan account and/or revolving loan account with any other account you have with us,

unless there is a genuine dispute about the balance owing on your standard loan account or the balance owing on your revolving loan account, in which case we will not apply any amount from another account, or combine with another account, in respect of the amount in dispute. We may do these things without giving you prior notice, but we will tell you promptly afterwards. If we take the action referred to in (a) the balance of your other account will reduce by the amount applied for this purpose. If we take the action referred to in (b), one balance will remain in the combined account (and if that is a debit balance you will remain liable to us for that amount).

- 12.6 If you are in default and the annual percentage rate of your standard loan is a fixed interest rate during a fixed rate period, clause 30.1 applies.
- 12.7 If you are in default of your repayments, an overdue payment fee that is disclosed in the Details or default interest may be payable under clause 15.
- 12.8 If you or a security provider fail to do anything you are required to do by this agreement, any security or any insurance policy, we may do that which you were required to do:
 - (a) in vour name; and
 - (b) at your expense.

13 COSTS, FEES AND CHARGES

13.1 You must pay us:

- (a) the fees and charges shown in the *Details* as varied by us from time to time and any new fee or charge notified to *you*, as soon as they are due and payable;
- (b) if you are in default, any enforcement expenses we reasonably incur, including an expense for doing any of the following with respect to this agreement or any security:
 - enforcing or attempting to enforce any right we have under this agreement or any security;
 - (ii) any act under clause 12.8;
 - (iii) protecting any right under this agreement or any security;
 - (iv) waiving any right under this agreement or any security; and
- (c) when we ask, any other amounts you must pay under this agreement which do not have a time for payment specified in this agreement.
- 13.2 If you have an unregulated contract you must also pay us:
 - (a) any government fee or charge relating to any transaction on your standard loan account or your revolving loan account;
 - (b) when we ask, for costs we reasonably incur in arranging, registering, administering, releasing or terminating this agreement, or a security (including enforcing or taking any other action in connection with our rights);
 - (c) when we ask, for all stamp duties and other duties, fees, taxes (including but not limited to goods and services tax (GST) and charges payable in respect of this agreement, or a security and any transaction under any of them and any interest penalties, fines and expenses in connection with them;
 - (d) when we ask, all amounts you must pay under a security.

We can debit the amounts payable under this clause 13.2 to your standard loan account or to your revolving loan account when the amounts are due.

Note: Information on our standard fees and charges is available on request by calling CitiPhone Banking on 13 24 84, 24 hours a day 7 days a week or on our website: www.citibank.com.au.

14 SECURITIES

- 14.1 A mortgage of each secured property identified in the Details under "security" will be security for your obligations under this agreement. No security provider is obliged to give us any security, but if the security specified in the Details, or security over other property acceptable to us, is not provided we have no obligation to lend any part of the total maximum amount of credit.
- 14.2 You must comply with your obligations under each security and ensure that each other security provider complies with their obligations. This includes the obligation to insure the secured property against fire and other usual risks until it is released from the security. You must also comply with your obligations under any other document or agreement with us which is also secured by the security.
- 14.3 In the event that, within 7 days of our request, you do not provide us with evidence satisfactory to us that any insurance we require is in place, you agree that we may arrange for such insurance, for which you shall be liable for the premium, which will be debited to your standard loan account or revolving loan account, at our discretion. At that time, we will advise you of the details of any such insurance, including the amount of the premium (which is not currently ascertainable).
- 14.4 If at any time the total value of the property referred to in the *Details* under "security" falls by 15% or more from its value at the settlement date (such values to be determined by us based on the valuations we have obtained) you agree to:
 - (a) provide us with any additional security interest over a freehold interest in residential real estate or funds on deposit with us that we reasonably request; or
 - (b) procure any guarantee we reasonably request, in each case within 30 days or such longer period as we notify you when we make the request.
- 14.5 You may request us to agree to substitute a security for another security interest or release one or more securities. We do not have to agree to this and we may impose conditions if we do (such as by requiring prepayment of part of the standard loan or reducing the revolving credit limit). To consider your request we may require valuations of property and evidence of income. You must pay the cost of any valuations required by us and, if you have an unregulated contract, all legal and other costs. You must also pay any consent fee we charge.

15 OVERDUE PAYMENT FEE AND DEFAULT INTEREST CHARGES

- 15.1 If an amount you must pay us in connection with your standard loan or your revolving loan is overdue under this agreement we can choose to either:
 - (a) charge you the overdue payment fee disclosed in the *Details*; or
 - (b) charge you interest at a default rate on the amount that is overdue for the time that it is overdue under this agreement.

We can review this choice each month.

- 15.2 We notify you if we elect 15.1(b). We may notify you before during or after that month commences.
- 15.3 The default rate is shown in the Details. If the annual percentage rate changes, so does the default rate. Default interest accrues daily on the overdue amount.
- 15.4 If we do not notify you in respect of a particular month that we elect clause 15.1(b), we are taken to have elected clause 15.1(a) for that month. You must pay the overdue payment fee immediately we ask for it or at the beginning of the relevant month.
- 15.5 Your obligation to pay on time is not cancelled by the provisions of this clause.

16 WHAT HAPPENS TO PAYMENTS WE RECEIVE?

- 16.1 We may use any payment we receive in accordance with this agreement to reduce the balance owing on your standard loan account or the balance owing on your revolving loan account in the following order: government charges; insurance premiums; fees and charges; previously billed and unpaid interest; currently billed interest; principal and any other amount debited to your standard loan account or revolving loan account which you must pay under this agreement. Where you have more than one account with us and you do not notify us when making a payment as to which account you want us to apply your payment, we may apply your payment to any account we choose.
- 16.2 A payment will not be treated as being received by us until it has been credited to the relevant standard loan account or revolving loan account. In some cases crediting of a payment will not be on the same day that it is received. Payments made after 4 pm on a banking day or on days other than a banking day will be viewed as not being received until the next banking day.

16.3 Where a payment has been made and insufficient information is provided with the payment to enable us to know that the payment is intended to be applied to your standard loan account or revolving loan account, we will not be responsible if the payment is not then so applied. In that situation, the payment will only be credited to your relevant standard loan account or revolving loan account at the time you supply us with sufficient information.

17 JOINT ACCOUNTS

- 17.1 If there is more than one of you, any drawing under a redraw facility or on a revolving loan account or any other order or other instruction relating to your standard loan account or revolving loan account must be signed or given by all of you unless all of you have authorised otherwise by signing our form of authority to operate your standard loan account or revolving loan account.
 - This means that drawing methods which can be operated by only one person (such as a debit card and Citibank Online) will only be available if all of you agree that any one of you acting alone can make drawings on your account.
- 17.2 If all of *you* authorise one or more of *you* or one or more other *persons* to sign cheques, make drawings or give orders or other instructions:
 - (a) the authorisation will continue to apply until:
 - (i) it expires, if it is for a limited period; or
 - (ii) one or more of you revokes or replaces it by notifying us in writing or act inconsistently with it (which any of you may do at any time); or
 - (iii) it is otherwise terminated; and
 - (b) until it expires or is revoked, replaced or terminated, we can rely on that authority and each of you is bound by the transactions made by the authorised persons (so, for example, if any authorised person makes a drawing on one of your accounts, each of you is liable to repay the amount drawn).
- 17.3 If there is more than one of you, you are each separately liable for all amounts owing under this agreement (as well as being jointly liable). This means that we can claim the whole amount payable under this agreement from any one of you. Any of you can ask us, in writing, to terminate your liability in respect of:
 - the facility if the facility has not been drawn; or
 - future drawings or redraws if the facility or part of it has been drawn and it is not a construction loan.

If you do, your facility will be terminated and we will not allow any further withdrawals.

If your revolving loan is a construction loan and a drawing has been made none of you can terminate your liability in respect of the construction loan until we issue a certificate saying the construction or renovation has been finished to our satisfaction.

17.4 If there is more than one of *you*, rights given to us under this agreement, and *your* obligations under it, are not affected by the fact that any *person* who was intended to sign this agreement does not do so or does not do so effectively.

18 ADDITIONAL PROVISIONS IF YOU ARE A TRUSTEE OF A TRUST

18.1 If you have entered or are entering into this agreement or the security as the trustee of a trust then you will have been asked to give us a Trust Letter containing certain obligations on you and certain declarations by you. That letter is a security for the purposes of this agreement, and this agreement and the other security documents are "Trustee's Documents" for the purposes of that letter.

19 ADDITIONAL PROVISIONS IF YOU ARE A PARTNERSHIP

- 19.1 Where *you* are a partnership, this agreement will remain binding:
 - (a) notwithstanding any changes which may take place in the partners; and
 - (b) notwithstanding that the partnership no longer carries on business.

20 REPRESENTATIONS AND WARRANTIES

- 20.1 By signing this agreement, you make the following representations and warranties to us and we rely on them each time when we provide credit to you under this agreement:
 - (a) neither you nor any security provider is an undischarged bankrupt;
 - (b) neither you nor any security provider has assigned your or their estate or entered into any arrangement or composition for the benefit or your or their creditors;
 - (c) (if you are a company) a liquidator, receiver or administrator has not been appointed and no such appointment has been threatened or proposed;

- (d) you have told us and any security provider if you are under 18 years of age; and
- (e) neither you nor any security provider is in default (being a default that is material to this agreement or the security) under any agreement or undertaking to which you or they are a party, or any court order which binds you or them; and
- (f) no event has occurred which, with the giving of notice or lapse of time or both, would constitute a default by you or a security provider (being a default that is material to this agreement or any security) under any agreement or undertaking or any court order which binds you or a security provider respectively.
- 20.2 If you have entered or are entering into this agreement or the security as the trustee of a trust then you will have been asked to give us a Trust Letter containing certain declarations. Those declarations are in addition to the representations and warranties in this agreement and are made and repeated at the times described in that letter.

21 GENERAL MATTERS

General matters applying to your loan

- 21.1 We may exercise a right or remedy or give or refuse our consent in any way we consider appropriate including by imposing conditions.
- 21.2 If we do not exercise a right or remedy fully or at a given time, we can still exercise it later.
- 21.3 Proceeds of cheques, whilst credited to your standard loan account or your revolving loan account, are subject to clearance. If you pay by cheque and the cheque is not honoured then we treat the payment as if it had never been made.
- 21.4 Under law, a trustee in bankruptcy or a liquidator may ask us to refund a payment we have received in relation to your facility. To the extent we are obliged to, or we agree to, make a refund, we may treat the original payment as if it had not been made. We are then entitled to our rights against you under this agreement as if the payment had never been made.
- 21.5 If you terminate this agreement before obtaining or attempting to obtain any credit under this agreement, we may retain or require payment of the fees or charges we incurred before the termination and which would have been payable under this agreement.
- 21.6 If any of our officers, or any *person* engaged by us, carries out any inspection or valuation of the property offered or taken as *security*, they do so

for our purposes only and not on *your* behalf. This is the case even if this agreement says *you* must pay us a valuation fee. Any reports made as a result of the inspection or valuation are our exclusive property. When we inspect or value a property, or do anything as a result of the inspection or valuation, or pay any loan drawing, we are not responsible for and make no representation to *you* about the condition of the land, the construction of any building or the standard or value of any building on the property or the uses to which the property may be put.

- 21.7 The term of the facility is fixed only if the interest rate is fixed for the whole of the term. Otherwise, the term may be longer or shorter than the period (if any) stated in the Details. We only use the period (if any) stated in the Details to calculate repayment amounts at the approval date, whenever we exercise our right to re-set repayments and when we work out whether or not to charge a Fixed Rate Break charge (calculated as set out in Schedule 1 of this agreement).
- 21.8 If there is no specific provision in this agreement for payment of an amount owing under this agreement, then *you* must pay us that amount when we ask for it.
- 21.9 Our rights and remedies under this agreement may be exercised by any of our employees whose job title includes the word "manager" or "officer" or any other person we authorise.

Our certificates

21.10 We may give you a certificate about a matter or about an amount (including the Fixed Rate Break charge calculated as set out in Schedule 1 of this agreement) payable in connection with this agreement. The certificate is sufficient evidence of the matter or amount, unless it is proved to be incorrect.

Blanks

21.11 You agree that we may fill in any blanks in this agreement and any related document (such as an acknowledgment or security).

Assignment

21.12 We may assign our right to receive all repayments and all other amounts payable by you under this agreement or any security.

We may also assign:

- (a) our right to the benefit of, and to enforce, all undertakings given by you;
- (b) our right to exercise discretions and powers or make determinations under this agreement or any security; and

(c) all our other rights, powers, discretions and remedies under this agreement or any security.

We may do this even if the way in which those rights, powers or discretions are exercised affects any obligations we continue to have to you following the assignment.

You agree that we may disclose any information or documents we consider necessary to help us exercise any of these rights.

If we assign all or any of our rights, powers or discretions, that will not affect our obligations to you under this agreement or any security unless you agree otherwise.

Your rights under this agreement or any security are personal to you and may not be assigned without our written consent.

Consumer credit legislation

- 21.13 If there is a change to the *Credit Code* or any other law which:
 - (a) makes a provision of this agreement illegal, void, or unenforceable; or
 - (b) means that a provision of this agreement would otherwise contravene a requirement the Credit Code or other law or would impose an obligation or liability which is prohibited by that Credit Code or law,

this agreement is to be read as if that provision were varied to the extent necessary to comply with the *Credit Code* or other law or, if necessary, omitted.

Disclosure of information

21.14 You agree that, acting reasonably, we may disclose to anyone information about you or this facility.

Applicable law

21.15 This agreement is governed by the laws of the place where you reside (if in Australia) at the time of entering this agreement. If you reside in different States or Territories or you do not reside in Australia this agreement is governed by the laws of New South Wales. You and we submit to the non-exclusive jurisdiction of the courts of the applicable place.

Set-off

21.16 You must pay all amounts due under this agreement in full without setting off amounts you believe we owe you and without counterclaiming amounts from us unless you have a regulated contract and you obtain an order for a civil penalty against us (in which case the Credit Code provides that the amount of the civil penalty may be set-off against amounts you owe us).

Co-borrower death

21.17 You must notify us of the death of any other of you named in the *Details*, as soon as practicable after you become aware of the death.

Codes of Conduct

- 21.18 The relevant provisions of the Code of Banking Practice apply to the *facility*. The Code of Banking Practice is displayed on our website at www. citibank.com.au Alternatively, we will provide *you* with a copy by mail or via email, following *your* request by telephoning CitiPhone Banking on 13 24 84, 24 hours a day 7 days a week.
- 21.19 Separate terms and conditions apply to our electronic banking services. The relevant product disclosure statements and terms and conditions will be provided to *you* separately and are also available by telephoning CitiPhone Banking on 13 24 84, 24 hours a day 7 days a week. *You* should read them carefully. They will tell *you* when the ePayments Code applies to our electronic banking services.

Financial difficulty

21.20 If, during the term of *your facility*, *you* are in a situation where *you* are experiencing financial difficulty *you* are advised to contact us to inform us of this situation as soon as possible or alternatively, contact www.usecreditwisely.com.au for further information.

Foreign currency conversion

21.21 We may charge a foreign currency conversion fee on any transaction on your account which involves a foreign currency conversion, as disclosed in the Details.

Direct debits

21.22 You may ask us to cancel a direct debit authorisation (whether given to us in relation to payments under this agreement or to a third party in relation to drawings on your revolving loan account) by writing to Citibank, GPO Box 4799, Sydney NSW 2001. We will effect the cancellation promptly. We will promptly process any complaint by you that you make by writing to the above address or by calling us on 13 24 84 that a direct debit was unauthorised or otherwise irregular. In relation to cancellation of a direct debit in our favour see also clause 24.13. The cancellation of a direct debit in favour of another party may put you in breach of your contract with that other party.

Rounding

21.23 If a daily or other percentage rate to be used for the calculation of interest extends to more than 4 decimal places we may round the rate off to not less than 4 decimal places (rounding up can only occur if the part being rounded up exceeds 0.00005).

Effect of judgment

21.24 If any amount *you* must pay under this agreement becomes merged in a court order, *you* must pay interest on that amount as a separate obligation. The interest is payable from the date we first ask *you* for the amount until that amount is paid. This obligation is not affected by the court order. The rate is the higher of the rate in the court order and the *default rate*.

Effective dating and adjustments

21.25 A debit or credit to your standard loan account or revolving loan account is taken to be made, and has effect, on the date we assign to it (which may be different from the date we processed it). The date assigned to a debit must not be earlier than the date on which the relevant transaction occurred.

We may subsequently adjust debits or credits to your standard loan account or revolving loan account so as to accurately reflect the legal obligations of you and us (for example, if we discover an error or a cheque is dishonoured). If we do this we may make consequential changes (including to the interest charged).

Disputes and complaints

21.26 If you have a complaint about our banking service, you should take the following steps:

- call CitiPhone Banking on 13 24 84, 24 hours a day 7 days a week and let us know what the problem is;
- make a complaint in writing to:

Citigroup Pty Limited Customer Relations Unit - (Reply Paid) GPO Box 204 SYDNEY NSW 2001; or

- email us at any time through www.citibank.com.au by going to:
 - "Contact us" link
 - then, click on "Lodging a complaint".

Once you have contacted *Citibank*, we will begin the process of investigating and resolving your complaint. We will try to resolve your complaint quickly and fairly.

 If you do not feel your complaint has been resolved in a satisfactory manner, you can go to:

Australian Financial Complaints Authority (AFCA) GPO Box 3 Melbourne VIC 3001 Phone: 1800 931 678 (free call)

Email: info@afca.org.au

Website: www.afca.org.au

Other legislation

- 21.27 Without limiting any other rights *Citibank* has, *Citibank* may be required by domestic or foreign law to take one or more of the following actions:
 - Obtain information from you (both as part of opening your facility and on an ongoing basis while you hold the facility);
 - Report information in respect of your facility to a government, regulator or authority (whether domestic or foreign);
 - 3. In the event that you do not provide the required information upon request or consent to Citibank providing information in respect of your facility to the relevant government, regulator or authority, Citibank may be required to take steps to close or transfer your facility, withhold or deduct payments due to your facility or block a payment or transaction.

22 YOUR PRIVACY AT CITIGROUP AUSTRALIA - OUR PRIVACY STATEMENT

By applying for this product, you consent as follows: In this section 'we/us' means Citigroup Pty Limited and our related companies that assist us to provide our services and 'you/your' means all borrowers named in this application.

Purposes for which we collect, use and disclose your personal information

- 22.1 We collect, use and disclose your personal information:
 - to assess this application and future applications and to administer your credit facilities and related services:
 - to conduct reviews of your facility;
 - to comply with applicable laws both in Australia and overseas, including:
 - a) the National Consumer Credit Protection Act;
 b) the Anti-Money Laundering and Counter-Terrorism Financing Act;
 - c) State and Territory property legislation and other property related laws (for example, to register and search for security interests); and
 - for other purposes as listed in our Privacy Policy and our Credit Reporting Policy.

If you do not provide us with the information we may not be able to assess your application or administer the products or services that you are seeking.

We usually collect *your* personal information directly from *you*. However, we may need to collect personal information about *you* from third parties for example, in order to assist us to process *your* application or to locate or communicate with *you*.

Where you have provided information about another individual, you must make them aware of that fact and the contents of this Privacy Consent and Notification, and have obtained their consent to make this disclosure to us.

Your telephone calls and conversations with a Citibank representative may be recorded and monitored for quality, training and verification purposes.

Disclosures of your personal information

- 22.2 We may disclose to, and obtain personal information about you from:
 - Our affiliates, sales agents and organisations that carry out functions on our behalf including card schemes, mailing houses, data processors, collection agents, e-conveyancers, other financial institutions, researchers, system developers or testers, accountants, rating agents, auditors, valuers, lawyers and other parties acting in connection with securitisation;
 - reward providers including Airline partners and their service providers;
 - other credit providers;
 - any signatory or guarantor to the facility for which you are applying;
 - any broker, introducer, financial, legal or other adviser acting in connection with your facility or application;
 - regulatory and tax authorities in Australia and overseas;
 - credit reporting bodies (see 'Exchange of information with credit reporting bodies' below);
 - any insurer relating to your facility;
 - organisations wishing to acquire an interest in any part of our business; and
 - as further set out in our Privacy Policy and Credit Reporting Policy.

Disclosures to overseas recipients

22.3 Some of the recipients to whom we disclose your personal information may be based overseas. It is not practicable to list every country in which such recipients are located but it is likely that such countries will include the United States of America, India, the Philippines, Malaysia, Hong Kong and Singapore. By consenting to us disclosing your personal information to overseas recipients, you

agree that Australian Privacy Principle 8.1 shall not apply to the disclosure, meaning that Citibank will not be obliged under the Privacy Act to ensure that an overseas recipient does not breach the Australian Privacy Principles and we will not be liable under the Privacy Act if the recipient does not act consistently with the Australian Privacy Principles. By completing this application you consent to such overseas disclosures.

Exchange of information with credit reporting bodies and other information services

22.4 If you have made an application for consumer or commercial credit, or have obtained consumer or commercial credit from us, you agree that we can obtain credit reporting information about you from a credit reporting body (CRB) for the purposes of assessing any application for consumer or commercial credit and collecting payments that are overdue in relation to consumer or commercial credit. You also agree that we can obtain, from any business providing information about commercial credit worthiness, commercial credit reports about you for the purposes of assessing applications for consumer or commercial credit.

We may disclose personal information about you (including credit information, such as details about the credit that we provide to you, your repayment history and any repayment defaults) to and obtain credit reporting information about you from CRBs. Our Credit Reporting Policy contains information about credit reporting, including the CRBs with which we may share your personal information, their contact details, the type of credit reporting information we share, and your rights in relation to them.

We have the right to conduct reviews of your facility from time to time and at our sole discretion. You acknowledge that we will provide personal information to credit reporting bodies as permitted by the Privacy Act for each review and that a credit report may be obtained from a credit reporting body for the purpose of any such review.

Our Policies (including how to access and correct information and make a complaint)

22.5 You can view the Privacy Policy or Policy on our website Credit Reporting at www.citibank.com.au/privacy or obtain copies by calling us. These policies include information as to how you can access and/or seek correction of the personal information we hold about you. Our Privacy Policy and Credit Reporting Policy also contain information as to how you can complain about a breach by us of the Privacy Act (including the credit reporting provisions in *Part IIIA* and the *Credit Reporting Code*) and how we will deal with such a complaint.

Your Marketing Communications Preferences

22.6 By completing this application you agree that we, our affiliate companies and their partners may use your personal information to keep you informed about offers relating to this product and other products, services and offers which may be of interest to you. They may do this by phone, mail, email and SMS or other electronic messages (without an unsubscribe facility). These consents operate indefinitely and shall remain in effect unless and until you notify us that you do not want to receive such communications. If you do not wish to receive these communications please notify us in writing or by calling us. **Note:** If you have not told us that you do not wish to receive these communications by phone, you may be contacted even if you have registered your phone number on the national Do Not Call Register.

PART B - STANDARD LOAN

(This part applies when you have a standard loan)

Clauses 23 to 30.

23. Clauses 23 to 30 apply to your facility only if you have a standard loan.

24 WHAT YOU MUST PAY AND WHEN

- 24.1 You must repay the standard loan amount of credit to us and pay any amount you owe us under this agreement, including interest charges and all other costs, fees and charges referred to in clause 13.
- 24.2 Your repayment details are shown in the Details and they may be:
 - payments of interest only; or
 - payments of interest only converting to repayments of principal and interest or
 - repayments of principal and interest.
- 24.3 (Repayments during a prepaid interest period interest in advance is not available on some regulated contracts). During a prepaid interest period, you must pay us or have paid us interest:
 - on the settlement date; and
 - annually on each anniversary of the settlement date.

Interest accrues and is charged on the settlement date for the whole of the next 12 months and thereafter on the anniversary of the settlement date for the whole of the next succeeding 12 months during the prepaid interest period (see clause 6.2 on when interest is debited to your standard loan account).

If at any time during a prepaid interest period you fail to pay us interest when due, we may terminate the prepaid interest period without notice to you. If we terminate the prepaid interest period, clause 24.4 applies to the rest of your interest only period applying to your standard loan. Your first repayment then will be due 2 months after the anniversary date of the settlement date on which you failed to pay interest in advance.

24.4 (Interest only payments - this clause does not apply during a *prepaid interest period*) If *your standard loan* has an interest only period, that period is stated in the *Details*.

You must pay us the interest debited to the standard loan account during any interest only period. Your first interest payment is due 2 months

after the settlement date. You must continue making interest payments on the same day each following month until 1 month after the end of the interest only period.

24.5 (Principal and Interest repayments) (No interest only period) If there is no interest only period stated in the *Details*, your first repayment of principal and interest is due 2 months after the settlement date.

(Interest only period) If there is an interest only period stated in the *Details*, *your* first repayment of principal and interest is due 1 month after the due date for *your* last interest only payment.

You must make your repayments of principal and interest stated in the Details. You must continue making the repayments on the same day of each following month until you pay us all moneys owing under this agreement.

The amounts of *your* repayments stated in the *Details* are calculated to include some ongoing fees payable on *your standard loan account* as disclosed in the *Details*. We will indicate in the *Details* which fees are included in the calculation of the monthly repayment amounts.

- 24.6 The amount of a repayment (including the first repayment) may change so that the repayments are sufficient to repay the balance owing on your standard loan account within the standard loan term. Changes may occur for reasons including the following:
 - (a) to take account of changes to the *annual* percentage rate (see clause 26);
 - (b) if you convert or your standard loan otherwise converts from a fixed interest rate to a variable interest rate or from a variable interest rate to a fixed interest rate (see clause 27);
 - if you convert or your standard loan otherwise converts from an interest only repayment to principal and interest repayments;
 - (d) if you vary the credit amount or credit limit of the standard loan and revolving loan respectively (see clause 10);
 - (e) if we change the due dates for repayments; or
 - (f) if you redraw an amount under clause 29.1.

If we change the amount of the Citibank rate applicable to your standard loan or revolving loan, it may result in an increase or decrease in your repayment amounts.

See clause 9 for how we will notify you of repayment changes.

24.7 We may change the due date for *your* repayments by giving *you* notice as set out in clause 9.

- 24.8 If a repayment is due on the 29th, 30th or 31st day of the month but a month does not have that many days, *you* must pay that repayment on the last day of that month.
- 24.9 If a repayment is due on a day that is not a banking day, you must pay that repayment on the next banking day.
- 24.10 You must pay the balance owing on your standard loan account at the end of your standard loan term or, if you default, on the date it becomes due under clause 12.
- 24.11 Prior to the settlement date, you must open and maintain a suitable banking account with us or with a bank or financial institution acceptable to us and give us a written authority (direct debit authority) to draw or direct debit from that account, as required, the amounts that you must pay us under this agreement.
- 24.12 You must ensure there is enough money in the account referred to in any direct debit to meet each debit. If the account referred to in the direct debit is an account with us, and there is not enough money in that account at the required times, you authorise us to charge a dishonour fee on that account under the terms and conditions applying to that account.
- 24.13 If you cancel any direct debit authorisation you give us or close the account referred to in any direct debit authorisation, you must make satisfactory alternative payment arrangements, subject to our approval. If you do not, you will be in default under this agreement.

25 FIXED INTEREST RATES (THIS CLAUSE APPLIES ONLY IF YOU HAVE A FIXED INTEREST RATE)

Warning: If you enter into a standard loan with a fixed interest rate, your rate will be fixed for the fixed rate period even if interest rates go down. If you wish to repay your fixed rate loan before the end of the fixed rate period, break costs as set out in clause 30 and Schedule 1 will apply. These costs could be substantial. If you have any questions, ask before you sign. You must form your own view on likely movements in interest rates in the future. We are not in a position to advise you.

- 25.1 If the *Details* show there is a *fixed rate period* applying to *your standard loan*, *your annual percentage rate* is a fixed interest rate for the *fixed rate period*. If the *annual percentage rate* is a fixed interest rate, the first *fixed rate period* begins on the *settlement date*.
- 25.2 We agree not to vary the annual percentage rate during any fixed rate period.
- 25.3 If the settlement date is 60 days or less after the application date stated in the Details, the annual percentage rate for the first fixed rate period will remain the same as that shown in the Details. This is so even if the amount of the Citibank rate used to determine the annual percentage rate for the first fixed rate period has changed since the approval date.
- 25.4 If the settlement date is more than 60 days after the application date stated in the Details, we may change the amount of the Citibank rate specified in the Details between the approval date and the settlement date, and the annual percentage rate shown in the Details is current at the approval date only. If we change the amount of the Citibank rate, that means the annual percentage rate will also change before the settlement date. We will notify you, on or before the settlement date, of a reduction or increase in the Citibank rate by either of the following methods:
 - (a) by advertisement in leading daily newspapers in each state and territory; or
 - (b) by writing to you setting out the new annual percentage rate and the new Citibank rate, no later than the day on which the change takes effect.
- 25.5 At least 3 weeks before the end of any fixed rate period, we tell you in writing our fixed and variable interest rates available.
- 25.6 Unless you tell us that you want to continue under a fixed interest rate in writing before the end of your fixed rate period, we will treat you as having chosen to convert to our variable interest rate at the Citibank rate plus or minus the margin specified in the Details.

If you are in default (see clause 12), we may decide to decline to give you a fixed interest rate and treat you as having chosen to convert to our variable interest rate at the *Citibank rate* plus or minus the margin specified in the *Details*.

26 VARIABLE INTEREST RATES (THIS CLAUSE APPLIES ONLY IF YOU HAVE A VARIABLE INTEREST RATE)

Warning: You must form your own view on likely movements in interest rates in the future. We are not in a position to advise you.

26.1 If your annual percentage rate is a variable interest rate we may change the annual percentage rate at any time including before you have accepted our offer and before the settlement date. The annual percentage rate shown in the Details is current at the approval date only. If we change the amount of the Citibank rate, that means the annual percentage rate will also change before the settlement date. We will notify you as provided in clause 9.

27 CONVERTING THE INTEREST RATE

Can you convert?

27.1 Subject to our credit criteria and at our discretion and payment of any conversion fee disclosed in the *Details*, you can convert to another interest rate with a different *Citibank rate*.

If you are in default (see clause 12), we may decline your request to convert.

When and how to convert

- 27.2 To convert to another interest rate, *you* must notify us:
 - (a) that you want to convert; and
 - (b) which Citibank rate you want to convert to; and
 - (c) if you are converting to a fixed interest rate, your chosen fixed rate period (which must be a fixed rate period which is then available to you).

If your loan has a variable annual percentage rate, you may elect to convert under this clause at any time.

If your loan has a fixed annual percentage rate, you may elect to convert at the end of any fixed rate period.

After converting

27.3 If you convert:

(a) the annual percentage rate under your new Citibank rate (determined by adding or subtracting a margin to the new Citibank rate applicable) becomes the annual percentage

- rate applying to the standard loan on the date the conversion becomes effective; and
- (b) your repayment amount may change in which case we will notify you as provided in clause 9.

When does the conversion become effective?

- 27.4 If approved, a conversion from:
 - (a) a fixed annual percentage rate becomes effective on the last day of the expiring fixed rate period; and
 - (b) a variable annual percentage rate becomes effective at the beginning of the next repayment period after we receive your notice.
- 27.5 We will notify *you* of any consequent changes to *your* loan as provided in clause 9.

28 EARLY REPAYMENT - PAYING AN AMOUNT BEFORE IT IS DUE (PREPAYMENT)

- 28.1 We will provide you with details of the balance owing on your standard loan account within seven days of your written request.
- 28.2 You may prepay any part of the balance owing on your standard loan account at any time before it is due subject to the following conditions:
 - (a) you pay any applicable fees;
 - (b) if the annual percentage rate is a fixed interestrate over a fixed rate period:
 - (i) any prepayment must be for an amount not less than \$500; and
 - (ii) at the time of prepayment you must pay any Fixed Rate Break Charge (calculated as set out in Schedule 1 of this agreement) for breaking the fixed rate period (see clause 30.1);
 - (c) unless we notify you otherwise, your repayment obligations are not affected by any prepayment; and
- 28.3 Subject to clause 29.1 once *you* prepay an amount, *you* may not borrow it again.
- 28.4 Unless agreed by us otherwise, prepayments may be made over the counter at any Australia Post Bank@Post outlet.

For your convenience, the names of our agents where payments can be made are available on request.

29 REDRAW FACILITY (THIS CLAUSE APPLIES ONLY IF YOUR INTEREST RATE IS A VARIABLE INTEREST RATE OPTION BUT DOES NOT APPLY DURING A PREPAID INTEREST PERIOD OR IF YOU HAVE GIVEN ANY PERSON OTHER THAN US A SECURITY INTEREST IN THE SECURED PROPERTY)

29.1 If:

- (a) the *Details* provide that *you* have redraw capability on *your standard loan*; and
- (b) the annual percentage rate is a variable interest rate; and
- (c) you pay any applicable fee; and
- (d) you are not in default or your right to redraw has not otherwise been cancelled, suspended or varied in accordance with clause 29; you may, redraw in accordance with this clause 29 the Details, any part of the total amount of prepayments that you have made to the standard loan account, up to but not more than, the total amount of prepayments made to the standard loan account (for the purpose of this clause 29, a "prepayment" is an amount of payment you have made to the standard loan account in excess of your repayment obligations under this agreement).
- 29.2 Redraws can be made if the Details states that your loan includes a redraw facility and can be made:
 - (a) if there is only one of you upon request by you; or
 - (b) if there is more than one of you upon request by all of you, unless otherwise agreed by all of
- 29.3 *Citibank* may refuse *your* request for *redraw* if we reasonably believe that the request may be fraudulent.
- 29.4 If you redraw under clause 29.1 we will not vary your monthly repayment amount unless we notify you otherwise as provided in clause 9.
- 29.5 You may request us in writing to vary the standard loan term when you redraw under clause 29.1. At our discretion, we may approve your request if the resulting standard loan term would not be longer than the standard loan term set out in the Details.

- 29.6 Your right to redraw ends when you repay the standard loan account, that is, when the standard loan account has a nil or credit balance.
- 29.7 You may cancel your right to redraw at any time by notifying us to that effect.
- 29.8 Acting reasonably, we may cancel, suspend or vary your right to redraw at any time without notice to you.
- 29.9 Each time you redraw or request to redraw, you declare to us:
 - (a) You are not relying on any statement or representation by us (including our employees) or our agents relating to the taxation effects or other benefits of redrawing (you should obtain your own tax or financial advice); and
 - (b) Nothing has occurred which could adversely affect your ability to repay the balance owing on your standard loan, as it will exist after the redrawing, in accordance with the terms of this agreement.

29.10 All amounts you redraw are:

- (a) debited to the standard loan account;
- (b) become part of the principal balance; and
- (c) interest is payable on them.

30 FIXED RATE BREAK CHARGES

- 30.1 If your annual percentage rate is a fixed interest rate, you are taken to have broken your fixed rate period if either of the following happens other than on the last day of the fixed rate period:
 - (a) you prepay in any calendar month a total amount greater than \$1,000 (a prepayment is any lump sum repayment you are not required to make, and any regular amount you repay which exceeds the amount you are required to pay); or
 - (b) the balance owing on your standard loan account is repaid early because you are in default and the balance owing on your account is greater than \$1,000.

You must then pay us at the time of prepayment or repayment:

- (c) a Fixed Rate Break charge calculated as provided in Schedule 1 of this agreement; and
- (d) if you are not paying the balance owing on your standard loan account, any applicable fee.

Warning: Fixed Rate break charges can be substantial. We suggest you ask us for an estimate of the Fixed Rate Break charge and seek independent financial advice before you do any of the things listed in clause 30.1(a) to (b). You must form your own views on likely movements in interest rates in the future. We are not in a position to advise you.

PART C - REVOLVING LOAN

(This part applies when you have a revolving loan).

Clauses 31 to 41

31.1 Clauses 31 to 41 apply to your facility only if you have a revolving loan.

32 ACCESSING YOUR REVOLVING LOAN

Cheque and card access

Cheque book

32.1 Upon request, we will issue *you* with cheque forms to draw on the *revolving loan account*. You can request this via Citiphone on 13 24 84.

Debit card

32.2 We may also issue you or any person you nominate with a debit card which includes a card issued to an additional signatory. If you nominate a person to have a debit card on the revolving loan account, then we will treat that request as authorising us to allow that person to operate on the revolving loan account alone.

33 USING YOUR REVOLVING LOAN

Borrowing methods

- 33.1 You may borrow on your revolving loan by:
 - (a) drawing cheques on the revolving loan account;
 - (b) using an debit card linked to the revolving loan account to withdraw cash from electronic banking terminals we may nominate from time to time;
 - (c) requesting us to make direct debits to or other payments from the revolving loan account;
 - (d) using Citibank Online to transfer funds or BPAY®; or
 - (e) other means we authorise from time to time.

Revolving Credit limit

- 33.2 Under the revolving loan account, we provide you with access to funds, up to your revolving credit limit. If the sum of:
 - (a) the balance owing on your revolving loan account; and
 - (b) the maximum amount of our possible liability under all bank guarantees or letters of credit we issue under your revolving loan (see clause 36), exceeds the revolving credit limit, then:
 - (i) the amount of that excess credit and any interest charged on that credit is

debited to the revolving loan account;

- (ii) you must repay that excess credit and any interest charged on it within 30 days of notification from us that the account is overlimit (this may be by way of a statement of account);
- (iii) despite clause 16.1, we apply any payments you make to the revolving loan account first to that credit and any interest charged on that credit; and
- (iv) we may charge you an overline fee as disclosed in the *Details* or otherwise notified to you.

You cannot draw against the value of any cheques you deposit to the revolving loan account until the cheques are cleared.

When we process any interest charge or fee debit for a day that is not a banking day, you will not be able to access the full amount of your available credit through Citibank Online Banking, CitiPhone Banking or the ATM during the period between the processing date and the actual debiting date. You can only access the amount of available credit shown or advised at the time you are accessing the funds. The loan balance and the transactions listing of your revolving loan account that is available through Citibank Online Banking, CitiPhone Banking or the ATM during the period between the processing date and the actual debiting date will reflect that allowance.

Exceeding credit limits (this clause applies if you have splits under clause 4.1)

- 33.3 Your obligation under clause 33.2 applies separately to each split. If we determine that clause 33.2 is breached for a split, we may at our discretion, although we are not obliged to:
 - (a) debit the excess to the account of another split; or
 - (b) increase the credit limit of the account of that split to the then balance of that account and decrease the credit limit of the account of another split by an equivalent amount.

Adjusting credit limits (this clause applies if you have splits under clause 4.1)

- 33.4 Where applicable, and if *you* ask and pay any mortgage variation fee, *we* may agree to:
 - (a) adjust the credit limits of accounts of your splits by increasing the credit limit of one and decreasing the credit limit of another by the same amount; or
 - (b) amalgamate the accounts of your splits into a single account.

34 WHAT YOU MUST PAY AND WHEN

- 34.1 You are responsible for paying all amounts shown on the monthly statement of account but you need not pay the entire closing balance outstanding each month. However, you must pay the minimum payment set out in the statement and you may pay more or all of the closing balance outstanding if you wish. For the first seven (7) years from the settlement date the minimum repayment is the sum of:
 - (a) any previously billed but unpaid minimum payment; and
 - (b) any fee or charge payable under your revolving loan, government charges, any other payments that we are authorised under this agreement to debit to the revolving loan account and interest debited to the revolving loan account during the statement period; and
 - (c) a percentage of the revolving credit limit if you request that we include it.

After a period of seven years from the settlement date the minimum repayment will be the sum of:

- (a) any previously billed but unpaid minimum payment; and
- (b) any fee or charge payable under your revolving loan, government charges, any other payments that we are authorised under this agreement to debit to the revolving loan account and interest debited to the revolving loan account during the statement period; and
- (c) 0.25% of the revolving credit limit.
- 34.2 Any previously billed but unpaid minimum payment is due immediately. Any other part of the minimum payment is due on the due date shown on the statement.
- 34.3 If you do not pay us the minimum payment by when it is due, we may charge you the overdue payment fee or default interest as set out in the Details (see clause 15).

35 INTEREST RATE

35.1 The annual percentage rate is a variable interest rate and we may change the annual percentage rate at any time including before you have accepted our offer and before the settlement date. The annual percentage rate shown in the Details is current at the approval date only. If we change the amount of the Citibank rate, that means the annual percentage rate will also change before the settlement date. We will notify you as provided in clause 9.

36 BANK GUARANTEES AND LETTERS OF CREDIT

Issuing bank guarantees and letters of credit

- 36.1 If you ask, we may issue a bank guarantee or letter of credit to a beneficiary nominated by you. If we do:
 - (a) you must comply with our requirements in relation to the bank guarantee or letter of credit; and
 - (b) you must pay the charges for issuing the bank guarantee or letter of credit as set out in the Details.

Payments to beneficiaries

36.2 If we make a payment to a beneficiary under a bank guarantee or letter of credit, we debit the amount of that payment to the revolving loan account.

Releases of bank guarantees and letters of credit

- 36.3 By the time your revolving loan terminates you must obtain our release from all bank guarantees or letters of credit. If you do not, we:
 - (a) will pay out the beneficiaries as we see fit; and
 - (b) debit the revolving loan account with any amounts disbursed in making such compromises.

37 REVIEW OF REVOLVING CREDIT LIMIT AND VALUATION

Review

- 37.1 We may review the revolving credit limit at any time after the date of this agreement.
- 37.2 If the revolving credit limit has been divided into 2 or more splits, credit limit reviews are conducted by reference to the sum of the credit limits of the splits.
- 37.3 You must comply with all our reasonable requirements in relation to any review *including* by:
 - (a) providing us details of your income (such as pay slips, employer's statement, accountant's report, tax return, balance sheet, profit and loss statement and rent receipts); and
 - (b) granting access to any real estate valuer we nominate to any real property subject to any security for the purpose of a full valuation of the property.

You must do these things on request where possible or otherwise within 30 days of our request. You must pay the cost of any real property valuation we obtain.

Regulated contracts

- 37.4 If you have a regulated contract and following a review under clause 37.1:
 - (a) in our opinion based on the valuations we have obtained, the value of any property subject to any security is materially less than the value of that property at the time we took security over it; or
 - (b) we reasonably believe, taking into account the information we obtained for the purpose of our review and whether and how often you have failed to pay the full minimum payment set out in any statement referred to in clause 34 by the due date for payment or failed to pay any amount due under any other finance agreement with us or any of our related companies that:
 - (i) your capacity to meet required payments; or
 - (ii) the likelihood of your capacity, at a time in the foreseeable future, to meet required payments (such as because of retirement),

is materially less than it was when the then prevailing revolving credit limit was set,

then we may by notice to you do one or more of the following:

- (c) request that you provide us, within 30 days, additional security in a form acceptable to us over a freehold interest in real estate or funds on deposit with us;
- (d) refuse to provide any further credit to *you* under this agreement and
- (e) without limiting paragraph (d) above, cancel any part of your revolving credit limit which is undrawn.

Our right to ask *you* to provide additional security under this clause is in addition to our right under clause 14.4.

Unregulated contracts

- 37.5 If you have an unregulated contract, following a review under clause 37.1 we may reduce the revolving credit limit to an amount we deem appropriate if:
 - (a) we believe in our absolute discretion that:
 - (i) the value of any property subject to any security is; or
 - (ii) your capacity to meet required payments is; or
 - (iii) the likelihood of *your* capacity, at a time in the foreseeable future to meet

required payments (such as because of retirement) is, materially less than it was when the then prevailing revolving credit limit was set; or

- (b) you have failed to pay the full minimum payment set out in any statement referred to in clause 34 by the due date for payment; or
- (c) you have defaulted under any other finance agreement with us or any of our related companies.
- 37.6 If the *revolving loan* has been *split* into 2 or more *splits*, and if we determine that all or part of the *revolving credit limit* should be reduced or cancelled under clause 37.4(e) or clause 37.5 we may allocate any reduction or cancellation between the *splits* as we see fit.
- 37.7 If we decide to reduce or cancel all or any part of the revolving credit limit we tell you in writing:
 - (a) the total amount of the reduction or cancellation;
 - (b) if the revolving loan has 2 or more splits, how each split is affected; and
 - (c) the date each reduction takes effect.

Unless the reduction or cancellation is due to the fact that *you* are in default this information is given to *you* as soon as practicable after we make the decision to reduce *your revolving credit limit*.

- 37.8 If all or part of *your revolving credit limit* is reduced or cancelled, *you* must not without our approval allow the sum of :
 - (a) The balance owing under your revolving loan account: and
 - (b) The sum of the maximum amount of our possible liability under all bank guarantees and letters of credit we issue,
 - (c) to exceed the new reduced revolving credit limit. If you do, the amount equal to the excess is payable to us immediately.

38 SUSPENSION OF THE REVOLVING LOAN ACCOUNT

- 38.1 We can suspend your right to draw on the revolving loan account if:
 - (a) you are in default (see clause 12);
 - (b) we are notified by any of you or a security provider directly or through a legal representative that a dispute exists between any of those persons in relation to any matter connected with this agreement; or
 - (c) we believe on reasonable grounds that you or a security provider intends to act or has

- acted inconsistently with the terms of this agreement or a security; or
- (d) you have a regulated contract, in the circumstances set out in clause 37.4.
- 38.2 Suspension of the right to draw means that we may:
 - (a) decline to pay any cheque presented;
 - (b) decline to make any other payment requested or authorised by *you*; and
 - (c) put any other stop on the account access that may be available to us.

39 CLOSURE OF THE REVOLVING LOAN ACCOUNT

- 39.1 We may close the *revolving loan account* and terminate *your* right to draw on it if:
 - (a) the balance owing on your revolving loan account has been zero and you have made no drawings on or payments into it for a 6 month period; or
 - (b) the revolving loan account has a credit balance of more than \$500.

We will give you 30 days' notice if we intend to do this.

40 TERMINATION OF REVOLVING LOAN

- 40.1 We will provide you with details of the balance owing on your revolving loan account within seven days of your written request.
- 40.2 Subject to any fee for early termination of *your* facility, you may terminate your revolving loan at any time by notifying us in writing and paying us the balance owing on your revolving loan account.
- 40.3 At the end of your revolving loan term, your revolving loan will terminate and the revolving credit limit will reduce to zero. You must repay the balance owing on your revolving loan account on or before this day.
- 40.4 On the termination of your revolving loan at any time you must immediately pay us the balance owing on your revolving loan account.

41 LOAN PROTECTION INSURANCE (REVOLVING LOANS ONLY)

41.1 The following provisions apply if you have requested for loan protection insurance on your revolving loan and the loan protection insurance monthly premiums are to be paid to the insurer through your revolving loan account:

- (a) the loan protection insurance premiums will be debited each month to your nominated revolving loan account on the statement date (interest is payable on the premiums debited to the your revolving loan account in accordance with clause 6.2);
- (b) you must ensure that there is sufficient credit funds in your revolving loan account each month to enable the loan protection insurance premium to be debited to your revolving loan account without resulting in the balance owing on your revolving loan account exceeding the revolving credit limit (or if clause 36 applies, the sum of the balance owing on your revolving loan account and the sum of the maximum amount of our possible liability under all bank guarantees or letters of credit we issue under your revolving loan must not exceed the revolving credit limit);
- (c) you must repay us the monthly loan protection insurance premiums debited to your revolving loan account as part of your monthly minimum repayment amount of your revolving loan under clause 34.1 of this agreement;
- (d) the loan protection insurance on the revolving loan account provides monthly insurance cover which is automatically renewable for further periods of a month to age 59 (on your next birthday) provided you continue to pay the monthly instalment premiums in accordance with the terms and conditions set out in your certificate of insurance;
- (e) the premium rates may be varied by the insurer by giving 30 days written notice; and
- (f) the monthly premiums on the revolving loan account are calculated in accordance with the attached Schedule 2.

Schedule 1

FIXED RATE BREAK CHARGES

Why we charge a Fixed Rate Break charge

Fixed Rate Break charges are primarily designed to cover any loss we incur as a result of you repaying an amount (including after a default) before the end of a fixed rate period.

If interest rates have fallen since your fixed rate period began, we can only re-lend any money you repay early at the lower current interest rates so we may make a loss.

Fixed Rate Break charges are calculated in accordance with the following steps.

Step 1: Calculate Months to Run

Months to Run = the number of months (rounded up to the next full month) left in your current fixed rate period when you make your prepayment.

Example: Prepayment date is 28th January 2010. Fixed rate change date (end of current *fixed rate period*) is 3rd April 2012. Months to Run (which has been rounded up to the next full month) is 27 months.

Step 2: Calculate the Comparative Rate

Comparative Rate is based upon the Months to Run and is derived by interpolating between *Citibank's* current fixed interest rates.

That is, where the Months to Run does not correspond exactly to a fixed interest rate which *Citibank* offers at the time of *your* prepayment, *we* calculate an appropriate Comparative Rate, at our discretion, based on the fixed interest rates which *we* offer at the time of *your* prepayment.

Step 3: Calculate the Rate Difference Rate Difference = Current Rate less Comparative Rate

Example: 6.59% less 6.31% = 0.28%

Where the Current Rate is the fixed interest rate currently applying to your loan.

If the Rate Difference is negative, no Fixed Rate Break charge applies. The Rate Difference is rounded to 4 decimal places. The Rate Difference is not capped at any amount.

Step 4: Establish Rate Differential Cash Flow Series The Rate Difference is then applied to the remaining Outstanding Principal Schedule (this schedule represents the *principal balance* outstanding at the end of each month, over the remaining term of *your fixed rate period*).

Step 5: Calculate the Present Value Cash Flow Series The Rate Differential Cash Flow Series is then converted to its present value at the Comparative Rate. A total is then calculated for the series.

Step 6: Add \$50 Administration Fee

A \$50 administration charge, representing *Citibank's* administrative *costs - including* the calculation of the Fixed Rate Break charge, is added to the Present Value Cash Flow Series, to give the Fixed Rate Break charge.

Schedule 2

CALCULATING YOUR LOAN PROTECTION INSURANCE PREMIUMS (REVOLVING LOANS ONLY)

- refer to clause 41.1 of this agreement.

Details of the loan protection insurance:

- Name of insurer: MetLife Insurance Limited ABN 75 004 274 882.
- Amount of monthly insurance premium payable to the insurer: As calculated below.
- Type of insurance: Consumer credit insurance.
- Amount of commission payable by the insurer to us: 20% of the gross insurance premium amount on a monthly basis.

Your premium is calculated according to your age and the balance owing on your revolving loan account. The table below is used to calculate the premium.

Monthly Rates

<i>Your</i> age next birthday	Death Cover per \$1000 of balance owing on <i>your</i> revolving loan account	Death and Disablement Cover per \$1000 of balance owing on your revolving loan account
Up to 39	0.14	0.29
40-44	0.24	0.47
45-49	0.43	0.81
50-54	0.73	1.43
55-59*	1.20	2.63

^{*} Premium supplied for renewal purposes only.

Death Cover

The "Death Cover" column shows the monthly rates for death cover premiums for each \$1000 of the balance owing on your revolving loan account.

Where there is more than one life insured the method of calculation of premiums will apply equally to each life insured.

To calculate the death cover premium that applies for each month, multiply the premium rate applicable to the life insured by each \$1000 of the average daily balance owing on your revolving loan account for each statement period which finishes on the statement date that the premium is to be debited to your revolving loan account.

Premiums on the revolving loan account will change each month as the monthly premium is based on the average daily balance owing on your revolving loan account of each relevant statement period.

The actual amount of *loan protection insurance* premium debited to *your revolving loan account* will appear in *your* monthly statement of account.

Death and Disablement Cover

The "Death and Disablement Cover" column shows the monthly rates for death and disablement cover for each \$1000 of the balance owing on your revolving loan account.

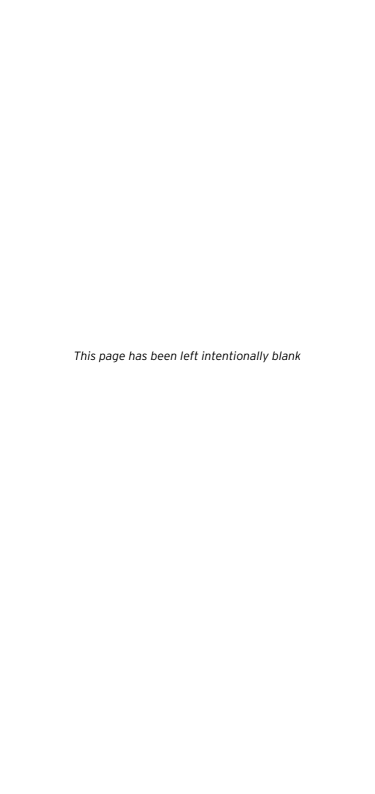
Where there is more than one life insured the method of calculation of premiums will apply equally to each life insured.

To calculate the death cover premium that applies for each month, multiply the premium rate applicable to the life insured by each \$1000 of the average daily balance owing on your revolving loan account for each statement period which finishes on the statement date that the premium is to be debited to your revolving loan account.

Premiums on the revolving loan account will change each month as the monthly premium is based on the average daily balance owing on your revolving loan account of each relevant statement period.

The actual amount of *loan protection insurance premium* debited to *your revolving loan account* will appear in *your* monthly statement of account.

This page has been left intentionally blank



For more information on *your* account, visit us at

www.citibank.com.au or call CitiPhone Banking

13 24 84

or +61 2 8225 0615 if outside Australia 24 hours a day, 7 days a week

