

## Target Market Determinations- Brighten Premium and Brighten Premium Plus

## Legal Disclaimer:

This Target Market Determination **(TMD)** is required under section 994B of the *Corporations Act 2001* (Cth) **(the Act).** It sets out the class of customers for whom the product, including its key attributes, would likely be consistent with their likely objectives, financial situation and needs. In addition, the TMD outlines the triggers to review the target market and certain other information. It forms part of Brighten Home Loans Pty Ltd ACN 620 839 983 (**Brighten**) design and distribution arrangements for the product.

This document is not a Product Disclosure Statement (**PDS**) and is not a summary of the product features or terms of the product. The information contained in this TMD does not take into account any person's individual objectives, financial situation or needs.

Product	Brighten Premium and Brighten Premium Plus					
Issuer	Brighten Home Loans Pty Ltd ACN 620 839 983					
Date of TMD	5 October 2021 Updated on 22 December 2023					
Target Market	Description of target market					
	The above products are full documentation ( <b>Full Doc</b> ) loans secured over established residential property. The products are available for purchases, refinances, and equity releases for a term of up to 30 years at variable interest rates. Repayments may be principal and interest or interest only up to 5 years.					
	The products are specifically designed for individual Australian 188B, 888B, 188C or 888 visa holders.					
	Description of product, including key attributes					
	<ul> <li>Information about the product's specifications is set out below:</li> <li>Repayment options of either Principal and Interest or Interest Only (up to 5 years);</li> <li>Repayment methods including Direct Debit, SPAY and Pay anyone;</li> <li>Loan term of up to 30 years</li> <li>Up to 5 loan splits;</li> <li>Maximum loan amount of \$2,000,000 up to 70% LVR or \$1,5000,000 up to 80% LVR;</li> <li>Apartment/unit dwelling size must be greater than 40sqm, excluding balcony &amp; car parking, or unit with &lt;50sqm internal space with a maximum LVR of 60%; and</li> <li>Credit history where there are paid defaults up to \$500 may be considered.</li> </ul> Description of likely objectives, financial situation and needs of customers in the target market					
	The difference between the two products is that the Brighten Premium product is for temporary residents who hold a 188B or 188C Visa whereas the Brighten Premium Plus product is for permanent residents who hold an 888B or 888C Visa.					
	<ul> <li>This product is designed for customers who are:</li> <li>A 188B, 188C, 888B or 888C visa holder seeking to purchase residential property within Australia for either owner occupation or investment purposes;</li> <li>for customers who choose a variable rate, seeking flexibility to make extra repayments without a fee; seeking flexibility to redraw funds as required; seeking additional features on their home loan (i.e. offset account); and</li> </ul>					

	<ul> <li>the customer would need to meet Brighten's credit assessment and AML/CTF requirements.</li> </ul>				
	requirements.				
	Classes of customers for whom the product is clearly unsuitable				
	Applicants will not be considered from the following:				
	<ul> <li>Individuals who are not 188B, 188C, 888B or 888C visa holders;</li> </ul>				
	<ul> <li>Minors;</li> <li>Companies or company trustee's involving disgualified directors;</li> </ul>				
	<ul> <li>Companies or company trustee's involving disqualified directors;</li> <li>Companies and/or individuals where a significant portion of their income is</li> </ul>				
	derived from the purchase / development / re-sale of property, unless to purchase				
	or refinance their owner-occupied residence (cash out limited to \$10,000);				
	<ul> <li>Bankrupts discharged &lt; 2 years ago;</li> <li>Applicants under external administration;</li> </ul>				
	<ul> <li>Superannuation funds (either applicant or security provider);</li> </ul>				
	<ul> <li>Superannuation funds (either applicant or security provider);</li> </ul>				
	<ul> <li>Public companies;</li> <li>Owner Builders;</li> </ul>				
	Limited Liability Companies;				
	Associations;				
	<ul> <li>Churches;</li> <li>Clubs; and</li> </ul>				
	Borrowers of Convenience.				
	Explanation of why the product is likely to be consistent with the likely objectives				
	Explanation of why the product is likely to be consistent with the likely objectives, financial situation and needs of customers in the target market				
	The products are likely to be consistent with the likely objectives, financial situations and needs of the customers within the target market as it is a simple loan construct to				
	understand:				
	<ul> <li>Variable interest rates only; and</li> <li>Repayments of principal and interest or interest only up to 5 years.</li> </ul>				
	To be eligible to purchase these products, requirements must be met in relation to:				
	<ul> <li>rental income; and/or</li> <li>investment income,</li> </ul>				
	which would mean that, without exceptional circumstances, the Borrowers will be able to meet their repayment obligations.				
	Customers will need to also provide sufficient security in accordance with Brighten's				
	<ul> <li>credit assessment criteria, including:</li> <li>acceptable property mortgage;</li> </ul>				
	<ul> <li>general or specific security agreements; and/or</li> </ul>				
	<ul> <li>guarantor who supports the loan by providing additional security.</li> </ul>				
	The financial situation of the Target Market are customers that meet Brighten's credit assessment criteria which includes:				
	<ul> <li>demonstrating the capacity to make the required repayments and the ability to</li> </ul>				
	pay off the loan without substantial hardship; and				
	where determined by Brighten to be required, (based on the customer's				
	security, applicant and loan attributes), have an acceptable guarantor.				
	Brighten considers its processes in place, including assessing the customer's ability to				
	service the loan account, will mean that the product will likely be consistent with the				
	financial situation of the Target Market.				
Distribution	Distribution conditions				
Conditions					
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	The main distribution channel for this product is through third party distributors, being mortgage brokers, mortgage managers, and aggregator panels ( <b>Distribution Partners</b> ).
	The distribution conditions which Distribution Partners must comply with include ensuring that potential customers within the target market meet the eligibility requirements for the product.
	<ul> <li>In order to distribute this product to a potential customer within the target market, the customer must not:</li> <li>1. fall into a class of customers set out under the above heading, "Classes of customers for whom the product is clearly unsuitable"; or</li> <li>2. provide an unacceptable security type.</li> </ul>
	Further eligibility requirements to purchase this product include:
	<ol> <li>rental income; and/or</li> <li>investment income.</li> <li>Why the distribution conditions and restrictions will make it more likely that the</li> </ol>
	customers who acquire the product are in the target market
	Brighten monitors the quality and content of applications received from its Distribution Partners for trends and patterns of unacceptable practices or just poor quality and/or incomplete loan applications. Feedback is given, if and when needed. Brightens distributing Mortgage Brokers and Mortgage Managers are all party to agreements that contain commission or fee claw back clauses for unacceptable loans, poor performing loans, fraud and AML/CTF issues amongst other criteria. Brighten also reserves the right in these agreements to terminate Brokers for any reason on two weeks' notice.
Review	The review triggers that would reasonably suggest that the TMD is no longer appropriate include:
Triggers	<ul> <li>A significant dealing of the products to customers outside the target market occurs;</li> <li>A significant number of complaints or dissatisfaction by the customers in relation to Distribution Partners;</li> <li>A significant number of complaints is received from customers in relation to their purchase or use of the product that reasonably suggests that the TMD is no longer appropriate;</li> <li>A material change to the product or the terms and conditions of the product occurs which would cause the TMD to no longer be appropriate;</li> <li>Hindsight reviews indicate that the product has been sold to classes of customers for whom the product is clearly unsuitable;</li> <li>Material changes to the regulatory environment or relevant legislation which materially impacts upon the design and distribution of the product;</li> <li>Inquiry or action by ASIC or another regulator as to the design or distribution of the product;</li> <li>Descriptions or attributes contained in this TMD are found to include materially incorrect or misleading information;</li> <li>The extent and nature of any negative feedback from Distribution Partners indicating that they are unable to sell the product to eligible customers within the target market;</li> <li>The extent and nature of any negative feedback from Borrowers indicating that they are dissatisfied with the products;</li> <li>High rates of default by the customers in the target market; and</li> <li>Customers of the target market seeking to switch to other loan products.</li> <li>Any other event or circumstance which reasonably suggests that the TMD is no longer appropriate.</li> </ul>
Review Periods	<i>First review date</i> : 5 April 2022 <i>Periodic reviews</i> : Every 12 months, and in the event it comes to our knowledge that a review trigger is triggered or that the product is not meeting the target market.

Distribution Information Reporting	The following information must be provided to Brighten by distributors who engage in retail product distribution conduct in relation to this product:			
Requirements	<u>Type of</u> Information	Description	Reporting period	
	Customer Complaints	Number of complaints received in relation to the product	Every 6 months	
	Broker Complaints	The extent and the nature of the complaints received from brokers about difficulty in selling to the targets market	Every 6 months	
	Significant dealing(s)	Date or date range of the significant dealing(s) and description of the significant dealing (i.e. why it is not consistent with the TMD)	As soon as practicable, and in any case within 10 business days after becoming aware	
	Application details	The broker is responsible to sight the original documents and make reasonable enquiries as to their authenticity to ensure that eligible customers are purchasing the product.	As soon as practicable	
	Dealings outside of the target market	To the extent a broker is aware of dealings outside of the target market, these should be reported to Brighten, including the reason why acquisition is outside of target market	Within 10 business days	
	Customer payment default	Customers within the target market are unable to meet their loan repayments	As soon as Practicable	
	Customer dissatisfaction with the product	The customer inquiring to change the product or making complaints about it	Every 6 months	
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