



Important Information about Value+ Credit Cards

- > [Credit Guide](#)
- > [Conditions of Use for Value+ Credit Cards](#)
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Dated: 29 February 2016

About this document

This document contains important information regarding your Value+ Credit Card. It includes a Credit Guide, the Conditions of Use for Value+ Credit Cards (**Conditions of Use**) and an Information Statement. This document does not contain all of the terms and conditions of your credit card contract or all of the information we are required by law to give you before the credit card contract is formed. Further terms and conditions are in your Value+ Credit Card Schedule and the Account Access Terms and Conditions.

The Schedule, Conditions of Use and the Account Access Terms and Conditions apply to all transactions for your credit card account and make up the credit card contract. We strongly recommend that you carefully read and keep a copy of these documents, as well as the Credit Guide and Information Statement, as they contain important information. If you do not understand any of these documents, please contact us. You should also ensure that any additional cardholder reads and understands the Conditions of Use, the Account Access Terms and Conditions and the Schedule.

The terms and conditions are issued by:

Newcastle Permanent Building Society Limited ACN 087 651 992, Australian Credit Licence/
Australian Financial Services Licence 238273.

Emergency contact details

Call us immediately to report a lost or stolen card, revealed PIN, or access code or an unauthorised use of your card or difficulty with the operation of electronic equipment relating to your card.

Call 13 19 87 if you are within Australia

or + 61 2 4907 6501 if you are overseas.

For after hours reporting of a lost or stolen card, please call 13 19 87.

How to contact us

You can contact us at any of our branches or by calling 13 19 87. You can also find out general information about our services by visiting our website at www.newcastlepermanent.com.au

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I. Credit Guide

This document provides information about the loans provided by us. We are licensed to provide loans under the National Consumer Credit Protection Act 2009 (**NCCP Act**). The NCCP Act regulates the activity of lending, leasing, and finance broking.

Key information

Our full name	Newcastle Permanent Building Society Limited ACN 087 651 992 Australian Credit Licence/Australian Financial Services Licence 238273
Address	Our mailing address is: Newcastle Permanent Building Society Limited PO Box 5001 HUNTER REGION MC NSW 2310 To locate your nearest branch call 13 19 87 or visit our website www.newcastlepermanent.com.au
Phone	13 19 87 +61 2 4907 6501 (from overseas) Our Member Support Centre is open Monday to Friday 8am to 8pm and weekends, 8am to 4pm.
Email	enquiries@newcastlepermanent.com.au
Internal Complaints Officer contact details	Our Complaints Officer/Member Relations Officer can be contacted by phone, at a branch, via email or by post using the contact details in this table.
External Dispute Resolution Scheme contact details	CIO (Credit and Investments Ombudsman Limited) phone 1800 138 422, website www.cio.org.au CIO's mailing address is: Credit and Investments Ombudsman Limited PO Box A252 SOUTH SYDNEY NSW 1235 The review process provided by CIO is impartial, independent and free for our members. Before CIO can investigate your complaint, you must first give us the opportunity to review the matter internally.

We will need information from you

Under the NCCP Act, we are obliged to ensure that any loan or principal increase to a loan we arrange for you is not unsuitable. To decide this, we may need to ask you some questions in order to assess whether the loan is not unsuitable. The law requires us to:

- make reasonable inquiries about your requirements and objectives;
- make reasonable inquiries about your financial situation; and
- take reasonable steps to verify that financial situation.

Credit will be unsuitable if at the time of the assessment, it is likely that at the time the loan is made:

- you could not comply with the financial obligations under the contract, or could only do so with substantial hardship; or
- the credit will not meet your requirements and objectives.

For example, if you can only repay your outstanding balance by selling your principal place of residence, it is presumed that the loan will cause substantial hardship unless the contrary is proved. For this reason we must ask you to provide a significant amount of information. It is therefore very important that the information you provide to us is accurate.

If you decide to proceed with the loan or accept the increased limit you can ask us for a written copy of our assessment which we will provide to you free of charge.

If you ask us for our assessment before we agree to provide you with the loan or increase your credit limit then we must give you that assessment before we provide the loan or increase your credit limit.

If you ask for that assessment after we agree to provide you with the loan or increase your credit limit, provided that you ask within seven years of the date of the loan or the increase, then we must give you that assessment within:

- 7 business days after we receive the request (provided the request was made within 2 years of agreeing to provide you with the loan or increasing your credit limit); or
- 21 business days after we receive the request (if the request was made after 2 years of agreeing to provide you with the loan or increasing your credit limit).

If we arrange a loan for you to purchase or refinance real estate, remember you must make your own enquiries about the value of the real estate and its potential for future growth. Although we may obtain a valuation, that is for our own purpose and you should not rely on it.

Our internal dispute resolution scheme

We hope you are delighted with our services, but if you have any complaints you should notify us by contacting our Complaints Officer/Member Relations Officer by:

- telephoning our Member Support Centre on 13 19 87; or
- visiting one of our branches; or
- emailing enquiries@newcastlepermanent.com.au; or
- writing to our Complaints Officer/Member Relations Officer at our mailing address (see above).

You should explain the details of your complaint as clearly as you can. You may do this verbally or in writing. When we receive a complaint, we will attempt to resolve it promptly. We hope that in this way we will stop any unnecessary and inappropriate escalation of minor complaints.

Our external dispute resolution scheme

If we do not reach agreement on your complaint, you may refer the complaint to an ASIC Approved External Dispute Resolution (**EDR**) Scheme. Our external dispute resolution provider is specified above. External dispute resolution is a free service established to provide you with an independent mechanism to resolve specific complaints. You can obtain further details about our dispute resolution procedures and obtain details of our privacy policy on request.

Things you should know

We do not make any promises about the value of any property you finance with us or its future prospects. You should always rely on your own enquiries.

We do not provide legal or financial advice. It is important you understand your legal obligations under the loan, and the financial consequences. If you have any doubts, you should obtain independent legal and financial advice before you enter any loan contract.

Questions?

If you have any questions about this credit guide or anything else about our services, just ask at any time. We are here to help you.

2. Conditions of Use for Value+ Credit Cards

2.1 Meanings of words

In these Conditions of Use (and in the 'About this document' page at the beginning of this document), some words have special meanings as set out in this section.

Unless defined in these Conditions of Use, special meanings are also set out in **Section A: Meanings of words** of our Account Access Terms and Conditions which should be read together with this document.

“Account Access Terms and Conditions” means the terms and conditions set out in the document called Account Access Terms and Conditions issued to you in connection with your credit card account. Those conditions form part of your credit card contract.

“annual percentage rates” means the percentage rates per annum applicable to purchases, cash advances and balance transfers, determined by us and which may change from time to time.

“authorised transaction” means a transaction carried out by you, or by an additional cardholder, or by any other person with your or an additional cardholder's knowledge or consent, excluding a transaction carried out by an additional cardholder or by a person with the knowledge or consent of an additional cardholder, where before that transaction, you told us to cancel that additional cardholder's card, and the transaction occurred without your knowledge or consent.

“balance transfer” means an amount you request to transfer to your credit card account in accordance with clause 2.9 of these Conditions of Use.

“balance transfer rate” means the balance transfer rate set out in the Schedule, as varied from time to time.

“card” means any credit card (including a Visa payWave – enabled card) issued by us for your credit card account except a Business+ Credit Card.

“cash advance” means a transaction on your credit card account where you or an additional cardholder can:

- draw cash from the credit card account using electronic equipment or at a financial institution; or
- transfer, or arrange for the transfer of funds from the credit card account to another account where available.

“cash advance rate” means the cash advance rate set out in the Schedule, as varied from time to time.

“chargeback” means reverse or cancel or procure a refund for a transaction and

consequent upon which we in turn agree to credit your credit card account with the amount of that transaction.

“credit card contract” means the contract entered into between you and us governing your credit card account, including the use of a card, the terms of which are comprised in these Conditions of Use, the Schedule and the Account Access Terms and Conditions.

“disclosure date” means the date we disclose information to you about your credit card contract as required by law before you enter into your credit card contract.

“due date” means the minimum payment amount due date which is set out in a statement issued on a credit card account.

“financial institution” means, in Australia, a bank or building society or credit union or any other authorised deposit taking institution within the meaning of the law, including us, and for overseas institutions it means the equivalent or similar organisations to those just described.

“hold” means a transaction which you or an additional cardholder authorises and has not yet been processed to your credit card account.

“merchant” means a provider of goods or services who accepts payment by card for which you or an additional cardholder has provided consent.

“minimum payment amount” means 3% of the closing balance of your credit card account statement or \$10.00, whichever is the greater.

“National Credit Code” means the National Credit Code in Schedule 1 of the National Consumer Credit Protection Act 2009.

“promotional plan rate” means an alternative interest rate(s) or no interest rate that applies to certain transactions on your credit card account for an agreed period of time.

“purchases” means purchases of goods or services and includes transactions you or an additional cardholder authorise merchants to make on your credit card account if certain events occur, such as when you authorise a hotel to complete a transaction when you book a room but you do not arrive to occupy the room. In some circumstances, a purchase may also arise where you use your credit card account to pay a bill using BPAY® (registered to BPAY Pty Ltd ABN 69 079 137 518).

“purchase rate” means the purchase rate set out in the Schedule, as varied from time to time.

“Schedule” means a schedule issued by us to you in connection with your credit card account, which forms part of your credit card contract.

“statement” means a statement issued by us to you under clause 2.13 in relation to your credit card account.

“statement period” means each period for which we establish a statement on your

credit card account and is specified on your statement of account as the period.

“unauthorised transaction” means any transaction other than an authorised transaction.

“Visa service” means any payment facility or service offered by Visa (including Visa contactless and Visa easy payment service) available to you or an additional cardholder to access your credit card account using a card.

“we”, “us”, “our” and **“Newcastle Permanent”** means Newcastle Permanent Building Society Limited, ACN 087 651 992, Australian Credit Licence/Australian Financial Services Licence 238273.

“you” and **“your”** means the holder of the credit card account excluding any additional cardholder, subject to any other provisions of this document.

The singular includes the plural and vice versa.

A reference to:

- a document includes any variation or replacement of it;
- law means common law of Australia, principals of equity, and laws made by the Parliament of the Commonwealth of Australia and the Parliament of the State of New South Wales (and laws made by those parliaments include regulations and other instruments under them, and consolidations, amendments, re-enactments or replacements of them); and
- any thing includes the whole and each part of it.

2.2 When these Conditions of Use apply

You accept our offer to enter into a credit card contract only when you activate your card or you or an additional cardholder uses their card for the first time.

Only you can activate your card and an additional cardholder’s card. To do this, call us on 13 19 87 within 21 days of receipt of the card. Failing activation within 21 days, our offer to enter into your credit card contract may expire and:

- we may not provide you with a credit card account and you may need to reapply; and
- you must use reasonable efforts to destroy the card as soon as possible.

Immediately upon receipt and before use of the card, you must sign your card and any additional cardholder must sign their card.

Cards issued by us are usually posted to you in the mail. However, for security or other reasons we may notify you of alternative arrangements for providing you with a card.

If you do not agree with the terms of the credit card contract:

- do not sign your card;

- do not allow an additional cardholder to sign their card;
- do not activate your card;
- do not activate an additional cardholder’s card;
- do not carry out a transaction or permit an additional cardholder to carry out a transaction; and
- destroy all cards immediately.

2.3 Credit limit

Your credit card account must be operated within the credit limit specified in the Schedule.

Your available credit excludes any uncleared cheques or funds subject to a hold.

We will not increase your credit limit unless you request us to do so. Any request to increase your credit limit is subject to our usual credit assessment.

You should tell each additional cardholder your credit limit. You are responsible if your credit limit is exceeded.

We can require you to immediately pay any amount you owe us over your credit limit.

2.4 Your credit card account

You can use your card or additional cardholders can use their card on your credit card account once the card is activated. The card is valid for the period indicated on the card.

Details of accessing credit from your credit card account are detailed below, and in the Account Access Terms and Conditions.

We can debit your credit card account with any:

- purchases (including purchases made through any Visa service);
- cash advances;
- balance transfers;
- authorised direct debits where card details have been provided to the merchant;
- automatic payment plan; and
- at our discretion, other transactions permitted by us.

We can also debit your credit card account with any:

- interest charges;
- fees and charges; and
- our reasonable expenses incurred for enforcing the terms of your credit card contract which you must pay under your credit card contract.

Each card remains our property. You must return your card and/or an additional cardholder's card to us if we ask for it. You must destroy your card and/or an additional cardholder's card that is no longer valid as soon as you become aware that it is no longer valid.

2.5 Security of cards and codes

We will provide you with a PIN for your card and a PIN to an additional cardholder for their card. The PIN we issue you and any additional cardholder will be different. If you do not receive your PIN or any additional cardholder's PIN please contact us immediately. You and any additional cardholder can select your own PIN. We strongly recommend you select a PIN that you can remember without needing to make a written record of it. You or an additional cardholder can change the PIN provided by contacting us or through one of our ATMs.

Ensuring the security of cards and codes is very important. You must make every effort to ensure that your card and any records of your codes or any additional cardholder's card and records of their codes are not misused, lost or stolen. If you or an additional cardholder fails to observe the security requirements set out in these Conditions of Use and the Account Access Terms and Conditions you may be held liable for any unauthorised transactions.

You must tell us as soon as you become aware that your card has been misused, lost or stolen or if you suspect that your code has become known to someone else. If your card is lost or stolen and unauthorised transactions then occur on your credit card account, you will normally not be liable for unauthorised transactions occurring after you tell us that your card has been lost or stolen, unless you or an additional cardholder contributed to that loss.

Further conditions relating to your obligations for the security of your card and code and the obligations for any additional cardholders for the security of their cards and codes are detailed in the Account Access Terms and Conditions.

2.6 Additional cardholders

We may issue a card under your credit card account to anyone you nominate provided they are at least 16 years of age. You may revoke the nomination at any time.

We will not accept any person as an additional cardholder unless their identity has been verified by us in accordance with our procedures. A person nominated by you to be an additional cardholder on your credit card account must provide any details that we request for this purpose.

You are liable for any use of the additional cardholder's card and any breach of the credit card contract by an additional cardholder.

Additional cardholders may access your credit card account electronically. Additional cardholders may also obtain information about the status of your credit card account and transactions made on your credit card account.

An additional cardholder may use their card and the credit card account as you are able to use your card and the credit card account under the credit card contract, except for:

- changing the credit limit;
- applying for a balance transfer;
- adding or removing an additional cardholder;
- changing any details of the credit card account; and
- at our discretion, any transactions not permitted by us.

An additional cardholder will receive their own card and PIN linked to your credit card account.

All additional cardholders must comply with the Account Access Terms and Conditions in relation to the security of their card and codes.

An additional cardholder may report their card as lost or stolen, which may result in a new card being issued to them on your credit card account.

We can cancel an additional card at any time. You may notify us if you want an additional cardholder's card cancelled. We will then cancel the card. A cancelled card must be destroyed immediately.

However, you will continue to be liable for any transactions made by an additional cardholder before we fully process the cancellation of the additional cardholder's card.

2.7 Membership

You must (if you have not already) become a guarantee member of us in order to acquire a credit card account.

To apply for membership you must complete and lodge an application form. If you were not a member when you acquired an existing account, you agreeing to the credit card contract will constitute our granting of your membership.

On becoming a member you become bound by our constitution.

If we are wound up while you are a member or within 1 year after you cease to be a member you may be liable for an amount up to \$1.00.

More information is set out in our constitution. To obtain a copy, please contact us.

2.8 Using electronic equipment

When you use your PIN or additional cardholders use their PIN and/or card at a terminal (including using your card to access any Visa service) you authorise us to act on the instructions entered into the terminal.

Transactions made through electronic equipment:

- are governed by these Conditions of Use, the Schedule and the Account Access Terms and Conditions; and

- may be limited to specific amounts set by us or by a third party.

Daily or periodic electronic banking maximum and/or minimum cash withdrawal amounts may apply and are detailed in your Schedule.

Payments made using electronic equipment will be processed as soon as possible but may not be processed or made available until the next business day. Payments made to an account with another financial institution from your credit card account are also subject to any relevant processing cut off times of the other financial institution.

Further conditions relating to the use of your card or an additional cardholder's card via BPAY are detailed in the Account Access Terms and Conditions **Section H - BPAY**.

Further conditions relating to the use of your card or an additional cardholder's card via electronic equipment, internet banking or phone banking are detailed in the Account Access Terms and Conditions.

2.9 Balance transfers

You may request us to make a balance transfer payment.

Applications for balance transfers are subject to our approval. Balance transfer payments may only be made to a credit card issued by another Australian financial institution or a major store card unless we indicate otherwise.

In respect of any balance transfer payment we make, a minimum balance transfer amount of \$500 will apply, and a maximum amount will be determined by us (subject to your credit limit). An additional cardholder cannot apply for a balance transfer.

We will charge interest at the balance transfer rate on the balance transfer amount from the date the amount is transferred to your credit card account.

A balance transfer amount can be subject to a promotional plan rate. On expiration of a promotional plan rate, the outstanding balance transfer amount (including any accrued interest and fees) will be subject to the balance transfer rate.

You must continue to make all necessary payments to your credit card account with your financial institution or other card issuer until you receive confirmation from us that the balance transfer has been processed, and the balance transfer amount has been credited to your credit card account.

We are not liable for:

- delays in receipt or non-receipt of any relevant application form in respect of a balance transfer;
- expenditure, overdue payments or accrued interest, fees and charges incurred on other accounts held by you.

2.10 Cash advances

A cash advance occurs when you use your card or an additional cardholder uses a card to obtain cash or make a funds transfer from your credit card account to another account.

A fee may apply when obtaining a cash advance or when transferring funds from your credit card account to another account. The fee is detailed in your Schedule.

The following conditions apply to cash advances:

- the minimum and maximum amount for any cash advance you or an additional cardholder may request is detailed in your Schedule;
- ATMs and terminals owned by other financial institutions both within Australia and overseas may place or change limits and charge fees on the use of their terminals;
- automatic transfers made to another account through electronic equipment may be treated as a cash advance;
- we charge interest on the cash advance amount debited to your credit card account at our cash advance rate from the date the cash advance amount is debited to your credit card account;
- there may also be a daily electronic equipment maximum amount (as detailed in your Schedule);
- a cash advance fee may apply (as detailed in your Schedule) which may vary from time to time; and
- when using your card overseas or in Australia at other financial institutions (for both over the counter transactions and at ATMs), the relevant financial institution may levy an additional charge, the amount of which may vary from institution to institution. The charge will be payable in addition to the Cash Advance Fee or any other fee imposed by us and will be included in the total cash advance amount printed on your statement.

Further conditions for using your card to obtain cash withdrawals are detailed in our Account Access Terms and Conditions.

2.11 Purchases

You can normally use your card or additional cardholders can use their card on your credit card account to make purchases at merchants through mail order, telephone or by using the internet in Australia and overseas wherever Visa is accepted.

We are not responsible for purchases by you using a card, unless the law makes us liable.

Further conditions for using your credit card account to make purchases are detailed in the Account Access Terms and Conditions.

2.11.1 When a merchant places a hold on funds on your credit card account

Sometimes a merchant will place a hold on your card or an additional cardholder's card for an agreed amount before a purchase is made.

If an amount placed on hold by a merchant has not been authorised by you or by an additional cardholder, the hold may be removed when a merchant processes a transaction.

Further details are disclosed in the Account Access Terms and Conditions.

2.11.2 Authorisation

You must check that the correct amount is entered in a terminal or written in the “total” box on a voucher or online and verify that the correct amount has been entered by the merchant for over the phone transactions before you authorise the transaction.

2.12 Foreign transactions

You can normally use your card or additional cardholders can use their card on your credit card account to obtain cash and/or make a purchase in local currency at most overseas terminals or via online channels (e.g. merchant websites) displaying the Visa logo.

International transaction conversion rates are set by Visa and can fluctuate until the time the transaction is debited to your credit card account. Transactions are converted from the currency of the transaction to the Australian dollar equivalent (or to United States dollar then to the Australian dollar equivalent), as at the date they are processed by Visa. Both debits and credits in foreign currencies to your credit card account are subject to international conversion rates.

A foreign currency conversion fee may apply and is set out in your Schedule. This fee may change from time to time. The foreign currency conversion fee occurs at the time of the international transaction and is listed on your statement in Australian dollars.

Unauthorised foreign currency transactions under dispute which are refunded to your credit card account are subject to international transaction conversion rates. This may result in the initial debit and the corresponding refund having different Australian dollar values.

All international transactions are listed on your statement in the currency of the transaction and the Australian dollar equivalent.

Further conditions for using your credit card account for international transactions including the process of how the transactions are converted to Australian dollars are detailed in the Account Access Terms and Conditions, **Section E – Cards**.

2.13 Issuing statements

We will issue you a statement monthly and otherwise at regular intervals.

We may not issue a statement if:

- your credit card account balance is \$0 and you have made no transactions during the statement period;
- we have written off the amount you owe us on your credit card account and no other entries have been made since the previous statement date;

- you have failed to comply with the terms of your credit card contract over three consecutive statement periods, including the last statement period, and we have not given you further credit on your credit card account during the last statement period; or
- other circumstances exist where the law does not require us to.

Each credit card account statement will include information about your credit card account including:

- amounts payable immediately (if any);
- a closing balance which tells you how much you owe;
- the minimum payment amount (if any) you must make;
- the date on which the minimum payment amount is due for payment; and
- any other details the law requires us to provide.

You may ask us in writing to give you a written confirmation of the amount owing on your card account at any time and the particulars of the items making up that amount. If so, we will provide that confirmation of amount owing to you at the earliest practicable time, subject to any applicable law providing for shorter time frames.

2.14 Monthly payment amounts

You must pay the minimum payment amount by the due date specified on your statement. You must also pay any amount by which you have exceeded the credit limit and any overdue amounts immediately upon receipt by you of your statement.

If the amount due is less than \$10.00, you must pay this in full on or before the due date.

You can make additional payments at any time.

Amounts paid prior to the statement being issued may not constitute the minimum payment amount required on a statement which is subsequently issued.

2.15 Methods of payment

You must pay your credit card account in Australian currency in Australia.

You cannot pay it through a financial institution overseas. If you are overseas (and you are unable to make payments over the phone or through electronic equipment), you must arrange for someone in Australia to make payments to your credit card account.

You can make your payments in ways listed on your statement.

Payments made using electronic equipment will be processed as soon as possible however, may not be processed or made available until we have received cleared funds. Payments made to or from accounts with other financial institutions from or to your credit card account are also subject to any relevant processing cut off time of the other financial institution. Payments made through BPAY are subject to processing times as detailed in **Section H – BPAY** in the Account Access Terms and Conditions.

Funds credited to your credit card account due to refunds, adjustments or as a result of chargebacks are not considered payments for purposes of determining whether you have paid the required minimum payment amount.

2.16 Processing payments

Payments are only made when we credit them to your credit card account. We credit a payment to your credit card account as soon as possible, however, payments will not be processed and funds will not be made available until we have received cleared funds.

Proceeds of cheques are subject to our clearance requirements and the clearance requirements of other relevant financial institutions. This may take several days. If you pay by cheque and the cheque is dishonoured, we treat the payment as if it was never made.

2.16.1 Crediting of payments to your credit card account

Payments to your credit card account are allocated as determined by us from time to time. Any allocations will be made in accordance with the law.

2.17 Interest

2.17.1 Interest-free days for purchases

The maximum interest-free period on your credit card account is detailed in your Schedule. The interest-free period is only available on purchases. The actual interest free period may be less than the maximum interest-free period for your credit card account, due to the date on which the purchase is made and the date on which a statement period ends.

Each statement tells you the closing balance on the credit card account at the end of the statement period and the due date for payments for that statement period.

2.17.2 Using the full interest-free period for purchases

If you want to make use of the interest-free period, each month you must pay the closing balance (including any balance transfers, accrued interest, fees and charges) on each statement in full by the due date.

Otherwise, we charge interest in the next statement period on the outstanding amount of all purchases made in that statement period and in the previous statement periods.

2.17.3 Calculating and debiting interest charges on purchases

Subject to clauses 2.17.1 and 2.17.2, we charge interest on purchases debited to your credit card account and on any unpaid interest relating to purchases at the purchase rate. We calculate interest on each transaction from the date it is debited to your credit card account until the date we receive payment for it in full.

We calculate the interest we charge by using the daily percentage rates applying to your credit card account. The daily percentage rate for purchases is calculated by dividing the purchase rate applying to your credit card account by 365.

For any statement period there may be some purchase amounts on which we charge interest and some on which we do not charge interest. For example, if you have made purchases during a statement period and are eligible to receive interest-free days for those purchases (but you have incurred a fee during that statement period), we do not charge interest on those purchases but we may charge interest on the fee incurred during that statement period (see clause 2.18 for further details).

Where there are purchase amounts on which we do charge interest, we calculate interest on those repayable amounts for a statement period in three steps:

- first, we average the outstanding daily amount of the purchases on which we do charge interest plus any accrued unpaid interest relating to purchases which have been charged to the credit card account over the statement period;
- then we multiply this average by the daily purchase rate applying to your credit card account; and
- finally, we multiply this amount by the number of days in the statement period.

The result we get from the last step is the amount of interest on purchase amounts we charge to your credit card account in the statement period.

2.17.4 Interest charges on balance transfers and cash advances

Interest is charged on balance transfers from the date the balance transfer amount is debited to your credit card account until the balance transfer amount is paid in full, unless the balance transfer amount is subject to a promotional plan rate.

Interest is charged on cash advances from the date the cash advance amount is debited to your credit card account until the cash advance amount is paid in full.

Refer to clause 2.17.6 for calculation of interest relating to balance transfers subject to a promotional plan rate.

2.17.5 Calculating and debiting interest charges on balance transfers and cash advances

We charge interest on balance transfers debited to your credit card account and on any unpaid interest relating to balance transfers at the balance transfer rate, unless the balance transfer amount is subject to a promotional plan rate.

We charge interest on cash advances debited to your credit card account and on any unpaid interest relating to cash advances at the cash advance rate.

We calculate the interest on balance transfers and cash advances for a statement period in three steps:

- first, we average the outstanding daily amount of the balance transfers plus any accrued unpaid interest relating to balance transfers which have

been charged to the account over the statement period. We also average the outstanding daily amount of cash advances plus any accrued unpaid interest relating to cash advances which have been charged to the credit card account over the statement period;

- then we multiply the average balance transfer amount calculated in the preceding step by the daily balance transfer rate applying to your credit card account. We also multiply the average cash advance amount calculated in the preceding step by the daily cash advance rate applying to your credit card account; and
- finally, we multiply each of the amounts calculated in the preceding steps by the number of days in the statement period.

The two figures we get from the last step are the amounts of interest on balance transfers and cash advances (respectively) that we charge to your credit card account in the statement period.

Refer to clause 2.17.6 for calculation of interest relating to balance transfers subject to a promotional plan rate.

2.17.6 Calculating and debiting interest charges on balance transfers subject to a promotional plan rate

If a balance transfer is subject to a promotional plan rate, we charge interest on the balance transfer and on any unpaid interest relating to the balance transfer at the promotional plan rate.

We calculate interest on a balance transfer subject to a promotional plan rate for a statement period in three steps:

- first, we average the outstanding daily amount of the balance transfer plus any accrued unpaid interest relating to the balance transfer which has been charged to the credit card account over the statement period;
- then we multiply the average balance transfer amount calculated in the preceding step by the daily promotional plan rate applying to your credit card account; and
- finally, we multiply the amount calculated in the preceding step by the number of days in the statement period.

The results we get from the last step is the amount of interest on the balance transfer subject to a promotional plan rate that we charge to your credit card account in the statement period.

2.17.7 When interest is debited to your credit card account

We debit your credit card account on the last day of each statement period with the interest we calculated during that statement period up to and including

that last day. We also debit your credit card account on the amount outstanding the day before you repay your debt. Some transactions and/or associated interest, fees and charges authorised on your credit card account on or before the last day of a statement period may not appear on your statement due to processing cut off times of the merchant or other financial institutions. In these circumstances, such transactions, associated interest, fees and charges will appear on a statement for a subsequent statement period.

2.18 Fees and charges

We debit all fees and charges to your credit card account as set out in your Schedule.

Certain unpaid fees and charges debited to your credit card account will incur interest. The rate at which the unpaid fees and charges will incur interest depends on the nature of the fee or charge. For example, a fee or charge incurred in respect of a cash advance will incur interest at the cash advance rate.

2.19 Reporting mistakes and claiming chargebacks

You should keep all vouchers and transaction records you are given from merchants, financial institutions and electronic equipment, and also any records of any current regular payment arrangements. You should check the details and entries on each statement for accuracy as soon as you receive it.

The date appearing on your transaction record may not be the date shown on your statement.

You should tell us within 30 days of receipt of your statement if you think there is an error, discrepancy or unauthorised transaction on your credit card account. If you delay telling us it may limit our ability to resolve any subsequent complaint and you may still be liable for that transaction.

We may not be able to chargeback any disputed regular payment arrangement or transaction if you cannot provide evidence that you cancelled the authority before the date the disputed transaction was processed.

Chargeback rights do not apply to BPAY payments made using your credit card account as detailed in our Account Access Terms and Conditions **Section H - BPAY**.

If you dispute a transaction on your credit card account or any transaction involving use of a card and code, you should call us on 13 19 87 or visit one of our branches to complete a request to have the transaction investigated.

If your request relates to a transaction involving use of your card and code and it cannot be resolved immediately, we will write to you and tell you of our procedures for investigating and resolving your request.

Clause 10 in **Section B – General terms and conditions** of our Account Access Terms and Conditions details further our dispute resolution procedures.

If we determine as a result of our investigations that your credit card account has incurred an unauthorised transaction, we will adjust your credit card account (including any associated interest and fees and charges) and advise you of the amount by which your credit card account has been debited or credited. Credits made to your credit card account as a result of a chargeback may not be available to use immediately as the merchant may dispute the chargeback.

Transactions which are refunded and are in currencies other than Australian dollars are converted to Australian dollars as at the date they are processed by Visa using exchange rates determined by Visa. This may often result in the refunded transaction being converted using an exchange rate different from the one used to convert the original transaction, resulting in a different amount being debited or credited to your credit card account.

If we determine that your credit card account has not incurred an unauthorised transaction and that you are liable for the whole or part of the loss, we will give you copies of documents and other evidence on which we base our findings subject to any relevant laws restricting us from doing so.

If, after this review, you are still dissatisfied with our findings, we will tell you about outside authorities or persons to whom you can take your dispute.

2.20 Lost or stolen card or revealed code

Please refer to **Section C – Securing your payment facilities** in our Account Access Terms and Conditions which details the conditions you and each additional cardholder must comply with in relation to reporting a card that is lost or stolen or codes that have been revealed.

We may provide you or an additional cardholder with assistance in relation to emergency services while your new card and codes are being sent to a location agreed by you and Visa. These emergency services can include an emergency card and cash disbursements. These services are subject to processing times by us and Visa.

2.21 Liability for transactions

Unless indicated otherwise, you are liable for any transactions made by you or an additional cardholder using your credit card account.

Visa's card scheme allows us to dispute an authorised transaction for you in certain circumstances within strict time limits. Those transactions are governed by these Conditions of Use and the Account Access Terms and Conditions. If Visa's card scheme rules allow us to do so, we will (upon your request) chargeback a transaction for you provided you follow the process set out in clause 2.19. Before we are able to do this, you must first try to get a refund from the merchant.

Visa's card scheme may require the disputed card and/ or credit card account to be cancelled before we can proceed with making a claim under our chargeback rights.

You are not liable for any loss arising out of an unauthorised transaction which:

- you or any other authorised user did not contribute to; or
- arises after you have notified us that any card attached to your credit card account has been misused, lost or stolen or that the security of codes forming part of the access method has been breached; or
- is caused by the fraudulent or negligent conduct of any of our employees or agents; or
- is caused by the agents of any person (including merchants) involved in the electronic funds transfer network; or
- results from any component of an access method being forged, faulty, expired or cancelled; or
- arose from transactions requiring the use of any card or code forming part of the access method which occurred prior to you or a user receiving such card or code; or
- is caused by the same transaction being incorrectly debited more than once to your credit card account; or
- you were not aware of and could not have known about.

If any provision of these Conditions of Use determining your liability for transactions conflicts with the ePayments Code then to the extent of that inconsistency the provisions of the ePayments Code will prevail. We will comply with all of the applicable requirements of the ePayments Code.

For further information, please refer to **Section D – Liability for unauthorised transactions** in our Account Access Terms and Conditions.

2.22 Variation

Acting reasonably, we may change any term of your credit card contract including the interest rate, fees or charges and the repayments. We can introduce new fees and charges. You will be notified in accordance with applicable laws on or before the day the change takes effect either in writing or by advertisement in a major newspaper or (if you have consented) by electronic means. If notified by newspaper, the change will also be confirmed in your next statement of account. You may not be notified of changes which reduce your obligations.

2.23 Default

You are in default under your credit card contract if:

- you do not pay any amount payable under your credit card contract by the date by which you are required to do so; or
- you do not, or any additional cardholder does not, comply with any of the other terms of your credit card contract;
- you give us materially incorrect or misleading information in connection with your credit card contract before or after you accept our offer to enter into your credit card contract; or

- you become bankrupt, enter into any kind of bankruptcy administration or are gaoled.

In some circumstances we may give you a notice requiring you to rectify the default (if it can be rectified) within a certain time of our notifying you of the default. In other circumstances we may not have to give you a notice (for example, if a court excuses us from giving a notice or the law does not compel us to do so in any event).

If you are in default and:

- you do not fix the default in the time allowed by the notice we give you; or
- the default cannot be fixed and the time stated in the notice we give you elapses; or
- we do not have to give you a notice,

then we may decide, without further notice, that all money owing by you under your credit card contract is due and payable immediately, to sue you for payment of the money you owe us and/or to terminate your credit card contract. On termination of your credit card contract, you must immediately destroy your card and any card issued on your credit card account to an additional cardholder. We can do any or all of the above things in any order.

You must pay us any reasonable expenses we reasonably incur in enforcing our rights against you due to your default under your credit card contract.

These expenses:

- may be debited to your credit card account by us; and
- are payable from the date when debited by us.

If any obligation to pay us an amount under your credit card contract becomes merged in a court order, then you must pay interest on that amount as a separate obligation.

The interest rate we apply from time to time is the higher of the annual percentage rate chargeable under your credit card contract and the rate payable under the court order.

We calculate the interest daily and may debit your credit card account:

- monthly; and
- on the day the credit card account is repaid in full, with the interest calculated up to the end of the day prior to the date of full repayment.

If you are in default, we may use funds you have in other accounts with us toward repaying us the amount owing under that default, and without giving you prior notice, but we will notify you after we do this.

2.23.1 Suspension of your credit card account

If you do not pay the minimum payment amount for a statement period by the due date, we may suspend your credit card account and may not provide any further credit to you. The suspension may remain in place until the credit card account is brought up to date and you satisfy any other requirements we impose. We may also suspend your credit

card account if we reasonably consider it necessary to prevent fraud or other losses to you or us.

If we suspend your credit card account you must continue paying the minimum payment amount shown on each statement after the suspension. We continue to charge interest and fees and charges to your credit card account until you repay your credit card account in full.

You must not try to obtain credit after we suspend your credit card account. If we have suspended your credit card account, you may use your credit card account if we reinstate it.

2.24 Cancellation or suspension of your card

We may cancel or suspend your card or an additional cardholder's card at any time without notice. You must use reasonable efforts to destroy the cancelled card as soon as possible after you become aware of it being cancelled. You must still pay the minimum payment amount shown on each statement issued after we cancel your card. We will continue to charge interest, our fees and charges and government charges to your credit card account until you repay your credit card account in full.

We cancel your right to obtain credit on your credit card account once we have cancelled your card. You must not try to obtain credit on your credit card account after you have received confirmation that we have cancelled your card. You are responsible for cancelling any regular payment authorities that are linked to your credit card account when your card is cancelled. This includes any regular payment authorities of an additional cardholder.

You may cancel your credit card account or any card issued on your credit card account at any time by writing to us, visiting a branch or by calling us on 13 19 87.

If you cancel your credit card account, your credit card contract will end with us when the last of the following has occurred:

- you pay in full the outstanding balance owing (if any) on the credit card account;
- you cancel, and any additional cardholder cancels, all direct debits and any recurring transactions or payment authorities established on the credit card account; and
- you destroy your card and any card issued to an additional cardholder.

We will use reasonable efforts to prevent further transactions using a card that we have cancelled, but in some cases it is not possible for us to prevent further transactions. If there is a transaction on the cancelled card that we are not able to prevent, we may debit the amount of the transaction to the credit card account and you must pay us that amount and any associated interest or fees.

2.25 Termination of your credit card contract

You may terminate your credit card contract at any time if you do each of the following:

- give us notice by calling us on 13 19 87, visiting a branch or writing to us;
- destroy your card and any additional cardholders' cards issued on your credit card account;
- pay the outstanding balance (if any) of your credit card account; and
- cancel, and ensure that any additional cardholder cancels, all direct debits and recurring transactions or payment authorities established on the credit card account.

Upon confirmation of the above, we will then cancel your card and any additional cardholder's card and terminate your credit card contract.

After we receive your request to terminate your credit card contract, you may continue to be responsible for certain liabilities including:

- transactions made before we fully process the termination of your credit card contract; and
- interest, fees and charges and our reasonable enforcement expenses which will continue to be chargeable on your credit card account until the outstanding balance (if any) is reduced to nil.

2.26 When unforeseen circumstances occur

Except as stated elsewhere in the credit card contract and subject to the relevant statutory warranties under the law, we are not liable to you for loss if we cannot carry out our obligations because of industrial dispute, equipment failure or malfunction (other than due to negligence on our part), or any other unforeseen circumstances or circumstances beyond our control. Unless prohibited to do so by law, we may send by electronic communication any information required to be provided under the ePayments Code by:

- forwarding such information to a user's card or electronic equipment or to an electronic address nominated by the user; or
- making such information available for retrieval at an electronic address nominated by us.

2.27 General Matters

2.27.1 Change of address and other contact details

You must tell us promptly if you change your address, name or contact details. You can do this by calling us on 13 19 87 or by visiting one of our branches. Your card and any additional cardholder's card issued on your credit card account will be sent to your address.

2.27.2 Assignment

At law, we may assign, transfer, novate or otherwise deal with our rights and obligations under your credit card contract in any way we wish. You must sign anything and do anything we reasonably require to enable any dealing with your credit card contract. Of course, any dealing with our rights does not change your obligations under your credit card contract in any way. You cannot assign your obligations or rights under your credit card contract in any way without our written consent (which we can withhold at our discretion).

2.27.3 Electronic Communication

Where the law allows it and you have provided us with consent, we may communicate with you electronically. Examples of electronic communication include us sending you an email at an email address you have supplied, communicating with you via internet banking, or other similar methods. If you have any concerns about what this may mean for you, please contact us.

Further conditions relating to electronic communications are detailed in **Section B – General terms and conditions** of the Account Access Terms and Conditions.

2.27.4 Your rights

The credit card contract does not affect or limit any of your rights which cannot be excluded or modified under any law applying to your card or your credit card account, and to the extent of any inconsistency between same that law prevails.

2.27.5 Death of a cardholder

We must be notified, without delay:

- by your executor or next of kin if you die; or
- by you if an additional cardholder dies.

In the event of your death, we will cancel your card and any additional cardholder's card issued on your credit card account immediately once we have received notification. Your estate will continue to be liable for any of the following transactions on your credit card account:

- transactions made before we process the cancellation of your card and any additional cardholder's card; and
- transactions that have been processed after the notification of death has been processed for any direct debits and recurring transactions or payment authorities established on the credit card account which have not been cancelled with the merchant.

In the event of an additional cardholder's death, we will cancel the additional cardholder's card issued on your credit card account immediately once we have received notification from you.

You must destroy an additional cardholder's card immediately in the event of that additional cardholder's death.

You will continue to be liable for any transactions made using the additional cardholder's card before we have cancelled that card.

If an additional cardholder dies and we have approved a credit limit and you have not activated your card, we will immediately cancel the additional cardholder's card upon receiving notification of their death and you will be able to continue with activating your card issued on your credit card account.

2.27.6 Inconsistency

To the extent of any inconsistency between these Conditions of Use and your Schedule, the terms of your Schedule will prevail. If there is any inconsistency between these terms and conditions and the Account Access Terms and Conditions, if the inconsistency relates to an access method or payment facility, the Account Access Terms and Conditions will apply to the extent of the inconsistency, otherwise the terms of these Conditions of Use will prevail with respect to any inconsistency not relating to an access method or payment facility.

2.27.7 Severance

If any part of the credit card contract is found to be void or unenforceable for unfairness or any other reason (e.g. if a court or other authority so declares), the remaining parts of the credit card contract will continue to apply as if the unenforceable part had never happened.

3. Information Statement

THINGS YOU SHOULD KNOW ABOUT YOUR PROPOSED CREDIT CONTRACT

This statement tells you about some of the rights and obligations of yourself and your credit provider. It does not state the terms and conditions of your contract.

If you have any concerns about your contract, contact your credit provider and, if you still have concerns, your credit provider's external dispute resolution scheme, or get legal advice.

The contract

1. How can I get details of my proposed credit contract?

Your credit provider must give you a precontractual statement containing certain information about your contract. The precontractual statement, and this document, must be given to you before —

- your contract is entered into; or
- you make an offer to enter into the contract;

whichever happens first.

2. How can I get a copy of the final contract?

If the contract document is to be signed by you and returned to your credit provider, you must be given a copy to keep. Also, the credit provider must give you a copy of the final contract within 14 days after it is made. This rule does not, however, apply if the credit provider has previously given you a copy of the contract document to keep.

If you want another copy of your contract, write to your credit provider and ask for one. Your credit provider may charge you a fee. Your credit provider has to give you a copy —

- within 14 days of your written request if the original contract came into existence 1 year or less before your request; or
- otherwise within 30 days of your written request.

3. Can I terminate the contract?

Yes. You can terminate the contract by writing to the credit provider so long as —

- you have not obtained any credit under the contract; or
- a card or other means of obtaining credit given to you by your credit provider has not been used to acquire goods or services for which credit is to be provided under the contract.

However, you will still have to pay any fees or charges incurred before you terminated the contract.

4. Can I pay my credit contract out early?

Yes. Pay your credit provider the amount required to pay out your credit contract on the day you wish to end your contract.

5. How can I find out the pay out figure?

You can write to your credit provider at any time and ask for a statement of the pay out figure as at any date you specify. You can also ask for details of how the amount is made up.

Your credit provider must give you the statement within 7 days after you give your request to the credit provider. You may be charged a fee for the statement.

6. Will I pay less interest if I pay out my contract early?

Yes. The interest you can be charged depends on the actual time money is owing. However, you may have to pay an early termination charge (if your contract permits your credit provider to charge one) and other fees.

7. Can my contract be changed by my credit provider?

Yes, but only if your contract says so.

8. Will I be told in advance if my credit provider is going to make a change in the contract?

That depends on the type of change. For example —

- you get at least same day notice for a change to an annual percentage rate. That notice may be a written notice to you or a notice published in a newspaper.
- you get 20 days advance written notice for —
 - a change in the way in which interest is calculated; or
 - a change in credit fees and charges; or
 - any other changes by your credit provider;

except where the change reduces what you have to pay or the change happens automatically under the contract.

9. Is there anything I can do if I think that my contract is unjust?

Yes. You should first talk to your credit provider. Discuss the matter and see if you can come to some arrangement.

If that is not successful, you may contact your credit provider's external dispute resolution scheme. External dispute resolution is a free service established to provide you with an independent mechanism to resolve specific complaints.

Your credit provider's external dispute resolution provider is the Credit and Investments Ombudsman Limited and can be contacted at —

Phone: 1800 138 422

Internet: www.cio.org.au

PO Box A252 SOUTH SYDNEY NSW 1235

Alternatively, you can go to court. You may wish to get legal advice, for example from your community legal centre or Legal Aid.

You can also contact ASIC, the regulator, for information on 1300 300 630 or through ASIC's website at www.asic.gov.au

Insurance

10. Do I have to take out insurance?

Your credit provider can insist you take out or pay the cost of types of insurance specifically allowed by law. These are compulsory third party personal injury insurance, mortgage indemnity insurance or insurance over property covered by any mortgage. Otherwise, you can decide if you want to take out insurance or not. If you take out insurance, the credit provider can not insist that you use any particular insurance company.

11. Will I get details of my insurance cover?

Yes, if you have taken out insurance over mortgaged property or consumer credit insurance and the premium is financed by your credit provider. In that case the insurer must give you a copy of the policy within 14 days after the insurer has accepted the insurance proposal.

Also, if you acquire an interest in any such insurance policy which is taken out by your credit provider then, within 14 days of that happening, your credit provider must ensure you have a written notice of the particulars of that insurance.

You can always ask the insurer for details of your insurance contract. If you ask in writing, your insurer must give you a statement containing all the provisions of the contract.

12. If the insurer does not accept my proposal, will I be told?

Yes, if the insurance was to be financed by the credit contract. The insurer will inform you if the proposal is rejected.

13. In that case, what happens to the premiums?

Your credit provider must give you a refund or credit unless the insurance is to be arranged with another insurer.

14. What happens if my credit contract ends before any insurance contract over mortgaged property?

You can end the insurance contract and get a proportionate rebate of any premium from the insurer.

Mortgages

15. If my contract says I have to give a mortgage, what does this mean?

A mortgage means that you give your credit provider certain rights over any property you mortgage. If you default under your contract, you can lose that property and you might still owe money to the credit provider.

16. Should I get a copy of my mortgage?

Yes. It can be part of your credit contract or, if it is a separate document, you will be given a copy of the mortgage within 14 days after your mortgage is entered into.

However, you need not be given a copy if the credit provider has previously given you a copy of the mortgage document to keep.

17. Is there anything that I am not allowed to do with the property I have mortgaged?

The law says you can not assign or dispose of the property unless you have your credit provider's, or the court's, permission. You must also look after the property. Read the mortgage document as well. It will usually have other terms and conditions about what you can or can not do with the property.

18. What can I do if I find that I can not afford my repayments and there is a mortgage over property?

See the answers to questions 22 and 23.

Otherwise you may —

- if the mortgaged property is goods - give the property back to your credit provider, together with a letter saying you want the credit provider to sell the property for you;
- sell the property, but only if your credit provider gives permission first;

OR

- give the property to someone who may then take over the repayments, but only if your credit provider gives permission first.

If your credit provider won't give permission, you can contact their external dispute resolution scheme for help.

If you have a guarantor, talk to the guarantor who may be able to help you.

You should understand that you may owe money to your credit provider even after the mortgaged property is sold.

19. Can my credit provider take or sell the mortgaged property?

Yes, if you have not carried out all of your obligations under your contract.

20. If my credit provider writes asking me where the mortgaged goods are, do I have to say where they are?

Yes. You have 7 days after receiving your credit provider's request to tell your credit provider. If you do not have the goods you must give your credit provider all the information you have so they can be traced.

21. When can my credit provider or its agent come into a residence to take possession of mortgaged goods?

Your credit provider can only do so if it has the court's approval or the written consent of the occupier which is given after the occupier is informed in writing of the relevant section in the National Credit Code.

General

22. What do I do if I can not make a repayment?

Get in touch with your credit provider immediately. Discuss the matter and see if you can come to some arrangement. You can ask your credit provider to change your contract in a number of ways —

- to extend the term of your contract and reduce payments; or
- to extend the term of your contract and delay payments for a set time; or
- to delay payments for a set time.

23. What if my credit provider and I can not agree on a suitable arrangement?

If the credit provider refuses your request to change the repayments, you can ask the credit provider to review this decision if you think it is wrong.

If the credit provider still refuses your request you can complain to the external dispute resolution scheme that your credit provider belongs to. Further details about this scheme are set out below in question 25.

24. Can my credit provider take action against me?

Yes, if you are in default under your contract. But the law says that you can not be unduly harassed or threatened for repayments. If you think you are being unduly harassed or threatened, contact the credit provider's external dispute resolution scheme or ASIC, or get legal advice.

25. Do I have any other rights and obligations?

Yes. The law will give you other rights and obligations. You should also READ YOUR CONTRACT carefully.

IF YOU HAVE ANY COMPLAINTS ABOUT YOUR CREDIT CONTRACT, OR WANT MORE INFORMATION, CONTACT YOUR CREDIT PROVIDER. YOU MUST ATTEMPT TO RESOLVE YOUR COMPLAINT WITH YOUR CREDIT PROVIDER BEFORE CONTACTING YOUR CREDIT PROVIDER'S EXTERNAL DISPUTE RESOLUTION SCHEME. IF YOU HAVE A COMPLAINT WHICH REMAINS UNRESOLVED AFTER SPEAKING TO YOUR CREDIT PROVIDER YOU CAN CONTACT YOUR CREDIT PROVIDER'S EXTERNAL DISPUTE RESOLUTION SCHEME OR GET LEGAL ADVICE.

EXTERNAL DISPUTE RESOLUTION IS A FREE SERVICE ESTABLISHED TO PROVIDE YOU WITH AN INDEPENDENT MECHANISM TO RESOLVE SPECIFIC COMPLAINTS. YOUR CREDIT PROVIDER'S EXTERNAL DISPUTE RESOLUTION PROVIDER IS THE CREDIT AND INVESTMENTS OMBUDSMAN LIMITED AND CAN BE CONTACTED AT -

PHONE: 1800 138 422

INTERNET: WWW.CIO.ORG.AU

PO BOX A252 SOUTH SYDNEY NSW 1235

PLEASE KEEP THIS INFORMATION STATEMENT. YOU MAY WANT SOME INFORMATION FROM IT AT A LATER DATE.

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Drop into your local branch,
visit the website or call 13 19 87

newcastlepermanent.com.au