

Target Market Determination

Green Loan

Issuer: OurMoneyMarket Lending Pty Ltd ABN 64 605 231 669 trading as

Handypay ("Handypay", "we" and "us")

Effective Date: 5 October 2021

Australian credit licence: 488228 Status: Current

Next Review Date: 5 October 2023

Review frequency See section 4 of this TMD

Personal Loan

This Target Market Determination (**TMD**) has been prepared in accordance with our Design and Distribution obligations under section 994B of the *Corporations Act* 2001(Cth) which requires issuers of financial products to ensure that financial products they issue are likely to be consistent with the likely *objectives*, *financial situation and needs* of the consumers for whom they are intended (the target market) and to assist distributors to ensure that financial products are distributed to customers within the target market.

Our TMD is not intended and does not provide financial advice and should be treated as providing general information only. Consumers should obtain independent advice prior to acquiring the product to ensure that it is appropriate for their particular *objectives*, *financial situation and needs*. Please refer to the product Terms and Conditions or Credit guide for more information.

1. Target Market

1.1 Customer needs and objectives

This product is designed to fulfil the needs, objectives and financial situation of customers who seek to make a purchase relating to clean energy technology, energy efficient renovations, or electric motor vehicles.

Customers have a fixed rate to provide certainty about the amount of each repayment. These customers are prepared and able to pay an interest rate which may be higher than prevailing variable rates in order to obtain this certainty.

The product also caters for customers who may, at a future time, have access to additional funds to repay the loan early and save on interest, without incurring fees for early repayment.

1.2 Customer financial situation

Customers who are eligible for this product will have the following minimum characteristics as well as satisfy our eligibility criteria:

Income Level:	\$25,000 (after-tax) or greater
Savings required:	N/A
Employment status:	Employed or
	Self-
	employed
Age Group	18-72

Loan term:	1-7 years	
Loan amount:	\$2,001.00 - \$75,000.00	
	\$75,000.00	
Interest Rate	Fixed	

1.3 Product attributes, including key features

Our product has the following features.

Interest rate type	Fixed
Repayment type	Principal & interest
Repayment	Weekly, fortnightly
Frequency	or monthly
Collateral	Unsecured or
	Secured, subject to
	credit assessment.
Number of	Single or joint
applicants	applications are
	acceptable
Establishment Fee	An establishment
	fee is always
	payable. This fee is
	based on the
	customer's credit
	scorecard as
	determined by
	Handypay
	(Establishment
	Fees are added to
	the loan amount)

1.4 Why this product is likely to be consistent with the likely objectives, financial situation and needs of customers in the target market

Our Green Loan product allows customers to access credit to fund clean energy technology, energy efficient renovations or electric motor vehicles.

Customers are provided with loan repayments that remain fixed during the term of the loan, providing customers with certainty of repayment amount and interest costs.

The fixed rate allows customers to make additional repayments at any time, at no extra cost, and repay the full loan at any time, at no extra cost. This will allow customers to pay down

the principal debt sooner, and reduce total interest payable.

To ensure that the product is likely to be consistent with the likely objectives, financial situation and needs of customers in the target market, we have also considered the characteristics of those eligible to be between the age of 18-72 years old and be employed or self-employed. Customers must have a minimum credit score that is aligned with our credit policy and have the ability to make loan repayments and repay the interest as it accrues.

1.5 Customers outside target market

This product may not be suitable for customers who:

- do not meet the eligibility requirements noted above;
- do not satisfy our credit policy; and
- are seeking the flexibility of a variable interest rate

2. Distribution of this product

2.1 Distribution conditions

Direct – Handypay's website and sales team

Only authorised staff are permitted to assist consumers with this product. Authorised staff have the necessary training, skills and knowledge to assess whether the consumer is within the target market.

Handypay considers this is an appropriate distribution channel because of the broad nature of the target market and the requirement for all sales staff to have the necessary training, skills and knowledge to assess whether the consumer is within the target market.

Third Party – Accredited aggregator/ broker partners

Only brokers that are Australian Credit Licence holders or an authorised representative of an Australian Credit Licence holder can distribute our product. All applications submitted by brokers must comply with our policies and procedures issued to accredited brokers from time to time.

Handypay considers this is an appropriate channel because of the broad nature of the target market and the requirement for all brokers to be an Australian Credit Licence holder of an authorised representative of an Australian Credit Liecnce holder. Furthermore, accredited mortgage brokers are subject to a higher duty under BID to ensure that the product is in the best interests of the particular consumer.

Third Party – Corporate partners, suppliers of goods and services

Corporate partners and suppliers of goods and services may distribute the product after entering into an appropriate agreement with Handypay. Suppliers may only distribute Handypay's products in accordance with any guidelines provided by Handypay.

Handypay considers this is an appropriate distribution channel due to the need for these parties to comply with Handypay's guidelines and the broad nature of the target market.

Third Party – Other intermediaries and rate comparison sites

Other intermediaries may include rate comparison sites who present Handypay personal loans among a number of loan options to a prospective borrower, or referrers who assist a customer in accessing Handypay's products. These partners must accurately represent the key attributes of the product and, where multiple products are presented, must

only present it among other "like" products.

Handypay considers this is an appropriate distribution channel due to the broad nature of the target market.

To ensure third party distribution channels remain appropriate, Handypay will provide all third party distributors with a Distribution Policy with which to adhere.

3. Review of this TMD

We will review this TMD when any of the following events occur:

3.1 Periodic Reviews

We will review this TMD annually by the anniversary of the effective date of this TMD.

3.2 Review Triggers

The following review triggers would reasonably suggest that the TMD may no longer be appropriate:

(a) Complaints

A total of 20 customer complaints are received in a calendar month that relate to this product.

(b) **Emerging Trends**:

Handypay will continue to monitor trends in customer outcomes to ensure that the product is consistent with the likely *objectives*, *financial situation and needs* of consumers within the target market. Trends that will trigger a review of the TMD include.

- a. 5% arrears (greater than 30 days), as a percentage of gross loan receivables that relate to this product defaults have occurred in a calendar month that relate to this product; or
- b. if a significant number of late payments have been

recorded or unexpected arrears are detected from customers within this target market who obtain this product.

(c) Significant dealing:

A significant dealing of the product to customers outside the target market occurs.

(d) **Product changes:**

If we make material changes to the product or the terms and conditions of the product.

(e) **Distribution changes:**

If we make material changes to the distribution channels or conditions.

4. Monitoring and reporting of this TMD

The following information must be provided to us by distributors who engage in retail product distribution conduct in relation to this product:

Type of information	Description	Reporting period
Specific Complaints	Details of the complaint, including name and contact details of complainant and substance of the complaint.	As soon as practicable and within 10 business days of receipt of complaint.
Numer of Complaints	Number of complaints and general feedback relating to the product and its performance	Monthly
Significant dealing(s)	Date or date range of the significant dealing(s) and description of the significant dealing (eg, why it is not consistent with the TMD)	As soon as practicable, and in any case within 10 business days after becoming aware