# ANZ Personal Loan Application Form



# ANZ Personal Loan Application Form and Agreement

I [the 'Applicant'] would like to apply for a Personal Loan with the details as follows: Note: Please fill in all the required information and indicate 'N/A' for fields that are not applicable. 1. Loan application details: Date of Application (dd/mm/yyyy): Requested Loan Amount: VND (Subject to Minimum VND 25 million and Maximum VND 500 million) 24 Requested Loan Tenor (months): 12 60 In case requested loan tenor is not qualified for my requested loan amount, I accept the maximum loan tenor that the Bank may approve. Prevailing Interest Rate (%/year): Loan Purpose: Home Renovation Vehicle Purchase **Business Capital** Personal Expenses Education Others: 2. Personal details: Full name: Male Female Date of Birth (dd/mm/yyyy): Place of Birth (town, country): National ID/ Passport No.: Are you currently a US Resident (residing in the US for more than 183 days a year)? Yes No Residential address: No.: Street: Ward: District: City: Time at current address: year(s) month(s) Current house status: Owned Living with parents/relatives Renting Mortgaged Others: Mailing Address: (If not residential address) No.: Street: Ward: District: Citv: **Temporary Residential Address:** No.: Street: Ward: District: City: Time at temporary residential address: month(s) year(s)

Home phone Number:		4. Financial details:	
Fax:		Loan information Bank/ Finance company name	type of loan Monthly repayment (VND)
Mobile:		1.	type of four montally repayment (MD)
Email:		2.	
Marital status: Single	Married Divorced	Credit Card information Bank/ Finance company name	Limit Monthly payment (VND)
		1.	inontally payment (VIID)
No. of dependants:		2.	
Education level:	_	If you have more than two loans or credit cards, ple	ease provide details on a separate sheet of paper
Secondary High school	College/University Master/PhD	5. Account Information & D	Disbursal Instruction:
3. Employment details:	i i	Approved loan will be disbursed to Cu	ustomer's ANZ account (as below or to be
Employment Type: Employed	Self Employed	provided by ANZ after Customer com herein):	pletes the Account Opening form at Section 9
Others (please s		Bank account type:	
Current Employer Name:		Bank account No.:	Account Open Date:
			ANZ VND transaction account of Customer and not in
Current Employer Phone No.:		the amount and purpose of the Loan. Th	porting documents as requested by ANZ depending on ese supporting documents include, without limitation
Current Emplyer Address:	6000	payment slips. If Customer does not curr	ion, agreement on home construction, invoices, and ently have an ANZ VND transaction account, Customer
No.:	Street:	the Loan is approved and account numb	s provided by ANZ. This account will be opened after per will be informed to Customer in the notification letter
Ward:	District:	on the disbursed loan.	
City:		6. Family details:	
Business type:	Private	Full name:	
State-owned Wholly Foreign Ow	vned/Joint Venture Joint-stock Iimited	Male Female	Relationship:
Partnership/Sole Proprietary Oth	ners (please specify):	National ID/Passport No.:	Nationality:
Occupation:		Residential address:	
	Construction Insurance	No.:	Street:
	Manufacturing Transportation	Ward:	District:
	ourism/Restaurants Media	City:	
Wholesale/ Retail Trading C	Others (please specify):	Home phone No.:	
Current position:		Mobile:	
	Officer Manager	7. Reference information:	
Deputy General Director  Owner	General Director/ Country Manager		he person who is mentioned at Section 6 above)
		Full name:	the person who is mentioned at section 6 above)
Time in current employment:	year(s) month(s)	Male Female	Polationship
Gross Monthly Base Salary Before Tax	VND	Residential address:	Relationship:
Monthly allowance	VND	No.:	Street:
Other income if any	VND	Ward:	District:
	i i	City	
D : E ! N!		City:	
Previous Employer Name:		Home Phone No.:	
Time at Previous Employer:	year(s)   month(s)		
	year(s)   month(s)   year(s)   month(s)	Home Phone No.:	

Employer Phone No.:		Income Information: Labour Contract or HR Cer	tification
8. Customer's (borrower's) declaration & agreement:  I acknowledge and agree that I will be deemed to receive in full the Loan upon ANZ		Lastest original monthly page Bank statements showing t	
paying such Loan proceed to the account Form.  I hereby agree and authorise ANZ to use, related to me or my account or facilities w with any other entity and acquire informa assessment of my application for an ANZ.  By signing this application, I acknowledge to be bound by the Terms and Conditions Personal Loan application form has been ANZ. The ANZ Personal Loan Terms and C can be accessed at anz.com/vietnam or at Contact Centre 24/7 at 1900 1276. I under	as instructed stated in this Application  disclose and exchange any information with ANZ, including my credit information, tion from any other entity for its Personal Loan.  That I have read, understood and agreed governing the ANZ Personal Loan. This made as a single original for the records of onditions mentioned in this Application any ANZ branch or by calling ANZ stood that I am obliged to notify ANZ in letter which is sent to my registered email within five (5) days of loan disbursement.  Caction form as signed by me below, ms and Conditions, constitute a legally	contained in the above docum satisfied that the client is not u in sanctioned countries, that th country, and that it is not or an entity. I shall be responsible to	the above information provided by the Client and tents are complete, accurate, up to date and true. I am sing ANZ to conduct transactions with counterparties the client is not resident/domiciled in a sanctioned y of its beneficial owners a sanctioned person or immediately contact MLRO for ECDD performance or ANZ identifies that the Client deals with any its international activity.  Normal  Other:
I acknowledge that the interest rate appliinstructed stated in Section 1 of in this Ap applied during the loan tenor. However, Panytime without advance notice.		Source code: Sales agent name 1:	
I acknowledge that, if my application is app decide the loan amount, tenor, and interest and I hereby agree and accept such terms a ANZ.	rate which may vary from my application	Sales agent name 2: Sales agent number 1:	Signature:
I acknowledge and agree that I will be deemed to receive in full the Loan upon ANZ paying such Loan proceed to the account as instructed in this Application Form.  I agree and undertake to ANZ that; (1) ANZ will only pay the approved loan funds into the account as I have instructed in Section 5 of in this Application Form after my loan is approved; (2) I agree to provide ANZ supporting documents in relation to my loan as requested by ANZ; (3) ANZ will set up a standing order to deduct my loan repayment and any related fees from any account I maintain at ANZ.; (4) This Application Form together with the Drawdown confirmation letter and transaction account statement issued by ANZ in relation to the Loan disbursement shall constitute a Debt Acknowledgment and bind upon my obligations towards ANZ.  I confirm that my signature below is also the specimen signature that ANZ shall use to verify my instruction(s) to ANZ.		Sales agent number 2:	Signature:
		Disbursement date:  Approved limit:	Payment account number:
		Customer CIF/Facility number:	
Signature of Applicant	Date (dd/mm/yyyy)	Loan account number:	Loan tenor/ Interest rate:
х		Fees:  Credit account number:	
9. Attached documents provide	d by applicant (borrower):	Processor signature ×	
*Note: Documents submitted will not be returne I attach copies of the following document	d	I	
Personal Loan. Identification:		Authorisor signature ×	
National ID or Passport	Residence Book or KT3	1	

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# **ANZ Personal Loan terms and conditions**

### General acknowledgment

These ANZ Personal Loan Terms and Conditions (the "Terms and Conditions"), together with the Application Form (the "Application"), constitute the Loan Agreement between the Bank and the Borrower. By entering into the Loan Agreement, evidenced by the signing of the Application, the Borrower agrees to be bound by the terms and conditions of the Loan Agreement.

This Terms and Conditions apply together with ANZ General Terms and Conditions - Retail Banking and any other product and service terms and conditions applicable to the products and services provided to the Borrower. These terms and conditions are available upon request at any ANZ branch. Unless otherwise specified, if there is an inconsistency between this Terms and Conditions and other terms and conditions applicable to the Borrower, this Terms and Conditions will prevail.

Acceptance of the Application Form does not obligate the Bank in any way to grant any Loan to the Borrower but it constitutes the Borrower's binding offer and agreement to this Terms and Conditions.

The Loan is provided on an uncommitted basis and subject to the Bank's review at any time. The Bank shall have overriding right to (i) reduce or cancel this Loan (or any part thereto) at any time; and/or (ii) require full repayment on demand if any Event of Default (as provided in Article 4 below) has occurred or the Borrower breaches any of its obligations under any other terms and conditions applicable to the Borrower.

The Borrower represents and warrants to the Bank that at all times as long as the Loan subsists all the information provided by the Borrower to the Bank is true and correct in all respect and the Borrower has disclosed all material information concerning the assets or financial conditions of the Borrower as well as information that may affect the ability of the Borrower to perform its obligations under this Terms and Conditions.

#### Definitions:

The following definitions apply throughout this Terms and Conditions, unless otherwise provided: "ANZ" or "Bank" means ANZ Bank (Vietnam) Limited or any of its assigns or successors.

"Loan" means the personal loan provided by the Bank to the Borrower.

"Borrower" means the person who signed the Application Form.

# I Loan and Disbursement

- 1.1 The Loan shall be available to the Borrower for only one drawdown after the Application is approved by the Bank.
   1.2 The Bank's decision in respect of the tenor and amount of the Loan shall be conclusive and
- binding on the Borrower notwithstanding the Borrower's request in the Application.
   Depending on the customer category, the Borrower must open and undertake to maintain a salary account or a VND transaction account (the "Account") at the Bank for the purpose of this Loan until all outstanding amounts under the Loan have been fully repaid. The Loan shall be disbursed in Vietnamese Dong into the Account.

# 2 Interest and Fees

- 2.1 Interest rate shall be calculated on the annual basis of the calendar and each year shall have 360 days.
- 2.2 Interest shall be accrued on a daily basis, calculated based on the reducing balance basis.
- 2.3 The Bank may at any time, change the method of calculation, frequency and any repayments terms, including, but not limited to, interest rate, fees and charges.
- 2.4 The Borrower acknowledges and agrees that if the accrual calculation method used by the Bank results in a residual outstanding balance to be repaid on the last instalment, this will form part of the final instalment and shall be paid together with the final instalment.

# 3 Repayment

- 3.1 The Borrower shall repay the Bank upon its first demand all the amounts due and payable along with any accrued interest and any other fees which may be applied to the Loan. Repayment shall be made in Vietnamese Dong.
- 3.2 Principal and interest of the Loan shall be repaid by equal instalments on a monthly basis (the "Monthly Instalment") on the repayment date as mentioned in the Personal Loan Drawdown Letter by way of debiting the Account of the Borrower until the Loan is repaid in full.
   3.3 The Bank may from time to time allow repayment with an amount other than the Monthly
- Installment.

  3.4 The Bank shall in its discretion apply the repayment made by the Borrower towards any due fees,

#### 4 Event of Default

Each event listed below shall be an Event of Default:

expenses, interest, principal in any hierarchy it deems fit.

- (a) Non-payment: the Borrower fails to repay in full any amount due and payable to the Bank on the due date
- (b) Breach of obligations: the Borrower breaches any of its undertakings or obligations under the Loan Agreement.
- (c) Mis-representations: any representations or information provided by the Borrower to the Bank

- (whether oral or written) is untrue or incorrect or may cause misunderstanding in any material aspect.
- (d) Illegality: the Loan is used for illegal purpose or the provision or continuing provision of the Loan will cause the Bank to breach any laws of Vietnam.
- (e) The Borrower dies, becomes insolvent or admits his/her inability to pay any debts to any of his/her creditors.
- (f) Any order, expropriation, attachment, or execution of any authority affects the assets of the Borrower.
- (g) Cross-default: any outstanding loan owing to the Bank by the Customer under any agreement other than this Loan Agreement has not been paid when it comes due or upon the expiry of any applicable grace period.

# The Bank's rights upon an Event of Default

- At the occurrence of any Event of Default, the Bank may take any or all of the following actions:
- a) Declare due and payable and demand repayment of any outstanding amount along with any accrued interest and fees and such amounts shall become due and payable immediately;
  b) Without prior notice to the Borrower, take any action or do anything to recover any amount owed by the Borrower to the Borrower, take any action or do anything to recover any amount owed by the Borrower to the Borrower.
- by the Borrower to the Bank including but not limited to seizure and/or set off any assets of the Borrower which comes to the possession of the Bank, appoint an agent to deal with and collect the debt from the Borrower, initiate legal proceedings or any other actions as the Bank may deem appropriate.

  (c) Block the Account and/or any other accounts of the Borrower at the Bank and debit any credit
- balances in such accounts towards satisfaction of any amount owed by the Borrower to the Bank without any notice. If the currency in such account is not Vietnamese Dong, the Bank shall be entitled to convert such currencies into Vietnamese Dong at the prevailing rate applicable by the Bank.

  (d) Use any payment made by the Borrower (regardless of whether the Borrower instructs otherwise) for
- (d) Use any payment made by the Borrower (regardless of whether the Borrower instructs otherwise) for the repayment of any outstanding amount due by the Borrower to the Bank in relation to any contracts or agreements between the Bank and the Borrower in the Bank's discretion.

# Default Interest and Fees Default interest shall be applied to any due but unpaid amount of the Borrower at the rate of

- 150% over the applicable interest rate calculating from (but not including) the due date until such amount is repaid in full to the Bank. The period for which an overdue amount remains unpaid may be divided into separate periods which the Bank may select in its absolute discretion and, if unpaid at the end of each such period, the relevant interest shall be capitalised (so as to become principal) and itself bear interest in accordance with this provision. Any default interest is immediately payable on demand.
- 6.2 Subject to the customer category, transaction processing fee of VND600,000 may be imposed on each approved Loan as solely decided by ANZ. This fee will be deducted from the Account after loan is disbursed into the Account. The Bank reserves the right to change such fee at any time without any notice.
- 6.3 A late payment fee shall also be imposed for unpaid amount at the rate of 2.00% of the unpaid amount or VND150,000, whichever is higher. The Bank reserves the right to change such fee at any time without any notice.
- 6.4 The Bank at its sole discretion may change default interest rate and late payment fee from time to time in accordance with applicable laws without any notice. Such changes shall immediately be binding upon the Borrower.
- 6.5 Exception request fee is VND100,000 per certificate. The fee will be applied to any Customer service request that falls outside the existing ANZ Personal Loan current schedule of fees & charges. The Bank reserves the right to change such fee at any time without any notice.

# 7 Prepayment and Cancellation

- 7.1 The Borrower may request prepayment or cancellation of the Loan (or all outstanding thereof) by sending a written request to the Bank. Any amount prepaid or cancelled must be made in full along with any accrued interest in Vietnamese Dong on the proposed prepayment date. The Bank reserves the right to accept or refuse any such prepayment or cancellation.
- 7.2 An early repayment and/or cancellation shall be paid at the rate of 5.00% of the prepaid amount for discharge in the first 3 years or 2.00% of the prepaid amount for discharge from the 4th year onward (minimum VND1,500,000). The Bank reserves the right to charge such interest at any time without any notice.

# 8 Authorisation, Debit and Indemnity

- 8.1 The Bank is hereby authorised to debit the Account or any accounts of the Borrower at the Bank to repay any amount due and payable to the Bank without any notice.
- 8.2 The Borrower undertakes to indemnify the Bank against all costs, expenses, losses and damages (including lawyer and other legal fees) the Bank may incur as result of the Borrower's failure to comply with any of his/her obligations under the Loan Agreement.
- 8.3 All payments to be made by the Borrower to the Bank shall be made free and clear of and without deduction, claim, tax, withholding or condition of any forms, unless the Borrower is required by applicable laws to make such deduction, claim, tax, withholding or condition, in which case the sum payable by the Borrower shall be increased to the extent necessary to ensure that the Bank receives a sum net of any deduction, claim, tax, withholding or condition, equal to the sum which it would have received had no such deduction, claim, tax, withholding or condition been made.

#### 9 Use of Loan

- 9.1 The Borrower agrees that the Loan shall be used for the purpose stated in the Application during the tenor of the Loan and to disclose all information concerning material changes in the use of the Loan or as may be required by the Bank.
- 9.2 The Borrower undertakes to use the Loan for purposes permitted under the laws of Vietnam. The Bank may at any time request the Borrower to provide information with respect to the use of the Loan or make any investigation for such purpose.

## 10 Deceased Borrower

10.1 The Borrower acknowledges and agrees that if the Borrower dies before the Loan is paid in full, or the Borrower is totally unable to work for any reason, or no longer resides in Vietnam, the repayment obligation of the Borrower shall be assumed by his legal inheritors or receivers or authorised persons or shall be deducted from his assets regardless where such assets are located or under controlled of any persons. The Borrower hereby undertakes to procure that such persons will be duly informed and agree to this arrangement immediately upon the Bank's acceptance of the Loan. The Bank shall not be liable or responsible for any actions it may take in relation to such persons or assets of the Borrower towards satisfactions of repayment of the Loan.

#### 11 Disclosure

The Bank may disclose any information relating to the Borrower, the Borrower's accounts, the Loan Agreement or any transactions under or related to the Loan Agreement or any other transactions of the Bank with the Borrower as it may consider appropriate to (i) its head office, branches, subsidiaries, associated or affiliated entities ("ANZ Group Members"); (ii) any person (including without limitation any supervisory body, law enforcement, regulatory agency, court or tribunal) to whom information is required to be disclosed by (A) any applicable law or (B) any direction, request or requirement (whether or not having force of law) of any competent state government or other authority in any country; (iii) its auditors or any professional advisors of ANZ or ANZ Group Members who are under a duty of confidentiality to keep such information confidential to ANZ or ANZ Group Members; (iv) any agents or third party service providers of ANZ or any ANZ Group Member who are under a duty of confidentiality to keep such information confidential; (v) any third party provider of security or other credit support (if any); (vi) any person to whom ANZ may enter into any transfer, assignment, participation or other agreement in connection with the Loan; and (vii) upon occurrence of an event of default as defined in the Loan Agreement, any other creditor of the Borrower or any other third party with whom ANZ may discuss with respect to restructuring or enforcing outstanding indebtedness owing by the Borrower to ANZ.

# 12 Notifications and Communications by ANZ

- 12.1 The Borrower agrees to the communication mode of mail, text messaging, telex, facsimile, e-mail or other electronic means by the Bank. Notifications or communications sent by the Bank to the Borrower via mail, text messaging, telex, facsimile, e-mail or other electronic means using the contact details provided by the Borrower shall be deemed to have been received by the Borrower within ten (10) days of being sent.
- 12.2 The Borrower agrees that any instruction, notification, acceptance or communication given by the Borrower to the Bank shall be binding on the Borrower. The Borrower further agrees that by calling or accepting calls from the Bank or any of the Bank's authorized third party, the Bank or the Bank's authorized third party may, at its sole discretion, record the Borrower's telephone communications. The Borrower agrees that such taped or recorded communications may be used by the Bank or any third party, for any purpose, including being used as evidence in any proceedings, judicial or administrative matter. The Borrower agrees that the Bank may charge fees and other expenses with respect to processing instruction of the Borrower instructed on phone.

# 13 Instructions and Communications by Borrower

- 13.1 The Borrower authorizes the Bank to perform activities that the Bank considers appropriate upon the instructions of the Borrower to the Bank. The Borrower's instructions may be notified or communicated by the Borrower to the Bank from time to time by mail, e-mail, telephone, telex or facsimile. The Bank may (but not obliged) require the instructions to be contained or sent in a particular form or require the instructions to be confirmed in writing or otherwise before the Bank acts on the instructions.
- 13.2 The Bank, however, reserves the right to refuse to accept such instructions without explaining the Bank's reasons for doing so. If the Bank does accept instructions by mail, e-mail, telephone, telex or facsimile, the Bank may conclusively rely upon them if its staff receiving such instructions believes at that time they were given by the Borrower or on the Borrower's behalf and are duly authorized, accurate and complete, notwithstanding that they are not so given or not duly authorized, accurate and complete, and not withstanding that the confirmation subsequently received from the Borrower may differ in any respect from such instructions.
- 13.3 The Borrower hereby agrees and undertakes to indemnify the Bank and to keep the Bank indemnified against all losses, claims, actions, proceedings, demands, damages, costs and expenses (including legal fees and expenses) incurred or sustained directly or indirectly by the Bank, of whatever nature and howsoever arising, as a result of or pursuant to the Bank compliance and action with regard to mail, e-mail, telephone, telex or facsimile instructions from the Borrower.

### 14 Anti-Money Laundering and other Laws

ANZ may delay, block or refuse to process any transaction if ANZ suspects or has reasonable grounds to suspect that (i) the transaction may breach any applicable laws or regulations; (ii) the transaction involves or may involve any person (natural, corporate or governmental) that is itself sanctioned or is connected, directly or indirectly, to any person that is sanctioned under economic and trade sanctions imposed by the United States, the United Nations, the European Union, supra-national organisation, official body or any country or (iii) the transaction may directly or indirectly involve the proceeds of, or be applied for the purposes of, conduct which is unlawful in Vietnam or any other country and the Borrower acknowledges that ANZ will not incur any liability hereby.

The Borrower must provide to ANZ all information reasonably required by ANZ to (i) manage its money-laundering, terrorism-financing or economic and trade sanctions risk or (ii) to comply with any laws or regulations or (iii) comply with any applicable direction, request or requirement (whether or not having the force of law) of any competent government or other authority. The Borrower declares to ANZ that the processing of any transaction by ANZ in accordance with

### 15 Governing Law, Dispute Resolution and Variation to the Terms and Conditions

- 15.1 This Terms and Conditions and the Application shall be governed by and construed in accordance with the laws of Vietnam and any dispute arising out of or in connection with this Terms and Conditions and/or the Loan Agreement shall be submitted to a Vietnamese court for resolution, provided always that the Bank shall, if necessary, be entitled to take legal proceedings at court or any tribunals of any other jurisdictions as the Bank may deem fit, and in such case, laws applicable to such courts shall prevail and the Borrower agrees to be subject to the jurisdiction of such courts and governed by such laws.
- 15.2 The Borrower agrees that the Bank may, at any time and at its sole discretion, amend, supplement, revise or otherwise change any provision in this Terms and Conditions and interest rates, fees and charges in relation to the Loan by serving notice to the Borrower in the communication modes agreed in this Terms and Conditions and such changes shall take effect from the date specified in the notice and shall be binding on the Borrower without any further consent from Borrower being required. In addition to the communication modes mentioned in Article 12 and 13 of this Terms and Conditions, ANZ may notify the Borrower via its website, branches, advertisement and notices in major daily or national newspapers. Such notice shall be deemed received by the Borrower upon being published on such means.

#### 6 General provisions

- 16.1 Should any of these Terms and Conditions or any part or article be declared void or unenforceable by any authorized authority, the same shall not invalidate the other parts or articles of this Terms and Conditions.
- 16.2 No delay or failure by the Bank to exercise or enforce (in whole or in part) any right or remedy under the Loan Agreement shall prejudice such right or remedy the Bank may have and shall no operate as a waiver thereof.
- 16.3 No waiver by the Bank of a breach or violation of any of this Terms and Conditions shall constitute a waiver of any subsequent breach or violation of the same or any other term or condition. Failure to take advantage of or to exercise any right granted hereunder by the Bank shall not constitute a waiver of such right, nor shall it be construed to excuse or absolve the Borrower from complying with or fulfilling the Borrower's obligations under this Terms and Conditions.
- 16.4 Notwithstanding the existence of any translation of this document, in the event of inconsistency, the Vietnamese language version shall prevail.
- 16.5 ANZ is a subsidiary of Australia and New Zealand Banking Group Limited ("ANZBGL"), which is incorporated in Australia. ANZ is incorporated and licensed in Vietnam with limited liability. ANZ is not an authorised deposit taking institution within the meaning of the laws of Australia. Deposits or liabilities with ANZ are not deposits or liabilities of ANZBGL. ANZBGL does not hold unlimited exposure to ANZ.



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10. Transaction Account Opening Form:	Agreement By Customer
	By signing below, I acknowledge and agree that:
Date: / / / / Full name:	<ul> <li>I have read ANZ General Terms and Conditions - Retail Banking and ANZ Internet Banking Terms and Conditions and agree that I have understood and accepted and will be bound by those terms and conditions documents.</li> </ul>
National ID, Passport:	<ul> <li>(ii) The activation and operation of the account is subject to the verification and approval of all supporting documents in accordance with the requirements of the Bank.</li> </ul>
Date of Birth (dd/mm/yyyy):  I am a US citizen, resident, permanent resident, green card holder or US tax payer by reason of having substantial physical presence in the US or any other reason.  Yes  No  I acknowledge that I am aware that I need to notify the bank within 30 days of any change to my status.  Internet Banking Required	<ul> <li>(iii) I agree that ANZ may, and authorized, debit my accounts to repay any amounts due and payable to ANZ on the monthly due date or the next working day to settle my Personal Loan account. This authority is not terminated and is effective until my Personal Loan account is fully repaid to ANZ, as the decision by ANZ.</li> <li>(iv) I agree that the contents of this application are true and correct and that my signature in this form evidence my understanding of and consent to all matters set out in this application form.</li> <li>(v) I agree that this Account Opening and the terms and conditions documents stated in article (i) together comprise the contract between ANZ and me in relation to opening and operation of our account at ANZ.</li> </ul>
	· 5 ·
Account Inquiries by Telephone Required  Security code:  Note: This security code will be used for account enquiry and Internet banking support via phone.	FOR BANK USE ONLY:  Account Opening Date (dd/mm/yyyy):
11. Preference:	CIF number:
Do you agree to receive ANZ correspondence (including information other than drawdown confirmation letter) via email, SMS and other electronic devices?	Account number:
Yes No	IB user:
Statement Request	
	Account Holder signature: X
Customer Signature X	Authorior signature: x
	IB Processor signature: X
	IB Checker signature: x
	CLO signature: