

# Direct Debit Request/Authority for Automatic Transfer – Personal Loans.

We collect your information in this form to process your direct debit request in accordance with the Direct Debit Request Service Agreement. We cannot process your request if you do not provide the relevant information.

(Only to be used for Personal Loans starting with S)

(This option is not available for Portfolio or Get Set Loans or other line of credit accounts)

(✔) Please tick

**New** – Complete 1, 2, 3, 4 & 7

Amendment to existing authority – Complete 1, 2, 3, 4 & 7

**Cancellation** – 1, 5 & 7

1. Customer details	
Loan account number for credit	Name
Address	
Contact number (home)	Contact number (work)
Email	

# 2. Direct Debit request

By signing this document, I/we authorise BankSA – A Division of Westpac Banking Corporation ABN 33 007 457 141, Debit User Number 000439 to debit my/our account, detailed in Section 3 of this form, through the Bulk Electronic Clearing System, with any amounts I/we must pay the Debit User under the contract for the above loan when due and in accordance with the payment instruction in Section 4 of this form. This authority is to remain in force until further notice. Without limiting when BankSA may cancel this authority, BankSA may do so if there are insufficient funds available in the nominated transaction account to make the transfer three consecutive times.

OR

## Automatic Transfer Authority for Nominated Transaction Account at BankSA.

I/We authorise BankSA to withdraw from my/our BankSA transaction account nominated in Section 3 of this form, any amounts I/we must pay BankSA under contract for above the loan when due and in accordance with the payment instructions in Section 4 of this form.

I/We understand and agree that:

- where insufficient funds are available in the nominated transaction account to meet the repayment due, the remaining amount required will be transferred from the nominated transaction account on the following and subsequent days until that full amount is transferred.
- this authority remains in force until BankSA receives written notice of my/our death or bankruptcy; or until I/we cancel or vary the authority in writing; or BankSA cancels the authority.

# 3. Nominated transaction account

Name of financial ins	titution					
Address of financial in	nstitution					
BSB number	Acco	ount number				
Account title						
Account type						
(Direct Debiting is not avail refer to the financial institu		range of accounts. We are unable to direct de h the account is held)	bit any interest bearing	accounts, incl	uding and not lim	ited to savings accounts. If in doubt please
4. Payment instru	uctions					
				Commence	ement date	_
Weekly	Day		Date*	/	/	
(i.e. one quarter of the requ	ired monthly	y repayment)				
<b>Fortnightly</b>	Day		Date**	/	/	
(i.e. one half of the required	l monthly rej	payment)				_
Monthly	Day		Date	/	/	]
**The first payment amoun NB. Commencement date c	will be draw t will be draw annot be in	In on the nominated day 1 week after the new wn on the nominated day 2 weeks after the r the current month if the repayment date has tial payment must be for the monthly repaym	ext monthly repayment passed, and will be on th	due date. ne next montl		
Additional payment	options (	✔) tick one				
Required monthly	y paymen	t				
\$	00	a variable rate only)	ntly/monthly debit towa	rds my/our re	quired monthly re	epayment)
Fixed Whole Amc	ount (for la	pans at a variable rate only)				
(being a fixed amount		ser will debit under this authority until the an unt, at which time I/we authorise the Bank to				
		reducing your final payment, any n h to stop or amend a specific Direct				or stop your ongoing Direct Debit 10 business days in advance of your
5. Cancellation						
Direct Debit Request	for nomi	inated transaction account at anot	her financial instit	ution		
		sting Direct Debit arrangement with 9 with respect to the payment of th				
Automatic Transfer A	uthority	for Nominated Transaction Accour	nt at BankSA			
I/We hereby canc	el my/ou	r existing authority for Automatic Tr	ansfer with respect	t to the pay	yment of the l	oan account set out in Section 1 of

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this form.

# 6. Privacy Statement

All personal information and credit-related information we collect about you is collected, used and disclosed by us in accordance with our Privacy Statement which is available at <u>banksa.com.au/privacy/privacy-statement</u> or by calling us on 13 13 76. Our Privacy Statement also provides information about how you can access and correct your personal information, and make a complaint. You do not have to provide us with any personal information or credit information but, if you don't, we may not be able to process your application.

# 7. Customer signature

To be signed according to the authority held on the Nominated Transaction Account

Signature	Date
×	
Signature	Date
×	

# 8. You can return the form in any of the following ways:

Email: <ardsupp@stgeorge.com.au</a>

Branch: Hand in at any BankSA branch

## Branch use only

/

/

Where payment method is to be by Direct Debit Request, a Direct Debit Request Service Agreement was issued to customer on:

Date

Employee number

Contact number

## **Direct Debit Request Service Agreement**

Debit User's name and address

BankSA – A Division of Westpac Banking Corporation ABN 33 007 457 141 AFSL and Australian credit licence 233714. 4-16 Montgomery Street, Kogarah NSW 2217 Debit User Number: 000439

You have entered or are about to enter into an arrangement under which you make payments to us. You want to make those payments by use of the Direct Debit System.

This agreement sets out the terms on which we accept and act under a Direct Debit Request ("your Direct Debit Request") you give us to debit amounts from your account under the Direct Debit System for the purpose of making repayments on a loan we made. The loan details are on your Direct Debit Request.

This agreement is additional to the arrangement under which you make payments to us.

Please ensure you keep a copy of this agreement as it sets out certain rights you have against us and certain obligations you have to us due to giving us your Direct Debit Request.

### When we are bound by this agreement.

1. We agree to be bound by this agreement when we receive your Direct Debit Request complete with the particulars we need to draw an amount under it.

### What we agree and what we can do.

- 2. We only draw money out of your account in accordance with the terms of your Direct Debit Request.
- 3. We give you a statement every 6 months for personal loans, which show the amounts paid to your loan which we draw under your Direct Debit Request.
- 4. On giving you at least 14 days' notice, we may:
  - change our procedures in this agreement;
  - change the terms of your Direct Debit Request; or
  - cancel your Direct Debit Request.

For example, and without limiting when BankSA may cancel your Direct Debit Request, we may do so if we cannot draw an amount in accordance with your Direct Debit Request three consecutive times.

- 5. You may ask us to:
  - alter the terms of your Direct Debit Request;
  - · defer a payment to be made under your Direct Debit Request;
  - stop a drawing under your Direct Debit Request; or
  - cancel your Direct Debit Request,

by completing and submitting this form, or phoning us on 13 13 76, at least 10 working days before a payment is due under your Direct Debit request.

6. You may dispute any amount we draw under your Direct Debit Request by contacting us on 13 13 76 with your loan number and details of the disputed amount. Also, you may dispute a drawing with your financial institution.

- 7. We deal with any dispute under clause 6 of this agreement as follows:
  - we use internal reports to confirm dispute details and contact the other financial institution where necessary; and
  - we undertake to complete inquiries, resolve disputes and inform you within seven business days of receiving your inquiry on the disputed amount if the disputed transaction is less than 12 months old and one month if the disputed transaction is more than twelve months old.
- 8. If the day on which you must make any payment to us is not a business day, we draw on your account under your Direct Debit Request on the next business day.
- 9. We may credit your loan account with a payment amount before we seek to draw the payment in accordance with your Direct Debit Request. If that drawing is rejected, we reverse the credit we made to your loan account.
- 10. If your financial institution rejects any of our attempts to draw an amount in accordance with your Direct Debit Request, we will advise you in writing and you will need to make alternate arrangements to make the payment.
- We will not disclose to any person any information you give us on your Direct Debit Request, which is not generally available, unless:
  - you dispute any amount we draw under your Direct Debit Request and we need to disclose any information, relating to your Direct Debit Request or to any amount we draw under it, to the financial institution at which your account is held; or
  - you consent to that disclosure; or
  - we are required to disclose that information by law.

### What you should consider.

- 12. Not all accounts held with a financial institution are available to be drawn on under the Direct Debit System.
- 13. Before you complete your Direct Debit Request, it is best to check account details against a recent statement from your financial institution to ensure the details on your Direct Debit Request are completed correctly.
- 14. Please enquire of your financial institution, if you are uncertain when your financial institution processes an amount we draw under your Direct Debit Request on a day which is not a business day.
- 15. You are responsible to ensure there are sufficient clear funds available in your account, by the due date on which we draw any amount under your Direct Debit Request, to enable us to obtain payment in accordance with your Direct Debit Request.
- 16. We request you to direct:
  - all requests to stop or cancel your Direct Debit Request to us or your financial institution; and
  - all enquiries relating to any dispute under clause 6 of this agreement to us or your financial institution.