Appendix 3B

Proposed issue of +securities

Information and documents given to ASX become ASX's property and may be made public.

If you are an entity incorporated outside Australia and you are proposing to issue a new class of +securities other than CDIs, you will need to obtain and provide an International Securities Identification Number (ISIN) for that class. For offers where the +securities proposed to be issued are in an existing class of security, and the event timetable includes rights (or entitlement for non-renounceable issues), and deferred settlement trading or a representation of such, ASX requires the issuer to advise ASX of the ISIN code for the rights (or entitlement), and deferred settlement trading. This code will be different to the existing class. If the securities do not rank equally with the existing class, the same ISIN code will be used for that security to continue to be quoted while it does not rank.

Further information on the requirement for the notification of an ISIN is available from the Create Online Forms page. ASX is unable to create the new ISIN for non-Australian issuers.

*Denotes minimum information required for first lodgement of this form, with exceptions provided in specific notes for certain questions. The balance of the information, where applicable, must be provided as soon as reasonably practicable by the entity.

Part 1 – Entity and announcement details	Part 1 – Ent	ity and annou	ncement details
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Question no	Question	Answer
1.1	*Name of entity We (the entity here named) give ASX the following information about a proposed issue of *securities and, if ASX agrees to *quote any of the *securities (including any rights) on a *deferred settlement basis, we agree to the matters set out in Appendix 3B of the ASX Listing Rules.	Australia and New Zealand Banking Group Limited
	If the +securities are being offered under a +disclosure document or +PDS and are intended to be quoted on ASX, we also apply for quotation of all of the +securities that may be issued under the +disclosure document or +PDS on the terms set out in Appendix 2A of the ASX Listing Rules (on the understanding that once the final number of +securities issued under the +disclosure document or +PDS is known, in accordance with Listing Rule 3.10.3C, we will complete and lodge with ASX an Appendix 2A online form notifying ASX of their issue and applying for their quotation).	
1.2	*Registration type and number Please supply your ABN, ARSN, ARBN, ACN or another registration type and number (if you supply another registration type, please specify both the type of registration and the registration number).	ABN 11 005 357 522
1.3	*ASX issuer code	ANZ
1.4	*This announcement is	⊠ A new announcement
	Tick whichever is applicable.	□ An update/amendment to a previous announcement
		\Box A cancellation of a previous announcement
1.4a	*Reason for update Answer this question if your response to Q 1.4 is "An update/amendment to previous announcement". A reason must be provided for an update.	N/A

1.4b	*Date of previous announcement(s) to this update Answer this question if your response to Q 1.4 is "An update/amendment to previous announcement".	N/A
1.4c	*Reason for cancellation Answer this question if your response to Q 1.4 is "A cancellation of previous announcement".	N/A
1.4d	*Date of previous announcement(s) to this cancellation Answer this question if your response to Q 1.4 is "A cancellation of previous announcement".	N/A
1.5	*Date of this announcement	15 June 2021
1.6	*The proposed issue is:	□ A +bonus issue (complete Parts 2 and 8)
	Note: You can select more than one type of issue (e.g. an offer of securities under a securities purchase	A standard +pro rata issue (non-renounceable or renounceable) (complete Q1.6a and Parts 3 and 8)
	plan and a placement, however ASX may restrict certain events from being	□ An accelerated offer (complete Q1.6b and Parts 3 and 8)
	announced concurrently). Please contact your ASX listings compliance adviser if you are unsure.	An offer of +securities under a +securities purchase plan (complete Parts 4 and 8)
		 A non-+pro rata offer of +securities under a +disclosure document or +PDS (complete Parts 5 and 8)
		□ A non-+pro rata offer to wholesale investors under an information memorandum (<i>complete Parts 6 and 8</i>)
		A placement or other type of issue <i>(complete Parts 7 and 8)</i>
1.6a	*The proposed standard +pro rata issue is:	□ Non-renounceable □ Renounceable
	Answer this question if your response to Q1.6 is "A standard pro rata issue (non-renounceable or renounceable)." Select one item from the list	
	An issuer whose securities are currently suspended from trading cannot proceed with an entitlement offer that allows rights trading. If your securities are currently suspended, please consult your ASX listings compliance adviser before proceeding further.	
1.6b	*The proposed accelerated offer is:	Accelerated non-renounceable entitlement offer (commonly known as a JUMBO or ANREO)
	Answer this question if your response to Q1.6 is "An accelerated offer"	□ Accelerated renounceable entitlement offer (commonly known as an AREO)
	Select one item from the list An issuer whose securities are	□ Simultaneous accelerated renounceable entitlement
	currently suspended from trading cannot proceed with an entitlement offer that allows rights trading. If your securities are currently suspended, please consult your ASX listings compliance adviser before proceeding	offer (commonly known as a SAREO) Accelerated renounceable entitlement offer with dual book-build structure (commonly known as a RAPIDS)
	further.	 Accelerated renounceable entitlement offer with retail rights trading (commonly known as a PAITREO)

Part 7 – Details of proposed placement or other issue

If your response to Q1.6 is "A placement or other type of issue", please complete Parts 7A – 7F and the details of the securities proposed to be issued in Part 8.

Part 7A - Proposed placement or other issue - conditions

Question No.	Questio	n		Answer	
7A.1	obtained the place proceed For examp • +Sec • Court • Lodge • ACCC • FIRB Disregard	Do any external approvals need to be obtained or other conditions satisfied before he placement or other type of issue can proceed on an unconditional basis? For example, this could include: +Security holder approval Court approval Lodgement of court order with +ASIC ACCC approval FIRB approval Disregard any approvals that have already been btained or conditions that have already been satisfied.		No	
7A.1a	Conditio	ns			
	Answer the	ese questions if your respo	nse to 7A.1 is "Yes"		
*Approval/ condition Type Select the applicable approval/condition from the list (ignore those that are not applicable). More than one approval/condition can be selected.		*Date for determination The 'date for determination' is the date that you expect to know if the approval is given or condition is satisfied (for example, the date of the security holder meeting in the case of security holder approval or the date of the court hearing in the case of court approval).	*Is the date estimated or actual?	**Approval received/ condition met? Please answer "Yes" or "No". Only answer this question when you know the outcome of the approval.	Comments
+Security holder approval					
Court approval					
Lodgement of court order with +ASIC					
ACCC approval					
FIRB approval					
Other (please specify in comment section)					

Part 7B – Details of proposed placement or other issue - issue details

Question No.	Question	Answer
7B.1	*Class of +securities to be offered under the placement or other issue (please enter both the ASX security code & description)	GBP 500,000,000 1.809 per cent. Fixed Rate Subordinated Notes due September 2031 (the " Notes ")

7B.2	Number of +securities proposed to be issued If the number of securities proposed to be issued is based on a formula linked to a variable (for example, VWAP or an exchange rate or interest rate), include the number of securities based on the variable as at the date the Appendix 3B is lodged with ASX and add a note in the "Any other information the entity wishes to provide about the proposed offer" field at the end of this form making it clear that this number is based on the variable as at the date of the Appendix 3B and that it may change.	Aggregate principal amount of GBP 500,000,000 issued in denominations of GBP 100,000 and integral multiples of GBP 1,000 in excess thereof
7B.3	*Are the +securities proposed to be issued being issued for a cash consideration? If the securities are being issued for nil cash consideration, answer this question "No".	Yes
7B.3a	*In what currency is the cash consideration being paid For example, if the consideration is being paid in Australian Dollars, state AUD. Answer this question if your response to Q7B.3 is "Yes".	GBP
7B.3b	*What is the issue price per +security Answer this question if your response to Q7B.3 is "Yes" and by reference to the issue currency provided in your response to Q7B.3a. Note: you cannot enter a nil amount here. If the securities are being issued for nil cash consideration, answer Q7B.3 as "No" and complete Q7B.3d.	100% of the aggregate principal amount of the Notes (issued in denominations of GBP 100,000 and integral multiples of GBP 1,000 in excess thereof)
7B.3c	AUD equivalent to issue price amount per +security Answer this question if the currency is non-AUD	Approximately AUD 915,459,249.68 (issued in denominations of approximately AUD 183,091.85 and integral multiples of approximately AUD 1,830.92 in excess thereof)
7B.3d	Please describe the consideration being provided for the +securities Answer this question if your response to Q7B.3 is "No".	N/A
7B.3e	Please provide an estimate of the AUD equivalent of the consideration being provided for the +securities Answer this question if your response to Q7B.1 is "No".	N/A

Part 7C – Proposed placement or other issue – timetable

Question No.	Question	Answer
7C.1	*Proposed +issue date	16 June 2021

Question No.	Question	Answer
7D.1	*Has the entity obtained, or is it obtaining, +security holder approval for the entire issue under listing rule 7.1? Answer this question if the issuer is an ASX Listing (i.e. not an ASX Debt Listing or ASX Foreign Exempt Listing). If the issuer has obtained security holder approval for part of the issue only and is therefore relying on its	No
	placement capacity under listing rule 7.1 and/or listing rule 7.1A for the remainder of the issue, the response should be 'no'.	
7D.1a	*Date of meeting or proposed meeting to approve the issue under listing rule 7.1 Answer this question if the issuer is an ASX Listing and your response to Q7D.1 is "Yes".	N/A
7D.1b	*Are any of the +securities proposed to be issued without +security holder approval using the entity's 15% placement capacity under listing rule 7.1? Answer this question if the issuer is an ASX Listing and	No
7D.1b(i)	your response to Q7D.1 is "No". *How many +securities are proposed to be issued without +security holder approval using the entity's 15% placement capacity under listing rule 7.1?	N/A
	Answer this question the issuer is an ASX Listing, your response to Q7D.1 is "No" and if your response to Q7D.1b is "Yes".	
	Please complete and separately send by email to your ASX listings adviser a work sheet in the form of Annexure B to Guidance Note 21 confirming the entity has the available capacity under listing rule 7.1 to issue that number of securities.	
7D.1c	*Are any of the +securities proposed to be issued without +security holder approval using the entity's additional 10% placement capacity under listing rule 7.1A (if applicable)? Answer this question if the issuer is an ASX Listing and your response to Q7D.1 is "No".	No
7D.1c(i)	*How many +securities are proposed to be issued without +security holder approval using the entity's additional 10% placement capacity under listing rule 7.1A?	N/A
	Answer this question if the issuer is an ASX Listing, your response to Q7D.1 is "No" and your response to Q7D.1c is "Yes". Please complete and separately send by email to your ASX listings adviser a work sheet in the form of Annexure C to Guidance Note 21 confirming the entity has the available capacity under listing rule 7.1A to	

Part 7D – Proposed placement or other issue – listing rule requirements

7D.1c(ii)	*Please explain why the entity has chosen to do a placement or other issue rather than a +pro rata issue or an offer under a +security purchase plan in which existing ordinary +security holders would have been eligible to participate Answer this question if the issuer is an ASX Listing, your response to Q7D.1 is "No" and your response to Q7D.1c is "Yes".	N/A
7D.2	*Is a party referred to in listing rule 10.11 participating in the proposed issue? Answer this question if the issuer is an ASX Listing. Note: If your response is "Yes", this will require security holder approval under listing rule 10.11.	Νο
7D.3	*Will any of the +securities to be issued be +restricted securities for the purposes of the listing rules? Note: the entity should not apply for quotation of restricted securities	No
7D.3a	*Please enter, the number and +class of the +restricted securities and the date from which they will cease to be +restricted securities Answer this question if your response to Q7D.3 is "Yes".	N/A
7D.4	*Will any of the +securities to be issued be subject to +voluntary escrow?	No
7D.4a	*Please enter the number and +class of the +securities subject to +voluntary escrow and the date from which they will cease to be subject to +voluntary escrow <i>Answer this question if your response to Q7D.4 is</i> "Yes".	N/A

Part 7E - Proposed placement or other issue - fees and expenses

Question No.	Question	Answer
7E.1	*Will there be a lead manager or broker to the proposed issue?	Yes
7E.1a	*Who is the lead manager/broker? Answer this question if your response to Q7E.1 is "Yes".	The Joint Lead Managers are: Australia and New Zealand Banking Group Limited Barclays Capital Asia Limited Lloyds Bank Corporate Markets plc NatWest Markets Plc RBC Europe Limited
7E.1b	*What fee, commission or other consideration is payable to them for acting as lead manager/broker? <i>Answer this question if your response to Q7E.1 is</i> "Yes".	0.35% of the aggregate principal amount of the Notes
7E.2	*Is the proposed issue to be underwritten?	No

	N/A
	NI/A
	N/A
underwritten)?	
Answer this question if your response to Q7E.2 is "Yes".	
*What fees, commissions or other	N/A
consideration are payable to them for acting as underwriter(s)?	
Answer this question if your response to Q7E.2 is "Yes".	
Note: This includes any applicable discount the underwriter receives to the issue price payable by participants in the issue.	
*Provide a summary of the significant	N/A
events that could lead to the underwriting being terminated	
Answer this question if your response to Q7E.2 is "Yes".	
Note: You may cross-refer to a covering	
information.	
*Is a party referred to in listing rule 10.11	N/A
underwriting or sub-underwriting the proposed issue?	
Answer this question if the issuer is an ASX Listing (i.e. not an ASX Debt Listing or ASX Foreign Exempt Listing) and your response to Q7E.2 is "Yes".	
Note: If your response is "Yes", this will require security holder approval under listing rule 10.11.	
*What is the name of that party?	N/A
Answer this question if the issuer is an ASX Listing and your response to Q7E.3 is "Yes".	
Note: If there is more than one such party acting as underwriter or sub-underwriter include all of their details in this and the next 2 questions.	
*What is the extent of their underwriting or	N/A
sub-underwriting (i.e. the amount or	
,	
your response to Q7E.3 is "Yes".	
*What fee, commission or other	N/A
consideration is payable to them for acting as underwriter or sub-underwriter?	
Answer this question if the issuer is an ASX Listing and your response to Q7E.3 is "Yes".	
Note: This includes any applicable discount the underwriter or sub-underwriter receives to the issue price payable by participants in the issue.	
Details of any other material fees or costs to be incurred by the entity in connection with the proposed issue	N/A
	Answer this question if your response to Q7E.2 is "Yes". *What fees, commissions or other consideration are payable to them for acting as underwriter(s)? Answer this question if your response to Q7E.2 is "Yes". Note: This includes any applicable discount the underwriter receives to the issue price payable by participants in the issue. *Provide a summary of the significant events that could lead to the underwriting being terminated Answer this question if your response to Q7E.2 is "Yes". Note: You may cross-refer to a covering announcement or to a separate annexure with this information. *Is a party referred to in listing rule 10.11 underwriting or sub-underwriting the proposed issue? Answer this question if the issuer is an ASX Listing (i.e. not an ASX Debt Listing or ASX Foreign Exempt Listing) and your response to Q7E.2 is "Yes". Note: If your response is "Yes", this will require security holder approval under listing rule 10.11. *What is the name of that party? Answer this question if the issuer is an ASX Listing and your response to Q7E.3 is "Yes". Note: If there is more than one such party acting as underwriter or sub-underwriter include all of their details in this and the next 2 questions. *What is the extent of their underwriting or sub-underwriting (i.e. the amount or proportion of the issue they have underwritten or sub-underwritten)? Answer this question if the issuer is an ASX Listing and your response to Q7E.3 is "Yes". *What fee, commission or other consideration is payable to them for acting as underwriter or sub-underwriter? Answer this question if the issuer is an ASX Listing and your response to Q7E.3 is "Yes". Note: This includes any applicable discount the underwriter or sub-underwriter? Answer this question if the issue. Details of any other material fees or costs to

Question No.	Question	Answer
7F.1	*The purpose(s) for which the entity is	To raise additional working capital
	issuing the securities You may select one or more of the items in the list.	□ To fund the retirement of debt
		To pay for the acquisition of an asset [provide details below]
		To pay for services rendered [provide details below]
		☑ Other [<i>provide details below</i>]
		Additional details:
		The net proceeds from the issue will be used by ANZ for its general corporate purposes.
7F.2	*Will the entity be changing its dividend/distribution policy if the proposed issue proceeds?	No
7F.2a	*Please explain how the entity will change its dividend/distribution policy if the proposed issue proceeds <i>Answer this question if your response to Q7F.2 is</i> "Yes".	N/A
7F.3	Any other information the entity wishes to provide about the proposed issue	The Notes will not be transferred through, or registered on, the Clearing House Electronic Sub-Register System (CHESS) operated by ASX Settlement Pty Ltd (ABN 49 008 504 532) and will not be "Approved Financial Products" for the purposes of that system. Interests in the Notes will be instead held in, and transferrable through, Euroclear Bank SA/NV or Clearstream Banking, S.A.
		No transfers will be made to retail clients (as defined in section 761G of the Corporations Act 2001 of Australia) and no bids or offers may be made on an Australian Securities Exchange trading platform with a value less than AUD 500,000 (or its equivalent in an alternate currency).

Part 7F - Proposed placement or other issue - further information

Part 8 - details of +securities proposed to be issued

Answer the relevant questions in this part for the type of +securities the entity proposes to issue. If the entity is proposing to issue more than one class of security, including free attaching securities, please complete a separate version of Part 8 for each class of security proposed to be issued.

Part 8A - type of +securities proposed to be issued

Question No.	Question	Answer
8A.1	*The +securities proposed to be issued are: <i>Tick whichever is applicable</i> <i>Note: SPP offers must select "existing quoted class"</i>	Additional +securities in a class that is already quoted on ASX ("existing quoted class")
		Additional +securities in a class that is not currently quoted, and not intended to be quoted, on ASX ("existing unquoted class")
		☑ New +securities in a class that is not yet quoted, but is intended to be quoted, on ASX ("new quoted class")
		New +securities in a class that is not quoted, and not intended to be quoted, on ASX ("new unquoted class")
8A.2	*Any on-sale of the +securities proposed to be issued within 12 months of their date of issue will comply with the secondary sale provisions in sections 707(3) and 1012C(6) of the Corporations Act by virtue of: Answer this question if your response to Q1.6 is "A standard pro rata issue (non-renounceable or renounceable)", "An accelerated offer", "A non-pro rata offer to wholesale investors under an information memorandum" or "A placement or other type of issue" and your response to Q8A.1 is "existing quoted class" or "new quoted class". Note: Under Appendix 2A of the Listing Rules, when the entity applies for quotation of the securities proposed to be issued, it gives a warranty that an offer of the securities for sale within 12 months after their issue will not require disclosure under section 707(3) or 1012C(6) of the Corporations Act. If you are in any doubt as to the application of, or the entity's capacity to give, this warranty, please see ASIC Regulatory Guide 173 Disclosure for on-sale of securities and other financial products and consult your legal adviser.	 □ The publication of a +disclosure document or +PDS for the +securities proposed to be issued □ The publication of a cleansing notice under section 708A(5), 708AA(2)(f), 1012DA(5) or 1012DAA(2)(f) □ The publication of a +disclosure document or +PDS involving the same class of securities as the +securities proposed to be issued that meets the requirements of section 708A(11) or 1012DA(11) □ An applicable ASIC instrument or class order ⊠ Not applicable – the entity has arrangements in place with the holder that ensure the securities cannot be onsold within 12 months in a manner that would breach section 707(3) or 1012C(6) Note: Absent relief from ASIC, a listed entity can only issue a cleansing notice where trading in the relevant securities has not been suspended for more than 5 days during the shorter of: (a) the period during which the class of securities are quoted; and (b) the period of 12 months before the date on which the relevant securities were issued.

Note: If the +securities referred to in this form are being offered under a +disclosure document or +PDS and the entity selects the first or third option in its response to question 8A.1 above (existing quoted class or new quoted class), then by lodging this form with ASX, the entity is taken to have applied for quotation of all of the +securities that may be issued under the +disclosure document or +PDS on the terms set out in Appendix 2A of the ASX Listing Rules (on the understanding that once the final number of +securities issued under the +disclosure document or +PDS is known, in accordance with Listing Rule 3.10.3C, the entity will complete and lodge with ASX an Appendix 2A online form notifying ASX of their issue and applying for their quotation).

Part 8B – details of +securities proposed to be issued (existing quoted class or existing unquoted class)

Answer the questions in this Part if your response to Q8A.1 is "existing quoted class" or "existing unquoted class".

Question No.	Question	Answer
8B.1	*ASX security code & description	N/A
8B.1a	ISIN Code for the entitlement or right to participate in a non-renounceable issue; or for the tradeable rights created under a renounceable right issue (if Issuer is foreign company and +securities are non CDIs)	N/A
8B.2a	*Will the +securities to be quoted rank equally in all respects from their issue date with the existing issued +securities in that class?	N/A
8B.2b	*Is the actual date from which the +securities will rank equally (non-ranking end date) known? Answer this question if your response to Q8B.2a is "No".	N/A
8B.2c	*Provide the actual non-ranking end date Answer this question if your response to Q8B.2a is "No" and your response to Q8B.2b is "Yes".	N/A
8B.2d	*Provide the estimated non-ranking end period Answer this question if your response to Q8B.2a is "No" and your response to Q8B.2b is "No".	N/A
 8B.2e *Please state the extent to which the +securities do not rank equally: in relation to the next dividend, distribution or interest payment; or for any other reason Answer this question if your response to Q8B.2a is "No". For example, the securities may not rank at all, or may rank proportionately based on the percentage of the period in question they have been on issue, for the next dividend, distribution or interest payment or they may not be entitled to participate in some other event, such as an entitlement issue. 		N/A

Part 8C – details of +securities proposed to be issued (new quoted class or new unquoted class)

Answer the questions in this Part if your response to Q8A.1 is "new quoted class" or "new unquoted class".

Question No.	Question	Answer
8C.1	*+Security description The ASX security code for this security will be confirmed by ASX in due course.	GBP 500,000,000 1.809 per cent. Fixed Rate Subordinated Notes due September 2031

artly paid shares/units
securities
debt securities
erence shares/units
ecurities

8C.5	Please attach a document or provide a URL link for a document lodged with ASX setting out the material terms of the +securities proposed to be issued or provide the information by separate announcement. You may cross-reference a disclosure document, PDS, information memorandum, investor presentation or other announcement with this information provided it has been released to the ASX Market Announcements Platform.	Attached is the Pricing Supplement dated 14 June 2021 relating to the issue of the Notes. Please also see the Information Memorandum for ANZ's \$60,000,000,000 Euro Medium Term Note Programme dated 20 November 2020 attached to ANZ's Appendix 3B lodged with ASX on 16 December 2020.	
8C.6	*Have you received confirmation from ASX that the terms of the +securities are appropriate and equitable under listing rule 6.1? Answer this question only if you are an ASX Listing. (ASX Foreign Exempt Listings and ASX Debt Listings do not have to answer this question). If your response is "No" and the securities have any unusual terms, you should approach ASX as soon as possible for confirmation under listing rule 6.1 that the terms are appropriate and equitable.	N/A	
8C.7a	Ordinary fully or partly paid shares/units of	letails	
	Answer the questions in this section if you selected this s	security type in your response to Question 8C.2.	
	*+Security currency	N/A	
	This is the currency in which the face amount of an issue is denominated. It will also typically be the currency in which distributions are declared.		
	*Will there be CDIs issued over the +securities?	N/A	
	*CDI ratio	N/A	
	Answer this question if you answered "Yes" to the previous question. This is the ratio at which CDIs can be transmuted into the underlying security (e.g. 4:1 means 4 CDIs represent 1 underlying security whereas 1:4 means 1 CDI represents 4 underlying securities).		
	*Is it a partly paid class of +security?	N/A	
	*Paid up amount: unpaid amount	N/A	
	Answer this question if answered "Yes" to the previous question.		
	The paid up amount represents the amount of application money and/or calls which have been paid on any security considered 'partly paid'		
	The unpaid amount represents the unpaid or yet to be called amount on any security considered 'partly paid'.		
	The amounts should be provided per the security currency (e.g. if the security currency is AUD, then the paid up and unpaid amount per security in AUD).		
	*Is it a stapled +security?	N/A	
	This is a security class that comprises a number of ordinary shares and/or ordinary units issued by separate entities that are stapled together for the purposes of trading.		
8C.7b	Option details Answer the questions in this section if you selected this security type in your response to Question Q8C.2.		
	*+Security currency This is the currency in which the exercise price is payable.	N/A	

	*Exercise price	N/A
	The price at which each option can be exercised and convert into the underlying security.	
	The exercise price should be provided per the security	
	currency (i.e. if the security currency is AUD, the exercise price should be expressed in AUD).	
	*Expiry date	N/A
	The date on which the options expire or terminate.	
	*Details of the number and type of +security (including its ASX security code if the +security is quoted on ASX) that will be issued if an option is exercised	N/A
	For example, if the option can be exercised to receive one fully paid ordinary share with ASX security code ABC, please insert "One fully paid ordinary share (ASX:ABC)".	
8C.7c	Details of non-convertible +debt securities, redeemable preference shares/units	, +convertible debt securities, or
	Answer the questions in this section if you selected one o Q8C.2.	f these security types in your response to Question
	Refer to Guidance Note 34 and the "Guide to the Naming Debt and Hybrid Securities" for further information on cert	
	*Type of +security	□ Simple corporate bond
	Select one item from the list	□ Non-convertible note or bond
		Convertible note or bond
		□ Preference share/unit
		□ Capital note
		□ Hybrid security
		□ Other
	*+Security currency	N/A
	This is the currency in which the face value of the security is denominated. It will also typically be the currency in which interest or distributions are paid.	
	*Face value	N/A
	This is the principal amount of each security.	
	The face value should be provided per the security currency (i.e. if security currency is AUD, then the face value per security in AUD).	
	*Interest or dividend rate type	□ Fixed rate
	Select one item from the list	□ Floating rate
	Select the appropriate interest rate type per the terms of the security. Definitions for each type are provided in	□ Indexed rate
	the Guide to the Naming Conventions and Security Descriptions for ASX Quoted Debt and Hybrid	□ Variable rate
	Securities	□ Zero coupon/no interest
	Note, this and the following questions also refer to dividend rates and payments, as would be relevant to preference securities.	□ Other
	*Frequency of coupon/interest/dividend	Monthly
payments per year Select one item from the list.		□ Quarterly
		□ Semi-annual
		□ Annual
		□ No coupon/interest payments
		□ Other

*First interest/dividend payment date A response is not required if you have selected "No coupon/interest payments" in response to the question above on the frequency of coupon/interest payments	N/A
*Interest/dividend rate per annum Answer this question if the interest rate type is fixed.	N/A
*Is the interest/dividend rate per annum estimated at this time?	N/A
Answer this question if the interest rate type is fixed.	
*If the interest/dividend rate per annum is estimated, then what is the date for this information to be announced to the market (if known)	N/A
Answer this question if the interest rate type is fixed and your response to the previous question is "Yes". Answer "Unknown" if the date is not known at this time.	
*Does the interest/dividend rate include a reference rate, base rate or market rate (e.g. BBSW or CPI)?	N/A
Answer this question if the interest rate type is floating or indexed.	
*What is the reference rate, base rate or market rate?	N/A
Answer this question if the interest rate type is floating or indexed and your response to the previous question is "Yes".	
*Does the interest/dividend rate include a margin above the reference rate, base rate or market rate? <i>Answer this question if the interest rate type is floating</i>	N/A
or indexed.	
*What is the margin above the reference rate, base rate or market rate (expressed as a percent per annum)	N/A
Answer this question if the interest rate type is floating or indexed and your response to the previous question is "Yes".	
*Is the margin estimated at this time? Answer this question if the interest rate type is floating or indexed.	N/A
*If the margin is estimated, then what is the date for this information to be announced to the market (if known)	N/A
Answer this question if the interest rate type is floating or indexed and your response to the previous question is "Yes".	
Answer "Unknown" if the date is not known at this time.	

 *S128F of the Income Tax Assessment Act status applicable to the +security Select one item from the list For financial products which are likely to give rise to a payment to which s128F of the Income Tax Assessment Act applies, ASX requests issuers to confirm the s128F status of the security: "s128F exempt" means interest payments are not taxable to non-residents; "Not s128F exempt" means interest payments are taxable to non-residents; "s128F exemption status unknown" means the issuer is unable to advise the status; "Not applicable" means s128F is not applicable to this security 	 s128F exempt Not s128F exempt s128F exemption status unknown Not applicable
*Is the +security perpetual (i.e. no maturity date)?	N/A
*Maturity date Answer this question if the security is not perpetual	N/A
*Select other features applicable to the +security Up to 4 features can be selected. Further information is available in the Guide to the Naming Conventions and Security Descriptions for ASX Quoted Debt and Hybrid Securities.	 Simple Subordinated Secured Converting Convertible Transformable Exchangeable Cumulative Non-Cumulative Redeemable Extendable Step-Down Step-Up Stapled None of the above
*Is there a first trigger date on which a right of conversion, redemption, call or put can be exercised (whichever is first)?	N/A
*If yes, what is the first trigger date Answer this question if your response to the previous question is "Yes".	N/A

	*Details of the number and type of +security (including its ASX security code if the +security is quoted on ASX) that will be issued if the +securities are converted, transformed or exchanged (including, if applicable, any interest) Answer this question if the security features include "converting", "convertible", "transformable" or "exchangeable". For example, if the security can be converted into 1,000 fully paid ordinary shares with ASX security code ABC, please insert "1,000 fully paid ordinary shares (ASX:ABC)".	N/A
8C.7d	Details of wholesale debt securities Answer the questions in this section if you selected this s Refer to Guidance Note 34 and the "Guide to the Naming Debt and Hybrid Securities" for further information on cer	Conventions and Security Descriptions for ASX Quoted
	CFI	As set out on the website of the Association of National Numbering Agencies ("ANNA ") or alternatively sourced from the responsible National Numbering Agency that assigned the ISIN.
	FISN	As set out on the website of ANNA or alternatively sourced from the responsible National Numbering Agency that assigned the ISIN.
	*+Security currency This is the currency in which the face value of the security is denominated. It will also typically be the currency in which interest or distributions are paid.	GBP
	Total principal amount of class	GBP 500,000,000
	Face value This is the offer / issue price or value at which the security was offered on issue.	100% of the aggregate principal amount of the Notes (issued in denominations of GBP 100,000 and integral multiples of GBP 1,000 in excess thereof)
	Number of +securities This should be the total principal amount of class divided by the face value	Aggregate principal amount of GBP 500,000,000 issued in denominations of GBP 100,000 and integral multiples of GBP 1,000 in excess thereof
	*Interest rate type Select the appropriate interest rate type per the terms of the security.	 Fixed rate Floating rate Fixed to floating Floating to fixed
	*Frequency of coupon/interest payments per year Select one item from the list. The number of interest payments to be made per year for a wholesale debt security.	 □ Monthly □ Quarterly ⊠ Semi-annual □ Annual □ No payments
	*First interest payment date A response is not required if you have selected "No payments" in response to the question above on the frequency of coupon/interest payments.	16 September 2021

*Interest rate per annum A response is not required if you have selected "No payments" in response to the question above on the frequency of coupon/interest payments. The rate represents the total rate for the first payment period which may include a reference or base rate plus a margin rate and other adjustment factors where applicable, stated on a per annum basis. If the rate is only an estimate at this time please enter an indicative rate and provide the actual rate once it has become available.	1.809 per cent. per annum payable semi- annually in arrear in respect of the period up to (but excluding) the optional redemption date of 16 September 2026. If the Notes are not redeemed, purchased and cancelled, written-off or converted on or before the optional redemption date, the fixed interest rate payable semi-annually in arrear from (and including) the optional redemption date will be reset as set out at item 15(i) of the Pricing Supplement
*Maturity date The date on which the security matures.	16 September 2031
Class type description	GBP 500,000,000 1.809 per cent. Fixed Rate Subordinated Notes due September 2031
 *S128F of the Income Tax Assessment Act status applicable to the +security Select one item from the list For financial products which are likely to give rise to a payment to which s128F of the Income Tax Assessment Act applies, ASX requests issuers to confirm the s128F status of the security: "s128F exempt" means interest payments are not taxable to non-residents; "Not s128F exempt" means interest payments are taxable to non-residents; "s128F exemption status unknown" means the issuer is unable to advise the status; "Not applicable" means s128F is not applicable to this security 	 S128F exempt Not s128F exempt S128F exemption status unknown Not applicable

Introduced 01/12/19; amended 31/01/20; 18/07/20; 05/06/21

PRICING SUPPLEMENT

THIS PRICING SUPPLEMENT WILL BE ISSUED IN RESPECT OF NOTES WHICH ARE NOT ADMITTED TO THE OFFICIAL LIST OF THE UK FINANCIAL CONDUCT AUTHORITY OR TO ANY OTHER EUROPEAN ECONOMIC AREA OR UNITED KINGDOM REGULATED MARKET OR OFFERED TO THE PUBLIC IN THE EUROPEAN ECONOMIC AREA OR IN THE UNITED KINGDOM FOR THE PURPOSES OF THE PROSPECTUS REGULATION OR THE UK PROSPECTUS REGULATION. THE PRICING SUPPLEMENT HAS NOT BEEN REVIEWED OR APPROVED BY THE UK FINANCIAL CONDUCT AUTHORITY AND DOES NOT CONSTITUTE A PROSPECTUS FOR THE PURPOSES OF THE PROSPECTUS REGULATION OR THE UK PROSPECTUS FOR THE PURPOSES OF THE PROSPECTUS REGULATION OR THE UK PROSPECTUS FOR THE PURPOSES OF THE PROSPECTUS REGULATION OR THE UK

PROHIBITION OF SALES TO EEA RETAIL INVESTORS: The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the European Economic Area ("**EEA**"). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU (as amended, "**MiFID II**"); or (ii) a customer within the meaning of Directive (EU) 2016/97 (as amended, the "**Insurance Distribution Directive**"), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID **II**. Consequently no key information document required by Regulation (EU) No 1286/2014 (as amended, the "**EU PRIIPs Regulation**") for offering or selling the Notes or otherwise making them available to retail investors in the EEA will be prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the EEA may be unlawful under the EU PRIIPs Regulation.

PROHIBITION OF SALES TO UK RETAIL INVESTORS: The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the United Kingdom ("UK"). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 ("EUWA"); or (ii) a customer within the meaning of the provisions of the Financial Services and Markets Act 2000 (as amended, the "FSMA") and any rules or regulations made under the FSMA to implement the Insurance Distribution Directive, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA. Consequently no key information document required by Regulation (EU) No 1286/2014 as it forms part of domestic law by virtue of the EUWA. (the "UK PRIIPs Regulation") for offering or selling the Notes or otherwise making them available to any retail investors in the UK may be unlawful under the UK PRIIPs Regulation.

UK MIFIR PRODUCT GOVERNANCE / PROFESSIONAL INVESTORS AND ELIGIBLE COUNTERPARTIES TARGET MARKET: Solely for the purposes of each UK MiFIR manufacturer's product approval process, the target market assessment in respect of the Notes has led to the conclusion that: (i) the target market for the Notes is only eligible counterparties, as defined in the FCA Handbook Conduct of Business Sourcebook (COBS), and professional clients, as defined in Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA ("UK MiFIR"); and (ii) all channels for distribution of the Notes to eligible counterparties and professional clients are appropriate. Any person subsequently offering, selling or recommending the Notes (a "distributor") should take into consideration the UK MiFIR manufacturers' target market assessment; however, a distributor subject to the FCA Handbook Product Intervention and Product Governance Sourcebook (the "UK MiFIR Product Governance Rules") is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the UK MiFIR manufacturers' target market assessment) and determining appropriate distribution channels. The Issuer is not subject to UK MiFIR and is therefore not a "manufacturer" for the purposes of the UK MiFIR Product Governance Rules and has no responsibility or liability for identifying a target market, or any other product governance obligation set out in the UK MiFIR, for financial instruments it issues (including the foregoing target market assessment for the Notes described in this legend).

NOTICE TO CANADIAN INVESTORS:

The Notes may be sold only in any province of Canada to purchasers purchasing, or deemed to be purchasing, as principal that are both accredited investors, as defined in National Instrument 45-106 Prospectus Exemptions or subsection 73.3(1) of the Securities Act (Ontario), and permitted clients, as defined in National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant

Obligations. Any resale of the Notes must be made in accordance with an exemption from, or in a transaction not subject to, the prospectus requirements of applicable securities laws.

Securities legislation in certain provinces or territories of Canada may provide a purchaser with remedies for rescission or damages if the Information Memorandum (as defined below) or this Pricing Supplement (including any amendment hereto) contains a misrepresentation, provided that the remedies for rescission or damages are exercised by the purchaser within the time limit prescribed by the securities legislation of the purchaser's province or territory. The purchaser should refer to any applicable provisions of the securities legislation of the purchaser's province or territory for particulars of these rights or consult with a legal advisor.

Upon receipt of this document, each Canadian purchaser hereby confirms that it has expressly requested that all documents evidencing or relating in any way to the sale of the securities described herein (including for greater certainty any purchase confirmation or any notice) be drawn up in the English language only. Par la réception de ce document, chaque acheteur canadien confirme par les présentes qu'il a expressément exigé que tous les documents faisant foi ou se rapportant de quelque manière que ce soit à la vente des valeurs mobilières décrites aux présentes (incluant, pour plus de certitude, toute confirmation d'achat ou tout avis) soient rédigés en anglais seulement.

Notification under Section 309(B)(1) of the Securities and Futures Act of Singapore (the "SFA"): The Notes are prescribed capital markets products (as defined in the Securities and Futures (Capital Markets Products) Regulations 2018 and Excluded Investment Products (as defined in the Monetary Authority of Singapore (the "MAS") Notice SFA 04-N12: Notice on the Sale of Investment Products and MAS Notice FAA-N16: Notice on Recommendations on Investment Products).



Australia and New Zealand Banking Group Limited (Australian Business Number 11 005 357 522) (Incorporated with limited liability in Australia and registered in the State of Victoria)

Legal Entity Identifier: JHE42UYNWWTJB8YTTU19

US\$60,000,000,000 Euro Medium Term Note Programme

Series No: 2039

Tranche No: 1

GBP 500,000,000 1.809 per cent. Subordinated Notes due 16 September 2031 (the "Notes")

Issue Price: 100 per cent.

Australia and New Zealand Banking Group Limited, Barclays Capital Asia Limited, Lloyds Bank Corporate Markets plc, NatWest Markets Plc and RBC Europe Limited (the "Joint Lead Managers")

The date of this Pricing Supplement is 14 June 2021

PART A – CONTRACTUAL TERMS

This document constitutes the Pricing Supplement relating to the issue of Notes described herein. Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth in the Information Memorandum dated 20 November 2020 and the Supplemental Information Memorandum dated 8 June 2021 and any supplement to the Base Prospectus of the Issuer dated 20 November 2020, which are deemed to be incorporated by reference into the Information Memorandum (which, for the avoidance of doubt, includes the Supplemental Base Prospectuses dated 5 March 2021, 6 May 2021 and 8 June 2021) (together, the "**Information Memorandum**"). This Pricing Supplement of the Notes must be read in conjunction with the Information Memorandum.

1	Issuer:		Australia and New Zealand Banking Group Limited
2	(i)	Series Number:	2039
	(ii)	Tranche Number:	1
3	(i)	Specified Currency or Currencies:	Pounds Sterling ("GBP")
	(ii)	Exotic Currency Payments:	Not Applicable
	(iii)	Exotic Currency Relevant Time:	Not Applicable
	(iv)	Exotic Currency Thomson Reuters Screen Page:	Not Applicable
4	Aggreg	gate Principal Amount:	
	(i)	Series:	GBP 500,000,000
	(ii)	Tranche:	GBP 500,000,000
5	Issue Price:		100 per cent. of the Aggregate Principal Amount
6		Specified Denomination(s) (and Principal Amount):	GBP 100,000 and integral multiples of GBP 1,000 in excess thereof up to and including GBP 199,000 as it may be adjusted in accordance with Condition 5A.4
			The minimum aggregate consideration payable in respect of an offer or invitation in Australia or any offer or invitation received in Australia must be no less than A\$500,000 (or its equivalent in an alternate currency, in each case, disregarding moneys lent by the offeror or its associates) unless the offer or invitation does not require disclosure to investors under Part 6D.2 or Chapter 7 of the Corporations Act. In every case, an offer or invitation must not be to a retail client (as defined in section 761G of the Corporations Act).
	(ii)	Calculation Amount:	GBP 1,000 as it may be adjusted in accordance with Condition 5A.4
7	(i)	Issue Date:	16 June 2021
	(ii)	Interest Commencement Date:	Issue Date
8	Maturi	ty Date:	16 September 2031

9	Interest Basis:	Fixed Rate (Further particulars specified below)
10	Redemption/Payment Basis:	Redemption at Par
11	Change of Interest or Redemption/Payment Basis:	Change of Interest Basis as specified in item 15(i) below
12	Put/Call Options:	Call Option (Further particulars specified below)
13	Status of the Notes:	Subordinated Notes
14	Method of distribution:	Syndicated

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

15	Fixed Rate Note Provisions:	Applicable
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(i) Rates of Interest:

1.809 per cent. per annum payable semi-annually in arrear in respect of the period from (and including) the Issue Date up to (but excluding) the Optional Redemption Date.

If the Notes are not redeemed, purchased and cancelled, Written-Off or Converted on or before the Optional Redemption Date, the Rate of Interest payable semi-annually in arrear in respect of the period from (and including) the Optional Redemption Date to (but excluding) the Maturity Date shall be reset to a fixed rate which is equal to the sum of the prevailing 5 year Sterling Reference Bond Rate on the day which is two London Business Days prior to the Optional Redemption Date (the "**Reset Determination Date**") plus the Spread.

Where:

"5 year Sterling Reference Bond Rate" means, subject to Condition 4(o) (*Benchmark Replacement*) as modified by this Pricing Supplement, the mid-market yield for the 5 year United Kingdom Treasury Gilt as it appears on the Relevant Screen Page as at 11.00am on the Reset Determination Date, as determined by the Calculation Agent. If such a rate does not appear on the Relevant Screen Page at 11.00am (London time) on the Reset Determination Date, the 5 year Sterling Reference Bond Rate shall instead be determined by the Calculation Agent on the following basis:

- (i) the Calculation Agent shall request the principal office of each of four major banks in the United Kingdom Treasury Gilt market, as selected by the Calculation Agent (the "Reference Banks"), to provide the Calculation Agent with the yield at which 5 year United Kingdom Treasury Gilts are offered by it, as at approximately 11.00am (London time) on the Reset Determination Date, (each a "5 year United Kingdom Treasury Gilt Yield Quotation"); and
- (ii) if at least three 5 year United Kingdom Treasury Gilt Yield Quotations are provided, the 5 year Sterling Reference Bond Rate will be the arithmetic mean of such 5 year United Kingdom Treasury Gilt Yield

Quotations, eliminating the highest 5 year United Kingdom Treasury Gilt Yield Quotation (or, in the event of equality, one of the highest) and the lowest 5 year United Kingdom Treasury Gilt Yield Quotation (or, in the event of equality, one of the lowest), expressed as a percentage and rounded, if necessary to the nearest 0.001 per cent. (0.0005 per cent. being rounded upwards); and

(iii) if fewer than three 5 year United Kingdom Treasury Gilt Yield Quotations as referred to in paragraph (i) above are provided, the 5 year Sterling Reference Bond Rate shall be the mid-market yield for the 5 year United Kingdom Treasury Gilt that appeared on the most recent Relevant Screen Page that was last available prior to 11.00am (London time) on the Reset Determination Date all as determined by the Calculation Agent.

"**5.25 year Sterling Reference Bond Rate**" means the midmarket yield for the United Kingdom Treasury Gilt 1.5% Jul 2026, appearing on Bloomberg at the time of pricing on the Trade Date.

"**Relevant Screen Page**" means Bloomberg page "GTGBP5Y Govt".

"**Spread**" means 1.45 per cent. per annum, being the difference between 1.809 per cent. (being the yield on a semi-annual basis on the Trade Date) and the 5.25 year Sterling Reference Bond Rate of 0.359 per cent. at the time of pricing on the Trade Date.

"Trade Date" means 8 June 2021.

Condition 4(o) (*Benchmark Replacement*) shall apply to the Notes, with the following amendments:

- (a) the words "Notwithstanding the provisions above in Conditions 4(b), (d), (e), (f) and (g)" shall be deleted and replaced with "Notwithstanding the provisions above"; and
- (b) the 5 year Sterling Reference Bond Rate is the "**Reference Rate**".
- (ii) (a) Interest Payment Date(s):
 16 March and 16 September in each year commencing on 16 September 2021, in each case subject to adjustment for payment purposes only in accordance with the Business Day Convention specified below
 - (b) Interest Period(s): As defined in Condition 4(r)
 - (c) Interest Period Date: As defined in Condition 4(r)

 (iii) Fixed Coupon Amount: GBP 9.05 per Calculation Amount in respect of the period from (and including) the first Interest Payment Date falling on 16 September 2021 up to (but excluding) the Optional Redemption Date, as it may be adjusted in accordance with Condition 5A.4

(iv) Broken Amount(s): GBP 4.5225 per Calculation Amount in respect of the period from (and including) the Issue Date up to (but excluding) the

Interest Payment Date falling on 16 September 2021, as it may be adjusted in accordance with Condition 5A.4

	(v)	Day Count Fraction:		Actual/Actual (ICMA)
	(vi)	Business Day Convention:		Following Business Day Convention
		(a)	Adjusted:	Not Applicable
		(b)	No Adjustment:	Applicable
	(vii)	Additional Business Centre(s):		New York
				For the avoidance of doubt, in addition to the Additional Business Centre noted above, London and Sydney are business centres for the purposes of the definition of "Business Day" in Condition $4(r)$
	(viii)	calcu Intere	responsible for lating the Rate(s) of est and/or Interest unt(s):	The Fiscal Agent shall be the Calculation Agent
	(ix)	metho	terms relating to the od of calculating est for Fixed Rate Notes:	Not Applicable
16	Floatin	ating Rate Note Provisions:		Not Applicable
17	CMS Rate Note Provisions (for Unsubordinated Notes only):		•	Not Applicable
18	Inverse Floating Rate Note Provisions (for Unsubordinated Notes only):		-	Not Applicable
19.	Range Accrual Note Provisions (for Unsubordinated Notes only):			Not Applicable
20	Zero Coupon Note Provisions (for Unsubordinated Notes only):			Not Applicable
21	Index-Linked Interest Note/Other variable-linked interest Note Provisions (<i>for Unsubordinated Notes</i> only):		d interest Note	Not Applicable
22			V Note Provisions (for ed Notes only):	Not Applicable

PROVISIONS RELATING TO REDEMPTION

23	Call Option:		Applicable
			Any early redemption will be subject to the prior written approval of the Australian Prudential Regulation Authority
	(i)	Option Exercise Date(s) (if other than as set out in the Conditions):	Not Applicable

	(ii)	Optional Redemption		16 September 2026
	Date(s):		s):	(The Optional Redemption Date must not be earlier than 5 years from the Issue Date.)
	(iii)	Amo any, o	onal Redemption unt(s) and method, if of calculation of such nt(s):	GBP 1,000 per Calculation Amount, as it may be adjusted in accordance with Condition 5A.4
	(iv)	If red	eemable in part:	
		(a)	Minimum Redemption Amount:	Not Applicable
		(b)	Maximum Redemption Amount:	Not Applicable
24	Put Op	tion		Not Applicable
25	Final Redemption Amount of each Note		tion Amount of each	GBP 1,000 per Calculation Amount, as it may be adjusted in accordance with Condition 5A.4
26 Early Redemption Amount: (<i>Early Redemption Amount(s) payable</i>			GBP 1,000 per Calculation Amount, as it may be adjusted in accordance with Condition 5A.4	
	on redemption on account of a Regulatory Event, for taxation reasons, on an Event of Default or other early redemption and/or the method of calculating the same)		a on account of a cent, for taxation a Event of Default or demption and/or the	Any early redemption will be subject to the prior written approval of the Australian Prudential Regulation Authority
27	Redemption for Regulatory Event (for Subordinated Notes issued by ANZBGL only)		Notes issued by	Applicable
28	8 Redemption for taxation reasons		or taxation reasons	
	Condition 5(b)(i) Condition 5(b)(ii) (for Subordinated Notes issued by ANZBGL only) Condition 5(b)(iii) (for Subordinated Notes issued by ANZBGL only))(i)	Applicable (Note that Condition 5(b)(i) applies automatically)
				Applicable
				Applicable
GENERAL PROVISIONS APPLICABLE TO THE NOTES				
29	Form of	of the N	lotes:	Registered Notes
				Registered Global Note exchangeable for Certificates in definitive form in the limited circumstances specified in the Registered Global Note
30	Payment Business Day Convention:		ness Day Convention:	Following
31	Additional Financial Centre(s) or			New Vork

 Additional Financial Centre(s) or other special provisions relating to Payment Business Days:
 New York
 For the avoidance of doubt, in addition to the Additional Financial Centre noted above, London and Sydney are financial centres for the purposes of the definition of "Payment Business Day" in Condition 6(h)

32	Talons for future Coupons or Receipts to be attached to Notes in definitive form (and dates on which such Talons mature):	No
33	Details relating to Instalment Notes, including Instalment Amount(s) and Instalment Date(s):	Not Applicable
34	Redenomination, renominalisation and reconventioning provisions:	Not Applicable
35	Consolidation provisions:	Not Applicable
36	Governing Law:	English, except in relation to subordination, Conversion and Write-Off provisions of the Notes which will be governed by, and construed in accordance with, the laws of the State of Victoria and the Commonwealth of Australia

OTHER FINAL TERMS

37	Subordinated Notes:		Applicable
	(i)	Conversion:	Applicable
			CD: 1.00 per cent.
			VWAP Period: Five Business Days
	(ii)	Alternative Conversion Number:	Not Applicable
	and 5C.1):	Not Applicable	
		(Where "Not Applicable" is specified at this item 37(iii), this is without prejudice to the application of Condition 5B.5 where "Applicable" is specified at item 37(i))	
38	Other final terms:		Not Applicable
DISTRIBUTION		TION	
39	(i)	If syndicated, names of	Joint Lead Managers:
		Managers:	Australia and New Zealand Banking Group Limited Barclays Capital Asia Limited Lloyds Bank Corporate Markets plc NatWest Markets Plc RBC Europe Limited
	(ii)	Stabilising Manager (if any):	Not Applicable
40	If non-syndicated, name of Dealer:		Not Applicable
41	1 Additional selling restrictions:		Canada
			The Notes may be sold only in any province of Canada to purchasers purchasing, or deemed to be purchasing, as

principal that are both accredited investors, as defined in National Instrument 45-106 Prospectus Exemptions or subsection 73.3(1) of the Securities Act (Ontario), and permitted clients, as defined in National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations. Any resale of the Notes must be made in accordance with an exemption from, or in a transaction not subject to, the prospectus requirements of applicable securities laws.

42 US Selling Restrictions:

TEFRA Not Applicable/Reg S. Category 2

Signed on behalf of Australia and New Zealand Banking Group Limited

By:

Adrian Went, Group Treasurer

PART B – OTHER INFORMATION

Application is expected to be made by the Issuer for the Notes to be listed as a debt security on the Australian Securities Exchange on or about the Issue Date

The Notes will not be transferred through, or registered on, the Clearing House Electronic Sub-Register System ("CHESS") operated by ASX Settlement Pty Ltd (ABN 49 008 504 532) and will not be "Approved Financial Products" for the purposes of that system. Interests in the Notes will be instead held in, and transferrable through, Euroclear Bank SA/NV or Clearstream Banking S.A.

No transfers will be made to retail clients (as defined in section 761G of the Corporations Act 2001 of Australia) and no bids or offers may be made on an Australian Securities Exchange trading platform with a value less than A\$500,000 (or its equivalent in an alternate currency)

2 RATINGS

Ratings:

LISTING

1



3 OPERATIONAL INFORMATION

ISIN Code:	XS2353399780
Common Code:	235339978
FISN:	As set out on the website of the Association of National Numbering Agencies (" ANNA ") or alternatively sourced from the responsible National Numbering Agency that assigned the ISIN.
CFI code:	As set out on the website of ANNA or alternatively sourced from the responsible National Numbering Agency that assigned the ISIN.
Any clearing system(s) other than Euroclear Bank SA/NV and Clearstream Banking S.A. and the relevant identification number(s):	Not Applicable
Delivery:	Delivery against payment
Names and addresses of additional Paying Agent(s) or other Agent(s) (if any):	Not Applicable

Not Applicable

Names and addresses of additional Paying Agent(s) (if any) or, in the case of VPS Notes, the VPS Agent and the VPS Trustee: