# 2024 ANZ Social and Environmental Sustainability Target Methodology



## Overview of the ANZ Social and Environmental Sustainability Target

ANZ¹ commenced a new social and environmental sustainability target on 1 April 2023, committing to fund and facilitate at least \$100 billion by 30 September 2030 in social and environmental activities through customer transactions and direct investments by ANZ (referred to in this document as 'eligible activities'). This includes initiatives that aim to help lower carbon emissions, protect or restore nature, increase access to affordable housing and promote financial wellbeing, as described in this target methodology ('the Methodology').

The \$100 billion social and environmental sustainability target ('the target') is aligned to ANZ's purpose, supports the United Nations Sustainable Development Goals (SDGs)<sup>2</sup> and is consistent with our role as a founding signatory to the United Nations Principles of Responsible Banking.

The Methodology should be read with the Disclaimer & Important Notices set out at the end of this document

Monetary amounts in this document are reported in Australian dollars, unless otherwise stated.

### Purpose of this Methodology

This Methodology outlines ANZ's approach for assessing the eligibility of transactions<sup>3</sup> for inclusion in target, and reporting on progress towards the target across the following areas:

- 1) Determining eligibility through:
- a. Eligible banking activities:
   Banking activities that contribute to the target, including funding and facilitation of customer financing, and ANZ's own direct investments, and
- b. Eligible social and/or environmental activities: The eligible social and/or environmental activities that contribute to the target.
- Governance and reporting processes to verify the eligibility of transactions and to monitor and report progress towards the target.





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# 1. Determining eligibility

A transaction is an eligible activity and qualifies for inclusion towards ANZ's target if it meets the criteria for:

eligible banking activities; and

eligible social and/or environmental activities

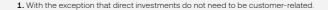
See Figure 1

Figure 1: Summary of how ANZ determines if a customer transaction is eligible for inclusion towards the target.

	ANZ business identifies transaction for potential inclusion				
	Labelled sustainable finance		Other transactions (unlabelled)		
Eligible banking activities	Sustainability-Linked Customer transactions where economic characteristics are linked to specified sustainability performance targets	Use of proceeds  Customer transactions where proceeds are required to be used to fund qualifying projects, assets or business activities	Customer transactions funded or facilitated by ANZ, referred to in section 2.1		
Eligible social and/ or environmental activities	Activities which ANZ considers furth	Activities align to at least one of the Eligible Categories as defined in the ANZ SDG Bond Framework			
Governance and reporting	Decision on customer transaction eligibility and inclusion by target forum members				
	External reporting of progress against target				

The eligibility of ANZ direct investments towards the target is:

- 1) subject to the same identification and governance processes depicted in Figure 11; and
- 2) determined by the nature of the individual investment and the underlying social and/or environmental activity e.g. inclusion of labelled bond purchases would follow the labelled sustainable finance pathway in Figure 1.





#### Overview

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## 2. Eligible banking activities, assessment and measurement

### 2.1. Eligible Banking Activities

Eligible banking activities are assessed against ANZ's internal standards, policies and guidelines, as applicable.

ANZ eligible banking activities covered by the target fall under the following categories:

#### 1) Customer Transactions:

- a. Funding where ANZ has committed amounts or limits booked to customers for lending, trade and markets products requiring a credit decision.
- Facilitation where ANZ has advised, structured, underwritten, coordinated or distributed in relation to a customer's capital raising (e.g. bonds, loans, equity).
- ANZ Direct Investments: including labelled green, social, sustainability and sustainabilitylinked (GSSS) bond purchases held on balance sheet and equity investments held on balance sheet.

#### 2.2. Assessment

## 2.2.1. Assessment of labelled sustainable finance transactions

ANZ's internal specialist teams determine whether a transaction qualifies as a labelled sustainable finance transaction for the purposes of the Methodology.

Labelled sustainable finance comprises existing banking products with a specific sustainability related label. ANZ's labelled offering includes:

- Green, social and sustainability loans and bonds
- Sustainability-linked loans and bonds
- Green guarantees
- Sustainability-linked guarantees
- → Sustainable supply chain facilities

To be a 'use of proceeds' transaction as depicted in Figure 1, the proceeds are required to be used for financing qualifying environmental and/or social projects, assets or business activities.

'Sustainability-linked' transactions as depicted in Figure 1, are where the economic characteristics (e.g. pricing outcomes) of the financial instrument are linked to sustainability performance targets. We assess the level of ambition and the materiality of the targets in the context of the customer's sustainability strategy.

For both categories we:

- assess whether the transaction adheres to ANZ's internal standards, policies and guidelines, as applicable;
- draw from recognised market guidelines or principles where applicable, such as the Asia Pacific Loan Market Association (APLMA), Loan Market Association (LMA) and Loan Syndications and Trading Association (LSTA) Green Loan Principles, Social Loan Principles and Sustainability-Linked Loan Principles; International Capital Markets Association (ICMA) Green, Social and Sustainability-Linked Bond Principles; ICMA Sustainability Bond Guidelines; and Orange Bond Initiative Orange Bond Principles, as further described in Table 1 on the next page.

Review and verification of each labelled transaction against the eligibility criteria specified in section 1 follows the process outlined in section 4.

## 2.2.2. Assessment of unlabelled transactions

ANZ's transaction teams identify potential qualifying transactions which conform to the eligible banking activities and eligible social and/or environmental activities as detailed in this document. Review and verification of each unlabelled transaction against the eligibility criteria specified in section 1 follows the process outlined in section 4.

### 2.3. Measurement

The target includes eligible banking activities since 1 April 2023 above a threshold of \$1 million.

The measurement basis of eligible banking activities and the key guidance, principles and frameworks relating to them, are summarised in Table 1 on the next page.



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Table 1: Measurement of eligible banking activities

Banking Activity <sup>1</sup>	Products & Services include	Measurement basis	Key Guidance, Principles & Frameworks
Funding	Loans <sup>2</sup> Trade e.g. guarantees, standby letters of credit, sustainable supply chain  Markets e.g. derivatives	Committed amount or limit booked	All funding:  ANZ Social and Environmental Sustainability Target Methodology  Labelled sustainable finance:  APLMA/LMA/LSTA Sustainability-Linked Loan Principles  APLMA/LMA/LSTA Green Loan Principles  APLMA/LMA/LSTA Social Loan Principles
Facilitation	Bonds  Advisory  Loans	Capital raised where ANZ has a facilitation role	All facilitation:  ANZ Social and Environmental Sustainability Target Methodology  Labelled sustainable finance:  ICMA Sustainability Bond Guidelines  ICMA Sustainability-Linked Bond Principles  ICMA Green Bond Principles  ICMA Social Bond Principles  Orange Bond Principles
ANZ Direct Investments	Treasury investments <sup>3</sup>	Value of bond purchases held on balance sheet	Labelled bond purchases:  ICMA Sustainability Bond Guidelines  ICMA Sustainability-Linked Bond Principles  ICMA Green Bond Principles
	Equity investments:	Total investment amount	<ul> <li>ICMA Social Bond Principles</li> <li>Orange Bond Principles</li> <li>Equity investments:</li> <li>ANZ Social and Environmental Sustainability Target Methodology</li> </ul>

In measuring a funding, investment or facilitation amount for inclusion towards the target, ANZ only takes into account the portion of the transaction that meets the eligibility criteria under the Methodology.

Where ANZ performs a facilitation role in a transaction, a facilitation amount for inclusion towards the target is calculated as a portion of the capital (e.g. equity, bond or loan amount) that is raised or distributed, as follows:

- · For loans and equity:
- where the transaction documents allocate a specific proportion or value in performing the relevant facilitation role (e.g. as an underwriter)
   the amount allocated to ANZ;
- where the transaction documents do not make any allocation in performing the relevant facilitation role – ANZ's proportionate share of the capital raised or distributed based on the number of parties performing the same facilitation role (e.g. one-third of the loan value where there are three joint sustainable finance coordinators appointed).

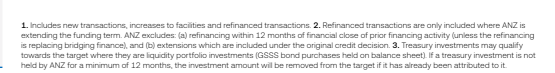
- · For bonds:
- ANZ's proportionate share of the capital raised or distributed based on the number of parties performing the same facilitation role (e.g. one-half of the bond value where there are two joint sustainable finance co-ordinators, or one-quarter of the bond value where there are four bookrunners).

#### To avoid double counting:

- Where ANZ performs more than one facilitation role in a transaction, only one facilitation role may be included towards the target, with the facilitation amount for that role calculated as described above:
- where ANZ is also a funder or investor in the loan, bond or equity, the facilitation amount included towards the target is reduced by ANZ's funding or investment amount (as applicable) included in the target at that time.



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# 3. Eligible social and/or environmental activities

# 3.1. Eligible social and/or environmental activities for unlabelled transactions

To be considered an eligible social and/or environmental activity, an unlabelled transaction (including an ANZ equity investment) is assessed to determine if it aligns to one or more of the Eligible Categories as defined in the ANZ SDG Bond Framework published on ANZ's Debt Investors webpage at the time of the transaction. This assessment is validated under the Governance processes covered in section 4 Governance and Reporting.

# 3.2. Eligible social and/or environmental activities for labelled sustainable finance transactions

An ANZ labelled sustainable finance transaction (including ANZ direct investments in GSSS bonds) will involve an eligible social and/or environmental activity if ANZ considers it furthers one or more of the 17 UN SDGs. Assessment of SDG alignment is undertaken by ANZ's internal specialist teams applying ANZ's own professional judgement, discretion and sustainability knowledge, with further guidance from the UN Global Compact Business Reporting on the SDGs: An Analysis of the Goals and Targets as updated from time to time. ANZ labelled sustainable finance transactions are not limited to the Eligible Categories as defined in the ANZ SDG Bond Framework.

# 4. Governance and reporting

ANZ has a governance process in place to validate eligible activities and monitor and report progress towards the target. Each transaction that potentially qualifies as an eligible activity is reviewed against the target eligibility criteria under this Methodology.

Potentially eligible activities are recorded in a central repository and subject to a validation process which may involve further enquiries to determine whether it should be included in the target. The target forum¹ members are responsible for reviewing all potentially eligible activities for eligibility against the criteria. The forum has the authority to decide whether transactions meet the criteria for eligible activities and should be included towards the target. The forum also has the authority to later remove a transaction from the target. These steps are overseen by Group ESG Governance, which is separate to the ANZ businesses that are involved in the transactions.

Progress against the target is submitted to the following ANZ committees:

- Ethics and Responsible Banking Committee (each quarter), and
- Board Ethics, Environment, Social, Governance Committee (six monthly).

We report publicly on progress against the target annually and through our half year results.

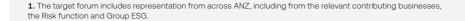
The bank obtains limited independent assurance of its ESG disclosures, including the target, which covers half year and year end testing as well as disclosures.

ANZ aims to regularly review this target Methodology against evolving social and environmental financing market developments including guidelines, frameworks, standards, principles and regulatory requirements to evaluate if any amendments may be required.

ANZ may amend this Methodology which may result in the inclusion of new eligible activities and ANZ will publish any updated Methodology. Changes in Methodology and the target eligibility criteria will not be applied retrospectively.



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# 5. Disclaimer and important notices

The Methodology is in summary form and does not purport to be complete. It has a sustainability focus and does not reflect the totality of ANZ's business activities. For a more complete overview of ANZ's business, see the ANZ Annual Report available at anz.com/shareholder/centre/.

It is not intended to be and should not be relied upon as advice to investors or potential investors, and does not take into account the investment objectives, financial situation or needs of any particular investor. These should be considered, with or without professional advice, when deciding if an investment is appropriate.

### Forward-looking statements

This Methodology may contain forwardlooking statements or opinions including statements regarding our intent, belief or current expectations with respect to ANZ's business operations, market conditions, results of operations and financial condition, sustainability objectives or targets, specific provisions and risk management practices. Those matters are subject to risks and uncertainties that could cause the actual results and financial position of the Group to differ materially from the information presented herein. When used in the Methodology, the words 'goal', 'target', 'pathway', 'may', 'will', 'would', 'should' and similar expressions, as they relate to ANZ and its management, are intended to identify forward-looking statements or opinions.

Those statements are usually predictive in character; or may be affected by inaccurate assumptions or unknown risks and uncertainties or may differ materially from results ultimately achieved. As such, these statements should not be relied upon when making investment decisions. There can be no assurance that actual outcomes will not differ materially from any forwardlooking statements or opinions contained herein. These statements only speak as at the date of publication and no representation is made as to their correctness on or after this date. ANZ does not undertake any obligation to publicly release the result of any revisions to these forward-looking statements to reflect events or circumstances after the date hereof to reflect the occurrence of unanticipated events.

#### Climate-related information

This Methodology may contain climate-related statements, including in relation to climate-related risks, opportunities, goals and ambitions. Climate-related information is subject to significant uncertainty, challenges and risks that may affect the application of this Methodology and the usefulness, accuracy and completeness of the climate-related statements it contains. These uncertainties, challenges and risks include:

 Availability and reliability of data – emissions and climate-related data may be incomplete, inconsistent, unreliable or unavailable (including information from ANZ's clients), and it may be necessary to rely on assumptions, estimates or proxies where that is the case.

- Uncertain methodologies and modelling –
  methodologies, frameworks and standards
  used for calculations of climate-related metrics,
  modelling and climate data are not universally
  applied, are rapidly evolving and subject to
  change. This may impact the data modelling,
  approaches, and targets used in preparation
  and application of this Methodology.
- 3. Complexity of calculations and estimates –
  Estimating emissions reduction is complex and relies on assumptions and judgments, often made in respect of long periods of time.
- Changes to climate-related governing frameworks – changes to climate-related policy, laws, regulations and market practices, standards and developments, including those resulting from legal proceedings and regulatory investigations.
- 5. Lack of consistency in definitions and climate-science terminology subject to changes definitions and standards for climate-related data and assessment frameworks used across industries and jurisdictions may vary, and terminology and concepts relating to climate science and decarbonisation pathways may evolve and change over time. These inconsistencies and changes can also make comparisons between different organisations' climate targets and achievements difficult or inappropriate.

6. Reliance on third parties for data or involvement – ANZ may need to rely on assistance, data or other information from external data and methodology providers or other third parties, which may also be subject to change and uncertainty. Additionally, action and continuing participation of third parties, such as stakeholders, may be required (including financial institutions and governmental and non-governmental organisations).

Due to these challenges, uncertainties and risks, statements, assumptions, judgments, calculations, estimates or proxies made or used by ANZ in preparing or applying this Methodology may turn out to be incorrect, inaccurate or incomplete. Readers should conduct their own independent analysis and not rely on the information for investment decision-making.



The information in this notice should be read with the qualifications, limitations and guidance included throughout the Methodology.



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## ANZ Social and Environment Sustainability Target Methodology version history

Version	Date published
1.0	November 2023
2.0	November 2024

