Fleet Mortgages

Mortgage Conditions

2022 Version **4**.

Mortgage Conditions



THIS IS AN IMPORTANT LEGAL DOCUMENT

If **you** sign the **mortgage deed you** will be legally bound by these conditions and the other **mortgage documents**.

This matter (including the **advance** and the other **mortgage documents**) is not regulated by the Financial Conduct Authority.

These conditions and the other **mortgage documents** comprise all the terms agreed between **you** and **us** in connection with the **advance**. Also, other information provided by **us** (including in previous discussions, illustrations, quotations or representations) is superseded by the **mortgage documents**. Therefore, **you** must not rely upon any of that superseded information.

You should not sign the **mortgage deed** unless: **you** have read and understood these conditions and the other **mortgage documents**, and **you** have obtained legal advice from a solicitor or licenced conveyancer and then decided that **you** want to be legally bound by these conditions and the other **mortgage documents**.

IF YOU FAIL TO KEEP UP WITH PAYMENTS ON YOUR MORTGAGE A RECEIVER OF RENT MAY BE APPOINTED AND/OR YOUR RENTAL PROPERTY MAY BE REPOSSESSED.



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Mortgage Conditions

General Provisions A.1 Definitions	In these conditions (each a condition) and (where the context allows) the other mortgage
A.I Definitions	documents (as defined below) certain words and phrases have special meanings which are set out below.
you and your	means each person indicated in the mortgage deed as being a mortgagor, guarantor or borrower and (if there is more than one) all of them together (and includes that person's personal representatives and any person to whom title to the mortgage property passes). See also condition A3.
we, us and our	means Fleet Mortgages Limited, 2nd Floor, Flagship House, Reading Road North, Fleet, Hampshire, GU51 4WP (registered in England and Wales as company number 08663979) and anyone who at any time in the future is entitled (as legal, equitable or beneficial owner) to all or any of the lender's and/or mortgagee's and/or heritable creditor's rights under the mortgage documents (including as a result of a mortgage transfer, a merger or consolidation with another person, a take-over and/or a group reorganisation).
advance	means the initial advance and/or any further advance . If an advance is paid in instalments or we retain any part of an advance , 'advance' means the amount actually paid by us .
amount owing	means at any time the total amount which you owe us at that time under the mortgage documents (including in relation to each advance and any unpaid interest, charges, fees and expenses).
ancillary assets	means each of the assets described in condition E1.1(a) to (g) inclusive.
business day	means any day from Monday to Friday, except bank and public holidays in England and Wales and, if a mortgage property is in Scotland.
buy to let mortgage	means an advance throughout the period for which the mortgage offer indicates that such advance is offered to you on a buy to let mortgage basis in relation to the mortgage property .
company	a firm, company, corporation, agency, unincorporated body of persons, association, trust, joint venture, consortium, partnership or limited liability partnership.
completion	means the date on which any advance is sent to you or your legal representative by CHAPS transfer even if this is before the mortgage deed becomes effective.
expenses	 means all reasonable costs and expenses which we, a receiver or an attorney appointed under the mortgage documents pay in connection with the mortgage documents in relation to: a. the preparation, completion, registration or administration of any advance and the mortgage documents; b. recovering or attempting to recover all or part of the secured liabilities; c. complying with a remediation notice in respect of the mortgage property served on you or us under the Environmental Protection Act 1990 unless we knowingly caused or allowed the mortgage property to become contaminated when in possession as mortgage or heritable creditor; d. protecting, preserving or enforcing our rights under the mortgage documents or law (including bringing or defending legal proceedings relating to the secured liabilities, the mortgage property or any other security for the secured liabilities or buying out someone else's interest in the mortgage property); e. remedying any breach by you or any guarantor of any of your or the guarantor's obligation under the mortgage documents (including your obligation to repair the mortgage property); f. exercising any of our rights under the mortgage documents or the law; and g. inspecting, valuing or investigating the title to any asset (including the mortgage property) in connection with the mortgage documents; and our administration fees in respect of our internal costs as set out in our tariff (including, in each case any insurance premium tax, value added tax or any similar tax on such costs, expenses or fees).
further advance	means any further amount which we lend after the initial advance on the basis that it is to be secured by the mortgage deed , the amount of which will be set out in a mortgage offer .
guarantor	means any person who signs a deed of guarantee in respect of all or part of the payment and/or discharge of the secured liabilities to us .
initial advance	means the first loan which we lend on the basis that it is to be secured by the mortgage deed , the amount of which is set out in the mortgage offer relating to that loan.
interest period	means a period of time which we use to calculate interest payments. This period is set by us . Except as indicated otherwise in the mortgage offer , the current interest period runs from and including the first day of each month (or, in the case the first interest period , the date of completion) until and including the last day of each month (or, in the case of the last interest period , the date of full redemption and discharge of the secured liabilities). We may change the interest period under condition C4.



interest rate	means the rate or rates at which interest accrues and/or is charged on the amount owing as indicated in the mortgage documents . The rate or rates of interest may change under condition C2 and as may be specified in the mortgage offer .
LIBOR adjustment date	means each date indicated to be a LIBOR adjustment date in the relevant mortgage offer but, if not so indicated, means each of the 1st day of every March, June, September and December.
month	means a calendar month.
monthly payment	means the amount which you are required to pay each month, the initial amount of which is set out in the mortgage offer relating to the initial advance . We may change the monthly payment under condition C6
monthly payment day	means the day in each month on which you are required to make a monthly payment , as set out in the mortgage offer . We may change the monthly payment day under condition C7.
mortgage account	means the account or accounts which we use to record the amount owing .
mortgage deed	means the mortgage deed or standard security, in the form provided by us , entered into by you and which indicates that it incorporates these conditions.
mortgage documents	means each of: a. the documents containing terms and conditions of and/or applying to each mortgage deed, each mortgage offer and any secured liabilities (including each mortgage deed, each mortgage offer, these mortgage conditions, our tariff, each mortgage application form and each declaration relating to such mortgage application); and b. each other contract, deed and certificate (including any guarantee) entered into with us or provided to us to satisfy a condition of such mortgage offer or mortgage deed.
mortgage offer	 a. when applied to the initial advance, means the written offer by us to lend the initial advance to you; or b. when applied to any further advance, means the written offer by us to lend a further advance to you, in each case excluding any such offer which is withdrawn by us or which is superseded by another such offer (see condition B1)
	Each offer consists of the mortgage offer letter which we send to you and any special conditions which are attached to it (but excluding, for the avoidance of doubt, any illustration or any other documents given to you at an earlier stage).
	Any changes to the mortgage offer made by us in writing before any amount is lent under that mortgage offer are included, as are any changes which we notify to you in writing and which you agree after we have lent any amount under that mortgage offer .
mortgage period	means in relation to an advance the period from the first date of completion of that advance to the date, as indicated in the mortgage offer relating to that advance , by which you must have fully repaid that advance .
mortgage property	means each property and other asset in respect of which you give us security by the mortgage deed or any part of it (including fixtures and fittings) and any alterations and additions to it and any extended term or ownership interest that you obtain in substitution for or in addition to any leasehold interest mentioned in the mortgage deed .
mortgage transfer	means a transfer, assignment or assignation (whether absolute or by way of security), mortgage, charge, standard security, creation of trust over, agreement to sell or other disposal (in law or in equity or beneficially) of all or any of our rights, title, interests, benefits and obligations in respect of all or any of the mortgage documents and/or the mortgage property .
secured liabilities	means the amount owing and any other liabilities which you have to us from time to time, whether present or future, actual or potential (including, but not limited to, under any of the mortgage documents) except for any amount payable under any 'regulated agreement' (within the meaning of section 189(1) of the Consumer Credit Act 1974), unless that regulated agreement states that it will be secured by the mortgage deed .
tracked rate	means in relation to an advance the rate of interest indicated as the tracked rate in the mortgage offer relating to that advance .
tariff	means at any time, our tariff of mortgage charges and fees as applied by us to your type of mortgage as sent to you from time to time. See condition C5 in relation to our right to change our tariff from time to time.
variable rate	means a variable rate of interest set and changed by us from time to time (before and after completion) under condition C2.
A2 Interpretation	A2.1 If the mortgage offer is not consistent with other provisions in these conditions, the mortgage offer prevails.
	If, in relation to any mortgage deed governed by Scots law, the Standard Conditions contained in Schedule 3 to the Conveyancing and Feudal Reform (Scotland) Act 1970 are not consistent with other provisions in these conditions, these conditions prevail.



A2.2

The singular includes the plural and the masculine includes the feminine and the other way round.

Δ2.3

Where a law is referred to, all changes to it are also included.

Δ2 4

The headings used in the **mortgage documents** are only for convenience and do not affect their interpretation.

Δ2 5

References to any of the **mortgage documents** or to any other document include references to such **mortgage documents** or document as may have been or may from time to time be amended, varied, supplemented, substituted or replaced.

Δ2 6

The expressions 'includes' and 'including' do not limit the meaning of any other words

A3 Each of you have full liability, not just a share

A3.1

If there is more than one of you:

- a. whenever we use the words 'you' and 'your', we mean each of you individually as well as all of you together;
- b. each of you is separately fully responsible for complying with the mortgage documents and for
 paying and discharging all of the secured liabilities (and not merely a share), including if any of
 you dies;
- c. we can fully exercise our rights and enforce the mortgage documents against any one of you without having to involve the others;
- d. we may at any time release or discharge any of you from your liability under the mortgage documents (and such release or discharge shall, unless it otherwise provides, also release or discharge that person from all rights of contribution, whether accrued or not, which are then or might otherwise become enforceable by any of the rest of you);
- e. we may give time for payment to accept any composition from or make any other arrangements with any of you, without in any such case thereby discharging or releasing in whole or in part or otherwise prejudicing or affecting our rights and remedies against any of the rest of you;
- f. if any of the mortgage documents is unenforceable or otherwise ineffective against any one or more of you none of the rest of you will be released from your obligations and each of you agrees as a separate obligation to pay and compensate us for any reasonable losses we suffer as a result of this; and
- $\textbf{g.} \ \ \text{any payments} \ \textbf{we} \ \text{receive from any of} \ \textbf{you} \ \text{will be taken to have been made on behalf of all of} \ \textbf{you}$

A3.2

If there is more than one of you, unless and until any one of you write to us and request us to only follow instructions given by all of you, we may follow any kind of instruction that any one of you gives us. This means one of you may be able, for example, to cause a charge to be payable without any other of you knowing. We may still need all of you to give us certain important instructions, for example to request further borrowing, a transfer of equity, a partial release of the security for the secured liabilities, or another substantial change to any of the mortgage documents. Also, if you argue over the mortgage documents and we find out, we may only follow instructions if all of you give them. We will go back to following instructions from any one of you once you tell us you have resolved the argument.

A4 Our power to transfer

A4.1

We can enter into and make mortgage transfers to any person(s) at any time and from time to time.

A4.2

You irrevocably consent to mortgage transfers and agree that we can make mortgage transfers using our rights under the mortgage documents and/or in law or in equity or beneficially without any further consent from you and without notice to you and that no further agreement is required from you and no further notice need be given to you.

A4.3

If we make a mortgage transfer of our rights under the mortgage documents, it will not change your rights and guarantees and will not change the terms and conditions of mortgage documents. However, the person to whom we make that mortgage transfer can exercise our rights and enforce your obligations under the mortgage documents. This may include, for example, that person setting the interest rate and/or changing the tariff (these would no longer be set or changed by any previous creditor or be linked to or track any rate or terms of any previous creditor).

A5 Communications

A5.1

We will communicate with you in English and all documents we send you and use will be in English.

A5.2

We may contact **you** using the most recent e-mail address, permanent postal address or phone number **you** have given **us**.



You must tell us immediately if your contact details change by:

- a. writing to us at our contact address; or
- b. using our Mortgage Services number

Throughout the period, if any, **your** contact postal address is an address outside England and Wales, **you** must maintain details and evidence of the appointment by **you** of a person in England and Wales who will accept service of process on **your** behalf and **you** must keep **us** informed of those details.

If there is more than one of **you** and **you** both share the same address, a notice **we** send to one of **you** will count as a notice to both of **you** and, if **you** have different addresses, **we** will send any communication solely to applicant 1 only unless **you** request otherwise.

Δ5.3

If the mortgage documents require notice to be given by us to you, this will be given in one or more of the following ways:

- a. by post or by hand delivery as indicated in condition A5.4;
- b. by advertising in at least three national newspapers. A notice advertised in this way will be treated as having been given on the first day on which it has been advertised in all three papers;
- c. by any other method which is available by law

A5.4

A notice may be given by **us** to **you** by post or by hand delivery to **your** contact address (being the **mortgage property** or, if you have a **buy to let mortgage**, the correspondence address which **you** have given **us**). Each notice given by post will be treated as having been given on the 2nd **business day** after the date of posting, even if it never arrives or is returned undelivered. Each notice delivered by hand will be treated as having been given the next day.

In the case of **your** death and until **we** receive an Office Copy of the Confirmation, Grant of Probate of the Will or Letters of Administration of **your** estate, notice addressed to **you** at **your** contact address will be treated as being sufficient notice to **your** personal representatives.

If **you** send **us** any original, valuable or important documents, **we** recommend that **you** use special delivery or a similar service.

A5.5

If you think a person who is not entitled to do so is trying to give us instructions without your permission, you must tell us as soon as possible. Until you tell us, you will be responsible for any instruction we receive and act on even if it was not given by you. If we can show you have acted fraudulently or without reasonable care to keep our relationship secure you will be liable for all payments we make and all losses on your mortgage account, and we will have no other liability to you.

Δ5 6

You can telephone **us** at any time between 9am and 5pm on any business day on **our** Mortgage Services number. If **our** contact details change, **we** will let **you** know.

A5.7

We may record or monitor telephone conversations:

- a. to make sure we carry out your instructions accurately;
- b. to help us maintain the quality of our service; and
- c. for security and training purposes.

A6 Consents

Where the mortgage documents require you to obtain our consent:

- a. to be effective, our consent must be in writing; and
- **b.** we may make our consent subject to conditions but we will not unreasonably withhold our consent.

You agree that it is reasonable for **us** to refuse to consent to, or exercise **our** discretion or be satisfied about something, if it adversely affects or might adversely affect **our** security or the value of the **mortgage property** or involves **expenses**.

 $\textbf{We} \ \text{may charge a fee for considering } \textbf{your} \ \text{request for consent}, whether or not \\ \textbf{we} \ \text{give consent}.$

A7 Mistakes

A7.1

If we miscalculate the amount payable by you to us or make any other mistake about the mortgage documents this will not affect any of our rights, including our ability to claim the right amount from you either before or after the mortgage documents have been released with interest at the interest rate until repayment.



Г	
	A7.2 A receipt or letter saying that any or all of secured liabilities have been repaid or discharged in full will not prevent you from being personally liable if it is later found out that such secured liabilities were understated by mistake. This does not affect any legal rights which you have as a result of the amount of the secured liabilities being understated.
A8 Availability of rights	A8.1 If we decide to relax any of these terms or not to enforce any of our rights this will not affect our rights or powers in any way.
	A8.2 If you break any provision of the mortgage documents and we agree to take no action, we will still be able to take action if you break any provision of the mortgage documents in the future.
	A8.3 Each provision in the mortgage documents is separate from the others. If we cannot legally enforce any particular provision this will not stop us from enforcing the other provisions.
	A8.4 No one will have any rights under the mortgage documents under the Contracts (Rights of Third Parties) Act 1999.
	A8.5 Our rights and remedies under the mortgage documents are in addition to our rights and remedies under the general law.
A9 Information and personal data	A9.1 We may use any information you provide to us , or that we obtain or generate relating to you in connection with our dealings with you in accordance with the declaration provided to us in connection with any application form relating to any advance or as permitted under applicable law.
	A9.2 In addition, without restricting the terms of each such declaration, you irrevocably agree that we may provide any information or papers about you, the mortgage documents, the secured liabilities, the mortgage property and any other security held by us and the conduct of the mortgage account:
	 a. to any such person or organisation who does, or proposes to, enter into any mortgage transfer with us or who does, or proposes to, fund or otherwise be involved in any mortgage transfer; b. to any purchaser or potential purchaser of us or any person who does, or proposes to, fund or otherwise be involved in any such purchase; and c. to any person who was previously the creditor under the mortgage documents, including, in
A10 Law	each case, any actual or potential party, that party's professional advisers and any rating agency. A10.1 If the mortgage deed is governed by English law, the other mortgage documents are governed by
	English law and you agree that the courts of England and Wales have non exclusive jurisdiction. A10.2 If the mortgage deed is governed by Scots law, the other mortgage documents are governed by Scots law and you agree that the Scottish courts have non-exclusive jurisdiction.
A11 Our liability	A11.1 If we behave negligently, we are fully liable for any death or personal injury as a result. Apart from that, if we break our obligations under the mortgage documents, we will only be liable for any loss and reasonable costs we could reasonably have expected as a result and we will not be liable for anything we cannot reasonably avoid.
B The mortgage offer	
B1 The mortgage offer	B1 You must not alter the mortgage offer relating to an advance. If you want to change anything in a mortgage offer you must contact us. If we agree a change, we will send you a new mortgage offer (which will supersede the previous one relating to that advance). You can only accept the most recent mortgage offer which we have sent you.
	B1.1 There is no binding legal agreement between you and us in relation to an advance until completion occurs in relation to that advance. Accordingly, you can decide not to proceed with an advance at any time before completion of that advance.
	B1.2 We can decide not to proceed with a proposed advance (including withdraw a mortgage offer altogether and decline to make that advance) or change the terms of a mortgage offer or an advance, in each case at any time before completion of that advance, but usually we will not do so unless any of the following things happen or we reasonably believe they have happened: a. any of the conditions of that mortgage offer cannot be fulfilled;



- b. the requirements of this section B have not been met or satisfied;
- c. there has been a change in your or any guarantor's circumstances or ability to comply with the mortgage documents which we decide, acting reasonably, is significant;
- **d. you** or any **guarantor** is involved in any illegal activity (including drug-dealing, theft, robbery and fraud) or if **you** or any **guarantor** is convicted of any serious criminal offence:
- e. our legal representative tells us that he/she cannot comply with one or more of our instructions, or cannot give a clear certificate of title in our standard form for the mortgage property;
- f. your bank or building society will not accept the direct debit mandate (if applicable) required to make the monthly payments;
- g. we have reasonable doubts about the effectiveness, suitability or value of the security (including in respect of the mortgage property) to be given for the payment and discharge of the secured liabilities:
- h. any information given to us about you, any guarantor, the mortgage property or any other
 matter which might influence our decision to make the advance is misleading, incomplete or
 inaccurate:
- i. we decide to change our lending policy or practice, or any matter arises (including any changes
 to the way we are funded or any changes to general economic conditions) which leads us to
 decide, acting reasonably, that it is undesirable to make an advance; or
- j. any other matter arises which leads us to believe, acting reasonably, that the advance should not be made or the terms of the advance should be changed.

B1.3

You must let us know at once (and provide us with full details) if:

- a. any information given to us by, or on behalf of, you or any guarantor, whether in your mortgage application or otherwise, is or becomes wrong or out of date or if anything changes in any way which adversely affects and/or is reasonably likely to render any of that information ambiguous and/or misleading; or adversely affect the truth, accuracy and/or completeness of any of that information or our assessment of you and/or any of that information; or
- b. your or any guarantor's financial or other circumstances or status changes in any material way

B1.4

We may change the monthly payment and interest rate set out in the mortgage offer in circumstances where we would be able to make these changes after completion. If we make such changes, we will notify you of this in accordance with these conditions in writing at or prior to completion.

B1.5

The **mortgage offer** will expire if **completion** of the relevant **advance** does not occur by the expiry date indicated in the **mortgage offer** (or, if no such expiry date is indicated, on the day which is 90 days after the date of that **mortgage offer**).

B1.6

By executing the **mortgage deed you** agree to be bound by and comply with the terms of it and the other **mortgage documents**.

B1.7

If completion occurs in relation to an advance, we will charge that advance to the mortgage account at that completion. If the mortgage offer says that we will pay the advance by instalments or that we will hold back any money, we will only pay the instalments or the amount held back if you comply with the mortgage documents and we will charge each instalment or amount held back to the mortgage account when we pay the relevant amount to you.

B1.8

If, for any reason, **you** no longer need the **advance**, **you** should tell **us** and **your** legal representative at once.

B1.9

If \mathbf{we} withdraw the $\mathbf{mortgage}$ offer, \mathbf{we} will not be obliged to tell \mathbf{you} the reason for doing so.

B2 Creation of the security

B2.1

In relation to each mortgage offer:

- a. you must have good and marketable title to the mortgage property free from defect and any
 other charge or encumbrance or anything else which might affect either the value of the
 mortgage property itself or the mortgage deed as our security;
- **b.** your title to the mortgage property must include all necessary rights for its enjoyment and, in particular, if the title to the mortgage property is leasehold:
 - the term left to run on the lease must be at least 40 years at the end of the **mortgage period** and the landlord must have no right to terminate the lease earlier (other than a forfeiture clause);
 - the lease must not contain a forfeiture clause which says you must give up the lease if you become bankrupt;



- you or your landlord must not have broken or break any of the covenants of the lease including but not limited to payment of any ground rent and service charge;
- there must be no restriction on transferring the mortgage property (if you need your landlord's permission, the landlord must be obliged not to unreasonably withhold such permission);
- the lease must not contain any clause that may result in a substantial and material increase in ground rent or any provision inhibiting the payment of a premium on the assignment of the lease;
- there must be adequate arrangements for management, maintaining and repairing the mortgage property (including enforcing clauses and recovering financial contributions from each leaseholder);
- all necessary cross-easements connected with access, support and maintenance must be granted and reserved;
- any management company must be a limited company that is solvent and able to meet its responsibilities;
- c. you must have first given us, if the principal mortgage property is in England or Wales, a fully effective first charge by way of legal mortgage over the mortgage property or, if the principal mortgage property is in Scotland, a fully effective first standard security over the mortgage property in the form of our standard mortgage deed;
- d. we must have received a certificate of title which is satisfactory to us and confirmation that the requirements set out in our instructions to legal representatives are met; and
- e. you must have completed and returned to us the direct debit mandate, in the form provided by us, in relation to your current account at a bank or building society we reasonably think is suitable.

R2 2

The security created by the **mortgage documents** is the only security which is allowed to exist over the **mortgage property**. This means that any existing mortgage or standard security on the **mortgage property** must be paid off before the **mortgage deed** is completed unless **we** agree that a particular mortgage or standard security can be left outstanding.

If you want to leave another mortgage or standard security outstanding on the mortgage property, you must tell us as soon as possible so that we can seek to agree priority arrangements with the person who has that mortgage or standard security.

B3 Arrangements for compliance and repayment

B3.1

You are also responsible for ensuring that **you** always fully comply with the **mortgage documents** at all times and make all payments in full and on time (including in the event of accident, injury or sickness).

In particular, you must ensure that you can repay and discharge all the secured liabilities:

- a. at the end of the mortgage period, especially where all or part of an advance is lent on an interest only basis (see condition C1.1); and
- $\textbf{b.} \ \ \text{during the } \textbf{mortgage period}, \text{if and when any of you dies}.$

You should arrange adequate insurance cover and a means of repayment (such as a savings plan) to ensure that the **secured liabilities** can be paid and discharged in full in these circumstances. You should ensure that such insurance cover and means of repayment is in place throughout the period from **completion** until the end of the **mortgage period**. You should review them regularly to make sure that it will enable **you** to pay and discharge all the **secured liabilities** in these circumstances.

You should consult a suitably qualified financial adviser in relation to such matters. We are not qualified to give you any advice about or help with any insurance cover or means of repayment that you might have or be thinking of putting in place and expressly exclude any responsibility for this (even if we know about the insurance cover or means of repayment that you have or propose). It is entirely your responsibility to ensure that you are completely satisfied with any arrangements that you choose to put in place and maintain.

B3.2

If you cannot pay and discharge all the secured liabilities by the end of the mortgage period either you may have to sell the mortgage property or we can sell the mortgage property to raise funds to be applied in or towards payment and discharge of the secured liabilities.

B4 Insurance of the mortgage property

В4.

You must keep the mortgage property insured from conclusion of the contract to purchase it unless you are:

- **a.** buying a **mortgage property** which is being built, in which case cover must run from a date not later than the date **we** first make an **advance** in relation to that **mortgage property**; or
- b. remortgaging, in which case cover must run from the date when the remortgage is completed.

B4.2

The insurance must comply with the requirements indicated in condition D1.



B5 Occupation of the mortgage property

B5.1

You must have vacant possession of the whole of the mortgage property at the time the mortgage deed is completed. If you have a buy to let mortgage and there is a tenant in the mortgage property at completion you must have vacant possession except for occupation by that tenant.

B5.2

You must move into the mortgage property within one month of completion unless either you have a buy to let mortgage or you obtain our prior written consent.

B5 3

If the mortgage deed is governed by English law and you do not have a buy to let mortgage, anyone who is or will be 17 or over when the mortgage deed is completed who will be living at the mortgage property with you (including relatives and children), must sign an agreement in a form acceptable to us making any interest he has in the mortgage property subject to the mortgage deed. You agree that we may inform any such person about your mortgage documents. Each person who enters into the mortgage deed as a mortgagor does not need to sign an agreement to this effect.

B5.4

If the mortgage deed is governed by Scots law, anyone who has rights of occupancy of the mortgage property under the Matrimonial Homes (Family Protection) (Scotland) Act 1981 or the Civil Partnership Act 2004 must consent to the mortgage deed, making such rights subject to the mortgage deed. You agree that we may inform any such person about your mortgage documents. If no-one has such rights, you must sign an affidavit in the form required by us to that effect.

B6 Valuation of the mortgage property

B6.1

If **we** give **you** (or **your** legal representative) a copy of a mortgage valuation report (which includes any re-inspection report):

- a. We give it for information only.
- **b.** You should read it carefully, especially the section headed Applicants to Note.
- c. The valuer reports to us alone as our independent contractor and is not our agent for the purposes of preparing the mortgage valuation report. The valuer we use may not owe you any duty of care.
- d. The valuer does not carry out a full building survey and there may be defects in the **mortgage property** which are not mentioned in the valuation report to **us**.
- e. The purpose of any mortgage valuation report which has been carried out on **our** behalf is to help **us** to decide if the **mortgage property** is adequate security for the **advance**.
- f. If we make an advance this does not in any way imply that the mortgage valuation report obtained by us is complete or accurate; or that the mortgage property is free from any defect; or the mortgage property has any particular value; or the purchase price (if relevant) is reasonable; or the mortgage property is suitable for your purposes or its existing or intended use.
- g. Your copy of the mortgage valuation report is provided only for you to check that it correctly describes the property to be mortgaged to us.

As a result, you must not rely on the mortgage valuation report for any purposes at all.

You undertake that the **mortgage property** is as described in that copy of the mortgage valuation report and that the boundaries of the **mortgage property** are clearly defined. **You** agree with the information given in that mortgage valuation report and that the whole of the property, as valued in that mortgage valuation report, will be charged by way of legal mortgage or standard security to **us**.

B6 2

It is **your** responsibility to establish the value, condition and suitability of the **mortgage property** for **your** purposes. **You** should obtain a more detailed report from a qualified valuer of **your** own choice to ensure that the **mortgage property** is suitable for **you**, has no defects and is adequate value for **your** money.

B6.3

The mortgage valuation report may indicate that certain repairs have to be carried out at the mortgage property. If the mortgage offer does not specify a particular time period within which these repairs must be carried out, they must be carried out to a high standard as soon as possible after completion. If the mortgage offer does specify a time period, the work must be carried out within that period.

B6.4

If the mortgage offer states that we will hold back some of the money on completion until work specified or referred to in the mortgage offer is carried out, that money will not be released until the work has been carried out to our satisfaction. Unless you instruct us not to, we will send you that money once we are satisfied that the work has been carried out. If a reinspection is required, the valuer's reinspection fee will be charged to the mortgage account, the amount of held back money



will be applied to paying amounts which are then due in respect of the **amount owing** and only the remainder, if any, will be released to **you**.

B6 5

Where reasonable (for example, to meet regulatory requirements or check the mortgage property continues to be adequate security for payment and discharge of the secured liabilities), we may have the mortgage property revalued from time to time during the mortgage period. Where we arrange a revaluation you must give, or do what you reasonably can to get any tenant to give, us or our agents access to the mortgage property at any reasonable hours we request to carry out an internal and external inspection, so long as we have given you reasonable notice (not less than 24 hours) beforehand.

You will pay the reasonable cost of each revaluation if you have not complied with the mortgage documents in relation to the mortgage property and it is reasonable in the circumstances for us to ask you to pay.

B7 Properties built or converted in last 10 years

B7.1

If the mortgage property is less than 10 years old or has been converted in the last 10 years, it must have the benefit of:

- a. a home warranty indemnity insurance scheme acceptable to us; or
- b. a certificate from a suitably qualified professional consultant who certifies that:
 - he/she has appropriate experience in the design and/or monitoring of residential buildings;
 - o he/she has supervised the building works;
 - the mortgage property generally has been constructed to a satisfactory standard and in general compliance with approved structural drawings and/or building regulations; and
 - o he/she holds professional indemnity insurance to a minimum of £500,000,
 - a copy of which should be forwarded to **us** as soon as available.

B7.2

If the mortgage property has been converted but does not have the benefit of a home warranty indemnity insurance scheme acceptable to **us** or a professional consultant's certificate, the mortgage property will not be acceptable to **us** unless:

- a. the conversion took place with full building regulation approval;
- b. you give us a satisfactory report on the structure of the mortgage property (from a RICS qualified building surveyor or a structural engineer); and
- our valuer considers the mortgage property is suitable security for payment and discharge of the secured liabilities

B7.3

In respect of both B7.1 and B7.2 above, the construction must have taken place with full planning permission and other required consents, with local authority supervision and in compliance with applicable law.

B8 Fees and costs

B8.1

You will pay and reimburse us on demand for all expenses connected with your application for an advance whether or not the advance is actually made.

B9 Purchase or remortgage arrangements

B9.1

If the advance is to fund all or part of the purchase price of the mortgage property, or the amount required to redeem any existing security over the mortgage property, then unless we have given our prior written consent:

- a. the full purchase price or redemption amount must be as stated;
- b. the purchase price or redemption amount must not in any way be reduced (for example, because the seller or security holder is providing a cashback or some other collateral advantage or because fixtures and fittings or furnishings are included or a reduction is negotiated) nor must any part of it be left outstanding on completion: you must tell us if there is an arrangement like this;
- **c.** the full purchase price or redemption amount must pass through **your** conveyancer's client account;
- d. if the purchase price of the mortgage property, or amount required to redeem any existing security over the mortgage property, is more than the amount of the advance, you must provide the balance of any purchase money from your own resources (the balance must not be provided from any other loan or credit arrangement, whether secured on the mortgage property or not, nor must it be provided by anyone else in return for any interest in the mortgage property); and
- **e. you** must not buy the **mortgage property** as a nominee or trustee for anyone else, nor must anyone else be given any option or other right to buy it from **you**.

B9.2

If you are using money from the sale of another property to finance the purchase of the mortgage property, you must complete the sale of that property before the mortgage deed on the mortgage property is completed.

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C Paying us C1 Repayment You agree to repay the amount owing in full on the earlier of: a. the last day of the mortgage period; and **b**. the date a sale of the **mortgage property** completes (whether or not the money from selling the mortgage property or any other security for it is enough to repay the amount owing). In addition, except during such period as the mortgage offer clearly indicates that all or a specified portion of an advance is to be on an interest only basis, you agree to repay the amount owing by instalments as part of each monthly payment, the amount of each such instalment to be as calculated by us in determining the amount of the monthly payment from time to time as contemplated in condition C6. C1.2 Where it is not clear from the mortgage documents as to when any part of the amount owing is due for payment, each such part shall be due on our demand or, at our discretion, must be paid by way of increase in the monthly payment. C1.3You may repay all or any part of the amount owing at any time before it would otherwise be due for repayment under the mortgage documents. C1.4 If you repay all or any part of an advance before the end of the mortgage period applicable to that advance, you must pay: a. any early repayment charge which the mortgage offer relating to that advance indicates is to be paid by you on an early repayment; b. each fee and charge payable under the tariff in connection with any early repayment; and c. our expenses in connection with the early repayment. However, if the early repayment is solely due to the events referred to in condition E2.1(g), (h), (i), (m) or (p) and you are in full compliance with all your obligations under the mortgage documents, you will not be obliged to pay any early repayment charge which the mortgage documents would otherwise require you to pay. If you ask us, we will tell you how much you will need to pay on the date for early repayment. Any repayment (whether made early or when due) will be credited to your mortgage account on the next business day it is received by us. For the purposes of working out the amount of interest which was or is to be charged to you: a. if you tell us that you want to make a part repayment of the advance, credit will be given for the number of days from receipt of repayment until the end of the interest period in which the repayment is received by us; and b. in all other cases you will be given credit at the latest at the end of the interest period in which the repayment is received by us which means, in such cases, that interest is charged on the full amount owing until then. If an early part repayment is of £500 or more we will recalculate your monthly payment. If an early part repayment is less than £500 we will recalculate your monthly payment if you ask us in writing to do so or we reasonably decide to do so. C2 Interest rate You agree to pay us all interest which accrues under, or is otherwise expressed to be charged and or payable under, the mortgage documents at each time and in the manner indicated the mortgage documents. The interest rate applicable to the amount owing in respect of an advance shall be as indicated in the mortgage offer relating to that advance as may be changed from time to time under and in accordance with the mortgage documents. Where it is not clear from the mortgage documents as to what interest rate applies to all or any part of the amount owing at any time, that interest rate shall be a variable rate as set by **us** and notified to **you** for this purpose. C2.3 If the mortgage offer relating to an advance indicates that an interest rate is to be capped for a specified period, then we can only change that interest rate under this condition C2 in a manner which is not contrary to the provisions in that mortgage offer which specify how the relevant cap is to be applied.



C2.4

To the extent that a **variable rate** is applicable to an **advance**, **we** may change that **variable rate** on any day to enable **us** to respond proportionately and/or reasonably to any one or more of the following (as applicable):

- a. a change which has occurred, or which we reasonably expect to occur, in the Bank of England base rate (see condition C2.6), the 3 month London inter-bank offered rate (commonly known as LIBOR) or interest rates generally;
- a change which has occurred, or which we reasonably expect to occur, in the cost of the funds we use or incur in our mortgage lending or holding activities;
- a change which has occurred, or which we reasonably expect to occur, in interest rates charged
 by other mortgage lenders;
- d. a change in the law or a decision by a court; or
- e. a decision or recommendation by an ombudsman, regulator or similar body; or
- **f.** a change of or introduction of any relevant code of practice or general industry practices which are commonly observed by residential mortgage lenders.

C2.5

To the extent that the London inter-bank offered rate (commonly known as **LIBOR**) is specified as being the **tracked rate** applicable to an **advance**:

- **a.** On any day that **tracked rate** shall be the rate the most recently set by **us** in accordance with this condition C2.5.
- b. That tracked rate shall be the rate applicable, as a result of the procedure indicated in condition C2.5(c), from and including the then most recent LIBOR adjustment date.
- c. At a point, chosen by us, on or about the 12th day of the calendar month preceding each LIBOR adjustment date we shall determine the rate at which sterling deposits are offered for 3 months by prime banks in the London inter-bank market. Usually we will make this determination by reference to the rate designated as the British Bankers Association's Interest Settlement Rate on the Reuters Screen LIBORO1 page. The rate so determined by us and then rounded up to two decimal places shall apply as the tracked rate applicable to that advance from and including that LIBOR adjustment date to but excluding the next LIBOR adjustment date.

C2.6

To the extent that the Bank of England base rate is specified as being the **tracked rate** applicable to an **advance**, then on any day that **tracked rate** shall be the official bank rate decided by the Monetary Policy Committee of the Bank of England which was (as determined by **us**) in force as at 5pm London time on the 12th day of the immediately preceding calendar month.

C2.7

If for any reason it is not possible to determine the relevant **tracked rate** applicable to an **advance**, that **tracked rate** will be such other publicly available rate which **we** reasonably decide is a comparable rate at that time. If **LIBOR** is specified as being the **tracked rate** applicable to an **advance**, if **LIBOR** ceases at any time to be made available generally or, in **our** reasonable opinion, does not reflect the true cost of funding in the wholesale money market for Pounds Sterling, **we** will replace **LIBOR** with another publicly available rate which **we** reasonably decide is a comparable rate at that time.

If we decide that another rate of interest is to be that tracked rate for any period, we will give you 30 days written notice of the replacement rate.

C2.8

If we enter into a mortgage transfer, the applicable interest rate will be set and determined by or on behalf of the person to whom that mortgage transfer is made (and any such person can set the interest rate independently of any rate set by Fleet Mortgages Limited or any other person to whom a mortgage transfer was made).

C2.9

We may reduce the interest rate at any time without giving prior notice.

C2.10

You acknowledge and agree that from time to time the interest rates payable by you under the mortgage documents may be different to the interest rates payable by other customers given that we assess the circumstances and characteristics of each of our customers individually and may from time to time change our policies and/or agree special arrangements for different customers as we may decide, in our absolute discretion, in the course of our mortgage business.

C2.11

In relation to any **tracked rate**;

- a. If that tracked rate falls below zero, the tracked rate shall be deemed to be zero; and
- b. If the tracked rate falls below zero, we shall not be required to pay interest to you.



C2.12

On each occasion that the **interest rate** applicable to an **advance** changes, **we** will give **you** notice of the change in one of the ways set out in condition A5 at least 14 days before **you** have to make the first **monthly payment** which is worked out using the new rate. The change to the **interest rate** (as opposed to the **monthly payment**) will, however, come into effect as indicated in this condition C2.

If the interest rate increases, the next monthly payment you make may not be sufficient to pay all of the interest that accrued in the relevant interest period. If this occurs, any unpaid interest will be added to the amount owing and you will pay interest on it. You can contact us to pay any unpaid interest instead if you wish to prevent this happening.

C3 Calculation and charging of interest

C3 1

Interest will accrue on a daily basis on the **amount owing** on the **mortgage account** as calculated and charged in respect of that day in accordance with the terms of these conditions. This means that interest will accrue on amounts from the date on which they are charged or debited to the **mortgage account** (to the extent not paid on that date) except to the extent that **we** choose from time to time to charge interest from a later date.

Interest will be payable and accrue on an **advance** from and including completion, even if it is released to **our** legal adviser at **your** legal adviser's request before **you** need to use it.

C3.2

If we allow you to not pay one or more monthly payments (as a concession), interest will, nevertheless, continue to accrue and be charged in the manner indicated in these conditions.

C3.3

Each **interest rate** is a yearly rate. To calculate the amount of interest accruing on a daily basis, **we** divide the annual amount of interest by 365.

In respect of each **interest period we** shall calculate and charge the relevant amount of interest for that **interest period** to the **mortgage account** on the first day of that **interest period**, that calculation being made using the relevant **interest rate** and the **amount owing** in respect of the relevant **advance** (or, as applicable, relevant part of the **advance**) as at the end of each day in that **interest period**. Accordingly, depending upon which day of an **interest period** the **monthly payment day** falls, interest may be charged and due in **advance** or in arrear or partially in **advance** and partially in arrears.

If the monthly payment day falls prior to the last day of the related interest period and the interest rate changes during the period between those two days, we will recalculate the interest charged for that interest period under this condition using the new rate from the day on which the change takes effect.

- a. If the result of that recalculation indicates that too little interest was charged to the mortgage account on the relevant monthly payment day, then we will charge the shortfall to the mortgage account upon making that recalculation.
- **b.** Alternatively, if the result of that recalculation indicates that too much interest was charged to the **mortgage account** on the relevant **monthly payment day**, then **we** will credit the excess to the **mortgage account** upon making that recalculation.

C3.4

If **you** fail to pay any money to **us** when **you** are obliged to **we** may also charge and accrue interest at the **interest rate** on the money from the date on which **you** should have paid it until it is paid.

C3.5

We will continue to charge interest at the applicable **interest rate** after any court order requiring **you** to pay the whole or any part of the **amount owing**.

C3.6

We may change the method used for calculating interest to reflect changes in **our** procedures for calculating interest. A change in such method must not materially increase **your** obligations. **We** will give **you** notice of any change to the method of calculating interest by giving notice to **you** in one of the ways set out in condition A5 a reasonable time in advance of the change taking effect.

C3 7

Any accrued interest which is not paid by the end of the **interest period** in which it accrued will itself bear interest from the end of that **interest period** until the end of the **interest period** during which **we** receive payment of it and such unpaid interest shall accrue at the same rate as interest accrues (or would accrue) on the underlying amount on which such unpaid interest accrued.

C4 Changes to the interest period

C4.1

We may change the day on which an **interest period** begins and/or ends at any time for any of the following reasons:

- $\textbf{a.} \ \ \text{to allow} \ \textbf{us} \ \text{to pay money} \ \textbf{we} \ \text{owe to third parties};$
- b. to accommodate changes in technology;
- c. to reflect the practice of other mortgage lenders;



d. to allow us to meet our reasonable needs for the development of our business; or

e. any other circumstances which **we** reasonably consider to be relevant, having notified **yo**u of those circumstances before the change comes into effect.

We will tell **you** of the change in one of the ways set out in condition A5. The notice will be given a reasonable time before the change takes effect.

C5 Fees, charges and Expenses

C5.1

You must pay fees, charges and expenses:

- a. when indicated in the mortgage documents; or
- **b.** in the absence of any such indication, when **we** ask for them or, if earlier, when **we** charge them to the **mortgage account** (in each such case **we** shall give **you** reasonable advance notice)

C5.2

If any fees, charges and **expenses** relate to payments made or to be made to third parties, **we** will try to give notice to **yo**u within a reasonable time stating the amount of the fees, charges and **expenses**, the nature of the service supplied by the third party and the date on which they have to be paid or were paid to the third party.

C5.3

All fees, charges and **expenses** will be charged to the **mortgage account** and form part of the **amount owing**. They will bear interest at the **interest** rate as follows:

- a. where a fee, charge and/or expense has been paid to a third party, it will bear interest from the date on which we charge it to the mortgage account; and
- b. where we recover our internal expenses by the imposition of an administration fee or charge, the fee or charge will bear interest from the date on which we charge it to the mortgage account (which date shall not be earlier than the date we notify you in writing that the fee or charge is to be imposed)

C5.4

You can contact us to arrange payment of expenses at any time, if you wish to avoid increasing the amount owing or incurring interest on the expenses.

We may change our tariff by:

- a. adding or removing charges or fees to reflect the nature of the work which we do;
- **b.** changing the amount of any charge or fee to reflect changes in the cost of doing the work or the value of money.

C5.5

We will give **you** a copy of our current **tariff** at any time on request. **We** will also send **you** a copy of our tariff each year in which there have been changes to it.

C6 Monthly payments

C6.1

On each monthly payment day **you** will pay **us** an amount equal to the then **monthly payment** but, if that **monthly payment day** is not a business day, **you** will pay **us** that amount on the next business day. **You** must continue to make a **monthly payment** while there is any **amount owing**.

C6.2

Unless **we** otherwise agree, **you** will make each **monthly payment** by direct debit from a current account nominated by **yo**u and approved by **us**.

If any direct debit is refused, **we** can charge a reasonable fee, set out in the **tariff**, for each unsuccessful request for payment (this will not affect **our** other rights under the **mortgage documents**).

C6.3

Any money which **you** pay to **us** will be treated as received by **us** only when **we** receive the money in cleared funds.

C6.4

For the purpose of calculating the **monthly payment we** may assume that each month is an equal 12th part of the year.

C6.5

The amount of the initial **monthly payment** is set out in the **mortgage offer** relating to the **initial advance** (unless on or before completion **we** notify **you** in one of the ways listed in condition A5 that it is to be a different amount).

After **completion**, **we** may require **you** to make an extra payment to pay off the interest which accrues between **completion** and the next **monthly payment** day. If so, **we** will notify **you** of the exact amount involved and when it will be due (and **we** may recover it by direct debit on that day).



C6.6

After **completion**, and from time to time, **we** may work out the amount of a new **monthly payment** to take account of the following:

- a. changes to the interest rate;
- b. changes to the **amount owing** (including any new amounts which have been lent to, or become owing by, **you** or any early repayments made by **you**);
- c. changes to the mortgage period made with your agreement;
- d. changes to the interest period;
- e. you fail to pay one or more monthly payments on time;
- f. the withdrawal or granting of, or change to, any arrangement allowing you to delay paying the amount owing;
- g. changes to the relevant amount owing in respect of which instalment repayments to be made by monthly payment in accordance with condition C1.1 will be fully repaid with interest by the end of the mortgage period; and any other circumstances which we reasonably consider to be relevant, having notified you of those circumstances before the changed monthly payment becomes due.
- h. In setting a monthly payment under these conditions, it may be rounded up to the nearest whole pound.

C6.7

If the **monthly payment** is changed, then depending on the circumstances:

- a. the monthly payment made by you in respect of the interest period in which that change took effect may not be enough to pay off all the amount payable in that interest period, in which case it will result in an increase in the amount on which interest is charged from the beginning of the following interest period. This is likely to happen if an interest rate increases. If you wish to stop this happening we will be happy to tell you, on request, the amount of the shortfall so that you can pay it off; or
- b. the monthly payment made by you in respect of the interest period in which that change took effect may be more than the amount required to pay off all the amount payable in that interest period, in which case the excess will be treated a part repayment of the amount owing.

C6.8

If we work out the amount of a new monthly payment, we will still be entitled to demand immediate payment of any arrears of monthly payments and other money which you owe at the time of the recalculation. The recalculation will not be a rescheduling of the amount owing or any part of it or mean that we are agreeing not to take any action which we could take under the mortgage documents.

C6.9

We will tell you of any change to the monthly payment (including the amount of the new monthly payment) in writing.

C7 Changes to monthly payment day

C7.1

We may change the monthly payment day at any time for any of the following reasons:

- $\textbf{a.} \ \ \text{to allow} \ \textbf{us} \ \text{to pay money} \ \textbf{we} \ \text{owe to third parties};$
- $\textbf{b.}\ \ to\,accommodate\,changes\,in\,technology;}$
- c. to reflect the practice of other mortgage lenders; or
- **d.** any other circumstances which **we** reasonably consider to be relevant, having notified **you** of those circumstances before the changed **monthly payment day** takes effect

C7.2

We will tell **you** of the change in writing. The notice will be given a reasonable time (which will be at least 60 days) before the new **monthly payment day**.

C8 The mortgage account

C8.1

We can apply any payment made by **you** which is less than the full amount due against any payment and discharge of any part of the **secured liabilities** which **we** reasonably decide.

C8.2

We may, if we choose, open and operate more than one mortgage account in relation to the amount owing, particularly, if there is more than one advance and/or different interest rate and/or different repayment arrangements are to apply to different parts of an advance. We can operate each mortgage account in such manner as we decide as long as it is not contrary to the provisions of the mortgage documents.

C8.3

A certificate of any of **our** managers or officers or **our** company secretary as to the amount for the time being of the **amount owing** will for all purposes (apart from obvious mistakes) be conclusive evidence of that amount.

D Looking after the mortgage property

D1 Buildings insurance

D1.1



If the mortgage property is held under a lease and another party to the lease (usually the landlord) is legally obliged to insure the mortgage property or the mortgage property is part of a larger building and is insured under a common policy relating to that building:

- a. it must be a condition of the title to the building of which the mortgage property is a part that the owners of it (or a management company) maintain insurance for the whole of such building; and
- b. you must make sure that:
 - the insurance cover is for the whole building of which the mortgage property is part;
 - any money claimed under the policy will be used to restore the building and fixtures:
 - the policyholder is responsible for seeing that the insurance is adequate; and
 - o the requirements set out in condition D1.3 are complied with at all times

D1 2

If condition D1.1 does not apply, **you** will maintain insurance in respect of the **mortgage property** which at all times complies with the requirements set out in condition D1.3 and **you** must pay all of the insurance premiums on time.

D1.3

The insurance referred to in conditions D1.1 and D1.2 must comply with the following requirements:

- a. the insurance must be kept in force until you have repaid and discharged the secured liabilities;
- b. the cover must include damage resulting from fire, subsidence/heave, landslip, aircraft, explosion, storm, flood, earthquake, impact, bursting/leaking of water tanks or pipes, riot, vandalism and malicious acts, each other risk specified in the mortgage offer and such other risks as we may from time to time reasonably require;
- c. the amount of cover must be for the full reinstatement value of the mortgage property, being the amount, including value added tax, required:
 - o to demolish and/or rebuild the mortgage property;
 - o for site clearance of the mortgage property;
 - o to pay surveyors and other professional fees;
 - o to comply with planning permissions and local-authority requirements;
 - o to pay for alternative accommodation and for recovery of rent lost during any period of reinstatement, such amount to be adjusted at least once a year in accordance with any change in the House Rebuilding Cost Index prepared by the Royal Institute of Chartered Surveyors or, if that index ceases to exist, such similar index as **we** in **our** reasonable discretion decide;
- **d**. the policy must be with a reputable insurer.

D1.4

If we ask, you must show us a copy of the policy for the insurance referred to in conditions and D1.2 and proof that it is paid up to date. If we ask, you must show us and we can retain the original policy for the insurance referred to in condition D1.2.

D1.5

You will not do or allow anything to be done (including on the mortgage property) which may prejudice any insurance policy providing cover in relation to the mortgage property, whoever arranges it. You must ensure that each occupant of the mortgage property is aware of the terms of such insurance and each condition that needs to be complied with.

D1.6

If the insurance referred to in conditions D1.1 and D1.2 is cancelled or lapses at any time, you must inform us immediately.

D1.7

If the insurance referred to in conditions D1.1 and D1.2 is taken out and the cover is later rearranged with another insurer or under a different policy, the requirements of this condition D1 must still be complied with and a new approval must be obtained from **us** (for which a further fee may be charged).

D1.8

You must immediately tell **us** about any damage to the **mortgage property** which may give rise to a claim under the insurance policy.

D1.9

If you receive any money under any insurance policy maintained under the mortgage documents or which relates to the mortgage property, you agree and declare that you hold it on trust for us and you must notify us as soon as you have received it.

D1.10

If you or we receive any money under an insurance policy maintained under the mortgage documents or which relates to the mortgage property, we may decide whether to use the money to make good the loss or damage for which the money was received or to use it to pay and



discharge all or any part of the **secured liabilities**. **We** will be entitled to settle and adjust all claims with the insurers regardless of whether or not the insurance is arranged by **us**, but **we** will act reasonably in doing so.

D1.11

If you do not comply with the requirements of this condition D1:

- a. We may (without having any obligation to do so) arrange such insurance as we in our reasonable discretion consider appropriate.
- b. We will decide on the terms, amount of cover and risks of such insurance and we have no duty of obligation to make sure that it covers you and/or your interests in the mortgage property or is adequate for your purposes.
- c. You must pay and reimburse our expenses in respect of such insurance (including our internal expenses at the rate indicated in our tariff). See condition C5, which applies to expenses.

D2 Protective undertakings

D2.1

You agree that (unless and to the extent that the mortgage offer indicates otherwise and/or you have first obtained our written consent):

- a. you will look after the mortgage property so that it keeps its value as our security and keep the mortgage property in good repair and condition to our reasonable satisfaction;
- **b.** you will keep all the utilities on the **mortgage property** and any heating system in good working order;
- you will, if a fixture is removed or damaged, immediately replace it with one of the same or greater value and quality;
- **d.** you will live in and use the mortgage property solely as your main home, except to the extent that condition D3 applies;
- e. you must remain a resident of the United Kingdom until you have repaid the whole of the amount owing;
- f. you will allow and enable us or our agents to go into the mortgage property at any reasonable time.
 - o to inspect it; and
 - to carry out work which we have requested you to do and which you have failed to do within a reasonable time
- g. if you receive any notices about the mortgage property (for example, a notice from a local planning authority or a remediation notice under the Environmental Protection Act 1990 or from your landlord or any legal proceedings or litigation concerning the mortgage property or your obligations in respect of it) you will:
 - $\circ \qquad \text{promptly, and in any event, within 7 days of its receipt, send } \textbf{us} \, a \, \text{copy; and} \\$
 - take all reasonable steps to keep to the requirements of the notice and our reasonable requirements (including joining with us in agreeing or objecting to or taking other steps in response to any such notice, proposal or proceedings) about the notice within a reasonable time;
- h. you will keep to all covenants, title conditions and laws which affect the mortgage property or its use;
- i. you will pay all taxes, outgoings and other money payable for the mortgage property on time and produce the receipts to us within a reasonable time if we ask you to.
- j. if the mortgage deed is governed by Scots law, you must give us notice in the event that you acquire the ownership of the mortgage property where our standard security is over a long leasehold interest. If we ask, you must grant a first standard security in our favour over that ownership interest;
- **k.** if the **mortgage deed** is governed by English law and **your** title to the **mortgage property** is leasehold:
 - you will send us a copy of any notice which you give under the Leasehold Reform Act 1967 or under the Leasehold Reform and Urban Development Act 1993;
 - o you must notify us immediately if your landlord takes steps to forfeit the lease;
 - o **you** will inform **us** of any proposal to convert the leasehold title to commonhold;
 - if the term of the lease of the mortgage property is extended or if you acquire the freehold of the mortgage property, you will sign a new mortgage deed incorporating these conditions giving us a legal charge over the extended term or the freehold interest if we ask you to
- I. If you are a company, you will:
 - maintain any authorisation required to enable the company to perform its obligations under the Agreement;
 - o not enter into any amalgamation, demerger, merger or reconstruction or any joint venture or partnership agreement or arrangement;
 - o comply with all laws to which it may be subject; and
 - o not make or allow any change to its directors or shareholders.

D2.2

You agree not to do any of the following (unless and to the extent that the mortgage offer indicates otherwise and/or you have first obtained our written consent):

 a. sell the mortgage property or otherwise create or agree to create any interest in favour of any other person over the mortgage property or make any declaration of trust of any of your interests in relation to the mortgage property;



- b. neglect or damage the mortgage property or do anything else to reduce its value;
- c. alter the structure of the mortgage property or add anything to it or demolish all or any part of the mortgage property or change its use or carry out any development on the mortgage property within the meaning of, if the mortgage deed is governed by Scots law, Section 26 of the Town and Country Planning (Scotland) Act 1997 or, if it is not, Section 22(1) of the Town and Country Planning Act 1971. Where necessary, you must also obtain the approval of the local planning authority to the changes.
- d. apply for or obtain any planning consent or any grant in relation to the mortgage property;
- e. grant or agree to grant any lease, tenancy, sub-let or licence of the mortgage property except to the extent that condition D3 applies (and any right you have under the Law of Property Act 1925 to grant or accept a surrender of leases does not apply);
- f. create or allow to exist any security over the mortgage property other than the security created by the mortgage deed;
- g. share or part with possession of the mortgage property, except to the extent that condition D3 applies:
- h. (if your title to the mortgage property is leasehold) give up the lease, accept or grant a surrender of the lease, agree to any changes in its terms or break any of its terms so as to allow the landlord to forfeit or terminate the lease, or buy the freehold or any superior title to the mortgage property or any land or building that includes the mortgage property
- i. settle any compulsory acquisition compensation in relation to the mortgage property;
- j. leave the mortgage property empty for more than 28 days running (unless you have a buy to let mortgage and are making reasonable efforts to let the mortgage property in accordance with condition D3);
- k. close the account from which direct debits are collected by **us** or cancel or alter the direct debit mandate to the bank or building society at which the account is maintained;
- I. use or allow the use of the mortgage property for non residential purposes (including agricultural or business purposes) or any illegal or immoral activities;
- m. allow any person other than you to be registered as the proprietor of the mortgage property or, except to the extent that condition D3 applies, allow any other person to acquire any right to occupy or other interest in the mortgage property;
- n. do (or allow to be done) anything on the mortgage property which has a prejudicial effect on any insurance maintained by us or you in connection with the mortgage property (including anything which may increase the premium or restrict the ability to make a claim, increase the amount of any deductible or reduce the amount payable by the insurer);
- o. knowingly cause or allow the **mortgage property** to become contaminated land under the Environmental Protection Act 1990.

D2.3

Whenever we reasonably ask during the mortgage period, you must tell us in writing who is in occupation of the mortgage property and whether there has been any change in those persons who occupy the mortgage property since the date we last asked you.

D2.4

 $\textbf{You} \ \text{will bear the cost of complying with } \textbf{your} \ \text{obligations under conditions D2.1} \ \text{and D2.2}$

D2 5

If you do not comply with conditions D2.1 and D2.2, we can do anything which you should have done under those conditions on your behalf. If we do, you will be responsible for any expenses we pay and may add the expenses to the amount owing.

D2.6

If at any time **you** have let the **mortgage property** against the conditions of the **mortgage documents**, **we** may without affecting **our** other rights under this **mortgage documents**:

- $\textbf{a.} \ \ \text{demand that} \ \textbf{you} \ \text{immediately repay the} \ \textbf{amount owing}; \ \text{and/or}$
- $\boldsymbol{b}.\,$ increase the interest rate by 1% to reflect that the lending has changed and the
- c. extra lending risk we incur; and/or evict the tenant

D3 Permitted letting of the mortgage property

D3.1

The terms of this condition D3 only apply if **you** have a **buy to let mortgage** or if **we** give **you** a consent in writing to let the **mortgage property**.

D3.2

If you have a buy to let mortgage:

- a. you must let the mortgage property within one month of completion of the initial advance;
- b. each time the mortgage property ceases to be let, you will re-let the mortgage property as soon as possible; and
- c. you must not occupy the mortgage property

D3.3

Any tenancy terms created must comply with the following:

a. If the mortgage deed is governed by English law, any tenancy of the mortgage property created before 1 March 1997 must be an Assured Shorthold Tenancy as defined in the Housing Act 1988 and be for a term of not less than six months. You must ensure that your legal representative



- produces to **us** or **our** legal representative valid notices served under Section 20 of the Housing Act 1988 before the tenancy was created together with a copy of the tenancy agreement;
- b. if the mortgage deed is governed by English law, any tenancy created after 28 February 1997 must in all respects comply with the Housing Act 1996 as an Assured Shorthold Tenancy and the letting must not be for more than thirty six months. In respect of any Assured Shorthold Tenancy for a period in excess of 12 months, the tenancy agreement must contain the UK Finance model break clause, details of which can be provided on request
- c. if the mortgage deed is governed by English law, you must produce evidence to our legal representative, before buying a mortgage property, that all provisions of Part 1 of the Landlord and Tenant Act 1987 and the Housing Act 1996 have been complied with by the seller or you as appropriate;
- d. if the mortgage deed is governed by Scots law, any tenancy of the mortgage property must be a Short Assured Tenancy as defined in the Housing (Scotland) Act 1988 and be for a term of six months. You must ensure that your legal representative produces to us or our legal representative valid notices served under Section 32 of the Housing (Scotland) Act 1988 before the tenancy was created together with a copy of the tenancy agreement;
- e. if the mortgage property is in Wales, any tenancy must comply with the Renting Homes (Wales) Act 2016
- f. the letting must be for residential purposes only
- g. the letting must require use as a single residential property unless the mortgage offer permits multiple occupation;
- h. the letting must not grant any security of tenure to the tenant(s) beyond the end of the contractual term;
- references about ability to pay the rent and character must be obtained for the proposed tenant(s) and must be made available when we ask for them;
- j. any tenancy agreement must be in a form normally used for residential agreements and must contain no terms which can adversely affect **our** interest as mortgagee or heritable creditor;
- k. no sub-letting is allowed; and
- I. tenant rent deposits will be placed with a recognised Government approved tenancy deposit protection scheme

D3.4

If you do let or lease all or any part of the mortgage property:

- a. you must fully and punctually comply with your obligations under the tenancy agreement;
- **b.** you must do whatever is legally necessary to ensure that the tenants carry out their obligations under the tenancy agreement; and
- c. you must not extend or end the lease or tenancy, or agree to any of the terms being changed, unless you have our prior written consent.

D3.5

The following are unacceptable as tenants for the **mortgage property**, unless **you** have **our** prior written consent:

- a. a member of your family or your partner or a member of any guarantor's family of any guarantor's partner;
- b. (if you or any guarantor is a company) any director, officer or employee of the company;
- c. multiple tenancies;
- **d.** local authority tenants;
- e. people who could claim diplomatic immunity; and
- f. housing association tenants.

D3.6

If we request:

- a. **you** shall procure that all amounts receivable (including all the sums referred to in condition E1.1(e)) in respect of the **mortgage property** shall be paid directly to **your** account with **us** (or such other account as **we** may from time to time direct); and
- b. you shall, forthwith upon such request, notify the tenants and occupiers of the mortgage property of your assignment to us of all such amounts receivable in respect of the mortgage property and instruct them to make all payments in respect of the mortgage property direct to the relevant account

D3.7

You agree and declare that you hold all such amounts receivable in respect of the mortgage property on trust for us following any such request. This does not affect any obligation on you in your capacity as landlord of the mortgage property.

We are not qualified to advise, and we have not given you any advice in relation to any letting of the mortgage property (including the viability of any letting of the mortgage property, how easy to let it will be, the level of rent or income from it which you might be able to achieve, its future value, or its present value or suitability for your purposes). If we make an advance, this does not imply any representation by us as to any of these matters.



We have no control over the management of the mortgage property and we do not have and do not accept any responsibility with regard to any lettings of it (including the choice or suitability of any occupant, any risk that you may create a letting or tenancy where the tenant obtains security of occupation which is greater than you may have intended, any risk as to the performance by the occupants of their obligations, whether to pay you money, look after the mortgage property, leave it when required or otherwise).

D3.8

You will still be liable for the payment and discharge of the of the secured liabilities and making monthly payments even when the mortgage property is not let.

If the mortgage deed is governed by English law, you must at all times when all or any part of the mortgage property is leased maintain all necessary registrations, consents and licences as landlord as may be required in relation to the mortgage property including under the terms of the Housing Act 2004 and any other regulations made in pursuance of that Act.

D3 9

If the mortgage deed is governed by Scots law, you must at all times when all or any part of the mortgage property is leased maintain all necessary registrations, consents and licences as landlord as may be required in relation to the mortgage property including under the Antisocial Behaviour etc. (Scotland) Act 2004 and (where applicable) the Civic Government (Scotland) Act 1982 (Licensing of Houses in Multiple Occupation) Order 2000.

D3.10

If the mortgage property is in Wales, you must at all times when all or any part of the mortgage property is leased maintain all necessary registrations, consents and licences as landlord as may be required in relation to the mortgage property including under the terms of the Renting Homes (Wales) Act 2016 and any other regulations made in pursuance of that Act.

E The security and other protections

El Aspects of the security and other protections

E1.1

By signing the **mortgage deed**, as further continuing security for the payment and discharge of all the **secured liabilities** and with full title guarantee, to the extent not included in the security given to **us** under the **mortgage deed**, if the **mortgage deed** is governed by English law, **you** charge to **us** or, if the **mortgage deed** is governed by Scots law, **you** declare and agree that **you** hold on trust for **us**:

- a. any rights you have under any agreement or guarantee relating to the mortgage property
 (including any obligation, security, right or indemnity affecting or concerning the mortgage
 property) and any right of action for negligence or misrepresentation affecting the value of the
 mortgage property or your decision to buy it;
- b. any rights you have to claim damages in relation to the mortgage property (such as a claim arising from a mis-representation about the value of the mortgage property or against someone who has damaged the mortgage property);
- c. any rights you have to shares in a management or residents' company or similar association because of your interest in the mortgage property:
- d. all easements, servitudes and rights which benefit the mortgage property;
- e. any right you may have to sums (including rent, licence fees, compensation or insurance money payable in respect of the mortgage property) which (under any statute or law or contract and whether as of right, volunteered or otherwise) are or may become payable in respect of the mortgage property, any damage to it or reduction in its value;
- f. any right you may have to extend the term of any lease of the mortgage property or to take a new lease or acquire the freehold or ownership of or other such interest in the mortgage property; and
- g. any leasehold, freehold or heritable interest in the mortgage property which you acquire after the date of the mortgage deed.

If the mortgage deed is governed by English law, to the extent that any of the above are not effectively charged under this condition E1.1, you declare and agree that you hold them on trust for us. You will take any action in respect of the things expressed to be charged to and/or held on trust for us in this condition E1.1 which we request you to. In particular, you will sign a document assigning them absolutely to us as security for the secured liabilities, if we request you to. That document will be prepared by us and will, unless we indicate otherwise, incorporate these conditions.

E1.2

The mortgage deed secures for the payment and discharge of the secured liabilities and is separate from any other security we may hold for the secured liabilities from time to time. It is a continuing security and will continue in force until we release it. We do not have to release the mortgage deed after you have paid the amount owing until you have also paid and discharged the rest of the secured liabilities and we are under no obligation to lend further amounts to you. No previous security held by us over the mortgage property will merge with this security as a result of the mortgage deed.



The **mortgage deed** will not be discharged or otherwise affected by any invalidity or lack of enforceability or irregularity or defect in any security **we** may now or may at any time hold or expect to hold in respect of all or any of the **secured liabilities**.

Furthermore, section 93 of the Law of Property Act 1925 does not apply to the mortgage deed.

F1 3

If, on realisation of **our** security the net proceeds are not enough to pay and discharge all of the **secured liabilities**, **you** will at once pay the shortfall to **us**. **You** must pay the shortfall even if **we** have given a deed of discharge or release. Any shortfall will bear interest at the **interest rate** until all of the **secured liabilities** are paid and discharged in full. Interest will accrue and be charged at the **interest rate** after any court order against **you** and even if **you** go bankrupt.

F1 4

You must deposit with us, and we will be entitled to retain and hold until the mortgage deed is released, all deeds and documents of title relating to the mortgage property if we ask you to send them to us.

E1.5

If you hold or become entitled to a share in a management or resident's company or similar association because of your interest in the mortgage property, you will deposit any share certificate with us together with a signed share transfer form with the name of the transferee left blank. We will be entitled to do any of the following things on your behalf:

- a. transfer the share to any person to whom **we** have sold the **mortgage property** under **our** power of sale and receive any consideration for that transfer;
- b. exercise any voting rights as a result of our having taken possession of the mortgage property.

F1 6

You agree to do anything (including sign any document) which **we** reasonably request **you** to do in order to:

- a. perfect or improve any security created or intended to be created for the payment and/or discharge of the secured liabilities:
- b. help the exercise or the proposed exercise by **us** of any of **our** powers under any of the **mortgage documents**; and
- c. protect, manage or sell the mortgage property or any other security for the payment and/or discharge of the secured liabilities.

E2 Enforcement of the security

E2.1

If any of the following happens, it is a serious event:

- a. you fail to make two monthly payments or more when they are due and at the time of our demand those monthly payments have still not been paid in full;
- b. you fail to pay any other amount which you owe to us (whether or not under the mortgage documents) within two months of us giving you, after it has become due, a written demand to pay it:
- unless you have a buy to let mortgage, you lease or let the mortgage property without our permission;
- d. whether or not you have a buy to let mortgage you let in such a way that breaks the mortgage documents;
- e. if you have a buy to let mortgage, you occupy the property without our prior written consent
- f. you break any of the other terms of the mortgage documents which we decided, acting reasonably, is significant and, if it is capable of remedy, is not remedied within such period as we reasonably specify in a notice asking you to remedy it;
- g. if you are the only borrower, you die or if there is more than one of you, the last one of you dies (in this condition E2.1(g), 'you' does not include your personal representative);
- h. if any guarantor dies;
- i. a bankruptcy order or award of sequestration is made against you or any guarantor or you or any guarantor applies for an interim order or enters into any composition or arrangement with or for the benefit of creditors generally;
- j. if you or any guarantor is a company and:
 - o notice is given of intention to appoint an administrator of the **company** or a receiver of its property:
 - an application to appoint an administrator or a petition is presented for the winding up or dissolution of the company;
 - o a liquidator or an administrator is appointed;
 - o a receiver is appointed over all or a material part of the company's assets;
 - o the **company** is dissolved or struck off;
 - o the **company** ceases to carry on all or a material part of its business;
 - o the company's assets are distrained against; and/or
 - there is any change in the directors or shareholders of the company without our prior written consent;
- k. you give us possession of the mortgage property or a mortgage or heritable creditor or other
 person interested in the mortgage property takes proceedings for possession or to realise its
 interest in it or otherwise enforce its interest;



- I. you give possession of any other immovable property to us or a mortgagee or heritable creditor interested in that immovable property, or we or any such mortgagee or heritable creditor take(s) proceedings for possession or to realise our/its interest in it or otherwise enforce our/its interest:
- **m.** any part of the **mortgage property**, which **we** reasonably consider is significant, is compulsorily purchased or requisitioned;
- n. if the mortgage deed is governed by English law and your title to the mortgage property is leasehold, you break the terms and conditions of the lease and so receive a notice under section 146 of the Law of Property Act 1925 demanding that you take action to put the situation right and you fail to do so within the time set out in the notice;
- o. any person (apart from us) with a right, claim or interest in the mortgage property takes legal action to repossess it or to enforce such person's right, claim or interest;
- p. if, in our reasonable opinion or that of our agents, the value, effectiveness or enforceability of our security is lowered because of anything you have done or failed to do or the mortgage property or any part of it is damaged and we decide, acting reasonably, that this is significant;
- q. your title to the mortgage property is defective in any way that we decide, acting reasonably, is significant:
- r. the mortgage deed, any guarantee or any other security for the secured liabilities is no longer valid or legally binding for any reason in any respect that we decide, acting reasonably, is significant;
- s. the charge by way of legal mortgage or (as appropriate) standard security expressed in the mortgage deed does not have first priority or is in any way not perfected or alleged to be improperly perfected;
- t. we become aware of any misrepresentation in, or omission from, any information supplied to us about you, any guarantor or the mortgage property, either before or after completion, in each case which we decide, acting reasonably, is significant;
- u. if you or any guarantor perpetrate, attempt or are involved in any act of fraud or other criminal activity:
- v. or we reasonably believe a change in your circumstances any guarantor's financial or other circumstances has occurred which we decide, acting reasonably, is likely to adversely affect the ability of you or any guarantor to perform obligations under the mortgage documents.

If any of the above events happen, and the **mortgage deed** is governed by Scots law, **you** will be in default in terms of Standard Condition 9(1)(b) contained in Schedule 3 to the Conveyancing and Feudal Reform (Scotland) Act 1970.

E2.2

Once any of the events set out in condition E2.1 has occurred (no matter what any other provisions of the **mortgage documents** say) and **we** have notified **you** in writing about the occurrence of that event, and warned **you** of the action that **we** may take, and **we** have taken into account the circumstances which **we** decide, acting reasonably, are relevant, and **we** have decided, acting reasonably, that **you** have failed to fully implement a satisfactory solution to the situation, **we** may do any of the following things:

- $\textbf{a.} \ \ \text{demand that} \ \textbf{you} \ \text{immediately pay} \ \text{and} \ \text{discharge all of the} \ \textbf{secured liabilities};$
- **b.** require **you** to leave all or part of the **mortgage property**;
- c. (if the mortgage deed is governed by English law) appoint, in writing, one or more people (whether or not one of our officers or employees) to be a receiver of all or any part of the mortgage property and any other security for the secured liabilities;
- d. take possession of all or part of the mortgage property (if the mortgage deed is governed by Scots law, in accordance with the Conveyancing and Feudal Reform (Scotland) Act 1970);
- e. if all or part of the mortgage property is let, collect the rent;
- f. sell, agree to sell or grant an option over all or part of the mortgage property and any other security for the amount owing on any terms;
- g. borrow money, using all or part of the mortgage property as security or not and pay any interest, costs or fees;
- confer any powers and authorities which we could confer if we were the absolute owner of the mortgage property;
- i. buy out anyone else's interest in all or part of the mortgage property;
- j. manage, decorate or furnish all or part of the mortgage property and provide goods and services for any tenants;
- k. start or carry out repairs, maintenance, improvements or alterations and obtain planning permissions, building regulation approvals and any other consents or licences, in each case in relation to all or part of the mortgage property;
- I. insure all or part of the **mortgage property** for such amounts and against such risks and through such agency as **we** may decide;
- m. appoint, employ, pay and dismiss staff, contractors and agents;
- n. take any action or proceedings in connection with all or part of the mortgage property in your name or otherwise as we may decide; vary the terms of, end,
- $\textbf{o.} \ \ \text{renew or accept surrenders of leases or tenancies of the } \textbf{mortgage property}.$
 - with or without a premium or other compensation or consideration including the payment of money to a lessee or tenant on a surrender;
 - o with any rights relating to other parts of the mortgage property;



- o containing any covenants on the part of **us** or anyone else;
- o generally on terms which **we** in **our** absolute discretion think fit;
- p. make any arrangements or compromises which we decide about any lease of the mortgage property, any other security for the amount owing, any covenants, conditions or restrictions relating to the mortgage property or anything else:
- q. grant, agree to grant, amend and/or terminate leases, tenancies, licences or users' rights of the whole or any part of the mortgage property on whatever terms we decide (subject only, if the mortgage deed is governed by Scots law, to the restrictions imposed by the Conveyancing and Feudal Reform (Scotland) Act 1970) (and, if the mortgage deed is governed by English law, the restrictions on granting leases in section 99 of the Law of Property Act 1925 do not apply to us);
- r. if the mortgage deed is governed by English law, exercise all the other powers conferred on mortgagees by the Law of Property Act 1925 and have and exercise the same powers as a receiver or, if the mortgage deed is governed by Scots law, exercise all the other powers conferred on creditors by the Conveyancing and Feudal Reform (Scotland) Act 1970;
- s. require you to remove your furniture or goods or those of any other person staying in the mortgage property and, if you have not done so within 7 days of the notice, as your agent, remove, store, sell, rent or in any other way deal with any of the furniture or goods. We will not be responsible for any loss or damage caused by exercising this power unless we failed to take reasonable care in dealing with the furniture or goods; and
- t. do anything else the law allows in connection with all or part of the mortgage property

F2 3

Once any of the events set out in condition E2.1 has occurred, **we** may cancel any commitment to **you** (including any commitment to advance further amounts to **you**).

F2 4

Once any of the events set out in condition E2.1 has occurred and:

- a. we are holding any monies on your behalf pursuant to a power of sale or power to appoint a receiver in relation to another property owned by any one or more of you which is mortgaged to us: and
- b. the monies so held by us exceed the amount required to discharge the debt relating to that mortgage we can (but are not obliged to) use those monies which we are holding on behalf of any one or more of you to repay the amount owing.

F2 5

If you are a company, once any of the events set out in condition E2.1 has occurred:

- We may by notice in writing to you convert any floating charge contained in the mortgage deed into a fixed charge;
- b. if the company tries to create security over its assets or any person seeks to distrain or seize the company's assets or take action to do so then any floating charge will automatically take effect as a fixed charge; and/or
- c. We may appoint an administrator of the company

F2.6

If the mortgage deed is governed by English law, we have the power to sell the mortgage property given to us by section 101 of the Law of Property Act 1925 free from the restrictions in section 103 of that Act. This power will be available to us from the date of the mortgage deed (and for this purpose the amount owing shall be due at such date) but we will only use it as set out in condition E2.2 above.

E2.7

Entry into possession of the **mortgage property** shall not render **us** or any receiver liable to account as mortgagee or heritable creditor in possession. If and so often as **we** or any receiver enter into possession of the **mortgage property**, **we** or any receiver shall be entitled at any time to go out of possession.

When **we** or any receiver receive and/or are in possession of the rents of the **mortgage property** and the **mortgage property** contains **your** furnishing or other assets, any rent received will be apportioned only in respect of the **mortgage property**.

E2.8

Without in any way creating any duty of care owed by us to you, you agree that so long as:

- a. we exercise reasonable care in selecting any third party, the amount recoverable from you shall not be affected by any neglect of the third party; and
- b. we act reasonably upon the advice of a valuer or estate agent in the manner and pricing of a sale or the exercise of our powers and rights, we shall not be liable to you in respect of, nor will your liability be reduced for any loss or damage that follows from:
 - o selling the mortgage property or any of its permanent fixtures;
 - o any action or failure to act during a sale of the mortgage property;
 - o carrying out, or not carrying out, our powers; and/or
 - o exercising or not exercising **our** rights



E2.9 If the mortgage deed is governed by Scots law, once any of the events set out in condition E2.1 has occurred you undertake to vacate the mortgage property and to give us possession of it after we have given you 7 days' written notice requiring you to remove from the mortgage property and you agree that we may apply for a court order for your ejection from the mortgage property in any Sheriff Court in the area in which the mortgage property is situated at any time after the period of 7 days specified in the notice. E3.1 E3 Appointment of This condition E3 and all references in the mortgage documents to a receiver appointed under this receiver condition E3 shall not apply and shall be disregarded if the mortgage deed is governed by Scots law. Where we appoint more than one receiver they may be given power to act either together or on their own. E3.3 We may, from time to time, agree the remuneration and charges of any receiver and may remove the receiver and appoint someone else. Section 109(6) and (8) of the Law of Property Act 1925 (relating to the remuneration and charges of a receiver) shall not apply. The receiver shall (so far as the law allows) be your agent. You alone will be liable for anything which he/she does or fails to do and for his/her charges. A receiver will have and be entitled to exercise all powers given by the Law of Property Act 1925 to a receiver and all powers given to us by the mortgage documents. The receiver shall also be entitled to exercise in relation to the mortgage property and any other security for the amount owing all the powers of an absolute beneficial owner. The receiver does not have authority to do anything we specifically exclude in writing at the time he/she is appointed or afterwards. Any money received by the receiver in the exercise of his/her powers under the mortgage documents and under general law shall be (so far as the law allows) applied by him/her as follows: in payment of the costs, charges and expenses relating to his/her appointment and the exercise of all or any of his/her powers; in payment of his/her remuneration; in payment and/or discharge to us of the **secured liabilities**, and any balance shall be paid to the person entitled to it. E4 You remain liable You remain liable to immediately pay the amount owing in full even if: for shortfalls a. the last day of the mortgage period occurs; b. we have agreed to discharge the mortgage deed over the mortgage property; and/or c. if the mortgage property has been sold (whether after we have enforced some or all of the security or otherwise) and interest will continue to accrue and be payable at the interest rate on the amount owing and we continue to be entitled to charge you fees, charges and expenses (including after any court order requiring you to pay the whole or any part of the amount owing). E5 Power of attorney By signing the mortgage deed, for the purposes of securing our interest in the mortgage property and the secured liabilities, you irrevocably appoint us and any receiver appointed by us to be your attorney. The attorney will be legally entitled to do things on your behalf and the attorney's acts will bind you as though you had done them. The attorney may act in your name and on your behalf and, if there is more than one of you, either separately or jointly. Under the power of attorney the attorney may (in each case acting reasonably): a. give such notices or counter-notices and exercise such rights in respect of the mortgage property as you may be or become entitled to give or exercise whether under any statute or b. subscribe for any shares referred to in condition E1.5 and/or transfer any such shares to anyone who has bought the mortgage property and receive any consideration payable for the shares (but this does not amount to us obtaining any interest in the shares); c. exercise any rights and carry out any obligations you have in connection with road making, the payment of road charges, private street improvements or drainage expenses, or any payment indemnity for those charges or expenses in respect of the mortgage property;

d. do anything as the attorney may decide to do with a view to remedying any default in

and/or the mortgage property, including:

compliance with any of the **mortgage documents**, to carrying out any obligations or exercising, preserving and/or enforcing any rights **you** have in connection with the **mortgage documents**



	 making of any payments (whether by way of payment of rent or service charges or other monies payable under a lease or otherwise); making of claims or assessments, enforcing and/or preserving any rights and giving receipts, waivers or releases; effecting, maintaining, administering and/or renewing of insurance; or executing works; and/or do anything (including execute any document) which you ought to do or can do under the mortgage documents or which may be required in connection with the mortgage documents including execute and deliver and otherwise effect, do, finalise, grant and/or enter into any document (whether or not a deed, assurance, agreement, or instrument).
	E5.3 The attorney will be entitled to delegate the power of attorney to third parties where this is reasonably necessary to help the exercise of the attorney's powers under the mortgage documents or applicable law.
	E5.4 The attorney will not be liable for anything which is done under the power of attorney unless the attorney has failed to use reasonable care in exercising the power.
	E5.5 This power of attorney shall cease when the secured liabilities have been fully paid and discharged and the mortgage documents released.
E6 Set Off	E6.1 If one of the events set out in condition E2.1 above has occurred, and we owe you any amount (whether or not in connection with the mortgage documents), we can set off that amount against a corresponding amount in respect of the amount owing.
E7 Protection of third parties	E7.1 No one dealing in good faith with us or a receiver or an attorney appointed under the mortgage documents needs to check that we, that receiver or that attorney are exercising our rights according to the mortgage documents. If the mortgage deed is governed by English law, anyone buying the mortgage property or dealing in good faith with us, that receiver or that attorney is fully protected by the law (specifically, sections 104 and 107 of the Law of Property Act 1925).

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