To be signed by all applicants

Application Declaration

Made in connection with the **application** referred to above. We ask that **you** read this Application Declaration carefully as it contains important **information** on who we are, how and why we collect, store, use and share personal **information**, **your** rights in relation to **your** personal **information** and on how to contact us and supervisory authorities in the event **you** have a complaint.

supervisory authorities in the event **you** have a complaint. By signing this Application Declaration as an applicant you declare, consent, acknowledge and confirm (to us as follows):

1. MEANING OF WORDS USED

In this Application Declaration:

- you and your means each person that has signed this Application Declaration
 as an applicant and each other person that is to be a borrower in respect of, or
 grant security (including a guarantee) for, the mortgage advance that is the subject of the application, or, if the application is in the name of a limited company borrower, any officer or shareholder of that limited company borrower or
 any person who has granted security (including a guarantee) in respect of that
 application (and in the case of a limited company);
- we, us and our means Pepper Money Limited (registered in England and Wales as company number 11279253), trading as Pepper Money, 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 rights under any agreement with you (including as a result of a transfer referred to in section 7 below);
- application means the application to us by you for a mortgage advance to be secured on a residential property, that is to occupied by you as your home unless the application is for a buy-to-let mortgage in which case it is to be used solely for rental purposes only; and
- information means the information provided to or received by us (whether or not by, or from and/or relating to, you or any other person) in or in connection with the application (including enquiries or searches made by or on behalf of us).

DISCLOSURE - APPLICABLE DATA PROTECTION LAWS IMPORTANT- USE OF YOUR INFORMATION

You have a right to know how **we** use **your** personal **information**. Please carefully read and understand this section.

2. If you sign this Application Declaration you are consenting to the use of your information as set out in this Application Declaration.

Credit decisions and also the prevention of fraud and money laundering. **We** may use credit reference and fraud prevention agencies to help **us** make decisions. What **we** do and how both **we** and credit reference and fraud prevention agencies will use **your information** is detailed in sections 2.4 and 2.5 below.

The personal **information** we have collected from **you** will be shared with fraud prevention agencies who will use it to prevent fraud and money laundering and to verify your identity. If fraud is detected, **you** could be refused certain services, finance or employment. If **you** would like to read the full details of how **your** data may be used by **us** and these fraud prevention agencies and credit reference agencies, and your data protection rights, please contact **our** Data Protection Officer at the contact details stated below:

Data Protection Officer:

Pepper Money Limited Harman House 1 George Street Uxbridge London UB8 1QQ PM_DPO@pepper.money

2. NOTICES AND CONSENTS RELATING TO USE OF YOUR INFORMA-TION

2.1 We may hold information in our records or with persons providing storage facilities and use and disclose information:

- to process, obtain and check other information, manage your account and administer any product or services that we provide you with or at your request or otherwise;
- to perform obligations or exercise rights that we may have under any agreement with you;
- for the purposes of market research, statistical and business analysis and creating and maintaining a customer profile;
- to assess this and further applications from you or other members of your household for this and other products and/or services and make decisions on

questions about any such application(s), any agreement or correspondence which ${\bf you}$ may have with ${\bf us};$ and/or

 with the intention of preventing, detecting, prosecuting or mitigating the consequences of fraud and money laundering or other crimes, trace debt and recover debt and to comply with applicable law and regulations.

2.2 We may disclose any information to and make enquiries to

- Any person (including any actual or potential party, that party's professional advisers and any rating agency) in connection with any actual or potential transfer (see section 7 below) and each such person may also rely upon the truth, completeness and accuracy of the information and may use the information for the purposes and as otherwise described in this Application Declaration;
- any other party to any agreement with you and/or any other person with whom we have entered into or made and/or consider entering into or making any other arrangement in connection with any agreement with you (including in connection with the provision of funding to us);
- insurers of any asset securing or proposed to secure your liabilities;
- financial and other organisations involved in fraud prevention to prevent or detect fraud and protect themselves and their customers or to assist in verifying your identity;
- agents or contractors appointed to administer or operate your account or any agreement with you on behalf of us or otherwise to provide services to or on behalf of us for which such agents or contractors will have access to information;
- persons (including brokers, agents and solicitors) assisting you from time to time in connection with any agreement with you;
- market research organisations for the purpose of confidential market research conducted on behalf of us;
- the Electoral Register, any relevant legal and regulatory authorities and any other body having a legal right to access the information and anyone you authorise us to give information to;
- any person including (without limitation) current and previous lenders, other creditors, employers, landlords, accountants, bankers, registries, government bodies in the processing of any information and the administration of, or exercising our rights under, any agreement with you; and
- any credit reference agencies (CRAs), debt recovery agencies, tracing agencies and fraud prevention agencies (FPAs) (any of whom may keep a copy of such enquiry whether or not **your** application proceeds and this will be seen by other organisations that make searches).

2.3 A condensed guide to the use of your personal information by ourselves (a) When you apply to us to obtain a loan, this organisation will check the following records about you and others (see (b) below):

- our own;
- those at CRAs;
- those at FPAs.

Please see sections 2.4 and 2.5 for more details of how **your** personal **information** is used by ourselves and at CRAs and FPAs.

(b) If **you** are making a joint application or tell **us** that **you** have a spouse or financial associate, **we** will link **your** records together so **you** must be sure that **you** have their agreement to disclose **information** about them.

(c) If **you** have borrowed from **us** and do not make payments that **you** owe **us**, **we** will trace **your** whereabouts and recover debts.

(d) Your data may also be used for other purposes for which you give your explicit consent or, in very limited circumstances, when required by law or where permitted under applicable data protection laws.

Where necessary, we will seek your explicit consent to the processing of special categories of personal data about you contained within the information for the purpose of administering any product or services we provide to you. Special categories of personal data comprises information relating to your health.

Information (including your name) may be disclosed to lenders and other creditors by being placed on registries or databases in which you have assets and/or are resident. If details of default are given to certain persons (including lenders, providers of finance, FPAs and CRAs) this may affect your ability to obtain further credit.

If you give false or inaccurate **information** and **we** or other organisations suspect fraud, this may be recorded. We and other persons may use this **information**, if decisions are made about you or others at your address(es), on credit or credit related services or motor, household, credit, life or any other insu rance facilities and for debt tracing, claims assessment and to verify identities.

Both incoming and outgoing telephone calls may be recorded and monitored for training and quality control, to monitor compliance with any regulatory requirements, and to establish facts. Any recordings remain **our** sole property and will be retained in accordance with section 3 below.

2.4 A condensed guide to the use of **your** personal **information** by **us** and Credit Reference Agencies (CRAs)

(a) In order to process **your** application, **we** will perform credit and identity checks on **you** with one or more CRAs and **we** may also make periodic searches at CRAs to manage **your** account with **us**.

(b) To do this, we will supply your personal information to CRAs and they will give us information about you. This will include information from your credit application and about your financial situation and financial history. CRAs will supply to us both public (including the electoral register) and shared credit, financial situation and financial history information and fraud prevention information.

(c) We will use this information to:

- assess your creditworthiness and whether you can afford to take the product;
- verify the accuracy of the data you have provided to us;
- prevent criminal activity, fraud and money laundering;
- manage your account(s);
- · trace and recover debts; and
- ensure any offers provided to **you** are appropriate to **your** circumstances

(d) We will continue to exchange information about you with CRAs while you have a relationship with us.

(e) We will also inform the CRAs about your settled accounts. If you borrow and do not repay in full and on time, CRAs will record the outstanding debt. This information may be supplied to other organisations by CRAs.

(f) When CRAs receive a search from **us** they will place a search footprint on **your** credit file that may be seen by other lenders.

(g) If you are making a joint application, or tell us that you have a spouse or financial associate, we will link your records together, so you should make sure you discuss this with them, and share with them this information, before lodging the application. CRAs will also link your records together and these links will remain on your and their files until such time as you or your partner successfully files for a disassociation with the CRAs to break that link.

(h) The identities of the CRAs, their role also as fraud prevention agencies, the personal information they hold, the ways in which they use and share personal information, data retention periods and your data protection rights with the CRAs are explained in more detail at <u>www.pepper.money/siteassets/pdfs/CRAIN.pdf</u>

CRAIN is also accessible from each of the three applicable CRAs-clicking on any of these three links will also take **you** to the same CRAIN document:

Callcredit: <u>www.callcredit.co.uk/crain</u> Equifax: <u>www.equifax.co.uk/crain</u> Experian: <u>www.experian.co.uk/crain</u>

2.5 A condensed guide to the use of **your** personal **information** by **us** and Fraud Prevention Agencies (FPAs)

(a) Before **we** provide services, financing or a mortgage to **you**, **we** undertake checks for the purposes of preventing fraud and money laundering, and to verify **your** identity. These checks require **us** to process personal data about **you**.

(b) The personal data you have provided, we have collected from you, or we have received from third parties will be used to prevent fraud and money laundering, and to verify your identity.

(c) Details of the personal **information** that will be processed include, for example: name, address, date of birth, contact details, financial **information**, employment details, device identifiers including IP address and vehicle details.

(d) We and FPAs may also enable law enforcement agencies to access and use ${\bf your}$ personal data to detect, investigate and prevent crime.

(e) We process your personal data on the basis that we have a legitimate interest in preventing fraud and money laundering, and to verify identity, in order to protect our business and to comply with laws that apply to us. Such processing is also a contractual requirement of the services, mortgage or financing you have requested.

(f) FPAs can hold **your** personal data for different periods of time, and if **you** are considered to pose a fraud or money laundering risk, **your** data can be held for up to six (6) years.

(g) If we, or an FPA, determine that you pose a fraud or money laundering risk, we may refuse to provide services, financing or a mortgage which you have requested, or we may stop providing existing services to you and we or an FPA may also pass this information to other FPAs and other organisations to prevent fraud and money laundering.

(h) A record of any fraud or money laundering risk will be retained by the FPAs, and may result in others refusing to provide services, financing or employment to you. If you have any questions about this, please contact us our Data Protection Officer whose contact details are set out at section 2 above.

(i) Whenever FPAs transfer **your** personal data outside of the European Economic Area, they impose contractual obligations on the recipients of that data to protect **your** personal data to the standard required in the European Economic Area. They

For support, please call: 03333 701 101

may also require the recipient to subscribe to 'international frameworks' intended to enable secure data sharing.

(${\rm j})$ We and other organisations may access and use from other countries the information recorded by FPAs.

Legal Bases

In order to process and use ${\bf your}$ personal ${\bf information},$ we rely on one or more of the following legal basis:

(i) processing is necessary for the performance of a contract to which **you** are party, or in order to take steps at **your** request prior to entering into a contract;

(ii) processing is necessary for compliance with a legal obligation to which we are subject; and/or

(iii) where applicable, you have given explicit consent to the processing of your special categories of personal information (e.g. medical information) for one or more specified purposes.

How to find out more

This is a condensed version and if **you** would like to read the full details of how **your** data may be used please contact **our** Data Protection Officer (see Section 2 above).

You can contact the CRAs currently operating in the UK; the **information** they hold may not be the same so it is worth contacting them all. They will charge **you** a small statutory fee.

CallCredit, Consumer Services Team, PO Box 491, Leeds, LS3 1WZ or call 0870 060 1414 or log on to www.callcredit.co.uk

Equifax PLC, Credit File Advice Centre, PO Box 1140, Bradford, BD1 5US or call 0844 335 0550 or log on to www.equifax.co.uk

Experian, Consumer Help Service, PO Box 8000, Nottingham NG80 7WF or call 0844 481 8000 or log on to www.experian.co.uk.

Please contact \mathbf{our} Data Protection Officer (see Section 2 above) if \mathbf{you} want to receive details of the relevant FPAs.

CRAs may use credit scoring methods to assess the **information** and to verify **your** identity.

Transfer of your information out of the EEA

We may transfer **information** for use in the ways described in this Application Declaration to countries outside the European Economic Area (EEA) which may not have the same level of legal protection as countries within it. Any transfer of **your** personal data will be subject to the EU Model Clauses as permitted under applicable data protection laws that are designed to safeguard **your** privacy rights and give **you** remedies in the unlikely event of a misuse of **your** personal **information**. If **you** would like to find out more about any such transfers, please contact **our** Data Protection Officer whose details are set out in section 2 of this Application Declaration.

Your Rights

Under applicable data protection law, ${\bf you}$ have a number of important rights free of charge. In summary, those include rights to:

- access to the personal information we hold about you;
- require us to correct any mistakes in your personal information which we hold;
- require the erasure of personal information concerning you in certain situations;
- receive the personal information concerning you which you have provided to us, in a structured, commonly used and machine-readable format and require us to transmit those data to a third party in certain situations;
- object at any time to processing of personal information concerning you for direct marketing;
- object in certain circumstances to decisions being taken by automated means which produce legal effects concerning you or similarly significantly affect you;
- object in certain other situations to our continued processing of your personal information; and/or
- otherwise restrict our processing of your personal information in certain circumstances.

If **you** would like to exercise any of these rights, please email or write to **our** Data Protection Officer (see details in Section 2).

3 HOW LONG YOUR PERSONAL INFORMATION WILL BE KEPT

3.1 At the end of your relationship with us, we retain your personal information for the period for which we are required to retain this personal information in order to meet our regulatory requirements. Where retention is based on other reasons, we will retain it for no more than 7 years.

4 SOME ASPECTS OF THE APPLICATION

4.1 If the application is in the name of a limited company borrower, you are director(s) authorised by the limited company to make the application and all directors and shareholders will act as guarantor(s) of the mortgage, you understand and accept that you will be liable for the full amount of the mortgage as well as the applicant company. Furthermore you agree to take independent legal advice.

4.2 You consent to us being provided, by your conveyancers, with a complete copy of your file held by your conveyancers in relation to the whole transaction (not limited to the proposed mortgage) of which the proposed mortgage forms part should we require it for whatever reason. For the avoidance of doubt, you confirm that you have, in providing this consent, provided it irrevocably to us and that it includes a waiver of any right to privilege and/or confidentiality which the file may otherwise attract.

4.3 If this is a Buy to Let mortgage, the mortgage property is to be used solely for rental purposes only and is not intended to be occupied by **you** nor by **your** spouse (or a person whose relationship has the characteristics of a spouse) nor by a close relative (including parent, brother, sister, child, grandparent or grandchild).

5 ENGLISH LANGUAGE

We will only communicate with $\mathbf{you},$ provide information to \mathbf{you} and enter into agreements with \mathbf{you} in English.

6 ASSESSMENT AND INDICATIONS

We may use a credit scoring or other automated decision-making system in assessing **information** and we may decline **your** application or withdraw or revise any indication to **you** that we are willing 'in principle' to enter into a loan agreement, or propose to enter into a loan agreement, without giving any reason whatsoever.

For support, please call: 03333 701 101

7 CONSENT TO TRANSFERS

At any time and from time to time, we can enter into and make a transfer (being a transfer, assignment or assignation (whether absolute or by way of security), motgage, 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 **information** and/or this document) without any further consent from or notice to **you**.

A transfer will not change **your** rights and guarantees in relation to the **information** and/or this Application Declaration and will not change the terms and conditions relating to the **information** and/or this Application Declaration.

8 APPLICABLE LAW

This Application Declaration and our dealings with **you** with a view to entering into this Application Declaration, the loan and other related agreements, and any non-contractual aspects arising in connection with this Application Declaration or those dealings, are governed by English law subject to the exclusive jurisdiction of the English courts.

9 COMPLAINTS

If you have a complaint about your mortgage or about any other aspect of our Application Declaration or conduct then we urge you to contact us. You can contact us by phone, in person or in writing either by post or email. Details of our complaint handling procedures can be obtained from Pepper Money Limited at Harman House, 1 George Street, Uxbridge, London, UB8 1QQ or by telephone on 03333 701 101. You can find details of our complaints process by going to <u>www.</u> <u>pepper.money/complaints</u>. In some cases, you may also refer your complaint to the Financial Ombudsman Service.

Details are available on our website, or the Financial Ombudsman site which is **www.financial-ombudsman.org.uk**.

If you have a complaint about how we process your personal information, you can contact our Data Protection Officer (see details in Section 2). We hope that our Data Protection Officer can resolve any query or concern you raise about our use of your information.

If **you** believe our processing of **your** personal **information** does not comply with applicable data protection law, **you** can make a complaint to the UK **Information** Commissioner's Office who may be contacted at <u>www.ico.org.uk/concerns</u> or telephone: 0303 123 1113.

10 YOUR CONFIRMATIONS IN RELATION TO INFORMATION AND THE APPLICATION

In particular, each person that has signed this Application Declaration as an applicant declares and confirms (in each case for him/herself and on behalf of each other person, if any, falling within the definition of 'you' in section 1 above) to **us** that:

10.1 Each such person that has signed this Application Declaration as an applicant is duly entitled to and authorised by, each other person, if any, falling within the definition of 'you' in section 1 above to sign this Application Declaration on behalf of such other person.

10.2 Each of you has personally read and checked all the information provided in the application

10.3 All of the information is true, accurate and complete and is not ambiguous or misleading. You have not withheld or concealed anything which adversely affects and/or is reasonably likely to adversely affect those things or our assessment and/or any information.

10.4 You consent to your mortgage intermediary acting for you in your application and where you have given **information** to your mortgage intermediary, you consent to your details and all the **information** in the application being manually inputted and subsequently transmitted electronically to **us** by your mortgage intermediary. You consent to **us** liasing with your mortgage intermediary about any matters connected with the application and your mortgage, including any complaint about your application or mortgage.

10.5 You shall let us know at once (and provide us with full details) if you become aware that any personal information 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 information ambiguous and/or misleading; or
- adversely affect the truth, accuracy and/or completeness of the information or our assessment of you and/or any information.

10.6 You are entitled to, and have the consent of, each person to disclose information relating to that person that you have provided in, or in connection with, your application, or which you otherwise provide to us, which may be used as indicated in this Application Declaration.

10.7 Where you have asked a person for advice and/or a recommendation about a loan or similar product, that person (not us) is responsible to you for any advice which that person gives or any recommendation which that person makes. You must notify that person of any material changes to the information in order that such person can provide you with updated advice and recommendations. You confirm that you have not received any advice or any recommendation.

10.8 If any information provided by you is incorrect you will make good any loss which we may suffer by acting in reliance upon that information.

10.9 If the application is successful the provisions of this Application Declaration will continue to apply after the completion of the mortgage.

For support, please call: 03333 701 101

If I choose, Pepper Money may also use and share information including contact details, information contained in this application and of any services it provides, with other members of its group of companies, or with carefully selected partners, so that I may be kept informed of news and marketing initiatives including mortgages, savings and investments, life products, loans, and credit cards, general insurance and financial planning services, and of competitions or offers that may be of interest to me. Pepper Money will use various marketing methods in this respect.

I confirm I have given consent to receive such information by the following method(s):



Applicant 3			Applicant 4				
Full name:				Full name:			
SMS	Email	Post	Phone	SMS	Email	Post	Phone

I may withdraw my consent at any time by writing to Mortgage Servicing, Pepper Money, Harman House, 1 George Street, Uxbridge, London, UB8 1QQ or by telephone on 03333 701 101.

This is an important legal document

You should not sign this Application Declaration unless you have checked each answer carefully and have ensured that each answer is accurate and complete (especially if this or any other document was completed by someone else). You should not sign this Application Declaration unless: you have read and understood this Application Declaration (especially sections 1 to 10 above) and the other accompanying documents, and you have obtained such advice as you consider appropriate and then decided that you want to be bound by this Application Declaration.

If the application is not for a Buy to Let mortgage			If the application is for a Buy to Let mortgage			
This matter (including the application, the loan and the other mortgage documents) will be regulated by the Financial Conduct Authority.			This matter (including the Loan and the other Mortgage Documents) will not be regulated by the Financial Conduct Authority.			
YOUR HOME MAY BE REPOSSESSED IF YOU DO NOT KEEP UP REPAYMENTS ON YOUR MORTGAGE			IF YOU FAIL TO KEEP UP WITH PAYMENTS ON YOUR MORTGAGE A RECEIV- ER OF RENT MAY BE APPOINTED AND/OR YOUR RENTAL PROPERTY MAY BE REPOSSESSED.			
Signed by Applicant 1:			Signed by Applicant 2:			

Date:	Date:	
Signed by Applicant 3:	Signed by Applicant 4:	
Date:	Date:	

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