peppermoney

PEPPER MONEY GENERAL MORTGAGE CONDITIONS

2017 (Version 1.0) (Amended 14 December 2023)

ENGLAND AND WALES

Pepper Money is a trading name of Pepper (UK) Limited which is a private limited company registered in England and Wales under Company Number 06548489, with its registered office at Harman House, 1 George Street, Uxbridge, London UB8 1QQ. Pepper (UK) Limited is authorised and regulated by the Financial Conduct Authority under Firm Registration Number 484078.

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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.

These **Conditions** and the other **Mortgage Documents** comprise all the terms agreed between **you** and **us** in connection with the **Secured Liabilities**. 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information provided by **us** (including in previous discussions, illustrations, quotations or representations) is superseded by the **Mortgage Documents**. Therefore, **you** must not rely upon any of that superseded information.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 other legal adviser and then decided that you want to be legally bound by these Conditions and the other Mortgage Documents.

If you do not have a Buy to Let Mortgage:

This matter (including the **Loan** and the other **Mortgage Documents**) <u>is</u> regulated by the Financial Conduct Authority.

YOUR HOME MAY BE REPOSSESSED IF YOU DO NOT KEEP UP REPAYMENTS ON YOUR MORTGAGE

If you do have a Buy to Let Mortgage:

This matter (including the **Loan** and the other **Mortgage Documents**) is not regulated by the Financial Conduct Authority.

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.

A. MEANING OF CERTAIN WORDS AND EXPRESSIONS

Throughout these **Conditions**, we use some terms which have special meanings and we have used bold print for those words so they stand out. When **you** come across a word in bold print when reading these **Conditions** this will remind **you** to look here for the meaning of those words.

- 1. Additional Borrowing is any sum of money lent by us under the Mortgage Deed after the original Loan. It does not include any loan which is a Regulated Credit Agreement. Any Additional Borrowing is subject to these Conditions and any variation made at that time.
- 2. **Assured Shorthold Tenancy** means an assured shorthold tenancy as defined in the Housing Act 1988.
- 3. Bank of England Base Rate means the rate decided by the Monetary Policy Committee of the Bank of England from time to time as being the Bank of England base rate. If for any reason it is not possible to determine such rate the Bank of England Base Rate will be such other rate which we reasonably decide is a comparable rate at that time. If we decide that another rate of interest is to be Bank of England Base Rate for any period, we will tell you in writing within 14 days.
- 4. Borrower means the person or persons shown as Borrower in the Mortgage Offer and includes any person (or persons) entitled to act in your place should you die, become insolvent or become unable to manage your affairs and any person (or persons) who becomes a party to the Mortgage Deed after the Completion Date (following a transfer of equity, for example). If two or more persons are the Borrower then each one of them is responsible for the whole of the Secured Liabilities.
- **5. Business Day** means any day other than Saturdays, Sundays or bank holidays in England and Wales.
- 6. Buy to Let Mortgage means a Mortgage which is stated in the Mortgage Offer to be a Buy to Let Mortgage. This will usually be where we have agreed with you on or before the date of the Mortgage Offer that the Property will be rented out to a third party (in accordance with the requirements of these Conditions and the Mortgage Offer) and will not be occupied by you or a member of your family.
- 7. Capital Repayment is an amount you pay to us in addition to your Monthly Payment and any other amounts then due and payable. You can make a Capital Repayment if your Mortgage Offer says that you can do so, but you might have to pay an early repayment charge.
- 8. Completion Date is the date on which we release the money for the Loan. That could be the day we post a cheque, or make an electronic transfer of money, to you or your Solicitor or any other person on your behalf.
- **9. Conditions** means the conditions in each paragraph of this document.
- 10. Covenant is a promise by you or the Guarantor to us to do certain things under the Mortgage.
- 11. **Expenses** means all reasonable fees, costs and expenses which **we** reasonably incur in connection with the **Mortgage:**
 - in relation to the creation of the **Mortgage**, including without limitation **our Solicitor**'s or **Title**Insurer's costs and disbursements;
 - (b) in recovering all or part of the **Secured Liabilities**, including without limitation calculating and recovering any money in arrears under the **Mortgage**;

- (c) bringing or defending legal proceedings relating to the Secured Liabilities, the Property or any other security for the Secured Liabilities (this applies whether or not you are a party to the proceedings);
- (d) complying with a remediation notice in respect of the **Property** served on **you** or **us** under the Environmental Protection Act 1990 unless we knowingly caused or allowed the **Property** to become contaminated when in possession as mortgagee;
- (e) protecting, preserving or enforcing any security for the **Secured Liabilities**:
- (f) providing **our** consent or approval as required under these **Conditions**;
- (g) insuring the **Property** in accordance with these **Conditions**;
- (h) remedying any breach by **you** of any of **your** obligations under the **Mortgage** including **your** obligations to repair or insure the **Property**;
- (i) exercising any of the rights or powers given to **us** by statute or under these **Conditions**;
- (j) in complying with any request **you** make to **us** (including without limitation a request to supply or copy documents or deeds); and
- (k) in discharging the **Mortgage** and releasing the **Property** and/or other assets from **our** security.

Our Expenses include costs and expenses which we have to pay to third parties. Our Expenses also include those fees and charges set out in our Tariff of Mortgage Charges from time to time.

12. Not used.

- 13. Guarantor is any person who has agreed to guarantee all or part of the Secured Liabilities. The Guarantor will also include the personal representatives of the Guarantor if he or she should die. The Guarantor may or may not provide additional security by way of an additional Property which will be secured by a legal charge. We will provide details of your Mortgage to any Guarantor.
- 14. Interest means interest we charge on your Mortgage at the applicable Interest Rate.
- 15. Interest Period means the period from the Completion Date until 23:59 hours on the day before the first Payment Day indicated in the Mortgage Offer, and thereafter each period starting at 00:00 hours on a Payment Day and ending at 23:59 hours on the day before the next Payment Day.
- 16. Interest Rates means at any time in relation to a Loan, the interest rate applicable pursuant to the Mortgage Documents at that time to that Loan. Details of the applicable interest rate are set out in the relevant Mortgage Offer and, if it is a variable rate, it may vary from time to time in accordance with that Mortgage Offer or, as applicable, Part F of these Conditions.

17. Legacy Reference Rate means, in relation to any Rate Period, the higher of 0% and:

- (a) Compounded Daily SONIA; plus
- (b) the CAS,

in each case rounded to two decimal places using the ceiling rounding convention.

Where:

CAS means the rate set by us on 14th December 2021 and calculated as the lower of:

- (i) the average of the difference between the 3-month compounded daily rates for **SONIA** and the quoted 3-month London Interbank Offered Rate (**LIBOR**) on each working day over the preceding 5 years; and
- (ii) the point in time difference between the average of the daily rate for **SONIA** for the 3-month period preceding 14 December 2021 and 3- month **LIBOR** on 14 December 2021.

Compounded Daily SONIA means the average of the daily Sterling Overnight Index Average rate (SONIA) for the 5 Business Days (or such other period as that we determine (acting reasonably and in line with market practice) should be used) immediately preceding the Quarter Day for the relevant Rate Period as determined by us by reference to Reuters or such other page or service that we determine (acting reasonably) is commonly used as a reference for SONIA. If for any reason it is not reasonably possible for us to determine SONIA using the procedures set out above, SONIA will be such other rate which we reasonably decide is a comparable rate at that time. If we decide that another rate of interest is to be SONIA for any period, we will tell you in writing within 14 days.

- 18. Not used.
- 19. Loan is any sum of money which we lend to you subject to the security created under the Mortgage Deed. It includes each Additional Borrowing and further loans or advances made after the date of the original loan. It does not include any loan which is a Regulated Credit Agreement.
- **20. Month** is a calendar month.
- 21. Monthly Payment is the amount which you must pay each Month on the Payment Day. Your initial Monthly Payment will be shown on your Welcome Letter. We may change the Monthly Payment in accordance with Condition 89.
- 22. Mortgage is the entire legal transaction and terms contemplated by and including the Mortgage Documents. By signing the Mortgage Deed you promise us that you will comply with everything contained in the Mortgage Documents.

If there is any inconsistency between these **Conditions**, the **Mortgage Deed** and the **Mortgage Offer**, the following order of priority will apply:

- (a) the **Mortgage Offer**;
- (b) the **Mortgage Deed**; and
- (c) these Conditions.

The Mortgage Deed gives us certain rights over your Property and other assets. These rights may be exercised by us if you break the terms of the Mortgage. If, for example, you fail to pay your Monthly Payments in accordance with the terms of the Mortgage, we are entitled, among other things, to take over your Property to sell it in order to recover the money you owe us. Further details about our rights and when we may exercise them are set out in Part D of these Conditions. Our rights under the Mortgage continue until you have repaid all the money you owe us, including all Interest and any other charges.

There are different types of **Mortgage**. **Your Mortgage** may be made up of different elements, so that part of it is on a repayment basis, and part of it is on an interest only basis. **Your Mortgage Offer** will say if this is the case.

Repayment Mortgage

If you have a repayment Mortgage with us, the Monthly Payments made to us comprise both capital and Interest. The Monthly Payment is calculated so that you pay off the Loan and accrued Interest on the Loan by the end of the Mortgage Term, providing you make your Monthly Payments on time and in full and there are no additional interest, fees and charges added to your Loan as part of the Total Debt.

Interest Only Mortgage

If you have an interest only Mortgage with us, the Monthly Payments you make to us comprise only the Interest charged on the Loan. Unless agreed otherwise by us with you, interest charged on any fees, charges and Expenses is not included in Monthly Payments you make to us.

It is **your** responsibility to make certain that **you** can repay the **Total Debt** at the end of the **Mortgage Term**. In order to achieve this, **you** must ensure that **you** have an adequate repayment strategy is in place and **you** should check this regularly. If an adequate repayment strategy is not in place **you** should contact **your** independent financial advisor as soon as possible to discuss the options available to **you**. If **your Mortgage** is not paid off at the end of the **Mortgage Term**, **you** or **we** may have to sell the **Property** to try to repay all or part of the **Loan**, and **Interest** may be charged (at **our** option) on the amount outstanding until it is fully paid off. (See also **Part K** of these **Conditions**).

Mortgage Deed is the legal document **you** sign to give **us** security over the **Property** and other assets, and to say **you** will comply with all of these **Conditions**. These **Conditions** have the same meaning in the **Mortgage Deed**.

23. Mortgage Documents means each of:

(a) the documents containing terms and conditions of and/or applying to the Mortgage Deed, a Mortgage Offer, a Mortgage application form and any Secured Liabilities (including each mortgage deed, each mortgage offer, these Conditions, the Tariff of Mortgage Charges, 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 requirement under of such **Mortgage Offer**, **Mortgage Deed**, any **Mortgage** application or any **Condition**.
- 24. Mortgage Offer means our written offer of a Loan to you. Your Mortgage Offer may consist of more than one document. The Conditions related to the Mortgage Offer are discussed in more detail in Part B of these Conditions below.
- **25. Mortgage Term** is, in relation to a **Loan**, the period of time during which **you** agree to repay the **Loan** to **us** and is shown on the relevant **Mortgage Offer**. This may be varied by agreement with **us**.

26. Other Rights mean:

- (a) any rights to which **you** may become entitled in respect of the **Property** for whatever reason. They may include:
 - compensation or other money received or receivable in respect of damage caused to the Property or because it (or any part of it) has reduced in value, or been compulsorily purchased;
 - (ii) any agreement, option or rights relating to the Property or its construction, state or condition;
 - (iii) any share in or rights of membership in a freehold company, management company, tenants' or residents' association relating to the Property;
 - (iv) the benefit of any right to obtain the improvement of, or any payment in connection with, any roads, sewers, drains and other services or amenities relating to the Property;
 - (v) any policy providing insurance against any of the following risks, including a defect in Title to the **Property**, an adverse right being enforced against the **Property** or revealed in a local authority search or an earlier dealing with the **Property** being set aside or varied by the Court; and
- (b) any other benefits which **you** may have or receive in respect of the **Property**, but not including money or grants payable to **you** in respect of maintenance or improvement of the **Property** or any money from an insurance policy which between **you** and **us** is dealt with in **Part** J of these **Conditions**.
- 27. Payment Day means the day specified as such in the Mortgage Offer. If the specified Payment Day in a given Month is on a weekend or a bank holiday, the Monthly Payment will be due on the next Business Day which day shall be treated as the Payment Day for that Month. The Welcome Letter will confirm your initial Payment Day and your initial Monthly Payment.
- **28. Planning and Housing Acts** means Acts of Parliament or Statutory Instruments in force from time to time relating to town and country planning and housing matters.
- 29. Power of Sale is when we are, or a Receiver is, entitled to sell the Property (including by virtue of the powers conferred by the Mortgage Documents and by virtue of the Law of Property Act 1925). This may happen whether or not we are or a Receiver is in possession of the Property.
- **30. Property** means all the **Property** (or any part of it) described in the **Mortgage Deed**. It includes all fixtures and buildings of any kind (including fixtures and buildings added after the **Completion Date**).

- 31. Quarter Day means the fourteenth day of every March, June, September and December or, if that day is not a Business Day, the next Business Day which follows it.
- 32. Rate Period means, where the Interest Rate is calculated by reference to Legacy Reference Rate, a period beginning on a Quarter Day and finishing on the day immediately before the next Quarter Day. However, the first Rate Period of your Loan will start on the Quarter Day immediately before the Completion Date (unless the Completion Date occurs on a Quarter Day in which case it will commence on that Quarter Day).
- 33. Receiver is a person we have the right to appoint at any time to manage the Property and/or do the things referred to in Condition 67, if any of the circumstances in Condition 65 occur. The appointment of a Receiver does not mean that the Property has been Taken into Possession unless you are specifically notified by the Receiver or us that the Property has been Taken into Possession. A Receiver acts as your agent and therefore it is you (and not us) who is responsible for the costs and actions of the Receiver. You are also bound by, and liable for, any agreements the **Receiver** enters into when acting as your agent. We have the right to appoint any person or persons to act as **Receiver** in the event that **you** have not fulfilled a Covenant, and to decide the Receiver's compensation and terms of engagement. We can change and appoint a replacement Receiver at any time if we think it is reasonable to do so in the circumstances. Any money the Receiver receives will be used to pay amounts owed in the following order: (1) the Receiver's expenses and fees and (2) other amounts you owe us (including, but not limited to, the Total Debt). The Receiver can apply the money he or she receives to pay the Total Debt and other amounts you owe in any order, and need not pay off Interest first. If there is any money which is left over once these other amounts have been satisfied, such money will be payable to you. 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 Property and any other security for the Secured Liabilities 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.
- **34. Reference Bank** means the principal London offices of Barclays Bank plc, HSBC Bank plc and National Westminster Bank plc or such other bank or banks as **we** may from time to time reasonably choose.
- **35. Regulated Credit Agreement** means a regulated credit agreement as defined in article 60B(3) of the Financial Services and Markets Act 2000 (Regulated Activities) Order 2001.
- 36. Secured Liabilities means the Total Debt and any other liabilities or obligations 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 or liabilities or obligations under any Regulated Credit Agreement, unless that Regulated Credit Agreement states that it will be secured by the Mortgage Deed.
- **37. Solicitor** means a solicitor holding a current Practising Certificate from the Solicitors Regulation Authority or a Fellow of the Institute of Legal Executives employed by such a solicitor.
- 38. Standard Variable Rate means a variable rate of interest set by us in relation to a Loan as indicated in the relevant Mortgage Offer and which can be changed by us at any time before and after the Completion Date under that Mortgage Offer and Condition 82. The Standard Variable Rate for one Loan may differ to the Standard Variable Rate for another Loan and may differ from a standard variable rate in relation to other loans to other customers or in relation to different Loans with you. In other words, in this context the word 'standard' is used to distinguish this type of variable rate of interest from a non-standard type of variable rate, such as a tracker rate; the word 'standard' does not mean or imply that the same variable rate applies to another Loan, another customer or another product even if the word 'standard' is also used in relation to them). If we enter into a Transfer, the Standard Variable Rate in relation to a Loan will be set by or on

behalf of the **Transferee**. The **Transferee** can set the **Standard Variable Rate** in relation to a **Loan** independently of any rate set by **us** or any other **Transferee**.

- 39. Taken into Possession means that we or a Receiver has taken control of your Property from you. If you are in occupation you have to leave the Property, and if you do not leave, you will be considered to be occupying the Property wrongly, as a trespasser. Your rights, which might include receiving income produced from the Property such as rent paid by tenants (in the event that the Property is already let) are also taken over. If the Property is Taken into Possession this does not necessarily mean that we actually occupy it. We can also appoint a Receiver to take over these responsibilities.
- **40. Tariff of Mortgage Charges** means a list of charges that apply to **your Mortgage**. A copy of the then current **Tariff of Mortgage Charges** will be included with the **Welcome Letter**.
- 41. **Title** is the documentary and other evidence that gives **you** proof of ownership of the **Property**.
- **42. Title Insurer** means an insurance company instructed by **us** to provide title and related insurance cover for **our** benefit only in respect of the **Loan** and/or the **Property**.
- **Total Debt** is the total amount **you** owe **us** under the **Mortgage**. It is explained in more detail in **Condition 60**.
- **Transfer** includes a mortgage, agreement to sell, assignment (whether absolute or by way of security), transfer, charge, creation of trust over or other disposition (in each case, in law or in equity or beneficially) of some or all of **our** rights, title, interests, benefits and obligations in relation to the **Mortgage Documents**, the **Property** and/or any other related security. It is explained in more detail in **Condition 124**.
- **Transferee** means anyone who is entitled to exercise any of **our** rights under the **Mortgage** and/or any other related security as a result of a **Transfer**. It is explained in more detail in **Condition 124**.
- 46. Valuation Report is a report obtained by us for our own purposes to assess the adequacy of the Property as security before releasing any Loan. If you are shown a copy of any Valuation Report, it is provided to you as a courtesy only and you must not rely on anything it says in connection with the Property for your own purposes. The fact that we may make any Loan does not mean that we or the valuer are making any promises or guarantees about: (a) the value of the Property, or the reasonableness of the price which you are paying for it (if you are buying the Property); or (b) its condition or state of repair or its permitted use. The valuer is not our agent for the purposes of any Valuation Report produced or otherwise. The valuer is an independent contractor and we do not make any representation that any Valuation Report is correct in any respect. We do not accept any responsibility whatsoever for any valuation of the Property obtained by us.
- **47. We**, **our** and **us** means Pepper (UK) Limited, 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 and/or mortgagee's and/or heritable creditor's rights under the **Mortgage Documents** (including as a result of a **Transfer**, a merger or consolidation with another person, a take-over and/or a group reorganisation).
- 48. Welcome Letter means the letter we will send you on or shortly after the Completion Date, which will confirm, among other things, your initial Payment Day and initial Monthly Payment. Please contact us if you have any questions about anything in the Welcome Letter.
- 49. You or your means the Borrower and anyone who takes over your responsibilities for the payment of the Mortgage. If there is more than one Borrower then all these Conditions and other Mortgage Documents apply equally and separately to each of you. That means each of you is responsible on your own for the whole of the Secured Liabilities.

B. MORTGAGE OFFER

- 50. If we provide you with a Mortgage Offer, it contains instructions on how to accept it. You must follow those instructions if you choose to accept the Mortgage Offer.
- 51. Your Mortgage Offer states the date on which the offer expires if not accepted by you before that date. You should check your Mortgage Offer to find out how long the offer is valid for, and if you wish to accept the Mortgage Offer, you must do so before its expiration date. Your Mortgage Offer will also state the latest date by which the Completion Date must occur. This means that the Mortgage Offer will expire if we have not completed the Loan and released the money for the Loan by that date. You should check your Mortgage Offer to find out how long you have to complete the Loan.
- **52.** You must not alter the Mortgage Offer.
- 53. The Mortgage Offer, the Mortgage Deed and these Conditions are not legally binding between you and us until we make the Loan to you. This means that until we make the Loan:
 - (a) **you** can decide not to go ahead with the **Loan** (either before or after acceptance), and **you** will not be responsible for any loss **we** suffer; and
 - (b) provided we do so for the reasons set out in **Condition** 54, **we** can change the terms of these **Conditions** or the **Mortgage Offer**, or withdraw the **Mortgage Offer** altogether and decide not to make the **Loan**, if **we** choose to.

Your obligation to pay fees and costs **we** have told **you** in the **Mortgage Offer** were non-refundable continues even if **you** decide not to go ahead with the **Loan** or if **we** decide to withdraw the **Mortgage Offer**. **We** will not refund any of these fees and/or costs that **you** may have already paid.

We will not release the funds for the **Loan** until we are satisfied that you have met all relevant terms of the **Mortgage Offer**.

- 54. While we may withdraw or vary a Mortgage Offer before advancing any funds to you, we will only do so:
 - (a) in the event of fraud, misrepresentation or non-disclosure of material information by **you**;
 - (b) if there is a material change in **your** ability to meet **your** obligations to **us** since **you** made **your** application for a **Loan**;
 - (c) if **our Solicitors** tell **us** that they cannot comply with any of **our** instructions or cannot give a clear certificate of title;
 - (d) if there is a **Title** defect in relation to the **Property**;
 - (e) in the event that any other matter comes to light which in **our** reasonable opinion adversely affects the value of the **Property** as security for a **Loan**, or which is inconsistent with the basis on which **we** made the **Mortgage Offer**; or
 - (f) if changes in the terms or availability of **our** funding or if any other matter arises which reasonably leads **us** to consider it undesirable to make the **Loan**.
- 55. We will not be responsible to you for any loss you suffer if we withdraw the Mortgage Offer.

- **56. We** can withdraw the **Mortgage Offer** with immediate effect. **We** will generally tell **you** about a withdrawal of the **Mortgage Offer** in advance if **we** reasonably can in the circumstances; however, there may be circumstances that do not allow **us** to do so. **We** will in any event seek to promptly notify **you** of a withdrawal.
- **You** will be responsible for **your** own Solicitor's costs even if **you** do not go ahead with the **Mortgage** or if **we** withdraw the **Mortgage Offer**.
- You must notify us immediately before we fund the Loan if your circumstances change or if there is a material change in the information you provided us in connection with the Loan in any application or otherwise. If at any time after we have advanced the Loan to you it becomes evident to us that you did not provide us with true and accurate information, and in circumstances where we would not have made the Mortgage Offer had we had been provided true and accurate information, we may without affecting our other rights under the Mortgage, demand you immediately repay the Total Debt in full.
- 59. When we release any Loan money to you, we do not guarantee that either the price or condition of the **Property** is reasonable. You may want to consider obtaining a full structural survey to satisfy yourself on these points before the **Loan** is made.

C. BORROWER'S COVENANTS

60. You Covenant to us:

(a) To make Monthly Payments beginning with a payment on the first Payment Day and continuing on each Payment Day until your Secured Liabilities have been fully repaid and discharged, and to repay and discharge the Secured Liabilities on or before the end of the Mortgage Term.

The **Total Debt** is all the money **you** owe **us** under the **Mortgage**. It includes the following:

- (i) each **Loan** (less repayments made);
- (ii) Interest on all Loans;
- (iii) Interest on any arrears of payments, in accordance with these Conditions;
- (iv) any money owing to **us** as a result of **your** repaying the **Loan** or part of the **Loan** early, such as an early repayment charge;
- (v) all costs and expenses notified to **you** in respect of the arrangement, assessment and/or investigation of any **Loan** whether or not it is actually made;
- (vi) all insurance premiums which we have paid on your behalf (whether or not we arranged the insurance) in the event that you fail to pay them in accordance with Part J of these Conditions;
- (vii) any reasonable costs or **Expenses we** incur in taking or defending any court actions in order to protect **our** security for any **Loan**; and
- (viii) any other money, costs, **Expenses**, fees, premiums or additional **Interest** that may become due and owing by **you** to **us** under these **Conditions**, the **Mortgage Offer** or by law whenever they fall due.
- (b) To ensure that the **Property** is adequately insured at all times and to pay all applicable insurance premiums. (See also **Part** J of these **Conditions**.)

- (c) To do whatever is required by the **Mortgage** for as long as any of the Secured Liabilities are unpaid or, as applicable, undischarged.
- (d) To do whatever is required by the deeds and documents affecting the Property and Other Rights and to comply with all covenants affecting the Property and Other Rights and all regulations of the local or other authority including planning conditions which affect the Property and Other Rights.
- (e) To complete (properly and without delay) any building work that is being carried out on the **Property** at the time **your Mortgage** is signed or at a later date as agreed with **us**.
- (f) To allow **us** or **our** agents to visit and inspect the **Property** at any reasonable time to ensure **you** have complied with the **Conditions** or to obtain an assessment of the **Property**. Except in an emergency, we will give **you** reasonable notice of any inspection **we** propose to make.
- (g) To keep the **Property** in good repair. If it is not in good repair **we** may require **you** to ensure that it is. **We** may also require **you** to complete any building works. **We** may also carry out works on the **Property** to ensure the **Property** is in good repair if **you** do not do so within a reasonable time of **us** requesting **you** to do so. **You** will be responsible for any reasonable costs and **Expenses we** reasonably incur in this respect. (See **Part Q** of these **Conditions**).
- (h) Unless the **Mortgage** is a **Buy to Let Mortgage**, to move into the **Property** as soon as is practicable from the **Completion Date**, and live in and use the **Property** as **your** primary home and not for any other use throughout the **Mortgage Term**.
- (i) Unless the Mortgage is a Buy to Let Mortgage or you have first obtained our written consent (which we will not unreasonably refuse) in advance, not to allow anyone to live in the Property or share occupation with you or grant any tenancy agreement or lease. If you do so, we are not bound by the conditions of such an agreement. Any consent that we may give may be subject to a fee or other charge, and will be consent for those people only and for a set period. It will not be consent for future occupiers or for any extended periods. Therefore, you must ensure that consent is given by us before any future occupiers live in the Property or any extensions of time are given. We shall require anyone who is or will be 17 or over as of the Completion Date who will be living in the Property with you (including relatives and (adult) children), to sign an agreement making, among other things, any interest he or she has in the **Property** subject to the **Mortgage Deed**. If at any time you have let the Property in violation of the Mortgage, we may without affecting our other rights under the Mortgage, demand you immediately repay and discharge the Secured Liabilities in full. Other than in connection with a re-mortgage, you must have vacant possession of the whole of the Property (i.e. you must ensure that the whole of the Property is occupied only by you and your immediate dependents) at the Completion Date. If you have a Buy to Let Mortgage and there is a tenant in the Property on the Completion Date you must have vacant possession except for occupation by that tenant.
- Your local authority or another governmental entity may issue notices that relate to the **Property**. If that happens, **you** must promptly send **us** a copy of the notices, fully comply with the requirements of such notice, and keep **us** informed about **your** progress in complying with the requirements. If **you** fail to comply **we** may carry out any necessary work. **You** will be responsible for any reasonable costs and **Expenses** we reasonably incur in this respect. (See **Condition** 133.) If **you** receive any compensation arising from any notice **you** receive, **you** must pay this compensation to **us** and **we** will use it to reduce the outstanding balance of the **Loan**. **You** will hold on trust for **us** any such compensation **you** receive.

- (k) To immediately notify **us** of any increased or new interest **you** obtain in the **Property** and provide **us** with a new **Mortgage Deed** (if **we** require it any time after such notice) over any such new interest.
- (I) To obtain **our** written consent (which **we** will not unreasonably refuse) before making any alterations or additions to the **Property** or before changing its use. These works may require planning permission and/or building regulation consent, and **you** must ensure **you** comply with any Planning and Housing Acts.
- (m) Not to allow anything to be done to the **Property** which might increase **your** insurance premiums unless **you** obtain **our** written consent in advance (which **we** will not unreasonably refuse).
- (n) Not to damage the **Property** or do anything to lessen the value of the **Property** or **Other Rights** in any way.
- (o) To ensure that all taxes, service charges, rates and rents are paid promptly in respect of the **Property** and **Other Rights**, even if **you** are not personally responsible for paying them. If **we** require, **you** will promptly provide **us** with copies of all receipts and evidence of such payments within a reasonable time from the date of **our** request. **We** may have to pay some or all of these if they are not paid by **you**, to ensure that **your** and **our** rights in the **Property** are protected. **You** will be responsible for any reasonable costs and **Expenses we** reasonably incur in this respect. (See **Condition** 133.)
- (p) Not to apply for a grant on the **Property** without first writing to **us** to obtain **our** written consent (which **we** will not unreasonably refuse). The reason for this is that the grant may have to be paid back in certain circumstances prior to this **Mortgage** or otherwise affect **our** rights or the value of the **Property** as security for the **Mortgage**, and if so, it would be reasonable for **us** to withhold consent.
- (q) Not to take out any other loan secured on the **Property**, or otherwise create any charge over or grant any rights in the **Property**, without first getting **our** written consent in advance.
- (r) Not to sell or transfer the **Property** or any part of it to any other person (other than in connection with the paying off and discharging the **Secured Liabilities**), without first getting **our** written consent in advance (which **we** will not unreasonably refuse).
- (s) If the **Property** is leasehold, not to ask **your** landlord for an extension of the lease, or agree any alteration to it, without **our** written consent (which **we** will not unreasonably refuse). **You** must send **us** a copy of any notice **you** give or send to **your** landlord. If **we** give **our** consent **you** must comply with any conditions **we** may reasonably require as a condition of **our** consent.
- (t) If the **Property** is sold (either by **us** or by a **Receiver** after enforcement of **our** rights under these **Conditions** or otherwise) and the sale proceeds after payment of any costs and **Expenses** are less than the **Total Debt**, **you** will be responsible for paying the shortfall to **us** on demand with **Interest** (even if **we** have agreed to release the **Mortgage Deed** over the **Property** in connection with the sale). **Your** obligations under this **Condition 60(t)** will continue even after the **Mortgage Deed** has been released.
- (u) If the **Property** is a leasehold, **you** must:
 - (i) observe, perform and comply with all the tenant obligations and take all reasonable steps to ensure that the landlord complies with all obligations of the landlord under the lease;
 - (ii) obtain **our** prior written consent before **you** extend the term of the lease or acquire the whole or any part of the freehold or a commonhold unit or shares in any entity that holds such an interest, and immediately:

- a. deliver to **us** the extended lease, title deeds to the freehold or commonhold unit or the documents evidencing **your** interest in the freehold or commonhold unit; and
- if we request, execute at your expense a first legal charge over such extended lease or interest in the freehold or commonhold in our favour to secure the Secured Liabilities;
 and
- c. observe and perform all obligations imposed on **you** as a condition of the grant of the extended lease or such interest in the freehold or commonhold.
- (iii) inform **us** of any proposal to convert the leasehold title to commonhold;
- (iv) not serve any notices under the Leasehold Reform Acts in respect of the Property without informing **us** first;
- (v) keep **us** informed of any steps **you** take in connection with the Leasehold Reform Acts;
- (vi) pay any compensation you receive under the Leasehold Reform Acts to us immediately on receipt, following which we will apply such compensation to reduce and/or discharge the Secured Liabilities in accordance with Condition 76 and then pay any outstanding charges;
- (vii) notify **us** within 5 **Business Days** of any notice **you** receive from the landlord related to the **Property**; and
- (viii) get **our** prior written consent before **you** give up, waive any rights under or agree to amend the lease.
- (v) If you are a company, you warrant that you were established for the sole purpose of owning buy-to-let property and you shall ensure that throughout the period from the Completion Date to the end of the Mortgage Term:
 - that the standard industrial classification of economic activities (SIC) in respect of you in the register maintained by the Registrar of Companies in relation to you is 68100, 68201, 68209 and/or 68320 (and not any other SIC);
 - (ii) that **you** have no employees;
 - (iii) that **you** have no liabilities other than the **Secured Liabilities**, other liabilities directly connected with **your** business of owning buy-to-let properties or liabilities required by law; and
 - (iv) that **you** have no other activities other than owning, administering and managing the **Property** and **Other Rights** in accordance with the **Mortgage Documents** (or such other activities as are reasonably incidental to those activities).
- 61. If the **Property** is less than 10 years old or has been converted into its current use in the last 10 years, it must have the benefit of a home warranty indemnity insurance scheme acceptable to **us** and the construction must have taken place with full planning permission and with local authority supervision.
- 62. If you fail to perform any of your obligations under these **Conditions** after a reasonable time of **us** requesting you to do so, we can perform them instead of you and pay any money which is necessary to perform them.

 You will be responsible for any reasonable **Expenses we** reasonably incur in this respect. (See **Condition** 133.)

63. If you fail to observe any of these obligations we have the right to sell your Property to recover the money we have lent you and other amounts you owe us. If that happens the sale may not produce enough money to repay and discharge all of the Secured Liabilities. In that case you will owe us the amount outstanding and Interest on that amount will be charged until full repayment has been made.

D. OUR POWERS

- 64. If you break any of your legal obligations under your Mortgage, we are entitled to do whatever may be reasonably necessary to fulfil those obligations on your behalf in order to protect the value of the Property. This may mean that we need to enter the Property. If we do so, that does not necessarily mean that we have taken the Property into possession. Except in an emergency, we will give you reasonable notice if we intend to enter the Property. We will act reasonably when we do use any of our rights.
- 65. The **Total Debt** will become immediately due and payable and the other **Secured Liabilities** shall become immediately due to be performed and discharged:-
 - (a) if **you** do not pay, when due, and still owe **us**, at the time of **our** demand, an amount which equals or exceeds the total of the two most recent **Monthly Payments** that have become due prior to that demand:
 - (b) if a bankruptcy order is made against **you** or the **Guarantor** (if there is one) or **you** or the **Guarantor** otherwise becomes bankrupt or enters into any arrangement with or for the benefit of the creditors of **you** or **your Guarantor**;
 - (c) if **you** fail to observe any other material obligation under or requirement of **your Mortgage** (and, if the breach is capable of remedy, **you** have failed to remedy the breach within a reasonable time of **us** requesting **you** to do so); including, without limitation, any violation of **Condition** 60(i) regarding a lease or let of the **Property** or any violation of **Condition** 60(q) regarding creating rights or granting any interest in the **Property** that affects **our** ability to enforce the **Mortgage** satisfactorily or otherwise adversely affects **our** security under the **Mortgage**;
 - (d) if the **Property** becomes subject to a compulsory purchase order or if it is acquired or requisitioned by any authority legally entitled to do so;
 - (e) if the **Property** or any part of it is damaged and in **our** reasonable opinion or that of **our** agents the value of **our** security is materially lowered;
 - (f) if a mortgagee or other person interested in the **Property** takes proceedings for possession or to realise their interest in it or otherwise enforce their interest:
 - (g) **you** (or someone on **your** behalf) gave **us** incorrect, incomplete or misleading information or failed to give **us** true, accurate and complete information requested, and that information if properly provided when **you** applied for or obtained the **Loan** would have had a significant negative effect on **our** decision to lend to **you**;
 - (h) if you are the only borrower, you die or of there is more than one borrower, the last one of you dies (for purposes of this Condition 65(h), the term "you" does not include your personal representative). Where there is a surviving joint borrower, such remaining borrower is individually responsible for ensuring that the Monthly Payments are paid when due and that the Secured Liabilities are paid, performed and discharged when due;
 - (i) if any material aspect of the **Mortgage Deed**, the **Mortgage Offer** and/or these **Conditions** is or is no longer valid or legally binding on **you** (including, without limitation, if **you** are a company, the

Mortgage Deed is not duly registered as a charge created by **you** by the Registrar of Companies on or before the 21st day following the date of the **Mortgage Deed**);

- (j) if the **Property** is a leasehold, **you** breach the terms of the lease and receive a notice under Section 146 of the Law of Property Act 1925 requiring **you** to cure the breach and **you** fail to do so in the time set out in the notice;
- (k) if you fail to pay any amount you owe us under any other agreement or mortgage that you have with us within two Months of such amount becoming due (where such amount equals or exceeds the total of the then two most recent Monthly Payments that have become due under this Mortgage) or if you break any of your other material obligations to us under any such agreement or mortgage (and, if the breach is capable of remedy, you have failed to remedy the breach within a reasonable time of us requesting you to do so); even if you have complied with your obligations under this Mortgage;
- (I) if **you** give the **Property** to **us** or if **you** abandon it;
- (m) if you or any Guarantor is a company (the Company) and:
 - (i) notice is given of intention to appoint an administrator of the **Company** or a receiver of its property;
 - (ii) an application to appoint an administrator or a petition is presented for the winding up or dissolution of the **Company**:
 - (iii) a liquidator or an administrator is appointed;
 - (iv) a receiver is appointed over all or a material part of the **Company's** assets;
 - (v) the **Company** is dissolved or struck off;
 - (vi) the **Company** ceases to carry on all or a material part of its business;
 - (vii) the **Company's** assets are distrained against;
 - (viii) there is any change in the directors or shareholders of the **Company** without **our** prior written consent;
 - (ix) the **Company** stops or suspends payment of any of its debts, or is unable to, or admits its inability to, pay its debts as they fall due; and/or
 - (x) the value of the **Company's** assets is less than its liabilities, taking into account contingent and prospective liabilities.
- We have and a Receiver shall have the power to sell the Property given to us by Section 101 of the Law of Property Act 1925 free from the restrictions in Section 103 of that Act. That power will be available to us from the date of the Mortgage Deed (and for this purpose all the Secured Liabilities shall be due at such date). Under the Law of Property Act 1925 we have to tell you when the Secured Liabilities become due and payable and for this purpose, the Secured Liabilities will become due on the date of the Mortgage Deed. However, this does not mean that we will immediately require you to repay and discharge the Secured Liabilities or that we or a Receiver will immediately exercise the power to sell the Property; instead we or, as applicable, a Receiver will not do those things until the time indicated in Condition 67 We will only do this if any of the circumstances described in Condition 65 apply.

- 67. At any time or times after the **Total Debt** becomes immediately due and payable and/or the other **Secured Liabilities** become immediately due to be performed and discharged (including, without limitation, under **Condition** 65 but other than under **Condition** 66), **we** (or a **Receiver** appointed by **us**) may do any of the following:
 - (a) take possession of the **Property** and require **you** to leave it;
 - (b) require any tenants or workmen or others who may be in the possession of the **Property** to leave it unless they are there with **our** consent;
 - (c) carry out all the powers which are given to **us** and the **Receiver** by the Law of Property Act 1925 (except that the restrictions which are imposed by Section 103 of that Act will not apply) or the Insolvency Act 1986. (For example, these powers include the ability to take a surrender of leases and to insure the **Property**);
 - (d) appoint a **Receiver**;
 - (e) exercise all other powers conferred on **us** as a mortgagee under Law of Property Act 1925;
 - (f) vary the terms or accept surrenders of leases and grant or renew leases or tenancies of the **Property** free of the restrictions of Section 99 of the Law of Property Act 1925, or sell or otherwise dispose of it, as **we** reasonably think fit;
 - (g) arrange and carry out all repairs, works, alterations, demolition, change of use under **Planning and Housing Acts**, additions, road schemes and developments to the **Property** and generally to manage the **Property** as **we** reasonably think fit (without assuming any legal responsibilities associated with repossessing the **Property**, and, other than in emergency circumstances, will give **you** at least seven (7) days' notice of **our** intent to enter the **Property**);
 - (h) employ and also pay persons for carrying out any of these powers at a price or fee and upon any terms as **we** reasonably think fit;
 - (i) let and manage the **Property** (but this will be at **your** risk);
 - (j) put any money which we receive in exercising any of these powers towards any future Monthly Payments that become due or towards other money that may be due or become due from you under these Conditions:
 - (k) at the time that **we** take possession of the **Property**, or afterwards, remove, store, sell or deal with any furniture or goods that **you** may have in the **Property** and that **you** have failed or have refused to remove. In exercising this additional power **we** will be acting as **your** agent. Provided **we** have acted reasonably in exercising this right, **we** will not be responsible for any loss or damage that may occur and **you** will be responsible for **our** reasonable costs and **Expenses**. (See **Condition 133**.) In carrying out this power **we** will not have any right to keep any of these items as security under the **Mortgage**. **We** or a **Receiver** may, at **our** option, use the proceeds of any items we sell to pay **our** related costs and **Expenses** (or those of the **Receiver**). **You** would remain liable for any remaining costs and expenses if the proceeds of sale or insufficient, and otherwise entitled to be paid the net proceeds remaining, if any, if they are sufficient to pay all such related costs and expenses;
 - (I) after **we** have entered into possession of the **Property** or appointed a **Receiver** of it or any part of it, give up possession or remove a **Receiver** if **we** give notice to **you**;
 - (m) retain all sums allowed to **us** by way of commission or otherwise. Unless **we** are required to disclose or give **you** the commission, they will belong absolutely to **us**;

- (n) divide the **Property** as **we** reasonably see fit and sell any part of the **Property** separately. **We** may also sell the **Property** for a price to be paid in instalments over a period that **we** shall reasonably determine if **we** reasonably believe that **we** will be able to obtain a better price for the **Property**; and / or
- (o) sell, agree to sell or grant an option over all or part of the **Property** and any other security for the **Secured Liabilities** on any terms; and / or
- (p) if **you** are a company:
 - (i) by notice in writing to **you**, convert the floating charge contained in the **Mortgage Deed** into a fixed charge; and / or
 - (ii) appoint an administrator of the company.

In addition, if **you** are a company and 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 the floating charge contained in the **Mortgage Deed** will automatically take effect as a fixed charge.

- As the owner of the **Property**, **you** may be a member of a freehold company, a management company or a tenants' or residents' association. If **we** have no **Mortgage** over those membership rights when **we** exercise **our Power of Sale** of the **Property**, **you** give **us** an irrevocable power of attorney to transfer **your** membership rights to the purchaser and to keep any payment made for the transfer.
- When the **Property** is sold, either by **you** or by **us** or by a **Receiver**, it may not realise enough money to repay and discharge the **Secured Liabilities**. If that happens, **you** will be responsible for paying **us** the difference and **Interest** will continue to be charged on the amount **you** owe **us** until **we** have received payment and discharge of the **Secured Liabilities** in full. **Your Guarantor** (if **you** have one) may also be asked to repay the outstanding amount. (See also **Part M** of these **Conditions**.)
- **70.** The money that **we** receive after **we** have exercised any of the powers contained in these **Conditions** will be used as follows:
 - (a) first, we will pay all costs and Expenses which have been incurred by us or any Receiver in exercising, any of our rights under the Mortgage including the sale of the Property or any previous attempts to sell it;
 - (b) second, we will use any remaining money towards repaying and discharging the **Secured** Liabilities;
 - (c) third, if any money remains after the **Secured Liabilities** have been paid and discharged **we** will pay that surplus money to **you** or if **you** are not entitled to it to the persons who reasonably appear to **us** to be entitled to it (after making reasonable enquiries).

Section 109 of the Law of Property Act 1925 will apply as if the words "not exceeding five per centum on the gross amount of all monies received" were omitted from its subsection (6) and as if subsection (8)(iv) read "in payment of the money whether for interest or otherwise in arrear or accruing due under the mortgage". (This means a **Receiver's** remuneration is not limited and alters the method by which a **Receiver** can apply money received.)

71. If the **Property** has been mortgaged in a way that gives someone else a first claim on it or someone has been granted or has obtained an interest in the **Property** ahead of **our Mortgage Deed, we** have the right, at **our** option, and without an obligation to do so, to buy out the other person's rights; at any time:

- (a) after **you** fail to cure the problem in the time stated in any notice **we** give **you** demanding that **you** pay the debt secured by such person's interest and obtain a release of that interest; or
- (b) as soon as any powers under that claim or interest have come into force.

You will be bound by any agreement **we** reach with the other person; and **you** will have to pay **us** back any money **we** paid in buying out the other person's interest in the **Property**.

- **72. Our** powers contained in the **Mortgage** are in addition to and are not instead of any other powers and remedies that **we** have by law. **We** will not be stopped from exercising any power given to **us** by law if **we** have already exercised any powers given in the **Mortgage**.
- 73. All costs and **Expenses** that **we** reasonably pay or incur (or a **Receiver** that **we** appoint pays or incurs) in connection with any rights or powers given to **us** under this **Mortgage** in relation to the **Property** must be repaid by **you** to **us**. (See **Condition 133**.)

E. INTEREST

- 74. We will charge and you will pay Interest:
 - (a) on any Loan we make to you from the Completion Date; and
 - (b) on each other amount included in the **Total Debt** (including costs, **Expenses**, premiums and fees) which become due from **you** during the **Interest Period**, in accordance with the **Mortgage**,

until the Total Debt is repaid in full.

This applies even if we obtain a court order against you for payment of some or all of the Total Debt.

- 75. Interest on the Total Debt you owe us will accrue on a daily basis and be calculated and charged based on the Total Debt you owe us at the end of the previous day.
- **76. We** will use any payments **you** make to **us** under the **Mortgage** in the following way. First, **we** will use them to pay off the balance of any arrears (excluding any **Interest** or charges on that balance). Then **we** will use any balance to pay off any **Interest**, **Expenses** and charges **you** owe. **We** will apply any remaining balance to reduce the **Loan**, and therefore the **Total Debt**.
- 77. Interest which accrues in any Interest Period shall be due and payable on the next Payment Day, or, if earlier, when the Total Debt is repaid in full. Interest will be charged on any Interest which you do not pay on or before the next Payment Day, such that Interest will accrue as compound interest.
- 78. The **Interest Rate** is an annual rate. To calculate the amount of **Interest** accruing on a daily basis, **we** divide the amount of the annual **Interest** by 365, or 366 in a leap year.
- 79. We may change the method of calculating the Interest (including whether it is charged in arrear or advance) to reflect changes in our procedures or systems, where it is reasonable to do so. If we transfer any or all of our rights under the Mortgage Documents to another person, that person may change such method to reflect their procedures and systems where it is reasonable to do so. However, any change in the way in which Interest is calculated will not materially increase your obligations. We will give you not less than one month's notice in advance of any change in the method we calculate Interest.

F. VARIATION OF INTEREST

- **80.** Where **we** have agreed in the **Mortgage Offer** a fixed rate of interest for any period in respect of any **Loan**, **we** will not vary the **Interest Rate** for that period.
- 81. Where we have agreed in the Mortgage Offer a rate of interest which is linked to an independently set rate, this rate is now what we have called the Legacy Reference Rate and your Interest Rate will change by reference to this rate at the times, in the manner and on the terms set out in the Mortgage Offer. We will give you notice of any change of the Interest Rate under this under Condition 81 within a reasonable time after that change.
- 82. Unless Condition 80 or Condition 81 applies, the Interest Rate will be a Standard Variable Rate and can be changed by us from time to time. The Standard Variable Rate (and, correspondingly, the Interest Rate) can be changed by us for any of the following reasons by giving you notice:
 - (a) to respond proportionately to changes in LIBOR or the Bank of England Base Rate;
 - (b) to respond proportionately to changes in the law or the decisions of a court or ombudsman;
 - (c) to meet relevant regulatory requirements;
 - (d) to reflect new (or changes to) any statements or codes of practice or industry guidance designed to enhance consumer protection; or
 - (e) to proportionately reflect legitimate changes in the costs incurred by **us** in providing the **Mortgage** (including, without limitation, where **LIBOR** ceases to be the most common reference for **us** and other lenders similar to **us** for funding residential mortgage loans similar to the **Loan**).

Any change that **we** make to the **Standard Variable Rate** under this **Condition 82** will be proportionate to the circumstances giving rise to the change. **We** will write to **you** to tell **you** about a change under this **Condition 82**, and to notify **you** of **your** revised **Monthly Payment**, at least 10 **Business Days** before any change takes effect.

- 83. If the Interest Rate changes under Condition 81 or 82 (as applicable), we will notify you and change your Monthly Payment.
 - (a) If the Interest Rate increases under Condition 81 or 82 (as applicable) and the increase is effective before the change in the Monthly Payment, the next Monthly Payment you are to make on the next Payment Day may not be sufficient to pay all of the Interest that accrued since the date the Interest Rate increase was effective. If this occurs, any unpaid Interest will be added to the Total Debt and you will pay Interest on it from that Payment Date until paid. You can contact us to pay any such unpaid Interest at any time to stop it from accruing further Interest.
 - (b) If the Interest Rate decreases under Condition 81 or 82 (as applicable) and the decrease is effective before the change in the Monthly Payment, the next Monthly Payment you make on the Payment Day in the following Month may be more than the amount necessary to pay all of the Interest that accrued in the previous Month. If this occurs, we will apply the excess payment in accordance with Condition 76.

G. THE MONTHLY PAYMENT

You must pay **us** the **Monthly Payment** on each **Payment Day** as stated in the **Mortgage Offer** until such time as **you** have paid the **Total Debt**.

- 85. The initial Monthly Payment and initial Payment Day are stated in the Welcome Letter.
- 86. Changes to the Payment Day
 - (a) We will also consider, and will not unreasonably withhold our consent for, any change to the Payment Day you request. If we consent to the change, we will write to you to tell you (i) when the changed Payment Day will first come into effect, (ii) whether the Interest Period we use to calculate the first Monthly Payment after the change will be longer or (if we agree) shorter than one Month, and (iii) how much your Monthly Payment will be for that Month.
 - (b) For a particular **Interest Period** in which there is a **Payment Day** change:
 - (i) if **you** pay **your Monthly Payment** by direct debit, **we** will change the amount payable under the direct debit for the relevant **Interest Period** so that **you** pay the **Monthly Payment** in full for that period; and
 - (ii) if you pay your Monthly Payment by a standing order at your bank your usual standing order will not match the Monthly Payment you owe us for that Interest Period. You will need to pay us any shortfall. If there is a surplus, we will apply the surplus in accordance with Condition 76.
- 87. The amount of the **Monthly Payment** will be calculated by **us** based on the amount of the **Loan**, the **Interest Rate** and the **Mortgage Term** shown in the **Mortgage Offer**. It does not include, and will not be sufficient to repay, any fees, costs, **Expenses** or related **Interest** that has been added to the **Total Debt** pursuant to these **Conditions**.
- 88. Your Monthly Payment will be calculated assuming each month is an equal one-twelfth of the year.
- 89. The Monthly Payment may be changed by us from time to time by giving you notice in writing:
 - (a) when there is a change in the **Interest Rate** or the **Mortgage Term**;
 - (b) when **you** have taken any **Additional Borrowing**;
 - (c) if you have made a Capital Repayment;
 - (d) in order to recover costs or Expenses (including among other items, insurance premiums) payable by you under these Conditions where you have not paid them within a reasonable time of us requesting you to do so; or
 - (e) by agreement with **you**.

You should note that if you pay more than your Monthly Payment due on any Payment Day, only that part of the excess amount over any outstanding arrears amounts, Interest, costs, Expenses or fees owing to us at the time, will be treated as a Capital Repayment which may result in a change to your Monthly Payment. You may not pay less than the Monthly Payment due on any Payment Day, or elect to suspend, delay or take a "payment holiday" as to any such Monthly Payment.

90. The **Monthly Payment** (and any excess amount paid) will be applied to the **Total Debt** in accordance with **Condition 76**.

H. ENDING YOUR MORTGAGE EARLY

- 91. If you wish, you may repay all or part of your Loan before the date on which we originally agreed that the Mortgage would end. If you wish to repay all of your Loan before that date you will need to pay the Total Debt.
- **92.** You will also be required to pay to us Interest calculated up to the day of receipt by us of the repayment money. We may not release the whole or part of your Mortgage until all money has been received by us to clear your Total Debt and until each of the other Secured Liabilities that ought to have been performed and/or discharged by that time have been duly performed and/or discharged.
- 93. There may be additional Interest or other early repayment charges and fees to pay. You will find the early repayment charges, and the amount, if any, you can prepay in any year without incurring such early repayment charges), set out in your Mortgage Offer. It is important that you check the Mortgage Offer before redeeming the whole or repaying part of the Mortgage early. You must also pay any fees payable under the Tariff of Mortgage Charges in connection with any early repayment. We will not release your Mortgage in whole or in part until all money has been received by us to clear your Total Debt. We may also require you to pay any such early repayment charges and fees if we demand that you repay the Total Debt under Condition 65.
- 94. If you ask us, we will tell you how much you will need to pay on the date of an early repayment.

I. MISTAKES

- 95. If we miscalculate the amount payable by you to us or make any other mistake about the Secured Liabilities this will not affect any of our rights, including our ability to claim the correct amount from you (either before or, subject to Condition 96, after the Mortgage has been discharged) with interest at the Interest Rate until repayment. However, we will act reasonably in exercising our rights and we will seek to agree with you a repayment method which you are able to afford.
- 96. If we release your Mortgage in error (because, for example, we miscalculate the amount and/or extent of the Secured Liabilities) we may claim from you any amount still owing. However, we will not be entitled to do this if we do not give you notice in writing within 3 months of the date of release (unless you were, or your Guarantor was, aware of the mistake at the time of the release), or if you can show you have changed your financial position as a result of the error, at a time when you were not aware of it.
- 97. Your receipt of a letter from us saying the Secured Liabilities have been repaid and/or discharged in full will not prevent you from being personally liable if it is later found out that the amount and/or extent of the Secured Liabilities were understated by mistake. However, we will act reasonably in exercising our rights.
- **98. Your** continued liability under **Conditions** 95 to 97 does not affect any legal rights which **you** have as a result of the **Secured Liabilities** being understated.

J. INSURANCE COVER

- **99.** The **Property** must be fully and adequately insured to cover the re-instatement value of the **Property** at all times.
- 100. You are responsible for ensuring that there is adequate insurance cover on your Property at all times.
- **101.** You are responsible for paying the premiums and other insurance charges when due.
- 102. Unless the **Property** is leasehold and the terms of the lease require **your** landlord to insure the **Property**, **you** must arrange for the **Property** be insured and kept insured with a reputable insurance company against

loss or damage by any of the risks which comprehensive buildings insurance in the United Kingdom normally covers (including, without limitation, fore, landslip, subsidence and heave). The initial sum insured must not be less than the full re-instatement value of the **Property** (as recommended in a professional mortgage valuation) together with architects' surveyors' and other professional fees, demolition costs, debris removal costs, any costs associated with meeting any building or governmental regulations. The sum insured must be on an index-linked basis, so that the sum insured must track the full reinstatement value of the **Property** taking into account inflation. **You** will be responsible for paying any excess in the event **you** make any claim under the insurance.

- **103.** The following terms apply if the **Property** is leasehold and the terms of the lease require that the landlord insure the **Property**:
 - (a) **you** must make all reasonable efforts to ensure that the landlord insures the **Property** on terms consistent with **Condition 99**:
 - (b) If the landlord does not insure the **Property** as required, **you** must inform **us** and put in place such insurance cover as **we** may reasonably require; and
 - (c) **you** must, on request, show **us** such documentation relating to the insurance policies as **we** may reasonably require.
- **104.** The insurance must be in force:
 - (a) if **you** are getting the **Mortgage** in connection with **your** purchase of the **Property**, when contracts are exchanged; or
 - (b) otherwise (such as if you are re-mortgaging), on or before the Completion Date.

You must provide to **our Solicitor**, at least 5 **Business Days** prior to the **Completion Date**, a copy of the buildings insurance policy complying with these **conditions** together with written evidence that the premium has been paid.

105. If:

- (a) **you** do not make and maintain the insurance arrangements required by **Conditions 99** to 104 (as applicable);
- (b) **you** do not make sure the required the insurance premiums are paid;
- (c) **you** do not provide **us** with written evidence on request that the required insurance arrangements are being maintained and the premiums are being paid, and with a copy of the insurance policies; or
- (d) any of the events set out in **Condition 65** has occurred,

then we may (but are not required to) insure the **Property** for such amount and on such terms as we may reasonably decide. Any such insurance premiums we pay will be treated as **Expenses** and shall be payable by you. If you fail to do so within a reasonable time of us requesting you to do so, the cost of the premiums will be added to your **Total Debt** together with any costs and **Expenses** we incur in administering the **Insurance**. Any **Insurance** we arrange under this provision shall be solely for our benefit and will not cover your interest in the **Property**. We may retain any sums we receive, whether as commission or otherwise, from the insurance company providing the **Insurance** and we shall not be required to account to you unless required by law to do so.

- **You** must not do anything or omit to do anything which might prejudicially affect any insurance policy affecting the **Property** or breach any of its terms; or to allow any such action or omission to occur.
- **107. You** are responsible for telling **your** insurers about any changes in circumstances which may affect **your** insurance cover.
- **108.** You must tell us (as soon as possible and in any event within 10 Business Days) of any circumstances preventing or likely to prevent you (or your landlord (as applicable)) from being entitled to make a claim under any insurance policy related to the **Property**.
- **109.** If a claim is made under any insurance policy **we** may acting reasonably negotiate all the details and settle claims with the insurers, and **you** must do anything reasonably necessary to enable **us** to do this.
- 110. Insurers will be entitled to pay any money receivable under any insurance policy **you** put in place to **us** instead of to **you** and when doing so, satisfy their obligations to **you**. We may use the proceeds to pay **our** related reasonable **Expenses**, and apply the balance pursuant to **Condition** 111.
- 111. Money paid as a result of any buildings insurance claim (paid to either **you** or **us**) must be used, at **your** option, either to repay part of **your Total Debt** or to repair or rebuild the **Property** unless it is not reasonably practicable to do so.
- 112. If payment is made directly to **you**, this money is held by **you** in trust for **us** (i.e. on **our** behalf) and kept separate from **your** own funds.
- 113. You must put in place, maintain and comply with all of the terms of any other insurance policies we require in the Mortgage Offer that you to take out. If you fail to pay the premiums for and maintain such insurance, we may do so and the amount of the premiums will be treated as Expenses, and any costs we reasonably incur shall be recoverable under the Mortgage. We will have the right to settle any insurance claim made under such Insurance policy on reasonable terms.
- 114. For the purpose of **Conditions 99** to 113, to Section 108 (1) and (2) of the Law of Property Act 1925 shall not apply to this **Mortgage**. This means that the amount of any **Insurance** effected by **us** or **our** ability to effect any **Insurance** will not be restricted.

K. INTEREST ONLY MORTGAGES

- 115. If you have an interest only Mortgage or we allow you to pay your Mortgage (or any part of it) on an interest only basis, the Monthly Payments you make during the Mortgage Term as to that Loan or part of the Loan consist of and will pay accrued Interest only and will not reduce the Total Debt.
- 116. You will at the end of the Mortgage Term have to repay from your own resources the Total Debt owed to us.
- 117. It is your responsibility to make certain that you can repay the Total Debt at the end of the Mortgage Term. In order to achieve this you must ensure that you have an adequate repayment strategy in place. It is your responsibility to check that any repayment strategy is adequate to repay the Total Debt at the end of the Mortgage Term.
- 118. You should regularly review your chosen means of repayment to make sure it continues to be suitable and that it is on track and an appropriate means of repayment of the **Total Debt** at the end of the **Mortgage Term**.
- 119. If an adequate repayment strategy is not in place **you** should notify **us** as soon as possible and seek independent financial advice.

- 120. You must promptly provide us with evidence when requested, that your repayment vehicle remains suitable to repay the Total Debt at the end of the Mortgage Term. We may write to you from time to time to remind you to review the adequacy of your repayment strategy.
- 121. If your Total Debt is not paid off at the end of the Mortgage Term, you or we may have to sell the Property to try to repay all or part of the Total Debt and Interest will be charged on the amount outstanding until it is fully paid off.

L. LEASEHOLD PROPERTY

122. You must ensure you pay all service charges, ground rent and other amounts promptly to your landlord. If there is a dispute you must inform us immediately. We may pay your landlord any monies due and/or perform and/or discharge your obligations to your landlord to prevent your landlord from entering into possession of your Property. You will be responsible for paying us on demand any reasonable costs and Expenses we reasonably incur in this respect. (See Part Q of these Conditions.)

M. GUARANTORS

123. The Mortgage Offer may require you to provide one or more Guarantors for your Mortgage.

N. TRANSFER OF THE MORTGAGE

- **124.** We may at any time and from time to time enter in into a **Transfer** to any person (a "**Transferee**"). A **Transfer** will not change the terms of the **Mortgage Documents** or reduce your guarantees under the **Mortgage Documents**.
- **You** agree that any **Transfer** under **Condition 124** may be at law, in equity or beneficially and any assignment may be absolute or by way of security.
- 126. You agree to each Transfer under Condition 124 that we may make, and you understand and agree that we may do so without giving notice to you and without your consent.
- 127. You understand that a Transfer under Condition 124 typically involves us transferring all or some of our rights under the Loan, Mortgage Documents or the related security to another person or entity as Transferee.
- **128.** In connection with such a **Transfer you** agree that:
 - (a) we may disclose any information relating to you, the Mortgage or the related security, the Property, any supporting documentation, the history and conduct of your account, the results of any statistical, monitoring or quality analysis activity that we may have carried out on your account from time to time, and any other relevant information; to any person or entity that does, or we believe wishes to, (a) enter into a Transfer, with us, (b) fund or otherwise be involved in or evaluate a Transfer, (c) purchase or evaluate a purchase or funding of a purchase of all or part of our business, or otherwise be involved in any such purchase, and (d) any prior holder of the Loan or Mortgage or any rights therein. We may provide the information at any time and from time to time, on, prior to or after any actual or potential Transfer; and
 - (b) unless the terms of the **Transfer** state otherwise, the person to whom **we** transfer all or some of **our** rights under the **Mortgage Documents** will be able as **Transferee** to exercise the relevant transferred rights and powers that **we** could exercise before the **Transfer**; including, without limitation, the right to change the **Tariff of Mortgage Charges** and the setting of variable interest rates (if any) that may be different than those charged or set by **us** (or any previous **Transferee**).

O. OTHER RIGHTS

- **129.** So far as **you** can (but only until the time when the Secured Liabilities are fully paid, performed and discharged):
 - (a) to the extent that any of the Other Rights that you have or may be entitled to have are not effectively charged to us under the Mortgage Deed, you declare and agree that you hold the Other Rights on trust for us with full title guarantee as further continuing security for the payment and discharge of all the Secured Liabilities;
 - (b) you agree that you will hold all Other Rights on our behalf;
 - (c) you appoint us and any Receiver irrevocably to be your attorney to act for you to do the following:-
 - (i) to do all such things to assess, agree, obtain, enforce and recover **Other Rights**;
 - (ii) to give any notices or counter notices in relation to **Other Rights**;
 - (iii) to execute any document or do any anything which **you** are required to do under these **Conditions** and the **Mortgage**;
 - (iv) to carry out or enforce any right in respect of the **Property** which **you** may have by law or which **you** may have or become entitled to against any focal authority or other body.

Upon **our** request, **you** will promptly sign a document assigning the **Other Rights** absolutely to **us** with full title guarantee as further continuing security for the payment and discharge of all the **Secured Liabilities**. That document will be prepared by **us** and will, unless **we** indicate otherwise, incorporate these **Conditions**.

130. Any money received in respect of **Other Rights** must be used to reduce the **Secured Liabilities** unless **we** tell **you** in writing that it can be used to restore or improve the **Property**.

P. BORROWERS WITH A MORTGAGE ON MORE THAN ONE PROPERTY

- **131.** If **you** have more than one **Property** mortgaged to **us** this **Condition** 131 applies to **you**.
 - (a) If you wish to pay off the loan secured on any of your properties you may at the same time have to pay the total debt secured on all or any of your other properties if we require you to do so, before we release the Property from the Mortgage. Section 93 of the Law of Property Act 1925 will not apply to the Mortgage. We will only exercise this right if we reasonably believe that otherwise our security for the other money you owe us would or might be insufficient. (Section 93 of the Law of Property Act 1925 enables a borrower to redeem one mortgage without paying the money secured by another, unless the mortgage provides otherwise).
 - (b) This **Mortgage** will be security not only for the **Loan** but also for all money which may at any time be owing by **you** to **us** on any other mortgage with **us**. This means that if **you** fail to make any **Monthly Payments** on any mortgage with **us** and **we** sell the **Property** or **you** sell the **Property**, any surplus funds will be applied to any remaining mortgage with **us**. If money is still owing on any properties that have been sold that amount will be added to the amount owed on **your** other properties still remaining in mortgage to **us**. In these circumstances, **we** are still able to take legal action to recover **your Total Debt** on the properties not yet sold.
- **132. Condition 131** does not apply to money which is owing to **us** under a Regulated Credit Agreement, unless the appropriate requirements of the Consumer Credit Act 1974 have been complied with.

Q. COSTS, EXPENSES AND FEES

- 133. Where **we** are entitled under these **Conditions** to recover from **you** any costs or **Expenses** incurred by **us**, then:
 - (a) **you** must pay them to **us** when **we** ask **you** to do so in the written notice **we** give **you**;
 - (b) you must pay them to us in full; and
 - (c) if **you** do not pay them to **us** within a reasonable time of **us** requesting **you** to do so, they will be added to the **Total Debt** and **Interest** may be charged on them from the date **we** asked **you** to make payment.
- 134. We may charge fees for items relating to the making of a mortgage loan, the operation of your account, the storage of title deeds or the Property. The fees will take account of the Expenses we incur and the cost of staff time and the use of our office and computer facilities. You must pay any fee we charge under this Condition 134 when we ask you to do so in the written notice we give you. If you do not pay it within a reasonable time of us requesting you to do so, Interest will be charged on it from the date we asked you to make payment.
- **135. We** will tell **you** about **our** current fees in **our Tariff of Mortgage Charges**. **We** can change **our** fees as follows:
 - (a) **We** can change the fees **we** charge at any time. Changes may include the abolition of, or amendment to existing fees, or the introduction of new fees and may be made if **we** reasonably believe that the change is needed for any of the following reasons:
 - (i) to proportionately reflect legitimate changes in the costs (including tax) **we** incur in providing the service, or carrying out the function, to which the fee relates;
 - (ii) to meet relevant regulatory requirements; or
 - (iii) to reflect new (or changes to) any statements or codes of practice designed to enhance consumer protection.

Any change that **we** make to **our** fees will be proportionate to the circumstances giving rise to the change.

- (b) Where **we** introduce new fees, or increase existing fees, **we** will tell **you** about the change, not less than 30 days before it takes effect, as follows:
 - (i) by letter; and
 - (ii) by sending **you** a copy of **our** revised **Tariff of Mortgage Charges**.
- (c) A change which abolishes a fee, or reduces the amount of an existing fee, may be introduced with immediate effect and we will tell you about the change by letter and by sending you a copy of our revised **Tariff of Mortgage Charges** as soon as practicable after the change is made.

R. BUY TO LET MORTGAGES

136. The terms of Condition 136 to Condition 142 which relate to a permitted letting of the Property only apply if your Mortgage Offer states that you have a Buy to Let Mortgage.

- 137. You must let the **Property** on a tenancy agreement to an acceptable tenant within three months of the **Completion Date** of the **Loan** and neither **you** nor any member of **your** family may occupy the **Property**. Each time the **Property** ceases to be let, **you** will re-let the **Property** on a tenancy agreement to an acceptable tenant as soon as possible.
- **138.** Any tenancy agreement created must comply with the following:
 - (a) any tenancy of the **Property** created before 1 March 1997 must be an Assured Shorthold Tenancy and be for a term of not less than six months (**your** Solicitor must produce to **us** or to **our** Solicitor 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) any tenancy created after 28 February 1997 must either in all respects comply with the Housing Act 1996 as an Assured Shorthold Tenancy, or be a common law tenancy agreement (i.e. where the letting is to a company or the rent is more than £100,000 per year);
 - (c) **you** must produce evidence to **our** Solicitor, before buying the Property, that all provisions of Part 1 of the Landlord and Tenant Act 1987 and the Housing Act 1988 have been complied with by the seller or **you** as appropriate;
 - (d) the letting must be for residential purposes only and the letting must require use as a single residential property unless the **Mortgage Offer** expressly permits multiple occupation;
 - (e) the letting must not confer any security of tenure on the tenant(s) beyond the end of the contractual term of the tenancy agreement and the tenancy agreement must prohibit sub-letting;
 - (f) the tenancy agreement must not be for a term of more than twelve months;
 - (g) references about ability to pay the rent and character must be obtained for each proposed tenant and must be made available when **we** ask for them:
 - (h) any tenancy agreement must (1) be in a form normally used for residential agreements; and (2) contain no terms which can adversely affect **our** interest as mortgagee; and
 - (i) any deposit must be held by a body approved by the applicable governmental entity in the United Kingdom pursuant to the requirements of the Housing Act 2004.
- 139. The following are unacceptable as tenants for the **Property**:
 - (a) **you** or **your** family members or a **Guarantor** or a **Guarantor**'s family members (in each case including, for example, **your** spouse, civil partner, parents, grandparents, siblings, children and grandchildren);
 - (b) multiple tenancies (including for the avoidance of doubt houses in multiple occupation);
 - (c) tenants in receipt of housing benefit;
 - (d) your employee;
 - (e) local authority tenants; and
 - (f) people who could claim diplomatic immunity.

- 140. Other than as permitted in Condition 136 to Condition 142 you must not:
 - (a) lease, rent sub-let or agree to lease, rent or sub-let the Property or any part of it (and any right **you** have under the Law of Property Act 1925 to grant leases is amended accordingly); or
 - (b) share or part with possession of the **Property** or allow other adults (aged 17 or over) to live in the **Property** or allow them to acquire any right or interest in the **Property** or the right to occupy it.
- **You** must do whatever is legally necessary to ensure that **your** tenants carry out their obligations under the tenancy agreement.

You must fully and punctually comply with **your** obligations under the tenancy agreement and **you** must not extend or end the lease or tenancy, or agree to any of the terms being changed in a way that is contrary to the requirements set out in these **Conditions**, unless **you** have **our** prior written consent.

142. If the **Property** is subject to the selective licensing scheme laid down by Part 3 of the Housing Act 2004 **you** must have and maintain a satisfactory licence under the selective licensing scheme in relation to the **Property** throughout the **Mortgage Term**.

S. INFORMATION ABOUT YOU AND YOUR MORTGAGE ACCOUNT

- 143. Without prejudice to the declaration in, or provided in connection with, any **Mortgage** application, by entering into the **Mortgage Deed**, **you** consent to **us** passing on any information or documents held by **us** or provided by **you** in relation to **your** application for any **Loan**, the **Mortgage**, the **Mortgage Documents**, the **Property** and any related security held by **us** or the conduct of **your Mortgage** to:
 - (a) any actual or proposed **Transferee** under **Condition 128**;
 - (b) any actual or proposed provider of funds for any **Loan** or any person involved with such actual or proposed provision;
 - (c) any party with whom **we** or **our** agents have, or are considering entering into, a contractual agreement in relation to the **Mortgage**;
 - (d) credit reference and rating agencies;
 - (e) fraud prevention data sharing schemes and databases or other fraud prevention agencies and systems;
 - (f) any other party who it may be necessary to inform in connection with any contemplated litigation against **you** or professionals employed in relation to the **Mortgage**;
 - (g) any of **our** subsidiary, holding, or associated companies or agents;
 - (h) any professional advisors of any persons referred to in paragraphs (a) to (g) above; and
 - (i) any other person **we** are required or permitted to provide such information to by law.
- 144. If you instruct a **Solicitor**, you allow him to tell **us** about anything he knows or learns about you or your affairs which may be relevant to **our** decision to lend to you. This applies to any information, whether learnt before or while acting for you on the **Mortgage**.

T. WHAT TO DO IF YOU ARE HAVING TROUBLE MAKING YOUR MORTGAGE PAYMENTS

- 145. If you are having problems making your Monthly Payments we may be able to help you. Whenever you think you may have a problem now or in the future it is important to contact us. We can sometimes defer a Monthly Payment. This means that your Total Debt (including the amount of Interest you pay) may increase. We may be able to make special arrangements allowing you to alter the amount and timing of your Monthly Payments or make other agreed variations.
- 146. You must remember that if any help is given to you this does not release you from any of the Mortgage Documents. It is particularly important to realise that any special arrangement that we might make does not affect our rights over the Property including the right to exercise our Power of Sale together with the right to collect from you the Total Debt and enforce the other Secured Liabilities. If you have a Guarantor any special arrangement made by us will not alter the Guarantor's legal responsibility to pay and discharge the Secured Liabilities should you fail to do so.
- 147. It is **your** responsibility to satisfy yourself as to the effect of any special arrangement on **your Mortgage**Term, the Total Debt and/or the amount of **your Monthly Payment**.

U. NOTICES

- 148. If we have to serve on you a letter or personal notice or other document under this **Mortgage** it will be in writing and sent to your registered address or other last known address by second class post (or if we choose by first class post or by private delivery).
- 149. If we send a notice in the post you are deemed to have received it 3 Business Days after we have posted it.
- **150.** If there is more than one of **you**, then if **you** share the same address, **we** will send a single copy of the notice addressed to each of **you**. If **you** have different addresses, **we** will send a copy of the notice to each address.
- **You** must promptly provide **us** with an updated address which **we** can use to contact **you** in the event **you** change **your** registered address, whether as a result of **us** taking possession of the **Property** or otherwise.

V. ADDITIONAL LOANS

152. Although we are not obliged to make any additional loans to you the Mortgage secures any Additional Borrowing.

W. LEGISLATION

153. Any reference to an Act of Parliament includes reference to that Act as amended or replaced.

X. APPLICABLE LAW AND JURISDICTION

154. The **Mortgage** and any non-contractual obligations arising out of or in connection with it, is governed by English law and **you** submit to the exclusive jurisdiction of the Courts of England and Wales.

Y. CHANGES TO TERMS AND CONDITIONS

155. We may change the terms and conditions applying to **your Mortgage** if **we** give **you** not less than one **Month**'s written notice, as long as the change does not work to **your** disadvantage. **We** will only make such a change to reflect current market practice, the requirements of any law or regulation, or to clarify any existing term or condition or make it fairer (provided that this does not change the meaning of the original term).