Tel: 01923 426426 Fax: 01923 426456



GE Money Secured Loans Limited Malvern House, Croxley Business Park Watford, Hertfordshire WD18 8YF DX 123800 Croxley 1 Registered in England Company No: 3860257

igroup is a trading style of GE Money Secured Loans Limited

For office use only Title No

Date	
The Lender	GE Money Secured Loans Limited Malvern House, Croxley Business Park, Watford, Hertfordshire WD18 8YF
	Name
The Mortgagor(s)	Address
The Co-Mortgagor(s) (if any and address if different)	
The Property	

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- A The **mortgagor** charges the **property** by way of legal mortgage with payment of all the money mentioned in condition 2.1 of the Mortgage Conditions, and further covenants to be bound by provisions of this Mortgage Deed and the obligations under any **loan agreement** all of which are deemed to be incorporated herein.
- B The co-mortgagor charges any right or interest in the property or its proceeds of sale which he/she may have which is not charged by clause A above, as further security for the payment of the money mentioned in condition 2.2 of the Mortgage Conditions.
 C This mortgage secures further advances.
- D If the property is, or includes, registered land the lender and the mortgagor and any co-mortgagor apply to the Chief Land Registrar for a restriction to be entered on the register that, except under an order of the Registrar, no disposition by the proprietor of the property is to be registered without the consent of the property of the time being of the charge created by this deed.
- E The **mortgagor** assigns all rights to any income to which it is, or becomes entitled arising out of the **property** to the **lender** by way of security for the payment of all the moneys as referred to in condition 2.1 of the Mortgage Conditions.

	Signature of each mortgagor	Witness Signature	Witness Address
	(each signature to be separately witnessed)	(please print name below signature)	
I.			
2			
2			
3			
4			
	Signature of each co-mortgagor	Witness Signature	Witness Address
	(each signature to be separately witnessed)	(please print name below signature)	
1			
2			

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2			
3			
4			
	Ire of each co-mortgagor Iture to be separately witnessed)	Witness Signature (please print name below signature)	Witness Address
2			

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	Signature of each mortgagor (each signature to be separately witnessed)	Witness Signature (please print name below signature)	Witness Address
2			
3			
4			
	Signature of each co-mortgagor (each signature to be separately witnessed)	Witness Signature (please print name below signature)	Witness Address
2			

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SIGNED as a Deed by the Mortgagor and by the Co-Mortgagor (if any)

	Signature of each mortgagor	Witness Signature	Witness Address
	(each signature to be separately witnessed)	(please print name below signature)	
2			
3			
	[
4			
Γ	Signature of each co-mortgagor	Witness Signature	Witness Address
	(each signature to be separately witnessed)	(please print name below signature)] []
2			

Page 1

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Signature of each mortgagor	Witness Signature	Witness Address
(each signature to be separately witnessed)	(please print name below signature)	
1		
2		
3		
4		
Signature of each co-mortgago		Witness Address
(each signature to be separately witnessed)	(please print name below signature)	
2		

Customer Advance Copy 2 MORTGAGE DEED



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2		
3		
4		
Signature of each co-mortgago		Witness Address
(each signature to be separately witnessed)	(please print name below signature)	
2		

Mortgage Conditions

	ortgage	Conditions		, person acting
1	Interpretatio	n an		 any notice gives
1.1		nt, the words listed below have the meanings		co-mortgag
	shown beside t			get a new or
"bor	rower"	the person(s) named as the borrower in		(e.g. a longer property fo
		any loan agreement secured by this	(f)	Give the lender a fr
		mortgage (who may or may not be the	(.)	increased interest whi
		same as the mortgagor and any	4.2	The mortgagor m
"co-mortgagor"		co-mortgagor). the person(s) (if any) named on Page I as		lender's written pe
C0-1	nortgagor	the co-mortgagor and anyone who gains		unless it has reasona
		an interest in the property or its	(a)	Alter the property ;
		proceeds of sale through him/her/them.	(b)	Grant rights in the p
"expenses"		all expenses which the mortgagor must		get rights in it.
		pay under condition 8.	5	Insurance
"inte	rest rate"	the rate of interest the lender charges	5.1	The mortgagor m
		under the loan agreement secured by	(a)	Keep the property
		this mortgage (or, if there is more than		 for its full rel
		one such loan agreement , the one decided by the lender).		 against all risk
"lender"		the company named on Page 1 as the		specifies; and
		lender and anyone who becomes entitled	(b)	 with an insun Make sure that the I
		to the lender's rights under:	(b)	noted on the insurar
		 this mortgage; or 	(c)	Immediately tell the
		 any loan agreement secured by this 	(-)	property which ma
		mortgage.	5.2	The mortgagor m
"loan agreement"		each agreement (including an agreement		more difficult or exp
		created by the acceptance of a written offer from the lender) which:		or which could make
		 sets out the terms for the repayment 	5.3	The lender can do
		by the borrowe r of the money lent	()	mortgagor notice
		by the lender; and	(a) (b)	settle all insurance cl
		 provides for the money owing under it 	(b)	receive all money pai money either to redu
		to be secured by this mortgage.		good the loss or dam
"mo	rtgage debt"	the total amount owing at any time under:	5.4	If the mortgagor n
		 each loan agreement secured by 		of the property , he v
		this mortgage and		
		these conditions.	6	Restrictions on th
"mortgagor"		the person(s) named on Page 1 as the	6.1	The mortgagor ca
		mortgagor and anyone who gains an interest in the property through		written consent:
		him/her/them.	(a)	grant a lease of the
"payment notice"		any notice the lender gives under a loan	(b) 6.2	allow anyone to surr The mortgagor ag
		agreement requiring immediate	0.2	sale of the propert
		payment of all the money owing under it		Property Act 1925.
		(less any rebate which applies).	6.3	If the mortgagor g
"property"		the property shown on Page 1 or any		the property (whe
"rebuilding cost"		part of it.		this mortgage), the r
reb	unung cost	the full cost of rebuilding the property , including all professional fees and the cost	(a)	redeem this mortgag
		of meeting planning and local authority	(b)	secured by the other redeem the other m
		requirements.	(b)	money secured by th
1.2	If there is more	e than one mortgagor or more than one		money secured by a
	co-mortgagor, these conditions apply to all of them		7	Lender's rights ar
1.2	together and to each of them on their own.		7.1	Under the Law of Pr
1.3		include the plural meaning.		is to be treated as d
1.4	include "she" ar	are used for convenience only and always	7.2	The statutory power
1.5		any statute include any amendment to it.		from the restrictions
1.5	References to a	any statute include any amendment to it.	7.3	Act 1925. If any event occurs v
2	The money s	secured by this mortgage	1.5	demand immediate p
2.1		clause A on Page I secures all the money		any loan agreemen
	owing to the le	ender under:		(a) take possessi
(a)		ement in which the mortgagor is the		(b) sell the prop
		ncluded in, the borrower ;		(c) exercise any
(b)		agreement which is made with the		lender by th
(c)	mortgagor's these condition			extended by
2.2		clause B and the assignment in clause E		(a) to (c) above, whe
		ere applicable) secures all the money owing		for payment under t
	to the lender			not it would be requ
(a)	any loan agreement in which the co-mortgagor is the			to give notice before
<i></i>		ncluded in, the borrower ;	7.4	The lender's rights
(b)		agreement which is made with the		are extended as follo
(c)	co-mortgago these condition		(a)	The lender may let
(5)	unese contaidon			(but without any oth length of the lease, c
3	Scope of cha	rge	(b)	The lender may allo
3.1	If the mortgag	gor does not have full ownership of the	1.1	property to surren
		se A on Page 1 will operate as a mortgage by	(c)	If the lender appoin
		or of whatever interest the mortgagor does		remuneration at any
3.2	have in the pro			expenses mentioned
2،2		gor includes a person who is not bound by		Property Act 1925, th
	this deed, clause A on Page I will operate as a mortgage by each other person included in the mortgagor of whatever			receives to reduce or If the lender appoir
	interest that person does have in the property . Clause B			the following as the
	will operate in the same way if the co-mortgagor includes		(a)	take possession of th
	a person who i	is not bound by this deed.	(b)	carry out any repairs
3.3	This mortgage takes priority to any charge which the			property which wil
		r any co-mortgagor , may have under	(c)	sell the property ;
	section 2 of the	e Matrimonial Homes Act 1983.	(d)	let the property or
4	Mortgagor's	obligations	(0)	other restrictions on
4.1		or must do the following:	(e)	allow any person wh surrender the lease of
(a)		he property in good repair;		The receiver can take
(b)	Keep to the ter	rms of:	7.6	On or after taking po
		vious charge over the property ;		or the receiver may,
	 any lease 	e which the property is held under:		expense, remove, sto

- any lease which the **property** is held under; any restriction which affects the property (e.g. a , restrictive covenant);
- Keep to any obligation which applies to the property (c) inder a statute;
- Do anything concerning the **property** which is legally (d) required by a person acting with statutory authority; Immediately give the **lender** a copy of: (e)
 - any notice or demand received from a person who
 - has a charge over the **property**; any notice received from a person exercising a right over the **property** or claiming an interest in it;

- any notice about the **property** received from a person acting with statutory authority; and ven by the **mortgagor** or the **agor**, or by any other person, in order to or increased interest in the **property** 7.10 lease) or in any building which the orms part of; fresh charge (if asked) over any new or ich the mortgagor gets in the property. nust not do the following without the ermission (which the **lender** will give able grounds for refusing it); property to anyone, or allow anyone to 7.12 (a) nust do the following: insured: (b) building cost; sks which the **lender** reasonably (c) rer approved by the **lender**. **lender's** interest in the **property** is nce policy: (d) lender about any damage to the ay give rise to a claim under the policy proceedin nust not do anything which could make it property). pensive to keep the **property** insured ke the insurance invalid. (e) the following without giving the first: laims on reasonable terms id out under the policy and use the duce the **mortgage debt** or to make mage which caused the money to be paid. Expenses 8.1 receives any money under any insurance will hold the money on trust for the **lender**. (a) he mortgagor's rights this mortgage; annot without the **lender's** prior (b) property or agree to grant one; rrender any lease of the **property**. grees not to ask the court to order the (c) ty under section 91(2) of the Law of (d) (e)
- gives the **lender** another mortgage of ether before or after he gave the **lender** mortgagor may not: age without paying off all the money
- er mortgage; or nortgage without paying off all the this mortgage.

nd remedies

- Property Act 1925, the mortgage money due on the date of this deed. er of sale applies to this mortgage free
- is in section 103 of the Law of Property which gives the lender the right to
- payment of all the money owing under nt, the lender may do any of the following: ion of the **property**; perty:
 - of the other powers given to the he Law of Property Act 1925 (as condition 7.4).

ercise the powers mentioned in ether or not it actually makes a demand the loan agreement and whether o uired by the Consumer Credit Act 1974 re making such a demand.

- under the Law of Property Act 1925 lows
- the **property** on any reasonable terms her restriction on the nature, terms and or on the rent due).
- low a person who holds a lease of the
- nder the lease on any reasonable terms: nts a receiver, the lender may fix his v reasonable rate. After he has paid the d in section 109(8)(i) to (iii) of the Law of the receiver may use any money he or pay off any part of the **mortgage debt**.
- ints a receiver, the receiver may do any of mortgagor's agent:
- the **property**; rs, alterations and improvements to the
- ill protect the **lender's** security;
- n any reasonable terms (but without any n the terms of the letting);
- ho holds a lease of the **property** to on any reasonable terms.
- e these actions in the **mortgagor's** name. possession of the property, the **lender** or the receiver may, as the **mortgagor's** agent and at his expense, remove, store, preserve, sell or otherwise dispose of any goods or animals which the **mortgagor** has not removed. However, the **lender** will not be responsible for any loss or damage caused by doing this unless the **lender** fails to take reasonable care.
- 7.7 Condition 7.6 does not give the **lender** or the receiver a charge over any of the **mortgagor's** goods or animals.
- At any time the **lender** may: enter and inspect the **property**; and 7.8 (a)
- do any work on the **property** which the **lender** thinks necessary to put right any failure of the **mortgagor** to (b) keep to these conditions.

- 7.9 If the lender takes action under condition 7.8, it does not mean that the **lender** has accepted the legal responsibilities of a mortgagee in possession.
 - Except in an emergency, the lender will give the **mortgagor** at least seven days' notice of its intention to enter the **property** under condition 7.8.
- The **lender** may transfer some or all of its rights under this mortgage to another person at any time. The lender will only transfer its rights if the other person agrees to exercise the transferred rights in accordance with a policy which the **lender** reasonably thinks is no less favourable to the **mortgagor** and the **co-mortgagor** (if any) than the
- policy the lender was following before the transfer: The mortgagor appoints the lender (and any receiver appointed by the lender) to do the following things in the mortgagor's name and on his behalf:
- To receive any money due in respect of the **property** or any right or claim connected with it.
- To use any money received by the **lender** or the receiver to pay off or reduce the **mortgage debt**.
- To sign any document or do any thing which must be signed or done under this mortgage, or which the **lender** or the receiver may find necessary to allow them to exercise their rights under this mortgage.
- To enforce any right or claim which the **mortgagor** has over the **property** (this includes giving notices to and taking against any landlord or tenant of the
- To initial any amendment which may need to be made to this mortgage, any loan agreement, or any associated document to correct any mistake as long as the amendment does not adversely affect the rights of the **mortgagor** or the **co-mortgagor** (if any).
- The mortgagor must pay all expenses which the lender or any receiver reasonably incurs in connection with this mortgage. Examples of these expenses are:
- costs incurred in any legal proceedings (whether brought by or against the **mortgagor** or any other person) relating to
- costs incurred in exercising or enforcing any rights or remedies given by these conditions; costs incurred in recovering any money secured by this
 - mortgage; costs incurred in protecting or preserving the **lender's** security;
- costs incurred in putting right any failure of the **mortgagor** or the **co-mortgagor** (if any) to keep to these conditions; administration costs incurred by the **lender** in doing any work in connection with this mortgage. The **lender** may (f)
 - recover its administration costs by charging a fee which the lender reasonably estimates to represent the cost to it of doing the work in question; and any costs and expenses due under any **loan agreement**
- (g) secured by this mortgage. The **lender** can recover all **expenses** from the 8.2
- mortgagor in full (this means the **lender** can recover them on what is known as an "indemnity basis").
- The mortgagor must pay all expenses when the lender asks for them. Expenses will be added to the mortgage debt and will bear interest at the interest rate from the 8.3 date when they are incurred until the date when they are repaid.

Notices

91 In this condition:

- The mortgagor's "current address" means the (a) mortgagor's address, as set out in this deed, or any other address which the **mortgagor** later gives to the **lender** in writing
- "Working day" means any day from Monday to Friday (b) except bank holidays or public holidays.
- 9.2 Any notice the **lender** gives to the **mortgagor** under this mortgage will be sent to the mortgagor by first class post at the mortgagor's current address. The notice is to be treated as given on the working day after the date when the **lender** posts it. However, if the notice is posted after 5pm on a working day, or on a day which is not a working day, it will be treated as given on the second working day after the date of posting.

10 Mortgagor's warranty

(a)

п

- The **mortgagor** guarantees that, unless he has already told the **lender** otherwise in writing:
- no part of the **property** is leased or rented to another person; and (b)
 - no person other than the **mortgagor** and any **co-mortgagor** has any legal or equitable right or interest in the **property**, or any right to live in it.

The Co-Mortgagor

Conditions 4 to 10 apply to the co-mortgagor (if any) in the same way as they apply to the mortgage This means that:

- any obligations which apply to the **mortgagor** under those conditions also apply to the **co-mortgagor**;
- · the lender can enforce its rights and remedies under those
- conditions against the **co-mortgagor** as well as the mortgagor;
- the lender (and any receiver appointed by the lender) will be the attorney of the **co-mortgagor** as well as the **mortgagor** to do the things mentioned in condition 7.12;
- the lender may give notice to the co-mortgagor in the same way as it may give notice to the mortgagor under condition 9 (except that the notice must be sent to the **co-mortgagor's** address, as set out in this deed, or to any

other address which the **co-mortgagor** later gives to the **lender** in writing); and the **co-mortgagor** gives the same guarantee as the mortgagor gives under condition 10.