# **Legal & General Home Finance**

# **Payment Term Lifetime Mortgage**

Terms and Conditions 2023



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### A. INTRODUCTION

This document sets out the terms and **Conditions** that apply to your Payment Term Lifetime Mortgage with us. You should read these **Conditions** together with your Offer of Loan, the Mortgage Deed, the Your Guide To Early Repayment Charges, the Tariff of Charges, and, if your Property is in Scotland, the CFRA Standard Conditions, all of which form part of your Payment Term Lifetime Mortgage with us.

Should there be any inconsistency between the documents referred to above, we will give priority to the terms of the Offer of Loan, then the Mortgage Deed, then the Your Guide To Early Repayment Charges, then the Tariff of Charges, then these Conditions and finally, if your Property is in Scotland, the CFRA Standard Conditions.

### **Property in Scotland**

If **your Property** is in Scotland, there are some differences and special **Conditions** that **you** need to know about which are set out in **Condition** 29. If **your Property** is not in Scotland, then **you** do not need to consider **Condition** 29.

### **Definitions and interpretation**

**You** will find several terms in these **Conditions** which are in bold. This indicates that the term is defined in **Condition** 30 (unless it is defined in the relevant **Condition** itself) and has the meaning given to it in that **Condition**. **Condition** 31 also describes how **we** interpret these **Conditions**.

When we refer to "you" or "your" in these Conditions, we are referring to all Borrowers together (if there is more than one) and each Borrower separately. Should you die, become bankrupt or become unable to manage your affairs, references in these Conditions to "you" also include your legal representatives, as outlined more fully in Condition 31.

#### **Examples, explanations and introductions**

**We** know that legal documentation can sometimes be difficult to understand, and **we** have tried to avoid legal language. Sometimes this hasn't been possible, and **we** have instead included some examples and explanations to help **you** understand the effect of the **Condition**. **We** have also inserted a short introduction to Sections B to H of these **Conditions**, which summarises what that Section is about.

These examples and explanations and the introductory paragraphs to Sections B to H are clearly indicated by the keynote box that they appear in. The examples and explanations and the introductory paragraphs are non-exhaustive and illustrative. **We** have included them to make the **Conditions** themselves easier to understand but it is important to remember that they don't tell **you** everything **you** need to know or cover every possible situation. **You** should always read the examples and explanations and the introductory paragraphs in the context of the entire **Condition** and with the rest of these **Conditions**.

If you have any doubts or questions about these **Conditions** or any other document given to you in connection with your **Payment Term Lifetime Mortgage**, you should seek independent legal advice.

# Dealing with you and your Payment Term Lifetime Mortgage

**We** will comply with the Financial Conduct Authority's rules and guidance, and act honestly, fairly and professionally and have regard to **your** best interests when dealing with **you** and **your Payment Term Lifetime Mortgage**.

# B. ABOUT YOUR PAYMENT TERM LIFETIME MORTGAGE

This Section B sets out further detail about **your Payment Term Lifetime Mortgage** and how it operates, in relation to
the interest that is payable and the **Charges** that **you** may
incur. These **Conditions** supplement the information about **your Payment Term Lifetime Mortgage** in **your Offer of Loan**. Please pay close attention to the terms of **your Offer of Loan**, which will prevail over these **Conditions**.

### Interest applicable to your Payment Term Lifetime Mortgage

- 1.1 We will on the Interest Application Date calculate interest in respect of that month based upon the Interest Rate and the Amount Owed shown on your Account and add this interest to the Amount Owed as shown on your Account.
- 1.2 For the purpose of calculating interest payable, each month shall be treated as 1/12th of a year and start on each Interest Application Date.
- **1.3** Payments which are credited to **your Account** will, once they are cleared funds, immediately reduce the balance on which interest is charged.
- 1.4 Interest will continue to apply on the Amount Owed at the Interest Rate following a Repayment Event occurring until the Amount Owed is fully repaid. Interest shall also be applied for any period before and, so far as allowed by law, after:
  - (a) any court order we obtain requiring payment; or
  - (b) any other action that we take when exercising our powers in connection with the Payment Term Lifetime Mortgage and/or the Property, until the Amount Owed is fully repaid.

# 2. Monthly Interest Payments payable during the Payment Term

- 2.1 You agree to pay us the Monthly Interest Payment on the Payment Date each month for the duration of your agreed Payment Term.
- 2.2 You agree to make the Monthly Interest Payment by direct debit, unless we have provided our written consent that we will accept another payment method. We may change the method for making Monthly Interest Payments at any time by giving you not less than 30 days' notice in writing. We will only do this if:
  - (a) the existing method has become obsolete; or
  - **(b)** the changed method will be quicker, cheaper or more reliable than the existing one.
- 2.3 If you pay each Monthly Interest Payment and any Charges in full and on time throughout the Payment Term, compounding interest will not be payable by you during the Payment Term. However, to the extent that you fail to make such payments, interest is charged on a compounding basis which means that interest is charged on all of:
  - any Charges that remain unpaid at the relevant due date; and
  - (b) any due but unpaid Monthly Interest Payments. No additional or compounding interest is charged on any Monthly Interest Payments which you make on time during the Payment Term.

# 3. Interest applicable after the end of the Payment Term

- 3.1 Interest will continue to accrue on the **Amount Owed** at the **Interest Rate** after the end of the **Payment Term** until the **Amount Owed** is fully repaid.
- **3.2** After the end of the **Payment Term**, interest is charged on a compounding basis which means that interest is charged on all of:
  - (a) the amount of the Loan;
  - (b) any Charges that remain unpaid at the relevant due date; and
  - (c) any interest which has already been charged and added to the **Account**.

### 4. Overpayments and additional payments

- **4.1 Your Offer of Loan** sets out the ways in which you can make payments to **your Account**.
- **4.2** If during the **Payment Term you** make a payment to **your Account** in excess of **your Monthly Interest Payment**, **you** may be subject to an **Early Repayment Charge**, as described in **your Offer of Loan**.
- 4.3 If at the end of the Payment Term you make a payment to your Account in excess of your Optional Partial Repayment you may be subject to an Early Repayment Charge, as described in your Offer of Loan.
- 4.4 If you have more than one Account with us, we will allocate any payments you make (in excess of your Monthly Interest Payment, if applicable) to the Account with the highest rate of interest.
- 4.5 If your Account is not in arrears, any payments you make (in excess of your Monthly Interest Payment, if applicable) will be applied whether or not they incur an Early Repayment Charge in the following order when credited to your Account:
  - (a) outstanding interest bearing fees including **Early Repayment Charges**, if any; and
  - (b) capital.
- 4.6 If your Account is in arrears, any payments you make (in excess of your Monthly Interest Payment, if applicable) will be applied whether or not they incur an Early Repayment Charge in the following order when credited to your Account:
  - (a) outstanding interest bearing fees including Early Repayment Charges, if any;
  - (b) arrears; and
  - (c) capital.
- 4.7 During the Payment Term, we reserve the right to reduce your Monthly Interest Payment to ensure that it's equal to the amount of monthly interest charged on the Loan following any additional payments you have made in excess of the Monthly Interest Payment. We will not, however, increase your Monthly Interest Payment without your prior written consent.

### 5. Charges you must pay

#### **Types of Charges**

5.1 Your Offer of Loan sets out a number of fees (known as Charges) which are part of the cost for your Loan and are incurred prior to Completion. There are also a number of Charges which may arise throughout the life of your Payment Term Lifetime Mortgage.

- 5.2 We will tell you when you have incurred a Charge. You must pay us our Charges. Where we are able, we will set out the amount of the Charges in our Tariff of Charges. Where we are unable to state the amount of the Charge in advance (because, for example, we incur external costs), we will charge a reasonable amount together with the amount of any external costs which we may incur.
- 5.3 We may apply Charges in the operation and administration of your Account. The amount of these Charges will be set out in our Tariff of Charges. Examples include (but are not limited to):
  - (a) where you ask us to provide a document or a service in connection with the Payment Term Lifetime Mortgage, whether to you or anyone else;
  - **(b)** a change of ownership if **you** wish to add or remove a joint owner;
  - (c) changes affecting legal title to the **Property**;
  - releasing part of our security under the Payment Term Lifetime Mortgage; and
  - (e) where you wish to transfer your Payment Term Lifetime Mortgage to another property.
- 5.4 We may reasonably incur Charges in order to protect the value of the security we have taken over your Property. You must repay these Charges to us. This includes Charges we reasonably incur because you fail to fulfil an obligation you have under the Payment Term Lifetime Mortgage. Where you fail to fulfil an obligation under the Payment Term Lifetime Mortgage and we incur costs as a result, we will reasonably calculate any Charges payable by you.
- **5.5** Examples of circumstances where **we** may apply such **Charges** include:
  - any legal proceedings and any associated costs relating to the Payment Term Lifetime Mortgage;
  - (b) exercising any of the rights or powers given to **us** by law or the **Payment Term Lifetime Mortgage**;
  - (c) recovering any of the **Amount Owed**;
  - (d) doing anything you are obliged to do under the Payment Term Lifetime Mortgage but fail to do (such as insuring or repairing the Property);
  - (e) taking action when there is an **Event of Default**; and
  - **(f)** protecting or preserving **our** security.

**Example:** If **you** fail to make necessary repairs to the **Property** such as repairing a damaged roof, **we** may incur costs arranging maintenance work on the **Property**. These costs will be **Charges** that **you** must pay and will be applied in accordance with this **Condition** 5.

5.6 Where costs are incurred by us because you have not complied with the terms of your Payment Term Lifetime Mortgage, any action taken by us or on our behalf to protect our security does not stop you being in breach. Similarly, your repayment of the Charge, or the addition of the Charge to the Amount Owed, does not stop you being in breach.

**Example:** If you fail to insure the **Property** as you are required to do in these **Conditions**, you will be in breach. We may take action to insure the **Property** on your behalf. The costs of doing so will be **Charges**. Even though the **Property** will be insured, it does not mean that you are no longer in breach of these **Conditions**.

#### Failure to repay a Charge

5.7 If you do not pay a Charge within 10 days of the relevant due date (which we will tell you) then we may at our discretion add the Charge to the Amount Owed on your Account. Where we add Charges to the Amount Owed, we will charge interest on them. This interest will then be added to the Amount Owed each month. Where there is more than one Interest Rate on your Account, we will apply the Charge to the Loan which incurs interest at the lowest Interest Rate (unless the Charge relates specifically to one Loan in particular, in which case we will apply the Charge to that Loan and the Interest Rate applicable to that Loan will apply).

#### **Changes to Charges**

- 5.8 We may introduce any change that abolishes a Charge or reduces the amount of an existing Charge with immediate effect and without giving you advance notice. We may increase or add to the Charges set out in our Tariff of Charges from time to time for any one or more of the following reasons (which may relate to circumstances existing at the time or which we reasonably expect to apply in the future):
  - (a) to respond, reasonably, to changes in **our** costs of funding that impact on the particular product or service **we** provide to **you**, including:
    - where we make changes to our technology or other systems relating to the particular product or service, we provide to you;
    - (ii) where **we** are required to meet changes in the law and/or regulatory requirements, or to meet changes in the interpretation of any existing law and/or regulatory requirement; and
    - (iii) where appropriate, where **we** are required to meet changes in the decisions or recommendations of an ombudsman or regulator, or any code of practice, which is or are applicable to the conduct of **our** business; and
  - (b) to correct mistakes if it is reasonable to do so.
- 5.9 Unless it is not reasonably practicable for us to do so, where we increase or add to the Charges in the Tariff of Charges, we will give you at least 30 days' written notice of the change to the Tariff of Charges. We will also ensure that the change is proportionate to the underlying reason for the change. We will provide you with the latest Tariff of Charges at least once a year and it will also be available on our website.
- **5.10** Unless it is not reasonable for **us** to do so, **we** will tell **you** before taking any action which incurs a **Charge**.

#### 6. Additional borrowing

**Your Offer of Loan** sets out the circumstances in which **you** may apply for additional borrowing.

### 7. No Negative Equity Guarantee

- 7.1 Your Offer of Loan sets out the No Negative Equity
  Guarantee which applies to your Payment Term Lifetime
  Mortgage. Please note that there are certain
  circumstances where the No Negative Equity Guarantee
  will not apply, and those are set out in Conditions 7.2, 7.3
  and 7.4 below.
- 7.2 The No Negative Equity Guarantee will not apply to any Monthly Interest Payment you fail to make in full and on time throughout the Payment Term. This includes any

- interest which has accrued on any **Monthly Interest Payment you** fail to make.
- 7.3 The No Negative Equity Guarantee does not apply if you decide to repay the Amount Owed early unless you do so by a sale of the Property in accordance with Condition 14.
- 7.4 If you breach the Payment Term Lifetime Mortgage terms and we incur costs and Charges in remedying this breach (for example, if you do not insure or repair the Property properly), the No Negative Equity Guarantee will not extend to cover those costs and Charges. This includes any interest which has accrued on those costs and Charges.

**Example:** If, following a **Repayment Event**, the **Amount Owed** to **us** is £300,000 including £10,000 of due but unpaid **Monthly Interest Payments** (and compounding interest accrued in respect of such **Monthly Interest Payments**) and the best price reasonably obtainable for the **Property** is only £270,000, the No Negative Equity Guarantee would not apply to the £10,000 of **Monthly Interest Payments** and related interest. This means that **you** or **your** estate would be left with an outstanding lifetime mortgage debt of £10,000.

# C. WHAT YOU NEED TO DO DURING THE LIFE OF YOUR PAYMENT TERM LIFETIME MORTGAGE

This Section C sets out some important responsibilities that you have in relation to your Payment Term Lifetime Mortgage. It contains important Conditions relating to the Property. If you do not meet your responsibilities, you will be in breach of these Conditions. It is important that you take the time to understand and become familiar with your responsibilities.

### 8. Your obligations

#### Things you must do

- 8.1 During the **Payment Term**, you must pay to us the **Monthly** Interest Payments on the **Payment Date**.
- 8.2 Throughout the life of your Payment Term Lifetime Mortgage you must:
  - (a) pay to us the Amount Owed in the manner and at the time(s) set out in the Offer of Loan and these Conditions;
  - (b) unless agreed with us, only use the Property as a private residence and as your Main Residence. If we ask you to do so, you must promptly confirm to us in writing that this remains the case;
  - (c) maintain the Property in a state which we consider is a state of good and substantial repair and Condition. We will act reasonably when deciding if the Property is in a state of good and substantial repair and Condition. Where the Offer of Loan includes a requirement that repairs are undertaken or building works are completed before we advance any Loan to you, you must ensure these repairs and/or works are undertaken and completed in accordance with the requirements in the Offer of Loan;
  - (d) observe and perform all legal restrictions, conditions and obligations affecting the **Property** or its use, including those in any lease relating to the **Property**;

**Example: your Property** may be subject to a legal restriction not to build anything in **your** garden or a condition to maintain a fence in a certain position. Where **your Property** is leasehold, **your** lease of the **Property** may include restrictions against keeping pets or playing loud music or a condition to ask **your** landlord for consent before **you** carry out any works to **your Property**. There are other examples which are not included here. In each case, **you** would need to make sure **you** comply with the legal restriction, condition or obligation. These are limited examples, and **you** should consider documents relating to **your Property** such as **your** lease together with these **Conditions** to ensure that **you** are complying.

- (e) punctually pay all rates, taxes, rents, outgoings and charges payable in respect of the **Property**;
- (f) comply in all respects with all legislation (including those relating to planning and environmental matters) and all requirements and regulations of local authorities and any other authorities which apply to the **Property**;
- (g) promptly give us any information about the Property which we may reasonably ask for;
- (h) provide us with a copy of any notice, order or proposal concerning the Property. You must do so within 7 days of receiving it. We may ask you to respond to it and you must make all statements which we reasonably ask you to make. Unless we tell you otherwise, you must take all reasonable and necessary steps to comply with the notice, order or proposal; and

**Example:** One example of such a notice is where **you** may receive a letter from **your** local authority informing **you** of a breach of building regulations in relation to **your Property** or about new road proposals affecting **your Property**.

(i) where the **Property** is leasehold, inform **us** of any notice served under any of the Leasehold Reform Acts in relation to the **Property**. **You** must do so within 4 **Working Days** of the notice being served. If **we** request **you** to do so, **you** must also execute in **our** favour a legal mortgage of the freehold, or any superior lease or any new lease, which **you** obtain. The legal mortgage must be in a form that **we** reasonably require. If **your Property** is in Scotland, then **you** do not need to consider **Condition** 8.2 (h). The Leasehold Reform Acts mean the Leasehold Reform, Housing and Urban Development Act 1993.

**Explanation:** The Leasehold Reform Acts contain rights for tenants of long leases in certain circumstances to obtain an extension to their lease and/or to acquire the freehold. If **you** exercise any rights under these Acts (for example, by serving a notice on your landlord requesting a lease extension), **you** must inform us about this and inform us about correspondence **you** receive from your landlord. If **you** acquire the freehold, any superior leasehold title or any new lease, **we** may ask **you** to sign a new form of legal mortgage in order to protect **our** security interest in the **Property**.

#### Things you must not do

8.3 Throughout the life of **your Payment Term Lifetime**Mortgage you must not do (or allow anyone else to do) any of the following without **our** prior written consent (which we will act reasonably in granting or refusing):

- (a) make any structural or material alteration or addition to the **Property**;
- (b) make any change in the use of the **Property** which would require planning permission or approval under any building regulations;
- apply for any improvement or similar grant in respect of the **Property**;
- (d) move out of the **Property**;
- (e) sell or create any lease or tenancy over all or any part of the **Property** (see Section D for more information);
- (f) grant or allow any right over all or any part of the **Property**;
- (g) allow someone to move into the **Property** (see Section D for more information); or
- (h) create or allow to exist any other mortgage, standard security or charge on the **Property** except for the charge created by the **Mortgage Deed**.

### 9. Your obligation to insure the Property

- 9.1 You must keep the Property insured throughout the life of your Payment Term Lifetime Mortgage against all risks against which it is usual to insure properties of a similar type and location. These risks include (but are not limited to) fire, subsidence, flood, escape of water, storm and any other risks as we may from time to time reasonably require or agree. Your Offer of Loan may set out additional requirements in this respect, which you must comply with.
- 9.2 It is your responsibility to make sure that the amount of insurance and risks covered are adequate. We consider that the amount of insurance is adequate if it covers the full cost of rebuilding (often referred to as reinstatement value) your Property or, if it is a higher amount, the market value of your Property. When considering if the risks covered by your insurance policy are adequate, we will take into account the nature and location of your Property.
- 9.3 It is also your responsibility to pay the insurance premiums on time. We may ask you to provide to us copies of your insurance policy document(s) and/or evidence of your premium payments. Where we ask you to do so, you must provide the copies to us promptly to demonstrate that you have adequate insurance in place.
- 9.4 If you fail to insure the Property, or if you fail to provide copies of your policy document(s) and premium receipts to us within a reasonable period of time, we may ourselves insure the Property and recover all reasonably incurred costs of doing so from you. These costs will be Charges that you must pay and will be applied in accordance with Condition 5.
- **9.5 You** will not do, or allow anyone else to do, anything which may make the insurance of the **Property** invalid.
- 9.6 Subject to the rules of the Financial Conduct Authority, we may accept and retain commission or other non-monetary benefits in respect of insurance policies that are put in place through any of our agency arrangements.
- 9.7 You must use any monies which become payable under your buildings insurance policy to repair or reinstate the Property, or if we agree to it, the monies must be used to reduce or repay the Amount Owed. If there has been significant loss or damage to the Property, we may instruct your insurance company to pay all claims money directly to us, but if the claims money is paid to you, you will hold it on trust for us.

#### 10. Environmental Notices

**10.1** An Environmental Notice means any notice in respect of any contamination or pollution issued under any environmental legislation which relates to the **Property** or any neighbouring property.

**Explanation:** An Environmental Notice is likely to be a letter from **your** local authority or the Environment Agency informing **you** that they have concerns about contamination in the ground within **your** property or a neighbouring property.

### **10.2** Regardless of any other provision in the **Payment Term Lifetime Mortgage**:

- (a) we are entitled to carry out any works ourselves or require any works to be carried out where such works are required either to comply with an Environmental Notice or to remedy any circumstances which could lead to the issue of an Environmental Notice:
- (b) you will immediately notify us if an Environmental Notice is issued, or if you become aware of any circumstances which may lead to the issue of an Environmental Notice. In either case, you will provide written details to us of the steps you intend to take to remedy the circumstances or comply with the Environmental Notice;
- (c) you will permit us to inspect the Property at any reasonable time (and, where practicable, upon reasonable prior notice) in connection with an Environmental Notice or in circumstances which we reasonably consider may lead to the issue of an Environmental Notice. The inspection of the Property may include taking samples or making trial pits or boreholes; and
- (d) you will not create or allow any circumstances which could lead to the issue of an Environmental Notice.

### D. CHANGES TO YOUR CIRCUMSTANCES

During the life of your Payment Term Lifetime Mortgage, your circumstances may change. This Section D sets out what you must and must not do if you wish to move home, move occupiers into your Property, let your Property or sell your Property. See Section E in relation to repaying your Payment Term Lifetime Mortgage. If your circumstances change, and in particular if you encounter difficulties in making your Monthly Interest Payments, please contact Legal & General Home Finance Limited to see what we can do to help.

#### 11. Moving home

- 11.1 Your Offer of Loan sets out the circumstances in which you may transfer your Payment Term Lifetime Mortgage to a new property when you move home. However, you must tell us in advance and we must give our consent before you can transfer your Payment Term Lifetime Mortgage to your new property.
- 11.2 If you are unable to transfer your Payment Term Lifetime Mortgage to your new property (for example, because your new property does not satisfy our eligibility criteria), the Amount Owed must be repaid to us upon the sale of the Property (as set out in Condition 15). The sale of the Property may result in you having to pay an Early Repayment Charge, depending on the circumstances of the sale (see Condition 16 and your Offer of Loan for more information). Where our Downsizing Protection benefit applies, no Early Repayment Charge will be payable, as explained in your Offer of Loan.

### 12. Moving others into the Property

- 12.1 Your Offer of Loan sets out our requirements if you intend to allow any person to move into or occupy the **Property**, even if you do not intend for that person to be added to the **Payment Term Lifetime Mortgage**. You must not allow any other person to move into or occupy the **Property** before complying with those requirements.
- 12.2 We may in some circumstances, agree for an additional borrower to be added or removed from your Payment Term Lifetime Mortgage but we are not obliged to do so. You must contact us if you wish to apply to make changes to the title to the Property.

**Explanation:** If **you** want to allow anyone to move into the **Property** during the life of **your Payment Term Lifetime Mortgage you** must check that the requirements set out in **your Offer of Loan** are met.

### 13. Letting the Property

- **13.1 You** may not do any of the following without **our** prior written consent:
  - (a) grant or renew (or agree to grant or renew) any lease or tenancy of the **Property** or licence to occupy the **Property**; or
  - (b) part with or share possession of the Property. We may impose reasonable conditions upon any consent we give.
- 13.2 The statutory power of a mortgagor to lease, agree to lease and accept surrenders of leases will not apply to the Payment Term Lifetime Mortgage. If your Property is in Scotland, then you do not need to consider Condition 13.2

**Explanation:** This means that **you** cannot lease or let **your Property** without **our** consent.

### 14. Selling the Property

- 14.1 If you decide or are required to sell your Property during the life of your Payment Term Lifetime Mortgage, you will be responsible for all costs and expenses involved in selling the Property.
- 14.2 You must give us prior written notice of your intention to sell the Property before putting the Property up for sale. You must also provide us with any information that we reasonably require in connection with the sale, including the price at which you propose to sell the Property (which is referred to in these Conditions as the Proposed Sale Price). You must ensure that vacant possession is given when the sale is completed, meaning all occupants must leave the Property by the day of completion of the sale.
- 14.3 Before you agree to sell your Property, we will reasonably estimate in good faith the Net Sale Proceeds that will be available on completion of the sale to repay the Amount Owed on the basis of the Proposed Sale Price.
- 14.4 If our estimate indicates the Net Sale Proceeds will not be enough to repay the Amount Owed (taking into account any Protected Percentage where you have an Inheritance Protection Option), we may instruct a valuer to value the Property. If the valuation indicates a value which is higher than the Proposed Sale Price, we can insist that the Property is sold for no less than this value (the 'Valuation Price').
- 14.5 If we instruct a valuer, the valuer's fees will be Charges that you must pay, which will be applied in accordance with Condition 5.

- 14.6 No sale of the **Property** may occur for less than the Proposed Sale Price (or, if there is one, the Valuation Price) without **our** prior written consent. **We** will not withhold **our** consent if it is shown to **our** reasonable satisfaction that the sale is at the best price reasonably obtainable. As an alternative to giving consent **we** may in **our** discretion purchase the **Property** ourselves at a price equal to the highest genuine offer received.
- 14.7 If you sell the Property and are required to repay your Payment Term Lifetime Mortgage, you may have to pay an Early Repayment Charge depending on the circumstances of the repayment. Your Offer of Loan sets out the details of the Early Repayment Charge.

# E. REPAYING YOUR PAYMENT TERM LIFETIME MORTGAGE

**Your Payment Term Lifetime Mortgage** is designed to last for **your** lifetime and is repayable when **you** (or, if borrowing jointly, both of **you**) die or move out of **your Property** into **Long Term Care**.

However, there are other circumstances when **your Payment Term Lifetime Mortgage** must be repaid to us. **You** may also wish to repay the **Payment Term Lifetime Mortgage** early. This Section E contains **Conditions** relating to the repayment of **your Payment Term Lifetime Mortgage**.

# 15. Repaying your Payment Term Lifetime Mortgage when a Repayment Event occurs

### **Repayment Event**

- **15.1 We** must be immediately informed if a **Repayment Event** takes place or any event occurs which is likely to result in a **Repayment Event** taking place.
  - A "**Repayment Event**" means the occurrence of any of the following:
  - (a) the death of the borrower (or, if joint borrowers, the last surviving of **you** dies);
  - (b) the borrower's entry into Long Term Care (or, if joint borrowers, the last surviving of you goes into Long Term Care);
  - (c) the **Property** is sold;
  - (d) the Property is no longer used as your Main Residence (or, if joint borrowers, the last surviving of you ceases to use the Property as his or her Main Residence); and
  - (e) any **Event of Default** occurs including any failure to make **Monthly Interest Payments** in full and on time throughout the **Payment Term**.
- 15.2 Where the Repayment Event arises due to death or entry into Long Term Care as outlined above, the Amount Owed must be repaid to us within 12 months of the date of that Repayment Event. If you need to sell the Property in order to repay the Amount Owed, you must make reasonable efforts to sell the Property as quickly as you reasonably can after that Repayment Event. If the Amount Owed is not repaid to us within this 12-month period, this will be an Event of Default. We can request earlier repayment from you if in our reasonable opinion the value of the Property is either:
  - (a) less than the Amount Owed; or
  - (b) likely to be less than the Amount Owed in the 12-month period following the Repayment Event.

- If this is the case, **we** can give you notice to this effect at any time after the **Repayment Event**, in which case **you** must repay the **Amount Owed** to **us** (adjusted, if applicable, according to **Condition** 7 and **Condition** 15.7) immediately following the date **we** give **you** that notice or, if a different date is specified in that notice, by the date specified.
- **15.3** Where the **Repayment Event** falls within parts (c), (d) or (e) of **Condition** 15.1 above, the **Amount Owed** (as adjusted by **Conditions** 7 and 15.7) must be repaid to **us** and shall immediately become due and payable.
- **15.4** Any sale of the **Property** by **you** following a **Repayment Event** must be undertaken in accordance with **Condition** 14
- **15.5** Once the **Amount Owed** becomes payable, **we** may exercise certain powers in order to protect **our** rights and interests. These powers are set out in Section F below.
- 15.6 Following any Repayment Event, you must continue to comply with the obligations in the Lifetime Mortgage (including, but not limited to, the requirements set out in Conditions 8 and 9 about what you must and must not do in connection with the Property).

#### **Net Sale Proceeds**

- 15.7 If the Net Sale Proceeds from a sale of the Property are less than the Amount Owed (taking into account any Protected Percentage), we will inform you of the shortfall but you will not have to repay the shortfall to the extent that the No Negative Equity Guarantee applies. This Condition 15.7 only applies if you have complied with:
  - (a) the requirements in **Condition** 14 about selling **your Property**; and
  - (b) the remainder of this **Condition** 15.
- 15.8 If any Repayment Event occurs and we reasonably consider that the Net Sale Proceeds will be insufficient to repay the Amount Owed, we may spend such amounts of money as we reasonably see fit to make the Property more marketable. We will only incur costs to make the Property more marketable under this Condition 15.8 if we:
  - (a) reasonably consider that the **Property** can't be sold at the best price reasonably obtainable; or
  - **(b)** have concerns that the **Property** has not been kept in a good state of repair.
- **15.9** We may also incur independent surveyors' fees on or following the **Repayment Event** to establish whether insufficient money will arise from the sale of the **Property** to repay the **Amount Owed**. All such amounts and fees will be **Charges** that **you** must pay, which will be applied in accordance with **Condition** 5.
- 15.10 Net Sale Proceeds will be used firstly towards payment of the Amount Owed. Where the Net Sale Proceeds obtained from a sale of the Property exceed the Amount Owed, we will inform you of the surplus amount, which will be reimbursed to you or your legal representative(s) for your benefit or the benefit of your estate or any subsequent charges (as the case may be).

### 16. How to repay your Payment Term Lifetime Mortgage early

- 16.1 Subject to Condition 17.1 below, you may repay your Payment Term Lifetime Mortgage by repaying the Amount Owed early in accordance with the terms of the Offer of Loan.
- 16.2 Your Offer of Loan sets out the details of the EarlyRepayment Charge which you may have to pay in certain

circumstances if **you** repay **your Payment Term Lifetime Mortgage** early.

### 17. General repayment conditions

17.1 If you choose to repay or must repay the Payment Term
Lifetime Mortgage, you must at the same time repay every
other mortgage, standard security or charge which we then
hold from you. Section 93 of the LPA 1925 shall not apply
to the Payment Term Lifetime Mortgage.

**Explanation:** This means that if **you** hold more than one mortgage with **us you** will need to repay all of them at the same time.

**17.2** Where **you** have more than one mortgage with **us**, **we** will decide which mortgage to allocate **your** payments to.

# 18. When we can retain your Payment Term Lifetime Mortgage

- 18.1 Once the Amount Owed is repaid in full to us, we will release the security constituted by the Payment Term Lifetime Mortgage, subject to Condition 17.1 and Condition 18.2.
- **18.2** We may retain any security granted in respect of the Payment Term Lifetime Mortgage for a period of up to 3 months after the Amount Owed is repaid and all your obligations and liabilities to us are satisfied or discharged. If during such 3 month period any bankruptcy proceedings are started against you or any bankruptcy order is made against you (or any other person that makes payment of, or discharges, your obligations and liabilities to us), we may retain the security for a further period, as we determine (acting reasonably).
- **18.3 Our** right to retain any security in accordance with **Condition** 18.2 only arises where **we** have received professional advice that there is a reasonable risk that:
  - (a) the repayment and discharge of the **Amount Owed** may be invalidated, reinstated or clawed-back upon a bankruptcy order being made against **you** or upon bankruptcy proceedings being started against **you** during the 3-month period referred to in **Condition** 18.2; and
  - (b) upon such reinstatement, invalidation or clawingback of the **Amount Owed** becoming effective, the security for the **Payment Term Lifetime Mortgage** would not be automatically reinstated or re-granted in **our** favour.

# F. OUR POWERS IN CONNECTION WITH YOUR PAYMENT TERM LIFETIME MORTGAGE AND YOUR PROPERTY

This Section F sets out the rights and powers from which we benefit in connection with your **Payment Term Lifetime**Mortgage. It includes additional **Related Rights** which you assign to us, and the rights and powers of a property receiver that we may appoint in connection with your **Payment Term Lifetime Mortgage**. It also includes our appointment as your attorney for these purposes (although this is not the same as a lasting power of attorney).

### 19. Our powers

If your **Property** is in Scotland, then **Condition** 19 is replaced by **Condition** 29.5.

19.1 For the purposes of the **LPA 1925** the mortgage money will be treated as due, and the statutory power of sale (as extended by these **Conditions**) and the other powers contained in section 101 of the **LPA 1925** will arise, one (1) month after the date of **Completion**.

**Explanation:** Under legislation, mortgage providers (including **us**) are given certain powers relating to the mortgage, including the ability to sell the mortgaged property when the mortgage money becomes due.

19.2 The statutory power of sale applies to the Payment Term Lifetime Mortgage free from the restrictions in section 103 of the LPA 1925.

**Explanation:** Section 103 of the **LPA 1925** sets out various circumstances when **we** can exercise the statutory power of sale referred to in **Condition** 19.1. This **Condition** 19.2 excludes section 103, meaning **we** are not restricted to exercising **our** powers only in those circumstances contained in section 103, but also in other circumstances. However **we** must always act in accordance with these **Conditions**.

- 19.3 Regardless of any other provisions of these Conditions, the Amount Owed shall immediately become due and payable on demand if any Event of Default occurs.
- 19.4 We (or a third party acting on our behalf) may enter the **Property** to carry out repairs if the **Property** is not being adequately maintained. The **Offer of Loan** sets out our rights in this regard. No exercise of any such right shall make us liable as a mortgagee in possession.

**Explanation:** If a mortgage provider takes physical possession of the mortgaged **Property**, it will be known as a "mortgagee in possession", which means the mortgage provider incurs certain liabilities in relation to the mortgaged **Property**. This **Condition** means that the statutory requirements and liabilities of a "mortgagee in possession" will not apply to **us** if **we** carry out repairs if **your Property** is not being adequately maintained..

- **19.5** At any time after the **Amount Owed** has become due and payable, **we** may (without previous notice to or agreement from **you**):
  - (a) take possession of the **Property**;
  - **(b)** appoint one or more persons to be a receiver of all or any part of the **Property**;

**Explanation:** We can appoint someone (who may be a third party) named a "receiver" to act on **our** behalf in connection with **your Payment Term Lifetime Mortgage**. If a receiver is appointed, they would have various powers (including those listed in **Conditions** 19.6 and 20, as well as others), such as the ability to sell the **Property** and use the proceeds of sale to repay the **Payment Term Lifetime Mortgage**.

- (c) sell the **Property** (whether or not **we** have taken possession); and/or
- (d) exercise all the other powers given to mortgagees by the **LPA 1925**.
- **19.6** At any time after the **Amount Owed** has become due and payable, **we** or any receiver appointed by **us** may:
  - carry out repairs, renewals or improvements to the **Property**;
  - carry out any building or development works on the **Property**;

- (c) apply for and obtain any appropriate planning or other consents and approvals in respect of the **Property**; and/or
- (d) exercise the statutory powers of leasing or accepting surrenders of leases without the restrictions imposed by law, including those contained in sections 99 and 100 of the LPA 1925.

**Explanation:** Sections 99 and 100 of the **LPA 1925** give lenders the right to lease a **Property** of which they have taken possession after the borrower's default if those leases meet certain **Conditions** (for example, in relation to their term and the rent). These restrictions are excluded so that if **we** take possession, **we** can lease the **Property** or accept a surrender of an existing lease without any restrictions.

In each case, as **we** or the receiver may in **our** or his/her discretion reasonably think fit. No exercise of any such rights shall incur any liability (either to **you** or any other person) or make **us** liable as a mortgagee in possession.

**Explanation:** If **we** (or a receiver appointed by us) exercise the rights set out in this **Condition** 19.6, neither of **us** will be treated as a "mortgagee in possession" and the statutory requirements and liabilities of a "mortgagee in possession" will not apply to **us**.

- 19.7 If we (or any receiver appointed by us) take possession of the **Property we** or the receiver may remove, store, sell or otherwise deal with any goods or animals which you have not removed from the **Property**. If we do this we will do so at your agent and at your expense, and the costs that we incur in doing so will be applied as a **Charge** which **you** must pay, in accordance with **Condition** 5. We will not be responsible for any loss caused by **our** so doing. **We** will account to you for all proceeds received, either by paying such amount to **you** or setting it off against the **Amount** Owed (at our discretion), but we will deduct all expenses that we reasonably incur in dealing with the goods and/or animals. If the proceeds received are less than the expenses we reasonably incur, the remainder of the expenses will be a Charge that you must pay, which will be applied in accordance with Condition 5.
- 19.8 If we, or a receiver appointed by us, enters into possession of the Property, we or that receiver may at any time give up possession. If we decide to give up possession, we will tell you as soon as possible.
- 19.9 Neither we nor any receiver shall be liable, by reason of entering into possession of the Property or for any other reason, to account as mortgagee in possession in respect of all or any of the Property, nor shall we or any receiver be liable for any loss on realisation of, or for any act, neglect or default of any nature in connection with, all or any part of the Property for which a mortgagee in possession might be liable as such.
- 19.10 No exercise of **our** rights under this **Payment Term Lifetime Mortgage** (including where a receiver appointed by **us** exercises those rights) shall make **us** or the receiver liable as a mortgagee in possession in respect of all or any part of the **Property**.

**Explanation:** If **we** (or a third party acting on **our** behalf) carry out repairs at **your Property**, neither of **us** will be treated as a "mortgagee in possession" and the statutory requirements and liabilities of a "mortgagee in possession" will not apply to **us**.

- 19.11 When we and any receiver appointed by us exercise our or his/her powers under this Payment Term Lifetime Mortgage, we may engage and pay third parties to assist us. These third parties will be acting on your behalf as your agents and you will be responsible for their fees at such rates as we or the receiver may reasonably agree. The remuneration will be a Charge that you must pay, which will be applied in accordance with Condition 5. If we appoint a third party, we may revoke the appointment of that third party at any time, and any receiver may do likewise. We will tell you if the third party's appointment is revoked.
- 19.12 We may revalue the **Property** at any time during the lifetime of the **Payment Term Lifetime Mortgage**. If it is necessary for the valuer to enter the **Property** to conduct the valuation, we will give you reasonable notice and you must permit this. Any revaluation under this **Condition** 19.12 shall be at our expense.

### 20. Rights of a property receiver appointed by us

If your Property is in Scotland, then you do not need to consider Condition 20.

**Explanation:** We can appoint someone (who may be a third party or may be one of **our** employees) named a "receiver" to act on **your** behalf in connection with your **Payment Term Lifetime Mortgage**. If a receiver is appointed, they would have the same powers as we do. **Condition** 20 sets out more information regarding receivers.

- **20.1** A receiver appointed by **us** shall have all the powers conferred:
  - (a) on mortgagees and/or receivers by the **LPA 1925** (but without the restrictions contained in sections 103 and 109 of that Act); and
  - (b) on administrative receivers by the Insolvency Act 1986 Schedule 1, except to the extent that any of these powers are expressly or impliedly excluded by the Mortgage Deed or these Conditions. In the event of ambiguity or conflict, the terms of the Mortgage Deed will prevail, followed by these Conditions.

**Explanation:** Under legislation, mortgage providers (including **us**) and receivers that **we** appoint are given certain powers relating to the mortgage, including the ability to sell the mortgaged **Property** when the mortgage money becomes due. This **Condition** 20.1 confirms that a receiver that **we** appoint will be able to exercise those statutory powers, unless these **Conditions** say otherwise.

- 20.2 We or any receiver appointed by us shall also have power on your behalf and at your expense, and regardless of your bankruptcy, death or insanity, to do or omit to do anything which you could do or omit to do in relation to the Property. This includes (without limitation) a right for us and any receiver to:
  - (a) take possession of the **Property** and for this purpose to take, defend, discontinue or compromise any proceedings as **we** or they think fit;
  - (b) generally manage the **Property** including collecting and receiving rents, arranging necessary repair and maintenance of the **Property**, ensuring compliance with local authority requirements, maintaining, renewing or increasing insurances and serving notice under relevant housing legislation;
  - (c) without restriction, sell the **Property** (whether or not we have taken possession) for a price and on terms as we think fit;

- (d) without restriction, lease or sublease (as appropriate) the Property, vary, assign, renew, terminate, surrender or accept surrenders of leases, tenancies or licences over the Property for a price and on terms and for rent and payment as we think fit without the restrictions imposed by law, including those contained in sections 99 and 100 of the LPA 1925;
- (e) sell any freehold or leasehold reversions created over the **Property**;
- (f) exercise, on **your** behalf and without having to give **you** prior notice or obtain **your** consent, all the powers and duties conferred on a landlord by law from time to time without having any liabilities or responsibilities to **you** as a result of doing so; and/or
- (g) take and do any other acts and things we or the receiver:
  - consider desirable or necessary for protecting our security constituted by the Payment Term Lifetime Mortgage or for realising the value of the Property or any part of it;
  - (ii) consider incidental or conducive to any of the rights or powers conferred on a receiver under or by virtue of these **Conditions** or law; or
  - (iii) lawfully may do as your agent.

**Example:** The receiver would have power (amongst other examples above) to commence or complete building works at the **Property** (for example, if the fence in the garden is damaged a receiver would have the power to repair it).

- 20.3 The receiver may incur costs in exercising his/her rights and powers under the Payment Term Lifetime Mortgage and may charge such amount for his/her fees as we reasonably agree with him/her. The receiver will be an agent acting on your behalf and you will be responsible for his/her fees. These costs and fees will be Charges that you must pay, which will be applied in accordance with Condition 5.
- 20.4 We may remove any receiver appointed by us at any time.
  We may also appoint a new receiver, either instead of or as well as any existing or former receiver. We will give you written notice if we do so.
- 20.5 We may appoint any one or more persons to be a receiver of all or any part of the **Property**. If there is more than one receiver appointed by **us** in connection with the **Property**, each receiver may exercise individually all of the powers conferred on a receiver under the **Payment Term Lifetime**Mortgage and to the exclusion of the other receiver or receivers (unless the document appointing such receiver states otherwise).
- **20.6** Any receiver appointed by **us** may be one of **our** employees or may be a third party.
- **20.7** Section 109(8) of the **LPA 1925** shall be amended so as to allow a receiver to pay any money owing by **you** in such order of priority as he/she thinks fit.

**Explanation:** Section 109(8) allows a receiver to choose the order in which debts are paid. The receiver can decide to pay his/her fees before repayment of **your Payment Term Lifetime Mortgage** debt should he/she choose to do this. **You** will be responsible for paying these fees, as set out in **Condition** 20.3.

### 21. Related Rights

**Explanation: Related Rights** are rights that may arise in connection with **your Property**. One example is where **you** have any construction work carried out on the **Property** and the builder gives **you** a warranty or guarantee in relation to the work. This **Condition** 21 means that **we** may benefit from that warranty or guarantee. The list of **Related Rights** is set out in **Condition** 21.1 below.

### 21.1 Related Rights means:

- (a) any option to purchase the freehold or superior leasehold or a new lease of the **Property**;
- (b) any right to acquire further or additional shares or interests in the **Property** which are included in, or otherwise granted to **you** in, a shared ownership lease (or any documentation supplemental to or associated with such lease);
- (c) any right to receive money which becomes payable in respect of the **Property** or following any damage to or depreciation of the **Property**, including money payable for mining subsidence or compulsory purchase;
- (d) any share or membership rights in a residents' association, common hold association or management company relating to the **Property**;
- (e) any guarantees or insurances relating to the **Property** including guarantees for work done to the **Property**; and
- (f) any other benefit or right of any kind relating to the **Property** or its construction or title.
- 21.2 As further consideration for the Loan you assign your rights in and the benefit of the Related Rights to us and agree that we have full power to enter the Property and to exercise and deal with all the Related Rights as being absolutely and beneficially entitled to them.
- **21.3** If **you** receive any money in respect of any **Related Rights you** will hold this on trust for **us** to use in accordance with **Condition** 21.4 below.
- 21.4 Any proceeds of the Related Rights, after deducting all costs reasonably incurred by us in dealing with the Related Rights, will be applied in reducing the Amount Owed, and any surplus will be paid to you or any other person who is entitled to the surplus.

### 22. You appoint us as your attorney

22.1 As security for your obligations under the Payment Term
Lifetime Mortgage you irrevocably appoint us, and any
receiver appointed by us, together and individually to be
your attorney in your name and on your behalf to do all
things set out in Condition 22.2 below. The attorney will be
legally entitled to act on your behalf.

**Explanation:** This power of attorney means **we** (and any receiver **we** have appointed) are legally entitled to act on **your** behalf and able to sign documents relating to the **Property** or the **Payment Term Lifetime Mortgage** on **your** behalf at any time if **we** think it is necessary or desirable to protect **our** interests. This is not the same as a lasting power of attorney. The power of attorney only relates to the matters set out in **Condition** 22.2 below.

- 22.2 Under the power of attorney, **we** may execute and deliver any deed or document, exercise any rights or powers which **you** have in respect of the **Property** or the **Related Rights** and do anything else which **we** or the receiver think necessary or desirable to:
  - (a) protect **our** security under the **Payment Term** Lifetime Mortgage;
  - (b) exercise any powers contained in the **Payment Term Lifetime Mortgage**; or
  - (c) preserve the **Property** or the **Related Rights** (and their value).

**Example:** One example of how **we** may use the power of attorney is to appoint builders on **your** behalf if **we** have concerns that **you** are not keeping the **Property** in good repair.

- **22.3 We** (or a receiver appointed by **us**) may delegate the power of attorney to any third party where reasonably necessary in the exercise of **our** powers.
- **22.4 We** and the attorney will not be liable to **you** for anything done when exercising the power of attorney unless it is done negligently.
- 22.5 You will on our request:
  - (a) sign (or execute and deliver) any document or deed;
  - (b) exercise any rights or powers which you have in respect of the Property or the Related Rights; and
  - (c) do anything else which we or the receiver think necessary or desirable,

in each case in order to:

- (d) protect our security under the Payment Term Lifetime Mortgage;
- (e) exercise any powers contained in the Payment Term Lifetime Mortgage; and preserve the Property or the Related Rights (and their value).
- 22.6 The power of attorney will end when we release the security constituted by your Payment Term Lifetime Mortgage. You will sign (or execute and deliver) any document or deed which we reasonably request in order to appoint us (and any receiver appointed by us) as your attorney, on the same terms and Conditions set out in this Condition 22.

### **G. GENERAL CONDITIONS**

This Section G contains general **Conditions** relating to **your Payment Term Lifetime Mortgage**, including: (1) **our** ability to assign **our** rights under the **Payment Term Lifetime Mortgage** to any third party; (2) **our** use of information **we** receive about you; (3) the circumstances in which **we** may vary the terms of the **Payment Term Lifetime Mortgage**; (4) the law that applies to **your Payment Term Lifetime Mortgage**; and (5) various other miscellaneous **Conditions**.

# 23. When we can sell, transfer or assign your Payment Term Lifetime Mortgage to someone else

23.1 We may at any time transfer or assign to any other person the benefit of, and our rights under, all or any part of the Payment Term Lifetime Mortgage and any related security. We do not need your consent to do so. If we do so, your rights and obligations under the Payment Term

- **Lifetime Mortgage** will not be affected. **you** must continue to perform **your** obligations under the **Payment Term Lifetime Mortgage** as though **you** originally entered into it with the transferee or assignee.
- **23.2** We may release to any actual or potential transferee or assignee (and their advisers) any information we hold about you, about the conduct of your Account and about any related securities. We will release this information in accordance with **Condition** 24.

### 24. Using your information

- **24.1 We** will decide the purposes for which and the manner in which any personal information **we** obtain relating to **you** is processed. **We** will process all personal data relating to **you** in accordance with **our** privacy policy from time to time relating to the processing of personal data about **you**.
- **24.2** We may give any information and documents concerning the **Payment Term Lifetime Mortgage** or **your** Account to any person if:
  - (a) we are required to do so by law or by any regulatory authority;
  - **(b) we** have a public duty to do so;
  - (c) it is necessary in order to enforce any provisions of the **Payment Term Lifetime Mortgage**;
  - (d) you ask us to give details to another person or agree that we can give such details to another person;
  - (e) that person takes over, or may be entitled to take over, any of our rights under the Payment Term Lifetime Mortgage or is responsible for the management or administration of the Account or the Payment Term Lifetime Mortgage at any time;
  - (f) that person provides services to us in connection with your Account or the Payment Term Lifetime Mortgage; or
  - (g) we think it is necessary or advisable to do so in connection with any transfer, sale or financing arrangement which we may enter into or consider in connection with the Payment Term Lifetime Mortgage.
- 24.3 We will use the information which you give us, or which we receive from any enquiries which you permit us to make about you or which we require to be made, for processing and administering your Account or the Payment Term Lifetime Mortgage, for customer service, market research, statistical analysis, audit and administrative purposes.
- **24.4** We may record telephone calls that **you** make to **us** for **our** mutual protection and to improve **our** customer service standards.

### 25. Miscellaneous

- 25.1 If we fail to exercise or delay in exercising any right or power that we have in connection with the Payment Term Lifetime Mortgage, this will not affect our ability to later exercise any of our rights or powers. If we exercise any of our rights or powers (in whole or in part), this will not affect our ability to exercise them again in the future or to exercise any other right or power.
- 25.2 If we agree with you that we will not exercise any of our rights or powers on a specific occasion, this will not prevent us from exercising our rights and powers in the future and will not affect the other terms of the Payment Term Lifetime Mortgage.

**25.3** The rights, powers and remedies provided in the **Payment Term Lifetime Mortgage** are cumulative and not exclusive of any rights, powers or remedies provided by law.

**Explanation:** Not all **our** rights and powers under **your Payment Term Lifetime Mortgage** are listed in these **Conditions** or in the **Offer of Loan**. Some are contained in statute and **we** are able to use all those other rights and powers too.

- **25.4** Each of the provisions and/or sub-clauses of the **Payment Term Lifetime Mortgage** is severable and distinct from the others. If at any time any one or more of such provisions becomes illegal, invalid or unenforceable, this will not impair or affect the legality, validity or enforceability of the remaining provisions.
- 25.5 Only you and we may enforce the terms of the Payment
  Term Lifetime Mortgage. No provision of the Payment
  Term Lifetime Mortgage will be enforceable by a third
  party under the Contracts (Rights of Third Parties) Act 1999.
- **25.6 We** will communicate with **you** using the English language and all **our** documents will be issued to **you** in English. If **you** choose to use the services of an interpreter, **we** are not a party to, or responsible for, those services which will be subject to a separate privacy notice and terms and conditions with any interpreter **you** choose to use.

# 26. Varying the terms of the Payment Term Lifetime Mortgage

- 26.1 We may vary the terms of the Payment Term Lifetime
  Mortgage from time to time during the life of the Payment
  Term Lifetime Mortgage without your consent for the
  purpose of giving you the benefit of enhanced or additional
  services which become available in connection with the
  Payment Term Lifetime Mortgage.
- 26.2 We may also vary the terms of the Payment Term Lifetime Mortgage from time to time during the life of the Payment Term Lifetime Mortgage without your consent for the purpose of responding reasonably to:
  - any change in the law, regulatory requirements or codes of practice which is or are applicable to the conduct of our business or the Payment Term Lifetime Mortgage;
  - (b) any new or amended recommendation, requirement or decision by any court, ombudsman, regulator or similar body, including the Equity Release Council, which is or are applicable to the conduct of **our** business or the **Payment Term Lifetime Mortgage**;
  - (c) any change to **our** technology or other systems used in connection with the **Payment Term Lifetime**Mortgage, including where the change is needed either to improve the operation of those systems or to integrate them with the systems used by another organisation which **we** acquire or by which **we** are acquired; and
  - (d) any mistakes which are identified and reasonably require changes or rectification.
- 26.3 We may also vary the terms of the Payment Term Lifetime Mortgage from time to time during the life of the Payment Term Lifetime Mortgage without your consent for any other reason not specified in these Conditions provided any such change is proportionate to the underlying reasons for the change.
- **26.4 We** will give **you** at least 30 days' written notice in advance of any change **we** make pursuant to **Conditions** 26.2 and 26.3.

### 27. Sending notices to you

- 27.1 If we leave or send by prepaid post or by email any written demand or notice addressed to you either to the Property or any other address or email address that you make known to us, you will be deemed to receive the notice.
- 27.2 Where **we** leave any demand or notice at the address referred to in **Condition** 27.1, **you** will be deemed to have received it at the time that **we** leave it there. Where **we** send any demand or notice by post to that address or any other nominated address, **you** will be deemed to have received it two **Working Days** after posting. Where **we** send any demand or notice by email, **you** will be deemed to have received it on the date and at the time that **we** sent it

**Example:** If we post a notice to **you** at 1pm on Tuesday, **you** will be deemed to have received it at 1pm on Thursday.

### 28. Governing law and jurisdiction

- 28.1 The Payment Term Lifetime Mortgage and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) will be governed by English Law, unless your Property is in Scotland, in which case Condition 29 applies.
- **28.2** The courts of England and Wales will have jurisdiction to settle any such disputes or claims, unless **your Property** is in Scotland, in which case **Condition** 29 applies.

### H. TERMS THAT APPLY IF THE PROPERTY IS IN SCOTLAND

If the **Property** is in Scotland, **your Payment Term Lifetime Mortgage** is governed by the laws of Scotland. This Section H sets out the special **Conditions** that apply to **your Payment Term Lifetime Mortgage** if the **Property** is located in Scotland.

### 29. Scotland

- **29.1** The provisions of this **Condition** 29 apply to the **Payment Term Lifetime Mortgage** if the **Property** is located in Scotland.
- 29.2 In these Conditions:
  - (a) CFRA 1970 means the Conveyancing and Feudal Reform (Scotland) Act 1970; and
  - (b) CFRA Standard Conditions means the standard Conditions set out in schedule 3 to the CFRA 1970, which detail certain obligations you have, and certain rights we have, in relation to the Property.
- **29.3** References in these **Conditions** and the **Offer of Loan** to 'tenants in common' are replaced by 'joint owners'.
- 29.4 Conditions 8.1(h), 13.2 and 20 do not apply.
- **29.5 Condition** 19 is replaced by the following:

### 19. Our powers

19.1 Regardless of any other provisions of these Conditions, if any Event of Default occurs, the Amount Owed shall immediately become due and payable on demand and you will be in default under the CFRA 1970, which would allow us to enforce our security and exercise the rights available to us under the CFRA 1970.

- 19.2 At any time after the **Amount Owed** has become due and payable, **we** may (without previous notice to or agreement from **you**):
  - (a) take possession of the **Property**;
  - (b) sell the **Property** (whether or not **we** have taken possession); and/or
  - (c) exercise all the other powers given to heritable creditors by the CFRA 1970.

**Explanation:** A "heritable creditor" is a legal term for a person who holds a standard security over a **Property** in Scotland. Heritable creditors are granted certain powers by law (including those powers set out below in **Condition** 19.3, but there are others as well).

- 19.3 At any time after the **Amount Owed** has become due and payable, **we** may if **we** consider it necessary or desirable, at **your** expense and regardless of **your** bankruptcy, death or insanity and without being treated as a heritable creditor in possession or becoming liable to account as such:
  - take any proceedings we think fit in relation to the Property;
  - (b) generally manage the **Property**, including collecting and receiving rents, carrying out building and development works, arranging necessary repair and maintenance of the **Property**, ensuring compliance with local authority requirements, maintaining, renewing or increasing insurances, serving notice under relevant housing legislation and obtaining any appropriate planning or other consents and approvals; and/or
  - (c) exercise, on **your** behalf and without having to give **you** prior notice or obtain **your** consent, all the powers and duties conferred on a landlord by law from time to time in force (including the power to grant, vary, assign review, terminate, surrender or accept surrenders of leases, tenancies or licences over the **Property** so far as permitted by the **CFRA 1970**) without having any liabilities or responsibilities to **you** as a result of doing so, in each case, as **we** in **our** discretion reasonably think fit. Any costs **we** incur will be a Charge that **you** must pay, which will be applied in accordance with **Condition** 5.

**Explanation:** If a mortgage provider takes physical possession of the mortgaged property, it will be known as a "heritable creditor in possession", which means the mortgage provider incurs certain liabilities in relation to the mortgaged property. If **we** exercise the rights set out in this **Condition** 19.3, **we** will not be treated as a "heritable creditor in possession". This means the statutory requirements and liabilities of a "heritable creditor in possession" will not apply.

19.4 After taking possession of the **Property we** may, as **your** agent and at **your** expense (as a **Charge**, which will be applied in accordance with **Condition** 5), remove, store, sell or otherwise deal with any goods or animals which **you** have not removed from the **Property. We** will not be responsible for any loss caused by **our** so doing. **We** will account to **you** for all proceeds received, either by paying such amount to **you** or setting it off against the **Amount Owed** (at **our** discretion), but **we** will deduct all expenses that **we** reasonably incur in

- dealing with the goods and/or animals. If the proceeds received are less than the expenses **we** reasonably incur, the remainder of the expenses will be a **Charge** that **you** must pay, which will be applied in accordance with **Condition** 5.
- 19.5 When we exercise our powers under your Payment Term Lifetime Mortgage, we may engage and pay third parties to assist us. These third parties will be acting on your behalf as your agents and you will be responsible for their fees at such rates as we may reasonably agree. The remuneration will be a Charge that you must pay, which will be applied in accordance with Condition 5. If we appoint a third party, we may revoke the appointment of that third party at any time. We will tell you if the third party's appointment is revoked.
- 29.6 References to a 'receiver' in Condition 22 do not apply.
- **29.7** In **Condition** 19.2 the words 'by signing the **Mortgage Deed**' will be added before the words '**you** assign'.
- 29.8 Condition 28 is replaced by the following:
  - 28. Governing law and jurisdiction
  - 28.1 The **Payment Term Lifetime Mortgage** and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) will be governed by the law of Scotland.
  - 28.2 The courts of Scotland will have jurisdiction to settle any such disputes or claims.
- **29.9** Any other references in these **Conditions** to any word, expression or practice under English law are references to the equivalent or nearest equivalent word, expression or practice under the law of Scotland.

### I. DEFINITIONS AND INTERPRETATION

#### 30. Defined terms

**30.1** Terms that are in bold in these **Conditions** have the following meanings:

**Account** means the account **we** maintain recording the **Amount Owed**;

**Amount Owed** means all monies (including any **Loan**, interest and **Charges**) which **you** owe **us** at any time on the security of the **Payment Term Lifetime Mortgage**;

**Borrower**, **you** and **your** means the person(s) named as borrowers in the **Payment Term Lifetime Mortgage** and includes all persons claiming any right or interest from or to **you** (including **your** successors, personal representatives and executors of **your** estate);

CFRA 1970 has the meaning set out in Condition 29.2;

**CFRA Standard Conditions** has the meaning set out in **Condition** 29.2;

**Charge(s)** means all fees and expenses which **we** apply (acting reasonably) in connection with the **Loan** and the **Payment Term Lifetime Mortgage**;

**Completion** means the date on which **we** first advance money under a **Loan** to **you**;

**Conditions** means these terms and **Conditions** (including the introduction in Section A);

**Downsizing Protection** means the circumstances as set out in the **Offer of Loan** where **you** will not have to pay an

**Early Repayment Charge** if **you** move home or into sheltered accommodation after the fifth anniversary of the completion of **your Payment Term Lifetime Mortgage**;

**Early Repayment Charge** means the early repayment charge set out in the **Offer of Loan**;

Your Guide to Early Repayment Charges means our guide on early repayment charges and which forms part of your Payment Term Lifetime Mortgage with us;

**Event of Default** means any of the following circumstances:

- (a) the Amount Owed is not repaid to us following a Repayment Event in accordance with the terms of Condition 15.2:
- (b) compulsory purchase or requisition of all or any part of the **Property**;
- (c) material false information or material omission in information given to us, including fraud or money laundering;
- (d) the **Property** being used other than solely as a private residence, unless agreed by **us**
- (e) if you are or become bankrupt or enter into any composition or arrangement with your creditors, or you have been found by a court of competent authority to have been engaged in criminal activity;
- (f) you are in material breach of your obligations under these Conditions or the Offer of Loan and either you have not remedied such breach within any reasonable period we specify, or the breach cannot be remedied; or
- (g) failure to make Monthly Interest Payments in full and on time throughout the Payment Term;

**Inheritance Protection Option** is the option for **you** or **your** beneficiaries to be entitled to the **Protected Percentage**, as set out in **your Offer of Loan** (if **you** have selected this option);

**Interest Application Date** is the same day of the month as the date on which **Monthly Interest Payments** will be made during the **Payment Term**;

Interest Rate means the rate or rates of interest which apply for the time being to the **Amount Owed** or any part of the **Amount Owed** as set out in the **Offer of Loan**;

**Loan** means each and every sum which **we** lend **you** on the security of the **Payment Term Lifetime Mortgage** (including each and every additional borrowing **you** apply for and **we** agree (if any));

 $\label{long Term Care} \textbf{Long Term Care} \ \ \text{means care or supervision which } \textbf{you} \ \ \text{require and which:}$ 

- (a) requires you to receive care on an ongoing and long term basis outside the Property, including but not limited to entering into a residential care home, nursing home, or moving in with family or friends where there is no intention to return to the Property. Long Term Care does not include temporary stays in hospitals or to visit family or friends; and
- (b) requires **you** to be absent from the **Property** for any other reason for any period totalling 90 days or more in any period of 180 consecutive days; and
- (c) is necessitated by or attributable to **your** physical or mental incapacity or impairment.

A certificate signed by a medical practitioner certifying the above will (in the absence of obvious error) be conclusive evidence of this;

LPA 1925 means the Law of Property Act 1925;

**Main Residence** means the property in which **you** are habitually resident (where **you** live most of the time);

Monthly Interest Payment means the monthly Interest payment you must pay to us as set out in the Offer of Loan, payable in accordance with Condition 2;

**Mortgage Deed** means the mortgage deed (or, if the **Property** is in Scotland, the Standard Security) signed by **you** which incorporates these **Conditions**;

**Net Sale Proceeds** means the net sale proceeds that will be available on completion of the sale of the **Property**, after deducting all reasonable costs of sale, such as legal fees and estate agent fees;

**No Negative Equity Guarantee** means that **you** or **your** estate would not be left with an outstanding debt from the **Lifetime Mortgage** where the **Property** is sold for the best price reasonably obtainable (subject to certain conditions set out in **Condition** 7);

**Offer of Loan** means the document named "**Offer of Loan**" that **we** have given to **you**, containing **our** written offer and setting out the particular terms and conditions on which **we** will make a **Loan** to **you**;

**Optional Partial Repayment** means the optional partial repayments **you** may pay to **us** after the **Payment Term** without paying any **Early Repayment Charge** as set out in the **Offer of Loan**:

Payment Date means the day of the month specified in your Offer of Loan as the date on which Monthly Interest Payments will be made;

**Payment Term** means the period in which **you** must make **Monthly Interest Payments**;

Payment Term Lifetime Mortgage means the agreement for your Loan which is comprised of the Offer of Loan, the Mortgage Deed, the Your Guide to Early Repayment Charges, the Tariff of Charges and these Conditions (and, if the Property is located in Scotland, the CFRA Standard Conditions);

**Property** means the property described in the **Payment Term Lifetime Mortgage** and includes each and every part of such property and all fixtures and fittings;

**Proposed Sale Price** has the meaning set out in **Condition** 14.2;

Protected Percentage means the percentage of Net Sale Proceeds which you have chosen to protect if you have selected the Inheritance Protection Option (as set out in the Offer of Loan);

**Related Rights** has the meaning set out in **Condition** 21;

**Repayment Event** has the meaning set out in **Condition** 15.1;

**Standard Security** means a standard security in accordance with the terms of the **CFRA 1970** over the **Property**;

**Tariff of Charges** means **our** tariff of charges which sets out **our** standard fees and charges as in effect from time to time;

Valuation Price has the meaning set out in Condition 14.4;

**we, our** and **us** means Legal & General Home Finance Limited and includes **our** successors, assigns and transferees whether legal or equitable and whether in relation to all or part of the **Amount Owed**, and may at any time mean more than one of them; and **Working Days** means any day other than a Saturday, Sunday or any day which is a public holiday in England and Wales (if **your Property** is in England or Wales) or in Scotland (if **your Property** is in Scotland)

### 31. Interpretation of these Conditions

- **31.1** Any reference to a "month" and "monthly" means a calendar month.
- **31.2** Any reference to "**you**" includes **your** legal representatives should **you** die, become bankrupt or become unable to manage **your** affairs.
- 31.3 Where there is more than one **Borrower**:
  - (a) "you" and "your" refer to both of you together and each of you separately;
  - (b) if either of **you** dies, becomes bankrupt or becomes unable to manage **your** affairs this will not affect the liability of the other one of **you**; and
  - (c) your liability to us is both joint and several which means that we can enforce the Payment Term Lifetime Mortgage against any or both of you for the Amount Owed.
- **31.4** Any reference to any provision of any law includes that provision as updated or altered at any time.
- **31.5** References to any document include all variations, replacements and amendments to that document.
- **31.6** Any phrase introduced by the terms "including", "include", "in particular" or a similar expression shall be construed as illustrative and shall not limit the sense of the words preceding those terms.
- 31.7 Any reference to these **Conditions** or to any other document is a reference to these **Conditions** or to that other document as validly amended, varied, supplemented, restated or novated (in each case, other than in breach of the provisions of these **Conditions**) at any time.

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