

LOAN AND SECURITY DEED OF AGREEMENT AND DISCLOSURE OF TERMS

This deed is made on the day and year shown before the signatures below between the two parties defined below as creditor (together with their successors and assigns called "the creditor" or "we" or "us") AND the borrowers (also together with their executors and administrators referred to as "you",) described in the schedule below. This deed is made up of the disclosure statement, the major terms and the other terms and conditions.

BACKGROUND

- 1 We have agreed to grant the borrowers the initial unpaid balance as shown in the disclosure statement.
- 2 The borrowers, shown as the owner/s of the personal property security, have agreed to grant a security interest in that property to us.
- 3 The borrowers, shown as the owner/s of the land to be mortgaged, have agreed to grant a mortgage over that land to us.

OBLIGATION

The borrowers (jointly and severally if more than one) acknowledge their indebtedness to the creditors for the initial unpaid balance set out in the disclosure statement and promise to pay that amount and any other amounts due under this deed in the manner set out in the disclosure statement and any variations of it and otherwise promise to comply with the terms and conditions of this contract.

DISCLOSURE STATEMENT FOR CONSUMER CREDIT CONTRACTS (other than revolving credit contracts)

Date of Deed / Advance:	/	

IMPORTANT: The creditor is required to provide you with this disclosure statement under Section 17 of the Credit Contracts and Consumers Finance Act 2003. This document sets out the key information about your consumer credit contract. You should read it thoroughly.

If you do not understand anything in this document you should seek independent advice.

You should keep this disclosure statement and a copy of your credit contract in a safe place.

The law gives you a limited right to cancel the consumer credit contract (see below for further details). **Note that strict time limits apply**.

No Regulated Financial Advice Provided

You are protected by responsible lending laws. Because of these protections, the recommendations given to you about this loan agreement are not regulated financial advice. This means that duties and requirements imposed on people who give financial advice do not apply to these recommendations. This includes a duty to comply with a code of conduct and a requirement to be licensed.

You acknowledge by entering into this Deed that, prior to entering this Deed, we have ensured that you understand that our recommendations are not regulated financial advice.

FULL NAME AND ADDRESS OF CREDITOR-

The creditor under this contract is:	
PLUS MORTGAGE MANAGERS LIMITED	(referred to as the "contract manager"); AND
[Investor full name]	(referred to as the "funder")
(together, referred to as	"the creditor" or "we" or "us")
Contract Manager provisions:	
all relevant laws on its behalf as the creditor.	er to manage and administer the loan and comply with To the extent permitted by law, the funder has no of funding for the loan. The funder has entered into a
a) collect all payments from every borrowe	er and guarantor
b) otherwise manage the relevant loan co	ntract and guarantee;
c) deal with every borrower and guaranton	r for the above purposes accordingly; and
d) comply with all Credit and Securities Le	egislation as if it were also a creditor.
Address and contact details for the creditor :	C/- PLUS MORTGAGE MANAGERS LIMITED PO Box 1448, Waikato Mail Centre Telephone: 07 981 1233 e-mail: simeon@plus.co.nz www.plus.co.nz

FULL NAME AND ADDRESS OF BORROWERS

Name:	Address:	Email:

FULL NAME AND ADDRESS OF GUARANTORS

Name:	Address:	Email:

CREDIT DETAILS

Initial Unpaid Balance

This is the amount that you owe at the date of this statement (assuming the loan is advanced on the statement date and including any credit fees or charges) and represents the Total Advances made to you:

\$	made up of:	
Loan Amount	\$	
Establishment Fee	\$	(This is a credit fee to compensate us for some of our reasonable costs relating to the establishment of this loan)
Call to property	\$	(This is a fee for an optional service that you have chosen)
LINZ Registration	\$	(This is for the costs we incur when our agent completes registration at LINZ in relation to our security in this loan)
LINZ search(es)	\$	(This is for the costs we incur when we complete searches at LINZ in relation to our security in this loan)
Credit & AML search	\$	(This is for the costs we incur when we obtain a credit report and complete APLYiD checks)
PPSR charges	\$	(This is for the costs we incur in searching the PPSR and/or registering an interest on the PPSR)
Brokerage	\$	(This is a third-party charge due to your broker)
Legal Fees	\$	(This is for our solicitor's costs in relation to the documentation and settlement of this loan)

Each of the credit fees or charges above will be deducted from the loan when it is advanced.

PAYMENTS

You are required to make each payment of the amount specified and by the time specified

Timing of payments	Number of payments	Amount of each payment	Total amount of payments
Frequency	х	\$	\$
First Payment 1 month from the date of advance	Plus one final Payment of	[which includes the interest charges and the monthly Account	
Last Payment X months from the date of advance	\$	Administration Fee of \$30.00]	

INTEREST

Annual Interest Rate	Total interest charges
% per annum fixed for the whole term of the contract being X Months	This is the amount of the interest charges payable under the contract.
Wohths	5

Method of charging interest

Interest charges are calculated by multiplying the unpaid balance at the end of the day by a daily interest rate.

The daily interest rate is calculated by dividing the Annual Interest Rate by 365.

Interest is charged to your account monthly on the last day of the month.

CREDIT FEES AND CHARGES

The following credit fee(s) and charge(s) (which are not included in the initial unpaid balance) are, or may become, payable under, or in connection with the contract.

- Account Administration Fee of \$30 charged monthly and payable in accordance with the timing and frequency as set out in the section above headed "Payments".
- Mortgage discharge fee of \$30.00 plus our legal costs. This is the cost of preparing an authority to discharge a mortgage and is charged to your account when a discharge of mortgage is requested by your solicitor. Upon receipt of a request from your solicitor, we will instruct our solicitor to attend to the repayment and discharge of mortgage. You will pay our solicitor's legal fees (at cost) for attending to the repayment and discharge of mortgage.
- Administration fee of \$175.00 per hour (incl GST). This is an estimate of our actual hourly rate cost charged for our actual time, or our agents actual time spent in connection with:
 - \circ any request from you to vary the Loan or security;
 - any request for our consent as mortgagee;
 - a default by you;

- instructing and managing third parties in relation to our rights and obligations under this contract and our mortgage;
- o an inspection of the security property;
- a physical or virtual meeting with you or your advisers as requested by you in relation to your existing or future lending.

This administration fee will be charged your loan account after giving notice to you.

Administration costs and fees payable on full prepayment are disclosed under the full prepayment heading.

CONTINUING DISCLOSURE

We will send you continuing disclosure statements every 6 months.

Security Interest

This is secured credit. We take an interest in the property listed below to secure performance of your obligations under the contract and the payment of money due under the contract.

If you fail to meet your commitments under this contract, then to the extent of the security interest we may be entitled to repossess and sell this property and if the net proceeds that we receive from a sale of the property are insufficient to repay the total amount owing to us then you will remain indebted to us for the remaining balance owing after the application of the net proceeds to the loan.

You are required to ask us for our consent before you give a security interest in the personal or real property listed below to anyone else. If you give a security interest to someone else without obtaining our consent, you will breach this contract and we may require you to repay the total amount owing to us. If you don't pay us when we demand it we may exercise our rights to repossess and/ or sell the property subject to our security interest.

Personal Property – Collateral

You grant a security interest as defined in section 16 of the Personal Property Securities Act 1999 to us (securing payment of all the money secured and performance of all your obligations under this contract) in:

Motor vehicle/Other chattel(s)

Owned by

Real Property – Land to be Mortgaged

You grant an all obligations mortgage to us on the terms set out in the Mortgage Memorandum (securing payment of all the money secured and performance of all your obligations under this contract) over:

Address 1:

Certificate of Title:

Legal Description:

Registered Proprietor/s:

Section	92	Priority	Sum:
---------	----	----------	------

\$ plus interest which includes a specified principal amount of \$ (being the initial advances secured by the mortgage).

Mortgage Memorandum: 2018/4344

Mortgagee

[Investor name]

Default Interest Charges and Default Fees

In the event of a default in payment and while the default continues you must pay the default interest charges. In the event of a breach of the contract or on the enforcement of the contract, the following default fees are payable:

- A home visit fee of \$30.00 may be charged if we deem it necessary to visit you in person at your home or place of work in relation to a missed payment(s) or to any other default you commit under this agreement. This will be charged at the time of the home or work visit.
- In the case of enforcement, including Court or Disputes Tribunal proceedings and seizure and sale, we will charge to your account all actual court and tribunal costs and actual solicitors fees and disbursements (assessed on a solicitor client basis) and actual debt collection agency fees and disbursements and the actual costs and disbursements of valuers, auctioneers, process servers and any agents of the creditor in effecting such enforcement plus any other necessary disbursements as those costs are ascertained. These will be charged to your account in the month they are incurred by us.

Default interest is charged from the time you fail to make a due payment until the arrears are paid. Default interest charges are calculated by multiplying the amount of arrears at the end of the day by the daily default interest rate.

The daily default interest rate is calculated by dividing the annual default interest rate by 365.

Default interest is charged to your account on the last day of the month.

%

Annual Default Interest rate is

FULL PREPAYMENT

If you pay the unpaid balance in full before the final payment is due (full prepayment) the Creditor reserves the right to charge you an early repayment fee to compensate the Creditor for any loss resulting from full prepayment, in accordance with section 43 of the Credit Contracts and Consumer Finance Act 2003 ("the Act").

The early repayment fee is calculated as 30 days interest at the Annual Interest Rate less 9.5% (being the Creditor's savings for its funding costs) on the outstanding principal balance of the loan at the date of repayment. This procedure can be expressed as the following formula:

$$ERF = \frac{PB}{1} \times \frac{(AIR - 9.5)}{100} \times \frac{30}{365}$$

Where:

ERF means early repayment fee

PB equals the principal balance of the loan at the date of repayment.

AIR means the Annual Interest Rate which is a fixed rate set out in this agreement

In the event that the period remaining on the contract is less than 30 days then number of days in the formula (currently expressed as 30 days) will be adjusted accordingly.

In addition, you will be required to pay a "Prepayment Administration Fee" of \$30.00, which represents the creditor's average administrative costs arising from full prepayment in accordance with section 51(1)(b) of the Act.

We do not use the procedure specified regulation 9 or 11 of the Credit Contracts and Consumer Finance Regulations 2004 to calculate our loss on early repayment.

You are entitled to cancel the consumer credit contract by giving notice to the creditor.

Time limits for cancellation

If the disclosure documents are handed to you directly you must give notice that you intend to cancel within 5 working days after you receive the documents.

If the disclosure documents are sent to you by electronic means (for example, email) you must give notice that you intend to cancel within 7 working days after the electronic communication is sent.

If the documents are mailed to you, you must give the notice within 9 working days after they were posted.

Saturdays, Sundays, and national public holidays are not counted as working days.

How to cancel

To cancel, you must give the creditor written notice that you intend to cancel the contract by-

- giving notice to the creditor or an employee or agent of the creditor;
- posting the notice to the creditor or an agent of the creditor; or
- emailing the notice to the creditor's email address as specified on the front of this disclosure statement; or

You must also return to the creditor any advance and any other property received by you under the contract.

What you may have to pay if you cancel

If you cancel the contract the creditor can charge you:

- (a) the amount of any reasonable expenses the creditor had to pay in connection with the contract and its cancellation (including legal fees and fees for credit reports, etc); and
- (b) interest from the period from the day you received the advance until the day you repay the advance.

What to do if you suffer an unforeseen hardship

If you are unable reasonably to keep up your payments or other obligations because of illness, injury or loss of employment, the end of a relationship, or other reasonable cause, you may be able to apply to us for a hardship variation.

To apply for a hardship variation, you need to:

- a) make an application in writing; and
- b) explain your reason(s) for the application; and
- c) request one of the following:
 - an extension of the term of the contract (which will reduce the amount of each payment due under the contract); or
 - a postponement of the dates on which the payments are due under the contract (specify the period for which you want this to apply); or
 - both of the above; and
- d) give the application to us.

Do this as soon as possible. If you leave it too long, we may not have to consider your application.

DISPUTE RESOLUTION

If you have a problem, concern, or complaint about any part of the creditor's (including the contract manager's) service, please tell the us using the contact details set out in the beginning of this disclosure statement. When we receive your complaint we will attempt to resolve it promptly using the process outlined in our dispute resolution/complaints policy document as updated from time to time and available on request. If we cannot reach agreement on your complaint you may refer your complaint to the contract manager's external dispute resolution scheme, by contacting:

Name of dispute resolution scheme: Financial Dispute Resolution Service

Plus Mortgage Managers Limited – Membership Number – FM6318

It is free to make a complaint to this independent dispute resolution scheme. This scheme can help you to resolve any disagreements you have with the creditor or contract manager.

Contact details of dispute resolution scheme:

Phone:	0508 337 337
Website:	http://www.fdrs.org.nz
Business Address:	Level 4, 142 Lambton Quay, Wellington
Postal Address:	Freepost 231075, PO Box 2272, Wellington 6140
Email:	enquiries@fdrs.org.nz

The funder is not required to be a member of an external dispute resolution scheme- any complaints about the creditor are to be directed to Plus Mortgage Managers Limited or Financial Dispute Resolution Service.

REGISTRATION ON FINANCIAL SERVICE PROVIDER REGISTER

Creditor and contract manager registration name:	Registration number:
PLUS MORTGAGE MANAGERS LIMITED	FSP1002268
Investor	The funder is not required to be registered on the Financial Service Providers Register.

Consumer Loan Contract (Version December 2022) Borrowers & Guarantors Initials

MAJOR TERMS AND CONDITIONS

Grant of security interest in chattels or other personal property ("Collateral")

1. In exchange for our lending you the initial unpaid balance you grant to us a security interest over the collateral you own as set out in the section of this agreement titled "What would happen if you fail to meet your commitments". The security interest is to secure payment to us of the money secured and also to secure your performance of all other terms of this agreement. You promise us that there is no security interest in the collateral other than that granted by this agreement or agreed to by us.

Agreement to mortgage land

Date of Deed / Advance:

- 2. In exchange for our lending you the initial unpaid balance you or such of you who own the land to be mortgaged shall execute in our favour and at your cost a registerable mortgage over that land on the terms set out in the Mortgage Memorandum and with the Section 92 Priority Sum specified in the section headed "What would happen if you fail to meet your commitments".
- 3. The mortgage will secure payment of the money secured and the performance of all other terms of this agreement and the borrowers who own the land to be mortgaged, charge that land accordingly.

Signed by the Borrower	
Signature:	
Full Name:	
Signed by the Borrower	
Signature:	
Full Name:	
In the presence of	
Signature	
Address	
Occupation	

OTHER TERMS AND CONDITIONS

YOU THE BORROWERS ACKNOWLEDGE THE DEBT TO THE CREDITOR OF THE INITIAL UNPAID BALANCE AND AGREE

Meaning of Words

"collateral" means the goods and/or other personal property described in the disclosure statement in the box headed WHAT COULD HAPPEN IF YOU FAIL TO MEET YOUR COMMITMENTS Security Interest and includes an interest in such goods or other personal property.

"default" under this agreement means that the borrower does something he is required not to do or fails to do something he is required to do.

"default fees" are listed under that heading in the disclosure statement.

"default interest" is interest calculated using the method set out in the "**Default Interest Charges** and **Default Fees**" section of the Disclosure Statement and is charged in the amount in default from the time that you fall into financial default until you are no longer in financial default. Financial default means that you have failed to pay and have still failed to pay an instalment or other payment when due or demanded as the case may be.

"land to be mortgaged" means the land shown in the disclosure statement in the box headed WHAT COULD HAPPEN IF YOU FAIL TO MEET YOUR COMMITMENTS Security Interest Real Property- Land to be Mortgaged".

"the money secured" means all money, including the initial unpaid balance and default or other interest, and default and other fees and charges, and disbursements and other money, which you must pay to us under this agreement or under any collateral or subsequent loan agreement.

"own" includes "having an interest in" and "owner" is interpreted accordingly.

"person" includes an organisation as defined in the PPSA.

"PPSA" means the Personal Property Securities Act 1999.

"working day" means any day but a Saturday, Sunday or a national public holiday.

Each gender shall include other genders. All obligations on your part are joint and several. The law applicable to this agreement shall be the law of New Zealand.

Any expression not described or defined in this agreement shall have the meaning ascribed to it in the Personal Property Securities Act 1999 unless the context requires otherwise. Unless the context prevents it, the singular shall include the plural and the plural include the singular.

Power of Attorney

1. In consideration for us advancing the amount of credit and to enable us more effectively to obtain the benefits under this agreement, each borrower jointly and severally irrevocably appoints the contract manager, its agents and any one director of the contract manager or its agents severally to be the attorney of each borrowers to do anything which the borrowers agree to do and to do anything and to sign any document which the attorney thinks desirable to ensure we are paid the money secured and otherwise to protect our interests under this agreement.

- 2. Without in any way limiting the generality of the power, the attorney may execute any document for the purposes of registration of any interest under the Land Transfer Act 1952.
- 3. This power shall remain until the money secured has been paid to us in full. The borrowers ratify anything done by an attorney under this clause and further indemnify any person acting in reliance upon the power.
- 4. If we assign the benefit of this agreement the assignee shall have the same rights and powers under this clause as us and each of you named as borrower irrevocably appoints the assignee to be that borrowers attorney accordingly.

Payments and Fees

- 5. You must make all payments as shown in the PAYMENTS sections of the Disclosure Statement when due without any deduction or set-off or counter claim and in such manner as we requires.
- 6. If you make a payment other than in accordance with the schedule of payments in the "PAYMENT' section of the Disclosure Statement we may decide how to apply the payment to the loan. We may also decline to accept any part prepayment.
- 7. You must pay to us when due or otherwise immediately upon demand:
 - a) our credit fees shown in the "CREDIT FEES AND CHARGES" section of the Disclosure Statement, and
 - b) our default fees and default interest shown in the "WHAT COULD HAPPEN IF YOU FAIL TO MEET YOUR COMMITMENTS – default interest charges and default fees" section of the Disclosure Statement; and
 - c) all third-party costs, expenses and any other liabilities not now known to us (which include legal expenses on a solicitor and own client and on a full indemnity basis) which may be incurred or suffered by us in connection with:
 - i. The preparation, signing, registration, administration, variation and release of any security given in this agreement or any financing statement in relation to a security interest and the negotiation and grant of any consent or waiver.
 - ii. The exercise of enforcement or protection or the attempted exercise of enforcement or protection of any right including the conduct of any Court proceedings.
 - iii. Any dispute negotiation or communication with any other secured party or party claiming to be a secured party with respect to the collateral or land to be mortgaged and or the priority of the security interest granted by this agreement.

- iv. The transfer of the security interest of any other secured party to us or our security interest to that secured party.
- v. Any dispute, negotiation or communication with any of you or with any guarantor in default.
- vi. Our doing anything you should have done but which you have not done.

And you agree that such amounts are deemed to be contractual damages and in any event if not paid shall incur default interest until paid in full.

8. If you fail to pay one or more instalments in full we may, at its absolute discretion, add the unpaid amount to the loan thus extending the term and varying the final payment or payments. We may but are not bound to do this and may do this more than once.

Default Interest

- 9. If you fail to pay any instalment due on the due date you shall pay to us default interest on the amount of the default from the due date of such instalment until actual payment of the instalments owing.
- 10. If you fail to do anything which you must do or do anything you must not do, the we may do or pay anything to remedy the default and may add that sum to the unpaid balance and if you do not pay the cost of such remedy on demand we may charge you default interest.

Prepayments

11. You may repay the outstanding balance of you loan in full before it is due. However, you must also pay us the Prepayment Administration Fee and we may also charge you a fee representing a reasonable estimate of its loss arising from the full prepayment. Our method of calculating its loss is set out in the FULL PREPAYMENT section of the Disclosure Statement.

Notice and Communication

- 12. Subject to any other clause of this agreement and to the requirements of any law any notice, demand, letter or document for service on you shall be deemed to be properly served, in any court proceeding or otherwise, if served in accordance with the wording of section 83ZQ of the Credit Contracts and Consumer Finance Act 2003. This applies although that Act may not apply to the collateral and although the notice or demand is not one required or authorised under that Act.
- 13. Communication and notices to or from the contract manager alone is communication or notice to or from us.
- 14. In addition to clause 12, service on you or any of you shall be deemed to have been effected if such notice, demand, letter or document is:
 - a) handed to any person in apparent occupation of the address of any of you; or
 - b) handed to any person in at the property shown in this agreement as being the land to be mortgaged; or

- c) by attaching the document to an external door at such address.
- 15. If your address is a flat or apartment or room in a building and if we or our agents are unable to obtain access to such flat, apartment or room by virtue to the security system of the building or for some other reason, then service will be deemed to have been effected on you if the document is posted at the letterbox corresponding to such flat, apartment or room. If there is no such letterbox, service will be deemed to have been effected on you if the document is affixed to what appears to be the principal external entry to the building for the purposes of obtaining access to the address provided by you or if the document is given to any building manager or receptionist for the building and directed to be given to you.
- 16. You must not change your name, address, the place where collateral is stored without first giving us three working days' notice of your intention to do so.

The Contract Manager

- 17. The contract manager has been appointed to manage and service the loan in this deed and each security you give, on our behalf.
- 18. Anything that may be done by and any power or discretion that may be exercised by us may be exercised by the contract manager on our behalf and will be deemed to have been done or exercised by us and no party shall be concerned to see or enquire about the propriety or expediency of anything which the contract manager may do or purport to do in our name. These powers or discretions include, but are in no way limited to, the contract manager:
 - a) performing the obligations or exercising our rights under this contract, any variations to this contract and all future credit contracts between the parties;
 - b) performing the obligations or exercising the rights of a mortgagee or secured creditor in relation to a mortgage or other security interest in the secured property; or
 - c) performing the obligations or exercising the rights of a beneficiary under a guarantee.

Disclosure of Information

- 19. You irrevocably authorise any person to provide us with such information as we may request as part of its administration and enforcement of the loan secured under this agreement and further irrevocably authorise us to provide to any third party details of the loan or any associated loan application or any financial dealings that we may have with the borrowers.
- 20. You further promise that all information provided by you or on your behalf to enable us to decide whether or not to lend to you is true and correct and if is not true and correct, we may demand payment of the then outstanding balance of the loan and you will pay forthwith on such demand.

Changes we can make

21. We may vary any term of this agreement for one or more of the following reasons (without seeking your consent):

- a) to comply with any change or anticipated change in any relevant law, code of practice, guidance or general banking practice;
- b) to reflect any decision of a court, ombudsman or regulator;
- c) to reflect a change in our systems or procedures, including for security reasons;
- d) to make them clearer.

We must notify you of any variation no later than 5 days after it takes effect.

Security

- 22. You must store any collateral which is goods at the address shown as that of its owner in the Disclosure Statement and you must not allow any collateral to be taken out of New Zealand.
- 23. You must care for and maintain collateral and comply with any laws relating to its ownership and use and you must not use it in any dangerous or illegal activity or for any purpose for which it was not intended.
- 24. You may not use any collateral motor vehicle for motor sport activity such as (without limitation) racing, rallying, speed or time trials.
- 25. You must not obtain any personalised registration plate on any motor vehicle which is collateral nor otherwise alter or remove any serial number unless you first and in writing provide us with three working days' notice.
- 26. We may inspect any collateral on giving 24 hours written notice and you shall make such collateral available for inspection at the address that you have provided as the place where the owner lives. We need not give notice if the collateral is at risk and it may enter any place where it believes the goods may be to look for and inspect them.
- 27. You must not do anything or allow anything to happen which may impair or undermine any borrower's ownership of collateral or our security interest in collateral.
- 28. You must not grant any other security interest over collateral nor allow any lien to be created over it nor dispose of nor allow the disposal of collateral by sale or gift or lease or in any other way nor cause nor allow collateral to be taken out of the possession of the borrower who owns it, nor destroyed, damaged, endangered, disassembled, removed from the place where you are required to keep it or concealed from us.
- 29. Any accessions (including replacements and accessories) which are attached to collateral which is goods shall become part of the collateral.
- 30. If you are borrowing money from us in order to purchase the land to be mortgaged or any other property to be used as security for your debt to us, you must apply that money to the purchase and we may pay the loan money directly to the seller of the property.
- 31. You authorise and request us to pay or apply any advance to you to the person named or for the purposes set out in this agreement or any separate writing provided to us by you. We may impose such conditions on the payment or on the application of the money as it sees necessary to protect any security interest it may have.
- 32. You waive your right to receive a verification statement following registration of any security interest.

33. The Consumer Guarantees Act 1993 shall not apply if the collateral is acquired for business purposes.

Insurance

- 34. You must insure or procure the insurance of the collateral which is goods and any buildings or improvements on the land to be mortgaged (in the case of such buildings or improvements for an sum insured amount that is acceptable to us and which is adjusted annually to account for building cost inflation or the full replacement value if possible) and keep them insured against fire, accident, theft and all other risks as we may require both in the our names and in your names for our and your respective interests. All payments in the event of a claim are to be made to us.
- 35. You must not do or allow any act or omission which causes the insurance be invalidated or cancelled. You must provide receipts and an insurance company certificate of the insurance if required by us.

Repossession and Default

- 36. Subject to the terms of the Credit Contracts and Consumer Finance Act 2003 if you default under this agreement we may accelerate repayment of the loan and demand that you pay the unpaid balance to us immediately. In the event of default we may call up that money even although the time for payment has not yet been reached.
- 37. If you default under this agreement we may, without notice subject to the requirements of the Credit Contracts and Consumer Finance Act 2003 (if applicable), seize the collateral and for such purposes you irrevocably give to us the right and licence for our agents to enter any premises and if necessary to break into any building where the collateral may be situated or where you are for the purpose of searching for and seizing the collateral.
- 38. We shall not be liable in any way to you or to any third party for any damage or loss which occurs in the process of entry into any premises or during or as a result of the seizure and subsequent sale of the collateral and you will indemnify us against such damage or loss. On seizure, we may sell the collateral by auction or otherwise in any manner and in all respects (including, without restricting the generality of the power, the right to buy in, give credit and allow payment over time) as if we were the unencumbered owner subject to any applicable obligations under the Personal Property Securities Act 1999 and under the Credit Contracts and Consumer Finance Act 2003. On such sale the receipt of us or our agent will be sufficient discharge to the purchaser for the purchase money and no purchaser shall be bound to investigate the propriety or regularity of any such sale or be affected by any notice express or constructive that such sale is improper or irregular.
- 39. In the event that another security interest has priority over our security with respect to the collateral or the land to be mortgaged, and we take a transfer of that security interest to us then any money owing under this agreement shall be deemed to be owing under the security agreement providing for the security interest with priority and default under this agreement shall be deemed to be default under the other security agreement
- 40. We may appropriate any payment received from you or money which is proceeds of the sale of collateral or of any land to be mortgaged against any debt owed by you in

any manner that we may decide, notwithstanding any appropriation you claim to have made or the fact that the time for payment of the amount has not arrived.

Assignment

- 41. We may assign our right, title and interest in the collateral or in the land to be mortgaged or its right, title and interest in this agreement or any of them at any time.
- 42. The borrower cannot assign its right, title and interest in this agreement to anyone.

General Terms

- 43. You must not commit any act of bankruptcy.
- 44. We may exercise all or any right, power or remedy at any time and failure to do or delay in doing so shall not constitute a waiver unless we grant it in writing.
- 45. You indemnify us and will keep us indemnified against any claim from any person relating to the collateral or the land to be mortgaged or the use thereof. If we incur any loss, liability or expense in respect of the collateral or the land to be mortgaged or this agreement as a result of any act or omission of yours then the amount of such loss, liability or expense plus goods and services tax if any shall be payable by you to us and shall become part of the money secured and we may charge default interest thereon.
- 46. We shall not be obliged to marshal in your favour or in favour of any other person
- 47. If we do not at any time have priority over all other secured parties in relation to any collateral then pursuant to section 107(1) of the PPSA, for the purposes of dealing with that collateral you and us contract out of section 108 to the extent that the words "with priority over all other secured parties" in section 108 shall not apply so as to restrict our ability to seize and to sell the collateral. In addition you irrevocably authorise us to pay any secured party over whom we do not have priority.
- 48. This agreement secures future advances. This will apply even although any sum has been paid from time to time to us or any account between you and us may be or have been in credit or settled.
- 49. To the extent allowed by law, we may from time to time without notice set off against any claim or demand which you may have any debt owed by you or claim or demand which we may have against you.
- 50. If we accept any payment or banks any cheque, which you have made or forwarded in purported full satisfaction or in terms connoting accord and satisfaction, we will not be deemed by such acceptance or banking to have accepted the terms upon which the payment is made or the cheque is forwarded unless we have agreed in writing to do so before we receive the payment or cheque.

Consent to electronic disclosure

51. By signing this document, each of you including the Guarantors consents to us communicating with you in an electronic form and providing disclosure in an electronic

form to the email address specified in this agreement or to an electronic address that you have provided us for that purpose.

Consumer Loan Contract (Version December 2022) Borrowers & Guarantors Initials