

Village Access Loan Agreement

Commercial Terms

IMPORTANT – This document sets out 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 consumer 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.

LENDER (this is who we call we or us in this Agreement)

You may send notices to us by:

- writing to us at this postal address
- sending an email to this email address.

Please also see clause 11 of the General Terms.

Name	Heartland Bank Limited
Trading name	Heartland Village Access
Physical address	Heartland House, 35 Teed Street, Newmarket, Auckland 1023
Postal address	PO Box 9919, Newmarket, Auckland 1149
Email	villageaccess@heartland.co.nz

BORROWER(S) (this who we call **you** in this Agreement)

Nominated Borrower(s) (this is each borrower that is currently living in the Security Property and any other borrower that is moving to a retirement village and receives the benefit of the Loan)

Name	Name
Email	Email
Phone	Phone

Owner(s) (this is each borrower that owns the Security Property, including a trustee)

Name	Name
Address	Address
Email	Email
Phone	Phone
Independant trustee	Independant trustee

SECURITY PROPERTY (this is the property that is subject to the Mortgage)

Physical address
Title Number

ALTERNATIVE CONTACT (this is the person with whom we may communicate under this Agreement, if we cannot contact you)

Name	
Address	
Email	Phone

Loan details

Disclosure Date		The date this Agreement is provided to you
Loan Number		Please quote this number in all correspondence with us
Security Property Valuation	\$	This is the independent valuation that was conducted on the Security Property
Initial Loan Amount	\$	This is the total amount we have agreed to lend you as at the Disclosure Date, including the Initial Advance, and the Cash Reserve Facility Limit (if applicable). Note, however, that we may accept or reject any request to draw any amount under the Cash Reserve Facility at our discretion, in accordance with clauses 2.4 and 2.5 of the General Terms
Initial Advance	\$	This is the amount of the initial payment that we will make under the Loan
Balance of Initial Advance after fees	\$	This is the amount of the Initial Advance we will pay to your solicitor's account, after we have deducted the Initial Fees listed below
Initial Fees	\$	This is the total of the Initial Fees listed below. Unless you have elected to pay any fee separately, the Initial Fees will be paid out of the Initial Advance. That means the Initial Fees form part of the Loan principal and we will charge interest on that amount until you pay it. All fees are inclusive of GST
made up of		
Valuation Fee	\$	This is the fee to cover the cost of the valuation for the Security Property
Arrangement Fee	\$	This is the fee for arranging and establishing the Loan
Substitution Fee	\$	This is the fee for substituting the property used as security for the Loan
Equity Protection Option Fee	\$	This is the fee for establishing the Equity Protection Option
Cash Reserve Facility Limit	\$	This is the maximum amount of additional funds that you may draw down under the Cash Reserve Facility. Note that we may, at our discretion, accept or reject any request to draw any amount under the Cash Reserve Facility, or reduce the amount available under the Cash Reserve Facility at any time, in accordance with clauses 2.4 and 2.5 of the General Terms
Annual Interest Rate	% p.a.	The Annual Interest Rate is variable and will change from time to time
Total interest payable	\$	This is the total amount of interest payable. Accrued interest is added to the Loan monthly. This payment is indicative only and is calculated on the basis that you only draw down the Initial Advance on the Disclosure Date and only make one payment at the end of the maximum term of the Loan (36 months). Your actual total interest payable may be different – for instance, if you draw down the Initial Advance at a later time, if you draw down under the Cash Reserve Facility (if any), if you incur any additional fees or charges under this Agreement, if the Annual Interest Rate changes, or if you make any payments before the end of the maximum term of the Loan. Your payments are subject to the Limited Recourse Guarantee and the Equity Protection Option (if any).
Equity Protection Percentage	%	If you chose the Equity Protection Option, this is the amount of the Net Sale Proceeds from the sale of the Security Property that will be protected and not used to pay back the Loan (subject to our rights in clause 7.4 if an Event of Default becomes a Continuing Default)

Purpose

This Loan is a bridging loan. It is only suitable if each Nominated Borrower is committed to moving to a retirement village. It is not designed for the situation where any Nominated Borrower may want to continue to live in the Security Property or move back to the Security Property. The purpose of this Loan is:

- a) (in the case of the Initial Advance) to fund or assist in funding the payment due by each Nominated Borrower to acquire an occupation right in a retirement village, and in addition clearing any existing mortgage balance owing on the Security Property; and/or
- b) (if you have a Cash Reserve Facility) to fund or assist in funding associated expenses while in a retirement village (including fees, service charges, or day-to-day living expenses),

while giving you some time to arrange the sale of the Security Property.

Interest Rates and Fees

Interest charges are calculated daily by multiplying the Principal Amount Owing at the end of each day by the daily interest rate, which is the Annual Interest Rate divided by 365. There is no interest-free period.

Interest is charged on each Interest Charge Date and added to the Total Amount Owing. This means the interest charges are added to the Loan principal and we will charge interest on the total amount.

All fees that you might need to pay us under this Agreement are listed in the FEE SCHEDULE and are inclusive of GST.

We can change the interest rates, fees and other charges you might have to pay from time to time.

Repayments

Mandatory repayment in full: We require you to make one payment of the Total Amount Owing to us 36 months from the date of the Initial Advance or when an earlier Payment Event occurs. This payment will include capitalised interest and other charges. You are required to make this payment even if the Security Property has declined in value or other adverse market circumstances exist at the time of the Payment Event.

Repayment from proceeds of occupation right agreement: If, before the Loan is repaid in full, you receive the proceeds of any payment made by or on behalf of an operator or statutory supervisor in connection with the cancellation or termination of a Nominated Borrower's occupation right agreement, you promise to pay those proceeds to us immediately. Until then, you hold those proceeds on trust for us and you must not do anything with those proceeds without our agreement. Once paid to us, we will apply any such proceeds towards satisfaction of the Total Amount Owing.

Payment of other costs: In limited circumstances, we

may require you to pay us other costs or other amounts that become due and payable prior to a Payment Event occurring.

If you do not pay an amount when it is due, we will also charge you interest at the Default Interest Rate. More information about default interest is in the General Terms.

You can make voluntary repayments at any time, including repayment in full. There are no fees or charges for voluntary repayments, however, there is a fee to discharge the Mortgage (once the Loan is repaid in full).

Credit Limit

The maximum amount you can borrow under the Loan at any time is the Initial Loan Amount plus the amount of all fees, charges, interest and other amounts charged to you under this Agreement, all of which form part of the amount you owe us.

Insurance and Maintenance

You must at all times:

- a) maintain the Security Property in good repair and condition;
- b) tell us before doing any structural alterations or renovations to the Security Property;
- c) keep the Security Property insured under a sum insured policy for the cost to reinstate the property;
- d) pay all outgoings on the property such as rates, body corporate levies, and the cost of maintaining the property.

Tenancy

The Security Property may be rented or leased subject to our criteria being met. More information about this is in the General Terms.

Payment Event

The maximum term of Loan is 36 months from the date of the Initial

Advance. The term of the loan will however end before then if another Payment Event occurs. The other Payment Events are:

- a) the Security Property is sold;
- b) 12 months has passed since the death of the last Nominated Borrower; or
- c) a Continuing Default has occurred and we declare all or any part of the Total Amount Owing to be due and payable under clause 7.4b of the General Terms.

Statements

Statements giving you information about your account will be provided every 6 months.

Security Under this Agreement

This is a secured loan. Security is given under the Mortgage in the Security Property.

If you fail to meet your commitments under this

Agreement, we may be able to sell the Security Property. We can use the sale proceeds to pay back the total amount of the Loan and all other amounts owed to us. In addition, if the failure becomes a Continuing Default, we may be able to cancel the Limited Recourse Guarantee, the Loan Repayment Guarantee, or the Equity Protection Option (if applicable).

What could happen if you fail to meet your commitments?

There could be very serious consequences for you and (if different) the Nominated Borrowers if you do not meet your commitments under this Agreement and this becomes a Continuing Default under clause 7.4 of the General Terms.

Nature of the security interest: Unless we agree otherwise in writing, our security under this Agreement must be a first-ranking exclusive mortgage over the Security Property. That means we must be the only person with a security interest in the Security Property and there must not be any other security granted over it to anyone else.

Extent of security interest: The security under this Agreement secures the payment of all amounts you owe us, now and in the future, under this Agreement. However, the Limited Recourse Guarantee means that the amount required to repay your Loan will not exceed the Net Sale Proceeds of the Security Property (plus (1) any amounts recovered by us under the Mortgage from the proceeds of rental or insurance and (2) any proceeds referred to in clause 3.2 of the General Terms that you have paid to us or hold on trust for us). If you fail to meet your commitments under this Agreement, and this becomes a Continuing Default, we are not bound to honour the Limited Recourse Guarantee. If we do not honour the Limited Recourse Guarantee, and Net Sale Proceeds of the Security Property (plus (1) any amounts recovered by us under the Mortgage from the proceeds of rental or insurance and (2) any proceeds referred to in clause 3.2 of the General Terms that you have paid to us or hold on trust for us) are insufficient to repay the Total Amount Owing, you will still be liable to pay us the remaining amounts.

We are not obliged to exercise our rights under our security if you fail to meet your commitments under this Agreement (and, if we choose not to do so, you will still be liable to pay us what you owe).

What happens if you give someone else a security interest in the Security Property? If you give security in the Security Property to anyone else without our prior written consent, you will be in breach of this Agreement and this will be an Event of Default under clause 7.1 of the General Terms. If the Event of Default is not remedied, it will become a Continuing Default. If that happens, we can give you notice declaring all or any part of the Total Amount Owing to be due and payable and we can enforce our rights under our security (which could include taking control of and selling the Security Property).

Your right to cancel

You are entitled to cancel this Agreement by giving notice to us.

Time limits for cancellation: You must give notice that you intend to cancel this Agreement within 30 calendar days of being handed a completed copy of this Agreement. (The law provides for a shorter period of time than 30 calendar days, but we provide you with an extended right to cancel).

How to cancel: To cancel, you must give us written notice that you intend to cancel by: giving notice to us or our employee or agent; posting the notice to us or our agent; or emailing the notice to our email address. You must also repay the Loan and any other amounts owing.

What you may have to pay if you cancel: If you cancel this Agreement, we can charge you our then-current Valuation Fee. (The law allows creditors to charge other reasonable expenses on cancellation, but we only charge this fee). We can also charge you interest accrued for the period starting on the day you get the Loan until the day you repay us in full.

What can you do if you suffer unforeseen hardship?

If you are unable reasonably to make payments because of illness, injury, loss of employment, the end of a relationship, or other reasonable cause, you may be able to ask us to vary the terms of this Agreement. To apply for a hardship variation, you need to:

- a) make an application in writing; and
- b) explain your reasons for the application; and
- c) request a postponement of payment; and
- d) give the application to us.

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

If there is a dispute about this agreement

We are a member of the following dispute resolution scheme:

**Banking Ombudsman
Level 5
Huddart Parker Building
1 Post Office Square
Wellington 6011**

website: www.bankomb.org.nz,

phone: 0800805950 and

email: help@bankomb.org.nz.

It is free to make a complaint to this independent dispute resolution scheme. The scheme can help you to resolve any disagreement you have with us.

Have you considered all other financial options?

You should make sure that this Loan will meet your current and possible future needs. For instance you should think carefully about whether this Loan will affect your ability to fund other future needs, or to leave equity in the Security Property to your estate. If this Loan is not suitable for you, there may potentially be serious consequences. Other options that might be appropriate for your circumstances could include:

- a) selling the Security Property before moving to a retirement village;
- b) keeping the Security Property as a rental property investment;
- c) taking out a personal loan;
- d) downsizing to a less expensive retirement village;
- e) using your savings or other assets or cashing in investments; or
- f) borrowing money from family.

Have you taken financial advice?

We strongly recommend that you consider taking independent advice from a qualified financial adviser. You should also each discuss your options with a trusted friend or family member. If you request, we can also supply a free calculator to help work out the financial impact of the Loan.

Have you taken independent legal advice?

You must each get advice from an independent lawyer before entering into the Agreement. We will ask you to provide a certificate from your respective lawyers confirming that he or she has explained the terms of this Loan to you. You will each need to pay for the cost of taking this advice.

Nominated Borrower

(this is each borrower that is currently living in the Security Property and any other borrower that is moving to a retirement village and receives the benefit of the Loan)

Signed by

Signature

Date / /

in the presence of

Witness (signature)

Witness (name)

Witness (occupation)

Witness (address)

Registration on financial service providers register

Our Financial Service Providers Register Number is FSP53901 and our registration name is Heartland Bank Limited.

Agreement

You must each receive independent legal advice from a lawyer before you sign this Agreement.

By completing and submitting this Agreement, you request that we provide the Loan to you on the terms of this Agreement. A legally binding agreement is effective only when your request is accepted by us, which will be notified to you. We are under no obligation to accept your request.

You confirm that:

- you have read and understood, and agree to, the terms of this Agreement, which includes these Commercial Terms and the General Terms
- you have read and understood, and agree to, the terms of the Agreement and the Mortgage, as varied by this document
- all of the information provided to us by you in connection with this Agreement is complete, accurate and not misleading
- the Loan is for the benefit of the Nominated Borrowers.

Owner

(this is each borrower that owns the Security Property, including a trustee)

Signed by

Signature

Date / /

in the presence of

Witness (signature)

Witness (name)

Witness (occupation)

Witness (address)

Fee Schedule

Schedule of standard fees and charges applied to Village Access loans

Application / Approval / Account Maintenance

Valuation Fees		
These fees can be deducted from your initial drawdown.		
Online Valuation (i-val)	\$17.14	All applications will initially be assessed using an i-val.
Full Market Valuation (FMV)	\$850 - \$1,000*	Where a FMV is required according to criteria and the value is below \$1m.
	\$1,000 - \$1,500*	Where a FMV is required according to criteria and the value is above \$1m or a lifestyle property. If both apply, additional costs may be incurred.

*FMV fees vary between locations and the above fees are an indication only of the likely fees (each FMV will be priced on an individual basis). In some cases, we may need to seek quotes from local valuers, especially for premium properties. Additional mileage costs may apply for properties outside major towns but will be quoted and accepted prior to proceeding. If a FMV is required, the i-val fee will not be charged.

Arrangement Fee Charged on the initial settlement date of your loan. This fee will be deducted from your initial drawdown.	\$920.00
Equity Protection Fee If you choose the Equity Protection Option, this will be charged on the initial settlement date of your loan. This fee will be deducted from your initial drawdown.	\$55.00
Cash Reserve Fee Charged on, and deducted from, each drawdown of your Cash Reserve.	\$70.00
Mortgage Discharge Fee Charged at the time your loan is fully repaid. This fee will be added to the loan balance of your loan and will form part of the repayment required.	\$270.00
Administration Fee Charged each time we pay rates or insurance costs on your behalf. This fee will be added to the loan balance of your loan.	\$23.00
Agency Fee Charged if we have to send an agent out to the property to obtain any documentation or information we require for the purpose of your loan agreement.	\$179.00

Modifications

Variation Fee Charged if the terms of your loan are varied. This fee will be added to the loan balance of your loan.	\$375.00
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General terms

Effective 20 May 2024

1 Understanding and interpreting this Agreement

This Agreement has three parts:

- these General Terms
- the Commercial Terms, and any separate FEE SCHEDULE referred to in those terms
- the Mortgage

Read each part carefully. Ask for help if there is anything you don't understand.

We use ordinary words where possible. But sometimes we have to use legal words or terms because there is no ordinary word with the same meaning. *To help you, we have added some explanations in italics.*

Also, some of the ordinary words we use have special meanings in this Agreement. We explain some legal and ordinary words, and set out the rules for interpreting this Agreement, in the **Dictionary** (at the end of these General Terms).

Terms defined in the Retirement Villages Act 2003 (such as *occupation right agreement, operator, retirement village and statutory supervisor*) have the same meanings where used in this Agreement.

2 Getting your Loan

2.1 Your Loan: Your Loan will consist of:

- a) all principal amounts that we pay you under this Agreement, including the Initial Advance;
- b) all amounts advanced under the Cash Reserve Facility (if any); and
- c) all accrued and unpaid interest and fees and charges payable under this Agreement.

2.2 Conditions Precedent: We will only pay you amounts under the Loan if we consider the following conditions are met or we agree to waive them:

- a) this Agreement has been completed and submitted (and we have accepted it);
- b) we are satisfied with the results of all title searches in respect of the Security Property;
- c) we have received a valuation of the Security Property, acceptable to us;
- d) the Mortgage has been registered;
- e) we have received a copy of an insurance policy or certificate of currency in respect of the Security Property that notes our interest as mortgagee and is otherwise satisfactory to us;
- f) we have received any evidence or confirmation we reasonably require to show that each Nominated Borrower is moving to a retirement village;
- g) no Event of Default or Payment Event has

occurred; and

- h) we have received all the other information and documents we have asked for, including for the purposes of Regulatory Compliance.

2.3 Payment of advances: We will pay the Initial Advance once you have completed and submitted our payment instruction form. We may require your solicitor to pay the (1) amount necessary to acquire the relevant occupation right directly to the operator or statutory supervisor of the relevant retirement village (or any representative of the operator or statutory supervisor) and (2) amount necessary to clear any existing mortgage balance owing on the Security Property directly to the relevant mortgage holder(s).

2.4 Cash Reserve Facility: Under the Cash Reserve Facility (if any), we may allow you to draw down additional funds up to the Cash Reserve Facility Limit. You must complete and submit our payment instruction form to request any amounts under the Cash Reserve Facility.

2.5 Availability of Cash Reserve Facility: The Cash Reserve Facility (if any) is available to you at our discretion and we may review your Cash Reserve Facility at any time. This means that we can approve or reject requests for draw downs at our discretion and tell you at any time that the balance not already drawn is no longer available, or has been reduced. When we review your Cash Reserve Facility, you must give us any information we reasonably ask for.

3 Paying us back

3.1 Mandatory payment in full: You promise to pay us back in full the Total Amount Owing when a Payment Event occurs, subject to the Limited Recourse Guarantee and Equity Protection Option. This payment will include capitalised interest and other charges from the date of the Initial Advance. You are required to make this payment even if the Security Property has declined in value or other adverse market circumstances exist at the time of the Payment Event.

3.2 Repayment from proceeds of occupation right agreement: If, before the Loan is repaid in full, you receive the proceeds of any payment made by or on behalf of an operator or statutory supervisor in connection with the cancellation or termination of a Nominated Borrower's occupation right agreement, you promise to pay those proceeds to us immediately. Until then, you hold those proceeds on trust for us and you must not do anything with those proceeds without our agreement. Once paid

to us, we will apply any such proceeds towards satisfaction of the Total Amount Owing.

3.3 Payment of other costs: You also promise to pay us when due any other costs or other amounts that become due and payable in accordance with this Agreement prior to the occurrence of a Payment Event (for instance, under clause 5.6).

3.4 Voluntary payments: You can also voluntarily pay back any amount at any time, including payment in full of the Total Amount Owing. Any repayment must not reduce the Total Amount Owing to below \$5,000, unless it is being repaid in full.

3.5 Maximum Term: The maximum term of the Loan is 36 months from the date of the Initial Advance. The term of the Loan will however end before then if another Payment Event occurs. See clause 3.6.

3.6 Payment Events: A Payment Event will occur when:

- a) 36 months have passed since the date we made the Initial Advance;
- b) the Security Property is sold;
- c) 12 months has passed since the death of the last Nominated Borrower; or
- d) a Continuing Default has occurred and we declare all or any part of the Total Amount Owing to be due and payable under clause 7.4b.

3.7 Interest:

- a) How interest is calculated: We calculate interest on the Loan daily by multiplying:
 - the Principal Amount Owing at the end of that day; by
 - the daily interest rate which is calculated by dividing the Annual Interest Rate by 365, even in a leap year.
- b) How interest accrues: Interest accrues daily at the Annual Interest Rate on the Principal Amount Owing.
- c) When interest is charged: Accrued interest is charged to you in arrears on each Interest Charge Date.

3.8 How you must pay us: Each payment by you to us under this Agreement must be made by you to the account we advise to you. Each payment must be made free and clear of any restriction or condition, and without any deduction, set-off or withholding (unless required by Law).

3.9 Order of payments: Unless otherwise specified or required by Law, all amounts received or recovered by us under this Agreement will be applied as between principal, interest and other amounts in the manner and order determined by us, notwithstanding any purported application by you or any other person or entity, or any other matter or circumstance.

3.10 When you must pay us: If a due date for payment under this Agreement is not a Business Day, you must pay on the next Business Day (unless that next Business Day occurs in the following month, in which case you must pay on the previous Business Day). Any payment made by you after 3.00 pm on any date will be deemed to have been made on the next Business Day.

3.11 If you do not pay us on time, we will charge you extra interest: If you do not pay an amount when it is due under this Agreement, we will charge you interest at the Default Interest Rate on the amount which is due and unpaid while the payment default continues. However, we will not charge you default interest on any amount that has become payable early because of non-payment of another amount or because of an event that is not a payment default. The obligation to pay default interest will arise without the need for any notice or demand. Default interest accrues daily, both before and after judgment, for the period from the due date for payment until the actual date of payment. If it remains unpaid, the default interest will be added to the Principal Amount Owing on the last day of each calendar month and will itself bear interest under this Agreement. *(This means that unpaid default interest is added to the Loan, on which you pay interest, until you pay us.)*

4 Our promises to you

4.1 Promises subject to Continuing Default: Our promises to you in this clause 4 are subject to our rights under clause 7.4 if an Event of Default becomes a Continuing Default. *(This means that we may not have to honour these promises if a default is not rectified within the time period required under this Agreement.)*

4.2 Loan Repayment Guarantee: Unless and until a Payment Event occurs, you are generally not required to make any Loan repayments to us (although you may do so voluntarily at any time). However, you must pay us immediately any proceeds referred to in clause 3.2 that you receive, and, in limited circumstances, we may require you to pay us other costs or other amounts that become due and payable prior to a Payment Event occurring.

4.3 Equity Protection Option: If you chose the Equity Protection Option, the maximum amount that you will be required to pay us (in addition to (1) any amounts we have recovered under the Mortgage from the proceeds of rental or insurance and (2) any proceeds referred to in clause 3.2 that you have paid to us or hold on trust for us) will be an amount calculated as follows, even if this amount is less than the Total Amount Owing:

- a) the Net Sale Proceeds; minus

b) the Equity Protection Percentage,

4.4 Limited Recourse Guarantee: At the time the Security Property is sold, the maximum amount you will be required to pay us (in addition to (1) any amounts we have recovered under the Mortgage from the proceeds of rental or insurance and (2) any proceeds referred to in clause 3.2 that you have paid to us or hold on trust for us) will be an amount calculated as follows, even if this amount is less than the Total Amount Owing:

- a) the Net Sale Proceeds of the Security Property; minus
- b) the Equity Protection Percentage (if you chose the Equity Protection Option).

5 Security

5.1 Mortgage: You give us security on the terms set out in the Mortgage.

5.2 Your promises in relation to the Security Property: Your promises in relation to the Security Property are set out in the Mortgage. These require you to, amongst other things:

- a) maintain the Security Property in good repair and condition;
- b) tell us before doing any structural alterations or renovations to the Security Property;
- c) keep the Security Property insured under a sum insured policy for the cost to reinstate the property; and
- d) pay all outgoings on the property such as rates, body corporate levies, and the cost of maintaining the property.

5.3 Tenancy of the Security Property: The Security Property may only be used as a private residence. The Security Property may be occupied by your family members or friends on an informal basis, or it may be formally tenanted or leased provided that:

- a) if occupied by your family members or friends on an informal basis, you have the occupier sign an "other occupier form" provided by us and acknowledging the limits of his or her rights to occupy the Security Property;
- b) if formally tenanted or leased, that tenancy or lease is for a fixed term of not more than 90 days, or is capable of being terminated by you on not more than 90 days' notice where the Security Property is to be put on the market for the purposes of sale or other disposition or is subject to an unconditional agreement for sale requiring vacant possession;
- c) if formally tenanted or leased, then unless we agree otherwise in writing, you at all times engage the services of a reputable property manager approved by us to be responsible for management of the Security Property (including

regularly inspecting the property and organising maintenance and repairs); and

- d) you comply with any other reasonable requirements we have in relation to any such occupation (based on the common understanding that the Security Property must be always maintained in good repair and condition and fit for sale, and available for sale with vacant position on 90 days' notice).

5.4 Sale of the Security Property: You have the right by Law to sell the Security Property and repay the Total Amount Owing in full at any time without our consent. You must, however, obtain our consent to sell the Security Property if the Net Sale Proceeds are likely to be less than the Total Amount Owing on the date of settlement. If you need to obtain our consent, we may require you to provide us with an up-to-date valuation for the Security Property (at your cost). We recommend you contact us before you enter into an agreement to sell the Security Property.

5.5 Our right to remedy: You agree that, if you fail to comply with any promise under this Agreement, then (in addition to any other rights we have, and without prejudice to our right to rely on that failure as an Event of Default) we may do whatever we think appropriate to remedy that failure or otherwise protect the security given under this Agreement. This includes making payments on your behalf (such as rates, body corporate levies, and insurance premiums), taking out an insurance policy for the Security Property, and carrying out repairs and maintenance on the Security Property.

5.6 Our right to recover costs: If we make any payments on your behalf or incur any costs under clause 5.5, these amounts will be charged to you and added to the Total Amount Owing. We can also declare these amounts to be due and payable by giving notice to you.

6 Other promises

6.1 Information: You promise to:

- a) promptly give us any information about you or the Security Property that we reasonably request;
- b) promptly tell us when a Nominated Borrower moves to retirement village accommodation;
- c) promptly tell us when you enter into an agreement to sell the Security Property;
- d) promptly tell us when you enter into an arrangement for the lease or other occupation of the Security Property (and provide us with all information or documents we reasonably require to show your compliance with the requirements of clause 5.3 above);
- e) promptly tell us if a Nominated Borrower

proposes to cancel or terminate their occupation right agreement before the Loan is repaid in full (or if an operator or statutory supervisor proposes to do so);

- f) tell us as soon as practicable if a Nominated Borrower dies;
- g) give us at least 14 days' prior notice of any change to a Borrower's name or contact details;
- h) provide us with any information or documents we may require from time to time for the purposes of Regulatory Compliance; and
- i) notify us of the occurrence of any Event of Default immediately upon becoming aware of it, giving full details of it and of any action taken (or to be taken) as a result.

6.2 Annual questionnaire: Each year you must answer a questionnaire we send you about your circumstances, living arrangements, insurance and any other matters we consider relevant. If you are unable or refuse to answer the questionnaire, or do not respond within the time period requested, we may:

- a) ask your Alternative Contact to answer it on your behalf; or
- b) obtain the requested information by any other means that we consider reasonably necessary (with any costs incurred by us being charged to you and added to the Total Amount Owing).

7 Events of Default and our enforcement rights

7.1 Events of Default: There will be an Event of Default if any of the following things happen, whether or not it was within your control:

- a) **non-payment:** you do not pay us when due all or any part of the Total Amount Owing;
- b) **mortgage:** you have granted, or purported to grant, a mortgage over the Security Property to someone else in addition to us without our prior written consent;
- c) **breach of obligations:** you have breached a material term of this Agreement or taken an action, or not taken an action or permitted something to happen that has adversely affected, or is capable or adversely affecting, the value of the Security Property or our ability to exercise our rights under this Agreement;
- d) **fraud or untrue information:** you have acted fraudulently or given us incorrect or misleading or deceptive information in connection with this Agreement and this has caused, or partially caused, us to make the Loan or any part of it (including any amount under the Cash Reserve Facility) when we would otherwise not have done so; or
- e) **purpose:** you use the Initial Advance or any part of it for any purpose other than funding or assisting in funding the payment due by each

Nominated Borrower to acquire an occupation right in a retirement village, and clearing any existing mortgage balance owing on the Security Property.

7.2 Notice to remedy: If an Event of Default has happened and is capable of remedy, we will give you at least 30 days' written notice advising you of the Event of Default. The notice will specify the amount of time you have to remedy the Event of Default.

7.3 Our powers if Event of Default not remedied: If you do not, or are unable to, remedy the Event of Default within the period specified in the notice or required by Law then we may (but are not obliged to) do whatever we reasonably believe is necessary to rectify the event that caused the Event of Default. Any costs we incur will be charged to you and added to the Total Amount Owing. We can also declare these amounts to be due and payable by giving notice to you.

7.4 Our rights if there is a Continuing Default: Subject to applicable Law, including our obligations to act as a responsible lender, if an Event of Default is or becomes a Continuing Default:

- a) we are under no further obligation to pay any amount under the Loan;
- b) we can, at any time, by notice to you, declare all or any part of the Total Amount Owing to be due and payable (and, if we give such notice, the Loan is automatically cancelled); (*This means we can tell you to pay us back any amount you owe us.*)
- c) we can cancel all or any of the Loan Repayment Guarantee, the Limited Recourse Guarantee and the application of the Equity Protection Option (if applicable);
- d) the security given under the Mortgage will be immediately enforceable; (*This means that we can sell the Security Property and use the Net Sale Proceeds to pay back the Loan or appoint a receiver to do that, among other things.*)
- e) we can exercise any other right given to us by Law or in this Agreement; and
- f) if we reasonably consider it necessary to do so, use your name and act on your behalf in exercising any of our rights under this Agreement. However, we cannot take additional security over your assets using this right to act on your behalf.

7.5 Exclusion of liability: To the fullest extent permitted by Law, we will not be liable for any damage, injury or other loss or cost to any person, entity or property arising from the exercise of our rights under this Agreement (or the rights of any receiver) if an Event of Default happens.

7.6 Obligation to co-operate: If we do not exercise

the powers described in this clause if an Event of Default happens, you must co-operate in good faith with us to identify how the Event of Default may be remedied.

8 Illegality

If, at any time, we determine that, as a result of our Regulatory Compliance obligations, we are no longer reasonably able to continue to provide or fund the Loan, or to exercise any of our rights or comply with any of our obligations under this Agreement, then:

- a) we are under no further obligation to pay any amount under the Loan; and
- b) we can, at any time, by notice to you, declare all or any part of the Total Amount Owing to be due and payable (and, if we give such notice, the Loan is automatically cancelled). *(This means we can tell you to pay us back any amount you owe us.)*

9 General indemnity

You fully indemnify us on demand for each amount that we confirm is required to compensate us against any loss (including loss of profit) or cost that we incur in connection with:

- a) anything we do in accordance with this Agreement to remedy any failure or otherwise protect the security given under this Agreement;
- b) anything else we do or do not do in exercising our rights under this Agreement or at Law;
- c) an Event of Default happening or continuing;
- d) any fraudulent or negligent act on your part; or
- e) any amount falling due or being paid under this Agreement on a date which is not the date it is due for payment for any reason.

(This means that you separately and personally promise to reimburse us for all of the costs and liabilities we incur as a result of the things listed in sub-paragraphs a-e in addition to your other payment obligations.) Any amount for which you indemnify us under this clause will be charged to you and added to the Total Amount Owing. We can also declare these amounts to be due and payable by giving notice to you.

10 Changes to this Agreement

10.1 By agreement: Subject to clause 10.2 below, no change to this Agreement will be effective unless the change is agreed between you and us and made in writing.

10.2 Other changes: We can make the following changes at any time without your specific agreement:

- a) any change to this Agreement that we reasonably believe is sensible or necessary in order to comply with applicable Law or to correct a manifest error or omission;
- b) any change to this Agreement that we reasonably

believe is of a technical or administrative nature and will not prejudice or disadvantage you in a material respect;

- c) any change to the Annual Interest Rate or Default Interest Rate;
- d) any change to the timing of Interest Charge Dates;
- e) any change to the Cash Reserve Facility Limit in accordance with clause 2.5; and
- f) any change to the fees and charges payable by you at any time under this Agreement.

10.3 Notices: We will give notice of any change to this Agreement (including notice of the effective date of the change) in accordance with applicable Law.

11 Communications

11.1 How to communicate with us: In respect of this Agreement, you must give notices and other formal communications to us in writing, which may be by means of an electronic message, using the details provided in the Commercial Terms (or any updated details subsequently provided by us).

11.2 How we will communicate: In respect of this Agreement, we must give notices and other formal communications to you or the Alternative Contact in writing, which may be by means of an electronic message, using the details provided in the Commercial Terms (or any other details we reasonably believe to be the details of you or the Alternative Contact). In some circumstances, we may instead communicate indirectly through our website, our branches, the internet or the media, or otherwise as we see fit and permitted by applicable Law.

11.3 When received: Notices and other communications given under this Agreement will be deemed to have been received by the addressee:

- a) if delivered personally, at the time of service;
- b) if sent by post, on the fourth Business Day after being posted by prepaid postage; or
- c) if sent by electronic message, on the second Business Day after sending.

11.4 Electronic messages: For the purposes of this Agreement, the conditions relating to sending and receiving information in electronic form are those in Part 4 of the Contracts and Commercial Law Act 2017 (and any other applicable Law from time to time). Where you have given us an electronic message address, we may (unless otherwise requested in writing):

- a) use that address to communicate with you; and
- b) send you electronic messages allowing access to statements from a website or by means of the internet.

11.5 We can rely on communications: If we receive any communication that we reasonably believe to be from you or the Alternative Contact, we may rely on that communication without any further enquiry or verification. Despite this, we may (at our discretion) decline to act, or delay acting, on any instructions received where we consider that we have good reason to do so. Without limitation, we may decline to act if there is a dispute between, or we receive contradictory communications from, you or the Alternative Contact.

12 Alternative Contact

Your Alternative Contact is the person with whom we may communicate if, for any reason, we cannot reasonably communicate with you. You may change your Alternative Contact by telling us in writing.

13 Valuer

Any valuer we use is an independent contractor and not our agent or employee. We are not responsible for the acts or omissions of the valuer. The valuation obtained is for our use and benefit only. Even if we give you a copy, you may not rely on it or take any action against us based on it. If you wish to rely on it you will need to arrange this with the valuer.

14 Trusts

14.1 Your promises in relation to changes: Where a person or entity has entered into this Agreement as a trustee, you promise that (without our prior written consent) there will be:

- a) no change to the trustees;
- b) no change to the terms of the relevant trust;
- c) no vesting or final distribution of the assets or capital or the trust; and
- d) no winding-up, dissolution or terminating event of the trust.

14.2 Our recourse: In enforcing any obligations under this Agreement against a trustee, we may have full recourse to the assets of the relevant trust. For this purpose, we will be subrogated to the right of indemnity of each trustee (whether from the trust assets or otherwise) and you promise that there will be no restriction on any such right of indemnity. Subject to clause 14.3, each trustee also has unlimited personal liability, jointly and severally with each other trustee, to us under this Agreement.

14.3 Independent trustees: Where a person or entity is identified in the Commercial Terms as an independent trustee, that independent trustee will have no personal liability to us under this Agreement except in respect of any loss or cost that we incur as a result of:

- a) that independent trustee being unable to recover (in whole or in part) from the trust assets

because that independent trustee has acted without power or improperly in relation to the trust;

- b) any statement made by that independent trustee in a trustee's certificate (or any similar certificate, promise or statement) being misleading or untrue in a material respect when made; or
- c) fraud, negligence or wilful default on the part of that independent trustee (including, for the avoidance of doubt, any fraud, negligence or wilful default on the part of that independent trustee that results in a breach of any promise in clause 14.1),

and in each such case, that independent trustee will have unlimited personal liability.

15 Privacy and information sharing

15.1 Our Privacy Statement: By entering into this Agreement, you and the Guarantor (if an individual) consents to the collection, use, disclosure, storage and processing of information about you and the Guarantor (if an individual) in accordance with the Privacy Act 2020 and our Privacy Statement (which is available on our website). We can change our Privacy Statement from time to time in accordance with its terms. Clauses 15.2 to 15.6 summarise some important information from the Privacy Statement as at the date of this Agreement.

15.2 What information we collect about you: We collect various types of personal information about you and the Guarantor (if an individual), which may include that Relevant Party's name, age, gender, address, contact details (including phone numbers and email addresses), relationship status, employment details, image, biometric data, information relating to your insurance cover or claims, information we are required to collect from you to manage any requests you make to us, financial information (including bank account information, credit history, tax details, information relating to assets you own and payment and transaction information). If the information we request from or about a Relevant Party is not provided, we may not be able to provide the requested services.

15.3 How we collect information about you: We collect information about you when you interact with us. We may also collect personal information about you from third parties, including credit reporting agencies, other banks or financial institutions, your present or former creditors or insurance companies, identification service providers, government agencies and your past or present employers and business partners. See our Privacy Statement for a list of specific third parties we may indirectly collect your personal information from.

We may do this to:

- a) confirm your identity;
- b) verify your current credit obligations;
- c) help us to assess your ability to meet repayment obligations;
- d) make credit decisions;
- e) confirm or investigate who you are paying and who is paying you;
- f) provide you with quotations for the cost of credit;
- g) for security purposes; and
- h) identify, prevent or respond to actual or suspected financial crime including scams, fraud, suspicious transactions, money laundering, other crimes or unlawful activity.

15.4 Your rights to request access to and correct of your information: You and the Guarantor (if an individual) have the right to access and request correction of information we hold about you or the Guarantor (as applicable). You can do so by contacting us using the details provided in the Commercial Terms.

15.5 What we can do with your and the Guarantor's information: Subject to any update to our Privacy Statement in accordance with clause 15.1 (which applies to you and the Guarantor (if an individual)), information that we collect, or that is provided to us, about you and the Guarantor may be used by us for the following purposes:

- a) considering any application for an account or service, including to establish and verify your identity and to assess your creditworthiness and financial position from time to time;
- b) managing our customer relationships, including providing services to you, and carrying out our business functions and activities;
- c) collecting amounts you owe us, including taking enforcement action and to notify credit reporting agencies of your repayment history and account details;
- d) exercising our rights and fulfilling our obligations under any agreement with you;
- e) exercising our rights and fulfilling our obligations for the purposes of complying with all applicable laws including those relating to money laundering, terrorist financing, bribery, corruption, tax evasion, fraud and similar, and managing all economic and trade sanction risks;
- f) identifying, preventing or responding to actual or suspected financial crime including scams, fraud, suspicious transactions, money laundering, other crimes or unlawful activity;
- g) generally administering and monitoring services provided to you (or any related entity); and
- h) providing you with information about our other services, or the services of selected third parties in which we think you may have an interest,

including by post, telephone and electronic message – you or the Guarantor can opt out of receiving information about our other services and/or the services of selected third parties by telling us in writing.

15.6 Who we can collect your and the Guarantor's personal information from and who we can share your and the Guarantor's personal information

with: Subject to any update to our Privacy Statement in accordance with clause 15.1 (which applies to you and the Guarantor (if an individual)), you and the Guarantor agree that we can collect any information from and share any information we obtain with:

- a) our related companies;
- b) existing and potential business partners, intermediaries and referrers;
- c) identity verification agencies;
- d) credit reporting agencies – credit reporting agencies may retain information (including default information) and use it to provide their credit reporting services;
- e) property registries, valuers and other third parties that hold information about property you own;
- f) banks, lenders or financial institutions as follows:
 - i) we may confirm or investigate who you are making payments to and who you are receiving payments from into your account (including confirming account numbers and account names are a match); and
 - ii) for the purposes of security, fraud and crime prevention, identity verification and any purpose relevant to those purposes;
- g) third parties, including by not limited to utility providers that you may have products and services with, for the purposes of security, fraud and crime prevention, identity verification and any other purposes relevant to those purposes – those third parties may retain information and use it for identity verification and fraud detection purposes;
- h) the New Zealand Transport Agency's 'Driver Check' an 'Motochek' service;
- i) insurers;
- j) any person providing us with guarantees or security for any service;
- k) anyone to whom we consider assigning or transferring any of our rights or obligations;
- l) anyone that we engage with about selling all or part of our business;
- m) anyone providing any credit, debt, equity or funding support or services to all or any part of our business and anyone else involved in the funding process;
- n) government agencies and regulators, or anyone else with whom we are required to share that information for the purposes of Regulatory Compliance;

- o) service providers which may include information being held on our behalf by data storage providers, including cloud-based data storage providers in New Zealand or overseas – these providers are required to adhere to strict data protection standards, use the information only for the purposes specified in their contracts, and implement robust security measures, such as encryption and access controls. Additionally, any sub-processors used by these providers must usually comply with the same data protection standards;
- p) any person you provide as an alternative or emergency contact;
- q) any third party such as a legal or financial advisor or attorney or other representative who you have authorised us to speak to on your behalf;
- r) referees; and
- s) debt recovery agencies and our approved dispute resolution scheme.

16 Other important things to note

16.1 Multiple Borrowers: If there is more than one of you, each of you has joint and several liability under this Agreement. *(That means we can sue all Borrowers named in the Commercial Terms together, or any one of them alone, for the full amount owed to us.)*

16.2 Waivers: The only time we give up any of our rights under this Agreement is if we agree to do so in writing. A failure or delay in exercising any right does not operate as a waiver of that right. A single or partial exercise of any right does not preclude further exercise of that right or the exercise of any other right.

16.3 Assignment:

- a) We can assign or transfer any of our rights or obligations under this Agreement without seeking specific consent from you.
- b) You cannot assign or transfer any rights or obligations under this Agreement without our prior written consent.

16.4 Commission: We may pay commission, fees or other remuneration to any broker, agent, dealer or other person or entity in connection with this Agreement.

16.5 Our right to set off: We can use any funds deposited or invested with us by you (or which we otherwise owe to you) to pay all or any part of an amount which that you owe to us under this Agreement but have not paid. We may break any term deposit for this purpose. If, at any time following an Event of Default, an amount is contingently due to us or an amount due to us is not quantified, we may retain and withhold repayment of any amount we owe to you, pending that amount becoming due or being quantified. We do not need to give any prior notice before taking any action under this clause.

16.6 Giving effect to promises: You promise to provide us with all documents we ask for, and do anything else we appropriately request, at your cost and in a timely manner, to give effect to the promises and the rights we are intended to have under this Agreement.

16.7 Interaction with Law: The rights provided in this Agreement are in addition to any rights provided by Law. If any provision of this Agreement conflicts with any provision of Law, then:

- a) to the extent that the relevant provisions of Law may be varied or excluded, the provisions of this Agreement prevail; and
- b) to the extent that the relevant provisions of Law may not be varied or excluded, then the provisions of this Agreement must be read subject to those provisions of Law.

16.8 When part of this Agreement does not legally “work”: If any part of this Agreement is illegal, invalid or unenforceable, the other parts of that document will still be legal, valid and enforceable.

16.9 We do not have to be a party: We can enforce our rights under this Agreement even if we are not a party to the document for the purposes of the Contract and Commercial Law Act 2017.

16.10 Counterparts: This Agreement can be signed or accepted in one or more counterparts, which together constitute the same document.

16.11 Entire agreement: To the fullest extent permitted by Law, this Agreement contains all the terms in relation to its subject matter that apply between you and us, and supersedes all previous agreements, understandings and negotiations in relation to its subject matter.

16.12 Governing Law: This Agreement is governed by and must be interpreted under New Zealand Law.

17 Dictionary and interpretation

17.1 Dictionary: In this Agreement (unless it would not make sense):

Agreement means these General Terms, the Commercial Terms and the Mortgage.

Alternative Contact means the person appointed as your Alternative Contact in the Commercial Terms or under any other agreement with us (or such other person appointed by you and notified to us in writing).

Annual Interest Rate means the rate specified in the Commercial Terms (or the updated “Annual Interest Rate” if we have changed it in accordance with this Agreement or such other rate as we may agree).

Business Day means a day (other than a Saturday, Sunday or public holiday observed in New Zealand) on which registered banks are open for general banking business in New Zealand.

Cash Reserve Facility means the facility (if any) under which we may allow you to draw down additional advances, up to the Cash Reserve Facility Limit.

Cash Reserve Facility Limit means the limit specified in the Commercial Terms (or the updated "Cash Reserve Facility Limit" if we have changed it in accordance with this Agreement or such other limit as we may agree).

Commercial Terms means the terms set out under the heading "Commercial Terms" at the beginning of this Agreement and any separate FEE SCHEDULE referred to in those terms.

Continuing Default means an Event of Default that:

- a) in our opinion is not capable of being rectified;
- b) is not rectified within the period required under this Agreement; or
- c) has been rectified by us but you have not paid us in full the costs incurred by us.

Default Interest Rate means the rate per annum equal to the Annual Interest Rate at the time of the default plus 2 per cent per annum (or the updated "Default Interest Rate" if we have changed it in accordance with this Agreement or such other rate as we may agree).

Disclosure Date means the disclosure date specified in the Commercial Terms.

Equity Protection Option means the option described in clause 4.3.

Equity Protection Percentage means the percentage of the Net Sale Proceeds specified in the Commercial Terms (if any) (or such other percentage as we may agree).

Event of Default means any event listed in clause 7.1.

General Terms means the terms set out under the heading "General Terms" in this Agreement.

Initial Advance means the amount that is initially advanced to you as specified in the Commercial Terms (or such other amount as we may agree).

Initial Loan Amount means the total amount we have agreed to lend you as at the Disclosure Date, as specified in the Commercial Terms (or such other amount as we may agree).

Interest Charge Date means each date falling on a monthly anniversary of the date of the Initial Advance (or each updated "Interest Charge Date" if we have changed it in accordance with this Agreement or such other date as we may agree).

Law means any law, regulation, rule, official directive, order, request, guideline or consent (whether or not having the force of law) of any governmental body or regulatory authority and, if not having the force of law, with which responsible entities in the position of the relevant party would normally comply.

Limited Recourse Guarantee means the guarantee described in clause 4.4.

Loan means the principal amount of the loan that we pay you under this Agreement and, depending on the context, also includes all accrued and unpaid interest and fees and charges payable under this Agreement and all amounts advanced under the Cash Reserve Facility (if any).

Loan Repayment Guarantee means the guarantee described in clause 4.2.

Mortgage means the mortgage instrument and authority and instruction form entered into by you in relation to this Agreement granting us a mortgage over the Security Property.

Net Sale Proceeds means the sale price of the Security Property after deducting the costs associated with the sale (such as legal costs, advertising costs, marketing costs, auctioneer's fees, real estate agent's commission and any outstanding rates or body corporate levies).

Nominated Borrowers means the Nominated Borrowers named in the Commercial Terms (or such other Nominated Borrowers as we may agree).

Payment Event means any event listed in clause 3.6.

Principal Amount Owning means, at any time, the unpaid principal balance under the Loan (which includes all capitalised interest, fees and charges).

Regulatory Compliance means the requirements for us to comply with all applicable Laws, including those relating to consumer credit, money laundering, terrorist financing, bribery, corruption, tax evasion, fraud or similar, and manage all economic and trade sanction risks.

Security Property means the property secured by the Mortgage and described in the Commercial Terms, including the land, buildings and all improvements (including any dwelling).

Total Amount Owning means, at any time, the Principal Amount Owning, plus all accrued but unpaid and uncapitalised interest, fees and charges, and all other amounts owing under this Agreement.

you means each Borrower named in the Commercial Terms (including the Nominated Borrowers).

17.2 Interpreting this Agreement: This Agreement must be interpreted using the following rules (unless it would not make sense to do so):

- a) the Commercial Terms prevail over the General Terms if there is any inconsistency;
- b) where we refer to any statute, we include all future versions of it, including all changes to it, all re-enactments or replacements of it, and all statutory instruments issued under it;
- c) where we refer to a document we mean that document as varied or replaced from time to time;
- d) each reference to us or you includes any person or entity that legally takes over our or your responsibilities (as applicable), and in the case of a party that is a trust, includes each trustee as well as the relevant trust; and
- e) each reference to including, when introducing an example, does not limit the meaning of the words to which the example relates to that example or examples of a similar kind.

Need to talk to us? We'd be happy to help.

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