

PROPLEND MEMBERS' AGREEMENT

Last updated 9th December 2019

Summary of material changes to the last version:

- Clause 2.5 to enable some individuals to borrow where they are able to rely on the ‘buy-to-let’ exemption from regulated consumer credit or mortgage contracts; and to allow offshore companies to borrow (in Proplend’s sole and absolute discretion).
- Clause 2.7 Lenders are required to categorise themselves and pass an appropriateness test to receive direct offer financial promotions under the new FCA Rules.
- Clause 3.12 – Loan Contracts will accrue interest from the day the funds lent are drawn down by the Borrower, or 14 Business Days after the date of the Loan Contracts under 3.12(d), whichever is the sooner.
- Clause 4.3 – When AutoLend is activated (which automates lending into Tranche A of a Loan Request), Lenders can still manually invest in Tranches B and C.
- Clause 4.9 (and Clauses 4.1 of the Loan Conditions) – to clarify that where there is no failure to pay the Total Amount Repayable at the times and in the Repayments shown in the Loan Summary and no Event of Default, then if any loan principal is partially repaid early or all or part of the Property secured is sold, the proceeds of the early repayment or sale will be apportioned on a pro-rata basis across all Tranches in order to maintain the original LTV (rather than repaying all of Tranche A, followed by Tranche B, followed by Tranche C).
- Clause 5.4 – removes the concept of an Interest Reserve Surplus, which does not happen in practice.
- Clause 5.5 (and Clauses 2.6 and 2.10 of the Loan Conditions) – to clarify that the Interest Reserve is used to continue Repayments of interest to all the relevant Lenders pro rata in the ordinary course, unless and until it is depleted (rather than first to Tranche A, then Tranche B and then to Tranche C).
- Clause 5.6 – deletes the reference to any specific types of information that might be required to keep each Lender informed as to the progress of enforcing Security Documentation, which would vary widely, may not necessarily include some items listed, or could be unduly prejudicial to the enforcement process and/or the interests of the Borrower, particularly where any Lender breaches the confidentiality obligations in Clause 17.
- Clause 5.8 – Loan Contracts with less than 30 days to maturity, or where any Repayment of interest is overdue by more than 7 Business Days are not eligible to be placed for sale on the secondary market (PLE)
- Clause 8 (and Clause 5.1 of the Loan Conditions) – new Loans may attract an Exit Fee on final Repayment, as specified in the relevant Loan Summary.
- Clause 8 – clarifies that Borrowers may be liable for certain additional fees and charges as specified on the Platform Website under “Mortgage Fees & Charges” <https://www.proplend.com/borrow/borrower-fees/>.
- Clause 3 of the Loan Conditions – to clarify that interest is calculated on a 30/360 day count basis, from the date of the Loan Contract.

- Clause 4.2 of the Loan Conditions (for new Loans):
 - the Events of Default no longer include five (5) or more Repayments of interest being in Arrears, as there are no such instances and, in practice, two or more consecutive Repayments of interest being in Arrears is adequate;
 - any Arrears of Repayments of principal would need to be for more than 90 days to constitute an Event of Default; and
 - the time for remedying a breach of the Loan Contract or Members' Agreement not otherwise specified in Clause 2.2 or 4.2 is 7 days, rather than 14 days.

These changes will take effect 14 days after posting on the Platform Website, in accordance with Clause 16.3.

1. Introduction

- 1.1 These terms and conditions (“**Members’ Agreement**”) govern the use by you (“**you**”, “**your**”, “**Member**”, which terms shall also refer to an Intermediary appointed under Clause 2.13) of the platform, details of which are set out in this Members’ Agreement (the “**Platform**”). By accepting this Members’ Agreement you acknowledge that you have also read and understood our conflicts policy (available at www.proplend.com/conflicts-policy) and risk statement (available at www.proplend.com/risk-disclosure) (“**Risk Disclosure**”). The Platform is a peer-to-peer lending platform operated by Proplend Ltd, a company incorporated and registered in England and Wales with company number 8315922 and whose registered office is at 20-22 Wenlock Road, London N1 7GU (“**Proplend**”, “**we**”, “**us**” and “**our**”), partly via a website maintained by us and accessible via www.proplend.com (the “**Platform Website**”).
- 1.2 The Platform enables a Member acting as a lender (“**Lender**”) to finance or refinance the purchase or refinance of commercial property by a Member acting as a borrower (“**Borrower**”) through simple loans directly between each Lender and Borrower (each, a “**Loan**”) substantially in the terms of the sample loan contract in Annex A with any specific provisions added to reflect the terms of the specific Loan (each a “**Loan Contract**”), each of which is subject to the Loan Conditions in Annex A (“**Loan Conditions**”). A Lender may be either the initial Lender to a Borrower, or may be replacing another Lender to that Borrower through novation of the relevant Loan Contract pursuant to Clause 5.8 of this Members’ Agreement. The Borrower agrees in advance to each novation of the Borrower’s Loan Contracts under Clause 3.12 and hereby agrees to such novation of any of the Borrower’s Loan Contracts previously entered into via the Platform, but none of the terms of the related Loan, this Members’ Agreement or any Security Document (as defined in Clause 1.3) is changed by the novation process. A summary is also produced of certain details from all Loan Contracts entered into by the Borrower at or about the same time, as well as the amount of any Arrangement Fee (“**Loan Summary**”).

- 1.3 In addition, each Borrower (and, as appropriate, its respective shareholder(s)) and/or others separately enters into certain security arrangements with Proplend Security Limited, a company incorporated and registered in England and Wales with company number 8620117 and whose registered office is at 20-22 Wenlock Road, London N1 7GU (“**PSL**”) in accordance with Clause 3.12(d) to secure and/or guarantee each of its repayments of interest and principal due under each Loan Contract (“**Repayment**”) in respect of the Loans (each a “**Security Document**”), and PSL holds the benefit of such Security Documents in trust for and on behalf of, and for the benefit of, each Lender in accordance with the provisions of Clauses 4.17 and 5.6. This Members’ Agreement, which includes the privacy policy in Annex B (“**Privacy Policy**”), governs the operation of the Platform and its use by you if your application to use the Platform is approved by us. Our corporate and regulatory details are set out in Clause 11.
- 1.4 This Members’ Agreement will come into effect once you have signed it and we have notified you that your application to use the Platform has been approved, and shall continue unless and until it is terminated in accordance with the provisions of Clause 13.
- 1.5 If you wish to enter into Loan Contracts via an Innovative Finance Individual Savings Account managed by Proplend (“**IFISA**”), you also agree to the Proplend IFISA Terms, which form part of this Members’ Agreement for that purpose.

2. Eligibility

- 2.1 Any person may apply to use the Platform for information purposes only, subject to the provisions of this Members’ Agreement. Subject to the provisions relating to eligibility in this Clause 2, “person” shall include an individual or other legal entity as the context requires.
- 2.2 To be eligible to apply to use the Platform as a Lender, if you are not a resident of the United Kingdom of Great Britain and Northern Ireland, excluding the Channel Islands and the Isle of Man (“**UK**”) you are solely responsible for ensuring that your use of the Platform does not breach any laws, regulations or rules in your country of residence (including those related to tax payable on any gross interest received), and you must:
 - (a) be at least 18 years old with a payment account at a duly authorised financial institution acceptable to us;
 - (b) not be borrowing money via the Platform;
 - (c) have a total of at least £1,000 in the Proplend Client Money Account (as defined in Clause 4.1) or outstanding Loans via the Platform at any one time.
- 2.3 If a Lender is:

- (a) a trustee, the Lender's user name must include the word "Trustee";
 - (b) a pension fund trustee or manager, the Lender's user name must include "SIPP", "SSAS" or "Pension Scheme", as appropriate,
- and, for the avoidance of doubt, in each case the Lender will be the legal entity acting as trustee and not the beneficiaries of that trust or pension fund. Accordingly, payments on account of interest and capital which are payable to the trust or pension fund cannot be paid directly to the beneficiaries and must be paid to the bank account of the relevant trustee.
- 2.4 Proplend acknowledges that pension funds are usually subject to restrictions on the entities to which they can lend and, in particular, are prohibited from lending to certain connected parties. Whilst Proplend will endeavour to identify and draw to the attention of Lenders any lending opportunities which would infringe any restrictions known to us, we accept no liability or responsibility in this regard and the Lender must undertake its own due diligence in that respect.
- 2.5 To be eligible to apply to use the Platform as a Borrower, you must either:
- (a) be an individual who is a UK resident for tax purposes and is at least 18 years old with a payment account at a duly authorised financial institution acceptable to us; or
 - (b) be incorporated or established in the UK, Channel Islands or Isle of Man;
 - (c) hold a UK, Channel Islands or Isle of Man bank account; or
 - (d) be incorporated in an offshore jurisdiction (at Proplend's sole and absolute discretion).
- 2.6 If you apply to be a Borrower, we will carry out credit and fraud background checks on you, your director(s), officer(s) and/or members and your business.
- 2.7 You must provide us with all information requested during the application process (including client categorisation and the appropriateness test) and comply with all our identification and anti-money laundering requirements to enable us to comply with all laws, regulations, rules and regulatory guidance applicable to the Platform including the Financial Platforms and Markets Act 2000 ("FSMA") and the Handbook of the Financial Conduct Authority (company No. 01920623) of 12 Endeavour Square, London, E20 1JN ("FCA") available at <https://www.handbook.fca.org.uk/handbook/> ("FCA Rules") and any related amendment, re-enactment, subordinate legislation and regulations ("Applicable Law").
- 2.8 We reserve the right, in our sole discretion, to refuse to register you to use the Platform for any reason.

- 2.9 Upon completion of the registration process, including satisfaction of any required verification checks and acceptance by us, we will open a data account in your name in our systems (“**Proplend Account**”, also referred to as a “**Dashboard**”). Your Proplend Account is used to record transactions and other information, including a list of your respective Lenders or respective Borrowers (as the case may be), amounts paid by you or owed to you, but does not hold any funds. If we approve your application for a Proplend Account, you may be asked to choose a username and password (“**Passcodes**”).
- 2.10 Each time you seek to access your Proplend Account, we will check your identity by asking for your Passcodes. As long as your correct Passcodes are entered, we will assume that you are the person giving instructions and you will be liable for them, except to the extent provided for in Clause 2.9. You must therefore keep the Passcodes secret and make sure that they are not stored in a way that enables others who are acting without your authority to access them or impersonate you. If you disclose the Passcodes to any person whom you authorise to access and operate your Proplend Account on your behalf, you are also responsible and liable for any access, use, misuse or disclosure of your Passcodes or your Proplend Account by such person.
- 2.11 Unless and until you tell us that you believe that someone else, who is acting without your authority, knows the Passcodes or can use the Platform by impersonating you:
- (a) you will be responsible for any instruction which we receive and act on, even if it was not given by you; and
 - (b) we will not be responsible for any unauthorised access to confidential information about you in your Proplend Account.
- We can refuse to act on any instruction that we believe: (i) was unclear; or (ii) was not given by you or someone acting on your behalf with your authority; or (iii) might cause us to breach a legal or other duty; or (iv) if we believe the Platform is being used for an illegal purpose.
- 2.12 While we provide the Platform to enable you to seek Lenders if you are a Borrower, or to seek Borrowers if you are a Lender in accordance with the terms of this Members’ Agreement, we do not undertake to find (as the case may be) Lenders or Borrowers for you.
- 2.13 Subject to FCA Rules and the provisions of this Members’ Agreement (as amended or supplemented from time to time), we may agree to accept instructions on your behalf from a financial adviser or other intermediary (“**Intermediary**”) you authorise to act for you. The Intermediary must also agree to the terms of this Members’ Agreement and any specific additional terms and/or amendments we may agree with you and/or the Intermediary in this regard. Where you appoint an Intermediary to act for you and the Intermediary agrees the terms of the

Members' Agreement, then, in addition to the other provisions of this Members' Agreement, and in consideration of our agreeing to accept instructions from the Intermediary, you and the Intermediary agree that:

- (a) we will comply with the electronic or other instructions of your Intermediary in relation to any action or instruction which can be taken by you under this Members' Agreement as if they were taken or given direct by you;
- (b) we may send notices and communications under this Members' Agreement to your Intermediary only;
- (c) we will cease to act on the instructions of your Intermediary if we suspect or are reasonably satisfied that the Intermediary no longer has your authority;
- (d) we may require further proof of your identity and/or that of the Intermediary before ceasing to accept instructions from the Intermediary or such further documentation or confirmation as may be necessary to comply with Applicable Law or that we may reasonably require;
- (e) the Intermediary shall procure such evidence of the Lender's consent in relation to this Members' Agreement and the activities contemplated by it as we may reasonably require;
- (f) the Intermediary confirms, represents and warrants that at all material times the Intermediary is either duly authorised, or exempt from authorisation, under Applicable Law in respect of the activities carried on by it in relation to the Lender in connection with the Platform, this Members' Agreement and each relevant Offer, Loan Request and/or Loan Contract;
- (g) the Intermediary shall immediately inform us if the Intermediary ceases to be duly authorised, or exempt from authorisation, under Applicable Law as specified in Clause 2.11(f);
- (h) the Intermediary, and not Proplend, shall be responsible for ensuring compliance with Applicable Law relating to the Intermediary's relationship and dealings with, and activities on behalf of, the Intermediary's Lender client;
- (i) the Intermediary shall, on demand, by Proplend, produce original copies of any identification evidence, written instructions or orders that the Intermediary obtains from the Lender in relation to the Intermediary's actions or omissions in relation to the Platform, this Members' Agreement and each relevant Offer, Loan Request and/or Loan Contract;
- (j) the Intermediary shall indemnify Proplend and PSL and each of their directors, officers and employees, against all liabilities, costs, expenses, damages and losses (including but not limited to any direct, indirect or consequential losses, loss of profit, loss of reputation and all interest, penalties and reasonable legal costs and all other reasonable professional costs and expenses) suffered or incurred by each of them out of or in

connection with the Intermediary's failure to comply with any provision of this Members' Agreement.

3. Posting a Loan Request

- 3.1 Where we approve your application to be a Borrower, you will be able to initiate a request to borrow money via the Platform according to the form and processes specified in your Proplend Account and in accordance with the terms of this Members' Agreement ("Loan Request"). You may make a Loan Request for short term bridging Loans or senior debt Loans with a specified duration ("Loan Term") for a specified total loan amount exceeding £250,000 ("Total Loan Amount") in the Tranches, and subject to the Priority, specified in Clause 4. Loans are interest only, such that only interest is repayable during the term of the Loan Contract and the principal must be repaid at the end of the Loan Term. Each Loan Contract will be for a specified portion of the Total Loan Amount (for example, £1,000 unless it will take less than £2,000 to complete a Tranche, in which case you will have a Loan Contract for the balance with the final Lender whose Offer completes that Tranche).
- 3.2 You are responsible for ensuring that all information provided with respect to a Loan Request is complete, accurate, clear, fair and not misleading.
- 3.3 Each Borrower warrants and represents that none of the property provided as security to PSL in relation to any Loans ("Property") will be land that is used, or is intended to be used, as or in connection with a dwelling by:
 - (a) the Borrower or by an individual who is a beneficiary of any trust in respect of which the Borrower is a trustee; or
 - (b) by a person related to the Borrower or any such beneficiary in any of the following respects:
 - (i) that person's spouse or civil partner; or
 - (ii) a person (whether or not of the opposite sex) whose relationship with that person has the characteristics of the relationship between husband and wife; or
 - (iii) that person's parent, brother, sister, child, grandparent or grandchild.
- 3.4 We reserve the right, in our sole and absolute discretion, to reject a Loan Request for any reason at any time whatsoever.
- 3.5 You may withdraw a Loan Request from the Platform at any time before it is successfully funded. Once a Loan Request is successfully funded, the provisions of Clause 3.12(d) apply.

- 3.6 You must comply with all Applicable Law relating to your Loan Request and your activities on the Platform Website or relating to the Platform.
- 3.7 By initiating a Loan Request to your Proplend Account, as a Borrower you agree:
- (a) to supply all information reasonably required by a reasonably prudent lender acting reasonably to determine whether or not to accept your Loan Request (“**Due Diligence Material**”);
 - (b) to pay for a valuation of the Property initiated by PSL (a “**Valuation**”) directly to the Valuer (as defined in Clause 3.8(a)), as directed by PSL (and to pay for any subsequent Valuation that PSL may request in the interests of your Lenders, having regard to the passing of time, a material change in the Property or the market related to the Property, or any other change in circumstances related to the Loan Contracts or any Security Document);
 - (c) that a firm of solicitors specified in the relevant Loan Request (“**Proplend Panel Law Firm**”) or conveyancers regulated by the Council for Licensed Conveyancers (“**Proplend Panel Conveyancer**”) will act on behalf of PSL in relation to the Security Documents and a review of any Certificate of Title and other title documentation for the Property as specified in the Loan Request (“**Title Document(s)**”);
 - (d) PSL will select the Proplend Panel Law Firm or Proplend Panel Conveyancer giving due regard to the competence, experience and adequate insurance of that firm. In some cases (including where it is more cost effective to do so in light of the amount to be borrowed and/or to reduce the time taken to conclude the Security Documents and fund the Loan Request), the Borrower and PSL may agree that the Proplend Panel Law Firm or Proplend Panel Conveyancer can act for both the Borrower and PSL, subject always to confirmation that different teams within the Proplend Panel Law Firm or Proplend Panel Conveyancer will act for each side with appropriate information barriers and explicit confirmation that such arrangement does not limit the rights of either the Borrower or PSL, with such arrangement outlined in the Loan Request;
 - (e) to pay the legal fees of PSL in connection with the entry into the Security Documents and the review of the Title Document(s);
 - (f) to pay all of your own legal fees as a Borrower;
 - (g) to provide the Title Document(s) specified in the Loan Request from your own solicitor (which would include the Proplend Panel Law Firm or Proplend Panel Conveyancer, where it is also acting for you) at your own cost and instruct your solicitor to make such amendments to the Title Document(s) or additional information as required to satisfy the Proplend Panel Law Firm or Proplend Panel Conveyancer that the Title Document(s) is or are complete, accurate and can be relied upon for the purpose of the Loan;

- (h) to pay to Proplend the Break Fee described in Clause 3.12(d) if that becomes payable;
 - (i) to pay to Proplend the Arrangement Fee, details of which are provided in Clause 8; and
 - (j) to pay the cost of any insurance obtained by PSL under Clause 3.8.
- 3.8 PSL will carry out the following checks by way of due diligence on each Loan Request (“**Due Diligence**”) and gather the resulting information in a specific area of the Platform for each Lender to review in the course of deciding whether or not to make an Offer:
- (a) A Valuation of the Property by a professionally qualified valuer who is a member of the Royal Institution of Chartered Surveyors, chosen by PSL (“**Valuer**”);
 - (b) information about the security property, including any leases, tenant(s) and covenants given by any tenant(s) (including the Title Document(s) and the Proplend Panel Law Firm’s or Proplend Panel Conveyancer’s report on the Title Document(s), unless PSL obtains appropriate insurance in relation to the title risk from a reputable insurer, the details of which insurance will be made available to Lenders and the benefit of which will be held on trust by PSL for the Lenders, the perpetuity period of such trust being 125 years);
 - (c) information about you as the Borrower and your property experience, including credit reference information about you and each of your directors, officers and/or members;
 - (d) information about any personal or corporate guarantors, including identity and credit reference checks;
 - (e) Security Documents to be entered into; and
 - (f) any other documentation that PSL reasonably deems necessary.
- 3.9 If the Due Diligence identifies any outstanding issues with your proposed Loan Request, we will contact you and you will have the opportunity to re-price or alter your proposed Loan Request or take any other action necessary to resolve the outstanding issue within 5 days.
- 3.10 Once the Due Diligence is completed to PSL’s satisfaction:
- (a) PSL will notify you and us; and
 - (b) PSL will send you the final Security Documents. You must read and agree these documents and take independent legal advice in relation to them.
- 3.11 Once we have received notice from PSL that it has satisfactorily completed its Due Diligence in relation to your proposed Loan Request, we will notify you via email that you may publish your Loan Request on the Platform Website.

3.12 By publishing your Loan Request on the Platform Website, you agree:

- (a) Subject to Clause 3.12(d) and the satisfaction of the conditions precedent (if any) stated in the Loan Request (“**Conditions Precedent**”), that the acceptance by you of each Lender’s Offer (as defined in Clause 4.1) will create a direct Loan Contract between you and each Lender, governed by the Loan Conditions which you have read, understand and agree;
- (b) you have read, understand and agree to, and shall enter into or, as the case may be, procure the entering into of the Security Documents sent to you by PSL;
- (c) you will be liable to pay to us a break fee of 2% (“**Break Fee**”) unless your Loan Request is successfully funded within 30 days (or such other period up to a maximum of 90 days that you may stipulate in your Loan Request); and
- (d) within 2 Business Days (a “**Business Day**”, being any day (except Saturdays and Sundays) after the date on which it is successfully funded (“**the Acceptance Period**”)) you may accept each of the relevant Lenders’ Offers (including any subsequent Offers by Lenders agreeing to novation) by:
 - (i) entering into the Loan Contracts in accordance with the electronic signing instructions on the Platform, which shall also constitute your irrevocable continuing agreement to the novation of any such Loan Contracts by the relevant Lenders (and each subsequent novation of any such novated Loan Contracts) as often as the relevant Lenders agree in accordance with this Members’ Agreement; and
 - (ii) signing and returning the Security Documents to PSL.

For the avoidance of doubt, if you abandon the Loan Request before it is fully funded or you do not accept the relevant Lenders’ Offers under this Clause 3.12(d) within the Acceptance Period, then you will be deemed to have declined to accept the Lenders’ Offers and the Break Fee will be immediately payable to us.

Loan Contracts will accrue interest from the day the funds lent are drawn down by the Borrower, or 14 Business Days after the date of the Loan Contracts under 3.12(d), whichever is the sooner.

3.13 You acknowledge and agree that:

- (a) neither PSL nor we will verify or audit statements made by you in relation to any of your Loan Requests, for which you are solely responsible;
- (b) neither PSL nor we will supply you with any financial, legal, environmental, accounting or tax advice; and
- (c) neither PSL nor we warrant that use of any of the documents supplied as part of the Platform including, without limitation to the generality of the foregoing, any Loan Contract, the Loan Conditions and the Security Documents are suitable or appropriate for your needs and you must take

your own independent legal and other advice on the terms of such documents.

3.14 By submitting any material to us, or posting any such material on the Platform Website, you warrant and represent to us that:

- (i) any statements made by you as a Borrower have the approval of your board of directors or members, as the case may be, and that you have taken all appropriate legal and accounting advice;
- (ii) any statements you make are complete, clear, fair and not misleading; and
- (iii) any projections or forward-looking statements which you make are reasonable and can be supported by evidence.

3.15 We shall have no duty to disclose to you any information which we receive in the course of providing the Platform or other Platforms to other persons including, without limitation to the generality of the foregoing, to any Borrower or Lender or potential Borrower or potential Lender.

4. Making an Offer – General

4.1 Before making an offer to lend money via the Platform in response to a Borrower's Loan Request or a Lender's request to novate an existing Loan Contract under Clause 5.8 ("Offer"), you must first transfer at least £1,000 (or such higher amount that you wish to Offer) to our segregated bank account held at a duly authorised UK credit institution for the purpose of holding and disbursing funds paid by you other than in relation to fees and charges due and payable to us and/or PSL under or in relation to this Members Agreement ("Proplend Client Money Account") using a specified payment method registered in your name. Your funds will be held by us on trust for you and treated as Client Money under the FCA's Client Money Rules in accordance with Clause 7. You may then make an Offer in respect of your cleared funds in relation to one or more Loan Requests. You must also register with us the details of a bank account or building society account based in the UK and opened in your name ("Nominated Bank Account"). You will be notified in advance of any transaction charges or other costs that we propose to charge in respect of a transfer of funds from or to your Nominated Bank Account or otherwise. Any such charges or costs shall be debited by us from your Proplend Account, and the corresponding amount will be deducted from funds held by us for you in the Proplend Client Money Account.

4.2 Provided you are logged into your Proplend Account and you have sufficient funds showing as available in your Proplend Account you may make an Offer by following the instructions in your Proplend Account.

4.3 We may make available to you an automatic lending feature (“**Auto-Lend**”). Where you have funds available to be lent in your Proplend Account, using Auto-Lend results in new Offers being posted automatically based on the lending criteria you select. Auto-Lend will only operate for Loan Requests available in ‘In Funding’ and for the purchase of Loan Contracts available on the secondary market (“**Proplend Loan Exchange**”), subject to change that would be notified to you in your Dashboard when you use Auto-Lend. You can turn Auto-Lend off at any point via your Dashboard. Whilst Auto-Lend is activated you can still post manual Offers in Tranche B and Tranche C.

We may withdraw Auto-Lend at any time without notice, but that will not affect Offers already made using Auto-Lend.

4.4 By making each Offer:

- (a) you are offering to enter into a Loan Contract with the relevant Borrower for an amount of £1,000 (or a number of Loan Contracts of £1,000 each, depending on the total amount you are offering), unless it will take less than £2,000 to complete a Tranche, in which case you will have a Loan Contract for the amount that completes that Tranche;
- (b) you acknowledge that you have read and understood the Loan Request and the Due Diligence Material in relation to which you are making the Offer, including any related risk disclosure (“**Risk Disclosure**”), the Loan Contract including the Loan Conditions and the Security Documents; and
- (c) you acknowledge and agree that our decision to allow the relevant Borrower to publish the Loan Request does not constitute any approval or endorsement of the Loan Request or any representation by us or PSL that the Due Diligence Material accurately reflects the risks associated with the Loan Request; and further that you accept and agree that neither we nor PSL warrant that use of any of the documents supplied as part of the Platform including, without limitation to the generality of the foregoing, any Loan Contract, the Loan Conditions and the Security Documents are suitable or appropriate for your needs and you must take your own independent legal and other advice on the terms of such documents.

4.5 When you make an Offer, the amount specified in that Offer (the “**Offer Amount**”) will immediately be shown as reserved in your Proplend Account. Any money so reserved will not be available to be allocated to other Offers or to be withdrawn from the Proplend Client Money Account for a period ending on the earlier of:

- (a) the target funding level specified in the Loan Request being achieved and subsequent completion of the Loan under Clause 3.12(d); or
- (b) the day on which any Prior Loan Contract(s) matching your Offer are novated to you as Incoming Lender under Clause 5.8;

- (c) the Loan Request failing to attract the target funding level within 30 days after the date on which the Loan Request is posted on the Platform Website as stated on the relevant Loan Request; or
 - (d) the date upon which the Loan Request is withdrawn or otherwise terminates in accordance with the terms of this Members' Agreement.
- 4.6 All Loan Requests are reviewed by us and may be segmented into three tranches described below ("Tranches") according to the proportion (expressed as a percentage) which the principal loan amount in the Loan Request ("Total Loan Amount") bears to the market value of the relevant Property, such market value being determined by the most recent Valuation in respect of that Property ("LTV") as at the time the relevant Loan Contracts are formed:
- (a) "Tranche A", in which the total amount of all the Loans equates to 50% of the LTV;
 - (b) "Tranche B", in which the total amount of all the Loans equates to 51-65% LTV; and
 - (c) "Tranche C", in which the total amount of all the Loans equates to 66-75% LTV.
- It shall be an Event of Default under Clause 4.2(e) of the Loan Conditions if the LTV exceeds the LTV limit specified in the applicable Loan Summary ("LTV Limit"), as determined by the most recent Valuation at any time during the Loan Term.
- 4.7 Each Tranche and the Borrower's requested interest rate for that Tranche is risk assessed and set by us based on data assessed as part of the Due Diligence process. You, as a Lender:
- (a) choose the amount of money that you want to Offer and the Tranche(s) to which you wish to allocate your Offer (including the rate of interest); and
 - (b) you may make an Offer between the minimum and maximum proportion of the total amount requested in each Tranche, as indicated in the Loan Request.
- 4.8 Each Lender and Borrower agrees to the following priority in relation to their respective Loan Contracts ("Priority"):
- (a) Loan Contracts in relation to Tranche A rank, and shall rank to the extent of monies owed to the Lenders under those Loan Contracts, in priority to Loan Contracts in relation to Tranche B and Tranche C (and monies owed to the Lenders under the Loan Contracts in relation to each of Tranche B and Tranche C);
 - (b) Loan Contracts in relation to Tranche B:
 - (i) are and shall be postponed to, and rank after the Loan Contracts in relation to Tranche A; and

- (ii) rank and shall rank to the extent of monies owed to the Lenders under the Tranche B Loan Contracts, in priority to Loan Contracts in relation to Tranche C and (and monies owed to the Lenders under the Loan Contracts in relation to Tranche C); and
 - (c) Loan Contracts in relation to Tranche C are and shall be postponed to, and rank after the Loan Contracts in relation to Tranche A and the Loan Contracts in relation to Tranche B.
- 4.9 The Priority shall stand (regardless of the order of execution, registration or giving of notice or otherwise) so that all proceeds of enforcement or realisation of all or any of the Loan Contracts and security constituted by any of the Security Documents shall, after providing for all reasonable outgoings, costs, charges, expenses and liabilities of enforcement, exercising rights on winding-up and payments ranking in priority as a matter of law, be applied in the following order of priority:
- (a) first, in or towards the discharge of the Loan Contracts in relation to Tranche A;
 - (b) second, once the Loan Contracts in relation to Tranche A have been fully discharged, in or towards discharge of the Loan Contracts in relation to Tranche B; and
 - (c) third, once the Loan Contracts in relation to Tranche A and Tranche B have been fully discharged, in or towards discharge of the Loan Contracts in relation to Tranche C,
- provided that if a Borrower partially prepays the principal or sells all or part of a Property or, where the Borrower has given security over two Properties the Borrower sells one Property, then the gross proceeds of that sale (minus fees payable by the Borrower directly related to the sale) shall be immediately used to repay the Loan Contracts on a pro-rata basis across all Tranches in order to maintain the original LTV (provided there is no breach of Clause 2.2 of the Loan Conditions or any Event of Default). When such proceeds are allocated to each relevant Tranche, the available amount shall be apportioned according to the proportion that the Loan Amount (as defined in each relevant Loan Contract) represents to the Total Loan Amount borrowed by that Borrower in the Tranche to which the Loan Contract(s) relate(s).
- 4.10 Valid Offers will be accepted in the order in which they are entered on the Platform Website (subject to our right to reject any Offer under Clause 4.17). Each Tranche must be fully funded before the Loan Request can be considered fully funded.
- 4.11 Expected bad debt estimates are estimates for general guidance only and neither we nor PSL warrant their accuracy or reliability.

- 4.12 The acceptance of your Offer via the Platform Website creates a Loan Contract, which is a separate, direct contractual relationship between you as a Lender and the relevant Borrower or, as the case may be, you as the Borrower and the relevant Lender(s). Neither we nor PSL are a party to any Loan Contract. Loans are interest only, such that only interest is repayable during the Loan Term and the principal must be repaid at the end of the term.
- 4.13 If the Loan Request target funding level is not met or the Loan Request is withdrawn in accordance with the terms of this Members' Agreement, the Offer Amount will no longer be reserved in your Proplend Account and you as a Lender will be free to allocate that amount to another Offer.
- 4.14 There will not be a statutory right to cancel any Offers made under this Members' Agreement.
- 4.15 We shall not advise you or make any personal recommendation as to any Loan Request. You are solely responsible for making your own independent appraisal and investigation of the risks of the investment. If you require specialist advice, you should consult your own appropriately qualified advisers.
- 4.16 We shall not be responsible for the suitability of any Loan Request for you or any purpose for which you enter into it. You should consider carefully the terms of the Risk Disclosure before making an Offer.
- 4.17 We reserve the right to reject an Offer for any reason, or no reason, at any time.
- 4.18 The performance of each Borrower's obligations to you under the Loan Contract will be secured by the Security Documents entered into between the Borrower and PSL or between the shareholder(s) of the Borrower and PSL or the relevant guarantor(s) in favour of PSL as appropriate in accordance with the provisions of Clause 3.12(d)(ii). PSL will hold the security and the guarantees created by the Security Documents in trust for and on behalf of the relevant Lenders to that Borrower, and will enforce the Security Documents for the benefit of such Lenders in accordance with Clause 5.6. The perpetuity period of that trust shall be 125 years.

5. After the Loan Contract is formed

- 5.1 Subject always to the provisions of Clause 3.4 (our right to reject a Loan Request), upon a Loan Request achieving its target funding level and subject to the relevant Borrower and any other relevant party entering into the Security Documents with PSL:
 - (a) we will debit the Offer Amount from each Lender's Proplend Account and credit the Proplend Account of the relevant Borrower for the same amount, less:

- (i) an amount of any fees owed by the Borrower under Clause 8 of this Members' Agreement or the Loan Contract (together, "**Fees**"); and
 - (ii) an amount equivalent to the number of Repayments of interest specified in the Loan Summary and the Loan Contract as an "**Interest Reserve**", to be held by us in the Proplend Client Money Account pending any claims under Clause 5.5;
- (b) we will pay the funds corresponding to the Offer Amount, less the amount of any Fees and the Interest Reserve from the Proplend Client Money Account in accordance with the relevant completion arrangements.
- 5.2 For administrative convenience, each Borrower will repay each Repayment due under all its Loan Contracts at any one time in a single payment specified in the relevant Loan Summary to the Proplend Client Money Account by direct debit or standing order, and we undertake to collect and record the payment of those Repayments in the Proplend Account of each Lender. Interest will be paid gross to Lenders, and each Lender shall be responsible for accounting for and paying any taxes due on such interest.
- 5.3 In the event that any Lender successfully makes a claim for payment out of the Interest Reserve (other than under Clause 5.4), the Borrower concerned shall immediately on demand pay into the Interest Reserve an amount equal to the amount paid to each Lender in respect of that claim, so that the amount of the Interest Reserve remains as specified in the relevant Loan Request and the Loan Contract.
- 5.4 The balance of the Interest Reserve would be applied toward the repayment of the principal at the end of the Loan Term. In the event that the principal is not repaid on the date of the expiry of the Loan Term, the remaining Interest Reserve will be distributed in payment of interest accrued on the Lenders' unpaid principal (and any remaining amount of Interest Reserve at the date of repayment of the principal will be applied to repayment of the principal at that time).
- 5.5 If the Borrower misses a Repayment or only partially pays the amount due to you as the Lender, you authorise us or a collections agency nominated by us and whose details we provide to you in writing ("**the Collections Agency**"), acting on your behalf, and we undertake to contact the Borrower to take steps to procure the payment of an amount equivalent to the outstanding Repayment and any additional fees and charges due under or in relation to the relevant Loan Contract and:
- (a) the Lender(s) concerned will automatically make a claim against the Interest Reserve for the amount of the interest component of the missed Repayment(s); and

- (b) we may make a payment from the Interest Reserve in respect of the interest component of the missed Repayment(s) until the Interest Reserve is depleted.

We will keep you informed of the progress of the attempts to collect the outstanding Repayment(s).

- 5.6 If demand for repayment of the relevant Borrower's Loan Contracts is made under Clause 2.2 of the Loan Conditions or in the event of the occurrence of any Event of Default (as defined in Clause 4.2 of the Loan Conditions):
- (a) PSL shall enforce all or any of the Security Documents having occurred and the relevant proportion of any sums recovered by PSL will be paid to you as Lender, subject to deduction of the costs of recovery (including legal fees and expenses and those of any manager, receiver or administrator appointed by PSL) from the gross proceeds recovered, such that the net amount recovered shall be apportioned according to the proportion that the Loan Amount (as defined in each Loan Contract) under each of your Loan Contracts represented to the Total Loan Amount borrowed by the relevant Borrower) in the Tranche to which your Loan Contract(s) relate(s) in accordance with the Priority; and
- (b) in the event of enforcement under Clause 5.6(a), PSL will keep each Lender informed of its progress in enforcing the Security Document(s) concerned.
- 5.7 You as Lender acknowledge that it is possible that the proceeds (if any) recovered as a result of any recovery and enforcement activity specified in Clause 5.6 may not be sufficient to discharge all the relevant Borrower's obligations to you. In that case, you will only be entitled to recover a share of any recovery proceeds, subject to deduction of the costs of recovery (including legal fees and expenses and those of any manager, receiver or administrator appointed by PSL) from the gross proceeds recovered, such that the net amount recovered shall be apportioned according to the proportion that the Loan Amount (as defined in each Loan Contract) under each of your Loan Contracts represented to the Total Loan Amount borrowed by that Borrower in the Tranche to which your Loan Contract(s) relate(s).
- 5.8 As the Lender under an existing Loan Contract (which is not the subject of an Event of Default or has less than 30 days to maturity or under which any Repayment of interest is not overdue by more than 7 Business Days ("Arrears")), you may irrevocably offer to cancel all your rights and obligations in that Loan Contract, and your related rights and obligations under this Members' Agreement and any related Security Document(s), in return for another Lender assuming identical rights and obligations under a new Loan Contract with the relevant Borrower and paying to you the specified purchase price and any interest accrued but not paid as at the date of that novation ("the Total Purchase Price") by listing the Loan

Contract for sale on the Proplend Loan Exchange via your Proplend Account, giving details of the Loan Contract, in which case:

- (a) that offer to novate the Loan Contract will promptly be listed on the Platform Website on the basis of the details you have provided (including the requirement to pay you for any interest accrued since the last interest payment date but not yet paid up to the date of novation);
- (b) Unless and until you withdraw your offer under clause 5.8(a), any other Member who has adequate funds showing as available in their Proplend Account to cover the amount payable under that offer may inform us of their acceptance of it via the feature provided on the Platform Website (“**New Lender**”), in which event:
 - (i) your rights and obligations under your Loan Contract (“**the Prior Loan Contract**”) and your related rights and obligations under this Members’ Agreement and any related Security Document(s) are cancelled;
 - (ii) the New Lender assumes under a new Loan Contract with the relevant Borrower identical rights and obligations to the rights and obligations you had under the Prior Loan Contract, pursuant to the Borrower’s continuing consent under Clause 3.12(d)(i) (“**New Loan Contract**”), such that the New Loan Contract replaces the Prior Loan Contract;
 - (iii) we undertake to debit the Total Purchase Price from the New Lender’s Proplend Account and credit that amount to your Proplend Account, such that you will then be entitled to request the transfer of the corresponding funds from the Proplend Client Money Account to your Nominated Bank Account under Clause 7.3;
 - (iv) you will pay to us the fee specified in Clause 8.3, which will be debited from your Proplend Account at the time when the outstanding principal is credited to your Proplend Account;
 - (v) we will then record the details of the novation on the Prior Loan Contract which shall become the New Loan Contract; and in the Proplend Accounts of you, the New Lender and the Borrower;
 - (vi) you shall hereby remain liable for, and indemnify and hold harmless the New Lender from and against any loss, liability, claim, demand, damages, costs and expenses (including reasonable legal fees and expenses) arising out of or in connection with the Prior Loan Contract; and
 - (vii) the New Lender shall hereby be and remain liable for, and indemnify and hold you harmless from and against any loss, liability, claim, demand, damages, costs and expenses (including reasonable legal

fees and expenses) arising out of or in connection with the New Loan Contract.

For the avoidance of doubt, any Loan Contract which is in Arrears of Repayments of interest (overdue by more than 7 Business Days), has less than 30 days to maturity or the subject of an Event of Default will be suspended from the Proplend Loan Exchange pending any change that makes it eligible for novation under this Clause 5.8.

6. Cancellation of this Members' Agreement

- 6.1 If you are a Lender who, for the purpose of entering into this Members' Agreement, makes exclusive use of one or more means of distance communications up to and including the time at which this Members' Agreement is entered into, you shall be entitled to cancel this Members' Agreement within the 14 day period that begins on the day after you enter into it ("**Statutory Cancellation Period**"). However, in the event that you make an Offer during the Statutory Cancellation Period under this Clause 6.1, you will no longer be able to cancel this Members' Agreement (or that Offer).
- 6.2 You may exercise your right of cancellation by emailing us to that effect at admin@proplend.com.

7. Proplend Client Money Account

- 7.1 All money you transfer to the Proplend Client Money Account or which is otherwise received or held on your behalf shall be held on trust for you by us and treated as Client Money in accordance with the FCA's Client Money Rules. If we were to cease trading, the funds held as Client Money would not be treated as part of our assets. When a Borrower has entered into Loan Contracts, the Client Money representing the proceeds of the Loan Contracts may be paid to the relevant client account of the Borrower's solicitors for the purpose of completing a transaction for which the proceeds of the Loan Contracts are required. Such funds would be held by the relevant solicitors under the Solicitors Regulation Authority client money rules.
- 7.2 You are notified that, in accordance with Rule 7.10.7B of the Client Money Rules, we elected to hold all funds held in relation to Investors under non-regulated peer-to-peer agreements in accordance with the Client Money Rules with effect from 22 April 2016.
- 7.3 Lending or Borrowing through the Platform is not covered under the Financial Services Compensation Scheme, but if the bank or credit institution at which the Proplend Client Money Account is held were to become insolvent you may be entitled to compensation from the Financial Services Compensation Scheme in

respect of any money held in the Proplend Client Money Account on your behalf. Further information is available at <http://www.fscs.org.uk>.

- 7.4 Subject to the FCA Client Money Rules, the perpetuity period of any trust arising under this Members' Agreement shall be 125 years. In the event that interest is earned on any amounts held in the Proplend Client Money Account, we shall apportion such interest amongst the Lenders and Borrowers on whose money this interest has accrued by crediting their respective Proplend Accounts accordingly on a monthly basis.
- 7.5 In the event that there has been no activity on your Proplend Account for a period of at least 18 months, we shall be entitled to take such steps as we consider appropriate, which shall include transferring the money from the Proplend Client Money Account to your Nominated Bank Account or sending a cheque to your last-known residence.
- 7.6 You may request us to transfer your funds from the Proplend Client Money Account to your Nominated Bank Account, provided those funds have not been reserved for an Offer in accordance with Clause 4.4 of this Members' Agreement.

8. Fees

- 8.1 As a Borrower, you must pay to us a fee specified in the Loan Summary in relation to the work done by us before and after the listing of the Loan Request ("Arrangement Fee"), which shall be due and payable on the date on which you accept the Lenders' Offers related to your Loan Request under Clause 3.12(d) but paid at closing (when the Loan proceeds are disbursed) and if applicable an "Exit Fee" as defined in the Loan Conditions and noted in the Loan Summary.
- 8.2 As a Borrower, you may be liable for additional fees and charges as specified on the Platform Website under "Mortgage Fees & Charges" at <https://www.proplend.com/borrow/borrower-fees/>.
- 8.3 As a Lender, you must pay to us a fee equivalent to 10% of the interest you receive in relation to your Loan Contracts ("Lender Fee"), i.e. a loan of £100,000 at 7.5% p.a. would receive interest of £7,500 p.a. which equals a payment of £625 per month of which PL would charge a 10% fee of £62.50.
- 8.4 In the event of any novation of a Loan Contract under Clause 5.8, the assignor shall pay to us a fee equivalent to 0.5% of the principal outstanding under that Loan Contract ("Novation Fee").
- 8.5 Subject to the provisions of Clause 4.4, if you wish to withdraw funds credited to your Proplend Account you will pay to us a fee to cover the administration associated with that withdrawal in accordance with the then current schedule of fees on the Platform Website.

- 8.6 We may waive or offer discounts on any of our fees to any person at any time in our sole and absolute discretion.
- 8.7 We may change any of our fee rates from time to time to reflect legitimate cost increases or reductions in operating the Platform or providing any Platforms under this Members' Agreement. We will give you at least 30 days' notice of any change in our fees in accordance with Clause 16. Any such changes in fees will only affect Loan Requests and Loan Contracts made on and after the date on which the change is stated to take effect.
- 8.8 All Fees are exclusive of any applicable Value Added Tax or other taxes, for which the person paying the relevant Fee shall be liable.

9. Representations and Warranties

- 9.1 By agreeing to the terms of this Members' Agreement, you represent and warrant to us that:
 - (a) all information you provide to us and/or PSL is true and accurate in all respects;
 - (b) (subject to clause 2.13) you are entering into this Members' Agreement and each Loan Contract as principal and not on behalf of any third party;
 - (c) execution, delivery and performance of this Members' Agreement, each Loan Contract and (where applicable) each Security Document will not violate any law, ordinance, charter, by-law or rule applicable to you or the grantor of the same, or any other agreement by which you or such grantor are bound or by which any of your or their assets are affected;
 - (d) you will not send funds to the Proplend Client Money Account other than by using the payment methods specified by us and you will not request that funds be sent from either of those accounts other than to your Nominated Bank Account; and
 - (e) you will not use the information posted on the Platform Website for any purpose other than researching a Loan Request listed on the Platform Website.

10. User Content

- 10.1 You represent, warrant and undertake that none of the text, numerical information, graphics, still and moving images or other material that you post on the Platform Website, including any Loan Request that you apply to list ("User Content") will infringe the rights of any third party, including intellectual property rights, privacy, publicity or other personal or proprietary rights; or will contain libellous, defamatory or otherwise unlawful material. In addition, you undertake not to:
 - (a) use the Platform or the Platform Website to:

- (i) harvest or collect email addresses or other financial, personal or contact information of other users of the Platform from the Platform or the Platform Website by electronic or other means for the purposes of sending unsolicited communications or inviting any person to invest outside the Platform;
 - (ii) to create a database (electronic or otherwise) that includes material downloaded or otherwise obtained from this Platform or the Platform Website otherwise than for your own personal records (and except where expressly permitted by the Platform or on the Platform Website);
 - (iii) to transmit or re-circulate any material obtained from the Platform to any third party except where expressly permitted by us or on the Platform Website;
- (b) use the Platform or the Platform Website in any unlawful manner or in any other manner that could damage, disable, overload or impair the Platform or the Platform Website or the servers on which it is hosted;
 - (c) use automated scripts to collect information from or otherwise interact with the Platform or the Platform Website;
 - (d) upload, post, publish, display, transmit, share, store or otherwise make available on the Platform Website any content that we may deem:
 - (i) to be misleading, harmful, threatening, unlawful, libellous, defamatory, infringing of any intellectual property rights, abusive, inflammatory, harassing, vulgar, obscene, fraudulent, invasive of privacy or publicity rights, hateful, or racially, ethnically or otherwise objectionable; and/or
 - (ii) to contain software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer software or hardware or telecommunications equipment; and/or
 - (iii) to be unsolicited or unauthorized advertising, solicitations, promotional materials, "junk mail", "spam", "chain letters", "pyramid schemes" or any other form of solicitation; and/or
 - (iv) to be the private information of any third party, including, without limitation, addresses, phone numbers, email addresses, National Insurance numbers or other identifiers, credit card numbers and/or debit card numbers; and/or
 - (v) to be an attempt to promote or market any goods or Platforms for your own financial benefit;
- (e) register on the Platform Website more than once or register on the Platform Website on behalf of an individual other than yourself, or register on the

- Platform Website on behalf of any entity without that entity's prior written authorisation;
- (f) impersonate any person or entity, or falsely state or otherwise misrepresent yourself, your age, your financial employment or personal circumstances or your affiliation with any person or entity;
 - (g) use or attempt to use another's account, Platform or system without authorization from us, or create a false identity in relation to the Platform or on the Platform Website;
 - (h) solicit personal information from anyone under 18 or solicit passwords or personally identifying information for commercial or unlawful purposes;
 - (i) use the Platform or the Platform Website in such a way so as to remove the copyright or trade mark notice(s) from any copies of any material made in accordance with this Members' Agreement.
- 10.2 You are solely responsible for your User Content. You may not post, transmit, or share User Content on the Platform Website or otherwise that you did not create or that you do not have permission to display, publish or post. You understand and agree that we may, but are not obligated to, review the Platform or the Platform Website and may delete or remove (without notice) any User Content in our sole and absolute discretion, for any reason or no reason, including without limitation User Content that in our own absolute discretion violates any provision(s) of this Members' Agreement. You are solely responsible at your own cost and expense for creating backup copies and replacing any User Content.
- 10.3 When you post your User Content, you authorize and direct us to make such copies of it as we consider necessary in order to facilitate the publication, display and storage of the User Content in relation to the Platform or on the Platform Website. By posting User Content to any part of the Platform Website, you automatically grant, and you represent and warrant that you have the right to grant, to us and to PSL an irrevocable, perpetual, non-exclusive, transferable, fully paid, worldwide license (with the right to sublicense) to use, copy, publicly perform, publicly display, reformat, translate, excerpt (in whole or in part) and distribute such User Content for any purpose on or in connection with the Platform or the promotion of it, to prepare derivative works of, or incorporate into other works, such User Content, and to grant and authorize sublicenses of the foregoing. You may remove your User Content from the Platform and/or the Platform Website at any time, subject to the provisions of Clause 3. If you choose to remove your User Content, the license granted above will automatically expire, however you acknowledge that we and/or PSL may retain archived copies of your User Content.
- 10.4 You agree to indemnify and hold each other user, us, PSL, our subsidiaries and affiliates, and each of our directors, officers, agents, contractors, partners and employees, harmless from and against any loss, liability, claim, demand, damages, costs and expenses, including reasonable legal fees and expenses, and all

registration fees and duties, arising out of or in connection with any of your User Content, your listing of any Loan Requests or other use of the Platform, your conduct in connection with the Platform or with other users of the Platform, our or PSL's preparation of all Loan Contracts and Security Documents and other documentation and registration of the Security Documents at The Land Registry and Companies House as necessary, and any breach by you or any grantor of any security under any Security Document or of this Members' Agreement or of any Applicable Law or the rights of any third party.

- 10.5 You are solely responsible for your interactions with other users. We and PSL reserve the right, but have no obligation, to monitor disputes between you and other users.
- 10.6 Subject to the provisions of this Members' Agreement, neither we nor PSL are responsible for third party content downloaded or any content posted by users in relation to the Platform or on the Platform Website.
- 10.7 We welcome 'links' to the home page of the Platform, but not 'deep linking' by which we mean that you may not include a link to any page of the Platform that is not the home page. You must not display the contents of the Platform (or any page from it) or allow it to be displayed surrounded or framed or otherwise surrounded by material not originating from us without our prior written consent.
- 10.8 The information provided via the Platform is intended solely for use by persons and organisations that meet the eligibility criteria set out in Clause 2 above. The Platform is not intended for distribution to, or use by, any person or entity in any jurisdiction where such distribution or use would be contrary to Applicable Law or regulation.

11. Our Details

- 11.1 Proplend is authorised and regulated by the Financial Conduct Authority, and entered on the Financial Services Register under firm registration number 726646 and registered with the Office of the Information Commissioner (No. Z3655272).
- 11.2 PSL is registered with the Office of the Information Commissioner (No. ZA014126).

12. Liability

- 12.1 You shall be liable to us and to PSL for any loss or damage suffered by us and/or PSL as a result of your breach of this Members' Agreement or any other agreement

- between you and us and/or PSL, or for your negligence or wilful default or misconduct.
- 12.2 We and PSL shall only be liable to you for any loss or damage which results as a directly foreseeable consequence of our or PSL's breach of this Members' Agreement, negligence, wilful default or misconduct.
- 12.3 Our liability to you and PSL's liability to you in respect of any Loan Request shall be limited to the amount paid by you in relation to any such Loan Request.
- 12.4 Subject to Clause 12.5 and except to the extent prohibited by Applicable Law, neither we nor PSL will be liable for any indirect, incidental, special, punitive or consequential damages, loss of business, loss of profits, loss or corruption of data, loss of goodwill or reputation caused by any act or omission by us or by PSL under this Members' Agreement.
- 12.5 Nothing in this Members' Agreement shall limit our or your liability for personal injury or death, or for any other liability which may not be excluded by Applicable Law, or any duty or liability owed by us to you under FSMA or FCA Rules, and in the event of any conflict between the terms of this Members' Agreement and FSMA or FCA Rules then FSMA or FCA Rules (as the case may be) will prevail.
- 12.6 No party shall be liable for any failure or delay in the performance of any obligation under this Members' Agreement (except any payment obligation) by reason of any cause beyond that party's reasonable control.

13. Termination

- 13.1 We and PSL may terminate this Members' Agreement by notice in writing to you at any time in the event that:
- (a) you are in material breach of any term of this Members' Agreement; and/or
 - (b) you breach any term of any Loan Contract to which you are a party or of any Security Document entered into in relation to any such Loan Contract; and/or
 - (c) we suspect or PSL suspects that you have used the Platform or the Platform Website, or intend to use the Platform or the Platform Website, for the purpose of an illegal activity; and/or
 - (d) you are acting as a Borrower and:
 - (i) a merger, share exchange or similar transaction occurs in which the holder(s) of a majority of the shares, rights or interests in you (where you are any type of partnership) or of the outstanding equity securities in you or your ultimate direct or indirect parent corporation or holding company immediately prior to such transaction hold less than a majority of the outstanding equity

- securities of the surviving or successor corporation immediately following the closing of such transaction; and/or
- (ii) you sell, assign or transfer all or substantially all of your assets or those of your ultimate direct or indirect parent corporation or holding company.
- 13.2 You may terminate this Members' Agreement by providing 7 days' written notice to us, provided you have no Offers outstanding or Loan Requests open to Offers at the time of your request.
- 13.3 On termination of this Members' Agreement, any of your funds remaining in the Proplend Client Money Account will, subject to any restriction under Applicable Law, be credited to your Nominated Bank Account.
- 13.4 Following termination of this Members' Agreement, we will provide you with limited access to the Platform Website and your Proplend Account for a period of 7 days to download any of your User Content or information relating to investments, purchases or contributions made by you via the Platform. Upon the expiry of that 7 day period, your access to your Proplend Account and the Platform and the Platform Website will be terminated and we will have no obligation to store or provide you with access to any information relating to your activity on the Platform or the Platform Website.
- 14. Complaints**
- 14.1 If you want to make a complaint about us and/or PSL you can email complaints@proplend.com, with brief details of your complaint and your account number. Our staff will acknowledge your complaint by email within one Business Day (when clearing banks are open for business in London) and include a summary of our complaints handling procedure. We will then investigate and send you an initial response, having had access to a senior manager with the authority to settle the complaint (including, where appropriate, an offer of redress). Where appropriate, the member of staff investigating the complaint will not be any staff member who was directly involved in the subject matter of the complaint. This should take no longer than five Business Days, but most complaints may well be resolved by close of business on the Business Day after the complaint is received. If you are not satisfied by our response, you must contact our Chief Operating Officer, who will respond by email within a further five Business Days.
- 14.2 If you are not satisfied with the response from our Chief Operating Officer, you can email complaints@proplend.com, enclosing the responses already given to you. Your email will then be referred to our Chief Executive Officer, who will respond by email within a final five Business Days.

- 14.3 Within four weeks after receiving a complaint, we will send you either a final response or a response which explains why we are not in a position to resolve the complaint and indicates when we will make further contact.
- 14.4 Complaints by individuals made after 1 April 2014 about our regulated activities that cannot be settled within eight weeks of the date on which the complaint is made may ultimately be referred to the Financial Ombudsman Service. As an individual you may also have the right to make such a complaint directly to the Financial Ombudsman Service.

15. Notices

- 15.1 Except as otherwise expressly provided in this Members' Agreement, any communication in writing may be given by post to the last known postal address that we hold for you or you hold for us and PSL, or email to the email address last notified by you to us or by us to you.
- 15.2 Communications sent:
 - (a) by post will be treated as received by you three Business Days after posting; and
 - (b) by email they will be treated as received immediately upon sending, so long as we or PSL do not receive notice of non-transmission or non-receipt.
- 15.3 We and PSL may also (where allowed to do so by Applicable Law) communicate with you by posting information in your Proplend Account or on the Platform Website (including notice(s) or communication(s) relating to any novation under Clause 5.8), in which case the information will be treated as received by you when it is posted by us or PSL in your Proplend Account, or on the Platform Website (as the case may be).
- 15.4 Any communication given to us or PSL shall be deemed to have been received only on actual receipt by us or, as the case may be, PSL.

16. Amendments to this Members' Agreement

- 16.1 Subject to the provisions of Clause 8 (Fees), we may amend this Members' Agreement by giving you notice via the Platform and your Proplend Account.
- 16.2 We will only make changes:
 - (a) where we consider that a change will make this Members' Agreement clearer and no less favourable to you; or
 - (b) to introduce new systems or technology; or
 - (c) to introduce new products or services; or

- (d) to implement changes required by Applicable Law.
- 16.3 We will give you 14 days' notice of any change except where we consider that such change is required under Applicable Law. If you are not happy with any changes to this Members' Agreement, you may terminate this Members' Agreement in accordance with Clause 13.
- 17. Confidentiality**
- 17.1 Neither we nor PSL shall be obliged to disclose to you any information, consider or to take into account any information or other matters which come(s) to our or to PSL's notice or the notice of any of our or PSL's employees, directors, agents, sub-contractors or associates:
- (a) but does not come to the actual notice of the person dealing with you; or
 - (b) where such disclosure, consideration or taking into account would, or we or PSL reasonably believe that it would, be a breach of any duty of fidelity or confidentiality owed to any other person.
- 17.2 We, PSL and you will keep confidential and will not disclose to any third party any information that is marked or otherwise indicated as being confidential, except information that any of us is bound to disclose under Applicable Law or by order or request of any regulatory authority or by a court of law, or to our respective professional advisers for the purposes contemplated in this Members' Agreement, or in our and PSL's cases, where disclosure is necessary to exercise any of our or PSL's rights or perform any of our or PSL's obligations under this Members' Agreement.
- 18. General**
- 18.1 This Members' Agreement is supplied in English and all communications between all or any of us (including any communications or documentation passing between all or any of us before entering into any contract) will be in English.
- 18.2 This Members' Agreement is governed by English law and the courts of England and Wales will have non-exclusive jurisdiction to settle any disputes that may arise in relation thereto, although we and PSL retain the right to bring proceedings against you for a breach of this Members' Agreement in your country of residence or any other relevant country.
- 18.3 Nothing in this Members' Agreement is intended to confer any benefit on any person who is not a party to this Members' Agreement, and no third party shall have any rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any of its terms.

- 18.4 If any part of this Members' Agreement is found to be illegal, invalid or unenforceable by any court of competent jurisdiction or regulatory authority, the remainder shall continue in full force and effect. No single or partial exercise, or failure or delay in exercising any right, power or remedy by either you or us or PSL shall constitute a waiver by us or PSL of, or preclude any further exercise of, that or any right, power or remedy arising under this Members' Agreement or otherwise.
- 18.5 The provisions of this Members' Agreement are personal to you and you shall not be entitled to novate, assign or transfer any of your rights or obligations under this Members' Agreement, except to the extent that you are a Lender who is novating a Loan Contract under Clause 5.8.
- 18.6 We and/or PSL may assign our respective rights and obligations under this Members' Agreement.
- 18.7 The records kept by us and PSL in the Platform shall be conclusive of the facts and matters they purport to record except where there is an obvious mistake.

Annex A

LOAN NAME: ILID individual part loan specific identifier

LOAN REF: Whole loan identifier (tranche level)

PROPERTY NAME: Property to which the loan refers

v1.9

Loan Contract

Parties

Borrower: [name of borrower] – c/o Proplend Ltd, 20-22 Wenlock Road, London N1 7GU (“Borrower”, “you”, “your”), entered into this Loan Contract with the following Lender on [DATE]:

Lender: [insert name of single lender] _____ – c/o Proplend Ltd, 20-22 Wenlock Road, London N1 7GU (“Lender”).

Loan Amount	[Loan Amount]
Amount of Interest	[Amount of Interest]
Total Amount Repayable	[Total amount repayable]
Term	[Number of Months]
Gross Rate of Interest	[Gross Interest Rate]
Tranche	[A,B or C] [0-50% LTV, 51-65% LTV or 66-75% LTV]
Proplend Arrangement Fee (payable by Borrower)	[2%]
Broker Fee (if applicable)	[1%]
Exit Fee (if applicable)	[1%]

This Loan Contract is subject to the terms of the Loan Conditions set out below. Capitalised terms used in this Loan Contract that are not otherwise defined where they appear shall have the meaning given to them in those Loan Conditions. Following your entry into this Loan Contract, the Loan Amount (net of any applicable fees or Interest Reserve) will be disbursed in accordance with the completion statement.

Repayments

The Arrangement Fee and Interest Reserve will be deducted from the Loan Amount on the date of the Loan Contract. You will pay the Total Amount Repayable in [Number of Months] monthly interest payments each of [monthly repayment amount] (each considered a separate Repayment) and the Loan Amount on the expiry of the Term, when the final Repayment (of principal) is also due and payable. The first Repayment is payable on [date i.e. one month after date of the Loan Contracts] and may vary slightly from this regular Repayment amount in order to take account of the number of days between advancement of the Loan Amount and the first Repayment. Subsequent Repayments will be made on the same date in each of the [number of consecutive months] consecutive months. All Repayments are to be made in accordance with Clause 2 of the Loan Conditions set out below.

Early Repayment

Each of the Loan Contracts has a minimum term of [number of months] months. In the event of any early repayment under Clause 4.1 of the Loan Conditions, the Borrower must pay to the Lender an early redemption fee according to the following table.

Year 1 TBA %

Year 2 TBA %

Year 3 TBA %

Special Conditions

1. The parties acknowledge that:

- 1.1** The Loan to Value Limit is [TBA%];
- 1.2** The Interest Cover Limit is [TBAX];
- 1.3** The Interest Reserve is £[insert amount], the equivalent of [number] of Repayments.

2. Other special conditions [None]

The Loan Conditions

1. Introduction

1.1 When an Offer made in respect of a Loan Request is accepted via the Platform under Clause 3.12(d) of the Proplend Members' Agreement of which these Loan Conditions form part (the "**Members' Agreement**"), a loan contract is created exclusively between the Lender and Borrower ("**Loan Contract**"), which is made up of:

- (a) these Loan Conditions;
- (b) the terms of the Loan Request;
- (c) the terms of the Offer (entered by the Lender via the Platform Website),

and a summary is also produced of certain details from all such Loan Contracts entered into by the Borrower in relation to that Loan Request ("**Loan Summary**"), including the total amount borrowed by the Borrower under all such Loan Contracts ("**Total Loan Amount**"), the duration of the Loan Contracts ("**Term**"), the total amount repayable under the Loan Contracts including interest and fees ("**Total Amount Repayable**") and the total amount of each of the repayments of interest and principal due under each Loan Contract ("**Repayment**").

1.2 Capitalised terms used in these Loan Conditions that are not otherwise defined where they appear shall have the meaning given to them in Clause 13 of these Loan Conditions.

2. Loan Disbursement, Repayments and Interest Reserve

2.1 The parties acknowledge that in respect of each Loan Contract, Proplend will pay the corresponding Loan Amount into the Borrower's Nominated Bank Account (or as otherwise stipulated in the Loan Contract), less:

- (a) the amount of any fees owed by the Borrower under Clause 5 of these Loan Conditions;
- (b) the relevant Interest Reserve being held in the Proplend Client Money Account pending any claim by the Lender in relation to any missed Repayment; and
- (c) the amount required to discharge any existing indebtedness of the Borrower that the Loan Amount was intended to discharge (which amount shall be paid by Proplend to the relevant creditor or its legal representative).

2.2 The Borrower agrees to repay the Lender the Total Amount Repayable at the times and in the Repayments shown in the Loan Summary. Prompt payment is essential and time shall be of the essence. If the Borrower is late in paying a Repayment (whether interest or principal), the Lender will have the right to make demand upon and enforce the Loan Contract and interest will continue to accrue on any unpaid amount then due and payable at the agreed Rate of Interest in accordance with Clause 3 of these Loan Conditions until it is paid.

2.3 The Borrower's obligation to make Repayments to the Lender will be satisfied by making the Repayments to the Proplend Client Money Account.

2.4 All Repayments shall be made in full, without set-off, counterclaim or condition, and free and clear of, and without any deduction or withholding, provided that, if the Borrower is required by law or regulation to make such deduction or withholding, it shall:

- (a) ensure that the deduction or withholding does not exceed the minimum amount legally required;
- (b) pay to the relevant taxation or other authorities, as appropriate, the full amount of the deduction or withholding;
- (c) furnish to the relevant Lender, within the period for payment permitted by the relevant law, either:
 - (i) an official receipt of the relevant taxation authorities concerned on payments to them of amounts so deducted or withheld; or
 - (ii) if such receipts are not issued by the taxation authorities concerned on payment to them of amounts so deducted or withheld, a certificate of deduction or equivalent evidence of the relevant deduction or withholding; and
- (d) pay to the Lender such additional amount as is necessary to ensure that the net full amount received by the Lender after the required deduction or withholding is

equal to the amount that the Lender would have received had no such deduction or withholding been made.

2.5 Each Repayment paid by the Borrower will be pro-rated among all the Loan Contracts to which the Repayment relates and be used:

(a) first to pay any Arrears on the Loan and any administration charges or other fees due under or in relation to the Loan Contract; and

(b) then to pay the current interest and principal due in respect of the Loan Amount.

If the Borrower makes an over-payment in respect of monthly interest due (rather than early repayment under Clause 4 of the Loan Conditions), for whatever reason, the amount overpaid will not be allocated against the outstanding loan principal but shall be credited to the Borrower's Proplend Account and the corresponding funds held in the Proplend Client Money Account in accordance with Clause 7 of the Members' Agreement until earlier of (a) the date on which it is withdrawn by the Borrower or (b) the final Repayment date, when any such remaining overpayment amount shall be credited against the balance then outstanding.

2.6 If the Borrower misses a payment or only partially pays any amount due under the Loan Contract, the Lender authorises Proplend or the Collections Agency, acting on the Lender's behalf, to contact the Borrower to take steps to procure the payment of an amount equivalent to the outstanding amount and any additional fees and charges due under or in relation to the relevant Loan Contract and:

(a) the Lender concerned will automatically make a claim against the Interest Reserve for the amount of the interest component of any missed Repayment(s); and

(b) Proplend may make a payment from the Interest Reserve to the Lender in respect of the interest component of the missed Repayment(s).

2.7 In the event of the occurrence of any Event of Default under Clause 4.2 of these Loan Conditions, PSL shall enforce all or any of the Security Documents for the benefit of the Lender in accordance with the provisions of Clause 5.6 of the Members' Agreement.

2.8 The Lender acknowledges that it is possible that the proceeds (if any) recovered as a result of any recovery and enforcement activity specified in Clause 2.7 of these Loan Conditions may not be sufficient to discharge all the relevant Borrower's obligations under the Loan Contract. In that case, the Lender will only be entitled to recover a share of any recovery proceeds, subject to deduction of the costs of recovery, according to the proportion that the Loan Amount (as defined in each Loan Contract) represented to the Total Loan Amount borrowed by that Borrower in the Tranche to which the Loan Contract relates.

2.9 In the event that the Lender successfully makes a claim for payment out of the Interest Reserve (other than under Clause 2.10 of these Loan Conditions), the Borrower shall

immediately on demand pay into the Interest Reserve an amount equal to the amount paid to each Lender in respect of that claim, so that the amount of the Interest Reserve remains equal to the number of Repayments specified in the Special Conditions of the Loan Contract.

2.10. In the event that the principal is not repaid on the date of the expiry of the Term, the Interest Reserve will be distributed in payment of interest accrued on the Lender's unpaid principal (and any remaining amount of Interest Reserve at the date of repayment of the principal will be applied to repayment of the principal at that time).

3. Interest

The Borrower agrees to pay the Lender interest on the Loan at the agreed Rate of Interest, calculated on a 30/360 day count basis, from the date of the Loan Contract. Interest on the Loan shall be calculated from the date on which the Loan Contract is created under Clause 1 of these Loan Conditions at the outset for the whole period of the Loan and be stated in the Loan Summary. Interest shall be paid in accordance with the Repayments, as specified in the Loan Summary.

If any Repayment (whether interest or principal) is in Arrears or if an Event of Default occurs (as described in clause 4 of these Loan Conditions), the interest payable by the Borrower on the Repayment in Arrears or (where there has been an Event of Default) the principal of the Loan outstanding shall automatically increase to 150% of the agreed Rate of Interest from the date on which the relevant Repayment was due until it is paid, or from the date on which the Event of Default occurs until the date on which all outstanding amounts under the Loan Contract are paid.

4. Early Repayment or Cancellation and Termination

4.1 Should the Borrower wish to repay a Loan early, it may do so in whole or in part by following the instructions in its Proplend Account. On an early repayment, interest on the amount repaid early will be charged to the date on which the early repayment is made, subject to any early repayment charge specified in the Loan Summary ("**Early Repayment Charge**"). If the Borrower wishes to cancel a Loan prior to drawdown, the Borrower must pay any interest accrued under Clause 3.1 as well as any Early Repayment Charge.

Any partial early repayment under this Clause 4.1, any amount paid on cancellation or any repayment required on the sale of Property under Clause 4.8 of the Members' Agreement shall be distributed on a pro-rata basis across all Tranches of the Loan Contracts (unless there has been a breach of Clause 2.2 of the Loan Conditions or an Event of Default under Clause 4.2), and when allocated to each relevant Tranche the relevant amount of the early repayment (and the Early Repayment Charge) shall be apportioned according to the proportion that the Loan Amount (as defined in each relevant Loan Contract) represents to the Total Loan Amount borrowed by that Borrower in the Tranche to which the Loan Contract(s) relate(s).

4.2 Without prejudice to the rights in Clause 2.2, the Lender may terminate the Loan Contract and demand repayment of the full Loan Amount together with all any other amounts due

pursuant to the Loan Contract in relation thereto including, without limitation, interest, costs and expenses if any one or more of the following events occur (each, an “**Event of Default**”):

- (a) two or more consecutive Repayments (of interest) are in Arrears; or
- (b) any Repayment (of principal) is in Arrears for more than 90 days; or
- (c) the Borrower has provided false information which affected the decision to allow the Borrower to borrow via the Platform or to register for the Platform; or
- (d) the Borrower has breached any provision of the Loan Contract or the Members’ Agreement not otherwise specified in Clause 2.2 or this Clause 4.2 and failed to remedy that breach within 7 days of receiving a written notice to do so; or
- (e) if the LTV exceeds the LTV Limit at any time during the Loan Term; or
- (f) if the Interest Cover falls below the Interest Cover Limit (if any) on any date on which a Repayment is due and payable; or
- (g) the Borrower has breached the terms of any Security Document between the Borrower and Proplend Security Limited and has failed to remedy that breach within 7 days of receiving a written notice to do so; or
- (h) the Members’ Agreement is terminated for any reason under Clause 13 of the Members’ Agreement; or
- (i) a petition is presented, or an order made or an effective resolution passed for the winding up or dissolution or for the appointment of a liquidator of the Borrower; or
- (j) the Borrower ceases to pay its debts or is unable to pay its debts as they fall due or is deemed unable or admits its inability to do so or makes a general assignment for the benefit of or a composition with its creditors; or
- (k) the Borrower ceases to carry on its business in whole or in part; or
- (l) notice is given of an intention to appoint an administrator, a petition is filed or a competent court makes an order for the appointment of an administrator in relation to the Borrower; or
- (m) an encumbrancer takes possession or steps are taken for the appointment of an administrator or receiver or administrative receiver or manager or sequestrator over the whole or any substantial part of the undertaking or assets of the Borrower; or
- (n) any person who has provided a guarantee for the Loan or any part of a Loan disputes or threatens to dispute the enforceability of that guarantee or Proplend believes that a guarantee given by the Borrower to Proplend Security Limited has

become unenforceable, and in either case, a replacement guarantee has not been provided to the satisfaction of Proplend Security Limited within 7 days of its request to do so; or

(o) the Borrower or any person who has provided a guarantee for the Loan or any part of the Loan, being an individual, makes a voluntary arrangement with anyone that they owe money to, dies, becomes bankrupt or is legally declared by a court or relevant authority to have become non compos mentis; or

(p) if any corporate body which has provided a guarantee for the Loan or any part of the Loan makes a voluntary arrangement with anyone that it owes money or any of the Events of Default detailed above occur in relation to it; or

(q) a merger, share exchange or similar transaction occurs in which the holder(s) of a majority of the shares, rights or interests in the Borrower (in the case of any type of partnership) or of the outstanding equity securities of the Borrower or the Borrower's ultimate direct or indirect parent corporation or holding company immediately prior to such transaction hold less than a majority of the outstanding equity securities of the surviving or successor corporation immediately following the closing of such transaction; or

(r) the Borrower sells, assigns or transfers all or substantially all of its assets or those of its ultimate direct or indirect parent corporation or holding company; or

(s) any procedure or action, matter or thing analogous to all or any Event of Default above occurs in relation to the Borrower or any guarantor of the Loan or part of the Loan in any other jurisdiction.

5. Fees and Missed Payments

5.1 The Borrower shall pay to Proplend the Arrangement Fee, which will be deducted from the Loan Amount before it is transferred from the Proplend Client Money Account. The Borrower shall pay an Exit Fee (if applicable) at the time of making the final Repayment.

5.2 If the Borrower misses a Repayment or only partially pays a Repayment, the Lender authorises Proplend or the Collections Agency acting on the Lender's behalf to contact the Borrower to attempt to collect an amount equivalent to the outstanding Repayment and any additional fees and charges due under or in relation to these Loan Conditions.

5.3 The Borrower will be notified in advance via the Borrower's Proplend Account or directly of the nature or amount of the other fees or charges that may be charged by Proplend or the Collections Agency and added to the balance outstanding, which will also include all litigation, enforcement and recovery costs and expenses, on a full indemnity basis, including (but not

limited to) legal fees and expenses, to cover litigation or enforcement of any Loan Contract to recover any outstanding Arrears of principal or interest thereof or of any costs or expenses.

5.4 The Borrower will be notified in advance via the Borrower's Proplend Account or directly if the nature or amount of any of the charges specified in Clauses 5.3 changes.

5.5 Each party is responsible for any telecommunications charges, subscriptions or other charges payable for the time spent accessing www.proplend.com via the Internet or any wireless or other relevant network.

6. Novation

6.1 The Lender may freely novate the Loan Contract and all related rights under the Members' Agreement and any Security Document(s) to any other Member in accordance with Clause 5.8 of the Members' Agreement. The parties acknowledge that the Borrower has agreed in advance to any such novation pursuant to the Members' Agreement.

6.2 The Borrower's rights and obligations under a Loan Contract that has been novated shall not be adversely affected in any way whatsoever.

6.3 Other than as agreed under the Members' Agreement, a Borrower shall not be entitled to novate, assign or transfer any Loan Contract or any of its rights, title, interest or obligations under any Loan Contract.

7. Loan Account Information

7.1 Each party can access the details related to that party's own Loan Contract(s) in that party's own Proplend Account.

7.2 The records kept by Proplend in the Platform and the Platform Website shall be conclusive of the facts and matters they purport to record except where there is an obvious mistake.

8. Law applicable to the conclusion of a distance contract

The laws of England and Wales are the basis for the establishment of relations with you prior to the conclusion of the Loan Contract.

9. Law applicable to the Loan Contract

The Loan Contract is governed by and shall be construed in accordance with English law; and the parties submit to the exclusive jurisdiction of the English courts.

10. Language of this document, the Loan Contract and Communications

The Loan Contract and all related documentation are in the English language; and the parties undertake to communicate in English during the duration of the Loan Contract.

11. Notices

11.1 Any communication in writing under these Loan Conditions may be given by post to the last known postal address held by Proplend, or by one party to the other via Proplend, or (where allowed by Applicable Law) by posting information to the intended recipient's Proplend Account or on the Platform Website, in which case the information will be treated as received when it is so posted.

11.2 Communications sent:

- (a) by post will be treated as received by you three Business Days after posting; and
- (b) by email they will be treated as received immediately upon sending, so long as the sender does not receive notice of non-transmission or non-receipt.

12. General

12.1 If any part of the Loan Contract that is not fundamental is found to be illegal or unenforceable, such finding will not affect the validity or enforceability of the remainder of the Loan Contract.

12.2 Any waiver by either party of a breach of any provision of the Loan Contract shall not be considered to be a waiver of any subsequent breach of the same, or any other, provision.

13. Definitions

In these Loan Conditions the following capitalized words shall have the following meanings:

"Arrangement Fee" means the fee payable by the Borrower under Clause 8.1 of the Members' Agreement (and Clause 5.1 of these Loan Conditions), the amount of which is specified in the Loan Summary;

"Arrears" means a Repayment is overdue by more than 7 Business Days;

"Borrower" means the entity identified as the Borrower in the Loan Contract;

"Broker Fee" means any fee that the Borrower has agreed to pay to a third party broker for introducing the Borrower to Proplend, and that the Borrower has requested to be paid from the proceeds of the amount borrowed via the Platform;

"Business Day" means any day (other than Saturdays and Sundays and Bank Holidays) when clearing banks are open for business in London;

"Collections Agency" means such collections agency as is nominated by Proplend and whose details have been provided to the Lender and the Borrower;

"Event of Default" means an event as defined in clause 4.2.

"Exit Fee" means a fee payable by the Borrower on making the final Repayment, the amount of which is specified in the Loan Summary;

"Interest Cover" means as at each Repayment Date, the gross rental income payable to the Borrower under the lease(s) over the Property(s), divided by the total gross interest payable under all the Borrower's Loan Contracts in respect of the Total Loan Amount, for the period commencing on the date of such Loan Contracts up to the Repayment Date.

"Interest Cover Limit" means the number specified in the Loan Summary, which equates to the minimum Interest Cover permissible at any time during the Term.

"Interest Reserve" means the equivalent of the number of Repayments specified in the Special Conditions of the Loan Contract to be held by Proplend in the Proplend Client Money Account pending any claim under Clause 2.6 of these Loan Conditions, provided that in the case of 'bridging' Loans, the full amount of interest due under the Loan Contract may be retained in the Interest Reserve;

"Lender" means the person identified as the Lender in the Loan Contract (including, in the event of novation, the person identified as the Lender in the new Loan Contract arising from the novation);

"Loan Request" means a request to borrow money via the Platform according to the form and processes specified in the Borrower's Proplend Account and in accordance with the terms of the Members Agreement;

"LTV" means the proportion (expressed as a percentage) which the Total Loan Amount bears to the market valuation of the Property(s), such market value being determined by the most recent Valuation in respect of that Property(s);

"LTV Limit" means the percentage specified in the Loan Summary, which equates to the maximum LTV permissible at any time during the Term;

"Nominated Bank Account" means a bank or building society account based in the UK (or other country as approved in writing by Proplend) and opened in the name of the Lender or the Borrower, as the case may be;

"Offer" means an offer to lend money via the Platform in response to the Borrower's Loan Request;

"Priority" has the meaning given to it in Clause 4.8 of the Members' Agreement;

"Property" has the meaning given in Clause 3.3 of the Members' Agreement;

“Proplend” means Proplend Ltd, a company incorporated and registered in England and Wales with company number 08315922 and whose registered office is at 20-22 Wenlock Road, London N1 7GU;

“Proplend Account” (also referred to on the Platform as a “Dashboard”) means a data account in the name of the Lender or the Borrower, as the case may be, in Proplend’s systems;

“Proplend Client Money Account” has the meaning given to it under Clause 4.1 of the Members’ Agreement;

“Proplend Security Limited” means the company incorporated and registered in England and Wales with company number 8620117 and whose registered office is at 20-22 Wenlock Road, London N1 7GU;

“Repayment Date” has the meaning given to it in the Loan Summary (and each Loan Contract covered by that Loan Summary);

“Security Document” has the meaning given to it in Clause 1.3 of the Members’ Agreement;

“Platform” means the Platform, details of which are set out in the Members’ Agreement;

“Platform Website” means a website maintained by Proplend and accessible via <http://www.proplend.com>;

“Valuation” has the meaning given in Clause 3.7 of the Members’ Agreement;

“Valuer” has the meaning given in Clause 3.8 of the Members’ Agreement.

Annex B

Proplend Privacy Policy

1. Introduction

This Privacy Policy (“**Privacy Policy**”) sets out the basis on which Proplend and PSL will process any data that may be used to identify you (“**personal data**”) collected by either or both of them from you, or about you from third parties as controllers under the Data Protection Act 1998/2018 (including the General Data Protection Regulation (EU) 2016/679, and any replacement statute from time to time (the “**DPA**”).

Capitalised terms not otherwise defined in this Privacy Policy shall have the meaning given to them in the Proplend Members’ Agreement (the “**Members’ Agreement**”) of which this Privacy Policy forms part or the DPA. The Members’ Agreement and the Privacy Policy determine Proplend and PSL’s respective responsibilities under the DPA.

You represent and warrant that:

- (a) you have read and understood this Privacy Policy;
- (b) all the personal data you provide to Proplend and/or PSL is complete, true and accurate to the best of your knowledge and belief (see section 7 of this Policy for how to update your personal data);
- (c) other than to comply with our lawful instructions, you will not share with, publish or disclose to anyone any information, any Lender or Borrower and/or the business, products, services, affairs, clients or finances of Proplend or PSL (or any of their affiliates and partners) and will keep such information secure and strictly confidential at all times;
- (d) you will not share, for whatever reason, your log-in details to access your Proplend Account and will keep them secure and strictly confidential at all times.

If you have any questions regarding this Privacy Policy, please email us at info@proplend.com.

You can complain to the Information Commissioner’s Office if you consider there has been a breach of the DPA in connection with your personal data.

2. The information Proplend collects

Proplend operates the Platform and only collects personal data relevant to the making of Offers and Loan Requests via the Platform and the administration and enforcement of Loan Contracts.

PSL only collects personal data relevant to the entry by the Borrower into Security Documents; the administration and enforcement of the Security Documents; and the enforcement of Loan Contracts assigned to it. Such information is given directly by you and by people or companies authorised by you to act on your behalf, and it may also include information obtained from those third parties authorised by you to share such information with Proplend and/or PSL.

Proplend and PSL may collect and process the personal data specified in Annex A, or the relevant purpose and on the relevant legal basis also specified in that Annex.

3. Where we store your personal data

The personal data described in Annex A of this Privacy Policy is stored in the United Kingdom ("UK"), but it may also be transferred to, and stored at, a destination other than the UK and/or outside the European Economic Area ("EEA"), where it may be processed by staff operating outside the EEA who work for us or for one of our suppliers or partners. Such staff may be engaged in, among other things, the processing of your payment details and the provision of support services (such as data processing). By submitting your personal data, you agree to this transfer, storing or processing. We will take all steps reasonably necessary to ensure that your data is treated securely and in accordance with this Privacy Policy.

Where we have given you (or where you have chosen) a password that enables you to access certain parts of our site, you are responsible for keeping this password confidential. We ask you not to share a password with anyone.

Once we have received your information, we will use procedures and security features to try to prevent unauthorised and unlawful access and processing, as well as accidental loss, destruction or damage. We use sophisticated website encryption technology to protect sensitive date that you submit to us online. We use this technology to reduce the risk of your data being intercepted by unauthorised persons during transmission. However, the transmission of information via the Internet is not completely secure and, while we will do our best to protect your personal data, we cannot guarantee the security of your data transmitted to our Platform Website and any transmission is at your own risk.

Your personal data will be stored for the duration of the Members' Agreement and for such time thereafter as required by Applicable Law or the limitation period for bringing contractual claims under or in relation to the Members' Agreement.

4. Use of Personal Information

Each of Proplend and PSL may use information held about you in the ways explained in Annex A to this Policy.

You acknowledge that credit reference agencies link together the records of you and anyone that you have advised is a financial associate (e.g. someone with whom you have a joint credit account) including previous and subsequent names of parties to the account. Links between financial associates will remain on your, and their, credit reference files until such time as you or your partner successfully files for a disassociation with the credit reference agencies. When assessing the affordability of your repayments, Proplend and PSL may take into account information about your financial associates in your credit reference. See section 6 of this Policy for further information about personal data provided to us by credit reference agencies.

5. Disclosure of your information

Each of Proplend and PSL will keep your personal data confidential and only disclose it to others for the purposes explained in Annex A to this Policy.

6. Processing of personal data not provided to us by you

Proplend will also check your details with a fraud prevention agency/agencies and credit reference agencies and if you give false or inaccurate information and Proplend identifies fraud, this will be recorded and may be shared by those agencies with other organisations and Proplend, so that Proplend and those other organisations, including law enforcement agencies and debt collection agencies, may access, use and search these records to:

- (a) help make decisions about credit and credit related services, for you and members of your household;
- (b) help make decisions on motor, household, credit, life and other insurance proposals and insurance claims, for you and members of your household;
- (c) trace debtors, recover debt, prevent fraud, and to manage your accounts or insurance policies;
- (d) prevent fraud and money laundering, for example, when:
 - Checking details on applications for credit and credit related or other facilities;
 - Managing credit and credit related accounts or facilities;
 - Checking details on proposals and claims for all types of insurance; and
 - Checking details of job applicants and employees.

Please contact us at info@proplend.com if you want to receive details of the relevant fraud prevention agencies.

More information about credit reference agencies, their role as fraud prevention agencies, the data they hold, for how long, your rights and how they use personal data is available at the following links to each agency's Credit Reference Agency Information Notice:

Call Credit:

- www.callcredit.co.uk/crain

Equifax

- www.equifax.co.uk/crain

Experian:

- www.experian.co.uk/crain

Any credit reference agency Proplend searches will keep a record of any search, and other lenders may use it to assess applications they receive from you in the future. As a general rule,

Proplend will give you at least 28 days' notice if any decision to file notice of any default by you in your obligation to make repayments on your credit reference file. However, Proplend may not always give you notice beforehand, for example, if enforcement action is planned.

7. Your rights

The table in Annex B to this Privacy Policy explains your rights under the DPA and how to exercise them. This Privacy Policy provides confirmation of the details required in relation to your right of access.

The Platform Website may, from time to time, contain links to and from the websites of partner networks, advertisers and affiliates. If you follow a link to any of these websites, please note that these websites have their own privacy policies and that neither Proplend nor PSL accepts any responsibility or liability for these policies. Please check these policies before you submit any personal data to these websites.

Proplend and PSL aims to keep your personal data up-to-date, so please advise them of any changes by e-mailing info@proplend.com or by updating your Proplend Account. You must notify Proplend by emailing info@proplend.com within thirty days if any of any change in your name, residential address, telephone number, e-mail address, or referees' address, and any other details that it reasonably considers to be material to its dealings with you in relation to the Platform.

8. Release, Indemnity and Liability

To the extent permitted under applicable law, you hereby release Proplend, PSL, their affiliates and partners, and hold Proplend, PSL and their affiliates and partners harmless from and against all actions, liabilities, claims, demands, damages, costs and expenses arising out of or in connection with any communication, notification, disclosure, sharing of information (including your personal data) that Proplend, PSL and any of its affiliates or partners may make in accordance with the provisions of this Privacy Policy.

To the extent permitted under applicable law, you shall indemnify Proplend, PSL, its partners and its affiliates, and hold Proplend, PSL its partners and its affiliates harmless from and against all actions, liabilities, claims, demands, damages, costs and expenses arising from or in connection with any breach by you of this Privacy Policy.

While each of Proplend and PSL has used and shall use its reasonable endeavours to ensure that all your personal data that it holds shall be kept confidential as required by the DPA, neither Proplend nor PSL shall be liable for any loss or damage incurred by you in the event that third parties wrongly gain access to your personal data, other than through Proplend's or PSL's own negligence, breach of contract or wilful misconduct.

To the extent permitted by applicable law, each of Proplend's and PSL's liability (and the liability of any of their affiliates and partners) arising from or in connection with this Privacy

Policy shall be limited to the amount of any fees you pay to Proplend or PSL (as the case may be).

To the extent permitted by applicable law, neither Proplend nor PSL shall be liable for any indirect, special or consequential loss or damage, including loss of income or revenue, loss of business, loss of contract, loss of anticipated savings, loss of goodwill, loss of opportunity, or loss of data.

9. Cookies

- This section sets out our cookie policy (“**Cookie Policy**”). Capitalised terms not otherwise defined in this Cookie Policy have the meaning given to them in the Privacy Policy.
- What are cookies?

Cookies are data files containing small amounts of information which are downloaded to the device or browser you use when you visit a website. Cookies are then sent back to the originating website on each subsequent visit, or to another website which recognises that cookie.

Please note that we can also collect information about Platform usage from data contained in “log files” from third parties. Log files are not cookies; they do not contain any personal data; and they are not used to identify your personal use of the Platform. When you request any web page from the Platform, web servers automatically obtain your domain name and IP address, but they reveal nothing personal about you and that data is only used to examine Platform traffic in aggregate, to investigate abuse of the Platform and its users, and/or to cooperate with law enforcement. Such data is not disseminated to third parties, except in aggregate.

- How do we use cookies?

We use cookies in order to ensure our Platform functions correctly and to improve our understanding of how you use the Platform in order to make improvements. Cookies cannot harm your computer.

- What cookies do we use?

Firstly, we explain what each type is and then, in the table below, we have stated which types we actually use.

In general, there are four different types of cookie.

- **Necessary cookies:** those required for the operation of the Platform, which do not gather information about you that could be used for marketing or remembering where you have been on the internet.

- **Analytical/performance cookies:** these allow us to collect information about how you use the Platform, such as, how you move around our website and if you experience any errors. These cookies do not collect personal data. The information collected is anonymous and is only used to help us improve the way the Platform works, understand what interests our users generally and measure how effective our advertising is. Some of the performance cookies we use are issued as part of services provided by third parties, like Google Analytics.
 - **Functionality cookies:** these are used to provide services or to recognise you when you return to our website. These would enable us to personalise our content for you, greet you by name and remember your preferences and improve your visit.
 - **Targeting cookies:** these record your visit to the Platform, the pages you have visited and the links you have followed. They are linked to services provided by third parties, such as "Like" and "Share" buttons. The third party provides these services in return for recognising that you have visited our website and are subject to the privacy policy of the third party who set them (e.g. a social media or network service). The third party may subsequently use information about your visit to target advertising to you on other websites and present you with advertisements that you may be interested in.
- How do I manage my cookie settings
- Please note that configuring your computer and/or mobile browser to reject 'necessary', 'performance' or 'functional' cookies may severely impact your experience on our website and some parts of the Platform will not function at all.*
- All browsers provide tools that allow you to control how you handle cookies: accept, reject or delete them. These settings are normally accessed via the 'settings', 'preferences' or 'options' menu of the browser you are using, but you could also look for a 'help' function or contact the browser provider. If you are unsure as to how to manage your cookies, please see the following links to view instructions for the most commonly used web browsers:
- [Firefox internet settings](#)
- [Chrome cookie settings](#)
- [Opera cookie settings](#)
- [Safari cookie settings](#)
- [Internet Explorer cookie settings](#)

You should check the privacy policy and tools provided by any third party service you may use that set Targeting cookies on your browser or device.

10. General

This Privacy Policy shall be governed by and construed in accordance with English law and the parties agree that the courts of England shall have exclusive jurisdiction to decide any dispute arising under it, except that you may bring proceedings in the courts of Northern Ireland or Scotland if you are resident in either of those jurisdictions.

Annex A

Personal Data Collected	Purpose	Basis for processing
<p>(a) Information that you provide by filling in forms on the Platform Website. This includes information provided at the time of registering to use the Platform, posting material or requesting further services. We may also ask you for information when you report a problem with the Platform Website;</p> <p>(b) Information about your financial interests, financial position, or loan repayment performance;</p> <p>(c) Your contact details, including your e-mail address, home address and telephone numbers and (where applicable) the contact details of your first of kin;</p> <p>(d) Records of any correspondence between you and each of Proplend and PSL;</p> <p>(e) Details of transactions you carry out through the Platform Website and the receipt and disbursement of Repayments;</p> <p>(g) Details of your visits to the Platform Website and the resources that you access;</p> <p>(h) Credit checks to assess the creditworthiness of any Borrower or the counterparty to any Security Document.</p>	<ul style="list-style-type: none"> • to manage and administer the Platform Website; • to enable you to use the Platform Website; • to deal with enquiries, complaints and feedback from you; • To give you any notices under the Members Agreement, Loan Contract(s) or Security Document(s);To keep you informed about your Loan Contracts or Security Documents, as the case may be; • To update Proplend and PSL's records; • To assess lending and insurance risks, including creditworthiness and affordability; • To identify, prevent, detect or tackle fraud, money laundering and other crime; • To carry out checks required by applicable regulation or regulatory guidance; • To carry out our obligations arising from and exercise our rights under, any agreements between you and either of us or other users of the Platform, including tracing and recovering debts; • To check any instructions given to us, for training purposes, for crime prevention and to improve the quality of our customer service. <p>For the above purposes, each of Proplend and PSL may disclose your personal data to any member of our group, which means our subsidiaries and our ultimate holding company and subsidiaries, based in the UK, in</p>	<p>(b) processing is necessary for the performance of a contract to which you are party or in order to take steps at your request prior to entering into a contract;</p> <p>(c) processing is necessary for compliance with a legal obligation to which we are subject;</p> <p>(f) processing is necessary for the purposes of the legitimate interests pursued by us or a third party, except where such interests are overridden by your interests or fundamental rights and freedoms which require protection of personal data.</p>

	<p>any part of the EEA or elsewhere.</p> <p>To disclose to third parties:</p> <ul style="list-style-type: none"> • If it is under a duty to disclose or share your personal data in order to comply with any legal obligation; • To enforce this Privacy Policy, the Members' Agreement, Loan Contract(s) or Security Document(s); • to a credit reference agency to check your identity and to prevent fraud, (it will also keep a record of your request and use it whenever anyone applies to be authenticated in your name); • to tell credit reference agencies that you have an account and how you run that account on an ongoing basis; • to agents and subcontractors, acting for either us or a Lender, to use for the purpose of operating the Platform Website and obtaining the payment of any amount owed by you or a related Borrower; • to organisations providing a centralised application matching service which they collect from and about mortgage and/or credit applications, for the purpose of preventing and detecting fraud; • to debt collectors and other third parties to trace you and recover any debt; • In the event that Proplend sells any business or assets, in which case it may disclose your personal data to the prospective seller or buyer of such business or assets; 	
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	<ul style="list-style-type: none"> • To protect the rights, property, or safety of it, its customers, or others (which includes exchanging information with other companies and organisations for the purposes of fraud protection and credit risk reduction); • To investigate, prevent or detect fraud or carry out checks against money laundering; • To a credit broker in the event that you apply to borrow money, your application is declined or the loan monies are otherwise unavailable and it reasonably believes that the credit broker may be able to help you obtain a loan; • For audit purposes and to meet obligations to any relevant regulatory authority or taxing authority. 	
information about the device(s) you use to access the Platform Website and your visits to and use of the Platform Website (including your Internet Protocol address, location, browser/platform type and version, internet service provider, operating system, referral source, exit pages, length of visit, page views, website navigation and search terms used)	<ul style="list-style-type: none"> • to improve your browsing experience by personalising the Platform Website; • To develop and improve the Platform; • To ensure that content on the Platform Website is presented in the most effective manner for you and for your computer; <p>To disclose to third parties:</p> <ul style="list-style-type: none"> • To comply with a current judicial proceeding, a court order or legal process served on us or our Platform Website, any request by the FCA or any other regulator who may have jurisdiction over us from time to time or for audit purposes and to meet obligations to any relevant regulatory 	<p>(b) processing is necessary for the performance of a contract to which you are party or in order to take steps at your request prior to entering into a contract;</p> <p>(f) processing is necessary for the purposes of the legitimate interests pursued by us or a third party, except where such interests are overridden by your interests or fundamental rights and freedoms which require protection of personal data.</p>

	<p>authority or taxing authority;</p> <ul style="list-style-type: none"> • To enforce this Privacy Policy, the Members' Agreement, Loan Contract(s) or Security Document(s); 	
Proplend may make and retain copies of passports or other identification evidence that you provide for anti-money laundering and anti-fraud purposes;	<ul style="list-style-type: none"> • To identify, prevent, detect or tackle fraud, money laundering and other crime; • To carry out checks required by applicable regulation or regulatory guidance; <p>To disclose to third parties for:</p> <ul style="list-style-type: none"> • To comply with a current judicial proceeding, a court order or legal process served on us or our Platform Website, any request by the FCA or any other regulator who may have jurisdiction over us from time to time or for audit purposes and to meet obligations to any relevant regulatory authority or taxing authority; • To enforce this Privacy Policy, the Members' Agreement, Loan Contract(s) or Security Document(s); • to a credit reference agency to check your identity and to prevent fraud, (it will also keep a record of your request and use it whenever anyone applies to be authenticated in your name); • to organisations providing a centralised application matching service which they collect from and about mortgage and/or credit applications, for the purpose of preventing and detecting fraud; 	<p>(b) processing is necessary for the performance of a contract to which you are party or in order to take steps at your request prior to entering into a contract;</p> <p>(c) processing is necessary for compliance with a legal obligation to which we are subject;</p> <p>(f) processing is necessary for the purposes of the legitimate interests pursued by us or a third party, except where such interests are overridden by your interests or fundamental rights and freedoms which require protection of personal data.</p>

Information about your physical or mental health or condition (where necessary and appropriate to comply with regulatory requirements relating to customers with such conditions)	<ul style="list-style-type: none"> • to manage and administer the Platform Website; • to enable you to use the Platform Website; • to negotiate alternative repayment plans and/or exercise forbearance, where appropriate, when attempting to recover monies owed; <p>To disclose to third parties for:</p> <ul style="list-style-type: none"> • To comply with a current judicial proceeding, a court order or legal process served on us or our Platform Website, any request by the FCA or any other regulator who may have jurisdiction over us from time to time or for audit purposes and to meet obligations to any relevant regulatory authority or taxing authority; • To enforce this Privacy Policy, the Members' Agreement, Loan Contract(s) or Security Document(s); • to agents and subcontractors, acting for either us or a Lender, to use for the purpose of operating the Platform Website and obtaining the payment of any amount owed by you or a related Borrower; • to debt collectors and other third parties to trace you and recover any debt; 	<p>processing is necessary for the establishment, exercise or defence of legal claims;</p> <p>An exemption under the Act also applies to records of our intentions in relation to any negotiations with you to the extent that the provisions would be likely to prejudice those negotiations.</p>
Records of any surveys that you may be asked to complete;	<ul style="list-style-type: none"> • To provide you with information, products or services that you request or which Proplend decides may interest you; • For statistical analysis; • To identify which Loan Requests or elements of 	With your consent

	the Platform Website or other products might interest you;	
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Annex B

Your Rights

Your Rights and How to Exercise Them	Exception
<p>Right of Access: To obtain from us confirmation as to whether or not personal data concerning you are being processed, and, where that is the case, access to the personal data and the following information: (a) the purposes of the processing; (b) the categories of personal data concerned; (c) the recipients or categories of recipient to whom the personal data have been or will be disclosed, in particular recipients in third countries or international organisations; (d) where possible, the envisaged period for which the personal data will be stored, or, if not possible, the criteria used to determine that period; (e) the existence of the right to request from the controller rectification or erasure of personal data or restriction of processing of personal data concerning the data subject or to object to such processing; (f) the right to lodge a complaint with a supervisory authority; (g) where the personal data are not collected from the data subject, any available information as to their source; (h) the existence of automated decision-making, including profiling, referred to in Article 22(1) of the GDPR and (4) and, at least in those cases, meaningful information about the logic involved, as well as the significance and the envisaged consequences of such processing for the data subject.</p> <p>How to exercise:</p> <p>This Privacy Policy provides confirmation of the details required in relation to your right of access.</p> <p>Under the DPA, you have a right to access certain personal records that Proplend and/or PSL holds about you. Any access request may be subject to a fee to meet Proplend's and/or PSL's costs (as the case may be) in providing you with details of the information they hold about you if the request is unfounded or excessive. You can exercise the right at any time by contacting Proplend at info@proplend.com.</p>	

<p>Right to rectification: to obtain from us without undue delay the rectification of inaccurate personal data concerning you.</p> <p>We must communicate to each recipient to whom the rectified personal data have been disclosed, unless this proves impossible or involves disproportionate effort.</p> <p>We shall inform the data subject about those recipients if the data subject requests it.</p> <p>You can exercise the right at any time by contacting Proplend at info@proplend.com.</p>	
<p>Right to erasure: to obtain from us the erasure of personal data concerning you without undue delay where:</p> <ul style="list-style-type: none"> (a) the personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed; (c) you object to the processing based on legitimate interest where there are no overriding legitimate grounds for the processing; (d) the personal data have been unlawfully processed; (e) the personal data have to be erased for compliance with a legal obligation to which we are subject. <p>We must communicate to each recipient to whom the erased personal data have been disclosed, unless this proves impossible or involves disproportionate effort.</p> <p>We shall inform the data subject about those recipients if the data subject requests it.</p> <p>You can exercise the right at any time by contacting Proplend at info@proplend.com.</p>	<p>Processing is necessary for</p> <ul style="list-style-type: none"> (b) compliance with a legal obligation which requires processing by Union or Member State law to which the controller is subject or for the performance of a task carried out in the public interest or in the exercise of official authority vested in us; or (e) the establishment, exercise or defence of legal claims.
<p>Right to request the restriction of processing concerning you: to obtain from us restriction of processing where:</p> <ul style="list-style-type: none"> (a) the accuracy of the personal data is contested by you, for a period enabling us to verify the accuracy of the personal data; 	<p>Where processing has been restricted under this right, such personal data shall, with the exception of storage, only be processed:</p> <ul style="list-style-type: none"> (a) with your consent; or (b) for the establishment, exercise or defence of legal claims; or (c) for the protection of the rights of another natural or legal person; or

<p>(b) the processing is unlawful and you oppose the erasure of the personal data and request the restriction of its use instead;</p> <p>(c) we no longer need the personal data for the purposes of the processing, but it is required by you for the establishment, exercise or defence of legal claims;</p> <p>(d) you object to the processing based on legitimate interest pending the verification whether our legitimate grounds override yours.</p> <p>We must communicate to each recipient to whom the restricted personal data have been disclosed, unless this proves impossible or involves disproportionate effort.</p> <p>We shall inform the data subject about those recipients if the data subject requests it.</p> <p>You can exercise the right at any time by contacting Proplend at info@proplend.com.</p>	<p>(d) for reasons of important public interest of the Union or of a Member State.</p>
<p>The right to data portability: to receive the personal data concerning you which you have provided to us, in a structured, commonly used and machine-readable format and have the right to transmit those data to another controller without hindrance from us, where:</p> <p>(a) the processing is based on consent or is necessary for the performance of a contract to which you are party or in order to take steps at your request prior to entering into a contract; and</p> <p>(b) the processing is carried out by automated means.</p> <p>You have the right to have the personal data transmitted directly from us to another controller, where technically feasible.</p> <p>The exercise of the right referred to in paragraph 1 of this Article shall be without prejudice to the right to erasure.</p> <p>You can exercise the right at any time by contacting Proplend at info@proplend.com.</p>	<p>That right shall not apply to processing necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in us.</p>

<p>The right to object to processing: to object, on grounds relating to your particular situation, at any time to processing of personal data concerning you which is based on processing necessary for the purposes of the legitimate interests pursued by us or a third party (except where such interests are overridden by your interests or fundamental rights and freedoms which require protection of personal data), including profiling.</p> <p>You can exercise the right at any time by contacting Proplend at info@proplend.com.</p>	<p>Where:</p> <ul style="list-style-type: none"> (a) we demonstrate compelling legitimate grounds for the processing which override the interests, rights and freedoms of the data subject; or (b) for the establishment, exercise or defence of legal claims.
<p>The right to ask us not to process your personal data for direct marketing purposes: to object at any time to processing of personal data concerning you for such marketing, which includes profiling to the extent that it is related to such direct marketing.</p> <p>You have the right to ask either Proplend and/or PSL not to process your personal data for marketing purposes. Each of Proplend and PSL will usually inform you (before collecting your data) if it intends to use your data for such purposes or if it intends to disclose your information to any third party for such purposes. You can exercise your right to prevent such processing by checking certain boxes on the forms used to collect your data.</p> <p>You can also exercise the right at any time by contacting Proplend at info@proplend.com.</p>	
<p>The right not to be subject to automated individual decision-making, including profiling: to not be subject to a decision based solely on automated processing, including profiling, which produces legal effects concerning you or similarly significantly affects you.</p> <p>You can exercise the right at any time by contacting Proplend at info@proplend.com.</p>	<p>If the decision:</p> <ul style="list-style-type: none"> (a) is necessary for entering into, or performance of, a contract between you and us; (b) is authorised by Union or Member State law to which we are subject and which also lays down suitable measures to safeguard the data subject's rights and freedoms and legitimate interests; or (c) is based on the data subject's explicit consent. <p>In the cases referred to in points (a) and (c) we shall implement suitable measures to safeguard the data subject's rights and freedoms and legitimate interests, at least the right to obtain</p>

	human intervention on our part, to express his or her point of view and to contest the decision.
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