Borrower Terms and Conditions

This agreement is made between you (the borrower named on the credit agreement) and us (Amigo Loans and also anyone we transfer this agreement to). This agreement is secured by the guarantee and indemnity provided by your Guarantor. Some of the words in this agreement are defined and you can find the definitions in the section headed 'Definitions'.

Pre-contract information

Before you agree to this agreement, you should read the pre-contract credit information that we have given you. It's contents are important. Once your loan has completed, this agreement will be legally binding. So, if there's anything that you don't understand about this agreement, you need to ask us now.

Repaying your loan

You agree to pay us the amount you borrowed, including interest and any other charges, in instalments on the agreed monthly payment date. These payments are very important and you will be breaking this agreement if you do not make them.

Interest and how we work it out

When you borrow money from us, you pay back the amount you borrowed plus interest.

We work out interest every day based on your debt. We add the interest to your debt, on your monthly payment date and when you repay your debt in full.

At any time we may increase or reduce the rate of interest we charge you. Any change will apply to your debt from that time. We'll only make this change to reflect changes in the market rates and the cost of our funds. If we change the rate of interest we charge you, we'll write to tell you about the change before it happens. If we increase it, we'll give you 28 days' notice. If we reduce it, we'll give you seven days' notice. When we change the rate of interest, we may increase or reduce the number of monthly payments; or increase or reduce the amount of the monthly payments (or both).

When you need to pay the monthly payments.

You can ask us at any time to change your monthly payment date. We'll consider your request but we can refuse to change the date. If we want to change the monthly payment date, we'll tell you at least two months before we make the change (unless you agree to us making the change). Where the monthly payment date is not a working day, the payment will be due the working day after the monthly payment date.

Breaking the agreement

You will have broken this agreement if: • you don't pay your monthly payment on time;

• you break any of the other terms of this agreement;

• you made a statement which is false or misleading when you applied for this agreement;

• a bankruptcy petition is presented against you;

• you make arrangements with your creditors about how much you will pay them (this is sometimes known as an individual voluntary arrangement or IVA);

• or the guarantor exercises a right to cancel the guarantee and indemnity.

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Registered Address: Walton House, 56 - 58 Richmond Hill, Bournemouth, BH2 6EX. Registered with the Information Commissioners Office Z8738456. Consumer Credit Licence Number 557709. VAT Number 945758376.

BORROWER READ & KEEP SAFE

If you are behind with a payment, we seek payment of the overdue amount from you and your guarantor by taking an amount using debit or credit card details authorised for use under this agreement.

If you are in breach of any term of this agreement we may send you a default notice. On expiry of that notice, we may:

- close your account; and
- demand immediate payment of your debt.

We may also take court action against both you and your Guarantor. If we obtain judgment, we may apply for an attachment of earnings order (where we have the court's permission to get your employer to pay us out of your salary), warrant of execution (which may involve a bailiff visiting your property), property charging order (where we get rights to be paid out of the money paid when you sell your property) or the Scottish and Irish equivalents.

How we use your payments

When you make a payment, we will use it to pay your balance in the following order. Firstly, we pay any interest that we have added to your debt and secondly we pay it towards the balance of your debt.

Card payment authority

During the pre-payout call, you will give us consent to collect your monthly payments from your credit or debit card. You give us consent to use this (and any other card details you give us) to collect each full monthly payment you owe us until it is paid. We will only ever collect your full monthly payment(s). You can cancel this authority at any time by notifying us. If you cancel this authority you will have to arrange an alternative way to pay (such as direct debit). We won't take any payments from you until after your loan has been paid out. Where the card is used as your primary means of making the monthly payment we will exercise the rights under the card payment authority on the monthly payment date. If we are unable to collect the monthly payment on that date we will try to collect from you on the next day. If this is unsuccessful we will make reasonable attempts to contact you and your Guarantor to understand why the payment has not been made and when you are able to make it. If following reasonable attempts we have not managed to contact you we will exercise the rights under the card payment authority the next day and every third day until the next payment is due.

Where the card is not used as your primary means of making the monthly payment, following notification that the primary means of making the payment has not been successful we will exercise the rights under the card payment authority on that day. If we are unable to collect the monthly payment on that day we will try to collect from you on the next day. If this is unsuccessful we will make reasonable attempts to contact you and your Guarantor to understand why the payment has not been made and when you are able to make it. If following reasonable attempts we have not managed to contact you we will exercise the rights under the card payment authority the next day and every third day until the next payment is due.

If we agree a payment plan with you and you fail to make the agreed payment, we will exercise the rights under the card payment authority the next day and every third day until the next payment is due.

Where more than one payment is due we will exercise the rights under the card payment authority to collect the full arrears outstanding and if that is not successful one monthly payment.

Our rights

If we delay in enforcing our rights under this agreement, it will not affect our rights. We may also accept late payments or partial payments, or cheques and money orders marked payment in full or something similar, without losing any of our rights under this agreement.

Paying your broker

This section only applies to you if you applied to us through a broker or credit intermediary ('broker'). Your broker may have done work processing your application before we paid you the loan and, where you have agreed to pay your broker for this, it is shown as the fee you have already paid to the broker. We may also pay your broker a commission (for introducing you to us) of up to 20% of the amount you borrowed. By signing this agreement you give us authority to pay your broker this amount. We will not add this commission to your account.

You must tell us about any changes

Every so often we need to contact you about your account. To make sure we can do this, you must tell us (within seven days) if you've changed your home address, your name, your email address, or any phone number that we use to contact you.

You can tell us about any change in writing at our normal address, by phone, or using the 'My Account' service at www. amigoloans.co.uk. If we need to contact you, we'll send all notices, information and statements to your last known address, which shall be the address shown on this agreement unless we know that you have moved. We may send some notices via email, text message or phone instead. **Changing the terms of your agreement** We may change the terms of this agreement and we will tell you about any changes that we make. We may make reasonable and proportionate changes to take account of:

- market conditions
- changes in the cost of providing this service to you
- changes or predicted changes in legal or other requirements which
- affect us; and
- any changes to our system or product development.

We'll give you at least 30 days notice (by putting a message in your monthly statement, or by sending you a separate written notice or e-mail) of any change unless it is a change that is to your advantage.

If the change is to your disadvantage, you may, at any time during 60 days starting from the date we give you notice, close your account under this agreement by paying us the debt that you owe at that time. You will not have to pay any extra interest or charges for doing so.

General

The contractual rate of interest will continue to apply to the sums outstanding, both before and after judgment, until we receive payment.

You agree that if any part of this agreement is not valid or cannot be enforced, it will not affect any other part of this agreement.

Sometimes we can't meet our promises to you because of matters beyond our reasonable control. This would include a problem with a computer system, a thirdparty supplier (such as the postal service) or an industrial dispute. In these cases, we will not be legally responsible to you.

This agreement applies only to you and you may not transfer it or any of your rights and responsibilities under the agreement. For business reasons, we may transfer our rights under this agreement without your permission.

You've the right to receive a statement of account. You can ask for this at any time during the term of the loan and it is free of charge. It will include details of each repayment you owe under the agreement, the date each repayment is due, the amount and any conditions which relate to the repayment. It will also break down each repayment, showing how much covers the amount you borrowed (capital) and how much is interest. This statement shall indicate that the information contained in it is valid only for so long as the rate of interest is not varied.

We may record or monitor phone calls.

Repaying the loan early

You have the right to pay off some or all of the debt that you owe us at any time. You must give us notice that you want to do this. If you want to pay off your debt in full, you must tell us the date on which you plan to do this. You can contact us at Amigo Loans, Nova 118-128 Commercial Road, Bournemouth, Dorset, BH2 5LT or by phone on 01202 629200. If you want to pay off the loan in full, we will send you a statement setting out what you owe. When you make a partial payment, we will first use it to pay any arrears or overdue interest and will then apply the payment to reduce the term of the agreement. You may ask us to send you a statement.

Law and language applied to this agreement

English Law governs the agreement unless you live in another part of the UK, in which case the agreement is governed by the law in that part of the UK.

The language used in this agreement and any communication with us will be English.

What you should do if you have a complaint

We're committed to dealing with all complaints, fully and fairly, and in a reasonable time. If you have a complaint about the agreement or anything we've done, please let us know. You can make a complaint over the phone, on our website at amigoloans.co.uk or by writing to Amigo Loans Complaints, Nova 118-128 Commercial Road, Bournemouth, Dorset, BH2 5LT.

You have a right to refer your complaint to the Financial Ombudsman Service, Exchange Tower London, E14 9SR, by email to complaint.info@financial-ombudsman. org.uk or by phone on 0800 023 4567.

Who regulates us?

The Financial Conduct Authority, 25 The North Colonnade, Canary Wharf, London, E14 5HS is the supervisory authority. Financial Conduct Authority permission number 557709.

Registered with the Information Commissioner's Office Z8738456.

Definitions

'Debt' means any money we pay to you or to your Guarantor on your behalf as a result of this agreement or any extension or amendment to it. It also includes any fees we pay on your behalf.

'You' and 'your' means the person who is borrowing the loan from us, whose name and signature appear on the credit agreement.'We', 'us' and 'our' means Amigo Loans Ltd. 'Guarantor', means the person who has agreed to guarantee us full repayment of your loan if you fail to meet any payments due and whose name and signature appear on the guarantee and indemnity.

'Agreement' means the consumer credit agreement regulated by the Consumer

Credit Act 1974 that you propose to enter into with us (Amigo Loans Limited) for a personal loan.

'Guarantee and indemnity' means an agreement where the Guarantor agrees to be responsible for your debt if you break this agreement, and to compensate us for any and all loss.

'Account' means the Amigo Loans account, which is opened in your name when we sign this agreement.

Sharing information

We and other members of our group or certain other selected organisations will use the information you provide to consider any application for a loan. You agree that we may hold and process, by computer or otherwise, any information we gather about you as a result of this agreement and any other agreements or applications you have made with us. Where necessary, for any of the above purposes, as well as to prevent fraud and money laundering, we may release your personal information to our regulators, to other members of our group and to fraudprevention and law-enforcement agencies or to anyone we transfer our rights and/ or duties to under this agreement. We may also release your personal information to others (such as mailing agencies) who carry out certain aspects of the administration of this agreement for us. We may reveal to the guarantor information supplied to us and details of how you are keeping to the loan agreement (including disputes, arrears and legal proceedings). We may also release information about payments made under the account to the person who introduced you to us (for example, a credit broker or under our refer-a-friend scheme). All countries in the European Economic Area (EEA), which includes the UK, have similar standards of legal protection for your personal information. We may provide services from centres outside the EEA

that do not have a similar standard of data protection laws to the UK. Where we are sharing information with organisations in another country, we will ensure they agree to apply equivalent levels of protection as we do. If we are required by law to disclose information – we will ensure the sharing of that information is lawful. If you write and ask us, you have a right to receive a copy of the information we hold about you. You will need to pay a fee. For general information on your rights in terms of the information we hold about you, please visit: www.ico.gov.uk/for_the_public.aspx

Credit-reference agencies

When you apply for an Amigo Loan, we will look at your credit file at credit-reference agencies such as Call Credit, Equifax or Experian. The credit-reference agencies will give us credit information about you including information from the electoral register. This credit search is used to check your identity and your eligibility for a loan. We do not use this information to credit score you. The credit reference agencies will add details of our searches and your application to the record which they hold about you. The credit-reference agencies will also add details of your loan agreement with us, the payments you make under it and any default or failure to keep to its terms. Your credit-reference agency records will be seen by other organisations that make searches with those agencies. Information held about you by the credit reference agencies may already be linked to records relating to one or more of your partners. For the purposes of this application you may be treated as financially linked and your application will be assessed with reference to any "associated" records. While you are a customer of ours, we may carry out extra credit searches so we can manage your account.

To prevent fraud, we will check your details with fraud-prevention agencies. If you provide false or inaccurate information and we suspect fraud, we'll record this. We and other organisations may use and search these records (including access and use from other countries) for example to: • help make decisions about credit and credit-related services and other facilities

for you and members of your household; • trace debtors, recover debt, prevent fraud, and to manage your accounts and other

facilities;

 check details on proposals and claims for all types of insurance;

 check details of job applicants and employees; and

• check your identity to prevent money laundering unless you give us other satisfactory proof of identity.

If you want to receive details of those credit-reference and fraud-prevention agencies from whom we gather and with whom we record information about you, write to us at Amigo Loans, 118-128 Commercial Road, Bournemouth, Dorset, BH2 5LT. You have a legal right to these details. The credit-reference agencies and fraud-prevention agencies will also use the records to analyse statistics on credit and fraud.