UCB Home Loans

UCB HOME LOANS CORPORATION LIMITED MORTGAGE TERMS & CONDITIONS 2009 (ENGLAND AND WALES)

1. PURPOSE OF THESE CONDITIONS

These **conditions** form part of, and are to be read together with, any **offer document** and **mortgage deed** which states that they are included.

2. MEANING OF WORDS AND EXPRESSIONS

2.1 In these **conditions** and any Special Conditions appearing in the **offer document:**

(i) the following words and expressions have the following meanings when appearing in bold print in these **conditions**:

"benefit period" the period of time specified in your offer document

from the date of completion of **your mortgage** to the end of the same **month** in which **you** took the **loan**;

"conditions" the UCB Home Loans Corporation Limited Mortgage

Terms and Conditions 2009 (England and Wales);

"debt" the total amount of money outstanding under the loan

and these conditions, including any unpaid interest,

fees and costs;

"drawdown amount" the difference between the agreed amount of loan

and the amount actually borrowed at inception. This amount can be drawn down up to three years from

inception;

"loan" the amount of money we lend you under an offer

document;

"month" a calendar month;

"monthly payment" the monthly payment which is payable under the offer

document, as varied from time to time under these

conditions:

"mortgage deed" the legal document which you sign to grant us security

over the property for the loan;

"mortgage" your mortgage account with us;

"offer document" the mortgage offer or offer to grant additional borrowing

by which we offer to make you a loan under these

conditions;

"overpayment reserve" the amount of the credit arrears balance which you can

request the return of;

"property" all or any part of the property comprising our security under the mortgage deed;

"property rights" (a) your rights under any agreement, option, assurance policy or guarantee which concerns:

• the **property**;

• the way the **property** is built; or

• the condition of the **property**;

(b) any shares or other membership rights which you hold in a management company or residents association by virtue of owning the property;

(c) any rights **you** have to any statutory compensation concerning the **property**;

(d) all rights and remedies **you** have concerning the **property** (including any which arise from damage to it or a drop in its value);

"rebuilding cost" the full cost of rebuilding the property to its original form

(or as close to it as possible), including site clearance, all professional fees and the cost of meeting planning

and local authority requirements;

"term" the period of time stated in the offer document for the

repayment of the loan, or any changed term as varied

under these conditions;

"UCBHL/we/us/our/

ourselves"

UCB Home Loans Corporation Limited and its

successors;

"year" a year ending on 31 December;

"you/your/yourself" the person named as the borrower in the mortgage deed

and offer document and that person's successors; and

(ii) the singular includes the plural and vice versa.

2.2 If there are more than one of **you** these **conditions** apply to all of **you** together and to each of **you** on **your** own.

- 2.3 References to a provision in a statute include any changes which are made to it and to any provision which replaces it.
- 2.4 If these **conditions** and the terms of the **offer document** are not consistent, the **offer document** will take priority.
- 2.5 Any change to **your offer document** and these **conditions** will only be effective if it is in writing.
- 2.6 Any party introducing **you** to **us** is not **our** agent and has no authority to make representations on **our** behalf.

3. WHAT YOU HAVE TO PAY

Repaying the Debt

- 3.1 **You** agree to repay **us** the **debt** by the end of the **term**. The **term** may be changed by written agreement between **you** and **us**.
- 3.2 You agree to pay us the monthly payments and abide by these conditions until all the debt has been paid.

Payment Methods

- 3.3 (i) Where the payment method is "repayment", the **monthly payment** will consist of a combined payment of capital and interest, which **we** will work out so the **debt** is repaid by the end of the **term**.
 - (ii) Where the payment method is "interest only", the **monthly payment** will consist only of interest, and **you** will have to repay the **debt** in a single lump sum at the end of the **term**.
 - (iii) Where the payment method is "part interest only, part repayment", the interest only method will apply to an agreed amount of the **loan** and the repayment method will apply to the balance.
- 3.4 The payment method for any **loan** is as stated in the **offer document** and may be changed by written agreement between **you** and **us**, but neither **you** nor **we** shall be obliged to agree to a change. However, if an event of default has occurred under condition 6, **we** may change the payment method without **your** agreement by giving **you** written notice of the change.
- 3.5 If the payment method requires **you** to repay all or any part of the **debt** in a lump sum at the end of the **term**, **you** must make sure **you** are able to do so. Taking out an endowment policy, pension fund, unit trust or individual savings account (ISA) are examples of ways of saving to do so but it is **your** responsibility to take out and keep in force **your** chosen policy or savings plan.
- 3.6 It is **your** responsibility to take out life assurance cover to repay **your mortgage** should **you** die before the end of the **term**. It is **your** responsibility to ensure the policy is in force before **we** make **you** the **loan**. This includes making sure any application for life cover **you** have made has been accepted. It is **your** responsibility to ensure any policy is kept in force while **you** owe **us** money.

Capital Repayment

3.7 **You** may repay the whole or any part of the **debt** at any time provided **you** meet any Special Conditions in the **offer document** regarding early repayment, such as paying any early repayment charges.

Costs, Losses and Charges

- In addition to interest and any sums payable in relation to early repayment as provided in the **mortgage** offer, **we** may charge **you** for services **we** provide, activities **we** carry out and to cover costs and losses **we** may incur. **We** publish a tariff of charges, which forms part of these **conditions** and which **we** can amend at any time in accordance with condition 3.12, unless any charge is stated to be fixed for the term in the tariff or offer. The tariff is available on **our** website at www.ucbhomeloans.co.uk
- 3.9 **You** will also pay us any costs and losses not covered by **our** charges. Costs and losses may include (but are not limited to):
 - (i) those incurred in any legal proceedings to recover any part of the debt or to recover possession of the property;

- (ii) those incurred in keeping the property insured under these conditions or protecting **our** security;
- (iii) those incurred in paying any service charges or rent for the property.
- 3.10 We may ask you to pay any charge before we perform the service or carry out the activity for which it is imposed and we may ask you to pay us the amount of any costs or losses which we expect to incur before we have incurred them. We will notify you of any amount due. Any charges, costs or losses which you have not paid us in advance and which are notified to you as due will be added to the debt and will bear interest at the mortgage interest rate from then on. If you do not wish to incur such additional interest you should pay the amount as soon as it is notified to you.
- 3.11 From time to time **we** may provide services and carry out activities on **your mortgage** or **loan** free of charge. However, **we** may introduce charges for those services and activities at any time and they will be added to **our** published tariff.
- 3.12 **We** can amend or introduce a charge for one or more of the following reasons:
 - (i) to reflect any changes or anticipated changes in the law, regulations or codes of practice or to respond to a decision by a court, ombudsman or regulator;
 - (ii) to reflect changes which **we** may make in any activity **we** carry out or the services **we** provide or to provide new services;
 - (iii) to reflect general market conditions; or
 - (iv) to reflect, in a proportionate manner, changes in the costs which **we** reasonably incur in providing relevant services and carrying out relevant activities.
- 3.13 Before **we** change or introduce a charge for such a reason **we** will notify **you**.
- 3.14 If **we** change or introduce any charge for any other reason **we** will notify **you** personally at least three months in advance and **you** can pay off the debt within three months of the notice without the new charge taking effect but subject to payment of any charge that may be payable under the **mortgage** offer, such as early repayment charges.

Monthly Payments

- 3.15 **We** may set and vary from time to time the **monthly payments** to reflect:
 - (i) the current interest rate applicable to the **debt**;
 - (ii) the **debt**:
 - (iii) the current payment method;
 - (iv) the **term**;
 - (v) **your** chosen **monthly payment** date.
- 3.16 Any change in **monthly payments** will be notified to **you** giving **you** three days written notice of **our** intention to do so. Alternatively, **you** and **we** may agree that **your monthly payments** will be reviewed and (if appropriate) changed periodically, for example annually, in which case any notice of change in **your monthly payments** will be sent to **you** a reasonable time before the start of each period.
- 3.17 **You** may choose to make **your monthly payments** on any day in the month (from 1-28).

- 3.18 The **monthly payment we** request will assume that **you** make payments on the 1st day of every **month** (unless stated otherwise).
- 3.19 All payments for the credit of **your mortgage** will be applied in the following order:
 - (i) fees, costs and charges applied to the account;
 - (ii) interest:
 - (iii) capital.
- 3.20 You should read the Special Conditions in the offer document before making a payment of more than your monthly payment to check to see whether you will be liable to pay an early repayment charge.
- 3.21 All **monthly payments** or other regular payments made by **you** are to be made by Direct Debit.

4. INTEREST

- 4.1 The interest rate **we** will charge **you** will be the rate **we** have told **you** in the **offer document**. Apart from any initial fixed rate under the **offer document** the rate may change under condition 5.
- 4.2 The **loan** (or any instalment of it) will bear interest from the following time:
 - (i) where **we** transfer the money electronically, the day on which **we** transfer the money;
 - (ii) where **we** pay the money by cheque, two days after the date of the cheque.

Interest which accrues between that day and the next **month**-end must be paid with the **monthly payment** due in the following **month** or (if earlier) by the **year**-end.

4.3 **We** calculate interest on a Daily Method described below:

We calculate interest on the **debt** outstanding at the last **year**-end and on each occasion when capital is repaid during the **year**, at the rate applicable to the **loan**. Interest accrues each day and is payable through **your monthly payment**. Payments of capital included in **your** regular **monthly payment** will reduce the amount on which **we** charge interest from the day after payment.

- 4.4 Interest will continue to be charged at the rate applicable to the **debt** even if a court makes an order for possession.
- 4.5 Any unpaid interest may be added to the **loan** at the end of the **year** in which it accrued.

5. CHANGES IN INTEREST RATE

- We may change the interest rate applicable to the **debt** at any time except during any fixed rate period under the **offer document** giving **you** three days written notice of **our** intention to do so.
- **We** will only change the interest rate for one or more of the following reasons:
 - (i) to reflect changes in general interest rates, including the interest rates or terms on which similar accounts are offered by other providers of financial services;
 - (ii) to reflect any changes or anticipated changes in the law, regulations or codes of practice or to respond to a decision by a court, ombudsman or regulator;

- (iii) to reflect changes to **our** costs, including administrative costs, costs involved in providing services or facilities or changes in the costs to **us** of borrowing funds;
- (iv) to reflect a change in the way the property is used or occupied; or
- (v) to reflect a change in the credit risk relating to the loan.
- 5.3 If **we** increase the interest rate applicable to **your mortgage**, **you** can pay off the debt within three months of the rate change notice without the increase taking effect but subject to payment of any charge that may be payable under the **mortgage** offer, such as early repayment charges. However, to avoid the increase taking effect, **you** must tell **us** in writing of **your** intention to pay off the debt within one month of the rate change notice.

6. PAYMENT ON DEMAND

- 6.1 If an event of default occurs we may demand in writing payment of the debt, in which case you must pay us immediately. In the event that we call for early repayment of the debt, these conditions, your offer document and the mortgage deed signed by you shall continue to apply at all times until the debt has been repaid in full. They shall continue to apply even if Judgment in favour of UCBHL has been granted in respect of any sum due.
- 6.2 An event of default occurs for one or more of the following reasons:
 - (i) you gave us wrong or incomplete information when you applied for the loan; or
 - (ii) **you** are more than one **month** late in payment of any money due; or
 - there is a breach of any material term of the offer document or these conditions;or
 - (iv) a bankruptcy order is made against you or you enter into a voluntary arrangement, deed of arrangement or other arrangement with your creditors; or
 - (v) the **property** is compulsorily purchased or requisitioned; or
 - (vi) you abandon the property.

7 WHAT THE MORTGAGE COVERS

- 7.1 The mortgage deed secures the debt owing to us under these conditions and any other money you owe us at any time and which you agree can be secured by the mortgage deed (this may include any sums that remain outstanding on another mortgage account you hold or have held with us).
- 7.2 **We** shall not be obliged to release any **property** as security except where the **debt** or other money owing has been paid in full, or where **we** have agreed to take alternative security.

8. THE PROPERTY AS SECURITY

- 8.1 The **property** comprises **our** security under the **mortgage deed**. In taking security over the **property we** give no assurances that the **property** is free from defects or worth a particular amount. **You** must satisfy **yourself** on these matters, in particular any mortgage valuation report **we** obtain is for **our** purposes only (even if **you** or someone else receives a copy) and **you** are advised to obtain **your** own valuation report or structural survey.
- 8.2 **We** shall not be obliged to take any particular property as security, but **we** may agree:
 - (i) to take additional property as security, for example in connection with an additional **loan**; or
 - (ii) to take alternative property as security, for example on moving house.
- 8.3 **We** may refuse to release any **loan**, instalment or further money to **you** unless any existing **mortgage deed** or charge in favour of another lender is discharged or postponed.
- 8.4 Before making a **loan**, **we** may require anyone (other than **you**) who is aged 17 or over and who is or will be in occupation of the **property** to confirm to **us** in writing, in a form approved by **us**, that they agree to **us** making the **loan** and to any rights which they may have in the **property** being charged in **our** favour and/or postponed to **our** rights under the **mortgage deed**. This is to protect **our** rights and remedies over the **property** under the terms of the **mortgage deed**.
- 8.5 **Our** security includes any of the following interests which **you** acquire:
 - (i) a new or extended lease of the **property**;
 - (ii) an interest in the freehold of the **property** or in the freehold of any building which includes the **property**;
 - (iii) an interest over or through neighbouring or adjoining land.
- 8.6 If **you** acquire an interest under condition 8.5, no later than one **month** after doing so, **you** must:
 - (i) give **us** the title deeds and documents relating to that interest;
 - (ii) if asked, give **us** security over that interest in a form approved by **us**.

9. CARE OF THE PROPERTY

You must:

- (i) put and keep the **property** in good repair;
- (ii) allow **us** to inspect the **property** at any reasonable time if **we** give **you** notice beforehand and to carry out or complete any building or improvement work required for the good repair of the **property** which **you** have failed to do (and if **we** enter the **property** under this condition, it does not mean **we** have accepted the legal responsibilities of a mortgagee in possession);
- (iii) not carry out any structural alterations or additions to the **property** or change its use without **our** written consent and all other necessary consents;

- (iv) ensure that any building or improvement work is properly carried out in accordance with all necessary consents and without delay;
- (v) not do anything at the **property** which would enable the insurer to avoid its liability for insurance of the **property** or to increase the cost of insurance;
- (vi) comply with all restrictions and obligations affecting the **property** or its owner or occupier;
- (vii) not convert the **property** to commercial use or change the way the **property** is used or occupied. If the **property** is converted to commercial use or the use or occupation is changed then the **loan** will be transferred to a variable rate and a higher interest rate that reflects the change in the way the **property** is used or occupied may be charged. Limited commercial use, such as the use of one room as an office, is allowed provided this involves no substantial or permanent alterations to the **property**.

10. INSURANCE

- 10.1 You must arrange insurance of the property and keep it insured at your own expense for its full rebuilding cost (which must include an additional 12.5% of the full reinstatement value to pay for debris removal and professional fees incurred in any rebuilding should that ever be necessary) under a comprehensive index linked insurance policy with an insurer, for the risks and on the terms, we approve from time to time. The insurance must be in the joint names of you and us (even if you do not arrange the insurance through us) unless the property is leasehold and then it must be a term of the lease that it is either the landlord's or a management company's responsibility to arrange the insurance (in which case our interest should be noted under the policy). UCBHL must be provided with a certified copy of the policy on completion.
- 10.2 If **you** fail to insure the **property we** may but shall not be obliged to do so. **We** may add the cost of such insurance to the **debt** and interest will be charged on this amount.
- In the event of an insurance claim being made in respect of the **property we** reserve the right to approve the terms of any settlement **you** reach with the insurer. The settlement money shall be held in trust for UCBHL and at UCBHL's option it will be used either to reinstate the **property** or in or towards payment of the **debt** in full. If **you** decide to use the money to reinstate the **property we** can keep the money whilst the repairs or rebuilding are being carried out and only release the money by stage payments as the repairs or rebuilding progress. If **you** decide to use the money to pay off the **debt** and there is a surplus after the **debt** has been paid, **we** may forward the surplus to a second chargee of whom **we** are aware.

11. LEASES/TENANCIES

- 11.1 Where the **property** is leasehold **you** must comply with all **your** obligations under the lease and not do anything which would allow **your** landlord to forfeit the lease. **You** must immediately inform **us** in writing if **you** receive any notice of breach of **your** obligations from **your** landlord. **We** may rectify the breach on **your** behalf and under these **conditions** any costs and expenses **we** incur in doing so will be added to the **debt** and interest will be charged on this amount.
- 11.2 Where, under any lease under which **you** hold the **property**, it is the landlord's responsibility to arrange insurance of the **property you** must do **your** best to ensure that insurance is in force and it meets **our** requirements under condition 10.1.
- 11.3 You must not lease, let, license, part with possession or share occupation of the property or any part of it or agree to do any of these things without first getting our written consent. Nor should any such existing arrangements be renewed, extended or forfeited without first getting our written consent. Such consent may have conditions or be subject to a fee. We will only refuse to give our consent if it is reasonable for us to do so.

12. OUR RIGHTS AND REMEDIES

- 12.1 **Our** power of sale arises on the date of the **mortgage deed** and is free from the restrictions in section 103 of the Law of Property Act 1925. However, **we** will only exercise **our** power of sale where condition 12.2 applies.
- 12.2 This condition applies at any time after:
 - (i) an event of default has occurred under these **conditions**; and
 - (ii) we have written to you demanding payment of the debt.

Where this condition applies, we may do any of the following without notice:

- (i) take possession of the **property**;
- (ii) sell the **property**;
- (iii) appoint a receiver;
- (iv) exercise the other enforcement powers which we have under the Law of Property Act 1925.

If **we** do any of these things interest will continue to be charged on the **debt** or any outstanding **debt** following a sale of the **property**.

- 12.3 **Our** powers under the Law of Property Act 1925 and under the general law are extended to allow **us** to do any of the following:
 - (i) repair or improve the **property**;
 - (ii) carry out building work at the **property** and apply for any planning permission or other consents which are needed for that purpose;
 - (iii) grant, continue or surrender any leases, tenancies or licenses of the **property** free from the restrictions in section 99 of the Law of Property Act 1925. **We** can also use any income from doing so towards paying off the **debt**;
 - (iv) if the **property** is let, **we** can:
 - (a) bring the lease to an end;
 - (b) agree with the tenant to change the terms of the lease;
 - (c) accept a surrender of the lease, free from the restrictions in section 100 of the Law of Property Act 1925;
 - (v) if **you** hold the **property** on a shared ownership lease, **we** can buy the freehold or further shares in the lease, or accept a further lease or direct that these interests be transferred to any buyer of the **property**.

However, **we** will only exercise the extended powers which **we** have under this condition where it is reasonable for **us** to do so to protect the **property** or to sell it on favourable terms, and **we** may add any costs **we** incur to the **debt**.

- 12.4 If **we** take possession of the **property** then:
 - (i) we may as your agent remove, store, sell or otherwise deal with any goods or animals which are on or come on to the property. Any expense we incur in doing this will be added to the debt. We will not be responsible for any loss or damage caused by our doing this unless we fail to take reasonable care, nor will our doing this give us any charge over any goods or animals at the property;
 - (ii) if the **property** is let, **we** may collect any rent being paid by the tenant and use it towards paying off the **debt**.

12.5 If we appoint a receiver:

- (i) the receiver will not have to use the money he receives to pay off interest before capital, or otherwise have to pay off the **debt** in any particular order;
- (ii) the receiver may employ and pay agents to carry out any work on his behalf;
- (iii) the receiver may exercise any of **our** powers of enforcement (including any extended powers which **we** would be entitled to exercise under condition 12.3).

13. PROPERTY RIGHTS

- 13.1 So far as **you** are able, **you** assign the **property rights** to **us**. **We** will re-assign them to **you** when the **debt** is paid off.
- 13.2 If you receive any money under any of the property rights you will hold the money on our behalf.
- 13.3 Any money which **you** or **we** receive under any of the **property rights** must be used to reduce or pay off the **debt**. This does not apply if the money is paid because of a defect in the **property** or damage to it and **you** decide instead to use the money to put right the defect or damage.
- 13.4 If an event of default occurs under these **conditions we** can transfer any of the **property rights** to another person.

14. TRANSFER OF RIGHTS

- 14.1 **We** may transfer some or all of **our** rights under these **conditions** to another person at any time. **We** will only transfer **our** rights if:
 - (i) the other person agrees to exercise the transferred rights in accordance with a statement of policy which **we** approve before the transfer; and
 - (ii) **we** reasonably think that the policy described in the statement is no less favourable to **you** than the policy **we** were following before the transfer.
- 14.2 Unless the terms of the transfer state otherwise, a transferee of **our** rights under these **conditions** will be able to exercise all the rights, powers and remedies which **we** could exercise before the transfer.
- 14.3 **You** will be bound by any statement of fact which **we** make in the terms of the transfer unless **we** make the statement without taking reasonable care.

15. POWER OF ATTORNEY

You irrevocably appoint **us** and (as a separate appointment) any receiver **we** appoint to be **your** attorney and to do the following in **your** name and on **your** behalf:

- (i) exercise, enforce, defend or dispose of any of the **property rights** and receive any money which becomes payable under them or for them;
- (ii) give any notice and take any proceedings which are needed to exercise, enforce or defend any of the **property rights**;
- (iii) execute any document and do any other thing which is needed to allow any of our rights, powers and remedies under the mortgage deed to be effectively exercised, enforced or defended. This would include giving and receiving information with any second mortgagee, housing association or freeholder who has an interest in the property;
- (iv) execute any document and do anything needed to remedy any failure by you to meet these conditions.

16. GENERAL

- We may give you notice, or make a demand, under these conditions by posting it addressed to you by name at the address you have given us, (in which case we can assume that you will have received the notice or demand 48 hours after posting or when delivered if hand delivered.) Any correspondence, demand written or issued by electronic means (facsimile or email) shall be deemed received by you on the day it was sent.
- The offer document and mortgage deed shall be governed and interpreted according to the law of England and Wales, and are subject to the jurisdiction of the Courts in England and Wales. This will not, however, prevent us from seeking to enforce the provisions of the offer document and mortgage deed in the courts of any other competent jurisdiction.
- 16.3 Each provision of the **offer document, mortgage deed** and these **conditions** is severable which means that if ever any of them is or becomes invalid, illegal or unenforceable, the others will not be affected and will remain valid.
- Any omission, failure or delay on **our** part in exercising any of **our** rights under the **offer document**, **mortgage deed** or these **conditions** shall not prevent **us** from doing so either later or on another occasion.
- **We** may record or monitor telephone calls in order to avoid possible misunderstandings and help maintain customer service.
- You consent to us obtaining information contained in file documents held by your legal advisor which is relevant to the mortgage deed, the property or the mortgage.
- 16.7 When all the **debt** due under the **mortgage** has been repaid to **us**, the **mortgage deed** representing **our** security will be released.
- **You** will not become a member of Nationwide Building Society by taking a **mortgage** from **us**.

Please note that for our mutual protection and to improve service standards, we may monitor and/or record telephone calls. UCB Home Loans Corporation Limited (UCBHL) is a wholly owned subsidiary of Nationwide Building Society and is authorised and regulated by the Financial Conduct Authority under registration number 303556. Most buy-to-let mortgages are not regulated by the Financial Conduct Authority. You can confirm our registration on the FCA's website fca.org.uk Registered Office: Nationwide House, Pipers Way, Swindon, SN38 1NW. Registered in England. Company Registration Number 1063539.	