Information Sheet



Personal Details

	T
Title	
First Name and middle name(s)	
Surname	
Previous Name	
Marital Status	
Date of Birth	
Home Tel:	
Mobile Tel:	
Work Tel:	
Email Address	
Current Address	
Previous Address	
(if current less than 3 Years)	

Company Guarantors

Company Name	
Corporate registration number	
Date of incorporation	
Main trading address	
Business Tel:	
Mobile Tel:	
Email Address	

















Have you ever been refused a mortgage on the property to be mortgaged or any other property?	Yes No	
Have you ever had a judgment for debt recorded against you personally or against any incorporated businesses in which you have / had a Directorship/ Shareholding?	Yes No	
Have you ever been declared bankrupt or reached an agreement with your creditors?	Yes No	
Have you ever failed to keep up payments under any present or previous mortgage, rental or loan agreement?	Yes No	
Have you taken a payment holiday in the last 3 years?	Yes No	
Have you ever been convicted or charged with any offence other than a driving offence	Yes No	
Have you made a claim to the DSS in the last 12 months?	Yes No	

If you have answered yes please provide further information in the box provided.













Information Sheet



Asset & Liabilities

Properties – Address and Postcode	Estimated value	Mortgages (lender details)		Balance Outstanding
	£			£
	£			£
	£			£
	£			£
Bank and Building Society Accounts	£	Bank Loans & Overdrafts		£
Other investments (e.g. shares, bonds,	£	Tax Liabilities		£
stocks)				
Vehicles	£	HP agreements (e.g.vehicles	etc)	£
Other assets	£	Other liabilities		£
Total Assets	£	Total Liabilities		£
Do you envisage that there will be any changes to your statement of Assets and Liabilities during the term of the loan?				
Are you in the process of selling or refinancing any of the assets referred to above?			Yes	No
Do you intend to sell or refinance any of the assets referred to above or pledge them as security for another loan?			Yes	☐ No
Are you presently negotiating any further Personal Guarantees which are not referred to above but which will come into effect during the term of this loan?			Yes	☐ No
If you have answered yes to any of the above please give further details in the box below:				
Where there is a further loan to be paid following the initial loan, please confirm the bank account you wish to receive the payment:		Name of Bank		
		Name of Account Holder(s)		
(Where an account exists in the name	I	Sort Code		
account must be used)		Account Number		











Information Sheet



Guarantor Declarations and Consents

Whenever required by the context, all words written in the singular shall also include the plural and vice versa. I confirm to you (Mint Property Finance Limited):

INDEPENDENT ADVICE We understand and accept that, before signing this application form, we should obtain independent legal advice and independent financial advice as to the meaning and effect of the application, including the way in which signing this application form will make us liable for your costs and will give you our authority to obtain information about us.

FINANCE We accept that this application form is for short-term bridging finance. We accept that any loan will be secured on the property being offered as security. We understand that if we are offered a loan facility it will be subject to and conditional upon your credit committee approval, a satisfactory valuation, a satisfactory credit report, a report on title prepared by our solicitors and such other information, evidence or documentation as you may reasonably require, together with any such other conditions precedent as may be set out in or referred to in the loan facility agreement. Any finance will be repaid within the term provided for in the loan facility agreement or such extended term (if any) as shall have been agreed between you and us in writing. We will not make any financial commitments in reliance upon the proposed loan facility agreement. We will not hold you responsible at any time for any costs, charges or losses incurred or suffered by us as a result of your decision not to proceed with the proposed loan facility agreement.

YOUR COSTS In consideration for your processing our application (including by undertaking appropriate due diligence) following receipt of this application form, we agree to pay to you on demand, which may be made before any loan is drawn down, an arrangement fee, a set- up fee, an asset manager fee, a title indemnity insurance fee, and any costs incurred by you, including (without limitation) your legal and valuation costs, disbursements and/or expenses in relation to the proposed loan facility and all related or connected matters, including the costs of seeking to recover any sums due to you from us, all on an indemnity basis, whether or not an offer of a loan facility is made, and whether or not a loan is drawn down or any offer of a facility is withdrawn. The fees and costs referred to in this paragraph will not be refundable, and interest will be payable at 3% per month, calculated at the daily equivalent rate and compounded monthly, on any amounts which remain unpaid after they have fallen due (both before and after any issue of proceedings or judgment).

BROKER We authorise you and your solicitors to receive communications on our behalf from any broker whose name and contact details are entered on this form, and to give information to the broker as to the progress of our application, and in the management of any subsequent loan agreement we enter into. Unless or until we give you or your solicitor written notice that we are no longer using that Broker. If we use a new Broker, we will provide written confirmation of their details for you to continue to communicate with on our application and/or loan agreement. We accept that where we have used a broker we have done so of our own free choice. We acknowledge that any broker involved in the transaction shall be regarded as our agent and you are not responsible for their actions or advice. We authorise you to pay the applicable broker fee to them for us if the proposed loan facility agreement proceeds. We understand and accept that, if the proposed loan facility agreement proceeds, you will pay a certain percentage of the arrangement fee as commission to the broker, and that you may pay additional commission to the broker of up to 5% of the amount of the loan facility, based upon the volume of business the broker places with you. We understand and accept that these payments of commission by you to the broker may influence what the broker says or does in relation to the proposed loan facility agreement and may mean that the broker will not put our interests first.

NO AGENTS We understand and accept that any broker, independent financial adviser, accountant or lawyer who has assisted or does assist us in connection with introducing us to you or our application to you for finance is not your agent and you have no responsibility for anything said or done by any such intermediary or adviser.

INFORMATION ACCURACY We understand and accept that by signing this application form we confirm that the particulars set out in it are correct in every respect and that you will rely on the truth and accuracy of the information. We declare that the information relating to our income and outgoings is correct and we are able to meet all our current financial commitments and are able to meet the financial commitments of the proposed loan facility agreement.

MISLEADING INFORMATION We are aware that it is an offence knowingly to provide false, misleading or inaccurate information when applying for a loan and that, in that event, we could face criminal prosecution and/or civil action for recovery of any losses incurred.

CREDIT CHECKS We understand and accept that you will search our records at credit reference agencies ("CRAs") which will add details of your search to their records about us and that this will be seen by other organisations which make searches. This and other information about us and those with whom we are financially linked (which will include any joint applicants) may be used to make credit decisions about us and those with whom we are financially linked. The purpose of your searches will be to verify our identity and confirm our ability to meet the repayment obligations under the proposed loan facility agreement.

FRAUD CHECKS We understand and accept that in order to prevent or detect fraud and money laundering, and to verify our identity, the information provided in this application will be shared with fraud prevention agencies. If fraud is detected or suspected, you may refuse to enter into an agreement with us or to lend to us, and the fraud prevention agencies will keep records which may be seen by others who may then refuse to provide us with certain services, finance or employment. We also understand that further details explaining how information held by you and by fraud prevention agencies may be used and about our data protection rights is set out in the privacy policy which is at www.mintpropertyfinance.co.uk/privacy-policy.

AUTHORITY TO EXISTING LENDERS We authorise our existing lenders to deal with you and your solicitors in connection with consent to a second charge over the Primary Security (details of which are provided in this application form) or Supplemental Security (details of which are provided in this application form) as appropriate.

CONSENT TO LAND REGISTRY SEARCH We consent to you undertaking a search against our name(s) in the index of proprietors' names at HM Land Registry.

USE OF OUR INFORMATION We have read the privacy policy at www.mintpropertyfinance.co.uk/privacy-policy and we accept that our personal information will be obtained, recorded, used, disclosed and otherwise processed in accordance with the privacy policy. In particular, we understand and agree that you may, at any time, ask for and receive information about us from any person including current and previous lenders, employers, estate agents, landlords, accountants, bankers, the Land Registry, HM Revenue and Customs, the UK Finance Lenders Possession Register and the broker for the purposes of assessing and processing our application and for administration of the account under any loan facility agreement.

DISCLOSURE TO THIRD-PARTY SECURITY PROVIDERS We understand and accept that you may disclose to any person who is to guarantee or otherwise provide security for our obligations under the proposed loan facility agreement and to any person who is to provide a deed of consent and waiver to your security in connection with the proposed loan facility agreement, and to any person who is to subordinate or waive their rights for the purposes of the proposed loan facility agreement and the proposed security, and to the legal advisers of such persons, all information in your possession from time to time concerning us and the proposed loan facility agreement so that each such person's legal advisers can provide that person with separate independent legal advice.













Information Sheet



USE AND OCCUPATION OF THE PROPERTY We confirm that neither we nor any related person (a related person being our spouse or civil partner, a person (whether or not of the opposite sex) whose relationship with us has the characteristics of the relationship between husband and wife, or our parent, brother, sister, child, grandparent or grandchild) uses or intends to use any property that is to be provided as security for the loan as or in connection with a dwelling unless the proposed loan will exceed £25,000 (after deduction of any and all interest, fees and costs that may be deducted), is for our business purposes, and is to be secured by way of a second or subsequent charge over that property.

YOUR RELIANCE ON THIS DECLARATION We are aware that you will be primarily relying on this declaration as to the matters confirmed in it even where you undertake

REGULATION We acknowledge that you are not authorised or regulated by the Financial Conduct Authority or the Consumer Credit Act 1974 (as amended) and that the proposed loan facility agreement is not regulated and is intended wholly or predominantly for our business purposes.

shall be subject to the exclusive jurisdiction	of the High Court of Justice Manchester District Registry or Mo dings in such Courts on the grounds of venue or on the ground	anchester County Court as appropriate, to which we and yo
$\label{eq:marketing opt-in} \textbf{MARKETING OPT-IN} \ \mbox{We agree to being conbelow:}$	ntacted by you about your products and services, by post, tele	ephone, email or SMS if we have ticked the applicable box(es
Guarantor Post Telephone	Email SMS 🗆	
consent to you using information about the of the loan, in your marketing. We understormedia, in press releases, and other promot be purchased, refurbished or developed with the consensation of the promoted of the promoted with the consensation of the promoted of the pr	DAN BEING USED IN MINT'S MARKETING TO THIRD PARTIES If vertically the loan (including the amount of the facility, the interest of the loan (including the amount of the facility, the interest of the loan (including the amount of the facility, the interest of the loan (included photographs) (ith the use of the loan, and that you may include the location ions, may take photographs of the property for such purposes.	nterest rate and the repayment term), as well as the purpose but that your marketing (on your website and through socia (both the interior and the exterior) of any property which is to of the property. If we have ticked the box(es) below, we agree
	Guarantor	
Signature		
Full Name		
Date		









