

Deed of Postponement (Scotland)

26 Sovereign Street, Leeds LS1 4BJ

Deed	- Acc	No.
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Dated -

BETWEEN

(1) LEEDS BUILDING SOCIETY of 26 Sovereign Street, Leeds West Yorkshire LS1 4BJ ("the Society") including its successors, transferees, and assignees

(2)("the Lender") of

IT IS AGREED:

1. In this deed the following words and phrases shall have the following meanings:

"the Property" means ALL and WHOLE the subjects known as and forming

registered at the Land Register of Scotland under Title Number

"the Borrower" of means

"the Society's means the standard security granted by the Borrower in favour of the Society Security"

over the Property and registered at the Land Register of Scotland on

"the Lender's means the standard security granted or to be granted by the Borrower in Security" favour of the Lender over the Property and to be registered at the Land

Register of Scotland

"the Securities" means together, the Society's Security and the Lender's Security

secu Lend	sidering that the Borrower has obtained or is to obtain from the Lender, funding which will be red by the Lender's Security, the Lender hereby agrees that the whole amount secured by the er's Security (including any interest thereon and any expenses for which the Borrower is liable nnection therewith) shall rank after and be postponed to the Society's Security to the limit of
£	including all interest and fees, charges, costs and expenses for which the Borrower is liable in connection therewith).
and li	greed that the Securities shall remain as continuing security for the repayment of all monies iabilities thereby respectively secured thereby and the ranking and priority set out in clause 2 of shall not be affected by:-
(a) the nature of the Securities, any provisions contained in the Securities and the dates of their execution and registration; and
(b	any fluctuations in the amount of money secured thereby from time to time or any credit balance on any account with either the Society or the Lender.
othe	Lender shall not assign or transfer the Lender's Charge (or any right or interest under it) to any reperson without first procuring that that person enters into a deed of postponement with the ety on the same terms as herein contained.
	party acknowledges the right of the other to production of the Securities granted to it and to ery of copies thereof and hereby undertakes with the other for the safe custody thereof.
	Deed is governed by the Law of Scotland and each party hereto irrevocably submits to the exclusive jurisdiction of the Scottish Courts.
	TNESS WHEREOF these presents are executed as follows:-
Sealed	with the Common Seal of Leeds Building Society and signed for and on its behalf as follows:-
At:	
On:	
Ву:	
	Signature – Authorised Signatory
	Full Name – Authorised Signatory

At: By: Signature – Authorised Signatory On: Full Name – Authorised Signatory In the presence of: Signature – Witness Full Name – Witness

Executed by the Lender as follows:-

Address – Witness