



A GUIDE TO OUR FAMILY MORTGAGE LENDING CRITERIA

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INTRODUCTION

This document outlines a summary of the current lending terms which apply to our Family Mortgage product. **Please note** that this is not our full policy and any specific queries should be referred to a member of our team.

Please note these lending terms should be read in conjunction with the relevant mortgage product summary which will outline any requirements specific to individual mortgage products.

SUMMARY

Subject to confirmation of status and no adverse credit history, borrowing secured on wholly residential property is available up to 100% of the property value or purchase price, whichever is lower. This may be lower for some other mortgage products - please refer to the relevant mortgage product summary for details.

Where you are seeking a loan of 100% LTV additional security is required in the form of another property and/or savings account(s) which can be provided by a family member and must have sufficient equity to cover the excess. In these circumstances the Society takes a charge over the additional security being provided to provide an even greater level of security. The total of the secured borrowing, due to all lenders across security, must not exceed 80% of the total value.

Please note family member(s) providing additional security are not liable for the entire mortgage debt and are therefore not required to make monthly payments in the event of the borrower(s) defaulting.

However, in the event of a shortfall on disposal of the property, whether this is a voluntary sale or a sale following default and subsequent possession, the family member(s) will be proportionately liable for any shortfall not met by the borrower(s), up to a maximum of the value of the additional security provided.

The additional security will only be released on the Review Date if, on that date, the following conditions are satisfied:

- (a) all Monthly Payments then due under the Mortgage are up to date; and
- (b) there have been no missed Monthly Payments in the last 12 months; and
- (c) there have been no instances of arrears equal in total to two Monthly Payments within the past two years; and
- (d) we have not otherwise demanded repayment of the Mortgage in accordance with its terms.

PURPOSE OF BORROWING

- Purchase of property.

STATUS

We will accept a maximum of four borrowers and additional security provided by parents, siblings, parents' siblings (aunties or uncles) or grandparents.

ADDITIONAL SECURITY

Property

Where applicable, we will accept up to two properties as the additional security for the mortgage. If the additional security property is jointly owned then both owners must be party to our security.

Savings

Where applicable we will accept up to four savings accounts as additional security for the mortgage.

FOREIGN NATIONALS

In order to be considered for a loan, foreign nationals must have indefinite leave to remain in the UK. We will require a certified copy of your residence permit or visa, together with a certified copy of your passport.

Certification is acceptable by a person within an organisation which is covered by Money Laundering Regulations such as a bank or building society, solicitor or financial advisor.

FOREIGN CURRENCY MORTGAGES

We will not consider foreign currency mortgages as defined under the EU Mortgage Credit Directive.

IDENTIFICATION OF BORROWER AND FAMILY MEMBERS

We will require satisfactory proof of identity and verification of your current UK address and those providing additional security.

IMPAIRED CREDIT

If you have an impaired credit history we may still consider your application. However, we will not consider if any of the following circumstances have occurred:

- Arrears on any mortgage, a credit arrangement such as a credit card, secured or unsecured loan within the last two years, where the cumulative amount overdue at any point reached three or more monthly payments
- One or more County Court Judgements (CCJs), with a total value greater than £500, within the last three years
- An ongoing Individual Voluntary Arrangement (IVA) or bankruptcy order at any time within the last three years
- Previous repossession / voluntary repossession.

Please contact a member of our team to discuss before proceeding.

INCOME

Lending is based against the Borrower's income only.

The following forms of income will be accepted:

- **Employed:** Confirmed annual salary plus guaranteed overtime / bonus elements up to 100% and non-guaranteed elements up to 50%
- **Self-employed:** Net profit for sole traders only. Director's salary and dividends for limited companies.

We may also accept investment income depending on circumstances.

Income which is totally reliant on Benefits will not be considered.

Any financial commitments, such as loans, credit cards, school fees etc., will be taken into account as a part of our affordability assessment.

INCOME VERIFICATION

If you are employed, your confirmed annual salary plus half of regular overtime / bonuses will be accepted. The most recent original P60 and last three months' original pay slips will be required.

If you are self-employed and have more than a 33% financial stake in a business, your proportion of net profit for the last 2 years is accepted. The most recent SA302 or online HMRC Self-Assessment Return can be accepted showing:

- The Tax Calculation, showing the customer's self-reported income and the HMRC calculation of the tax due on that income and;
- The Tax Year Overview, showing the total tax due and how much the customer has paid in tax.

Alternatively the latest accounts (prepared by a Certified or Chartered Accountant) may be accepted to determine whether the income to be used appears reliable.

An accountant's reference or other corroborative information may be required.

MORTGAGE TERM

Minimum: 5 years.

Maximum: 40 years.

Where the mortgage term extends beyond retirement age, you will be asked to provide evidence of how the loan will continue to be affordable in retirement and the mortgage term may be limited.

MAXIMUM LOAN TO VALUE

The maximum loan, without additional security, is 80% of the purchase price or property value – whichever is lower, subject to confirmation of status and satisfactory credit history.

The maximum loan, with additional security, is 100% of the purchase price or property value – whichever is lower. Confirmation from the

lender of the outstanding mortgage balance on any additional property provided as security is required.

You can provide a deposit up to 20%. If someone gifts the deposit we will need to see a Deed of Gift as confirmation and provide evidence of the gift.

PROPERTY TYPE

The main property must be:

- Residential properties of standard construction in England and Wales; either freehold or leasehold subject to a minimum of 50 years unexpired remaining on the lease at the end of the mortgage term.

We can accept up to two properties as the additional security for the mortgage. If the additional property is jointly owned then both owners must be party to the transaction.

We will not accept:

- Isolated properties, farms, small holdings, or properties where animals are grazed
- Shared ownership
- Houses in Multiple Occupation (HMOs)
- Properties with commercial use.

Where the property is a flat, we will require a suitable lease to be in place. We will not normally accept a flat when it is:

- A new build
- Above a commercial premises (however see 'Properties above commercial premises' below)
- Ex-local authority / Housing Association
- Above four storeys high
- A studio flat
- Freehold.

Properties above commercial premises

These can be considered subject to the valuer's comments. Specific consideration will be given to the location of the property and adjacent businesses. The property must be located in a desirable area with good demand and should be readily saleable. The proximity of the commercial use must not affect the quiet enjoyment of the property.

The property must be self-contained, having separate access, and must be on a separate title to the commercial premise. Properties which are over, adjacent to or in very close proximity to a café, restaurant, take-away, pub, bar, club or any property where the use of the property is likely to cause a nuisance or which may involve hazardous materials will not be considered. The commercial premises must not be owned by the potential borrower as this would have legal implications in the event of repossession. This is not an exhaustive list and every case will be considered on its own merits.

If you have any further questions on standard or non-standard construction, or if you are unsure about whether we will consider the type of property in question, please contact a member of our team.

MINIMUM PROPERTY VALUE

The minimum acceptable property value or purchase price (whichever is the lower) is £120,000. This will apply to the property and any additional security provided.

APPLICATION FEE

For full details about our Application Fees please visit familybuildingsociety.co.uk/applicationfees

In addition, if an additional property is to be used as security, a valuation will be required for which an additional fee of £75 is charged. This fee is payable on application and is non-refundable.

LIABILITY AND LEGAL ADVICE

Family members are not liable for the mortgage debt under a Deed of additional security as any charge on the additional security will be restricted to only the amount secured. They are therefore not required to make monthly payments in the event of the borrower(s) defaulting. Where a family member chooses to make monthly payments this will have no impact on the extent of their liability to the

Society. However, in the event of a shortfall sale following default, the family members will be liable for any shortfall not met by the borrower up to the value of the additional security taken.

Prior to completion of the mortgage, the additional security provider will be required to obtain comprehensive independent legal advice regarding the impact of providing such security in this mortgage contract. This may be from a Solicitor or Licensed Conveyancer from the same firm that you have chosen, but not the same person. You the applicant are responsible for the fees incurred.

Where additional security is to be taken, you will be responsible for the additional costs incurred arising from the registration of the Legal Charge to be secured on any additional security property, and should seek details of these additional costs from the legal representative.

LIFE COVER AND INCOME PROTECTION

There is no requirement to purchase life assurance or other protection products. However it is in your interest to review your financial planning when taking out a new mortgage to ensure that you have adequate protection against the impact of involuntary unemployment, accident or ill-health. For joint applications the Society may need to consider whether the proposed mortgage is affordable should one applicant predecease the other.

CAPITAL REPAYMENTS AND REDEMPTION

Early redemption of our Managed Mortgage Rate, in full or in part by capital repayment, is allowed at any time, without notice or Early Repayment Charge. Redemptions can be arranged within five working days of receipt of your request.

Other mortgage products will each have specific Early Repayment Charges. The conditions will be stated in the product summary sheet and in the mortgage offer or product switch illustration.

SOLICITORS

We will instruct solicitors / licensed conveyancers to act on our behalf, you will be responsible for all of their fees and disbursements. We may be prepared to instruct your legal representative to act for us but if we are unable to, we will tell you when the application is acknowledged.

**All products are subject to change or withdrawal without prior notice.
The Family Building Society reserves the right to refuse any application submitted.**

THE MORTGAGE WILL BE SECURED ON YOUR HOME.

YOUR HOME MAY BE REPOSSESSED IF YOU DO NOT KEEP UP REPAYMENTS ON YOUR MORTGAGE.

If you need this document in an alternative format please call us on **03330 140140**.

To find out more, please contact our New Business Team:



familybuildingsociety.co.uk



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Family Building Society is a trading name of National Counties Building Society which is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority.

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