

TAILORED PLANS

Lending criteria

The applicant

- Minimum age is 55 on Enhanced/ 60 on Lifetime C5 & C6 (71 on Lifetime C8) and the maximum age is 85 at the point of application.
- Sole or joint applications (in cases of a joint application the age of the youngest borrower will be taken).
- The maximum number of applicants is 2 and the property must be registered to the borrower(s).
- Applicants may be considered where one applicant is already in long-term care, subject to full details of the care arrangements and contact details.
- A Deed of Consent (waiving occupancy rights) will be required for individuals over the age of 17 living at the property or subsequently moving into the property (not borrowers), providing they are not a spouse. Where the occupier lacks mental capacity, please refer for guidance. Properties in Scotland are not subject to the same occupier rights as in England and Wales therefore, "Occupier's Consent" forms are not required where the property is located in Scotland.
- If a spouse or civil partner is an occupier, it is a requirement that they must be an owner of the property and a party to the mortgage. Occupiers who have a financial interest or any previous interest in the property are not permitted unless it is a joint application with the borrower.

Residency

Applicants must be:

- UK Nationals or individuals with settled status (permanent right to reside or indefinite leave to remain). An individual with a pre-settled status (maximum right to reside of 5 years) will not be accepted. This applies to both Initial and Further Advances.
- Resident in the UK and provide an address history covering the last 36 months.

Employment

Available to individuals meeting the minimum age requirements regardless of employment status.

Proof of Identity (money laundering)

We are required to seek satisfactory evidence of identity from all new customers by completing identity checks or relying on the evidence from the intermediary. We may ask for copies of the evidence.

Proof of age

You will need to confirm that you have verified the age of each customer in the application. In addition, more2life will perform additional checks on proof of age. We may ask for copies of the evidence.

Medical underwriting

Our Tailored Enhanced plan takes into account your customer's health and lifestyle. There is no lengthy form to fill in, just a few simple questions to answer, which can be done online at www.more2life.co.uk. This will confirm your customer's eligibility for the Tailored Enhanced product.

Power of Attorney is acceptable

- Applicants can appoint a Power of Attorney, providing they are not party to the lifetime mortgage, to sign any documents in relation to the mortgage on their behalf, providing that it has been correctly registered with the Court of Protection or Office of the Public Guardian. Evidence to support this must be provided.
- In the case of joint applicants, neither borrower may appoint the other as Power of Attorney unless there is at least one other Attorney acting who is independent from the mortgage.
- On all Power of Attorney cases where the Attorney is not party to the mortgage, more2life will comply with the Money Laundering Regulations and thus the Attorney(s) will be subject to the same money laundering checks which are applied to all applicants.
- All monies released must be for a purpose which is in the interests of the applicants.

Criminal convictions

We do not accept applicants who have (or live with someone with) a criminal record, unless the conviction is for minor traffic offence(s), or it is spent under the Rehabilitation of Offenders Act 1974.

Bankruptcy and credit adversity

Applications will be accepted from applicants who have:

- Been discharged from bankruptcy (known as sequestration in Scotland).
- Applicants with active Individual Voluntary Arrangements (known as a Protected Trust Deed in Scotland). are acceptable providing the IVA is settled upon completion.
- An unsatisfied Debt Management Plan (DMP) providing it is satisfied in full on or prior to completion.
- Satisfied CCJs Maximum of five with an accumulative value of up to £10,000.

Applications will NOT be accepted from applicants who:

- Are undischarged bankrupts, or, in Scotland are currently the subject of a sequestration.
- Have a judgement registered at the property address, which is not linked to an individual(s).
- In Scotland, are the subject of an undisclosed inhibition.
- Do not comply with the terms set out in the supplementary broker declaration.
- Have more than 5 satisfied CCJs and/or an accumulative value above $\pm 10,000$.

The following are not subject to assessment:

Defaults, arrears with other lenders and missed credit payments registered against the individual(s) unless they form part of an agreed DMP.

The loan

- Minimum loan amount is £10,000.
- Maximum loan amount is £800,000.
- Our Tailored plans have the option of a cash facility. The cash facility must be a minimum of £2,000. The applicant can apply directly to more 2 life for subsequent draw downs.

The property

Minimum valuation for all types of property is £70,000 on Enhanced or £100,000 on Lifetime C5, C6 & C8. The minimum property valuation for ex-local authority houses and bungalows is £100,000. There is no maximum property value, refer above £1million.

For flats and maisonettes 85% of the LTV will be considered.

Tenure

The following types of tenure are acceptable:

- Freehold
- Absolute ownership (Scotland)

Property types

Properties of standard construction are acceptable.

Use of property

The whole property must be used as the family residence. No business use is acceptable with the exception of a home office use where no structural change is needed to sell the property as 100% residential. No letting to family members or unauthorised letting. Cases where there is no formal agreement are acceptable, subject to a maximum of two occupants.

Property building insurance

The property must be insured to cover the reinstatement value of the amount advised in the valuation report. A copy of the policy certificate or schedule is required for approval prior to completion and more2life must be noted on the policy in the case of freehold and absolute ownership properties. Where a copy of the policy, certificate or schedule is not available a fully completed Certificate of Comprehensive Building Insurance must be provided by the borrower's solicitors prior to completion.

Second and further charges

No second or further charges are permitted with any other lender on mortgaged property at the time of completion. Any outstanding secured loans must be repaid at the outset. Further lending is acceptable after 6 months and must be with more2life.

References

References, valuation, and the Offer are valid for:

- Application Form 6 months
- Valuation Report 3 months or until expiry of the mortgage offer, whichever is the later and cannot exceed 6 months at completion of the mortgage or further advance
- Offer 70 days

Valuer's report

Properties must be valued by an approved firm from the more2life valuers panel. A full internal inspection report must be prepared on an approved more2life valuation report and supported where applicable, by an approved more2life mortgage valuation re-inspection report. Valuation reports are only acceptable where they have been instructed by more2life directly with the panel valuer or by an authorised service provider to more2life.

Solicitors

more2life will always instruct its own panel conveyancing firm to act on its behalf in respect of conveyancing. Applicants may proceed with a firm of their choice. Applicants are liable for their own legal costs.

Acceptable property types

Location	England, Wales and Mainland Scotland
Tenure England and Wales	Freehold houses & bungalows
Tenure Scotland	Absolute ownership houses, bungalows and flats/maisonettes in
	blocks up to 6 storey high (over 4 floors must be serviced by a
	working lift), other than ex-local authority flats/maisonettes
	(providing the ground floor is counted as one). Absolute ownership
	flats/maisonettes are subject to a maximum of 85% of the LTV
Barn conversions	Subject to all relevant permissions obtained
Ex-local authority houses	Subject to surveyor confirmation of demand for owner occupation
& bungalows	and no saleability issues (providing local authority/housing
	association are not the freeholder/landlord)
Listed buildings	England & Wales Grade 2 & Scotland Grade C (excluding Tailored
	Lifetime C5, C6 & C8)
Adjacent to commercial	Refer to more2life and will be subject to no adverse comments by
properties	the surveyor. Acceptable commercial includes (not an exhaustive
	list) schools, places of worship, local sport venues (e.g. local cricket
	clubs), healthcare premises and care homes.
Flying Freeholds	Up to 15% of the total floor area or shared access alleys
Land	Up to 10 acres of land, subject to no agricultural restrictions. The
	valuation will be based on a maximum of 5 acres.
Construction walls	Conventional walls i.e. 265mm + cavity, 225mm + solid of brick,
	block, stone etc.
	Cross wall construction where the party walls are masonry
	construction
	Modern timber framed built post 1965 with an outer skin of brick or
	stone & compliant with building regulations
	Steel framed blocks of flats (modern methods of construction only)
	subject to valuers comments
	Steel framed modern method houses and bungalow – built post
	2000
	Wattle and Daub – subject to satisfactory comments by surveyor
	and no saleability issues
	Wimpey – No Fines concrete walls
	Laing Easiform II post 1945
	Cob construction
Duilder's werenties	
Builder's warranties	NHBC
	LABC
	Zurich Municipal New Build Guarantee
	Build Zone 10 year warranty
	Castle 10 New Home Warranty
	Advantage HCI
	Build Assure
	Building Lifeplan
	Global Home Warranties 10 Year Structural Defects Insurance
	Policy
	ICW (International Construction Warranties)
	PCC/Architect's certificate, subject to criteria
	Premier

	Protek
	Q Policy
Roof	Tile/slate
	50% flat roofs over habitable accommodation, subject to traditional
	covering and satisfactory comments by the surveyor
	100% flat roof on blocks of flats
Environmental matters	Properties, including any outbuildings or garden land that have not
	flooded in the last 5 years. Properties in areas of significant flood
	risk with active flood management mitigations in place and
	acceptable building insurance are considered by referral.
	Presence of Japanese Knotweed category D, subject to valuers
	comments
Services charges	The ground rent and service charge combined must not exceed
and ground rent	1.5% of the property value.
	The service charge must not exceed £15,000
	Where the ground rent alone is equal to or below 0.2% of the
	property value
	Payments must be kept up to date during the life of the loan, at the
	time of application the following will apply:
	 If payments are up to 3 months in arrears, a special
	condition will be applied for this to be satisfied on or prior to
	completion.
Estate Rent Charges	Properties can only be considered where specific arrangements for
_	escalation are in place (i.e. in line with RPI or capped)
	Where we are made aware a clause exists that
	allows the 'Charger' to establish the lease on non-payment,
	then this should be removed. Where this is not possible
	then as a minimum there should be a requirement that
	advanced notice is given to the lender with at least 2
	months' notice
	Properties where the Rent Charge is granted prior to July 1977
Other	Properties with overhead power lines or in close proximity of power
	lines where there is no adverse impact on the saleability of the
	property
	Modern back to back properties, or older back to back properties
	subject to valuers comments
	Properties with private drainage where the septic tank is shared by
	no more than 4 properties and a formal agreement is in place for
	maintenance and access
	Unadopted roads in a reasonable condition with appropriate
	arrangements in place for maintenance repairs and costs.
	Where the valuer identifies cladding is present an EWS1
	form may be required before a decision to proceed can be
	made
	Properties that are partly used for minimal commercial activity which
	do not require change of planning use or subject to business rates
	Properties with up to 5 bedrooms
	Studio flats – with a minimum internal floor area of 30sqm and
	within the M25 (85% of product LTV)

Criteria to be referred

Basement flats		
Properties that include stables for horses		
Applicants with unsatisfied CCJs		
Annexe (not acceptable on Tailored Lifetime C5, C6 & C8)		
Basement flat (not acceptable on Tailored Lifetime C5, C6 & C8)		
Flat roof greater than 50% of the roof area over habitable accommodation (excluding Tailored		
Lifetime C5, C6 & C8)		
Thatched roofs (excluding Tailored Lifetime C5, C6 & C8)		
Modern methods of construction (anything that is not of traditional construction type		
'recognised industry standard', such as brick & block) – not acceptable on Tailored Lifetime C5,		
C6 & C8		
Flats above or adjacent to commercial properties that do not affect saleability		
Properties located in larger Scottish Islands e.g. The Shetlands and The Orkneys (not		
acceptable on Tailored Lifetime C5, C6 & C8)		
Estate Rent Charges where estate owners own one share each in a resident controlled estate		
management company (not acceptable on Tailored Lifetime C5, C6 & C8)		

Unacceptable property types

_ocation Scottish Isles, Isle of Man, Northern Ireland, Channel Islands.	
Properties built within 75m of pylons or mobile phone masts.	
Tenure Commonhold tenure	
Blocks of over 6 storey height may be referred in exceptional	
circumstances, such as highly sought after and 'excellent'	
location	
Type Shared ownership (other than between the applicants)	
Ex-local authority flats/maisonettes or where the local	
authority/housing association are still the freeholder/landlord	
Listed buildings: Grade 1 & 2 star and Grade A & B in Scotland	d
Commercial properties	
Laing Easiform pre-1945	
Any properties with a private water supply	
Properties close to areas impacted by fracking	
Properties with more than 5 bedrooms	
Properties with restricted ownership covenants	
Studio flats outside the M25 or with a minimum internal floor	
area of less than 30 sqm	
Any occupier that has an interest or any previous interest in the	ne
property must be added to the mortgage as a joint borrower	
Roof Asbestos roof	
Environmental matters Properties, including any outbuildings or garden land that hav	e
flooded in the last 5 years, are threatened by coastal erosion of	or
are in significant risk of flooding area with no active flood	
mitigation management in place.	

	Presence of Japanese Knotweed category A or B. Category C is
	not acceptable unless the valuer confirms there is no adverse
	impact on the saleability of the property
Flying freeholds	Over 15% of total floor area, or shared access alley
Sheltered accommodation	Sheltered accommodation and age restricted properties are not
Sheltered accommodation	acceptable
Land	Properties with over 10 acres of land
Construction walls	Non-standard construction types:
	Alumina cement
	Bryant wall frame
	Concrete panels
	Camus construction
	Canadian cedar wood
	Frame with cedar wood panels & pvc
	Cement render
	Properties built entirely of wood
	Concrete pre-cast
	Cornish unit
	Cubbitt – steel framed
	Mundic concrete block, Norfolk clay lump
	Norwegian log
	Norwegian timber frame
	Poured concrete (other than Wimpey – No Fines or Laing
	Easiform)
	Tarran – pre-fabricated,
	Salt home (Swedish unit)
	BISF – steel framed
	Timber frame with cement and rendered outer wall
	Timber frame with fibre glass and plasterboard insulation
	Wattle & Daub
	Woolway Homes
	Older timber framed (pre 1965)
	Asbestos walls
	Single skin walls of less than 225mm thickness (except where
	single storey, a minor part of the whole property & in non- habitable rooms)
	Pre-fabricated or any properties constructed of or supported by
	concrete (with the exception of larger blocks of flats, Wimpey No
	fines concrete walls and subject to individual approval by the
	surveyor)
	Colt construction
	NB. The unacceptable property types should not be used as an
	exhaustive list. If in any doubt, refer to more2life for a decision
	on acceptance.
Service charges, ground rent	Service charges & ground rent exceeding 2.5% of the property
and estate rent charges	value when combined
	Service charges exceeding £15,000
	Where the ground rent alone is greater than 0.2% of the
	property value

Ground rent rising in line with the capital value of the property or
the block
Payments must be kept up to date during the life of the loan, at
the time of application the following will apply:
• If payments >3 months overdue, this is not acceptable
Freehold Estate Rent Charges managed by private maintenance
companies
Estate Rent Charges where the management company is owned
by the residents.

THIS IS INTENDED FOR INTERMEDIARIES ONLY AND HAS NOT BEEN APPROVED FOR CUSTOMER USE.



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