IMPORTANT INFORMATION GIVEN BY REPRESENTATIVE TO THE CUSTOMER AND ALL GUARANTORS AT MEETING TO SIGN DOCUMENTS Signed at the bottom of the page by all signatories to confirm.

- 1. I am not qualified or authorised to give you any advice about the documents you are being asked to sign today but will point out some of the most important features you should be aware of.
- 2. The Funder is Nationwide Finance Limited T/A Nationwide Corporate Finance whom I represent, we are NOT connected to Nationwide Building Society. We are owned by Goldmore Asset Management Ltd
- 3. If you are unsure about anything you should seek your own legal advice and, if necessary, ask for further time, before signing these documents. The finance facility and money which will be provided to the Customer by us when the documents have been signed and accepted WILL NOT BE A LOAN.
- 4. The finance facility with the Customer will instead involve a sale of goods previously owned by the Customer to us and the hire back of those same goods to the Customer for a Minimum hire period which will continue after the end of that minimum period unless terminated by at least 3 months notice from the Customer. That notice period will not start to run until the Minimum Period has ended and the Customer has no right to cancel or withdraw any earlier.
- 5. In addition to your primary and secondary rentals, the fees due are: Document Fee; Collections fee if in arrears; A Service and Risk Fee paid monthly; An Asset Release Fee if and when you are entitled to have any security released over property and the goods to be unencumbered.
- 6. Once these documents are signed by the Customer and any guarantors and then countersigned by us, neither the Customer nor any guarantor will be entitled to a cooling off period or cancellation.
- 7. If you sign a Legal Charge against your house then it may be repossessed and sold if the Customer defaults and you do not pay us the amount required to remedy that default.
- 8. If you give a Guarantee and Indemnity you may have to pay us instead if the Customer fails to pay any sum due to us and may also have to indemnify us for any loss.
- 9. Prior to this meeting all guarantors will have been sent by post and/or email, copies of the Unregulated Hire Agreement together with Guarantee and Indemnity and Legal Charge to be signed today and you have confirmed that you have all received them.
- 10. I will now give you all sufficient time to read and understand the Unregulated Hire Agreement, Guarantee and Indemnity, Legal Charge and any other documents which affect you. If you require more time before signing, then you should say so.
- 11. This note is an accurate record of the information which I have provided to you today and I have not made any other representations or explanations which conflict with the information stated above.

Representatives name:	Date:	
Meeting length:	Signed by Rep:	

****The following to be completed by the client in their handwriting:****

Was the rep in a rush during the appointment:

Did the rep pressure anyone to sign the documents:

Did the rep conceal any part of the documents:

Rate the reps explanation and thoroughness of the documents from 1-10

Did the rep leave a copy of all the documents with us in the meeting:

Signed by all signatories to confirm the rep has given all of the above information



(10 being exceptional)

Write Yes or No