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Our approach to meeting the Products & Services Outcome and Price & Value Outcome

This summary document is being provided to you to fulfil our responsibilities under PRIN 2A.4.15R and PRIN 2A.3.12 R (2). -

It is designed to support you to comply with your responsibilities under PRIN 2A.3.16 R and PRIN 2A.4.16 R. Please note that you are ultimately responsible for meeting your obligations under 'The Consumer Duty'.

This information is intended for business-to-business use only and should not be provided to customers.

1. Summary of our assessment

We have assessed that:

- Our first charge mortgage broking product continues to meet the needs, characteristics, and objectives of customers in the identified target market.
- The intended distribution strategy remains appropriate for the target market.
- The Product provides fair value to customers in the target market (i.e., the total benefits are proportionate to total costs).

2. Product characteristics & benefits

Fluent Mortgages Horwich Ltd (FMHL) is a first charge mortgage broker, not a lender. FMHL are not limited in the range of first charge mortgages we can recommend but will not consider lenders who do not deal with brokers.

We also offer first charge 'buy to let' mortgages, commercial finance, and bridging finance and some of these products may or may not be regulated by the FCA.

A first charge mortgage allows a customer to borrow money, with the customer using their property as security, resulting in a legal charge over the title. This will be removed once the mortgage is fully repaid.

- Dedicated case managers are assigned to progress each application through to completion and liaise with the lender and connected third parties on behalf of the customer.
- The above tasks are carried out daily. Connected third parties include solicitors, valuers, quantity surveyors, lenders, agents, mortgage companies, etc.
- Customers are also able to access and use the MyFluent app, which allows:

o Instant messaging between customer and case manager.

- o Secure upload of requested documents.
- o Application process tracking and push notification updates.
- o Display of key mortgage product data.
- Customers use biometric identification verification software to prevent application fraud.
- Electronic customer address verification to prevent fraud.
- Politically Exposed Persons (PEPs) and Sanctions screening via TransUnion, against recognised international databases.

3. Target market assessment and distribution strategy

This target market assessment matrix segments the target customers for the Product, recognising their different needs to enable you to tailor the services you provide when you distribute the Product.

Customer	Distribution	Customer Needs
Circumstances	Strategy	& Objectives
 Must be UK residential security used. Must be at least 18 years old. Must have sufficient surplus income to meet repayments. Must have sufficient equity to support their borrowing needs on suitable security. Maximum of 4 applicants. Prime or light adverse credit profile. 	Our distribution strategy includes the following sources: • Websites and aggregators platforms. • Broker referrals. • Database marketing. • Fluent websites. • Search engine optimisation (SEO). • PPC (pay per click) using key words pertinent to our target market.	 The typical reasons customers apply for a first charge mortgage are: First time buyers. Home movers. Customers requiring refinancing of existing mortgages. Consumer Buy-to-let (a buy-to-let mortgage contract which is not entered into by the borrower wholly or predominantly for business purposes). Buy-to let customers. Transfer of equity. Customers looking to obtain funds for lifecosts, such as holidays, car purchase, educational costs etc. Home improvements. Debt consolidation. Large loans and longer terms above unse cured limits. Business loans. BTL deposits, or second homes.

The product is not designed for customers who are:

- Bankrupt or insolvent.
- Classed as 'heavy adverse', or have multiple CCJs, defaults or mortgage arrears.
- Unable to prove or have low income.
- Not owners of a suitable property (i.e., poor state of repair, caravans etc).
- Looking to borrow less than £10,000.
- Non-UK Residents.

4. Customers with characteristics of vulnerability

Our broking product is designed to cater for a wide target market, and not targeted specifically to meet any inherent characteristics of vulnerability in the target market. However, it is likely to be utilised by some customers with characteristics of vulnerability or who will experience vulnerability over time.

The product aligns with our vulnerable customer framework and aims to achieve fair value and good outcomes for customers who are vulnerable.

Full detail of our commitment to treating vulnerable customers fairly and appropriately can be found in our Vulnerable Customer Policy (FMG106).

5. Our assessment of value

We have developed a comprehensive and robust assessment process which evaluates several aspects of our business to determine the value of our broking product. This analysis is used to ascertain whether the Product delivers fair value for customers.

The outcomes of the assessment process are presented to the operating board on an ongoing basis, allowing for challenge and further investigation.

Our fair value assessment has considered the following:

Benefits	Price	Costs	Limitations
 The services and features that the product provides. The quality of the customer service within the product. The means with which we safeguard our customers. Any other features that the product may offer. 	 The fees and charges customers pay for our product. Comparable market rates. Non-financial costs associated with operating the product. 	 The cost of providing the product to ourcustomers. Any other reductions in costs to the customer made possible by economies of scale. 	 Any limitations on: The scope and service we provide. The features of the product.

Results of our assessment

Our assessment concluded that the Product continues to deliver fair value for customers in the target market for the Product.