LANDLORD INSURANCE

Policy Wording Booklet.

What is and isn't included in your policy.



Important: Please read and keep safe.



Introduction to your policy

Thanks for choosing Virgin Money Landlord Insurance provided by Uinsure.

This document includes everything you need to know about your policy, plus the numbers to call if you ever need support.

Your policy is based on the details you gave us when you applied. Please carefully check this document and your Statement of Insurance to make sure all the info is correct and up to date. If it's not, you should contact us as soon as you can - otherwise, your policy might not be valid.

To update your details or ask us any questions about your policy, just give us a call on 0330 912 2502.

Contact numbers

Customer Service 0330 912 2502

BTL/Landlord Insurance Claims See policy schedule

BTL/Landlord Emergency Claims 0330 912 9961

BTL/Landlord Legal Protection & Rent Guarantee Claims 0330 165 9057

Contents

Definitions	4
How to make a claim	8
What your policy does not cover	10
What this policy covers	
Section 1: Buildings	12
Section 2: Landlords Contents	20
Policy Conditions	26
Section 3: Let Home Emergency Cover	30
Section 4: Landlord Legal Expenses & Rent Guarantee Optional Cover	42
Other things you need to know	
Privacy Notice	58
What to do if you have a complaint	62

Definitions

Throughout this policy there are certain words printed in bold. These words have special meanings which are shown below on pages 4-8.

Please note that these words do not apply to Section 3 (Let **Home** Emergency Cover) and Section 4 (Landlord Legal Expenses and Rent Guarantee cover) which have their own definitions.

ACCIDENTAL DAMAGE

Unexpected and unintended damage caused by something sudden and external.

BUILDINGS

The **property** and fixtures and fittings, garden walls, gates and fences, paths, drives and patios, carports, permanent swimming pools built of brick, stone or concrete, permanently fixed hot tubs or Jacuzzis, hard tennis courts and any **outbuildings** but not **garden items**.

DAVIES GROUP

Davies Group Limited, Registered Company Number 06479822.

Registered in England and Wales. Registered Office - 7th Floor, 1 Minster Court, Mincing Lane, London, England, EC3R 7AA.

Davies Group Limited undertakes claims handling functions on behalf of **Uinsure** and the insurer named in **your schedule**.

ENDORSEMENT

An agreed change to the terms of the policy as shown in your policy schedule.

EXCESS

The amount you must pay towards each claim.

FAMILY

The person **you** are married to or live with as if **you** were married, **your** children, foster children and any other person who permanently lives with **you**, but not lodgers, **tenants** or any other paying guests.

FLOOD

An invasion of the **property** by a large volume of water caused by a rapid build up or sudden release of water from outside the **buildings**.

GARAGE

A structure originally built for storing a motor vehicle or motor vehicles.

GARDENITEMS

Flowerbeds, hedges, lawns, potted plants, shrubs or trees outside the **buildings** but within the boundaries of **your property**.

HEAVE

Upward movement of the ground beneath the **buildings** as a result of the soil expanding.

INCIDENT

Any event that might lead to a claim.

LANDLORDS CONTENTS

Household goods, **Leaseholder Fixtures and Fittings**, free-standing kitchen appliances (dishwasher, washing machine, washer dryer, tumble dryer, cooker/oven/hob/ hood, microwave, fridge, freezer or fridge freezer which **you** own) and furnishings contained in the **property**.

Landlords contents are only covered if:

Definitions

- they belong to you; or
- **you** are responsible for them under a hiring or legal agreement.

LANDSLIP

Downward movement of sloping ground.

LEASEHOLDER FIXTURES AND FITTINGS

Permanent internal fixtures and fittings - including kitchens, bathrooms, toilets, sinks, internal doors, including door furniture, owned and provided by **you** as the leaseholder and not insured by any **buildings** insurance policy.

MAXIMUM CLAIM LIMIT

The most we will pay for any one claim under any section (or its extension) as shown in the schedule.

- The Maximum claim limit for section 1 Buildings is shown in your schedule.
- The Maximum claim limit for section 2 Landlords Contents is shown in your schedule.
- The Maximum claim limit for section 3 Let Home Emergency Optional Cover is shown in your schedule.
- The **Maximum claim limit** for section 4 Landlords Legal Expenses & Rent Guarantee Optional Cover is shown in **your schedule**.

If the limits shown in your schedule are not enough, please contact your insurance adviser.

OUTBUILDING(S)

Unless we agree otherwise in writing, these are sheds, greenhouses and other structures but do not include:

- garages;
- · carports;
- agricultural buildings;
- · structures that are permanently open on one or more sides;
- structures that are lived in;
- any structure used to keep livestock of any kind;
- any structure which is not on a permanent foundation or base;
- tree houses;
- inflatable structures of any kind;
- any structure which is made of canvas, PVC or any other nonrigid material (except greenhouses); or
- any structure not within the boundary of the **property**, unless **we** agree otherwise in writing.

PERIOD OF INSURANCE

The period of time covered by this policy, as shown in **your schedule** or until cancelled. Each renewal represents the start of a new **period of insurance**.

POLICY ADMINISTRATION FEE

The amount charged and retained by **Uinsure** for the services provided to **you** in setting up and administering the policy. The **policy administration fee** is identified separately on **your schedule**.

Definitions

PROPERTY

The **buildings** and the **property's garages** and **outbuildings**, all at the same address and owned by **you** and let to **tenants** as detailed on **your schedule** for domestic purposes only.

Your property must be made of brick, stone or concrete (excluding pre-fabricated concrete), and have a slate, tile or concrete roof.

SCHEDULE

The document which provides specific details of the insurance cover in force.

SECURED

Outbuilding doors are fitted with a padlock or other key operated security device; **outbuilding** windows are closed or sealed.

Garage doors are fitted with a padlock or other key-operated security device; **garage** windows are closed or sealed.

SETTLEMENT

Downward movement as a result of the soil being compressed by the weight of the **buildings** within 10 years of construction.

STATEMENT OF INSURANCE

The **statement of insurance** that contains information **you** gave **us** and any other information **you** gave **us**. This includes information given on **your** behalf.

STORM

We consider **storm** to be a period of violent weather defined as:

- wind speeds with gusts of at least 48 knots (55mph);
- heavy or persistent rainfall at a rate of at least 25mm per hour;
- snow to a depth of at least one foot (30 cms) in 24 hours; or
- hail of such intensity that it causes damage to hard surfaces or breaks glass.

SUBSIDENCE

Downward movement of the ground beneath the **buildings** other than by **settlement**.

TENANT(S)

A person occupying **your property** by virtue of a **tenancy agreement** (other than for a parent, sibling or child of yours where no **tenancy agreement** is required).

TENANCY AGREEMENT

A **tenancy agreement** in writing made between **you** or **your** letting agents and management companies and / or the **tenant** which is an assured shorthold **tenancy agreement** within the meaning of the Housing Acts 1988 and 1996 or a Short Assured Tenancy or Assured Tenancy as defined in the Housing (Scotland) Act 1988 or a **tenancy agreement** in which the **tenant** is a limited company; or

In Northern Ireland the agreement between **you** and the **tenant** to let the **property** must not be a Protected Tenancy or a Statutory Tenancy within the meaning of the Rent (NI) Order 1978 nor a Protected Shorthold Tenancy within the meaning of Housing (NI) Order 1983 or a **tenancy agreement** in which the **tenant** is a limited company or a **tenancy agreement** or lease of a commercial premises or any other residential tenancy as agreed by **us** in writing.

This definition excludes the subletting of **your property**.

Definitions

UINSURE

The policy administrator. **Uinsure** Limited. Registered in England and Wales No. 06046870

Registered office: XYZ Building, Hardman Boulevard, Manchester, England, M3 3AQ.

Trading office: PO Box 5524, Manchester, M61 0QR.

Uinsure Limited is authorised and regulated by the Financial Conduct Authority. No 463689.

UNITED KINGDOM

Great Britain and Northern Ireland.

UNOCCUPIED

The **property** is considered to be **unoccupied** when it is not lived in by a **tenant**. Unoccupancy is considered to start from the date the last **tenant** vacated the **property**, which may pre-date the commencement of this cover.

VERMIN

Badgers, foxes, squirrels, rodents and other wild animals and birds (whether a protected species or not), which by their nature cause harm, damage or carry disease.

URIS GROUP

URIS Group Limited. Registered in England and Wales No. 2461657. Registered office: Quay Point, Lakeside Boulevard, Doncaster, South Yorkshire, DN4 5PL.

URIS Group Limited is authorised and regulated by the Financial Conduct Authority. No 307332 undertakes certain policy administration functions on of the insurer named on your schedule, and Uinsure.

WE, OUR, US

The insurer named on your schedule, Davies Group, URIS Group and Uinsure.

YOU

The person or people, or the directors or partners of the business, shown in the **schedule** as 'Applicants'

YOUR

Belonging to **you** or for which **you** are legally responsible.

How to make a claim

1.

BEFORE YOU CALL US

If something's been stolen, or **your property** has been damaged by a riot or vandalism, **you** must start by calling the Police. Please make sure **you** get a **crime reference number.**

It's really important that **you** don't throw away any damaged items until **we** say so.

Unless in the case of emergency, please do not carry out any repairs or replace any items without **us** agreeing to this first.

Finally, do not negotiate or settle any claims made against **you**, unless **we** have written to **you** to say **you** can. Failure to do so may result in **your** claim being rejected or **your** claim payment could be reduced. In some circumstances, **your** policy may become invalid.

Call our claims helpline on 0344 856 2090

LANDLORD EXPENSES & RENT GUARANTEE OPTIONAL COVER

If **you** are claiming for legal assistance or to make a claim under Rent Guarantee, please phone 0330 165 9057 between the hours of 9.00am and 5.00pm, Monday to Friday.

LETHOME EMERGENCY OPTIONAL COVER

If you or the tenant are claiming for let home emergency, please phone 0330 912 9961. This helpline is open 24 hours a day, 365 days a year. All calls are recorded for training purposes. Please refer to the claims guidelines under 'IF YOU NEED TO MAKE A LET HOME EMERGENCY CLAIM' on page 30 and have ready your policy number (where known) which is noted on your Landlord Insurance schedule.

HOW WE WILL SETTLE YOUR CLAIM

When settling **your** claim **we** have the following options available to **us** and **we** will decide which is most appropriate:

- Repair
- Replace as new
- Rebuild
- Payment

We may offer to repair, replace as new or rebuild any loss or damage through one of our approved suppliers, however, should you prefer to use your own supplier you may, providing you agree this with us beforehand. Should you use your own supplier, any payment made would not normally exceed the discounted amount we would have paid our approved supplier. All our repairs are guaranteed for one year.

If we decide it is not appropriate to repair, rebuild or replace as new your buildings and/or landlords contents, we will send you a payment representing:

- the amount by which the buildings and/ or landlords contents has gone down in value as a result of the claim; or
- the estimated cost to repair, replace as new or rebuild your buildings and/or landlords contents;

whichever is the lowest.

If **we** can repair or replace as new an item but **we** agree to a cash **settlement we** will only pay what it would cost **us** to repair or replace as new the item using **our** own suppliers.

If we pay a claim for the same cause happening at the same time under the buildings and landlords contents sections, we will only take off one excess.

This will be the highest **excess** shown in **your schedule** for the sections concerned.

IMPORTANT

You must make sure that the **maximum** claim limit is accurate.

How to make a claim

- Under section 1 Buildings, the maximum claim limit must be enough to fully rebuild your property, including the cost of demolishing any existing structures (if needed) and removing debris.
- Under section 2 Landlords contents, the maximum claim limit must be enough to replace all the landlords contents of your property with new items of the same or nearest equivalent quality and type.

When an **incident** happens if the **maximum claim limit** under any section is less than the current cost of replacing as new, repairing or rebuilding the **property** as new **we** will apply the following:

• If, at the time of any loss or damage, the buildings maximum claim limit is not enough to reconstruct your buildings we will proportionally reduce the amount of any claim payment made by the percentage of under payment of premium which has arisen as a result of the shortfall in the maximum claim limit. For example, if the premium you have paid for your buildings insurance is equal to 75% of what your premium would have been if your buildings maximum claim limit was enough to reconstruct your buildings, then we will pay up to 75% of any claim made by you.

If however the correct **maximum claim limit** is shown to exceed **our** acceptance terms and criteria **we** will refuse to pay **your** claim.

If, at the time of any loss or damage, the landlords contents maximum claim limit is not enough to replace the entire landlords contents of your property as new, we will proportionally reduce the amount of any claim payment made by the percentage of under payment of premium which has arisen as a result of the shortfall in the maximum claim limit. For example, if the premium you have paid for your landlords contents insurance is equal to 75% of what your premium would have been if your landlords contents maximum claim limit was enough to replace the entire landlords contents of your property as new, then we will pay up to 75% of any claim made by you.

If however the correct **maximum claim limit** is shown to exceed **our** acceptance terms and criteria **we** will refuse to pay **your** claim.

MATCHING PAIRS OR SETS

We treat each separate item of a matching pair or set, or set of furniture, sanitary suite or fittings, soft furnishings or other fixtures and fittings, as a single item. We will only pay for lost or damaged items. We will not pay for the cost of replacing, recovering or remodelling undamaged pieces, or pieces which have not been lost or damaged, just because it forms part of a set, suite or one of a number of items similar in nature, colour or design. If an item in a set is lost or damaged, the other pieces of the set may lose some value, even if they have not been physically damaged themselves.

This loss of value is not covered by the policy.

MATCHING CARPETS

If **you** have a matching carpet or other floor covering in more than one room or area, **we** treat each room or area as separate. **We** will only pay for the damage to the carpet or floor covering in the room or area where the damage happened.

BUILDINGS SECTION

You must keep your buildings in good repair.

PROTECTING SUMS INSURED

The **maximum claim limit** under the **buildings** and **landlords contents** sections will not be reduced if **you** make a claim.

What your policy does not cover

YOUR POLICY DOES NOT COVER THE FOLLOWING

Please note that these exclusions do not apply to Section 3 (Let **Home** Emergency optional cover) and Section 4 (Landlord Legal Expenses & Rent Guarantee optional cover) which have their own policy exclusions.

The policy does not cover the following.

 Any loss or damage (including related cost or expense) caused by any act of terrorism no matter whether any other cause or event contributes at the same time or in any other order to the loss.

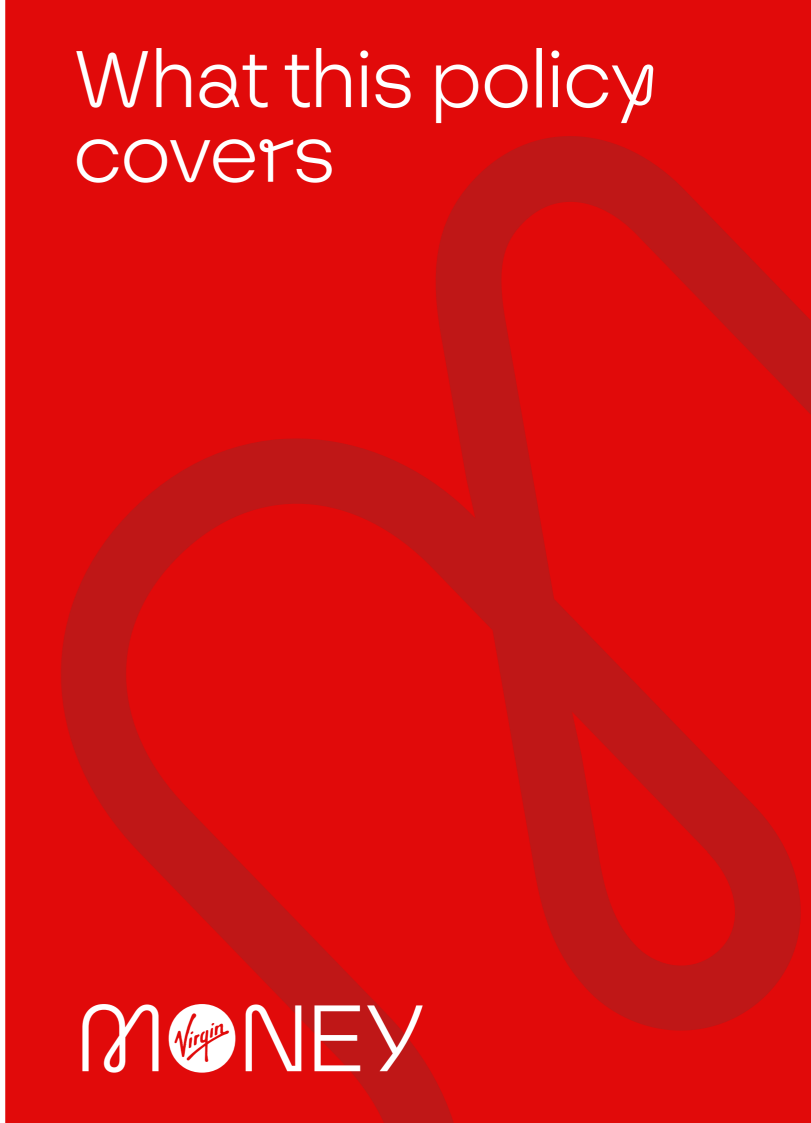
For the purpose of this exclusion, an act of terrorism means using or threatening to use:

- force or violence (or both); or
- biological, chemical or nuclear force.

The act must be carried out by any person or group of people, whether acting alone or on behalf of or in connection with any organisation or government, for political, religious or similar purposes, including the intention to influence any government or to put the public or any section of the public in fear. However, losses caused by or resulting from riot, strike, civil commotion and malicious damage are not excluded.

- 2) Any action taken to control or prevent terrorism.
- 3) Loss, damage, injury or legal liability caused by or in connection with or contributed to by:
 - riot or civil disturbance outside the United Kingdom.
 - property being confiscated or detained by customs or other officials;
 - pressure waves caused by aircraft and other flying objects travelling at any speed;
 - ionising, radiation or radioactive contamination from any nuclear fuel or nuclear waste arising from burning nuclear fuel:
 - the radioactive, poisonous, explosive or other dangerous properties of any nuclear equipment or nuclear part of that equipment; or
 - war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation, nationalisation, requisition or destruction of or damage to **property** by or under the order of any government or public or local authority
- 4) Pollution or contamination by any substances, forces or emissions (such as radiation) or organisms, or any combination of them, if the pollution or contamination:
 - did not happen suddenly;

- was the result of an intentional act;
- was expected or should have been expected;
- happened before the policy started; or
- is not reported to us as soon as possible and within 30 days of the end of the period of insurance in which it happened.
- 5) Indirect losses (that is any loss, damage or additional expense, which happens as a result of, or is a side effect of, the event for which **you** are insured). This includes but is not limited to the following:
 - loss of earnings;
 - travel costs:
 - loss assessor fees;
 - the cost of preparing a claim; or
 - compensation for stress and/or inconvenience.
- 6) Property more specifically covered by another policy of insurance.
- 7) Any criminal or deliberate act by you or your family (Loss or damage relating to Malicious damage and theft by tenants and manufacturing or harvesting of drugs by tenants may be covered if shown in the schedule).
- Any reduction in the market value of any property following its repair or reinstatement.
- from wear and tear or anything that happens gradually, depreciation, corrosion or rusting, damp, insects, **vermin**, fungus, condensation, breakdown and rot, fading, frost, the process of cleaning, dyeing, repairing, alteration, restoration or renovation.
- Any loss, damage, injury or accident that commenced before the **period of insurance**.
- Any loss or damage that does not arise from one identifiable event which directly and immediately caused the loss or damage.
- 12) Loss or damage that would not have arisen if there had not been a failure to deal with existing damage which a reasonable person should have noticed and where there has been an unreasonable delay in starting repairs.
- Loss or damage caused to any motor vehicles (other than domestic garden implements), caravans, trailers or watercraft and accessories.
- 14) Domestic Pets loss or damage caused by domestic pets or **vermin**.
- 15) Sublet properties.



WHAT WE CAN COVER FOR YOU	WHAT WE CAN'T COVER FOR YOU
Your buildings are covered under this section. The most we will pay for loss of or damage to the buildings is the maximum claim limit shown in the schedule.	The excess shown in the schedule for every incident.
The buildings identified in the schedule are covered for loss or damage caused by any of the following:	
Fire, smoke, explosion, lightning or earthquake.	Loss or damage caused by smog, industrial or agricultural output.
	Smoke damage arising gradually or of repeated exposure.
2. Storm or flood.	2. Loss or damage:
	to domestic fixed fuel-oil tanks in the open, drives, patios and terraces, gates, hedges and fences, swimming pools, tennis courts;
	caused by frost;caused by rising water table levels;
	or caused by subsidence, heave or landslip other than as covered under cause 8 of Section 1 - Buildings.
Escape of water or oil from and frost damage to any fixed water or heating installation,	3. Loss or damage:
apparatus and pipes	 whilst the buildings are unoccupied for 60 days or more;
	 to the apparatus and/or pipes from which water and/or oil has escaped;
	 that has been happening gradually over a period of time; or
	 caused by subsidence, heave or landslip other than as covered under cause 8 of Section 1 - Buildings.
	The policy excess for escape of water as shown in the schedule .
4. Theft or attempted theft.	Loss or damage whilst the buildings are unoccupied for 60 consecutive days or more.
	By you , any tenant or person lawfully on the property .
	Theft or attempted theft not caused by violent and forcible entry or exit, unless deception is used solely to gain entry to your property .

Section 1 - Buildings (This section applies only if shown in the schedule)

WHAT WE CAN COVER FOR YOU	WHAT WE CAN'T COVER FOR YOU
 5. The buildings being hit by: aircraft or other flying objects, or anything dropped from them; fireworks; vehicles, trains or trams; falling aerials, masts or satellite dishes; falling trees or branches; animals or birds; or lamp posts or telegraph poles. 	 5. Loss or damage: caused by pets; to aerials, aerial fittings, satellite dishes or masts; arising from cutting down all or part of a fallen tree or the cost of cutting down all or part of a fallen tree and taking it away, unless the fallen tree has damaged your buildings; or to hedges, gates and fences. buildings;
Riot, civil commotion, labour and political disturbances.	Loss or damage that is not reported to the police within seven days.
7. Malicious damage or vandalism	 Very large of the buildings are unoccupied for 60 consecutive days or more; caused by you, any tenant or person lawfully on the property; or arising from and / or in connection with the manufacture, cultivation or harvesting of illegal drugs, unless otherwise shown on the schedule.
8. Subsidence, landslip or heave of the site upon which the buildings stand.	 to the buildings or their foundations because the materials they are built from shrink or expand; caused by the compaction of infill; to the buildings or their foundations by settlement of the site on which the buildings stand; caused by the sea or river wearing away the land; caused by defective materials, faulty design or faulty workmanship; caused by foundations which do not meet the Building Regulations at the time of construction; caused by demolishing, structurally altering or repairing the buildings; to solid floor slabs or damage from solid floor slabs moving, unless the foundations underneath the outside

Section 1 - Buildings (This section applies only if shown in the schedule)

walls of the main building are damaged at the same time and by the same cause; to walls, gates, hedges, outbuildings, fences, paths, drives, patios, swimming pools, ornamental pools, tennis courts, drains, septic tanks, pipes, cables and oil tanks, unless the main building is damaged at the same time and by the same cause; or for which compensation is provided by contract or legislation. Normal settlement, shrinkage or expansion. The policy excess for subsidence as shown in the schedule.	WHAT WE CAN COVER FOR YOU	WHAT WE CAN'T COVER FOR YOU
		at the same time and by the same cause; • to walls, gates, hedges, outbuildings , fences, paths, drives, patios, swimming pools, ornamental pools, tennis courts, drains, septic tanks, pipes, cables and oil tanks, unless the main building is damaged at the same time and by the same cause; or • for which compensation is provided by contract or legislation. Normal settlement , shrinkage or expansion. The policy excess for subsidence as shown in
		Normal settlement , shrinkage or expansion. The policy excess for subsidence as shown in

Section 1 - Buildings

,	WHAT WE CAN COVER FOR YOU	WHAT WE CAN'T COVER FOR YOU
9.	Accidental damage to fixed glass in windows, doors, fanlights, solar panels, skylights or fixed sanitaryware in the buildings, and ceramic hobs fixed to and forming part of the buildings.	 9. Loss or damage: whilst the buildings are unoccupied for 60 consecutive days or more; caused by chipping, denting or scratching; or to ceramic hobs in free-standing cookers.
10.	The cost of repairing accidental damage to underground pipes, services and cables servicing your property for which you are responsible. We will pay the cost of breaking into and repairing the pipe between the main sewer and your property if releasing a blockage fails by normal means.	 10. Loss or damage: due to wear and tear or gradual deterioration; or caused by faulty materials, design, workmanship or as a result of any alterations, renovations or repairs.
11.	Loss of rent and/or cost of alternative accommodation incurred by you as a result of the buildings becoming uninhabitable following loss or damage caused by any of the causes listed in section 1 of this policy.	11. Any amount above the amount shown in the schedule.Loss where a valid claim has not been accepted by us under section 1, causes 1-10.
12.	Emergency access	12. Loss or damage:
	We will pay for damage to your buildings caused by the emergency services if they cause damage while getting into your property to deal with an emergency. We will also pay for damage to your garden items (including re-landscaping costs) if caused by the emergency services while they are attending an emergency at your property.	 due to wear and tear or gradual deterioration; or caused by faulty materials, design, workmanship or as a result of any alterations, renovations or repairs.
13.	If you have exchanged contracts to sell your property will give the buyer the benefit of the insurance under this section until the sale is completed, unless the buyer has insurance cover elsewhere.	
14.	The cost of replacing and installing locks on outside doors if keys to the property are lost or stolen.	14. Any amount above the amount shown in the schedule.

WHAT WE CAN COVER FOR YOU WHAT WE CAN'T COVER FOR YOU 15. Any amount above the amount shown in the 15. Increased metered electricity, gas or water charges incurred by **you** resulting from schedule. unauthorised use or escape of water and a subsequent claim under cause 3, section 1 of this policy. 16. Professional fees and costs 16. Any fees charged in the preparation of a claim. Expenses incurred by you as a result of removal of debris; compliance with government or local authority requirements; architects' and surveyors' fees incurred in the reinstatement of the building following loss or damage caused by any of the causes listed in section 1 of your policy. 17. Trace and access 17. Any amount above the amount shown in the schedule. Expenses incurred by you in locating the source and subsequent making good of Loss or damage to the apparatus from which damage following loss or damage as a result water or oil has escaped. of cause 3 or cause 10, section 1 of this policy. 18. All sums for which **you** are legally liable to 18. Any amount above the amount shown in the pay as compensation for accidental death or injury to any person or loss or damage to third Bodily injury or death to any person who is party **property** arising directly as a result of engaged in your service, or is a member of your ownership of the property, including your family or household. defence costs and expenses incurred with Arising out of or in any way connected our prior consent. with the transmission of any communicable disease. This policy includes **your** landlords' legal liability under section 3 of the defective Damage to property under your custody or premises act 1972 or article 5 of the defective control. premises (Northern Ireland) order 1975 for Arising out of any profession, occupation or injury to a third party or loss or damage to third party **property** arising from a defect in business other than through private letting of the property. your property including defence costs that we have agreed in writing to pay. Arising out of the ownership, possession or operation of: Please note: any mechanically propelled vehicle Defective Premises Act 1972 other than a private garden vehicle The Defective Premises Act 1972 imposes operated within your property; duties in connection with the provision of any power operated lift; dwellings and imposes liability for injury or any aircraft or watercraft; damage caused to persons through defects in the state of the premises. Section 3 of the a caravan whilst being towed; or Defective Premises Act 1972 (or in Northern any dogs designated as dangerous

under the dangerous dogs act 1991.

Section 1 - Buildings

(This section applies only if shown in the schedule)

WHAT WE CAN COVER FOR YOU	WHAT WE CAN'T COVER FOR YOU
the duty of care in certain circumstances after the dwellings have been disposed of. For further guidance please see the Office of Public Sector Information website (www.opsi.gov.uk) or contact the Citizens Advice Bureau. Dangerous Dogs Act 1991 The Dangerous Dogs Act 1991 imposes certain requirements on specific types of dog. It also places requirements in relation to dogs which are, as described by the Act, dangerously out of control. For further guidance please see the Office of Public Sector Information website (www.opsi.gov.uk) or contact the Citizens Advice Bureau.	Arising out of pollution or contamination. If you are entitled to indemnity under any other insurance. Any cost or expense not agreed by us in writing.
We insure you against your legal liability for all amounts you have to pay as compensation for accidental bodily injury to or illness or disease which happens to any of your domestic employees during the course of their work at your property in connection with any claim or series of claims made against you and arising out of any one event occurring during the period of insurance within the United Kingdom. The most we will pay for any one claim, or series of claims arising from one cause, is the maximum claim limit shown in the schedule plus any costs and expenses we agree in writing.	19. Any amount above the amount shown in the schedule. Liability arising from or in any way connected with the transmission of any communicable disease or virus by you. Any agreement unless you would have been liable had the agreement not been made. Any claim or other proceedings against you lodged or prosecuted in a court outside the United Kingdom. Liability arising from any business or profession. Liability for death of, bodily injury to, or illness or disease of any member of your family. Liability for which compulsory insurance or security is required by any road traffic legislation. Bodily injury to any employee arising out of being carried in or on a vehicle or entering or getting on to or off a vehicle where any road traffic law says you must have insurance or security. Bodily injury arising from any infectious disease or condition.

Ireland Section 5 Defective Premises

Northern Ireland Order 1975) extends

Section 1 - Buildings Optional Cover Accidental and Malicious damage and theft by tenants cover (This section applies only if shown in the schedule)

WHAT WE CAN COVER FOR YOU	WHAT WE CAN'T COVER FOR YOU
Your buildings are covered under this section. The most we will pay The most we will pay for loss of or damage to the buildings is the maximum claim limit shown in the schedule. The causes covered The buildings identified in the schedule are covered for loss or damage caused by any of the following:	
Accidental damage to the buildings in addition to the causes listed in paragraphs 1 to 11 of this section. 1. Accidental damage to the buildings in addition to the causes listed in paragraphs 1 to 11 of this section.	 by any cause or event already covered under section 1 buildings; caused by vermin; fungus or insects; caused by chewing, scratching, tearing or fouling by domestic pets; whilst the buildings are unoccupied for 60 consecutive days or more; caused by wet or dry rot; faulty workmanship or design; atmospheric or climatic conditions; as a result of any building alterations, renovations or repairs; or if already excluded within the 'definitions, policy conditions or policy exclusions' sections within this booklet. The cost of normal maintenance, and standard repairs
Malicious damage caused by the tenants to the buildings in addition to the causes listed in paragraphs 1 to 11 of this section.	 by any cause or event already covered under section 1 buildings; whilst the buildings are unoccupied for 60 consecutive days or more; or caused by the manufacture and harvest of illegal drugs on the property by the tenant. The cost of normal maintenance and standard repairs
Loss or damage by theft or attempted theft caused by a tenant .	Loss or damage whilst the buildings are unoccupied for 60 consecutive days or more.

Section 1 - Buildings Optional Cover Manufacture and harvest of drugs cover (This section applies only if shown in the schedule)

WHAT WE CAN COVER FOR YOU	WHAT WE CAN'T COVER FOR YOU
Your buildings are covered under this section. The most we will pay The most we will pay for loss of or damage to the buildings is the maximum claim limit shown in the schedule. The causes covered The buildings identified in the schedule are covered for loss or damage caused by any of the following:	
The costs to repair damage to the buildings caused by the manufacture, cultivation, harvesting or processing by any other method of drugs classed as controlled substances under the Misuse of Drugs Act (1971). It is a condition of the policy that you or authorised persons acting on your behalf or your managing agent shall in each instance:	 Any amount above the amount shown in the schedule. Loss or damage caused by you or your family.
obtain and retain written and verified references for all new residential tenants, prospective residential tenants or tenants in residence for less than a year, from a current employer, former landlord or sponsor. You must produce such written references if so requested by us in the event of a claim under this additional cover; obtain and retain formal photo ID of any	
new tenant ; obtain and record details of any new tenant 's bank account and verify those details by receiving at least one payment from such account; carry out internal and external inspection of the Buildings at least	
every 3 months; maintain a log of such inspections and retain that log; and carry out a six-monthly management check of the inspections log.	
If you do not adhere to these conditions, your claim may be rejected or a claim payment could be reduced. In some circumstances, your policy may become invalid.	

Section 2 - Landlord Contents

(This section applies only if shown in the schedule)

WHAT WE CAN COVER FOR YOU	WHAT WE CAN'T COVER FOR YOU
Your landlords contents which includes Leaseholder Fixtures and Fittings are covered under this section. The most we will pay The most we will pay for loss of or damage to the landlords contents is the maximum claim limit shown in the schedule. The most we will pay for landlords contents in the open (but within the boundary of your property) is the maximum claim limit shown in the schedule. The most we will pay for any one claim for theft of landlords contents from a secured outbuilding or garage built of brick, stone or concrete and kept in good repair is the maximum claim limit for theft of landlords contents in an outbuilding or garage shown in the schedule. The causes covered The landlords contents and Leaseholder Fixtures and Fittings identified in the schedule	The excess shown in the schedule for every incident. Anything more specifically insured in another part of this policy. Any amount above the amount shown in the schedule. Leaseholder Fixtures and Fittings that are covered by a separate buildings policy.
are covered for loss or damage caused by any of the following:1. Fire, smoke, explosion, lightning or	Loss or damage caused by smog, industrial or
earthquake.	agricultural output. Smoke damage arising gradually or of repeated exposure.
2. Storm or flood.	 2. Loss or damage caused: by frost; to domestic fixed fuel-oil tanks in the open, drives, patios and terraces, gates and fences, swimming pools, tennis courts; or by rising water table levels. Landlords contents in the open.
Escape of water or oil from any fixed water or heating installation, apparatus and pipes.	 Whilst the buildings are unoccupied for 60 days or more; To the apparatus and/or pipes from which water and/or oil has escaped; or As a result of wear and tear or gradual deterioration.

Section 2 - Landlord Contents

WI	HAT WE CAN COVER FOR YOU	W	HAT WE CAN'T COVER FOR YOU
4.	Theft or attempted theft	4.	By you, any tenant or person lawfully on the property. Loss or damage whilst the buildings are unoccupied for 60 consecutive days or more. Theft or attempted theft not caused by violent and forcible entry or exit, unless deception is used solely to gain entry to your property.
5.	 aircraft or other flying objects, or anything dropped from them; fireworks; vehicles, trains or trams; falling aerials, masts or satellite dishes; falling trees or branches; animals or birds; or lamp posts or telegraph poles. 	5.	 caused by maintenance to trees; or to aerials, satellite dishes and masts.
 7. 	Riot, civil commotion, labour and political disturbances. Malicious damage or vandalism.	7.	Loss or damage:
8.	Subsidence, landslip or heave of the site	8.	 whilst the buildings are unoccupied for 60 consecutive days or more; caused by you, any tenant or person lawfully on the property; or arising from and / or in connection with the manufacture, cultivation or harvesting of illegal drugs, unless otherwise shown on the schedule. Loss or damage caused by:
	upon which the buildings stand.		 the sea or river wearing away the land; faulty design or construction of the buildings or their foundations; demolishing, altering or repairing the buildings; or the foundations of the building or the materials from which they are built shrinking or expanding. Loss or damage for which compensation is provided by contract or legislation.

Section 2 - Landlord Contents

(This section applies only if shown in the schedule)

WHAT WE CAN COVER FOR YOU WHAT WE CAN'T COVER FOR YOU 9. Accidental breakage in your property to: 9. Loss or damage caused by scratching or denting Fixed glass in furniture (but not glass in pictures or clocks); Glass shelves; Glass tops to furniture; Fixed glass in mirrors; or Ceramic hobs in free-standing cookers and ceramic tops in free-standing cookers. 10. Loss of rent and/ or cost of alternative 10. Any amount above the amount shown in the accommodation incurred by you, as a result schedule. of the **buildings** becoming uninhabitable Loss where a valid claim has not been following loss or damage caused by any of accepted by your insurers under section 2, the causes listed in section 2 of this policy. causes 1-8. Loss where a valid claim has been accepted by **your** insurers under Section 1 of this policy. 11. A legal liability to the public. 11. Any amount above the amount shown in the schedule. All sums for which **you** are legally liable as the owner of the **landlords contents** to Bodily injury or death to any person who is pay as compensation for accidental death engaged in **your** service, or is a member of your family or household. or injury to any person, or loss or damage to third party **property** including defence costs and expenses incurred with **our** prior Arising out of or in any way connected consent. with the transmission of any communicable disease. This includes **your** landlords' legal liability Damage to **property** under **your** custody or under section 3 of the defective premises act control. 1972 or article 5 of the defective premises (Northern Ireland) order 1975 for injury to a Arising out of any profession, occupation or business other than through private letting of third party or loss or damage to third party property arising from a defect in your the property. property including defence costs that we Arising out of the ownership, possession or have agreed in writing to pay. operation of: Note: any mechanically propelled vehicle Defective Premises Act 1972 other than a private garden vehicle The Defective Premises Act 1972 imposes operated within your property; duties in connection with the provision of any power operated lift; dwellings and imposes liability for injury or any aircraft or watercraft; damage caused to persons through defects a caravan whilst being towed; or in the state of the premises. Section 3 of the Defective Premises Act 1972 (or in Northern any dogs designated as dangerous Ireland Section 5 Defective Premises under the dangerous dogs act 1991. Northern Ireland Order 1975) extends the duty of care in certain circumstances after Arising out of pollution or contamination. the dwellings have been disposed of. For If **you** are entitled to indemnity under any further guidance please see the Office of other insurance.

Section 2 - Landlord Contents

WHAT WE CAN COVER FOR YOU	WHAT WE CAN'T COVER FOR YOU
Public Sector Information website (www.opsi. gov.uk) or contact the Citizens Advice Bureau.	Any cost or expense not agreed by us in writing.
Dangerous Dogs Act 1991 The Dangerous Dogs Act 1991 imposes certain requirements on specific types of dog. It also places requirements in relation to dogs which are, as described by the Act, dangerously out of control. For further guidance please see the Office of Public Sector Information website (www.opsi.gov.uk) or contact the Citizens Advice Bureau.	
We insure you against your legal liability for all amounts you have to pay as compensation for accidental bodily injury to or illness or disease of any which happens to any of your domestic employees during the course of their work at your property in connection with any claim or series of claims made against you and arising out of any one event occurring during the period of insurance within the United Kingdom. The most we will pay for any one claim, or series of claims arising from one cause, is the maximum claim limit shown in the schedule plus any costs and expenses we agree in writing limit shown in the schedule.	12. Any amount above the amount shown in the schedule . Liability arising out of or in any way connected with the transmission of any communicable disease or virus by you . Any agreement unless you would have been liable had the agreement not been made. Any claim or other proceedings against you lodged or prosecuted in a court outside the United Kingdom . Liability arising from any business or profession. Liability for death of, bodily injury to, or illness or disease of any member of your family . Liability for which compulsory insurance or security is required by any road traffic legislation. Bodily injury to any employee arising out of being carried in or on a vehicle or entering or getting on to or off a vehicle where any road traffic law says you must have insurance or security. Bodily injury arising from any infectious disease or condition.

WHAT WE CAN COVER FOR YOU WHAT WE CAN'T COVER FOR YOU Your landlords contents which includes Lease-The **excess** shown in the **schedule** for every holder Fixtures and Fittings are covered under incident. this section. Any amount recoverable from the **tenant** up to The most we will pay the total amount of the initial tenancy deposit as The most we will pay for loss of or damage to the detailed on the **tenancy agreement** (proof of the landlords contents is the maximum claim limit deposit paid by the **tenant** must be submitted in shown in the **schedule**. the event of a claim). The causes covered Any loss or damage which is insured by a policy The landlords contents and Leaseholder Fixissued to the tenant. tures and Fittings identified in the schedule are covered for loss or damage caused by any of the following: 1. Accidental damage to the landlords 1. Loss or damage: contents and Leaseholder Fixtures and **Fittings** in addition to the causes listed in by any cause or event already covparagraphs 1 to 10 of this section. ered under section 2 landlords contents: caused by **vermin**; fungus or insects; caused by chewing, scratching, tearing or fouling by domestic pets; whilst the buildings are unoccupied for 60 consecutive days or more; caused by wet or dry rot; faulty workmanship or design; atmospheric or climatic conditions; as a result of any building alterations, renovations or repairs; or if already excluded within the 'definitions, policy conditions or policy exclusions' sections within this booklet. The cost of normal maintenance, and standard repairs 2. Malicious damage caused by the **tenants** to 2. Loss or damage: the landlords contents and Leaseholder **Fixtures and Fittings** in addition to the by any cause or event already covcauses listed in paragraphs 1 to 10 of this ered under section 2 landlords section. contents: caused by **vermin**; fungus or insects; caused by chewing, scratching, tearing or fouling by domestic pets;

whilst the **buildings** are **unoccupied** for 60 consecutive days or more; caused by wet or dry rot; faulty work-

atmospheric or climatic conditions; as a result of any building alterations,

manship or design;

renovations or repairs;

Section 2 - Landlord Contents

Accidental and Malicious damage and theft by tenants cover (This section applies only if shown in the schedule)

WHAT WE CAN COVER FOR YOU	WHAT WE CAN'T COVER FOR YOU
	 caused by the manufacture and harvest of illegal drugs on the property by the tenant; or if already excluded within the 'definitions, policy conditions or policy exclusions' sections within this booklet. The cost of normal maintenance, and standard repairs
Loss or damage by theft or attempted theft caused by a tenant .	Loss or damage whilst the buildings are unoccupied for 60 consecutive days or more.

Policy Conditions

These are the conditions of the insurance that **you** will need to meet as **your** part of the contract. If **you** do not, a claim may be rejected or a claim payment could be reduced. In some circumstances **your** policy may become invalid.

Please note that these conditions do not apply to Section 3 (Let **Home** Emergency optional cover) and Section 4 (Landlord Legal Expenses & Rent Guarantee optional cover) which have their own policy conditions.

1. THE CONTRACT OF INSURANCE

This policy is a contract of insurance between **you** and **us**.

The following elements form the contract of insurance between **you** and **us**, please read them and keep them safe:

- your policy wording booklet;
- · your schedule;
- any endorsements on your policy, as set out in your schedule; and
- any changes to your Landlord Insurance policy contained in notices issued by us at renewal.

In return for **you** paying **your** premium, **we** will provide the cover shown on **your schedule** on the terms and conditions of this policy booklet during the **period of insurance**.

Our provision of insurance under this policy is conditional upon **you** observing and fulfilling the terms, provisions, conditions and clauses of this policy.

2. INFORMATION YOU HAVE GIVEN US

In deciding to accept this policy and in setting the terms and premium, **we** have relied on the information **you** have given **us**. **You** must take care when answering any questions **we** ask by ensuring that all information provided is accurate and complete.

If **we** establish that **you** deliberately or recklessly provided **us** with false or misleading information **we** will treat this policy as if it never existed and decline all claims. If **we** establish that **you** carelessly provided **us** with false or misleading information it could adversely affect **your** policy and any claim.

For example, we will:

- treat this policy as if it had never existed and refuse to pay all claims and return the premium paid. We will only do this if we provided you with insurance cover which we would not otherwise have offered;
- amend the terms of your insurance which may impact how we deal with a claim;
- reduce the amount we pay. On valid claims we
 will pay in proportion to the premium that has
 been paid. For example, if you have paid half
 the premium you should have, then we will only
 pay half of your claim; or
- cancel your policy.

We will write to you if we:

- intend to treat your policy as if it never existed; or
- need to amend the terms of your policy.

If **you** become aware that the information **you** have given **us** is inaccurate, **you** must inform **us** as soon as practical.

Your schedule and statement of insurance show the cover you have selected. The choices you have made will depend on your personal circumstances. You should check your schedule and statement of insurance carefully to ensure you have the level of cover you require.

Important Note

The Consumer Insurance (Disclosure and Representations) Act 2012 sets out situations where failure by a policyholder to provide complete and accurate information requested by an insurer allows the insurer to cancel the policy, sometimes back to its start date and to keep any premiums paid.

3. CHANGES

We have relied on the answers that you gave

Policy Conditions

about yourself which allowed **us** to assess the chance of **you** suffering a loss, based on statistics that **we** have gathered over many years. The information allowed **us** to decide what premium to charge **you** and what conditions should apply to **your** cover.

If any of the answers were incorrect or have changed and **you** have not received **our** written agreement to the change or extra information, **your** policy may not be valid. If the policy is not valid, **you** cannot make a claim.

As a guide, here are a few examples of changes that **you** must tell **us** about. The list does not cover all possible changes.

- if you change your address;
- if you receive a conviction, or are prosecuted (except for motoring offences where a prison sentence has not been served);
- about any changes to **your buildings** that will increase the rebuilding costs;
- if your buildings are due to undergo structural alternation, repair, renovation or other building works;
- about any increase in the value of your landlords contents; or
- if **your property** will be **unoccupied** for more than 60 days in a row.

Please remember that if **you** do not tell **us** about changes, it may affect any claim **you** make. These changes may result in a change to **your** premium and/or **excess**.

4. THE LAW THAT APPLIES

This contract is written in English and all communications about it will be in English. Unless **we** have agreed otherwise, this contract of insurance will be governed by the laws of England and Wales and subject to the exclusive jurisdiction of the courts of England.

5. RIGHTS OF THIRD PARTIES

Nothing contained in this contract gives anyone else any rights under the Contracts (Rights of Third Parties) Act 1999 or any legislation that amends the Act.

6. OTHER INSURANCES

If **you** have any other insurance policies that cover the same loss, damage or liability as this policy, **we** will only pay **our** share of any claim.

7. PRECAUTIONS

You must take care to:

- keep your property in a good state of repair; and
- avoid or limit any loss, damage or injury.

8. SECURITY

We may insist that your property meets our minimum security requirements and our Minimum standards of security endorsement (MSS1), detailed below will apply to your policy and we will print an endorsement on your schedule.

MSS1: Minimum standards of security Endorsement

We will not pay for loss or damage caused by theft, attempted theft or malicious damage unless the **property** meets the following minimum security requirements:

- Your final exit door, any other external doors, sliding doors, patio doors and double leaf french doors are fitted with a 5 lever mortise deadlock conforming to BS3621, a rim automatic deadlock or a multi-point locking system;
- All externally accessible windows are fitted with key operated window locks or key operated handles (Windows are considered to be externally accessible if they can be accessed from outside your property without a ladder or by climbing from a nearby flat roof);

CANCELLING THE POLICY AND THE COOLING-OFF PERIOD

You have 14 days from when you receive your policy documents or enter into this contract, whichever is later, to contact Uinsure if you want to cancel your policy. This is known as a cooling-off period. If you cancel your policy during this period of time, provided you have not made a claim, we will refund your full premium and policy administration fee. If any claim has been made during the period of cover provided, no refund of premium or policy administration fee will be allowed.

Policy Conditions

You may cancel your policy any time after the cooling-off period by contacting Uinsure. As long as you have not made a claim, we will refund you for the time that was left on your policy, but not for the policy administration fee. If any claim has been made during the period of cover provided, you must pay the full annual premium and you will not be entitled to any refund.

We or anyone we authorise can cancel this policy at any time by sending you fourteen days' notice in writing. We will send the notice to the last known address we have for you. As long as you have not made a claim, we will refund you for the time that was left on your policy. If any claim has been made during the period of cover provided, you must pay the full annual premium and you will not be entitled to any refund. We will only cancel this insurance for a valid reason. Examples of valid reasons include but are not limited to:

- non payment of premium;
- a change in risk occurring which means that we can no longer provide you with insurance cover;
- non-cooperation or failure to supply any information or documentation we request; or
- threatening or abusive behaviour or the use of threatening or abusive language.

For cancellation of Section 3 – Let **Home** Emergency Optional Cover, please see page 39 of **your** policy.

For cancellation of Section 4 – Landlord Legal Expenses & Rent Guarantee Optional Cover, please see page 49 of **your** policy.

10. FRAUDULENT CLAIMS

We will not pay for any claim that is in any way fraudulent or exaggerated, or if **you** or anyone acting for **you** uses fraud to get benefits under the policy. If **you** do, **we** will cancel the policy and **we** will not refund any premiums.

11. FINANCIAL SANCTIONS

We will not provide any cover or be liable to provide any indemnity, payment or other benefit under this policy where doing so would breach any prohibition or restriction imposed by law or regulation.

If any such prohibition or restriction takes effect during the **period of insurance we** may cancel this policy immediately by giving **you** written notice at **your** last known address. If **we** cancel the policy **we** will refund premiums already paid for the remainder of the current **period of insurance**, provided no claims have been paid or are outstanding.

12. INDEX-LINKING

If you have not requested a specific maximum claim limit amount for buildings or landlords contents index linking will not apply.

13. LANGUAGE

The contractual terms and conditions and other information relating to this contract will be in the English language.

14. LAPSED POLICY WARNING

In some situations (for example, if **you** live in an area likely to **flood**) if **you** decide not to renew **your** policy with **us**, **you** may find it difficult to arrange alternative cover or start a new policy with **us** at a later date. To avoid any breaks in **your** cover, **you** should make sure **your** new insurance application has been accepted before **your** current policy expires.

15. RENEWAL

For **your** convenience and protection **we** will write to **you** in good time before the end of the **period of insurance** confirming next year's premium, any changes to **your** policy and whether **you** need to contact **us** to complete **your** renewal.

Uinsure may annually review **your** policy, including **your** insurer and **your** renewal price, and will write to **you** prior to **your** renewal date, confirming any change in **your** insurer or policy terms and conditions.

We will offer to renew **your** policy even if **you** have selected to not automatically renew. **You** will need to contact **us** to confirm renewal in this case.

16. SEVERAL LIABILITY CLAUSE

The liability of an insurer under this contract is several and not joint with other insurers party to this contract. An insurer is liable only for the proportion of liability it has underwritten.

An insurer is not jointly liable for the proportion of

Policy Conditions

liability underwritten by any other insurer. Nor is an insurer otherwise responsible for any liability of any other insurer that may underwrite this contract.

The proportion of liability under this contract underwritten by an insurer (or, in the case of a Lloyd's syndicate, the total of the proportions underwritten by all the members of the syndicate taken together) is shown in this contract.

(This section applies only if shown in the schedule)

Throughout section 3 there are certain words printed in bold. These words have special meanings which are shown below.

This **home** emergency policy is provided by Arc Legal Assistance Limited, and the insurer is AmTrust **Europe** Limited. Claims under this policy are handled by Arc Legal Assistance Limited.

The purpose of this insurance

This insurance policy is designed to work alongside your household buildings or contents insurance policy. Whilst we are happy to help you in an emergency by finding a **contractor**, **we** aren't able b. All charges above the claims limits or any work to provide you with help relating to day-to-day maintenance of **your home** and its **contents**.

How to make a claim

Major emergencies which could result in loss of life or serious damage to the **home** should always be notified to the supply company and/or public emergency services immediately.

Gas leaks must be immediately notified to the National Gas Emergency Service on 0800 111 999.

Please look at your insurance policy and schedule to check your level of cover and have your policy number and intermediary's name to hand. This policy is designed to help **you** during an emergency. It will not cover situations that you do not tell **us** about within 48 hours of the **incident**.

Call our helpline on 0330 912 9961. Our helpline is open 24/7, 365 days a year.

We will ask you some questions to check your identity and the details of your emergency. We will talk **you** through **your** cover and let **you** know what we will do next.

Some Important Information

- If we accept your claim, the claims helpline will find a suitable **contractor** to come to **your home** and try to sort out the emergency. However, the **contractor** must be able to get into your home to carry out the emergency **repairs** and not be prevented by bad weather, industrial disputes or lack of public transport.
- The claims helpline service and tradesperson will use their discretion as to when and how the emergency repairs are carried out.

- The **contractor** will send an invoice the cost of all the work that is covered by the insurance to us. You will be asked to pay the cost of;
- a. Call-out charges if there is no authorised adult available at the **home** at the time **our** contractor arrives to carry out the work.
- not covered by this insurance **you** will be told about this before any work is carried out.
- c. Any extra costs for things that **you** ask for, such as replacement parts or components which are of better quality than the original replacement parts or components.
- There may be times when replacement parts are unavailable, delayed or are no longer available because of circumstances beyond our control. If this happens, we will make sure that **your home** is safe.
- If you call in the services of a contractor before **you** make contact with the Claims Helpline Service any costs incurred by **you** will not be covered by this insurance.
- **Your** claim will not be considered an emergency unless it is reported within 48 hours of discovery.

WHAT YOU NEED TO KNOW

Confirming Policy Details...Helping Us Help You

In some situations we might not be able to assess **your** claim or confirm that **your** policy covers it from the information and details provided by you. It might be necessary for our contractor to come to **your home**, assess the situation and provide us with a report. If this happens, you will be asked to leave either credit or debit card details which may be debited if the cost of the call-out and any repairs carried out are not covered by this insurance. This will help us respond to your emergency without unnecessary delay, and provides you with the choice to get emergency help at **your home** even if it's not covered by **your** policy.

Section 3 - Let Home Emergency Cover (optional)

(This section applies only if shown in the schedule)

Household Buildings and Contents

This insurance policy is designed to offer 24 hour help if **you** have a **home** emergency. It compliments but does not replace either your household **buildings** or **contents** insurance policy, and there may be times where your **buildings** or **contents** policy are a better route for cover. If the situation is not an emergency as defined in the policy wording, you should contact your buildings or contents insurance provider for claims help.

How Your Cover Works

This policy covers **temporary repairs**, or a permanent repair where this can be done at a similar cost or where no temporary repair is available. If **our contractor** decides there is no temporary, permanent or economical repair available, then the emergency will not be covered by this insurance.

Your emergency must meet the definition of an emergency under the sections of cover that you are claiming under.

Maintenance of Your Home

You must keep your home, including fixtures and fittings, in good working order. This includes boilers which should be maintained/ serviced in accordance with the manufacturer's recommendations.

Trace and Access

Sometimes the **contractor** might need to remove and/or damage parts of the **home**, fixtures and fittings in order to locate the source of the emergency. In these circumstances, we will not be responsible for any damage caused where this has been deemed as necessary by our **contractor** in order to complete a temporary repair (or a permanent repair where this can be done at a similar cost).

Working Together

To enable **us** to give **you** the best possible claims service, we will need vour full co-operation at all times. This may, at **your** own expense, include providing any evidence, documents or receipts that **we**, or **our** representative, ask for.

If your home emergency claim is accepted, we ask that **you** allow the **contractor** to have access to **your home** within 24 hours of the claim being reported to us. If you delay and/or prevent the **contractor** from doing this **we** might not cover

There might be times where **our contractor** has to order parts that are not available straight away.

Other Similar Insurance

If **you** claim under this policy for something which is also covered by another insurance policy that you have, you must give us full details of the other insurance policy. We will only pay our share of any claim.

Important and defined words

The words or expressions shown below have the following meaning wherever they appear in this policy. They will be in bold type throughout for your reference.

Claim limit(s)

The most **we** will pay for any one claim during the Period of Insurance as shown in the schedule.

Contractor

A tradesperson authorised and instructed by the Claims Helpline Service to undertake **emergency** repairs.

Data Protection Legislation

The data protection laws in force in the countries where this cover applies at the time of the emergency.

Emergency repairs

Work carried out by an authorised **contractor** to sort out the emergency by completing a temporary repair. We will only complete a permanent repair where this can be done at a similar cost, or where there is no temporary repair available, up to the claim limit shown in this policy.

Home

Your main permanent place of residence within

(This section applies only if shown in the schedule)

the territorial limits which is a private dwelling used for domestic purposes. It does not include garages, gardens, outbuildings and swimming pools. This will be owned by **you** but let to tenants. However, garages and outbuildings that are attached and/or accessed via the **home** will be included for section 8, Pests. This does not include any bedsits, bed and breakfasts or commercial/business premises.

Insured Person, You, Your

The person who has paid the premium and is named in the **schedule** as 'the insured person'.

Insurer

This insurance is administered by Legal Arc Legal Assistance Ltd and underwritten by AmTrust Europe Ltd.

Intermediary

The regulated person or company that **you** have appointed to arrange this insurance for you.

Period of Insurance

The commencement (start) and expiry (end) dates Arc Legal Assistance Ltd and AmTrust **Europe** Ltd. shown in the schedule.

Primary Heating System

The main central heating and hot water systems. This does not include any form of renewable energy systems, non-domestic central heating boilers or source.

Schedule

The document which shows the specific details of your insurance. This wording and the schedule together make up your insurance policy..

Temporary Repair, Temporary solution

A repair or solution which will sort out an emergency for at least 72 hours. A temporary repair or solution will need to be replaced by a permanent repair.

Terrorism

The use, or threat of use, of biological, chemical

and/or nuclear force or contamination by any person(s), whether acting alone or on behalf of or in connection with any organisation(s) or government(s) committed for political, religious, ideological or similar purposes including the intention to influence any government(s) or put any section of the public in fear.

Territorial Limits

The **United Kingdom**, the Channel Islands and the Isle of Man.

Uneconomical

- 1. Where, in **our** opinion, it would not be worth completing a repair because of the further work that would be needed or the life expectancy of the appliance/equipment; or
- 2. Where the cost of the emergency repair (including parts and labour) is more than 75% of the cost of replacing the item as new.

We, Us, Our

Section 3 - Let Home Emergency Cover (optional)

(This section applies only if shown in the schedule)

This policy provides the cover described in each section below if an insured event happens at **your home**.

We will pay up to a maximum of £1,000 for any claim (including VAT, call-out charges, labour, parts and materials).

Where it has not been possible to sort out the emergency following an accepted claim for **emergency** repairs, and where the Claims Helpline Service decides that your home has been left uninhabitable, we can arrange and pay up to a total of £250 for your overnight accommodation if you ask us to.

WHAT WE CAN COVER FOR YOU	WHAT WE CAN'T COVER FOR YOU
Emergency repairs following damage to or failure of the plumbing and drainage system which:	The replacement of water tanks, cylinders, central heating radiators, toilets, taps and external pipes.
	Cracked sanitaryware, including, for example, cisterns, toilet bowls, sinks and baths.
 Means that internal flood or water damage is a likely consequence; 	3. Blocked toilets and/or drains where this has been caused as a result of misuse or the internal workings of the flush.
 Means that you do not have access to a toilet You can use within your home; or 	Saniflo systems or other macerator-based systems.
c. Causes blocked external drains that are only your responsibility and within the boundary	Descaling and any work arising from hard water scale deposits.
of the home , where this can be resolved by jetting or rodding.	6. The repair of domestic and/or leisure equipment that is leaking water, other than from external fixed pipework.
	7. Where there is a leak from a shower, bath or sink when in use and there is another way of bathing or washing at the home .
	8. Where the leak can be contained providing you with enough time to arrange a repair privately.

(This section applies only if shown in the schedule)

SECTION 2 - INTERNAL ELECTRICITY

Emergency repairs following the electricity failure of at least one complete circuit which cannot be resolved by carefully resetting the fusebox and would not be more appropriately resolved by the regional network supplier.

Please note, during claims assessment **you** may be asked to unplug all appliances and reset the circuit to rule out an appliance issue.

- External lighting including security, garages and outbuildings and the replacement or adjustment of any light bulbs.
- Electricity supply to burglar/fire alarm systems, CCTV surveillance, or to swimming pools, the plumbing and filtration systems for swimming pools and any leisure equipment.
- 3. Renewable energy systems.
- 4. Where an appliance has caused a circuit to fail or trip.

SECTION 3 - GAS SUPPLY

After the National Gas Emergency Service has visited **your home** and isolated **your** gas supply, emergency repairs will be carried out by a Gas Safe **contractor**, who will repair or replace the damaged section of internal gas supply pipe. **Our contractor** will also turn **your** gas supply back on.

- 1. Repair work to or the cost of replacing lead pipework.
- 2. The interruption or disconnection of public
- services to the **home** however caused, or the failure, breakdown or interruption of the mains gas supply system.
- 4. Any system which is not installed correctly, or which does not conform to any governing Gas Safe regulation or requirements.
- 5. Any appliance.

SECTION 4 - WATER SUPPLY

Emergency repairs following a complete loss of the water supply to the kitchen or the bathroom where no other water supply is available for bathing.

- The interruption or disconnection of public services to the **home** however caused, or the failure, breakdown or interruption or the mains water supply system.
- 2. Where **you** have access to a water supply in another bathroom.
- 3. Descaling and any work arising from hard water scale deposits.

SECTION 5 - SECURITY

Emergency repairs following damage or failure of the following items which would render the main living area of the **home** insecure and easily accessible to intruders:

- a. External lock.
- b. External window.
- c. External door.

- Internal locks, window locks, glass, external garages or outbuildings.
- 2. Any damage caused by the **contractor** in gaining access to the **home**.
- 3. Doors subject to swelling.
- 4. Porch doors where there is another lockable door which prevents access to the main living areas of the **home**.

Section 3 - Let Home Emergency Cover (optional)

(This section applies only if shown in the schedule)

SECTION 6 - ACCESS TO HOME

Emergency repairs following the loss of the only available key to the **home** which cannot be replaced, and normal access cannot be obtained. **Our contractor** will gain access to the **home** and ensure it is left secure.

1. Any damage caused by the **contractor** in gaining access to the **home**.

SECTION 7 - PRIMARY HEATING SYSTEM

Emergency repairs following the complete breakdown of the **primary heating system** which:

- a. Results in the complete loss of heating and/or;
- b. Results in the complete loss of hot water.

Please note, it is a legal requirement that a Gas Safety check is completed once every 12 months for a tenanted **property**. A copy of the most recent Gas Safety Certificate must be made available prior to attendance or once the **contractor** arrives on site. Failure to produce a valid certificate issued in the past 12 months will result in **your** claim being withdrawn and **you** will be responsible for any costs incurred.

- 1. Boilers that are over 15 years old or over 238,000 btu net input (70 Kilowatt).
- Lighting of boilers, the correct operation, routine adjustment of time, temperature controls or the replacement of batteries.
- 3. Any form of renewable energy systems.
- 4. Powerflushing or descaling.
- 5. The replacement of water tanks, cylinders and central heating radiators.
- Where there is another hot water source available for bathing, including, for example, an immersion heater or electric shower.
- Intermittent faults where this cannot be identified at the time of the **contractor**'s attendance.
- Lack of maintenance or neglect by you (you may be asked to reserve funds if your boiler has not been serviced in line with the manufacturer's instructions).
- Where a boiler can be operated manually to resolve the loss of hot water and/or heating.

SECTION 8 - PESTS

Emergency repairs following an infestation as a result of the following Pests in and/or attached to the **home** and there is clear evidence of the infestation.

- a. Wasps' nests.
- b. Hornets' nests.
- c. Mice.
- d. Rats.
- e. Cockroaches

Repeat claims where **you** have failed to follow previous guidance from **us** or the **contractor** to prevent continued or further infestation.

Pest infestations where **you** have not taken reasonable hygiene measures to prevent contamination.

The removal of bees and bee hives. Bees are not seen as pests and therefore cannot be treated in the same way as hornets or wasps. If **you** have a swarm, or bees in the structure of **your home**, **you** should contact the British Beekeepers Association for guidance: www.bbka.org.uk.

(This section applies only if shown in the schedule)

SECTION 9 - ROOFING

Emergency repairs following missing, broken or loose tiles causing internal water damage.

We will ask a **contractor** to attend when it is safe for them to do so. They will complete a temporary repair to stop the immediate damage, but requests for permanent repairs should be made to **your** building & **contents** insurance provider.

- 1. Damage to flat roofs over 10 years old.
- 2. Damages where the roof has not been satisfactorily maintained.
- 3. Costs that should be shared proportionately across all responsible parties.
- 4. Any access costs, including, for example, scaffolding and articulated lifts.

SECTION 10 - OVERNIGHT ACCOMMODATION

Overnight accommodation only where it has not been possible to resolve the emergency following an accepted claim for Emergency Repairs by a contractor under another section of the policy and the **home** is rendered uninhabitable in the opinion of the Claims Helpline Service.

- 1. The cost of any food and drink **you** have purchased.
- 2. The cost of any parking incurred.
- 3. The cost of travel.
- 4. The cost of entertainment.

SECTION 11 - ALTERNATIVE HEATING

We shall pay up to £50 towards the cost of alternative heating sources where these are deemed necessary in the event a claim has occurred under Section 7. Payment is subject to an original receipt and the **primary heating system** not being reinstated.

SECTION 12 - BOILER REPLACEMENT CONTRIBUTION

We shall contribute up to £500 towards the cost of a brand-new like for like replacement upon production of an original receipt for payment. This section will not be operative unless **we** or the **contractor** declare the boiler to be **uneconomical** to repair, following an accepted claim under Section 7.

Section 3 - Let Home Emergency Cover (optional)

(This section applies only if shown in the schedule)

GENERAL EXCLUSIONS

We shall not be liable for costs arising from or in connection with:

- 1. Circumstances known to **you** prior to the date this insurance began.
- Any system and/or equipment, including boilers and facilities, which have not been properly installed or maintained in accordance with the manufacturer's instructions.
- 3. Any claims arising from or relating to appliances.
- 4. Any system, which has been incorrectly used or modified, or has been tampered with.
- 5. General wear and tear.
- Failure or damage caused by faulty or defective design of pipework, including, for example, delamination found in pitch fibre pipe construction.
- 7. Any claim where an engineer has previously identified that remedial or maintenance work is required to prevent a future breakdown and the recommend work has not been completed.
- 8. Any system which is faulty or inadequate as a result of any inherent or recurring manufacture or design defect.
- 9. Replacement or adjustment to any decorative or cosmetic part of any equipment.

Garages, out-**buildings**, leisure equipment, cesspits, septic tanks, swimming pools or fuel tanks unless appropriately covered under the Pests section of this policy.

- Wilful act or omission, lack of maintenance or neglect by you.
- 11. Claims in the 7 days immediately following **your** first occupation of the **home** or claims in the 7 days immediately following **your** reoccupation of the **home** where the **home** has been left **unoccupied** for 30 consecutive days or more.
- 12. Materials or labour charges covered by manufacturers, suppliers or installers guarantee or warranty.

- 13. Any other costs or damage that are directly or indirectly caused by the event that led **you your** claim, unless specifically stated in the policy.
- 14. Claims arising within the first 14 days from the date this insurance began unless **you** held equivalent insurance immediately prior to the date this policy began.
- 15. Claims under Section 12 arising within the first 60 days from the date this insurance began unless **you** held equivalent insurance immediately prior to the date this policy began.
- 16. Any costs that would be more appropriately recovered under any other insurance.
- 17. Circumstances which are not sudden or unforeseen.
- Circumstances where we have gone beyond your insurance policy's claim limit or policy cover.
- 19. Claims where **our contractor** has advised there is no **emergency repair** available.
- 20. Any direct or indirect liability, loss or damage caused:
- a) to equipment because it fails correctly to recognise data representing a date in a way that it does not work properly or at all; or
- by **computer viruses**.
- 21. Any claim or expense of any kind caused directly or indirectly by:
- a) ionising radiation or radioactive contamination from any nuclear fuel or waste which results from the burning or nuclear fuel; or
- b) the radioactive, toxic, explosive or other dangerous properties of nuclear machinery or any part of it.
- 22. Any loss or damage caused by any sort of war, invasion or revolution.
- 23. Any loss or damage caused by pressure waves caused by aircraft or other flying objects moving at or above the speed of sound.

(This section applies only if shown in the schedule)

- 24. Any loss, damage, liability, cost or expense of any kind directly or indirectly caused by, resulting from or in connection with any act of terrorism.
- 25. Any loss or damage from the use or operation, as a means for inflicting harm, of any computer, computer system, computer software programme malicious code, Computer Virus or process or any other electronic system.

GENERAL CONDITIONS

Giving us all the important information

When **your** application for this insurance is accepted, the **insurer** will rely on the information you give. You must take reasonable care to provide complete and accurate answers to the questions asked when **you** take out, or make changes to, **your** policy. If the information provided by you is not complete and accurate, the extent of cover may be affected and:

- the **insurer** might cancel **your** policy and refuse to pay any claim; or
- the claim might not be paid in full

We will write to **you** if the insurer:

- intends to cancel **your** policy; or
- needs to amend the terms of **your** policy; or requires you to pay more for your insurance.

If **you** become aware that information **you** have given is incomplete or inaccurate, you must inform us.

Claims

Telephone conversations may be recorded in case you (or we) need a record of what has been said.

When asking for help, you must contact the Claims Helpline Service. If **you** contact the **contractor**s directly, the work will not be covered.

You are responsible for making sure that any Contractor has access to **your home**, so that they can carry out the emergency repairs. **You** are responsible for making any necessary arrangements with **Tenants** living at the **property**,

There might be times when replacement parts are unavailable, delayed or are no longer available because of circumstances beyond our control. If this happens, **we** will make sure that **your home** is safe and, if needed, the **contractor** will provide you with a quotation for a suitable repair.

Please note that if you should use the services of a **contractor** before **you** make contact with the Claims Helpline Service, you will be responsible for any costs.

If there is a major emergency which could result in serious damage or serious injury, **you** must contact the supply company and/or the public emergency services immediately. Gas leaks must be reported to the local gas company immediately.

Keeping the terms & conditions

You must comply with the terms and conditions of this insurance or **we** won't have to pay any claim.

Recovery of Costs

We may take proceedings (which **we** will pay for) in **your** name to recover any sums paid under this insurance.

Fraudulent or Exaggerated Claims

If any claim made by **you**, or anyone acting on your behalf, under this insurance is fraudulent, deliberately exaggerated or intended to mislead, we may:

Not pay your claim; and

Recover (from **you**) any payments **we** have already made in respect of that claim; and

Cancel your insurance from the time of the fraudulent act; and Inform the police of the fraudulent act

Section 3 - Let Home Emergency Cover (optional)

(This section applies only if shown in the schedule)

If we cancel your insurance from the time of the fraudulent act, we will not pay any claim for any **incident** which happens after that time and may not return any of the insurance premium(s) already paid.

Sanctions

The insurer will not provide cover and/or be liable to pay any claim or provide any benefit under this insurance if doing so would expose them to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, **United Kingdom** or United States of America.

AMTRUST EUROPE LIMITED AND ARC LEGAL **ASSISTANCE PRIVACY AND DATA PROTECTION** NOTICE

(For the purpose of this Privacy and Data Protection Notice only, 'We' means Arc Legal Assistance and the Insurer)

Data Protection

We will keep your personal information safe and private. There are laws that protect **your** privacy and **we** follow them carefully. Under the laws, AmTrust **Europe** Ltd is the company responsible for handling **your** information (Data Controller). Here is a simple explanation of how we use your personal information. For more information, visit AmTrust's website at www.amtrusteurope.com or Arc's website at www.arclegal.co.uk.

What we do with your personal information Here is

We might need to use the information we have about you for different reasons.

For example, we might need it:

• to run through **our** computerised system to decide if we can offer you this insurance

- to help **you** if **you** have any queries or want to make a claim
- to provide **you** with information, products or services if **you** ask **us** to
- · for research or statistics.

We will need it:

- to provide this insurance
- to contact **you** to ask if **you** want to renew it
- to protect both **you** and **us** against fraud and money laundering
- to comply with the law and any regulations that

There are some types of personal information that are extremely private/sensitive and important such as information about **your** health or any criminal convictions **you** might have. **We** might need this kind of information to decide if **we** can offer **you** this insurance or to help **you** with a claim. **We** will only use this information for these specific reasons and in line with regulatory conditions.

We might need to share **your** information with other companies or people who provide a service to us, or to you on our behalf. They include companies that are part of our group, people who we work with, insurance brokers, **our** agents, reinsurers, credit agencies, medical professionals, insurance reference bureaus, fraud detection agencies, regulatory authorities and anyone else we might need to share it with by law. We will only share **your** information with them if **we** need to and if it is allowed by law.

Sometimes, we might need to send your information to another country outside of the UK and the EEA (European Economic Area) so that it can be processed, (stored etc). We currently send it to the USE and Israel. **We** make sure that **your** information is always kept safely and treated in line with the law and this notice.

You can tell us if you do not want us to use your information for marketing. **You** can also ask **us** to provide **you** with the information **we** have about you and, if there are any mistakes or updates, you can ask us to correct them. You can also ask us to

(This section applies only if shown in the schedule)

delete **your** information (although there are somethings **we** cannot delete). **You** can also ask **us** to give **your** information to someone else involved in **your** insurance. If **you** think **we** did something wrong with **your** information, **you** can complain to the local data protection authority.

We will not keep **your** information longer than **we** need to. **We** will usually keep it for 10 years after **your** insurance ends unless **we** have to keep it longer for other business or regulatory reasons.

If **you** have any questions about how **we** use **your** information, **you** can contact **our** Data Protection Officer. **You** can find their contact details on **our** website (www.amtrusteurope.com).

Contracts (Rights of Third Parties) Act 1999

Unless expressly stated nothing in this insurance contract will create rights pursuant to the Contracts (Rights of Third Parties) Act 1999 in favour of anyone other than the parties to the insurance contract.

Notices

Any letter or notice concerning this insurance will be considered properly issued if it is sent to the last known address of the person intended to receive it.

Take Care

You must take care to maintain the **home** and its equipment in good order and take all necessary precautions to prevent loss, damage or unnecessary costs.

Where a **temporary solution** or repair has been carried out, it will be **your** responsibility to carry out repairs or work to permanently resolve the cause of the emergency. If **you** don't carry out the permanent repair, **we** will not appoint a **contractor** to carry out any more **emergency repairs**.

Cancellation

Your right to cancel:

You can cancel this insurance at any time telling your insurance adviser and giving 14 days written notice. If you do this within 14 days of taking out this insurance, you will get a refund of premium if you have not already made a claim under the insurance. If you cancel at any time after the first 14 days, you will get a refund of premium for the remaining term of this insurance if you have not made, and do not intend to make, a claim

The Insurer's right to cancel:

The insurer can cancel the insurance by giving 14 days' notice in writing to you at the address shown on the schedule, or alternative address given by you. You will be entitled to a refund of premium proportionate to the unexpired term of this insurance if you have not made, and do not intend to make, a claim

The insurer will only invoke this right in exceptional circumstances as a result of you behaving inappropriately, for example:

- a. Where we have a reasonable suspicion of fraud
- You use threatening or abusive behaviour or language or intimidation or bullying of our staff or suppliers
- c. Where it is found that you, deliberately or recklessly, disclosed false information or failed to disclose important information.

Claims Helpline Service

All potential claims must be reported to the Claims Helpline Service for advice and support.

Emergency Claims Helpline Number: **0330 912 9961.**

Calls to the helpline will be charged at your standards rates.

We will not accept responsibility if the Helpline services fail for reasons beyond our control.

Law

This policy shall be governed by the laws of England and Wales and subject to the non-exclusive jurisdiction of the courts of England.

Section 3 - Let Home Emergency Cover (optional)

(This section applies only if shown in the schedule)

IF YOUR COMPLAINT IS ABOUT THE ADMINISTRATION OF YOUR POLICY OR A CLAIM

Please contact us:

Write to us: Arc Legal Assistance Limited

PO Box 8921 Colchester CO4 5YD

Email us at: customerrelations@arclegal.co.uk

Call us on: 01206 615000

Please ensure you have your policy number whenever you contact us. We will contact you within three days of receiving your complaint to let you know what action we are taking. We will try to resolve the problem and provide a response within four weeks. If it will take longer than four weeks, we will explain the current position and let you know when you can expect a response.

If you are unhappy with the response to your complaint, or you have not received a response within 8 weeks of the date your complaint was received, you may be eligible to refer your case to the Financial Ombudsman Service, who can review complaints from 'eligible complainants', but you must do so within 6 months of receiving a final response from, or on behalf of, the insurer. Further information can be found at:

www.finanical-ombudsman.org.uk

The Financial Ombudsman Service exists to help resolve complaints when the insurer has not been able to resolve matters to your satisfaction and the service they provide is free and impartial. Their contact details are as follows:

The Financial Ombudsman Service,

Exchange Tower,

London,

E14 9SR.

Telephone: 0800 023 4567 (calls to this number are free on mobile phones and landlines) or 0300 123 9123 (Calls to this number cost no more than calls to 01 and 02 numbers).

Email:

complaint.info@financial-ombudsman.org.uk

This complaints procedure does not affect your legal rights.

Compensation

The insurer is covered by the Financial Services Compensation Scheme (FSCS). If it fails to carry out its responsibilities under this policy, you may be entitled to compensation from the Financial Services Compensation Scheme. Information about the scheme is available at www.fscs.org.uk or by phone on 0800 678 1100 or 020 7741 4100

Authorisation

This policy is administered by Arc Legal Assistance Ltd is authorised and regulated by the Financial Conduct Authority. Arc Legal's Firm Reference Number is 305958. This can be checked on the Financial Services Register by visiting the website www.fca.org.uk/register or by contacting the Financial Conduct Authority on 0800 111 6768.

This policy is underwritten by AmTrust Europe Limited, Registered Office: Market Square House, St James's Street, Nottingham, NG1 6FG, Registered Number: 1229676. AmTrust Europe Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and Prudential Regulation Authority, financial services number: 202189. These details can be checked on the Financial Services Register at www.fca.org.uk.

(This section applies only if shown in the schedule)

This insurance is administered by Arc Legal Assistance Ltd and underwritten by AM Trust Europe Ltd.

In the event of a valid claim under this insurance, We will appoint Our panel solicitors, or their agents, to handle Your case. You are not covered for any other legal representatives' fees unless court proceedings are issued or a conflict of interest arises. Where it is necessary to start court proceedings or a conflict of interest arises and You want to use a legal representative of Your own choice, Advisers' Costs payable by Us are limited to no more than (a) Our Standard Advisers' Costs; or (b) the amount recoverable under the Civil Procedure Fixed Recoverable Costs regime, whichever is the lower amount.

Claims must be reported to Us within 180 days of the Insured Event other than in relation to Tenant Eviction and Rent Guarantee where claims must be submitted within 45 days of the Insured Event. Notification will only be deemed to have been made upon receipt by Us of a fully completed claim form accompanied with all requested supporting documentation. Failure to notify the claim within this time will invalidate the insurance.

The insurance covers Advisers' Costs and Rent up to the Maximum Amount Payable where:-

- The Insured Event takes place in the Period of Insurance and within the Territorial Limits;
 and
- The Legal Action takes place in the Territorial Limits.

If Your claim is covered under a section of this policy and no exclusions apply then it is vital that You comply with the conditions of this policy in order for Your claim to proceed. The conditions applicable to this section are contained under the 'Conditions' section below and should be read carefully. Two of the main conditions to this insurance are that:

IMPORTANT CONDITIONS

Prospects of Success

There must be a 51% or greater chance of winning the case and achieving a positive outcome. A positive outcome includes, but is not limited to, recovering the amount of money at stake, enforcing a judgment or achieving an outcome which best serves Your interests. The assessment of Your claim and the prospects of its success will be carried out by an independent Adviser. If the Adviser determines that there is not a 51% or

greater chance of success, then We may decline or discontinue support for Your case.

Proportional Costs

An estimate of the Advisers' Costs to deal with Your claim must not be more than the amount of money in dispute. The estimate of the Advisers' Costs will be provided with the assessment of Your case and will be carried out by the independent Adviser. If the estimate exceeds the amount in dispute then We may decline or discontinue support for Your case.

Duty of Disclosure

Consumer

If this policy covers You as a private individual, unrelated to any trade, business or profession, You must take reasonable care to disclose correct information. The extent of the information You are required to disclose will be based on, among other things, the type of insurance, explanatory material and the clarity and specificity of the questions You are asked when You took out this insurance.

Non-Consumer

If this policy covers Your business, trade or professional interests, You are responsible for disclosing, in a clear, accessible and comprehensive way, all information which You should be aware would influence the Insurer's decision to provide insurance to You on the terms agreed.

Suspension of Cover

If You breach a condition of this insurance contract which is essential to its performance, this insurance contract will be suspended from the time of the breach until the time the breach can be remedied. The Insurer will have no liability to You for any loss which occurs, or which is attributable to something happening, during the period when this insurance contract is suspended.

Section 4 - Landlord Legal Protection & Rent Guarantee (optional)

DEFINITIONS	
ADVISER	Our panel solicitor, their agents, an accountant or other appropriately qualified person, firm or company appointed by Us to act for You.
ADVISERS' COSTS	Reasonable legal and accountancy fees incurred by the Adviser up to the hourly rate shown in Our fee scale ruling at the time the Adviser is instructed and disbursements essential to Your case. Legal costs shall be assessed on the standard basis and third party's costs shall be covered if awarded against You and paid on the standard basis of assessment.
BUSINESS ASPECT ENQUIRY	An enquiry which takes place when an officer of HMRC issues a formal notice under Paragraph 24(1) Schedule 18 Finance Act 1998 or S9A or S12AC of the Taxes Management Act 1970 in order to make a Business Aspect Enquiry into only certain boxes on Your self-assessment Return (whether corporate or individual).
BUSINESS FULL ENQUIRY	An enquiry into Your self-assessment tax return (whether corporate or individual) commenced by HMRC under Section 9A or 12AC of the Taxes Management Act 1970 or pursuant to paragraph 24 (i) of Schedule 18 of the Finance Act 1998.
DAILY RATE	An amount equal to 1/250th of either of the following:
	a) If You are employed, the average of the amounts shown on Your payslips from Your employer during the last 12 months (excluding bonus payments and overtime); or
	b) If You are self-employed, the monthly average of the income You declared to HM Revenue & Customs for the previous tax year
DATA PROTECTION LEGISLATION	The relevant Data Protection Legislation in force within the Territorial Limits where this cover applies at the time of the Insured Event
DEPOSIT	The sum of money collected from the Tenant in accordance with Section 213 of the Housing Act 2004 (and any amending legislation) in respect of a Tenancy Agreement to which it applies and held by You or Your agent as an indemnity for losses incurred by You arising from the Tenant failing to perform his obligations set out in the Tenancy Agreement. A minimum amount equal to one month's Rent must be retained as the Deposit.

(This section applies only if shown in the schedule)

DEFINITIONS	
DILAPIDATIONS	Any repairs required or damage to the Insured Property, over and above general wear and tear, for which the Tenant is liable in accordance with the Tenancy Agreement.
INVENTORY	A full and detailed inventory of Your contents and their condition within the Insured Property which has been signed by the Tenant.
DISCLOSURE BREACH	Disclosing false information or failing to disclose relevant information in the process of entering into this insurance contract.
EXCESS	The amount that You are required to pay towards any claim.
	Tax Disputes (Aspect Enquiries): £200
RENT	Rent Guarantee: An amount equal to one months Rent.
	All other sections: Nil
GUARANTOR	The individual or organisation assigned to the Tenancy Agreement that has received a Tenant Reference and provided a financial guarantee of the Tenant's performance of his obligations under the Tenancy Agreement.
HMRC	HM Revenue and Customs in the United Kingdom.
INSURED EVENT	The incident or the start of a transaction or series of incidents which may lead to a claim or claims being made under the terms of this insurance.
	Tax
	In accountancy matters the Insured Event arises on the date that You or Your Professional Adviser are contacted either verbally or in writing, by the relevant department of HMRC advising You of either dissatisfaction with Your returns, or amounts paid, or notice of intention to investigate.
	For the purposes of the Maximum Amount Payable, only one Insured Event will be regarded as having arisen from all causes or by actions, incidents or events which are related by cause or time.
INSURED PROPERTY	The Insured Property shown in the Insurance schedule and declared to Insurers.

Section 4 - Landlord Legal Protection & Rent Guarantee (optional)

DEFINITIONS	
INSURERS	This insurance is administered by Arc Legal Assistance and underwritten by AM Trust Europe Ltd.
LEGALACTION	The pursuit of civil legal cases for damages or injunctions and the defence of criminal prosecutions.
MAXIMUM AMOUNT PAYABLE	The Maximum Amount Payable in respect of an Insured Event
	Tax Disputes (Aspect Enquiries Only): £2,000 any one claim
	Rent Guarantee: £2,500 per month up to a maximum of 12 months
MEDIATION SERVICE	All other sections: £100,000 The independent mediation service provided and
PERIOD OF INSURANCE	paid for by Us The Period of Insurance shown in the insurance schedule.
RENT	The monthly amount payable by the Tenant to You as set out in the Tenancy Agreement
STANDARD ADVISERS' COSTS	The level of Advisers' Costs that would normally be incurred in using a specialist panel solicitor or their agents.
TENANCY AGREEMENT	A Tenancy Agreement between You and the Tenant in relation to the Insured Property which is:-
	a) an Assured Shorthold Tenancy Agreement as defined within the Housing Act 1988 (as amended) or its equivalent outside of England and Wales but within the Territorial Limits, or
	b) a Company Residential Tenancy (Company Let) created after 28th February 1997 where the Tenant is a public limited company (plc) or limited company (Ltd) or its equivalent outside of England and Wales but within the Territorial Limits and the Insured Property is let purely for residential purposes of the Tenant's employees and their family, or
	c) a written common law residential Tenancy Agreement created after 28th February 1997 between individuals where the Rent is in excess of £100,000 per annum or its equivalent outside of England and Wales but within the Territorial Limits, and which is:-
	i) Appropriate for the tenancy; and ii) Where relevant, signed and

(This section applies only if shown in the schedule)

DEFINITIONS	
	iii) independently witnessed by You, the Tenant(s) and if required as a condition of the Tenant Reference the Guarantor; and iv) Free from any unreasonably
	restrictive covenants. The Tenancy Agreement must be for a fixed term of no more than 12 months or if longer, must contain a break clause allowing both parties to terminate the tenancy after the first 12 months.
TENANCY PERIOD	The period of the tenancy unless notice to terminate the tenancy was issued by the landlord or Tenant prior to any breach of the terms of the Tenancy Agreement by the Tenant, in which case the Tenancy Period will end at expiry of such notice.
TENANT	The occupier of the Insured Property named in the Tenancy Agreement as the Tenant and who has received a Tenant Reference confirming that he/she can, solely or jointly with another Tenant or other Tenants, afford to cover the cost of the Rent in full.
TENANT REFERENCE	A credit check against the tenant and any guarantor, obtained from a licenced credit referencing company showing:
	No County Court Judgments in the past 3 years.
	No outstanding County Court Judgments.
	The tenant's financial ability to meet the rent commitment, or the guarantor's financial ability to meet the rent commitment if applicable.
	That it is appropriate in the circumstances following receipt of the outcome of the credit check to grant a tenancy agreement to the tenant.
	Copies of two forms of identification, one of which must contain a photograph where the tenant is an individual.
TERRITORIAL LIMITS	The United Kingdom of Great Britain and Northern Ireland
WE/US/OUR	Arc Legal Assistance Ltd who administer claims under this insurance on behalf of the Insurers.
YOU/YOUR	The individual or organisation shown in the insurance schedule as the policyholder and defined in the Tenancy Agreement as the 'Landlord' who has paid the premium and been declared to Insurers. If You die Your personal representatives will be covered to pursue cases covered by this insurance on behalf of You that arose prior to Your death.

Section 4 - Landlord Legal Protection & Rent Guarantee (optional)

WHAT IS INSURED?	WHAT IS NOT INSURED?
Tenant Eviction	Claims
You are covered for Advisers' Costs to pursue Legal Action against a Tenant or Guarantor to re- cover possession of the Insured Property where the Tenant fails to perform his obligations set out in the Tenancy Agreement relating to the rightful occupation of the Insured Property. Where required by Us or the law, You must	a) Where You fail to provide evidence that You successfully completed a Tenant Reference on the Tenant (and Guarantor if required) prior to the start of the Tenancy Agreement or where the Tenancy Agreement started more than 31 days after the Tenant Reference
attempt in good faith to settle the claim using the mediation service.	 Arising from or connected to Your performance of Your obligations under the Tenancy Agreement
	 Arising from dilapidations unless the missing or damaged items were contained within a Dilapidations Inventory
	 Falling within the jurisdiction of the Rent Assessment Committee, the Lands Tribunal or the Leasehold Valuation Tribunal or their equivalent outside of England and Wales but within the Territorial Limits
	e) Relating to the payment or non-payment of service charges as defined within the Landlord and Tenant Act 1985 (as amended) or any equivalent Act outside of England and Wales but within the Territorial Limits
	f) Where the eviction of the Tenant is dealt with by a notice issued by the Home Office
	g) Where the Insured Property is not solely residential
	h) Where the Tenant is not aged 18 years or over
	i) Where You have allowed the Tenant into possession of the Insured Property before the Tenancy Agreement has been signed by all
	j) parties, a Tenant Reference has been obtained, the first month's Rent and the Deposit have been received in cash or cleared funds and the Dilapidations Inventory has been signed by the Tenant
	k) Where You have failed to keep full and up to date rental records or have allowed the Tenancy Agreement to be transferred to any other individual or organisation unless all other terms of the insurance have been complied with
	I) If You or Your agent gave any false or

(This section applies only if shown in the schedule)

misleading information when You applied for the Tenant Reference m) Where the Tenant received a Tenant Reference subject to a Guarantor and the Guarantor was not correctly assigned to the Tenancy Agreement n) Where You are in breach of any rules, regulations or Acts of parliament relating to the Deposit o) In relation to dilapidations by the Tenant to the Insured Property or its contents where You have a policy of insurance that covers the dilapidations p) Relating to any occupant of the Insured Property over the age of 18, other than the Tenant q) Where Advisers' Costs have been incurred as a result of Your failure to follow the advice of the Adviser or arising from Your failure to take any action recommended by Us or the Adviser to recover possession of the Insured Property as promptly as possible possible r) Where the Insured Event occurs within the first 90 days of the first Period of Insurance where the Tenancy Agreement commenced before the Period of Insurance with another insurer which expired immediately before this insurance began. Breach of Tenancy Agreement You are covered to pursue Legal Action to recover possession of the Insured Property from anyone occupying it without Your permission.
Property Infringement Legal Action for nuisance or trespass against the person or organisation infringing Your legal rights in relation to the Insured Property. The nuisance or trespass must have commenced at least 180 days after You first purchased this insurance. Claims arising from a dispute relating to a Tenancy Agreement or any other lease or licence to occupy property or land

Section 4 - Landlord Legal Protection & Rent Guarantee (optional)

WHAT IS INSURED?	WHAT IS NOT INSURED?
Property Damage Advisers' Costs to pursue Your legal rights for financial compensation for damages against a person or organisation that causes physical damage to the Insured Property. The damage must have been caused after You first purchased this insurance.	
Legal Defence You are covered for Advisers' Costs to defend civil or criminal proceedings in respect of any act or omission, or alleged act or omission, by You arising out of Your ownership or management of the Insured Property.	Claims arising from something You have done, knowing it to be wrongful or ignoring that possibility.
Health and Safety Prosecutions You are covered for Advisers' Costs to defend criminal prosecutions brought against You in relation to the Insured Property under:	Claims arising from something You have done, knowing it to be wrongful or ignoring that possibility
i) The Gas Safety (Installation and Use) Regulations 1994	
ii) The Furniture and Furnishings (Fire) (Safety) Amendments Regulations 1993	
iii) The Electrical Equipment (Safety) Regulations 1994	
and later amending regulations or their equivalent outside of England and Wales but within the Territorial Limits.	
You must take all reasonable steps to comply with the Regulations and keep evidence of compliance.	
Rent Guarantee (Optional Cover) You are covered for Rent owed by a Tenant under a Tenancy Agreement in relation to the Insured Property up to the Maximum Amount Payable, where the Insured Event occurs during the Period of Insurance and You, where appropriate, are pursuing a claim against the Tenant to evict them from the Insured Property. After vacant possession is gained Rent claim payments will cease to be payable until such a time that the Insured Property is in a suitable condition that it may be the subject of a further	Claims where any of the relevant terms and conditions have not been met by You and/or You do not have a valid claim under Tenant Eviction. Rent is only payable:- a) For arrears occurring during the Tenancy Period, and b) Whilst the Tenant (including any unauthorised occupant) remains in occupation of the Insured Property and Up to the Maximum Amount Payable.

(This section applies only if shown in the schedule)

WHAT IS INSURED?

WHAT IS NOT INSURED?

Tenancy Agreement.

When the Insured Property is in that suitable condition, then Rent will be paid for a further three months at 50% of the Rent. However, all benefit will cease upon:

- i) a new Tenancy Agreement commencing within that three month period; or
- ii) the expiration of the three month period; or
- iii) expiration of the Period of Insurance;

Once vacant possession is obtained if the Insured Property is to be re-let, the Rent must be set in accordance with the current market rental value appropriate for the Insured Property and You must accept any reasonable offer of a new Tenancy Agreement.

Rent Claims Payments:

- a) Rent will be paid monthly in arrears at a rate of 1/30th for each continuous day that it is in arrears.
- b) If the Tenant is applying for Housing Benefit and has provided their housing benefit application reference number, Rent will not be paid until the outcome of the Housing Benefit claim is known. If the Tenant's Housing Benefit claim is rejected, Rent will be paid under the Insurance backdated to the date that You could first claim. There is no cover under the insurance for any shortfall between the amount paid to the Tenant as Housing Benefit and the Rent. You or Your managing agent must notify the Benefits Office of their interest.
- c) If the Deposit is more than the Excess, the cover under the insurance will pay Rent arrears after deduction of the balance of the Deposit. If the balance of the Deposit is subsequently required to meet the cost of Dilapidations, this will be paid to You.
- d) A minimum of £250 must be in arrears before any claim payments are made.

Jury Service

We will pay a Daily Rate for the duration You are off work while attending jury service for each whole day of such attendance providing these costs are not recoverable from Your employer or the court.

We will pay 50% of the Daily Rate for each additional half day You are off work while attending jury service providing these costs are not recoverable from Your employer or the court.

Probate

Costs to pursue legal proceedings within the Territorial Limits by You in respect of a probate dispute involving the will of Your deceased parents or grandparents, children, step-children or adopted children where You are contesting a will as a named beneficiary or as a member of a class of beneficiaries with an immediate interest.

Claims in respect of any dispute or costs where a will has not been previously made or concluded or cannot be traced.

Section 4 - Landlord Legal Protection & Rent Guarantee (optional)

(This section applies only if shown in the schedule)

WHAT IS INSURED?

Tax Disputes

Advisers' Costs incurred by You and arising directly from Business Full Enquiries or Business Aspect Enquiries subject to the following conditions.

- a) You must have maintained and must continue to maintain accurate, truthful and up to date records and make returns in accordance with statute and account conventions acceptable to HMRC and other agencies and have made all returns and payments except those which are disputed and provided information to these bodies where applicable.
- b) You must contact the Legal Helpline as soon as possible after the Insured Event and comply with the advice given.
- You or Your Adviser should notify Us as soon as possible if You receive any invitation by HMRC to make an offer in settlement.
- d) In respect of Business Full Enquiries or Business Aspect Enquiries Your Adviser must provide to Us a copy of the HMRC notice of enquiry and a copy of the return giving rise to the enquiry.

WHAT IS NOT INSURED?

Claims

- a) Involving criminal proceedings or alleged fraudulent evasion of tax, and any case dealt with by a Special Compliance Office, Boards Investigation Unit of any other special office of HMRC
- b) Where deliberate mis-statements have been made in respect of accounts, returns or any other submissions made to the relevant authorities with intent to deceive
- c) Where You have failed to give Your business status to the relevant authorities within a statutory period or where You have failed to maintain or submit accurate, truthful and up to date records, or where returns have not been submitted within statutory time limits or requirements
- d) Which originate from any enquiry, investigation or dispute which existed before the first Period of Insurance
- e) Involving tax avoidance schemes.

Advisers' Costs

- a) Incurred in dealing with technical or routine matters not connected with or arising out of an expression of dissatisfaction with Your affairs
- b) Incurred in correcting any deficiencies in books, records, accounts or returns including the costs of repairing a return
- c) Arising after You receive a notice telling You that the enquiry has been completed.

(This section applies only if shown in the schedule)

LEGAL & TAX HELPLINE

You can use the helpline service to discuss any legal problem occurring within the United Kingdom, the Channel Islands and the Isle of Man, and arising during the period of this policy.

Specialist lawyers are at hand to help You. If You need a lawyer or an accountant to act for You and Your problem is covered under this insurance, the advice line will ask You to complete a claim form. If Your problem is not covered under this insurance, the advice line may be able to offer You assistance under a private funding arrangement.

Simply telephone 0330 165 9057 and quote "Uinsure – Landlord's Legal Expenses".

GENERAL EXCLUSIONS

There is no cover:-

- a) Where Your act, omission or delay prejudices Your or the Insurer's position in connection with the Legal Action or prolongs the length of the claim
- b) Arising from a dispute between You and Your agent or mortgage lender
- Where the Insured Event began to occur or had occurred before You purchased this insurance
- d) Where You should have realised when purchasing or renewing this insurance that a claim under this insurance might occur
- e) Where You have breached a condition of this insurance
- f) Where Advisers' Costs have not been agreed in advance or are above those for which We have given Our prior written approval
- g) For any claim which is not submitted to
 Us within 180 days of the Insured Event
 occurring other than in relation to sections
 of cover Tenant Eviction and Rent Guarantee
 where claims must be submitted within 45
 days of the Insured Event
- h) For Advisers' Costs incurred in avoidable correspondence or which are recoverable from a court, tribunal or other party
- i) For damages, interest, fines or costs awarded in criminal courts
- j) Where You have other legal expenses

insurance cover

- k) For claims made by or against the Insurer, the Adviser or Us
- For appeals without the prior written consent of Us
- m) Prior to the issue of court proceedings or unless a conflict of interest arises, for the costs of any legal representative other than those of the Adviser
- n) Where an estimate of Your Advisers' Costs of acting for You is more than the amount in dispute
- o) Where You commit, or are alleged to have committed, a criminal offence, or You are liable to a civil penalty unless this policy expressly covers You in the event of such offence or penalty.

There is no cover for any claim arising from:-

- a) Works undertaken or to be undertaken by or under the order of any government or public or local authority
- o) Planning law
- c) The construction of or structural alteration to buildings
- d) Defamation or malicious falsehood
- e) Divorce, matrimonial matters or proceedings including ancillary relief, parental responsibility and contact, or affiliation
- Any venture for gain or business project of Yours other than in relation to Your activities as a Landlord
- g) A dispute between persons insured under this policy
- h) An application for Judicial Review
- i) A novel point of law.

CONTRACTS (RIGHTS OF THIRD PARTIES) ACT 1999

A person who is not a party to this contract has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this contract but this does not affect any right or remedy of a third party which exists or is available other than by virtue of this Act.

Section 4 - Landlord Legal Protection & Rent Guarantee (optional)

(This section applies only if shown in the schedule)

GENERAL CONDITIONS

Cancellation

You may cancel this insurance at any time. If You exercise this right within 14 days of taking out this insurance, You will receive a refund of premium provided You have not already made a claim under this insurance (known as the cooling-off period).

Outside the cooling-off period

If You pay annually, You can cancel this section of Your policy at any other time and You will receive a partial refund of premium paid, proportionate to the unexpired period of this section of Your policy, providing You have not made a claim and do not intend to make a claim under this section of Your policy.

We may cancel the insurance by giving 14 days' notice in writing to You at the address shown on the schedule, or alternative address provided by You. No refund of premium shall be made. This right to cancel will only be invoked in exceptional circumstances as a result of You behaving inappropriately, for example:

- a) Where We have a reasonable suspicion of fraud
- You use threatening or abusive behaviour or language or intimidation or bullying of Our staff or suppliers

Where it is found that You, deliberately or recklessly, disclosed false information or failed to disclose important information

Claims

- a) You must report claims as soon as possible within 180 days of the Insured Event other than in relation to sections of cover Tenant Eviction and Rent Guarantee where claims must be submitted within 45 days of the Insured Event, by completing and submitting the claim form with all relevant information.
- b) If Rent is overdue the Tenant and any
 Guarantor must be contacted within seven
 days to establish the reason for the default.
 If the Rent is not paid within a further seven
 days the Tenant and any Guarantor must
 be contacted again. If the Tenant/Guarantor
 cannot be contacted, and it is lawful to do
 so, You or Your agent must serve notice of
 a requirement to undertake an inspection
 in accordance with Your rights within the
 Tenancy Agreement and visit the Insured

- Property. You should seek legal advice if You are unsure that such an inspection is lawful.
- You and Your agent must act promptly to gain vacant possession of the Insured Property and recover Rent arrears.
- d) In the event of a claim You or Your agent must prepare a detailed schedule of Dilapidations as soon as reasonably possible after the Tenant has vacated the Insured Property.
- e) You and/or Your agent must attend any court hearing in relation to an Insured Event if requested to do so by Us or the Adviser. Failure to attend will result in all cover under this insurance being withdrawn with immediate effect and no further claim payments being made.
- We may investigate the claim and take over and conduct the Legal Action in Your name. Subject to Your consent which shall not be unreasonably withheld We may reach a settlement of the Legal Action.
- We, on behalf of Insurers have the right under subrogation to pursue Legal Action against the Tenant or any Guarantor to recover Rent and Advisers' Costs.
- h) You must supply at Your own expense all of the information which We reasonably require to decide whether a claim may be accepted. If court proceedings are required and You wish to nominate an alternative Adviser to act for You, You may do so. The Adviser must represent You in accordance with Our standard conditions of appointment available on request.
- The adviser will:-
 - Provide a detailed view of Your prospects of success including the prospects of enforcing any judgment obtained.
 - ii) Keep Us fully advised of all developments and provide such information as We may require.
 - iii) Keep Us regularly advised of Advisers' Costs incurred.
 - iv) Advise Us of any offers to settle and payments in to court. If contrary to Our advice such offers or payments are not accepted there shall be no further cover for Advisers' Costs unless We agree in Our absolute

(This section applies only if shown in the schedule)

- discretion to allow the case to proceed.
- v) Submit bills for assessment or certification by the appropriate body if requested by Us.
- j) In the event of a dispute arising as to Advisers' Costs, We may require You to change Adviser.
- Insurers shall only be liable for costs for work expressly authorised by Us in writing and undertaken while there are prospects of success.
- You shall supply all information requested by the Adviser and Us.
- m) You are liable for any Advisers' Costs if You withdraw from the Legal Action without Our prior consent. Any costs already paid by Us will be reimbursed by You.
- n) Any monies recovered from the Tenant or Guarantor will be retained by Us to pay for any Advisers' Costs or Rent that has been paid by Insurers under this insurance.

Disputes

If a complaint cannot be dealt with by the Financial Ombudsman Service (see 'CUSTOMER SERVICES INFORMATION'), any dispute between You and Us may, where we both agree, be referred to an arbitrator who will be either a solicitor or a barrister. If the parties cannot agree on their choice of arbitrator the Law Society may be asked to make a nomination. The arbitration will be binding and carried out under the Arbitration Act. The costs of the arbitration will be at the discretion of the arbitrator.

Disclosure Breach

If You fail to disclose relevant information or You disclose false information in relation to this policy, We, or the broker, may:

- a) Cancel the contract and keep the premiums if the Disclosure Breach is deliberate or reckless
- b) Cancel the contract but return the premiums proportionately if this contract would not have been entered into had the Disclosure Breach been known
- Amend the terms of the contract accordingly if the contract would have been entered into on different terms had the Disclosure Breach been known

d) Proportionately reduce the amount You are entitled to in the event of a successful claim if a higher premium would have been charged had the Disclosure Breach been known.

Fraud

In the event of fraud, We:

- a) Will not be liable to pay the fraudulent claim
- b) May recover any sums paid to You in respect of the fraudulent claim
- May cancel this policy with effect from the fraudulent act and keep all premiums paid to Us
- d) Will no longer be liable to You in any regard after the fraudulent act.

Prospects of Success

At any time We may, but only when supported by independent legal advice, form the view that You do not have a 51% or greater chance of winning the case and achieving a positive outcome. If so, We may decline support or any further support. Examples of a positive outcome are:

- a) Being able to recover the amount of money at stake
- b) Being able to enforce a judgement
- c) Being able to achieve an outcome which best serves Your interests.

English Law

This contract is governed by English Law.

Language

The language for contractual terms and communication will be English.

Change in Law

Cover under this policy is based on laws and regulations in force at the time that it was written. If We believe that any subsequent change in law or regulations results in the scope of cover being either restricted or broadened, We reserve the right to accept claims where the change restricts the cover under this policy and reject claims where the change provides a benefit which did not previously exist.

CUSTOMER SERVICES INFORMATION

How to make a claim

Claims must be notified to the Claims Line within

Section 4 - Landlord Legal Protection & Rent Guarantee (optional)

(This section applies only if shown in the schedule)

180 days of the Insured Event other than in relation to sections of cover Tenant Eviction and Rent Guarantee where claims must be submitted within 45 days of the Insured Event. Failure to notify the claim within this time will invalidate the insurance cover.

This insurance only covers legal fees incurred by Our panel solicitor or their agents appointed by Us until court proceedings are issued. If court proceedings are issued or a conflict of interest arises, You may nominate another solicitor to act for You.

You can use the helpline service to discuss any legal problem occurring within the United Kingdom and arising during the period of this policy.

In general terms, You are required to immediately notify Us of any potential claim or circumstances which may give rise to a claim. If You are in doubt whether a matter constitutes a notifiable claim or circumstance, You should contact the legal advice line for assistance.

Claims Line

You should telephone 0330 165 9057 and quote "Uinsure – Landlord's Legal Expenses".

A claim form will be sent out by e-mail or post within 24-hours. The claim form is required to be completed and returned along with supporting documentation within five days of it being received. To maintain an accurate record, Your telephone call may be recorded.

What happens next?

The claim will be assessed and if accepted and deemed appropriate, an Enquiry Agent will visit the Tenant and any Guarantor. If the Enquiry Agent is unable to reach an agreement with the Tenant/ Guarantor to remedy their failure to perform their obligations under the Tenancy Agreement, Our panel solicitors or their agents will be appointed to act for You.

Any Rent arrears covered under the insurance will generally be paid within 21 days from the end of the rental month they became due. You may be required to complete a continuation claim form before each Rent claim payment is made.

You or Your agent must give all information requested by Us or the Adviser within five days of receiving the request for that information.

You or Your agent must attend any court hearing if

requested by the Adviser.

This claims procedure should be read in conjunction with the main terms and conditions of the insurance.

Arc Legal Assistance Ltd Privacy Notice

Arc Legal Assistance Ltd are committed to protecting and respecting Your privacy in accordance with the current data protection legislation. For more information, please visit www. arclegal.co.uk

Customer service

Our aim is to get it right, first time, every time. If We make a mistake, We will try to put it right promptly. If You are unhappy with the service that has been provided You should contact Us at the address below. We will always confirm to You, within five working days, that We have received Your complaint. Within four weeks You will receive either a final response or an explanation of why the complaint is not yet resolved plus an indication of when a final response will be provided. Within eight weeks You will receive a final response or, if this is not possible, a reason for the delay plus an indication of when a final response will be provided. After eight weeks, if You are not satisfied with the delay You may refer Your complaint to the Financial Ombudsman Service. You can also refer to the Financial Ombudsman Service if You cannot settle Your complaint with Us or before We have investigated the complaint if both parties agree. For details and eligibility on the Financial Ombudsman Service, see http://www. financial-ombudsman.org.uk/

Our contact details are:

Arc Legal Assistance Ltd

The Gatehouse Lodge Park Lodge Lane Colchester CO4 5NE

Telephone: 01206 615000

Email: customerservice@arclegal.co.uk

The Financial Ombudsman Service contact details

Financial Ombudsman Service Exchange Tower London E14 9SR

(This section applies only if shown in the schedule)

Tel: 08000 234 567 from a landline or 0300 123 9123 from a mobile.

Email: complaint.info@financial-ombudsman.org. uk

Compensation

We are covered by the Financial Services Compensation Scheme (FSCS). If We fail to carry out Our responsibilities under this policy, You may be entitled to compensation from the Financial Services Compensation Scheme. Information about the scheme is available at www.fscs.org.uk or by phone on 0800 678 1100 or 020 7741 4100.

Other things you need to know



Privacy Notice

As an insurance product provider, **we** will need to collect personal information about **you**, and possibly **your family**, to arrange and administer **your** policy, and to handle any claims that **you** may make.

Your right to privacy is important to **us** and **we** are committed to keeping it protected. This Privacy Notice which will explain how **we** use the personal information **we** collect about **you** and how **you** can exercise **your** data protection rights. This Privacy Notice will help **you** understand the following:

HOW DO WE COLLECT YOUR PERSONAL INFORMATION?

There are a number of ways in which **we** may collect **your** personal information.

If **you** have received a quote or purchased this policy from a financial adviser, **your** financial adviser will have provided **us** with **your** personal information on **your** behalf.

We may also collect personal information directly from **you**:

- · via enquiry, registration and claim forms;
- via feedback forms and forums;
- when you purchase any of our products or services;
- when you fill out a survey, or vote in a poll on our website;
- through quotes and application forms;
- via our telephone calls with you, which may be recorded;
- when you provide your details to us either online or offline; and
- through our use of cookies. You can find out more about this in our cookies policy which can be found at www.uinsure.co.uk.

We may also collect **your** personal information from:

- publicly available sources of information, such as social media and networking sites;
- third party databases made available to the insurance industry, as well as databases where you have given your permission to share information with a third party like us;
- credit reference agencies; and

any other policyholders or anybody authorised by

you to provide us with your personal information.

WHAT PERSONAL INFORMATION DO WE COLLECT?

The information **we** collect will depend on the type of insurance policy that **you** wish to receive a quote for and whether or not **you** purchase the policy. Below are the types of information that **we** would typically collect from **you**:

- contact details such as **your** name, email address, postal address and telephone number;
- details of any other persons included on your policy;
- identification information such as your date of birth;
- financial information such as bank details, credit card details and information obtained as a result of any credit checks that we may undertake;
- information relevant to your insurance policy such as details about your property, previous insurance policies or claims;
- information relevant to your claim or your involvement in the matter giving rise to a claim;
- information about the nature of your business and commercial assets;
- your marketing preferences; and
- any other information that we may ask you or that you provide to us.

In certain circumstances **we** may also use information about **your** health but **we** will only do this where allowed by law or if **you** give **us your** consent.

HOW DO WE USE YOUR PERSONAL INFORMATION?

We will use your personal information to:

- assess your application or renewal for an insurance quote;
- submit your application to our panel of insurers to enable them to provide you with a quote;
- · verify the information provided;
- confirm your identity;
- assess your financial standing;
- prevent fraud;
- · complying with our legal or regulatory obligations;

Privacy Notice

- improve our products, services, training and security;
- · resolve any complaints you may have;
- · administer and maintain your policies;
- assist you with claims and enquiries;
- maintain **your** insurance records; and
- · facilitate our quality and compliance monitoring.

LEGAL GROUNDS FOR PROCESSING YOUR PERSONAL INFORMATION

Data protection laws require **us** to meet certain conditions before **we** are allowed to use **your** personal information in the manner described in this Privacy Notice. To use **your** personal information, **we** will rely on one or more of the following grounds:

- Performance of contract: We need to use your personal information in order to provide you with the policy (which is a contract of insurance between you and us), and perform our obligations under it (such as making payments to you in respect of a claim made under the policy);
- Consent: In certain circumstances, we may need your consent unless authorised by law in order to use personal information about you which is classed as "special categories of personal data"

You will always be given a choice over the use of **your** personal data for marketing purposes.

- Necessity to establish, exercise or defend legal claims: If you, or we, bring a legal claim against the other, we may use your information in either establishing our position, or defending ourselves in relation to that legal claim;
- Compliance with a legal obligation: Where laws or regulations may require us to use your personal information in certain ways; and
- Legitimate Interests: We will also process your personal information where this processing is in our "legitimate interests". When relying on this condition, we are required to carry out a balancing test of our interests in using your personal information (for example, carrying out market research), against the interests you have as a citizen and the rights you have under data protection laws. The outcome of this balancing test will determine whether we can use your personal information in the ways described in this Privacy Notice. We will always act reasonably and give full and proper consideration to your interests

in carrying out this balancing test.

AUTOMATED DECISION MAKING

Before **we** can offer **you** an insurance product or service, **we** may need to conduct the following activities, which involve automated (computer based) decision-making:

- Pricing and underwriting this process calculates the insurance risks based on the information that you have supplied. This will be used to calculate the premium you will have to pay;
- Credit Referencing using the information given, calculations are performed to evaluate **your** credit rating. This rating will help **us** to evaluate **your** ability to pay for the quoted products and services; and
- Automated Claims some small claims may qualify for automated processing, which will check the information you provide, resulting in a settlement or rejection of your claim.

The results of these automated decision-making processes may limit the products and services **we** can offer **you**. If **you** do not agree with the result, **you** have the right to request that **we** perform a manual reassessment using the same information that **you** originally provided.

WHO MAY WE SHARE YOUR PERSONAL INFORMATION WITH?

We may share **your** personal information with:

- your relatives or, guardians (on your behalf where you are incapacitated or unable) or other people or organisations associated with you such as your financial adviser or your lawyer;
- other insurers, business partners, agents or carefully selected third parties providing a service to us or on our behalf, such as processing our mail, communicating with customers on our behalf, providing IT systems and administrative services, claims handling services and the development and improvement of our internal systems;
- credit reference agencies which we may use to check your credit history. Any checks completed by us when calculating a quotation are only visible to you (if you request a copy of your credit file at the credit reference agencies) and are not visible to other organisations. This type of credit reference check will not affect your credit file;
- premium finance companies should you choose to spread the cost of your policy into monthly instalments. Premium finance companies may

Privacy Notice

use a credit reference agency to check **your** credit history and assess **your** application for credit. These searches may be visible to other organisations and could affect **your** credit file. Premium finance companies may also report the payment history of **your** account with them to credit reference agencies;

- organisations that have a specific role laid out in law, such as statutory bodies, regulatory authorities and other authorised bodies;
- other organisations where we have a duty to or are permitted to disclose your personal information by law, for example if we received a valid request from the police or other third party organisation in the interest of preventing and detecting crime;
- fraud prevention agencies and operators of registers available to the insurance industry to check information and prevent fraud;
- third parties we use to recover money you may owe us or to whom we may sell your debt;
- another company, if our business or part of it is bought or taken over by that company to make sure your insurance policy can continue to be serviced or as part of preliminary discussions with that company about a possible sale or take over;
- other companies or brands within the **Uinsure** group, for example, where **we** are unable to provide **you** with an insurance product **we** will check whether they have an insurance product, which may suit **your** needs;
- other companies when we are trialling their products and services which we consider may improve our services to you or our business processes; or
- other third parties if you have given us your permission to do so, or there is sufficient reason to believe they are acting on your behalf.

Sometimes **your** personal information may be sent to other parties outside of the European Economic Area (EEA) in connection with the purposes set out above. **We** will take all reasonable steps to ensure that **your** personal information is treated securely and in accordance with this Privacy Notice, and in doing so may rely on certain "transfer mechanisms" such as the EU-**Us** Privacy Shield, and the standard contractual clauses approved by the European Commission. If **you** would like further information please contact **us**.

Under this Privacy Notice **we** may be required to transfer all of **your** data to another provider when requested by **Virgin Money** unless **you** inform **us** otherwise. **You** will be given 30 days' notice and details of where **your** data will be transferred and how **you** can opt out if **you** wish.

HOW LONG WILL WE KEEP YOUR INFORMATION?

We will only keep your personal information for as long as reasonably necessary to fulfil the relevant purposes set out in this Privacy Notice and in order to comply with our legal and regulatory obligations. The time period we retain your personal information for will differ depending on the nature of the personal information and what we do with it. How long we keep personal information is primarily determined by our regulatory obligations. We typically keep quote information for 3 years, and policy and claims records for up to 7 years from the end of our relationship with you. In some cases, such as if there is a dispute or a legal action we may be required to keep personal information for longer.

Your rights

You have a number of rights concerning the personal information **we** use. **You** may request that **we**:

 provide you with details of the personal information we hold about you.

All requests are free of charge, although for requests for the provision of personal information **we** hold about **you we** reserve the right to charge a reasonable administrative fee where, **we** believe an excessive number of requests are being made. Wherever possible, **we** will respond within one month from receipt of the request, but if **we** do not, **we** will notify **you** of anticipated timelines ahead of the one month deadline.

Your personal information can be provided in a structured, commonly used, machine readable form when asked;

- correct inaccurate or incomplete personal information held about you;
- erase your personal information where you believe it is no longer required;
- restrict the processing of your personal information. You have the right to ask that suppress processing your personal information.
 We will continue to store your personal information but will no longer process it;
- stop your personal information from being used for profiling, direct marketing or research purpose;

Privacy Notice

- You have rights in relation to automated decision making and profiling, to reduce the risk that a potentially damaging decision is taken without human intervention; and
- perform a manual reassessment using the same information that you originally provided if we have used automated decision making and profiling and this is likely to be potentially damaging.

Please note, in some cases even when **you** make a request concerning **your** personal information, **we** may not be required, or may not be able, to honour it, as this may result in **us** not being able to fulfil **our** legal and regulatory obligations, or there is a minimum statutory period of time for which **we** have to keep **your** information. If this is the case, **we** will let **you** know **our** reasons.

To make a request, please write to **us** at **Uinsure** Limited, PO Box 5524, Manchester, M61 0QR.

To ensure that **we** do not disclose **your** personal information to someone who is not entitled to it, when **you** are making the request **we** may ask **you** to provide **us** with **your** name, address, date of birth, policy number(s) and a copy of **your** photo identification.

FURTHER INFORMATION

If **you** require further information on, or wish to complain about, the way that **we** use **your** personal information, please write to **us** at **Uinsure** Limited, PO Box 5524, Manchester, M61 0QR.

If you believe we have not complied with our obligations in relation to the handling of your personal information you have a right to submit a complaint to the Information Commissioner. For further information please visit https://ico.org.uk/global/contact-us/

What to do if you have a complaint

Our aim is to ensure that all aspects of **your** insurance are dealt with promptly, efficiently and fairly. At all times **we** are committed to providing **you** with the highest standard of service.

If **you** have any questions about **your** policy **you** should in the first instance contact **Uinsure**, PO Box 1189, Doncaster, DN1 9RP or call **Uinsure** on 0344 844 3844.

If **you** have any questions regarding **your** claim, in the first instance please contact **your** claims handler whose details will be shown in **your** claims documentation (please include **your** policy number and **your** claim number if appropriate).

In the event that **you** remain dissatisfied and wish to make a complaint, **you** can do so at any time by following the procedure below:

If **your** complaint is about the way **your** policy was sold to **you**, please contact **your** financial adviser to report **your** complaint.

If **your** complaint relates to Section 1 - **Buildings** or Section 2 - Landlords' **contents**, **you** can call **us** on 0344 844 3844 or write to **us** at the address below (please include **your** policy number and claim number if appropriate).

Uinsure Customer Services, PO Box 1189, Doncaster DN1 9RP

If **your** complaint relates to section 3, Let **Home** Emergency, please contact the Customer Service Department at Arc Legal Assistance Ltd, PO Box 8921, Colchester, CO4 5YD.

Alternatively, **you** can email **your** complaint to customerrelations@arclegal.co.uk or phone 01206 615000 (lines are open Monday to Friday 9am to 5pm).

If **your** complaint relates to Section 4 - Landlords Legal and Rent Guarantee Cover, please contact the Customer Service Department at:

Arc Legal Assistance Ltd The Gatehouse Lodge Park Lodge Lane Colchester CO4 5NE

Phone: 01206 615000

Email: customerservice@arclegal.co.uk

SERVICE STANDARDS

We will try to resolve **your** complaint by the end of the third working day. If **we** are unable to do this, **we** will write to **you** within three working days to either:

- Tell you what we have done to resolve the problem; or
- Acknowledge your complaint and let you know when you can expect a full response.

We will always aim to resolve your complaint within eight weeks of receipt. If we are unable to do this we will give you the reasons for the delay and indicate when we will be able to provide a final response.

FINANCIAL OMBUDSMAN SERVICE

If **you** remain dissatisfied with the outcome of **your** complaint, **you** may have the right to refer **your** complaint to the Financial Ombudsman Service within 6 months of receiving **our** final response letter to **you**.

The Financial Ombudsman Service is an independent service in the UK for settling disputes between consumers and business providing financial services. **You** can find more information on the Financial Ombudsman Service at www.financial-ombudsman. org.uk.

You can ask the Financial Ombudsman Service to review **your** complaint if for any reason **you** are still dissatisfied with **our** final response, or if **we** have not issued **our** final response within eight weeks from **you** first raising the complaint.

The Financial Ombudsman Service, Exchange Tower, London, E14 9SR

Website: www.financial-ombudsman.org.uk

Email: complaint.info@financial-ombudsman.org.uk

Tel: 0800 023 4567 or 0300 123 9123

FINANCIAL SERVICES COMPENSATION SCHEME

We are covered by the Financial Services Compensation Scheme (FSCS). If **we** cannot meet **our** obligations **you** may be entitled to compensation under the scheme. **You** can get more information from the Financial Services Compensation Scheme at www. fscs.org.uk or by calling 0800 678 1100 or 020 7741 4100.



Contact numbers

Customer Service

BTL/Landlord Insurance Claims

BTL/Landlord Emergency Claims

BTL/Landlord Legal Protection & Rent Guarantee Claims

0330 912 2502

See policy schedule

0330 912 9961

0330 165 9057

Virgin Money Customer Services PO Box 5524 Manchester M61 0QR

Virgin Money Home Insurance is promoted by CYB Intermediaries Ltd, registered at Jubilee House, Gosforth, NE3 4PL (Company No: 04056283) who is authorised and regulated by the Financial Conduct Authority (Financial Services Register No. 305065) and provided by Uinsure Limited. Uinsure Limited is registered in England and Wales with company number 06046870 with a registered office at XYZ Building, Hardman Boulevard, Manchester M3 3AQ. Uinsure Limited is authorised and regulated by the Financial Conduct Authority and is registered on the Financial Services Register under number 463689. You can check a firm's registration on the FCA website at register.fca.org.uk/s/ or by calling 0800 111 6768.