Your Home Insurance policy document







Thank you for insuring with us and trusting us to protect your home.

Within this document we have set out important information about your policy and how to contact us to make a claim.

This document should be read with your schedule and kept in a safe place for future reference.

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Please check your schedule to see which sections and cover apply to you.







Making a claim

All claims, other than under the Legal expenses or Home Emergency sections, are dealt with by our Claims Team.

Claims under the Legal expenses and Home Emergency sections, are dealt with by DAS Legal Expenses Insurance Company Limited.

If you need to make a claim, please call the number below. Our claim lines are open 24 hours a day, 7 days a week for reporting new claims.

For enquiries about existing claims, our lines are open Monday to Friday between 8.00 am and 6.00 pm.

Legal expenses claims: Please contact DAS Legal Expenses

Insurance Company Ltd on:

From the UK: 0345 268 9124

From abroad: +44 (0)1452 875 925

Home emergency claims: Please call DAS Legal Expenses

Insurance Company Ltd on:

From the UK: 0345 268 8469

From abroad: +44 (0)1452 875 922

All suspected gas leaks should be reported to the National

Gas Emergency Service on: 0800 111 999

All other claims: Please call us on:

From the UK: 0345 603 8381

From abroad: +44 (0)1452 872 701



Other providers

We provide some specialist covers under the policy via third parties. We have selected those providers as being suitable. Where we have done this, we have identified the provider in the policy document.





We have arranged the helpline services detailed below for the benefit of our customers. The helplines are provided by DAS Legal Expenses Insurance Company Limited.

Contacting DAS

You can contact DAS's UK-based contact call centre 24 hours a day, 7 days a week. However, DAS may need to call you back depending on your enquiry.

To check and maintain standards, DAS records all calls other than those to the counselling service.

When calling DAS, please quote your policy number.

DAS accepts no liability if the helpline services are not available for any reason.

To contact DAS, unless stated otherwise, please call:

From the UK: 0345 268 9124

From abroad: +44 (0)1452 872 925

Legal advice service

DAS provides confidential advice over the phone on any personal legal issue, under the laws of the United Kingdom, any EU country, the Isle of Man, the Channel Islands, Switzerland and Norway.

Advice about the law in England and Wales is available 24 hours a day, 7 days a week. Advice about the law in other countries is available Monday to Friday from 9.00 am to 5.00 pm (other than public holidays). If you call outside these hours, DAS will arrange to call you back.

Tax advice service

DAS provides confidential advice over the phone on personal tax matters in the UK.

Tax advice is available Monday to Friday from 9.00 am to 5.00 pm (other than public holidays). If you call outside these hours, DAS will arrange to call you back.

Health and medical information service

DAS provides information over the phone on general health issues and on a wide variety of medical matters. DAS can give you information on health services, including on NHS dentists.

Health and medical information is provided by qualified nurses Monday to Friday from 9.00 am to 5.00 pm (other than public holidays). If you call outside these hours, DAS will arrange to call you back.



For the following 3 helpline services, you will be responsible for paying any costs for the services provided.

Veterinary assistance

If your pet is ill or injured, DAS can help find a vet who can offer treatment.

Childcare assistance

DAS will arrange help following an emergency if a regular child minder cannot attend or if you have to leave children at home unexpectedly.

Home assistance

DAS will arrange assistance following an emergency (such as an illness or injury to you) when help is needed to run the home. DAS can help find cleaning staff, au pairs and housekeepers.



Additional services

As a policyholder, you also benefit from the following services:

Counselling service

DAS will provide a confidential counselling service over the phone. This includes, where appropriate, referral to relevant voluntary or professional services. You are responsible for any costs for using the services you are referred to by DAS.

If you need this service, please call:

From the UK: 0345 266 9667

From abroad: +44 (0)1452 875 927

Emergency glass replacement

If you suffer a glass breakage, you can call upon the services of our selected specialist provider, who will quickly repair it.

If the repair is covered under the policy, you will be responsible for paying the excess and any VAT you are able to recover. We will pay the rest.

If the repair is not covered under the policy, you will be responsible for all costs.

If you need this service, please call:

0345 600 0148





Complaint handling procedures

How to make a complaint

If you are unhappy with our products or service, please contact us as soon as possible.

You can complain in writing or verbally at any time to:

For all complaints other than Legal expenses and Home emergency complaints

Ecclesiastical Insurance Office plc Benefact House, 2000, Pioneer Avenue, Gloucester Business Park, Brockworth, Gloucester, GL3 4AW, United Kingdom

Phone: 0345 777 3322 Fax: 0345 604 4486

Email: complaints@ecclesiastical.com

For Legal expenses and Home emergency complaints

DAS Legal Expenses Insurance Company Limited DAS Parc, Greenway Court,

Bedwas, Caerphilly, CF83 8DW

Tel: 0344 893 9013

Email: customerrelations@das.co.uk

Our complaints promise

We aim to resolve all complaints within one business day.

For more complex issues, we may need a little longer to investigate and we may ask you for further information to help us reach a decision.

To resolve your complaint we will:

- Investigate your complaint diligently and impartially within Ecclesiastical
- · Keep you informed of the progress of the investigation
- Respond in writing to your complaint as soon as possible.

If you are not satisfied with our response

lf:

- 1. you are not happy with how we have dealt with your complaint; or
- 2. we have not responded within 8 weeks,

you can refer your complaint to the Financial Ombudsman Service:

The Financial Ombudsman Service Exchange Tower London E14 9SR

Phone: 0800 023 4567 or 0300 123 9123

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

Website: www.financial-ombudsman.org.uk

Please note that this complaints procedure does not affect your right to take legal proceedings.





The terms and conditions below apply to the whole **Policy**, in addition to the terms and conditions for each section.



- 1. **We** will insure **You** in accordance with the terms and conditions of the **Policy** for loss, damage or liability occurring during the **Period of Insurance**; and
- 2. You will pay the premium and keep to the terms of the Policy.



Definitions applying to the whole policy

Where these words appear in bold in the **Policy**, they have the meaning shown below. Other defined words can be found in each section of the **Policy**:

B uildings	1. garages, car ports, outbuildings and garden offices or rooms;
	2. permanent fixtures, including statues and fountains;
	 recreational toys, brick built barbecues and hot tubs permanently fixed to the ground;
	4. wind turbines and solar panels fixed to the buildings;
	5. electrical vehicle charging points;
	6. air and ground source heat pumps;
	7. ornamental ponds, swimming pools and tennis courts; and
	8. paths, drives, terraces, fences, hedges and gates,
	used only for domestic and home office use.
	Any remote or radio controlled unmanned aerial vehicle. This includes any Small Unmanned Aircraft, as defined in the Ai Navigation (Amendment) Order 2018.



The amount You must pay towards each claim. The excess amount is shown on the schedule. If one incident or event resul in claims under more than one section of the Policy , You will only need to pay one excess, whichever is the highest.
Upward movement of ground beneath the Buildings caused by the soil expanding.
The residential address shown on the schedule within the United Kingdom .
Downward movement of sloping ground.
The period when the Policy is in force. This is shown on the schedule.
This insurance document, including the schedule and any endorsements.
Downward movement caused by:
 soil being compressed by the weight of the Buildings; or compression of any infill material,
within 10 years of the Buildings being built.



Sum Insured	The most We will pay for any claim or loss. This is shown on the schedule.
	Any act, including the use of actual or threatened force or violence, which is:
Terrorism	1. committed by a person or group of people, whether acting alone or in connection with an organisation or government; and
	2. for political, religious, ideological or similar reasons,
	including with the intention of influencing a government or putting a section of the public in fear.
Unfurnished	Without enough furniture or furnishings for normal living.
United Kingdom	England, Wales, Scotland, Northern Ireland, the Channel Islands and the Isle of Man.
Unoccupied	Not lived in by You , or anyone permitted by You , for day-to-day purposes, including bathing, cooking, eating and sleepin
We/Us/Our	Ecclesiastical Insurance Office plc. or the insurer shown on the schedule for each section of the Policy .
	1. The person shown on the schedule as the 'policyholder'; and





What to do if You need to make a claim

Telling Us

 If You need to make a claim, it is important that You let Us know as soon as possible.

If **You** need to make a claim, please call the number below. **Our** claim lines are open 24 hours a day, 7 days a week:

Legal expenses claims: Please contact DAS Legal Expenses

Insurance Company Ltd on:

From the UK: 0345 268 9124

From abroad: +44 (0)1452 875 925

Home emergency claims: Please call DAS Legal Expenses

Insurance Company Ltd on:

From the UK: 0345 268 8469

From abroad: +44 (0)1452 875 922

All other claims: Please call us on:

From the UK: 0345 603 8381

From abroad: +44 (0)1452 872 701

Telling the police

2. If loss or damage has been caused by theft, vandalism or any illegal act, **You** must tell the police immediately.

Liability for injury or property damage

- 3. If **You** receive any letter or legal document claiming **You** are liable for causing:
 - a. an injury to someone else; or
 - b. damage to someone else's property,

You must let Us know immediately.

Admitting liability

4. **We** will not cover **Your** liability to anyone else if **You** admit **You** are liable, make any offer or enter into negotiations without **Our** agreement.

Providing information

5. **We** might ask **You** to provide evidence of the value of any items lost or damaged, or for any other information relating to a claim. This could include, for example, receipts, invoices, valuations or proofs of ownership. **We** will pay the reasonable costs of providing any such evidence or information. **We** can refuse to cover a claim unless **You** provide **Us** with any information or evidence **We** reasonably ask for.



Inspection and entry

6. In the event of loss or damage, **We** may enter any building, caravan or boat where loss or damage has occurred. **You** must retain any property that has been completely damaged for at least 30 days and allow **Us** to inspect it.

Salvage

7. Where **We** have covered any property that has been damaged, **We** can keep the damaged item (known as salvage). **You** cannot abandon any property to **Us**.

Controlling claims

If a claim is made against You that is covered under the Policy,
 We can take over the handling of that claim. This includes deciding on any settlement or how to defend the claim.

Recovering from others

 Sometimes it may be possible to recover amounts We have paid under the Policy from a third party. You must provide Us with all reasonable assistance to make a recovery. We will do this in Your name but at Our expense.

Fraudulent claims

- 10. If **You** or anyone entitled to cover makes a false, fraudulent or exaggerated claim:
 - a. **We** will serve notice to terminate the **Policy** with effect from the date of the fraud or false information;

- b. **We** will refuse to cover that claim and any other claim made after the date of the fraud or false information;
- You must return any payments already made by Us relating to any claim made after the date of the fraud or false information; and
- d. **We** will retain all premiums paid.

Disagreements about claims payments

11. If **We** agree to cover a claim or loss, but **We** and **You** cannot agree the amount that should be paid through **Our** complaints procedure, **You** can contact the Financial Ombudsman Service for help.

Alternatively, **You** can choose to use a separate arbitration process. The arbitrator will be a barrister chosen jointly by **You** and **Us**. If there is a disagreement over the choice of barrister, **We** will ask the Chartered Institute of Arbitrators to decide who to appoint.

This condition does not apply to the **Legal expenses** or **Home emergency** sections of the **Policy**.

No claims discount

12. If **You** renew **Your Policy** with **Us** and **You** have not made a claim, **We** will provide a discount against **Our** usual premium rates. If a claim is then made, **We** will not apply any discount to the following renewal.





General conditions

The following conditions apply to the whole Policy.

Information about You

 We have based this Policy on the information provided to Us by You. It is therefore important that You take reasonable care to provide Us with correct information if We ask You a question.

Incorrect information

- 2. If **You** do give **Us** information that is incorrect:
 - a. **We** can avoid the **Policy** if **You** deliberately or recklessly gave **Us** incorrect information. This means **We** can treat the **Policy** as if it never existed and refuse to pay all claims. **You** will have to pay back any payment **We** have already made. **We** can keep the premium; or
 - b. if **You** were careless in giving **Us** the information, **We** can:
 - i. avoid the **Policy** if **We** would not have entered into the **Policy**. This means **We** can treat the **Policy** as if it never existed and refuse to pay all claims. **You** will have to pay back any payment **We** have already made. However, **We** will return the premium;
 - ii. amend the terms of the **Policy** if **We** would only have entered into it on different terms if **You** had given **Us** accurate information. Those terms will apply from the start of the **Period of Insurance**; or
 - iii. reduce the amount **We** pay for a claim if **We** would have charged a higher premium. The amount **We** pay will be the same proportion that the actual premium charged bears to the premium **We** would have charged.

For example, if **We** would have charged twice the premium, **We** will pay half of any claim. **We** may apply both ii. and iii. above.

Changes to Your information

- 3. **We** will provide **You** with a document entitled 'What you've told us'. It is important that **You** tell **Us** if any of the information in that document changes at any time. This includes any changes to:
 - a. the address of any property insured under the **Policy**;
 - b. any amount or limit in the schedule;
 - c. Your postal address;
 - d. the criminal record of anyone insured under the **Policy**;
 - e. the use of any property, including if it is to be let, become unfurnished or used for any business.

We will then let **You** know if **We** need to make any changes to the terms of the **Policy** or the premium.

If **You** do not let **Us** know about any changes, **We** can apply the remedies set out above in condition **2 Incorrect information**.

Preventing loss and damage

- 4. You must take reasonable care to:
 - a. maintain any property covered under the **Policy** in good condition and repair; and
 - b. prevent or minimise any damage that would be covered under the **Policy**.

We will not cover any loss or damage arising while **You** are not in compliance with this condition. This does not apply if **You** can prove that the non-compliance had no impact on the loss.



Other policies

5. If **You** are covered under any other **Policy**, **We** will only pay **Our** proportion of any claim or loss.

Multiple properties

6. If **We** cover more than one property under this **Policy**, **We** will treat each property as if it has its own, separate **Policy**.

Premium payment

7. **We** will not provide cover unless all premium payments are made by the due date. If **You** are paying by Direct Debit and any payment is missed (other than the first payment), **We** will write to **You** to give **You** 14 days to pay any amount owed. If **You** do not pay the amount owed, cover will end from the date of the first outstanding instalment. Cover will not commence until the first payment is made.

Changes to premium

8. If **You** make a change in the policy cover, which results in a charge or a refund for the period up to the renewal date of the **Policy**, such charge or refund will only be made by **Us** if it exceeds £15.

We do not make an administration charge for processing changes **You** require.

Excess

 We will not pay the amount of the Excess. If one incident or event results in cover under more than one section of the Policy, You will only have to pay one Excess, whichever is the highest.

Building works

- 10. **We** will not cover any claim or loss due to any building works at any property covered under the **Policy**:
 - a. if the estimated value of the works is more than £25,000; or
 - if You have limited Your rights against any contractor or building firm in Your contract with them,

unless **You** have told **Us** about the works and **We** have agreed to cover them.

If **You** require cover for any building works, please let **Us** know. **We** will let **You** know if **We** are able to provide cover and whether **We** need to change the terms of the **Policy** or the premium.

Rights of third parties

11. No one who is not a party to the **Policy** has any rights under it that they would not have had other than as a result of the Contracts (Rights of Third Parties) Act 1999.

Multiple policyholders

12. If there is more than one Policyholder named on the schedule, **You** agree that **We** can communicate with and take instructions from any of those people.

Governing law

13. This **Policy** will be governed by the laws of the country within the **United Kingdom** where **You** usually live. If **You** usually live outside the **United Kingdom**, the laws of England and Wales will apply.





Cancelling the Policy

Cooling off

- You can cancel the Policy for any reason within the first 14 days of the start of cover (or Your renewal date) or the date You receive your policy documentation if this is later.
 - No charge will be made and any premium **You** have already paid will be refunded, provided that between the start date (or **Your** renewal date) and the date that **You** cancel:
 - · You have not made a claim; and
 - You are not aware of any incidents that may give rise to a claim. If You do make a claim or You are aware of an incident which may give rise to a claim then You must pay the annual premium in full.

Cancellation by You

2. After the cooling-off period, the **Policy** is in force and **You** are committed to pay the premium. **You** can still cancel the Policy at any time by letting **Us** know in writing, by email or by telephone. If **You** have not made a claim and are not aware of an incident which may give rise to a claim during the **Period of Insurance We** will return any premium **You** have paid for any period after the date of cancellation. **We** will not refund any amount less than £15. If **You** have made a claim or You are aware of an incident that may give rise to a claim during the **Period of Insurance** then **You** must pay the annual premium in full.

Cancellation by Us

- We can cancel the **Policy** at any time by sending **You** at least 14 days' written notice by Special Delivery to **Your** last known address. **We** will only cancel the **Policy** for a valid reason. Valid reasons include:
 - a. if **We** are legally required to cancel the **Policy**; or
 - b. if anyone covered under the **Policy** is imprisoned; or
 - c. if **You** do not comply with condition **4. Preventing loss and damage**.

If **You** have not made a claim, **We** will return any premium **You** have paid for any period after the date of cancellation.



General exclusions

The following exclusions apply to the whole **Policy**. Additional exclusions can be found in each section.

We will not cover any claim or loss:

Radioactivity

 directly or indirectly due to any nuclear reaction, nuclear radiation or radioactive contamination.





General exclusions continued

War

- 2. directly or indirectly due to:
 - a. war, invasion or act of foreign enemies;
 - hostilities or warlike operations, even if war has not been declared;
 - c. civil war or mutiny;
 - d. revolution or people using force to rebel against the government;
 - e. civil commotion that is so severe it resembles a popular uprising;
 - f. the use of military power, even if authorised by a government;
 - g. power taken by force by any unelected group or person, including the armed forces;
 - h. property being confiscated by any government or local or public authority.

Terrorism

- 3. a. under the **Buildings**, **Contents** or **Home emergency** sections of the **Policy** directly or indirectly due to:
 - i. contamination or threatened contamination; or
 - any action taken to prevent or control contamination or threatened contamination,
 - arising from **Terrorism**; or
 - b. under the **Your liability to others** or **Legal expenses** sections of the **Policy** directly or indirectly due to:
 - i. **Terrorism**; or
 - ii. any action taken to prevent or control **Terrorism**.If **We** allege this exclusion applies, **You** must prove that it does not.

Sonic bangs

4. directly or indirectly due to any pressure waves caused by aircraft or other flying devices travelling at or above the speed of sound

Pollution and contamination

5. directly or indirectly due to pollution or contamination. This does not apply to a sudden and unexpected incident that takes place at a specific time and place within the **Period of Insurance**.

We will treat all pollution and contamination arising from the same incident as having occurred at the time the incident took place.

Pre-existing damage

6. directly or indirectly due to any loss or damage occurring before the start of the **Period of Insurance**.

Deliberate acts

7. directly or indirectly due to any deliberate, dishonest or criminal act by **You** or on **Your** behalf.

Indirect losses

8. for indirect losses arising from the incident that caused **You** to make a claim, other than where specifically covered under the **Policy**.

Cyber

- 9. **We** will not cover any claim or loss:
 - a. directly or indirectly due to:
 - computer viruses or other unauthorised, malicious, or criminal acts such as hacking or any threat or hoax to carry out such an act; or
 - ii. malfunction, or user error or omission; or
 - iii. computer equipment, electronic and smart devices, data storage devices, software, servers, cloud, network, and any similar systems or devices, (whether owned or operated by **You** or any other party) which fail to operate correctly either fully or partially; or
 - iv. action taken to prevent, limit or remediate any loss.

However, **We** will still provide cover for physical loss or damage to property insured caused by fire or explosion resulting from a.i. - a.iv. above.

- b. directly or indirectly caused by or in connection with:
 - i. loss of or mis-use of data;
 - ii. any cost or expense arising from any loss of or mis-use of data.

However, **We** will still provide cover for physical loss of or damage to **Your** data storage devices provided such claims are covered by **Your Policy** and caused by:

- · fire, lightning, explosion, earthquake or smoke;
- storm or flood;
- Subsidence, Heave or Landslip;
- riot, civil commotion, labour or political disturbances;
- · impact from any aircraft, flying object or items dropped from them; or

- impact from any vehicle, train or animal (other than pets) colliding with the **Buildings**;
- escape of water or oil from any fixed water or heating system, white good, water bed or fish tank in **Your** Home, including its grounds;
- water freezing in any fixed water or heating system in Your Home;
- the breaking or collapse of any satellite dish, aerial, wind turbine, solar panel or security equipment; and
- falling trees, branches, telegraph poles, lamp posts or pylons.

We will pay to repair or replace the data storage device and the reasonable costs of copying data from a back-up or a previous generation of the data where possible, but not for the value of the data even if the data cannot be reproduced.

This exclusion applies to all covers of this policy except any covers insuring the following (however they are titled):

Your liability to others, Legal expenses or Home emergency.

Countries exclusion

- 10. under the **Buildings** or **Contents** sections of the **Policy**, in relation to any claim where cover is provided outside of the **United Kingdom** directly or indirectly due to any loss or damage that occurs in any of the following countries:
 - a. Belarus (Republic of Belarus);
 - b. the Russian Federation;
 - c. the Ukraine (including the Crimean Peninsula and the Donetsk and Luhansk regions).

Section 1 – Buildings





Please check your schedule to see if you benefit from this cover.



Definitions used in this section

Where these words appear in bold in this section of the **Policy**, they have the meaning shown below. Other defined words can be found in the **General definitions**:

	The permanent structures within the boundaries of Your Home , including:
Buildings	1. garages, car ports, outbuildings and garden offices or rooms;
	 permanent fixtures, including statues and fountains;
	3. recreational toys, brick built barbecues and hot tubs permanently fixed to the ground;
	4. wind turbines and solar panels fixed to the buildings;
	5. electrical vehicle charging points;
	6. air and ground source heat pumps;
	7. ornamental ponds, swimming pools and tennis courts; and
	8. paths, drives, terraces, fences, hedges and gates,
	used only for domestic and home office use.
Heave	Upward movement of ground beneath the Buildings caused by the soil expanding.
Landslip	Downward movement of sloping ground.
A	Downward movement caused by:
Settlement	 soil being compressed by the weight of the Buildings; or compression of any infill material,
	within 10 years of the Buildings being built.
•••••	



Please check your schedule to see if you benefit from this cover.

Subsidence	Downward movement of the ground beneath the Buildings , other than by Settlement .
Unfurnished	Without enough furniture or furnishings for normal living.
Unoccupied	Not lived in by You , or anyone permitted by You , for day-to-day purposes, including bathing, cooking, eating and sleeping
Water Table	The top level of underground water where the soil is permanently saturated.
You/Your	 The person(s) shown on the schedule as the 'policyholder'; and the domestic partner and family of the person(s) above, who normally live with them at Your Home, including foster children.



Please check your schedule to see if you benefit from this cover.



What is covered



Damage to buildings

We will cover You against damage caused during the Period of Insurance to the Buildings by:

- 1. fire, lightning, explosion, earthquake or smoke;
- storm or flood (not including anything described in paragraph 8. below);
- 3. Subsidence, Heave or Landslip;
- 4. riot, civil commotion, labour or political disturbances;
- 5. vandalism or malicious acts;
- 6. impact from any aircraft, flying object or items dropped from them; or
- 7. impact from any vehicle, train or animal (other than pets) colliding with the **Buildings**;
- 8. escape of water or oil from any fixed water or heating system, white good, water bed or fish tank in **Your Home**, including its grounds;
- 9. water freezing in any fixed water or heating system in **Your Home**;
- 10. theft or attempted theft;
- 11. the breaking or collapse of any satellite dish, aerial, wind turbine, solar panel or security equipment; and
- 12. falling trees, branches, telegraph poles, lamp posts or pylons.



Accidental damage (Optional cover)

Where the schedule shows **You** benefit from accidental damage cover, **We** will cover **You** against damage caused accidentally to the **Buildings** during the **Period of Insurance**.

This does not include damage referred to under **Damage to buildings** above or any damage excluded under **What is not covered**.



Maximum payment



The most **We** will pay under **Damage to buildings** and **Accidental damage** (where insured) above is the **Sum Insured** for **Buildings**, unless a lower limit is shown in the schedule or the **Policy** documents.



Please check your schedule to see if you benefit from this cover.



What is covered continued



Temporary accommodation and loss of rent

If Your Home cannot be lived in because of damage covered under this section of the Policy, We will pay:

- 1. the reasonable and necessary costs of **Your** temporary accommodation;
- 2. any rent **You** are still legally required to pay; and
- 3. any rent **You** will no longer be paid,

until Your Home can be lived in again.



The most **We** will pay for each claim is 20% of the **Sum Insured** for **Buildings**.



Glass and bathroom & kitchen fittings

 \boldsymbol{We} will cover \boldsymbol{You} against accidental damage to:

- fixed glass;
- 2. bathroom and sanitary fittings; and
- 3. ceramic hobs or tops forming part of a fixed unit,

in Your Home.



Damage to services

We will cover You against:

- 1. accidental damage caused to service pipes, cables, sewers and drains serving **Your Home** and for which **You** are legally responsible; and
- 2. the cost of clearing blockages that are not covered by the **Home emergency** section.



Please check your schedule to see if you benefit from this cover.

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What is covered continued



Finding and repairing leaks

We will cover the reasonable and necessary costs incurred with Our consent to:

- 1. find the source of leaking water or oil from any fixed water or heating system in **Your Home**; and
- 2. repair any damage caused in finding the source of the leak.



The most **We** will pay is £5,000 for each leak.



Decontamination of grounds

We will cover the reasonable costs to decontaminate the grounds at **Your Home** following an escape of water or oil from any fixed water or heating system, white good, water bed or fish tank in **Your Home**, including its grounds.



The most **We** will pay is £1,000 for each incident.



Damage by emergency services

We will cover You against damage to Your Home, including its grounds, caused by the emergency services.

This cover includes damage caused when the emergency services are responding to possible property damage or bodily injury.



Trees, plants and shrubs

We will cover You against damage to Your trees, plants and shrubs by:

- 1. a cause listed in **Damage to buildings** above, other than storm or flood; or
- 2. accident, where the schedule shows **You** benefit from **Accidental damage** cover.



The most **We** will pay is:

- a. £250 for each tree, plant or shrub; and
- b. £2,500 for all claims during the **Period of Insurance**.



Please check your schedule to see if you benefit from this cover.



What is covered continued



Locks and keys

If during the **Period of Insurance**:

- 1. **You** lose the keys to **Your Home**;
- 2. the keys to **Your Home** are stolen; or
- 3. the locks of the outside doors or windows of **Your Home** are damaged by accident,

We will pay the reasonable and necessary costs to gain access to the Home and repair or replace the locks.



The most **We** will pay is £1,000 for each incident.



If **You** sell **Your Home** during the **Period of Insurance**, **We** will extend cover under this **Policy** to the purchaser from the date of:

- 1. exchange of contracts; or
- 2. in Scotland, the written offer and acceptance,

until the sale completes.



We do not provide this cover if the **Home** is insured under another policy.



Please check your schedule to see if you benefit from this cover.



What is not covered

The following exclusions apply in addition to the **General exclusions**.

	We will not cover:
Unoccupied or unfurnished property	 damage caused after Your Home has been Unoccupied or Unfurnished for more than 60 days in a row. However, We will still cover damage caused by: fire, lightning, explosion, earthquake or smoke; Subsidence, Heave or Landslip; riot, civil commotion or any labour or political disturbance; any aircraft, flying object or items dropped from them; or impact from any vehicle, train or animal (other than pets); the breaking or collapse of any satellite dish, aerial, wind turbine, solar panel or security equipment; falling trees, branches, telegraph poles, lamp posts or pylons; and accident, where the schedule shows You benefit from Accidental damage cover.
Storm and flood to fences, hedges and gates	 damage caused by storm or flood to fences, hedges or gates, unless the main building, garage or outbuilding at Your Home is also damaged.
Water table	3. damage caused by a change in the Water Table .



Please check your schedule to see if you benefit from this cover.



What is not covered continued



Exclusions relating to subsidence, heave and landslip

4. in relation to any claim for **Subsidence**, **Heave** or **Landslip**, damage:

- a. to:
 - swimming pools and tennis courts;
 - ii. paths, drives, terraces and patios; or
 - iii. walls, fences, hedges or gates,

unless the main **Building** at **Your Home** is also damaged;

- b. to solid floor slabs or caused by solid floor slabs moving, unless the foundations of the main building are damaged at the same time; or
- c. caused by:
 - i. Settlement;
 - ii. coastal or river erosion; or
 - iii. demolishing, altering or repairing the **Buildings**.



Exclusions relating to temporary accommodation and loss of rent

- 5. temporary accommodation costs or loss of rent following damage:
 - a. caused solely due to finding and repairing a leak;
 - b. to glass or bathroom or kitchen fittings;
 - c. caused by the emergency services; or
 - d. to locks.



Frost

6. damage caused by frost, other than water freezing in any fixed water or heating system in **Your Home**.



Wear and tear

7. damage caused by wear and tear (this happens naturally and is not covered by most policies).
This exclusion will also apply to escape of water losses or damage caused by failed or inadequate grout or sealant.



Please check your schedule to see if you benefit from this cover.

What is not covered con	ntinued
Gradual causes	8. damage caused by atmospheric conditions (other than storm or flood), rot, fungus, insects or any other gradual cause.
Maintenance	9. a. damage caused by a lack of, or incorrect, maintenance; or b. the costs of maintaining any property.
Breakdown	10. damage caused by mechanical or electrical breakdown or failure.
Acts of paying guests and tenants	 11. damage caused by vandalism, theft or a malicious act by: a. Your paying guests; or b. Your tenant or Your tenant's guests.
Police raid	12. damage caused by police raids.
Workmanship	13. damage caused by faulty workmanship, design, specification or materials.
Cleaning	14. damage caused by cleaning, dyeing or repairing.
Vermin	15. damage caused by vermin.



Please check your schedule to see if you benefit from this cover.

Outdoor items	 16. the cost of removing any tree, branch, telegraph pole, lamp post or pylon. This exclusion does not apply: a. to the cover for Trees, plants and shrubs; or b. if the main building, garage or outbuilding is damaged at the same time.
	 17. damage to: a. trees, plants or shrubs caused by: i. weight of snow; or ii. animals; or b. any satellite dish, aerial, wind turbine, solar panel or security equipment due to it breaking or collapsing.
Exclusions relating to Accidental damage	 18. in relation to any claim under the Accidental damage cover, loss or damage caused: a. by Your paying guests; b. to wind turbines.
Claims preparation	19. the costs of preparing a claim.



Please check your schedule to see if you benefit from this cover.



How we settle claims

For details of how to make a claim, please see What to do if you need to make a claim within the General terms and conditions.



Damage to buildings

For damage covered under this section of the **Policy**, **We** will pay the cost to repair or replace the damaged part of the Buildings as new, up to the Sum Insured.

We will usually require You to repair or reinstate the damaged Building.



We will not pay any reduction in value of any property following repair or replacement under the Policy.



Wear and tear



If the **Buildings** are not in a good state of repair at the time of damage, **We** will reduce the amount **We** pay to take account of any wear and tear.



Included costs

In addition to the costs of repair or replacement, **We** will also pay:

- the reasonable and necessary fees of architects, surveyors, engineers and any other professionals;
- the cost of demolishing and supporting the **Buildings**, removing debris and making the site safe; and
- the cost of complying with any legal or local authority requirements.



Please check your schedule to see if you benefit from this cover.



How we settle claims continued



Undamaged items

We will pay 50% of the cost of replacing undamaged items which form part of:

- 1. a pair;
- 2. a set, collection or suite; or
- 3. a matching or uniform design, nature or colour, including carpets,

with an item that has suffered from damage that is covered under this section of the Policy.



We will not pay for any undamaged flooring in adjacent rooms.



The most we will pay



The corresponding **Sum Insured** is the most **We** will pay for each claim. **We** will not reduce the **Sum Insured** following a claim.



Index linking

If **You** have chosen **Your** own **Sum Insured** for **Buildings**, **We** will adjust the **Sum Insured** monthly in line with the Housing Rebuilding Cost Index.

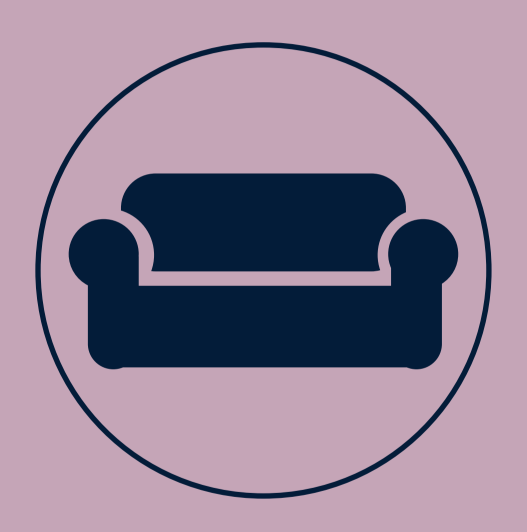


Inadequate sums insured (Underinsurance)



If **We** discover that the full cost of repairing or replacing the **Buildings** is more than the **Sum Insured**, the amount **We** will pay for any claim will be reduced in proportion to the amount of the underinsurance.

Section 2 – Contents





Please check your schedule to see if you benefit from this cover.



Definitions used in this section

Where these words appear in bold in this section of the **Policy**, they have the meaning shown below. Other defined words can be found in the **General definitions**:



Buildings

The permanent structures within the boundaries of **Your Home**, including:

- 1. garages, car ports, outbuildings and garden offices or rooms;
- 2. permanent fixtures, including statues and fountains;
- 3. recreational toys, brick built barbecues and hot tubs permanently fixed to the ground;
- 4. wind turbines and solar panels fixed to the buildings;
- 5. electrical vehicle charging points;
- 6. air and ground source heat pumps;
- 7. ornamental ponds, swimming pools and tennis courts; and
- 8. paths, drives, terraces, fences, hedges and gates,

used only for domestic and home office use.



Business Equipment

Computers and their accessories, office equipment and office furniture, used only for clerical and administrative use.



Contents

Any of the following, which **You** own or are responsible for:

- 1. household goods;
- 2. furniture and furnishings;
- 3. clothing;
- 4. Tenants' Improvements;
- Personal Belongings;
- 6. Valuables; and
- 7. Business Equipment.

'Contents' does not include **Money** or medical equipment on loan.



Please check your schedule to see if you benefit from this cover.

Definitions used in this	s section continued
Garden Equipment	Items that are designed to be used or kept in a garden including garden furniture, garden tools, petrol, electric and robotion mowers, fixed barbecues, hot tubs, children's play equipment and garden ornaments.
Heave	Upward movement of ground beneath the Buildings caused by the soil expanding.
Landslip	Downward movement of sloping ground.
£ Money	Bank notes and coins that are not part of a collection, cheques, postal orders, bank drafts, travel tickets, traveller's cheques, postage stamps, savings stamps and certificates and premium bonds.
Motor Vehicles	Any electrically or mechanically propelled vehicle, other than: 1. vehicles solely used as domestic gardening equipment; 2. battery powered wheelchairs or mobility scooters; 3. electronically assisted bicycles that do not need to be licensed for road use and for which road tax is not payable; 4. golf trolleys or buggies controlled by someone on foot; and 5. toys and models controlled by someone on foot.
Personal Belongings	Personal items worn, used or carried about the person. This includes bicycles and sports equipment. This does not include: 1. clothing, Money or Valuables; 2. Business Equipment; 3. any boat or Motor Vehicle; or 4. any accessories for use with a boat, Motor Vehicle, caravan, trailer, hovercraft or aircraft.



Please check your schedule to see if you benefit from this cover.

	Downward movement caused by:
Settlement	 soil being compressed by the weight of the Buildings; or compression of any infill material,
	within 10 years of the Buildings being built.
Subsidence	Downward movement of the ground beneath the Building , other than by Settlement .
Tenants' Improvements	Where You are the tenant, fixtures and fittings and decorative finishes added by You , for which You are legally responsible, forming part of the Home .
Unfurnished	Without enough furniture or furnishings for normal living.
Unoccupied	Not lived in by You , or anyone permitted by You , for day-to-day purposes, including bathing, cooking, eating and sleeping
Valuables	 Jewellery and precious metals; clocks and watches; furs; pictures and works of art;
	5. stamp, coin and medal collections.
Mater Table	The top level of underground water where the soil is permanently saturated.



Please check your schedule to see if you benefit from this cover.

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Definitions used in this section continued



You/Your

- 1. The person(s) shown on the schedule as the 'policyholder'; and
- 2. the domestic partner and family of the person(s) above, who normally live with them at **Your Home**, including foster children



What is covered



Damage to contents in the buildings

We will cover You against loss or damage caused during the Period of Insurance to Contents in the Buildings by:

- 1. fire, lightning, explosion, earthquake or smoke;
- 2. storm or flood (not including anything described in paragraph 8. below);
- 3. Subsidence, Heave or Landslip;
- 4. riot, civil commotion, labour or political disturbances;
- 5. vandalism or malicious acts;
- 6. any aircraft, flying object or items dropped from them;
- 7. impact from any vehicle, train or animal (other than pets) colliding with the **Buildings**;
- 8. escape of water or oil from any fixed water or heating system, white good, water bed or fish tank in **Your Home**, including its grounds;
- 9. theft or attempted theft;
- 10. the breaking or collapse of any satellite dish, aerial, wind turbine, solar panel or security equipment; and
- 11. falling trees, branches, telegraph poles, lamp posts or pylons.



Where the schedule shows **You** benefit from **Accidental damage** cover, **We** will cover **You** against damage caused accidentally to the **Contents** during the **Period of Insurance**.

This does not include damage referred to under **Damage to contents in the buildings** above or any damage excluded under **What is not covered**.



Please check your schedule to see if you benefit from this cover.



What is covered continued



Maximum payment



The most **We** will pay under **Damage to contents in the buildings** and **Accidental damage** (where insured) above for:

- a. Contents is the Sum Insured:
- b. **Business Equipment** is £10,000 (which is included within the **Sum Insured** for **Contents**); or
- c. theft from garages or outbuildings is;
 - i. £750 for each bicycle; and
 - ii. £5,000 for each incident (which is included within the **Sum Insured** for **Contents**),

unless a lower limit is shown in the schedule or the Policy documents.



Temporary accommodation and storage

We will pay the reasonable and necessary costs for temporary accommodation if during the Period of Insurance:

- Your Home cannot be lived in because of damage covered under this section of the Policy; or
- 2. a. a local authority prevents **You** from living in the **Home** following an emergency evacuation; or
 - Your Home cannot be lived in because of damage to a neighbouring property.
 We will only provide this cover if the damage would have been covered by this Policy.

We will also pay the costs of temporary storage for **Your** furniture and the cost of putting **Your** dogs or cats in kennels or a cattery.



The most $\bf We$ will pay for all temporary accommodation is 20% of the $\bf Sum$ Insured for $\bf Contents$.

We will pay for up to 30 days' temporary accommodation following damage covered in paragraph 2. above.



Please check your schedule to see if you benefit from this cover.



What is covered continued



We will cover office contents owned by Your employer whilst at Your Home and which results from:

- 1. a cause listed in **Damage to contents in the buildings**; or
- 2. accidental damage where the schedule shows **You** benefit from Accidental damage cover.



We do not cover loss or damage that is covered under any other insurance.



The most **We** will pay is:

- i. £2,500 any one item; and
- ii. £5,000 in total in the **Period of Insurance**.



We will cover You against accidental damage caused to:

- 1. mirrors;
- 2. glass tops and fixed glass in furniture; and
- 3. ceramic hobs or tops forming part of a free-standing unit,

in Your Home.



Please check your schedule to see if you benefit from this cover.



What is covered continued



We will cover You against accidental loss or damage to:

- 1. a. satellite dishes and security equipment;
 - b. televisions, radios and their aerials, fittings and masts;
 - c. audio and video equipment; and
 - d. personal computers; and
- 2. discs, such as CDs and DVDs and legal recordings and downloads damaged as a result of 1. above.



We do not cover accidental loss or damage to tablets, laptops or other small electronic devices, unless covered under:

- a. the Additional cover for Portable items; or
- b. where the schedule shows **You** benefit from **Accidental damage** cover.



The most **We** will pay under 2. above is £1,000.



Loss of oil, gas or metered water

We will cover You against the loss of oil, gas or metered water after:

- 1. accidental damage to the water or heating system in **Your Home**, including its grounds; or
- 2. as a result of damage covered under this section of the **Policy**.



We will cover You against loss or damage caused to Your Money held for Your personal or charitable purposes:

- 1. anywhere in the **United Kingdom**; or
- 2. outside the **United Kingdom** for up to 90 days in total during the **Period of Insurance**.



The most **We** will pay is the corresponding **Sum Insured** shown in the schedule.



Please check your schedule to see if you benefit from this cover.



What is covered continued



Fridge and freezer contents

We will cover **You** against the cost of replacing the contents of the fridge and freezer in **Your Home** following loss or damage caused by:

- 1. a rise in temperature; or
- 2. contamination from cooling fluids, gases or fumes.

We will also pay the reasonable costs of hiring a temporary replacement fridge or freezer.



Locks and keys

If during the **Period of Insurance**:

- a. You lose the keys to Your Home or to any safe or alarm at Your Home; or
- b. the keys to Your Home are stolen,

We will cover the reasonable and necessary costs to gain access to Your Home and replace or repair the keys or locks.



The most **We** will pay is £1,000 for each incident.



Gifts and family celebrations

We will automatically increase the **Sum Insured** for **Contents** by 20% for the period:

- 1. starting 30 days before; and
- 2. ending 30 days after,

any family celebration, including weddings, civil partnerships and religious festivals, to cover gifts and additional items.



Please check your schedule to see if you benefit from this cover.



What is covered continued



Guests' belongings

We will cover damage to Your guests' Personal Belongings whilst at Your Home and which results from:

- a cause listed in Damage to contents in the buildings; or
- 2. accidental damage.

We do not cover:

- a. loss or damage that is covered under any other insurance; or
- b. the **Personal Belongings** of any paying guest or tenant in **Your Home**.



The most **We** will pay is £2,500 in total for each incident.



Replacement warranties

lf:

- 1. any item covered under this section of the **Policy** is lost or damaged beyond repair;
- 2. the loss or damage is covered by **Us**; and
- 3. at the time of loss or damage, **You** hold an extended warranty for the item,

We will pay for an equivalent extended warranty on the replacement item. You must give the original warranty to Us.



Liability as a tenant

We will cover Your legal liability as tenant for damage caused to Buildings and landlord's contents, which results from:

- 1. a cause listed in **Damage to contents in the buildings**; or
- 2. accident, where the schedule shows **You** benefit from **Accidental damage** cover;
- 3. Electrical equipment; Loss of oil, gas, or metered water; or Fridge and freezer contents as listed under What is covered in this section.



The most **We** will pay is 20% of the **Sum Insured** for **Contents** for each incident.



Please check your schedule to see if you benefit from this cover.



What is covered continued



We will cover **You** against loss or damage to **Garden equipment** and **Contents** while in the garden at **Your Home** which results from:

- 1. a cause listed in **Damage to contents in the buildings**; or
- 2. accident, where the schedule shows **You** benefit from **Accidental damage** cover.



This does not cover:

- a. **Personal Belongings**, other than bicycles;
- b. Valuables; or
- c. loss or damage that would not be covered if it occurred in the **Buildings**.



The most **We** will pay is:

- a. £750 for each bicycle; and
- b. £2,500 for each incident.



We will cover You against loss or damage to Your trees, plants and shrubs by:

- 1. a cause listed in **Damage to contents in the buildings** above, other than storm or flood; or
- 2. accident, where the schedule shows **You** benefit from **Accidental damage** cover.



The most **We** will pay is:

- a. £250 for each item; and
- b. £2,500 in total for all claims during the **Period of Insurance**.



Please check your schedule to see if you benefit from this cover.



What is covered continued



We will cover You against loss or damage to Contents which results from:

- 1. a cause listed in **Damage to contents in the buildings**; or
- 2. accident, where the schedule shows You benefit from Accidental damage cover,

whilst the **Contents** are temporarily away from **Your Home** at:

- a. a bank or safe deposit;
- b. an occupied private home;
- c. any building where **You** are living, employed or carrying out business; and
- d. in transit to and from anywhere listed above.



The most **We** will pay under this cover is 20% of the **Sum Insured** for **Contents** for each incident.

The most **We** will pay for **Contents** in any student accommodation is £5,000 in total for all incidents during the **Period of Insurance**.



We will cover **You** against loss or damage to specialist medical equipment such as manual wheelchairs or shower chairs, that is loaned to **You** from a hospital, mobility shop or hire company based within the **United Kingdom** by:

- 1. a cause listed in **Damage to contents in the buildings** above; or
- 2. accident, where the schedule shows **You** benefit from **Accidental damage** cover.

We do not cover equipment that You are not legally responsible for under the loan agreement.

The most **We** will pay is £25,000 in total for all claims during the **Period of Insurance**.



Please check your schedule to see if you benefit from this cover.



What is covered continued



Contents in care homes or hospitals

We will cover damage to the contents of any of Your immediate family, which results from:

- 1. a cause listed in **Damage to contents in the buildings**; or
- 2. accidental damage.

whilst the contents are at:

- a. a care home in which they are living; or
- b. a hospital in which they are staying.



The most **We** will pay is £1,000 for each incident and £5,000 for all incidents during the **Period of Insurance**.



Household removal

We will cover **You** against loss or damage to **Contents**, other than **Valuables**, whilst being permanently moved from **Your Home** to a new home in the **United Kingdom** and which results from:

- a cause listed in Damage to contents in the buildings; or
- 2. accidental damage.

This includes overnight stops and furniture storage for up to 7 days in a furniture storage unit.



Title deeds

We will cover You against the necessary costs of preparing new title deeds to Your Home if:

- 1. the originals are lost or damaged whilst in **Your Home**, a bank or a safety deposit box; and
- 2. the loss or damage results from:
 - a. a cause listed in **Damage to contents in the buildings**; or
 - b. accident, where the schedule shows **You** benefit from **Accidental damage** cover.



Juru service

We will cover **Your** loss of earnings and travel expenses as a direct result of **You** being called for jury service during the **Period of Insurance**.



We do not cover wages and salary recoverable under the Legal expenses section of this policy.



The most **We** will pay is £50 per day, up to a maximum of £1,000.



Please check your schedule to see if you benefit from this cover.



What is covered continued



Death benefit

If **You** die within 3 months of:

- a fire or accident in **Your Home**;
- an accident whilst travelling as a fare-paying passenger on any road or rail vehicle within the **United Kingdom**; or
- an assault anywhere within the **United Kingdom**,

occurring during the **Period of Insurance**, **We** will pay a benefit of £5,000 for each person within the definition of **You**.



The most **We** will pay is £10,000 for each incident.



Additional cover

Your schedule will show if this cover applies and the corresponding **Sum Insured**.



Portable items

We will cover You against loss or damage caused during the Period of Insurance to Your Personal Belongings, Valuables and clothing, occurring:

- anywhere in the **United Kingdom**; or
- outside the **United Kingdom** for up to 90 days in total during the **Period of Insurance**.



The most **We** will pay is the corresponding **Sum Insured** shown in the schedule.



Please check your schedule to see if you benefit from this cover.

X

What is not covered

The following exclusions apply in addition to the **General exclusions**.

Unoccupied or unfurnished property	 damage caused to any item in Your Home after it has been Unoccupied or Unfurnished for more than 60 days in row. However, We will still cover damage caused by: fire, lightning, explosion, earthquake or smoke; Subsidence, Heave or Landslip; riot, civil commotion or any labour or political disturbance; any aircraft, flying object or items dropped from them; impact from any vehicle, train or animal; the accidental breaking or collapse of any satellite dish, aerial, wind turbine, solar panel or security equipment; falling trees, branches, telegraph poles, lamp posts or pylons; or accident, where the schedule shows You benefit from Accidental damage cover.
Water table	2. loss or damage caused by a change in the Water Table .
Exclusions relating to money	 3. in respect of Money: a. any shortage caused by mistake; b. the loss in value of Money; c. losses due to confiscation by any government or public or local authority; or d. losses due to fraud.



Exclusions relating to portable items	 4. under the Additional cover for Portable items, We do not cover: a. bicycles while racing; b. theft of unattended bicycles away from Your Home unless securely locked to a permanent object; c. musical instruments used professionally or semi-professionally; d. Money or credit or payment cards; or e. records, films, tapes, cassettes or discs, other than: i. if not recorded on, their value as unused material; or ii. if recorded on, the maker's current list price.
Theft away from your home	5. loss or damage caused by theft to items away from Your Home , unless force is used to get into or out of a building This exclusion does not apply to the Additional cover for Portable items .
Theft from rented property	6. loss or damage caused by theft from Your Home whilst it is let or rented, unless force was used to get in or out.
Wear and tear	7. loss or damage caused by wear and tear (this happens naturally and is not covered by most policies). This exclusion will also apply to escape of water losses or damage caused by failed or inadequate grout or sealan
Gradual causes	8. loss or damage caused by atmospheric conditions (other than storm or flood), rot, fungus, insects or any other gradual cause.
Breakdown	9. loss or damage caused by mechanical or electrical breakdown or failure.



What is not covered continued		
Acts of paying guests and tenants	 10. loss or damage caused by vandalism, theft or a malicious act by: a. Your paying guests; or b. Your tenant or Your tenant's guests. 	
Deception	11. loss or damage caused by deception, unless deception was used to gain access to Your Home .	
Workmanship	12. loss or damage caused by faulty workmanship, design, specification or materials.	
Cleaning	13. loss or damage caused by cleaning, dyeing or repairing.	
Vermin	14. loss or damage caused by vermin.	
Items in the open	15. loss or damage to any item left in the open unless specifically covered under What is covered or the Additional cover for Portable items .	
Living creatures and plants	16. loss or damage to any living creature, tree, plant or shrub. This does not apply to the cover under Trees, plants and shrubs .	



What is not covered continued		
Exclusions relating to trees, plants and shrubs	17. loss or damage to trees, plants or shrubs caused by frost, weight of snow or animals.	
Vehicles, craft & drones	18. loss or damage to Motor Vehicles , boats, caravans, aircraft, Drones , hovercraft and any trailers or accessories designed to be used with them such as satellite navigation devices and in-car camera recording devices.	
Business items	19. loss or damage to property used for any trade, business or profession. This does not apply to Business Equipment used solely for clerical or administrative work.	
Items in storage	20. loss or damage to any item in a furniture warehouse or commercial storage. This exclusion does not apply to the cover for Household removal or to the Additional cover for Portable items.	
Landlord's fixtures	21. loss or damage to fixtures and fittings for which Your landlord is responsible.	
Documents	22. loss or damage to securities or documents. This does not apply to the cover under Title deeds .	
Other insurance	23. loss or damage to any item insured elsewhere.	
Food deterioration	24. the deterioration of food. This exclusion does not apply to the cover for Fridge and freezer contents .	



X	What is not covered continued		
	Exclusions relating to fridge and freezer contents	 25. the deterioration of food caused by: a. Your failure to pay for the electricity or gas supply; or b. the deliberate interruption to Your electricity or gas supply by Your provider. 	
	Exclusions relating to Accidental damage	26. in relation to any claim under the Accidental damage cover, loss or damage caused by Your paying guests.	
A	Exclusions relating to temporary accommodation and storage	27. temporary accommodation and storage costs following damage: a. to glass and mirrors; or b. to locks.	
	Claims preparation costs	28. the costs of preparing a claim.	



Please check your schedule to see if you benefit from this cover.



How we settle claims

For details of how to make a claim, please see What to do if you need to make a claim within the General terms and conditions.



Payment following damage

For loss or damage covered under this section of the **Policy**, **We** will pay the cost to repair or replace the item as new, up to the **Sum Insured**.

For clothes. **We** will deduct an amount for wear and tear.

Where **We** cannot repair or replace the item, **We** may pay **You** a cash amount for the loss or damage. If **We** can offer to repair or replace an item through a preferred supplier, We will not pay more than the amount We would have paid the supplier.

Where no equivalent replacement is available, **We** will pay the full replacement cost with no discount.



We will not pay any reduction in value of any property following repair or replacement under the Policy.



50% Undamaged items

We will pay 50% of the cost of replacing undamaged items which form part of:

- a pair:
- a set, collection or suite; or
- a matching or uniform design, nature or colour,

with an item that has suffered from damage that is covered under this section of the Policy.



The most we will pay



The corresponding **Sum Insured** is the most **We** will pay for each claim. **We** will not reduce the **Sum Insured** following a claim, other than where a specified item has been completely lost or destroyed.



Please check your schedule to see if you benefit from this cover.



How we settle claims continued



Index linking

If You have chosen Your own Sum Insured for Contents, Personal Belongings or Valuables, We will adjust the Sum Insured monthly in line with the Consumer Durable Section of the Retail Price Index.



Inadequate sums insured (underinsurance)



If **We** discover that the full cost of replacing the **Contents** is more than the **Sum Insured** the amount **We** will pay for any claim will be reduced in proportion to the amount of the underinsurance.



Conditions

The following conditions apply in addition to the **General exclusions**.



We will not cover any loss or damage arising while **You** are not in compliance with these conditions. This does not apply if **You** can prove that the non-compliance had no impact on the loss.



Unattended vehicles

You must ensure that when any item is left in an unattended vehicle:

- 1. all windows, hoods, covers and sunroofs are securely closed;
- 2. the boot and all doors are locked; and
- 3. the item is concealed in a glove or luggage compartment or boot.



Fragile items during removal

When fragile items are being transported from **Your Home** to a new home, **You** must ensure they are packed by professional removal contractors.

Section 3 – Your liability to others





Please check your schedule to see if you benefit from this cover.



Definitions used in this section

Where these words appear in bold in this section of the **Policy**, they have the meaning shown below. Other defined words can be found in the **General definitions**:

	Any of the following, which You own or are responsible for:
Contents	1. household goods;
	2. furniture and furnishings;
	3. clothing;
	4. fixtures and fittings forming part of the Buildings , including those added by You , that You are legally responsible for;
	5. Personal Belongings ;
	6. Valuables; and
	7. Business Equipment.
	'Contents' does not include Money .
[] Injury	Bodily or mental injury or illness, including death.
	Any electrically or mechanically propelled vehicle, other than:
Motor Vehicles	1. vehicles solely used as domestic gardening equipment;
	2. battery powered wheelchairs or mobility scooters;
	3. electronically assisted bicycles that do not need to be licensed for road use and for which road tax is not payable
	4. golf trolleys or buggies controlled by someone on foot; and
	5. toys and models controlled by someone on foot.
<u> </u>	Loss of or damage to physical property.
Property Damage	



Please check your schedule to see if you benefit from this cover.



Definitions used in this section continued



You/Your

- 1. The person(s) shown on the schedule as the 'policyholder'; and
- 2. the domestic partner and family of the person(s) above, who normally live with them at **Your Home**, including foster children



What is covered

We will cover Your legal liability to pay damages to any other person for Injury or Property Damage occurring during the Period of Insurance in the United Kingdom, where Your liability arises as a result of:



Property owner's liability

- 1. a. You owning Your Home, including its grounds;
 - b. any home **You** used to own, where **You** remain liable under:
 - i. s.3 Defective Premises Act 1972; or
 - ii. s.5 Defective Premises (Northern Ireland) Order 1975.



We do not provide this cover unless Your Home is covered by Us under the Buildings section of this Policy.



The most **We** will pay is £2,000,000 for each event.



Please check your schedule to see if you benefit from this cover.





Occupier's liability

2. **Your** occupation of:

- Your Home;
- b. any buildings, caravan or boat hired to or borrowed by **You** and used as temporary accommodation;



We do not provide this cover unless Your Contents are covered by Us under the Contents section of this Policy.



The most **We** will pay is £2,000,000 for each event.



3. **Your** employment of any domestic staff.



We do not provide this cover unless Your Contents are covered by Us under the Contents section of this Policy.



The most **We** will pay is:

- a. £5,000,000 for any event directly or indirectly due to **Terrorism**; or
- b. £10,000,000 for any other event.



Personal liability

4. any other situation where **You** are liable in **Your** personal capacity.

This includes cover for up to 90 days in total during the **Period of Insurance** outside the **United Kingdom**.



We do not provide this cover unless Your Contents are covered by Us under the Contents section of this Policy.



The most **We** will pay is £2,000,000 for each event.



Please check your schedule to see if you benefit from this cover.



What is covered continued



Unpaid damages

We will cover any damages awarded to **You** personally during the **Period of Insurance** by a court in the **United Kingdom**, if they have not been paid within 3 months of being due.



We will only do this if:

- a. the incident giving rise to the loss, injury or damage took place during the **Period of Insurance**;
- b. We would have covered You under this section of the Policy if You had caused the loss, injury or damage; and
- c. the judgment is not subject to an appeal.

The most **We** will pay is £1,000,000 in total for all awards.



Costs and expenses

Where \boldsymbol{We} have accepted a claim under this section of the $\boldsymbol{Policy}, \boldsymbol{We}$ will cover:

- 1. any reasonable legal costs and expenses incurred with **Our** prior agreement to investigate, settle or defend the claim; and
- 2. claimant's costs and expenses recoverable from You.



These costs are included within the relevant limit for the corresponding claim.



Please check your schedule to see if you benefit from this cover.



What is not covered

The following exclusions apply in addition to the **General exclusions**.

	We will not cover:
Your own property	 Property Damage to property which: a. belongs to You; or b. is held in Your care or is controlled by You.
Business activities	2. any liability arising from any trade, business or profession involving You or Your family.
Injury to you	3. Injury to You or Your family.
Vehicles and lifts	 4. any liability arising from the use, ownership or operation of any: a. lift; b. Motor Vehicles or caravans (other than caravans hired to or borrowed by You as temporary accommodation c. aircraft or flying object, including Drones; or d. watercraft, other than those that are: i. not mechanically propelled; ii. less than 5 metres in length; and iii. operated on inland waterways or within 3 miles of the coast.



What is not covered con	ntinued	
Racing boats or bikes	5.	any liability arising from the racing of any boat or bicycle.
Contractual liability	6.	any liability arising from breach of contract, unless You would have been liable if the contract did not exist.
Fines	7.	any liability for fines, penalties or damages designed to punish You .
Property not insured by us	8.	any liability arising from the ownership, occupation or use of any land, building or other property not covered by Us under the Buildings or Contents sections of the Policy . This does not apply to Your liability: a. for defective premises under Property owners' liability , above; or b. arising from buildings, boats or caravans hired to or borrowed by You and used as temporary accommodation.
Transmitting diseases	9.	any liability arising from the transmission of any infectious disease, virus or illness, including any variant of HIV or AIDS.
Dangerous dogs	10.	any liability arising from any 'specially controlled dog' as defined under the Dangerous Dogs Act 1991.
Employees	11.	any liability to any employee or anyone working for You , other than domestic staff.



Please check your schedule to see if you benefit from this cover.

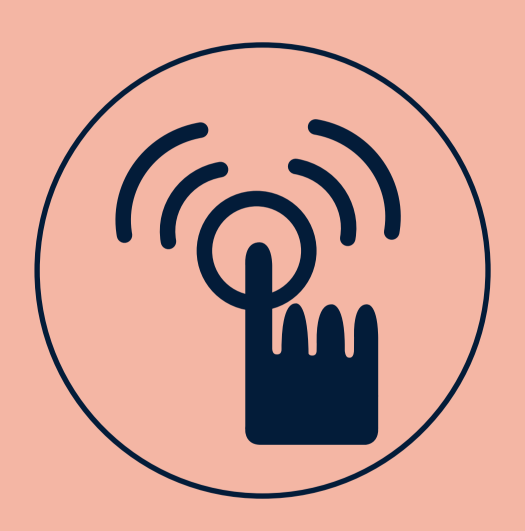


How we settle claims

For details of how to make a claim, please see What to do if you need to make a claim within the General terms and conditions.

Maximum payment	We will pay up to the Sum Insured or, if less, the amount shown under What is covered.
Claims arising from the same event	All claims arising from the same accident, incident or event will be treated as one claim. We will only pay up to one Sum Insured for all such claims.

Section 4 – Home emergency





Please check your schedule to see if you benefit from this cover.

The cover under this section of the **Policy** has been arranged by **Us** together with **DAS** Legal Expenses Insurance Company Limited (**DAS**). **We** are responsible for paying claims under this section but **DAS** manages all claim matters and correspondence for **Us**.

From the LIV. 07/F 200 0/00
From the UK: 0345 268 8469
From abroad: +44 (0)1452 875 922
To help DAS check and improve their service standards, DAS may record inbound and outbound calls.
Before asking DAS to help, please check that the problem is covered by this section of the Policy . It is important to contact DAS's assistance centre as soon as possible after the emergency. The phone lines are always open.
When You have given details of Your claim to DAS and it has been accepted, DAS will arrange for an approved contractor to help You as quickly as possible. DAS will let You know what You need to do next.
Please note that DAS's normal service standards may be affected by bad weather and remote locations.
If there is a situation that could cause serious damage to Your Home , please contact the emergency services immediatel
If an emergency affects a service such as water or electricity, You should contact the supplier.



Please check your schedule to see if you benefit from this cover.

Instructing experts



We will only pay a claim where cover has been agreed. Please do not arrange a contractor yourself as **We** will not cover the cost. **We** will also not pay for any work which has not been authorised in advance by **DAS**.

DAS's details

DAS Head and Registered Office:

DAS Legal Expenses Insurance Company Limited DAS Parc,
Greenway Court,
Bedwas,
Coordeille

Caerphilly, CF83 8DW

DAS Legal Expenses Insurance Company Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority (FRN202106) and the Prudential Regulation Authority | DAS Legal Expenses Insurance Company Limited, DAS Parc, Greenway Court, Bedwas, Caerphilly, CF83 8DW | Registered in England and Wales | Company Number 103274

Website: www.das.co.uk



Definitions used in this section

Where these words appear in bold in this section of the **Policy**, they have the meaning shown below. Other defined words can be found in the **General definitions**:



DAS Legal Expenses Insurance Company Limited.



Heating System	The main hot water or heating system in Your Home . This includes pipes that connect components of the system. It doe not include:
	 cold water supply or drainage pipes; non-domestic heating or hot water systems; or any form of solar heating.
Home	Means the insured property as shown in the schedule, comprising private dwelling, garage and outbuildings used for domestic purposes in the United Kingdom .
Insured Event	Any of the events shown below as 'Insured events' under What is covered .
Plumbing and Drainage	The cold water supply and drainage system within the boundary of Your Home , for which You are legally responsible. This does not include: 1. pipes that Your water supply or sewerage company are responsible for; or 2. rainwater drains and soakaways.
Vermin	Rats, mice and wasp or hornet nests.
You/Your	 The person(s) shown on the schedule as the 'policyholder'; and the domestic partner and family of the person(s) above, who normally live with them, including foster children.



4. Home emergency Please check your schedule to

see if you benefit from this cover.

What is covered	
Call out charges	 This section covers You for Insured Events that are sudden, unexpected and require immediate corrective action to: prevent damage or further damage to Your Home; make Your Home safe or secure; or relieve unreasonable discomfort, risk or difficulty to You.
	We will pay up to £1,000 (including VAT) in total for call out charges, labour costs, parts and materials for each Insured Event provided that the Insured Event happens during the Period of Insurance and within the United Kingdom.
	This does not include any amount payable in respect of overnight accommodation – see below.
Overnight accommodation	2. If Your Home remains uninhabitable overnight following a covered Insured Event , We will pay for overnight accommodation on a room-only basis.
	We will pay up to £250 (including VAT) for each incident.
Services that are not covered	3. Where this section does not cover the service You need, DAS will try (at Your request) to arrange it at Your expense. You will have to agree terms with the supplier.



What is covered continue	d
What is covered	
1. Roof damage	Any damage to the roof of Your Home where internal damage has been caused or is likely to be caused.
2. Plumbing and drainage	 Damage to; or blockage, breakage or flooding of, the Plumbing and Drainage at Your Home.
3. Main heating system	Sudden failure to the functioning of Your Heating System .
4. Domestic power supply	The failure of Your Home's domestic electricity or domestic gas supply, but not the mains supply.
5. Toilet unit	Impact damage to, or the failure of, a toilet bowl or cistern that results in the complete loss of function of: 1. the only toilet; or 2. all toilets, in Your Home .
6. Home security	Damage to, or the failure of, external doors, windows or locks, which leaves Your Home insecure.
7. Vermin	The sudden infestation of Your Home by Vermin , which prevents the use of the loft or any room in Your Home .



Please check your schedule to see if you benefit from this cover.



What is not covered

The following exclusions apply in addition to the **General exclusions**.

	We will not cover:		
Prior incidents	1. any incident arising before the start of the Period of Insurance .		
Unoccupied or unfurnished property	2. any incident where Your Home has been Unoccupied or Unfurnished for a continuous period of at least 60 days.		
Failure to follow instructions	s. any claim where You have failed to follow any instructions given to You by DAS .		
Non-attendance	4. any costs incurred where DAS's contractor has attended Your Home as agreed, but nobody aged 18 or over was at Your Home .		
Unapproved costs	 5. any costs incurred: a. before You notified DAS of the Insured Event; or b. without DAS's agreement. 		
Deliberate acts	6. any claim arising from any deliberate act or omission by You .		
Maintenance and wear & tear	7. a. normal day-to-day maintenance, such as servicing of heating and hot water systems; or b. the replacement of parts due to wear and tear.		



What is no	t covered continu	ued
Parts under		8. any parts or labour costs that are covered under any guarantee or warranty from the manufacturer, installer of supplier.
Faulty insta or design		9. any claim arising from the: a. incorrect installation, repair, modification or maintenance of any equipment or facilities; or b. faulty design of any equipment or facilities that renders it inadequate or unfit for use.
Access and reinstateme		10. any damage caused from gaining access to, or reinstating the fabric of, Your Home .
Interruption	1' n to services	 any claim arising from: a. the interruption, failure or disconnection of the mains electricity, mains gas or mains water supply; or b. Your failure to buy or provide enough gas, electricity or other fuel.
Damage to	1: outdoor items	12. any damage to boundary walls, gates, hedges or fences.
Septic tanks		13. any claim arising from the malfunction or blockage of septic tanks, cess pits or fuel tanks.
Subsidence or heave		14. any claim arising from Subsidence, Landslip or Heave .



Please check your schedule to see if you benefit from this cover.

C
Conditions



Looking after your home and minimising loss

1. **You** must:

- a. keep to the terms and conditions of the **Policy**;
- o. i. maintain **Your Home** in a reasonable condition;
 - i. inspect services and fittings in accordance with the manufacturers' instructions; and
 - iii. complete any necessary maintenance to the structure of **Your Home**;
- c. try to prevent anything happening that may cause a claim;
- d. take reasonable steps to keep any amounts **We** might have to pay as low as possible.



2. **DAS** will make every effort to provide the service at all times. **DAS** will not be responsible for any liability arising from a breakdown of the service for reasons it cannot control.

Section 5 – Legal expenses





5. Legal expenses

Please check your schedule to see if you benefit from this cover.

To ensure an expert service, the cover under this section of the **Policy** has been arranged by **Us** together with **DAS** Legal Expenses Insurance Company Limited (**DAS**).

We are responsible for paying claims under this section but **DAS** manages all claim matters and correspondence for **Us**. The legal advice and claims service is provided by **DAS** Law Limited or a **Preferred Law Firm** on behalf of **DAS**.

Legal advice

If **You** want to speak to **DAS** about a legal problem, or to make a claim, please call:

From the UK: **0345 268 9124**

From abroad: +44 (0)1452 875 925

DAS will ask **You** about **Your** legal issue and, if necessary, will call back to give **You** legal advice. To help **DAS** check and improve their service standards, **DAS** may record inbound and outbound calls.

DAS provide confidential advice over the phone on any personal legal issue, under the laws of the United Kingdom, any European Union country, the Isle of Man, Channel Islands, Switzerland and Norway.

Advice about the law in England and Wales is available 24 hours a day, 7 days a week. Legal advice for the other countries is available Monday to Friday from 9.00 am to 5.00 pm (other than public holidays). If **You** call outside these times, a message will be taken and a return call arranged within the operating hours.

DAS cannot accept responsibility if the helpline services are unavailable for reasons **DAS** cannot control.



5. Legal expenses

Please check your schedule to see if you benefit from this cover.

Making a claim

If **Your** legal issue cannot be dealt with through legal advice and needs to be dealt with as a potential claim under the **Policy**, **DAS** will give **You** a reference number.

Please note that the reference number does not necessarily mean the claim is covered. **DAS** will pass the matter to its claims handling team and tell **You** what happens next.

When making a claim, **You** must:

- inform DAS as soon as possible and in accordance with the Making a claim condition set out in the Important information at the start of the Policy;
- 2. give **DAS** copies of all proofs, evidence and other information it asks for.

Instructing experts



Please do not ask for help from a solicitor or accountant before **DAS** has agreed their appointment. If **You** do, **We** will not pay the costs involved even if the claim is accepted.

DAS's details

DAS Head and Registered Office:

DAS Legal Expenses Insurance Company Limited DAS Parc, Greenway Court, Bedwas, Caerphilly, CF83 8DW

Registered in England and Wales, Company Number 103274, DAS Legal Expenses Insurance Company Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority (FRN202106) and the Prudential Regulation Authority.

Website: www.das.co.uk

DAS Law Limited Head and Registered Office:

DAS Law Limited DAS Parc, Greenway Court, Bedwas, Caerphilly, CF83 8DW

Registered in England and Wales, Company Number 5417859, DAS Law Limited is authorised and regulated by the Solicitors Regulation Authority (registered number 423113).

Website: www.daslaw.co.uk



Please check your schedule to see if you benefit from this cover.

Definitions used in this section

Where these words appear in bold in this section of the **Policy**, they have the meaning shown below. Other defined words can be found in the **General definitions**:

Costs and Expenses	 All reasonable and necessary costs chargeable by the Representative and agreed by Us in accordance with the DAS Terms; and The costs incurred by opponents in any civil case that: You have been ordered to pay; or You pay them with the agreement of DAS. 				
Covered Countries	 For insured incidents 2. Contract disputes and 3. Personal injury, the European Union, the United Kingdom, Albania, Andorra, Bosnia Herzegovina, Croatia, Gibraltar, Iceland, Liechtenstein, Macedonia, Monaco, Montenegro, Norway, San Marino, Serbia, Switzerland and Turkey; for all other insured incidents, the United Kingdom. 				
DAS DAS	DAS Legal Expenses Insurance Company Limited.				
DAS Terms	The terms and conditions (including the amount We pay to a Representative) that apply to the relevant type of claim. Depending on the circumstances, this could include a conditional fee agreement ('No Win, No Fee'). Where a law firm is acting as a Representative the amount is currently £100 per hour. This amount may vary from time to time.				



Please check your schedule to see if you benefit from this cover.

$\left(oldsymbol{eta} ight)$ Definitions used in this	s section continued				
Occurrence Date	 For civil cases, the date of the event which leads to a claim. If there is more than one event arising at different times from the same originating cause, the Occurrence Date is the date of the first of these events. (This is the date the event happened, which may be before the date You first become aware of it); for criminal cases, the date when You began, or it is alleged You began, to break the law; or for insured incident 6. Tax protection, the date when HM Revenue & Customs first notifies You in writing of its intention to make an enquiry. 				
Preferred Law Firm	A law firm or barrister's chambers DAS choose to provide legal services. They are appointed in accordance with the DAS Terms . These legal specialists are chosen as they have the proven expertise to deal with Your claim and must comply with DAS's agreed service standard levels, which are audited regularly.				
	For civil cases, the prospects that You will:				
Reasonable Prospects	 recover losses or obtain any other remedy DAS has agreed to (including an enforcement of a judgement); make a successful defence; or make a successful appeal or defence of an appeal, must be at least 51%. 				
	DAS or a Preferred Law Firm will assess whether there are Reasonable Prospects.				
Representative	The Preferred Law Firm , law firm, accountant or other suitably qualified person appointed by DAS to act on Your behalf.				
S You/Your	 The person(s) shown on the schedule as the 'policyholder'; and the domestic partner and family of the person(s) above, who normally live with them, including foster children. 				



Please check your schedule to see if you benefit from this cover.





We will provide the cover set out in this section of the **Policy**, provided that:

- 1. **Reasonable Prospects** exist for the duration of the claim;
- 2. the Occurrence Date for the insured incident is during the Period of Insurance;
- 3. any legal proceedings will be dealt with by a court, or other body agreed by **DAS**, within the **Covered Countries**; and
- 4. the insured incident happens in the **Covered Countries**.



We will pay a Representative on Your behalf, Costs and Expenses incurred following an insured incident, provided that:

- a. for any appeal or the defence of an appeal, **You** must tell **DAS** that **You** want to appeal within the time limits allowed. **We** will only pay **Costs and Expenses** for an appeal that has **Reasonable Prospects**;
- b. for an enforcement of judgement to recover money and interest due to **You** after a successful claim under this section of the **Policy**, **We** must agree that **Reasonable Prospects** exist;
- c. where an award of damages is the only legal remedy to a dispute and the cost of pursuing legal action is likely to be more than any award of damages, the most **We** will pay in **Costs and Expenses** is the value of the likely award.



The most **We** will pay is:

- . £50,000 for all claims resulting from one or more event arising at the same time or from the same originating cause;
- b. no more than the amount **We** would have paid to a **Preferred Law Firm**. The amount **We** will pay a law firm (where acting as a **Representative**) is currently £100 per hour. This amount may vary from time to time. If **You** decide not to use the services of a **Preferred Law Firm**, **You** will be responsible for any costs that fall outside the **DAS Terms** and these will not be paid by **Us**.



Please check your schedule to see if you benefit from this cover.



Insured incidents



1. Employment disputes

A dispute relating to **Your** contract of employment.



We will not cover:

- a. employer's disciplinary hearings or internal grievance procedures;
- b. any claim relating solely to personal injury; or
- c. a claim relating to a settlement agreement when You are still employed.



2. Contract disputes

- A dispute arising from an agreement or alleged agreement entered into by **You** in a personal capacity for:
 - a. buying or hiring goods or services; or
 - b. selling goods; or
- 2. a dispute or misrepresentation arising from an agreement or alleged agreement entered into by **You** in a personal capacity for the buying or selling of **Your** main **Home**,

provided the agreement was entered into during the Period of Insurance.



We will not cover any claim relating to:

- a. construction work on any land, or designing, converting or extending any building where the contract value exceeds £5,000 (including VAT);
- b. the settlement payable under any insurance policy (**We** will cover a dispute if **Your** insurer refuses **Your** claim, but not for a dispute over the amount of the claim);
- c. a dispute over the sale, purchase, terms of lease, licence or tenancy of land or buildings. However, **We** will cover a dispute with a professional advisor in connection with these matters;
- d. a dispute arising from any loan, pension, investment or borrowing;
- e. a motor vehicle hired or leased to You; or
- f. any dispute where the amount in dispute is £100 or less (including VAT).



Please check your schedule to see if you benefit from this cover.



Insured incidents continued



3. Personal injury

A specific or sudden accident that causes death or bodily injury to You.



We will not cover any claim relating to:

- a. illness or injury that happens gradually;
- b. mental illness or psychological injury, unless the condition follows a specific or sudden accident that caused physical bodily injury to **You**;
- c. clinical negligence; (please refer to insured incident 4. Clinical negligence) or
- d. defending **Your** legal rights, other than defending a counter-claim.



4. Clinical negligence

An identified negligent:

- 1. act of surgery; or
- 2. clinical or medical procedure,

that causes death or bodily injury to You.



We will not cover any claim relating to:

- a. the actual or alleged failure to correctly diagnose **Your** condition; or
- b. mental illness or psychological injury that is not associated with **You** having suffered physical bodily injury.



Please check your schedule to see if you benefit from this cover.



Insured incidents continued



5. Property protection

A civil dispute relating to material property You own or are responsible for (including Your Home), following:

- l. an event which causes physical damage to such property as long as the amount in dispute is more than £100;
- 2. a legal nuisance. This means any unlawful interference with **Your** use or enjoyment of **Your** land, or some right over or in connection with it; or
- a trespass.

Please note **You** must have, or there must be **Reasonable Prospects** of establishing **You** have, the legal ownership or right to the land or personal possessions that are the subject of the dispute.



We will not cover any claim relating to:

- a. a contract entered into by You;
- any building or land other than Your Home;
- c. someone legally taking **Your** material property from **You**, whether **You** are offered money or not, or restrictions or controls placed on **Your** material property by any government or public or local authority;
- d. work done by, or on behalf of, any governmental or public or local authority. This does not apply to any claim for accidental physical damage;
- e. mining subsidence;
- f. adverse possession. This means the occupation of any land or building either by someone trying to take possession from **You** or of which **You** are trying to take possession;
- g. the enforcement of a covenant by or against You; or
- h. the defence of a claim against **You** following an event which causes physical damage to material property. **We** will still cover claims made by **You** against others, or the defence of a counter-claim.



For claims arising from legal nuisance or trespass, **You** must pay the first £250 of any claim. If **You** are using a **Preferred Law Firm**, **You** will be asked to pay this within 21 days of **Your** claim having been assessed as having **Reasonable Prospects**. If **You** are using **Your** own law firm, this will be within 21 days of their appointment (following confirmation **Your** claim has **Reasonable Prospects**). If **You** do not pay this amount the cover for **Your** claim could be withdrawn



Please check your schedule to see if you benefit from this cover.



Insured incidents continued



6. Tax protection

A comprehensive examination by HM Revenue & Customs that considers all areas of Your self-assessment return.



We will not cover:

- a. an examination into only one or more specific areas of **Your** self-assessment return;
- b. any claim if **You** are self-employed, a sole trader or in a business partnership; or
- c. any investigation or enquiry by HM Revenue & Customs Specialist Investigations or the HM Revenue & Customs Prosecution Office.



7. Jury service and court attendance

Your absence from work to:

- 1. attend any court or tribunal at the request of the **Representative**; or
- 2. perform jury service.



We will pay up to **Your** net salary or wages for the time **You** are absent from work, less any amount the court gives **You**.



Please check your schedule to see if you benefit from this cover.



Insured incidents continued



8. Legal defence

Costs and Expenses to defend Your legal rights:

- 1. if an event arising from **Your** work as an employee leads to:
 - a. You being prosecuted in a criminal court; or
 - b. civil action being taken against **You** under:
 - i. any discrimination legislation; or
 - ii. data protection legislation; or
- 2. if an event leads to **Your** prosecution for an offence connected with the use or driving of a motor vehicle.



We will not cover any claim relating to:

- a. parking or obstruction offences;
- b. the driving of a motor vehicle by **You** for which **You** do not have valid motor insurance; or
- c. any claim resulting from hacking (unauthorised access) or other type of cyber attack affecting stored personal data.



Please check your schedule to see if you benefit from this cover.

X What is not covered

The following exclusions apply in addition to the **General exclusions**.

	We will not cover:				
Late notification	 any claim where You have failed to notify DAS of the insured incident within a reasonable time, and where a. Your failure adversely affects the Reasonable Prospects of the claim; or b. DAS considers its position has been prejudiced as a result. 				
Unapproved costs	2. Costs and Expenses incurred before the claim is accepted by DAS in writing.				
Fines and penalties	3. fines, penalties, compensation or damages that a court or other authority orders You to pay.				
Unapproved legal action	4. any action You take that has not been approved by DAS or the Representative , or where You do anything that hinders DAS or the Representative .				
Damage to reputation	5. any claim relating to written or verbal remarks that damage Your reputation.				
Disputes with DAS	6. any dispute with DAS or Us , not already dealt with by condition 10. Disagreements .				
Judicial Review	7. Costs and Expenses arising from or relating to judicial review				



Please check your schedule to see if you benefit from this cover.

(Conditions



- a. On receiving a claim, if legal representation is necessary, DAS will appoint a Preferred Law Firm as Your Representative to deal with Your claim. They will try to settle the claim by negotiation without having to go to court.
 - b. If:
 - i. the **Preferred Law Firm** cannot negotiate a settlement and it is necessary to go to court and legal proceedings are issued; or
 - ii. there is a conflict of interest,

You may choose a law firm to act as Your Representative.

- c. If **You** choose a **Representative** that is not a **Preferred Law Firm**, **DAS** will give **Your** choice of law firm the opportunity to act on the same terms as a **Preferred Law Firm**. If they refuse to act on that basis, **We** will only pay the amount **We** would have paid to a **Preferred Law Firm**. The amount **We** will pay a law firm (where acting as the **Representative**) is currently £100 per hour. This amount may vary from time to time.
- d. The **Representative** must co-operate with **DAS** at all times.



Co-operation and instructions

2. **You** must:

- a. co-operate fully with **DAS** and the **Representative**; and
- o. give the **Representative** any instructions **DAS** asks **You** to.



Offers and settlement

- 3. a. You must tell DAS if anyone tries to settle a claim.
 - b. You must not negotiate or agree to a settlement without the written agreement of DAS.
 - c. If **You** do not accept a reasonable offer to settle a claim, **We** can refuse to pay any further **Costs and Expenses**.
 - d. **We** may decide to pay **You** the reasonable value of **Your** claim instead of starting or continuing legal action. If **We** do this, **You** must allow **DAS** to take over, pursue and settle any claim in **Your** name. **You** must allow **DAS** to pursue, at **Our** expense and for **Our** benefit, any claim for compensation against any other person. **You** must give **DAS** all the information and help it needs to do this.



Please check your schedule to see if you benefit from this cover.

Conditions continued		
Costs and expenses	 4. You must: a. instruct the Representative to have Costs and Expenses taxed, assessed or audited if DAS asks for this; b. take every step to recover Costs and Expenses, court attendance and jury service expenses that We have pay; and c. pay to Us any Costs and Expenses that are recovered. 	e to
Dealings with the representative	 5. If: a. the Representative refuses to continue acting for You for good reason; or b. You dismiss the Representative for no good reason, all cover for that claim will end immediately, unless DAS agrees to appoint another Representative. 	
Inappropriate instructions	 6. If You: a. settle or withdraw a claim without the agreement of DAS; or b. do not give suitable instructions to the Representative, We can withdraw cover and reclaim any Costs and Expenses We have paid. 	
Expert opinion	7. DAS may require You to get, at Your expense, an opinion from an expert that DAS considers appropriate on the merits of the claim or proceedings, or on a legal principle. The expert must be approved in advance by DAS and cost agreed in writing between You and DAS . We will then pay the cost if the opinion indicates it is more likely to not that You will recover damages, obtain the remedy DAS has agreed to or make a successful defence.	d the



Please check your schedule to see if you benefit from this cover.

Conditions continued	
Other obligations	You must: a. keep to the terms of this section; b. take reasonable steps to avoid claims; c. take reasonable steps to avoid incurring unnecessary costs; d. send everything DAS asks for in writing; and e. report to DAS full and factual details of any claim as soon as possible and give DAS anything it needs.
Permission	Anyone bringing a claim under this section must have the agreement of the person named as the insured on the Policy schedule.
Disagreements	If there is a disagreement between You and Us about the handling of a claim and it is not resolved through Our internal complaints procedure You can contact the Financial Ombudsman Service for help. This is a free arbitration service for eligible consumers, small businesses, charities and trusts. (Details available from www.financial-ombudsman.org.uk)
	If Your dispute is not covered by the Financial Ombudsman Service there is a separate arbitration process available. The arbitrator will be a barrister, solicitor or other suitably qualified person chosen jointly by You and Us . If there is a disagreement over the choice of arbitrator, We will ask the Chartered Institute of Arbitrators to decide. The arbitrator will decide who will pay the costs of the arbitration. For example, costs may be split between You and Us or may be paid by either You or Us .



Please check your schedule to see if you benefit from this cover.

DAS Data Protection (applying to sections 4 and 5)

To comply with data protection regulations **DAS** are committed to processing **Your** personal information fairly and transparently. This section is designed to provide a brief understanding of how **DAS** collect and use this information.

DAS may collect personal details, including **Your** name, address, date of birth, email address and, on occasion, dependent on the type of cover **You** have, sensitive information such as medical records. This is for the purpose of managing **Your** products and services, and this may include, claims handling and providing legal advice. **DAS** will only obtain **Your** personal information either directly from **You**, the third party dealing with **Your** claim or from the authorised partner who sold **You** the **Policy**.

Who DAS are

DAS is part of DAS Legal Expenses Insurance Company Limited which is part of DAS UK Holdings Limited (DAS UK Group). The uses of **Your** personal data by **DAS** and members of the DAS UK Group are covered by **DAS** individual company registrations with the Information Commissioner's Office. **DAS** has a Data Protection Officer who can be contacted through dataprotection@das.co.uk.

How we will use your information

DAS may need to send **Your** information to other parties, such as lawyers or other experts, the court, insurance intermediaries, insurance companies, appointed service providers, specialist agencies so they may contact **You** to ask for **Your** feedback, or members of the DAS UK Group. If **Your Policy** includes legal advice **DAS** may have to send the information outside of the European Economic Area (EEA) in order to give legal advice on non-European Union law. Dependent on the type of cover **You** have, **Your** information may also be sent outside the EEA so the service provider can administer **Your** claim.

DAS will take all steps reasonably necessary to ensure that **Your** data is treated securely and in accordance with this Privacy Notice. Any transfer outside of the EEA will be encrypted using SSL technology.

DAS will not disclose Your personal data to any other person or organisation unless DAS are required to by their legal and regulatory obligations. For example, DAS may use and share Your data with other organisations and public bodies, including the police and anti-fraud organisations, for the prevention and detection of crime, including fraud and financial sanctions. If false or inaccurate information is provided and fraud is identified, details will be passed to fraud prevention agencies to prevent fraud and money laundering. Further details explaining how the information held by fraud prevention agencies may be used can be obtained by writing to, or telephoning DAS. A copy is also accessible and can be downloaded via the DAS website.



Please check your schedule to see if you benefit from this cover.

What is DAS's legal basis for processing your information?

It is necessary for **DAS** to use **Your** personal information to perform their obligations in accordance with any contract that **DAS** may have with **You**. It is also in **DAS's** legitimate interest to use **Your** personal information for the provision of services in relation to any contract that **DAS** may have with **You**.

How long will your information be held for?

DAS will retain **Your** personal data for 7 years. **DAS** will only retain and use **Your** personal data thereafter as necessary to comply with **DAS's** legal obligations, resolve disputes, and enforce **DAS** agreements. If **You** wish to request that **DAS** no longer use **Your** personal data, please contact **DAS** at dataprotection@das.co.uk.

What are your rights?

You have the following rights in relation to the handling of **Your** personal data:

- You have the right to access personal data held about You
- You have the right to have inaccuracies corrected for personal data held about You
- You have the right to have personal data held about You erased
- You have the right to object to direct marketing being conducted based upon personal data held about You
- You have the right to restrict the processing for personal data held about You, including automated decision-making
- You have the right to data portability for personal data held about You

Any requests, questions or objections should be made in writing to the Data Protection Officer:

Data Protection Officer

DAS Legal Expenses Insurance Company Limited

DAS Parc,

Greenway Court,

Bedwas,

Caerphilly,

CF83 8DW

Or via Email: dataprotection@das.co.uk

How to make a complaint

If **You** are unhappy with the way in which **Your** personal data has been processed **You** may in the first instance contact the Data Protection Officer using the contact details above.

If **You** remain dissatisfied then **You** have the right to apply directly to the Information Commissioner's Office for a decision. The Information Commissioner can be contacted at:

Information Commissioner's Office

Wycliffe House

Water Lane

Wilmslow

Cheshire

SK9 5AF

www.ico.org.uk

General information



General information



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How we use your data

Your privacy is important to us. We will process your personal data in accordance with data protection laws.

Ecclesiastical Insurance Office plc ("we", "us", "our") is the data controller in respect of any personal data which you provide to us or which we hold about you and any personal data which is processed in connection with the services we provide to you.

Where you provide us with personal data about a person other than yourself (such as a dependant or named person under a policy), you must inform them that you are providing their personal data to us and refer them to this notice.

To provide our insurance related services, we will collect and process your personal data such as your name, contact details, financial information and any information which is relevant to the insurance policy we are providing. In order to provide your insurance policy or when making a claim, we may also need to collect or process 'special categories of personal data' such as information relating to your health or criminal convictions or information which is likely to reveal your religious beliefs.

We process your personal data for the purposes of offering and carrying out insurance related services to you or to an organisation or other persons which you represent. Your personal data is also used for business purposes such as fraud prevention, business management, systems development and carrying out statistical and strategic analysis.

Providing our services will involve sharing your personal data with, and obtaining information about you from, our group companies and third parties such as brokers, loss adjusters, credit reference agencies, fraud prevention agencies, our service providers and professional advisors, or business partners and our regulators.

In some circumstances we may transfer your personal data to countries outside of the European Economic Area. We will put appropriate safeguards in place to ensure that your personal data is protected.

Where we have your consent, we may market our services to you or provide your personal data to our related companies or business partners for marketing purposes. You can opt out of marketing communications at any time by clicking on the link at the bottom of any email or by contacting us.

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Fraud Prevention

We need to carry out fraud and anti-money laundering checks, and this will involve sharing your personal data (such as your name, contact details and financial information) with credit reference and fraud prevention organisations such as the Claims and Underwriting Exchange, run by MIB. If you make a claim, we will share your personal data (to the extent necessary) with other companies including other insurers and anti-fraud organisations to prevent fraud. For the purposes of deciding whether to accept and pay a claim or any part of it, we may appoint loss adjusters or external investigation services to act on our behalf.

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General information

If false or inaccurate information is provided and fraud is identified, your personal data will be passed to fraud prevention agencies including the Insurance Fraud Register, run by the Insurance Fraud Bureau. Law enforcement agencies may access and use this information.

Please note that when carrying out any fraud prevention activities, we may need to process your special categories of data such as criminal offence information and share it with fraud prevention agencies.



Further Information

For further information on how your personal data is used and your rights in relation to your personal data please refer to our Privacy Policy at www.ecclesiastical.com/privacypolicy or contact our Data Protection Officer at Benefact House, 2000, Pioneer Avenue, Gloucester Business Park, Brockworth, Gloucester, GL3 4AW, United Kingdom or on **0345 6073274** or email compliance@ecclesiastical.com.



Financial Services Compensation Scheme (FSCS)

What is the FSCS?

The Financial Services Compensation Scheme is an independent body, set up by the Government, which gives you your money back if a financial services provider cannot meet its obligations. This includes all insurance companies regulated by the FCA.

You may be entitled to compensation from the FSCS if we are unable to meet our obligations under this policy.

Please note that the FSCS can only help if we are no longer trading.

Contacting the FSCS

The FSCS can be contacted at:

Financial Services Compensation Scheme
10th Floor
Beaufort House
15 St Botolph Street
London EC3A 7QU

Phone: 0207 741 4100 or 0800 678 1100

Fax: **0207 741 4101**

Email: enquiries@fscs.org.uk

(About us

This contract of insurance is underwritten by Ecclesiastical Insurance Office plc.

Our FCA register number is 113848

Our permitted business is general insurance

You can check our details on the FCA Register at any time by visiting the FCA's website:

www.fca.org.uk/register

or by contacting the FCA on 0800 111 6768

If you would like this booklet in large print, braille, audio or e-text please call us on **0345 777 3322**. You can also tell us if you would like to always receive literature in another format.

Benefact House, 2000, Pioneer Avenue, Gloucester Business Park, Brockworth, Gloucester, GL3 4AW, United Kingdom



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