



## Welcome

## **Assistance Helpline Services**

You can contact one of our helplines to obtain legal advice and guidance. We will not accept responsibility if any of the helpline services fail for reasons beyond our control.

## Legal Advice Helpline - 01384 885728

This helpline operates 24/7, 365 days a year and can provide advice on legal matters. Please note, this helpline service is not empowered to give advice on the admissibility of a claim under this policy. If you wish to make a claim, the helpline can provide you with a form that should be submitted directly to Legal Insurance Management Ltd.

## Tax Advice Helpline - 01384 885744

This helpline operates between the hours of 09:00 – 17:00, Monday to Friday excluding Bank Holidays. Please note, this helpline is only in respect of Tax issues and cannot assist with any other insurance matter.

## Making a Claim

If you wish to make a claim, it's important to let us know as soon as possible and during the period of insurance. You can obtain and submit a claim form to us by using one of the contact methods below.

Online: Visit landlord-claims.legalim.co.uk to submit your claim online.

Post: Legal Insurance Management Ltd, 1 Hagley Court North, The Waterfront, Brierley Hill, West Midlands DY5 1XF

Call us: 01384 377000

#### Terms of Cover

This policy is written on a 'Claims Made' basis, which means it's important to let us know about any potential claims within 30 days and during this period of insurance. As a consequence, please note all cover therefore ceases upon expiry of this policy.

Please see the Policy Conditions section of this document, which sets out how we will assess your claim, your obligations to us under the policy and how we will handle your claim.

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# **Important Policy Information**

#### Who does it Cover?

This policy covers the individual, company, firm, partnership, management agent, association, or any other entity which owns or is responsible for the **property** shown on the **policy schedule**.

Please note no cover will be provided under section 2d Tax Protection when the policyholder is acting as a letting agent, management agent or limited company.

### **Key Requirements**

- All claims must be reported no later than 30 days after the date of event;
- Contact must be made with the tenant and any guarantor within seven days if any rent is overdue to establish the reason for the arrears;
- Where appropriate all statutory and contractual notices must have been served upon the tenant;
- The property must only be used for residential purposes;
- A satisfactory tenant reference must have been carried out on each tenant and/or guarantor before the start of the tenancy agreement;
- For long term tenants who have been in the property for over 12 months, and you are not undertaking a new tenant reference, there must have been no breaches of the tenancy agreement, no late rental payments in the last 12 months and you must not be aware of any future changes in financial circumstances;
- A tenancy agreement must be in place for the duration of this policy;
- The tenant must be aged 18 years or over.

## Your Responsibility

You must take reasonable care to:

- Supply accurate and complete answers to all the questions your broker may ask as part of your application for cover under the policy;
- b) Make sure that all information supplied as part of **your** application for cover is true and correct;
- c) Tell your broker of any changes to the answers you have given as soon as possible.

You must take reasonable care to provide information that is accurate and complete answers to the questions your broker asks when you take out, make changes to and renew your policy. If any information you provide is not accurate and complete, this may mean that your policy is invalid and that it does not operate in the event of a claim or we may not pay any claim in full.

If you become aware that information you have given your broker is inaccurate or has changed, you must inform them as soon as possible.

This policy must be read together with **your** current **policy schedule**, Insurance Product Information

Document and any endorsements or certificates. These items together form **your** contract of insurance.

## Legal Advice Helpline

Available 24 hours a day throughout the year to provide **you** with confidential telephone advice about any personal legal problem in the United Kingdom, Isle of Man or Channel Islands. A scheduled call back to **you** may be required during normal working hours subject to the complexity of the matter and/or the country in which **you** are resident.

To contact the helpline, phone: 01384 885728 quoting the reference 'Landlord Legal'.

### How to make a Claim

In the event of a **claim**, please contact **us** within 30 days from the **date of event**, giving **us** as much information as **you** can about what has happened to bring about the **claim**.

Online: Visit landlord-claims.legalim.co.uk to submit your claim online.

**Post:** Legal Insurance Management Ltd, 1 Hagley Court North, The Waterfront, Brierley Hill, West Midlands DY5 1XF.

Call us: 01384 377000

Our claims line is open 24 hours a day, 365 days a year to assist you.

In order for **us** to help **you** more efficiently, please quote 'Landlord Legal' in all communications. **We** will only be able to review **your claim** once **we** are in receipt of the full documentation and information.

In order to progress your claim, we will require documentation to prove your landlord requirements have been met and enable eviction of your tenant. This may include, but is not limited to:

- A copy of the tenancy agreement;
- A copy of the tenant reference(s);
- An up to date rent schedule;
- A copy of the guarantor referencing and agreements (where applicable);
- Copies of any notices and correspondence which has been exchanged between you and the tenant (and guarantor where applicable), for example, but not limited to, eviction notices, requests for payment of rent, etc;
- Confirmation that any **deposit** taken has been properly protected in accordance with the relevant legislation or **deposit** replacement scheme;
- Copies of bank statements showing rental payments received from the **tenant**;
- Copies of the Gas Safety Certificate and confirmation this was provided to the **tenant** at the start of the tenancy (where applicable);
- Copies of the Energy Performance Certificate and confirmation this was provided to the tenant at the start of the tenancy;

 Evidence that the How to Rent Guide has been issued to the tenant prior to the tenancy agreement (where applicable).

Additional documentation that may include but is not limited to a copy of the check-in and check-out inventories of contents and conditions of the **property**.

## **Important**

Please do not appoint your own appointed representative before we have accepted your claim. If you do so, we will not be liable for any costs incurred before we have agreed to them, even if we subsequently accept your claim.

## Our Regulator and Insurer

This insurance is administered by Legal Insurance Management Ltd and underwritten by Royal & Sun Alliance Insurance plc.

Legal Insurance Management Ltd is authorised by the Financial Conduct Authority. Firm Reference No. 552983.

Royal & Sun Alliance Insurance plc is authorised and regulated by the Financial Conduct Authority and Prudential Regulation Authority. Firm Reference No. 202323.

## **Privacy Statement**

Royal & Sun Alliance Insurance plc Privacy Policy Your privacy is important to us and we are committed to keeping it protected. We have created this Customer Privacy Notice which will explain how we use the information we collect about you and how you can exercise your data protection rights. You can view our full privacy notice by visiting <a href="https://www.rsagroup.com/support/legal-information/partner-privacy-policy/">https://www.rsagroup.com/support/legal-information/partner-privacy-policy/</a>

If you're unable to access the link or have any questions or comments about our privacy notice, please write to: The Data Protection Officer, RSA, Bowling Mill, Dean Clough Industrial Park, Halifax HX3 5WA.

You can also email us at <a href="mailto:crt.halifax@uk.rsagroup.com">crt.halifax@uk.rsagroup.com</a>

Legal Insurance Management Ltd (LIM) needs to collect and store personal data about its clients, insurance claims, suppliers and other users of LIM's facilities to allow it to maintain its core operations and meet its customers' requirements effectively. The provision of this personal data is necessary for LIM to administer your insurance policy and meet our contractual requirements under the policy.

It is important to LIM that you are clear on what information we collect and why we collect it. You can withdraw your consent at any point by notifying LIM, however if you have an on-going claim this may affect continued cover under your policy. Should your data

need updating, this can also be done at any point by contacting LIM.

To view our full privacy notice, you can go to <a href="https://www.legalim.co.uk/policyholder-privacy-notice">https://www.legalim.co.uk/policyholder-privacy-notice</a> or request a copy by emailing us at dataprotection@legalim.co.uk. Alternatively, you can write to us at: Data Protection, Legal Insurance Management Ltd, 1 Hagley Court North, Brierley Hill, West Midlands DY5 1XF.

## How to make a Complaint

It is the intention to give you the best possible service but if you do have any questions or concerns about this insurance or the handling of a claim you should follow the Complaints Procedure below:

### Sale of the Policy

Please contact **your broker** who arranged the Insurance on **your** behalf.

#### Claims

If your complaint is about the handling of a claim, please contact Legal Insurance Management Ltd.

Write to us at: Legal Insurance Management Ltd, 1 Hagley Court North, The Waterfront, Brierley Hill, West Midlands DY5 1XF.

Email us at: claims@legalim.co.uk

Call us on: 01384 377 000

Please ensure your policy number is quoted in all correspondence to assist a quick and efficient response. If it is not possible to reach an agreement, you have the right to make an appeal to the Financial Ombudsman Service. This also applies if you are insured in a business capacity and have an annual turnover of less than €2million and fewer than ten staff. You may contact the Financial Ombudsman Service at:

Post: The Financial Ombudsman Service, Exchange Tower, London E14 9SR.

Tel: 0300 123 9 123

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

The above complaints procedure is in addition to **your** statutory rights as a consumer. For further information about **your** statutory rights contact **your** local authority Trading Standards Service or Citizens Advice Bureau.

## Financial Services Compensation Scheme

Royal & Sun Alliance Insurance plc is a member of the Financial Services Compensation Scheme (FSCS). This provides compensation in case any member goes out of business or into liquidation and is unable to meet any valid claims against its policies. You may be entitled to compensation if we cannot meet our obligations, depending on the circumstances of the claim. Further information about the compensation scheme can be obtained from the FSCS.

## **Definitions**

The words and phrases listed below will have the same meanings wherever they appear in this policy. These words and phrases can be identified in bold throughout the policy.

### Any One Claim

All claims or civil proceedings consequent upon the same original cause, event or circumstance.

#### Appointed Representative

The panel solicitor or non-panel solicitor, solicitor firm, barrister or other suitably qualified person appointed or approved by us to act on your behalf.

#### Benefit(s)

Any housing **benefits** claimed by the **tenant**(s), such as housing **benefit** or universal credit.

#### Broker

The company or third party who arranged this policy on your behalf.

#### Claim(s)

A claim under this policy following a breach of the tenancy agreement by the tenant or any other event that leads to a claim covered under this policy.

#### **Civil Proceedings**

Civil court, civil tribunal or civil arbitration proceedings, which are subject to the jurisdiction of the courts of the United Kingdom, the Isle of Man or the Channel Islands.

### **Consequential Loss**

Any costs that are directly or indirectly caused by the insured event which led to a **claim** unless specifically stated in this policy.

#### Date of Event

The date of the first breach of the **tenancy agreement** by the **tenant** or any other event which leads to a **claim** covered under this policy. Where there is more than one such event, the date of the first of these.

#### Deposit

The sum of money collected from the tenant and held by you or your agent in accordance with Section 213 of the Housing Act 2004 in respect of a tenancy agreement to which it applies to provide an indemnity for losses incurred by you arising from the tenant failing to perform their obligations set out in the tenancy agreement.

#### **Dilapidations**

Any repairs required or damage to the **property**, over and above general wear and tear, for which the **tenant** is liable in accordance with the **tenancy agreement**.

#### Fees

Any disbursement costs incurred by an appointed representative on your behalf in respect of services supplied by a third party. Disbursements may include, for

example, barristers' fees (provided that the barrister is not acting under a conditional fee agreement or equivalent arrangement) or expert report fees.

#### Guarantor

The individual or organisation shown in the **tenancy agreement** that has received a satisfactory **tenant reference** and has provided a financial guarantee of the **tenant**'s performance of their obligations under the **tenancy agreement**.

As a minimum requirement, these checks must include:

- a) A credit check obtained from a licensed credit referencing company showing no County Court Judgements in the immediate preceding three years, no outstanding County Court Judgements and no undischarged bankruptcies;
- b) A written employer's reference confirming the gross monthly salary and that the **guarantor** is in current and permanent employment. **You** must ensure that the amount confirmed as their gross monthly income is equivalent to at least three times the gross monthly **rent** or
- c) Where the **guarantor** is self-employed, confirmation from their accountant of the **guarantor**'s gross monthly income or sight of most recent 3 months bank statements or self-assessment tax return showing income received. **You** must ensure that the amount confirmed as their gross monthly income is equivalent to at least three times the gross monthly **rent**;
- d) If the guarantor is retired, evidence that their income from pension(s) after the deduction of normal living costs is at least two and a half times the monthly rent or that they have consistent savings in an account for at least six months of at least three times the monthly rent;
- e) Copies of two acceptable original forms of identification, one of which must be photographic identification.

### HMRC Investigation(s)

The investigation into your tax affairs by HM Revenue & Customs (HMRC) following a request by an officer of HM Revenue & Customs (HMRC) to examine your tax affairs relating to the letting of the property and issues a formal notice under S9A or 12AC of the Taxes Management Act 1970 or under Paragraph 24 (1) Schedule 18 Finance Act 1988.

#### Insurer

This insurance is administered by Legal Insurance Management Ltd and underwritten by Royal & Sun Alliance Insurance plc.

#### Inventory

A detailed record of the **property**'s fixtures, fittings and contents and their respective condition.

#### **Legal Costs**

- a) Any professional legal fees and expenses that you are bound to pay reasonably incurred by the appointed representative;
- b) Any costs incurred by other parties that you become liable for in court, tribunal proceedings or under a settlement made with another party with the consent of the insurer but excluding any costs which you may be ordered to pay by a court of criminal jurisdiction or in adjudication proceedings other than the cost of the adjudicator.

#### Limit(s) of Indemnity

The maximum amount payable under this policy, as specified below:

#### Section 1a - Rent Protection

The monthly rent shown in the tenancy agreement up to the maximum value per month shown on your policy schedule. After possession has been obtained, further cover is available for up to two calendar months or until the property has been re-let, whichever happens sooner. The maximum amount payable after vacant possession is limited to 75% of the monthly rent.

#### Section 1b - Eviction

Legal costs and fees up to £100,000 per claim

#### Section 2 – Property Owners Legal Expenses

Any one claim: £100,000

• The total of all claims within the period of insurance: £100,000

#### Section 3 – Attendance Expenses

A maximum of £100 per day and a maximum of £1,000 for any one claim.

#### Non-Panel Solicitor

An appointed representative appointed by you and approved by us to represent you in pursuing a claim which is not a panel solicitor.

If you decide to appoint a representative of your own choosing, they will be referred to within this policy as a non-panel solicitor. Please refer general condition 4. Appointed representative of this policy.

#### Panel Solicitor

A solicitor recommended by **us** to **you** in the event of a **claim**, to act on **your** behalf and provide assistance.

#### Part 36 Offer

Any offer made to settle a claim, where blame is accepted or not, made by either party throughout the claim. To be accepted, the offer must:

- Be in writing;
- Call itself a Part 36 Offer;
- Be open for at least 21 days, when the offeror will pay the opponent's costs, if accepted;
- Specify if the offer covers the whole claim, part of it, or an issue that arises in it and, if so, which;
- Advise whether any counterclaim is factored in.

#### Period of Insurance

The period for which the **insurer** has agreed to provide this insurance, unless otherwise agreed by **us** this will be 12 calendar months from the inception date of this policy.

#### **Policy Schedule**

The schedule provided in connection with this policy which outlines the cover provided including reference to the property.

### Property

Buildings owned by you or that you are responsible for, and land immediately surrounding them which are used solely for domestic residential purposes within the territorial limits, detailed in the tenancy agreement and which are declared on the policy schedule.

#### **Proportionate**

The reasonable estimate of your appointed representative's legal costs acting for you must not be more than the amount in dispute of the likely award of damages.

#### Reasonable Prospects

A 51% or greater chance that **you** will recover losses or damages (or obtain any other legal remedy that **we** have agreed to, including an enforcement of judgement), make successful defence or make a successful appeal or defence of any appeal in **your** pursuit of **civil proceedings**.

#### Rent

The amount payable by the **tenant** to **you** as set out in the **tenancy** agreement.

#### **Tenancy Agreement**

An agreement to use the **property** which amounts to a **property** right between **you** and the **tenant** in relation to the **property** which is:

- a) An Assured Shorthold Tenancy agreement as defined within the Housing Act 1998 (as amended);
- b) A Company Residential tenancy (company let) created after 28th February 1997 where the **tenant** is a Private Limited Company (Ltd) or Public Limited Company (Plc) and the **property** is let purely for residential purposes to an employee of the **tenant**; or
- c) A written common law residential **tenancy** agreement created after 28th February 1997 between individuals where the **rent** is in excess of £100,000 per annum;
- d) For tenancies in Scotland, a Short Assured Tenancy or Assured Tenancy as defined in the Housing (Scotland) Act 1988 or a Private Residential tenancy agreement created after the 1st December 2017 as defined within the Private Housing (Tenancies) (Scotland) Act 2016.

### Tenant(s)

The individuals who has entered into a tenancy agreement with you, who are subject of the tenant reference and who occupy the property.

#### **Tenant Reference**

Checks carried out on the tenant before the commencement of the tenancy agreement or this policy. As a minimum requirement, a tenant reference check must include:

- a) A credit check obtained from a licensed credit referencing company showing no County Court Judgements in the immediate preceding three years, no outstanding County Court Judgements and no undischarged bankruptcies;
- b) A written employer's reference confirming gross monthly salary and that the tenant(s) are in current and permanent employment. You must ensure that the amount confirmed as their gross monthly income is equivalent to at least two and a half times the gross monthly rent; or
- c) Where the tenant is self-employed, confirmation from their accountant of the tenant's gross monthly income, or sight of most recent 3 months bank statements or self-assessment tax return showing gross income received. You must ensure that the amount confirmed as their gross monthly income is equivalent to at least two and a half times the gross monthly rent;
- d) Copies of two acceptable original forms of identification, one of which must be photographic identification;
- e) For tenancies in Scotland, a Short Assured Tenancy or Assured Tenancy as defined in the Housing (Scotland) Act 1988 or a Private Residential tenancy agreement created after the 1st December 2017 as defined within the Private Housing (Tenancies) (Scotland) Act 2016.

Where the **tenant** is a company, a company reference must be carried out showing no County Court Judgements and the agreed **rent** must not be greater than 85% of the company's credit limit. Where the tenant has failed to meet the requirements of the tenant reference a guarantor must be sought who must meet the above requirements.

In the event the tenancy agreement has been in place for greater than 12 months at the inception date of this policy such checks will not be required provided there have been no breaches of the tenancy agreement and no late payments in the last 12 months and you are not aware of any changes in the tenant's financial circumstances. We will require the rent schedule for the last 12 months showing confirmation that payments for rent have been received in accordance with the tenancy agreement.

In the event that the tenant has been late in making any rent payments in accordance with the tenancy agreement, breached their tenancy agreement, has failed to make any payment of rent within the preceding 12 months, or you are aware of changes in the tenants financial circumstances before the inception date of this policy you must undertake a new tenant reference check on the tenant(s) prior to the inception of this policy.

#### **Territorial Limits**

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

#### You/Your

The individual, company, firm, partnership, management agent, association, or any other entity which owns or is responsible for the **property** shown on the **policy schedule**, which may include at **your** request, any of **your** employees including a director or partner.

#### We/Our/Us

Legal Insurance Management Ltd and Royal & Sun Alliance Insurance plc.

## Cover

## Section 1a - Rent Protection and Dilapidations

#### What is Covered?

The insurer will cover rent arrears due from the tenant under the tenancy agreement which you have notified to us within 30 days of the date of event and where you are pursuing a claim under Section 1b (or where a claim cannot be made under section 1b due to the tenant leaving of their own accord up until the date that the tenant has vacated the property) of this policy, subject to the following conditions:

#### **Rent Protection**

- a) After the initial payment any further rent protection payments will be made one month in arrears from the day the payment is due in accordance with the tenancy agreement, once confirmation is received that the tenant(s) has not vacated the property and no rent payment has been received;
- b) Where vacant possession is secured between unpaid rent payments due in accordance with

- the tenancy agreement, rent protection payment will be calculated on a pro-rata basis;
- c) If the tenant opts to claim benefits after a claim is initiated, rent will not be paid until the outcome of the benefits claim is known. If the tenant's benefit claim is rejected, rent will be paid under the policy backdated to the date that a payment was first due under the policy;
- d) A satisfactory tenant reference must have been obtained in respect of all tenants and or guarantor(s).

#### Dilapidations

- a) You or your representative must inspect the property before the commencement of the tenancy agreement and provide an inventory to the tenant. The inventory must be signed by the tenant before the commencement of the tenancy agreement.
- b) You or your representative must inspect the property after vacant possession has been obtained and provide a check in and check-out report in the event of any claim for dilapidations.

#### What is Excluded?

- a) The **insurer** will not pay **claims** under this section until the **rent** has been in arrears for the equivalent of one complete month.
- b) Where you issue and serve the appropriate statutory and contractual notices incorrectly on the tenant within 14 days from the date you can legally service the relevant notice, we will not pay any rent payments due under the policy. See general condition 2. Property Legal Disputes & Rent Protection claims for guidance in relation to this.
- c) Rent protection cover will cease once vacant possession has been gained, after vacant possession rent will be payable up to a maximum period of two calendar months, or until the property is re-let, whichever happens sooner. The maximum amount payable after vacant possession is limited to 75% of the monthly rent.
- d) The amount equivalent to any deposit held will be deducted from the last rent protection payment unless the deposit is subsequently required to meet the cost of any dilapidations.
- e) In the event that **you** have received any overpayments of **rent we** reserve the right to recover these costs from **you**.
- f) Claims occurring outside the territorial limits.
- g) Claims not reported within 30 days of the date of event.

#### Section 1b - Eviction

#### What is Covered?

The insurer will provide cover in respect of legal costs and fees incurred to evict a tenant from the property for any breach of tenancy agreement by the tenant within the territorial limits subject to:

- a) Contact being made with the tenant and any guarantor within seven days if any rent is overdue to establish the reason for the arrears;
- b) If the tenant or guarantor cannot be contacted, and it is lawful to do so, you must then serve notice of a requirement to undertake an inspection in accordance with your obligations within the tenancy agreement and visit the property. If you are unsure that such an inspection is lawful, you should seek legal advice;
- A satisfactory tenant reference must have been provided to the landlord in respect of all tenants and or guarantor(s).

We will assist you by issuing the appropriate statutory and contractual notices on the tenant(s) on your behalf. If you choose to issue these notices yourself, without assistance from us, we will not cover any additional loss of rent or any associated costs as a result of your failure in issuing the notices correctly.

#### What is Excluded?

- a) The insurer will not pay any claims where the appropriate statutory and contractual notices have not been correctly served on the tenant by you.
- b) Claims not reported within 30 days of the date of event.
- c) Claims occurring outside the territorial limits.

## Section 2a - Property Legal Disputes

#### What is Covered?

The insurer will indemnify you against legal costs and fees incurred in any dispute or civil proceedings occurring within the territorial limits made by or brought against you:

- a) In respect of the physical possession of the property provided that where appropriate all statutory and contractual notices have been correctly served on the tenant. Please refer to general condition 2 property legal disputes & rent protection claims for details of which notices may be applicable.
- b) In respect of the terms of the **tenancy agreement** relating to the use or maintenance of the **property**.
- In respect of actual or alleged negligence or nuisance originating from the property.
- d) In respect of non-payment of service charges due from a **tenant** provided the amount in dispute being more than £1,000 and any **legal costs** and **fees** being limited to 75% of the amount in dispute.
- e) In respect of actual or alleged dilapidations to the property subject to the amount in dispute being more than £1,000 and any legal costs and fees being limited to 75% of the amount in dispute.
- f) Under the Commonhold and Leasehold Reform Act 2002 or as amended; provided that **you** will suffer financial loss if **you** fail to pursue or defend the **claim** or **civil proceedings**.

#### What is Excluded?

The **insurer** will not pay **claims** arising from or associated with:

- a) The pursuit or defence of **claims** relating to the payment or non-payment of any tax and/or mesne profits or any review of **rent** or service charge.
- b) Any dispute relating to rent, tax planning or building regulations or decisions or compulsory purchase orders or any actual, planned or proposed works by or under the order of any government or public or local authority.
- c) Any dispute arising from the negotiation, review or renewal of a tenancy agreement or the subsequent purchase of the property whether or not such purchase is completed.
- d) Any actual or alleged harassment of you or a tenant.
- e) A dispute over subsidence, heave or landslip howsoever caused.
- f) A contract dispute other than where the contract is a tenancy agreement.
- g) Any planning application, review or decision.
- h) Claims occurring outside the territorial limits.
- i) Claims not reported within 30 days of the date of event.

### Section 2b - Repair & Renovation Disputes

#### What is Covered?

The insurer will indemnify you against legal costs and fees incurred in the pursuit or defence of any dispute or civil proceedings made by or brought against you in a contractual dispute with a third party over the repair or renovation of the property. Subject to the following conditions:

The legal costs and fees incurred in any claim or civil proceedings shall be limited to 75% of the sum in dispute;

- b) The amount in dispute exceeds £1,000 and the contract value is less than £100,000; and
- c) The work has commenced within the **period of insurance**.

#### What is Excluded?

The **insurer** will not pay **claims** arising from or associated with:

- a) Contracts in relation to credit, insurance, securities or guarantees.
- b) Contracts where **your** liability or right of recovery is incurred through **your** agent or by assignment.
- c) Contracts governed by or alleged to be governed by the Consumer Credit Act 1974.
- d) Contracts of employment.
- e) A tenancy agreement or contracts for use of the property.
- f) Claims not reported within 30 days of the date of event.
- g) Claims occurring outside the territorial limits.

## Section 2c - Health & Safety Prosecutions

#### What is Covered?

The insurer will indemnify you against legal costs and fees for, your obligations as a landlord, incurred within the territorial limits in:

- a) Defending a prosecution against **you** relating to the **property**, brought under the Health and Safety at Work Act 1974 in a court of criminal jurisdiction.
- b) An appeal by you against the service of an Improvement or Prohibition Notice under the Health and Safety at Work Act 1974 provided that the breach or alleged breach of the Health and Safety at Work Act or the Improvement or Prohibition Notice relates to the property.

#### What is Excluded?

The **insurer** will not pay **claims** arising from or associated with:

- a) Any prosecution relating to or arising from investigations by HMRC.
- b) Any prosecution for offences against the person or offences of a sexual nature.
- c) Any prosecution for criminal damage.
- d) Any prosecution alleging dishonesty.
- e) Any fees or costs imposed by the Health and Safety Executive or any of its agents, for ongoing monitoring or assessment of you or the property.
- f) Claims not reported within 30 days of the date of event.
- g) Claims occurring outside the territorial limits.

#### Section 2d - Tax Protection

#### What is Covered?

The **insurer** will indemnify **you** against professional expenses incurred because of a HM Revenue & Customs Investigation provided that:

a) You must maintain proper, complete truthful and up to date records, including making all returns at the time due without having to pay any penalty; and

b) You must provide all information reasonably required by HM Revenue and Customs within the statutory time limits

#### What is Excluded?

The **insurer** will not pay **claims** arising from or associated with:

- a) Any claims where you are acting as a letting agent, management agent or a limited company.
- b) Any alleged tax avoidance scheme undertaken by you.
- c) Claims occurring when the Special Compliance Office is investigating your tax affairs.
- d) The normal reconciliation of annual accounts and VAT returns.
- e) Claims where deliberate misstatements or omissions have been made to the authorities.
- f) Any issue of law, practice or procedure not directly connected with a **claim** under this section.
- g) Any criminal prosecution.
- h) Claims where your tax affairs are being investigated solely because of an earlier investigation.
- i) Any HMRC investigation(s) arising within the first 30 days of the first period of insurance unless it can be evidenced that you previously held comparable legal expenses cover with another insurer immediately prior to the inception date of this policy.
- j) Taxes, fines, interest or any other duties or penalties imposed upon you by any HMRC authority or court or tribunal.
- k) Claims not reported within 30 days of the date of event.
- l) Claims occurring outside the territorial limits.

## Section 3 - Attendance Expenses

#### What is Covered?

The insurer will pay net salary or wages, less any amount payable by the court for you or any of your directors, partners or employees or of your letting managing agent, for the time off work to attend any court or tribunal hearing within the territorial limits as a:

- 1. Witness for you at the request of the appointed representative; or
- 2. Defendant in civil proceedings for which the insurer has accepted the claim.

We will calculate the amount payable based on the duration of any valid absence from work, based on an eight hour day and calculated to the nearest half day. One day's pay will be calculated as 1/250th of the employee's total annual pay. Where an employee works part-time, the amount payable will be reduced on a pro-rata basis.

#### What is Excluded?

- a) Any amount exceeding £100 per person per day subject to a maximum of £1,000 for any one claim.
- b) Claims not reported within 30 days of the date of event.
- c) Claims occurring outside the territorial limits.
- d) Where the costs can be recovered from the relevant court or **your** employer.

## **General Conditions**

The following conditions apply to all sections of this policy. **You** must comply with them where applicable for **your** insurance to remain in full force and effect.

## 1. Tenancy Agreement

- a) The initial tenancy agreement must be for a fixed period of at least 6 months, except in Scotland where the scope of the tenancy agreement falls under the Private Housing (Tenancies) (Scotland) Act 2016;
- b) The **property** must be entirely residential and remain solely for residential use;
- c) The tenant must be aged 18 years or over;
- d) You must not allow the tenant into possession of the property until;
  - i. The **tenancy agreement** has been signed by all parties; and
  - ii. A satisfactory tenant reference has been obtained before the start of the tenancy agreement; and
  - iii. All necessary statutory pre-grant notices to the **tenant** have been issued; and
  - iv. The first month's **rent** has been received in cash or cleared funds; and
  - v. A satisfactory **guarantor** reference and signed agreement have been obtained (where applicable).
- e) During the **tenancy agreement you** must:
  - i. Keep full and up to date rental records; and
  - ii. Not allow the **tenancy agreement** to be transferred to any other individual or organisation.

# 2. Property Legal Disputes & Rent Protection Claims

We will assist you by issuing the appropriate statutory and contractual notices on the tenant, on your behalf. If you choose to issue these notices yourself, without assistance from us we will not cover any additional loss of rent or any associated costs as a result of your failure in issuing the notices correctly.

Where you chose to issue and serve the appropriate statutory and contractual notices these must be completed within 14 days from the date you can legally serve the relevant notice on the tenant that may apply in the country that the property is located in. In England and Wales the following notices may be applicable:

- Section 8 Housing Act 1988 Possession Notice
- Section 21 Housing Act 1988 Notice to Quit

If you need assistance with this process please call the claims helpline on 01384 885728.

### 3. Claims

 You must give notice to us within 30 days of the date of event;

- b) In the event of malicious damage by the **tenant**, **you** must give notice to the police as soon as possible after **you** have become aware of it and obtain a valid crime reference;
- c) You will take all necessary precautions to reduce the risk of a claim and to prevent or minimise legal costs and fees wherever possible. Your duty to take precautions includes (but is not limited to) ensuring that no action that could bring about a dispute is taken by you or any other person associated with you;
- d) In order for any claim to be accepted under cover section 2 Property Owners Legal Expenses of this policy, we must deem that there are reasonable prospects of success and that the claim is proportionate. Authorisation will need to be requested in writing in respect of all legal costs and fees to us before they are incurred;
- e) All **legal costs** and **fees** are subject to an independent assessment to ensure that they have been incurred reasonably;
- f) All legal costs, and fees and any other costs may only be incurred with our prior consent.
- g) You must take all steps necessary to assist in the recovery of any claims payment, legal costs and fees from a third party where appropriate and where you are able to do so;
- h) You will not enter or offer to enter any negotiation to settle the claim without our prior written approval to do so:
- You will not unreasonably withhold consent for your appointed representative to make an offer to settle the legal action;
- j) If an offer of settlement (which may include a Part 36 Offer) is made that we or the appointed representative would deem fair and you do not accept it, the insurer will not be liable for any further costs incurred;
- k) You will not withdraw from any legal action without our permission to do so;
- In some circumstances, where we decide it is appropriate, we may elect to pay you the sum of damages that you are seeking and then end or not begin civil proceedings, and the insurer will not be liable for any further costs incurred;
- m) You must cooperate with us, providing all necessary information and assistance to us as required;
- n) We reserve the right to:
  - Take over any claim or civil proceedings at any time and conduct them in your name;
  - ii. Negotiate or settle any claim or civil proceedings on your behalf;
  - iii. Contact you directly at any point concerning your claim;
- o) In respect of Cover Section 1 Rent Protection & Eviction and Section 2 Property Owners Legal Expenses we will only pay claims where you will suffer financial loss if you fail to pursue or defend the claim or civil proceedings.

## 4. Appointed Representative

- a) When you advise us of a claim, we will recommend an appointed representative from our panel of representatives to assist you and act on your behalf. If for any reason you are unhappy with our choice of representative, we will recommend another;
- b) You may appoint your own choice of representative, however if you choose to do so, this policy will not cover expenses over and above the costs that our panel would charge us in equivalent circumstances. For your information, this means that we would consider the seriousness of the claim and the location and class of representative that you choose. The hourly rate is currently limited to a maximum of £125 + VAT. We reserve the right to assess each case on its merits and may agree to pay additional fees if we feel the situation warrants it. This will remain entirely at our discretion;
- c) The appointed representative will have direct contact with us and must cooperate fully with us always. You must cooperate with your representative, providing all necessary information and assistance to them as required;
- d) If for any reason we feel that your own choice of representative lacks the skills to act adequately on your behalf, we reserve the right to decline to fund legal expenses on that basis. We will give you notice of this in writing and the opportunity to appoint an alternative representative;
- e) Any non-panel solicitor that you appoint must sign our standard terms of agreement and adhere to all of its terms. You agree to us having access to your appointed representative's file relating to your claim. You will be considered to have provided express consent to us or our appointed agent to access the file for auditing, quality and cost control purposes.

#### 5. Cancellation

If you decide that for any reason, this policy does not meet your insurance needs then please return it to your broker within 14 days from the day of purchase or the day on which you receive your policy documentation, whichever is the later. On the condition that no claims have been made or are pending, we will then refund your premium in full.

You may cancel the insurance cover after 14 days by informing your broker, however no refund of premium will be payable. The insurer shall not be bound to accept renewal of any insurance and may at any time cancel any insurance document by giving 30 days' notice in writing where there is a valid reason for doing so. A cancellation letter will be sent to you at your last known address. Valid reasons may include but are not limited to:

- a) Where the insurer reasonably suspects fraud.
- b) Non-payment of premium.
- c) Threatening and abusive behaviour.
- d) Non-compliance with policy terms and conditions.

 You have not taken reasonable care to provide accurate and complete answers to the questions we or your broker ask.

If the insurer cancels the policy and/or any additional covers you will receive a refund of any premiums you have paid for the cancelled cover, less a proportionate deduction for the time the insurer has provided cover.

Where the insurer's investigations provide evidence of fraud or misrepresentation, the insurer may cancel the policy immediately and backdate the cancellation to the date of the fraud or the date when you provided us with incomplete or inaccurate information. This may result in your policy being cancelled from the date you originally took it out and the insurer will be entitled to keep the premium. If your policy is cancelled because of fraud or misrepresentation, this may affect your eligibility for insurance with the insurer, as well as other insurers, in the future.

## 6. Counsel's Opinion

Where reasonable and necessary, the insurer may obtain at our own cost, advice on prospects for your claim from an independent barrister. This will be in the event that there is a dispute on the prospects of success for your claim, between your choice of appointed representative and our panel solicitors.

#### 7. Arbitration Clause

A dispute between you and us may arise, which may be referred to an arbitrator, who shall be either a solicitor or a barrister who you and we agree on in writing. If an arbitrator cannot be agreed then an arbitrator will be appointed by the authorised body identified in the current arbitration legislation. The decision of the arbitration shall be final and binding on both parties and he or she will decide who should pay the costs of the arbitration. If costs are awarded against you, they are not covered under this policy. This arbitration condition does not affect your rights to take separate legal action. If a disputed claim is not referred to arbitration within 12 months of your claim being turned down, we will treat the claim as abandoned.

#### 8. Fraudulent Claims

**You** must not act in a fraudulent way. If **you** or anyone acting for **you** deliberately:

- Fails to reveal or hides a fact likely to influence whether we accept your proposal, your renewal, or any adjustment to your policy;
- Fails to reveal or hides a fact likely to influence the cover we provide;
- Makes a statement to us or anyone acting on our behalf, knowing the statement to be false;
- Sends us or anyone acting on our behalf a document, knowing the document to be forged or false:
- Makes a **claim** under the policy, knowing the **claim** to be false or fraudulent in any way;
- Makes a claim for any loss or damage you caused deliberately or with your knowledge; or
- If your claim is in any way dishonest or exaggerated.

We will not pay any benefit under this policy or return any premium to you and we may cancel your policy immediately and backdate the cancellation to the date of the fraudulent claim. We may also take legal action against you and inform the appropriate authorities.

## 9. Statutory Regulations

In all matters relating to the performance of this insurance contract, it is the responsibility of both you and us that we both respectively comply with all Acts of Parliament and with all orders, regulations and bylaws made with statutory authority by Government Departments or by local or other authorities. The cost of meeting the requirements of this clause will be payable by you and us in our own rights respectively.

## 10. Severability Clause

If any term of this contract of insurance is to any extent invalid, illegal or incapable of being enforced, such term

will be excluded to the extent of such invalidity, illegality or unenforceability, all other terms will remain in full force and effect.

## 11. Proportionality

Where an award of damages is the only legal remedy to a dispute and the cost of pursuing civil proceedings is likely to exceed the value of any such award of damages, the most the insurer will pay in respect of legal costs and fees is the value of the likely award of damages.

#### 12. Acts of Parliament

All references to Acts of Parliament in this policy shall include the equivalent laws in Scotland, Northern Ireland, the Isle of Man and the Channel Islands and shall include any subsequent amendments, re-enactments or regulations.

## General Exclusions

The **insurer** will not pay **claims** arising out of or in connection with:

- 1. Any dispute:
  - a) arising during the first 90 days of the first period of insurance, if the tenancy agreement commenced before the inception date of this policy; or
  - b) arising during the first 90 days of the first period of insurance, unless it can be evidenced that you previously held comparable legal expenses cover with another insurer immediately prior to inception of this policy;
- 2. Any claim not notified to us within 30 days of the date of event;
- 3. Any claim for amounts in excess of the limit(s) of indemnity;
- 4. Any claim where the date of event is outside the period of insurance and which has or which you knew or ought reasonably to have known may give rise to a dispute by or against you;
- 5. Any claim where the deposit is not properly protected in accordance with the relevant legislation or deposit replacement scheme;
- 6. Any claim made, brought or commenced outside the territorial limits;
- Any claim under this policy where you have not obtained a satisfactory tenant reference in respect of each tenant or guarantor (if applicable);
- 8. Any increased claims costs as a result of legal notices being served by you within the required timescales or served incorrectly as detailed in general condition 2 Property Legal Disputes & Rent Protection claims;
- Legal costs and fees incurred whilst you are bankrupt, in administration or in receivership, or if you have entered into a voluntary agreement with creditors;

- 10. The pursuit or defence of the payment or non-payment of any tax;
- 11. Claims relating to subsidence, ground heave, landslip, mining or quarrying;
- 12. Any planning application review or decision;
- 13. The defence in **civil proceedings** against **you** arising from:
  - a) Injury or disease;
  - b) Loss, destruction or damage of or to **property** (other than as specified in 'Sections of Cover'); or
  - Any tortious liability (other than as specified in 'Sections of Cover');
- 14. Fines or other penalties imposed by a court or tribunal;
- 15. If at the time any claims are made by you under this policy there is any other insurance covering the same liability, the insurer will not be liable to pay or contribute more than their proportion of the claim;
- 16. Any claim arising out of the deliberate, conscious, intentional or negligent disregard by you of the need to take all reasonable steps to avoid and prevent claims, civil proceedings or disputes;
- 17. Any dispute with Government or Local Authority departments concerning the imposition of statutory charges;
- 18. Disputes between **you** and any parent or subsidiary company or partner;
- Any dispute between you and the insurer, the appointed representative, us or your broker;
- 20. Any claim arising out of breach or alleged breach of confidentiality or passing of whether related to intellectual property or not or the use or alleged use of any intellectual property;
- 21. Any claim relating to alleged violence or dishonesty on your part;
- 22. Any legal costs and fees incurred in any appeal proceedings, unless:
  - a) we agreed to cover the original claim;

- b) we deem that the matter has reasonable prospects; and
- c) we are notified of the decision to appeal at least 7 days before the deadline to appeal.
- 23. Judicial review;
- 24. Any claim, consequential loss, legal liability or any loss or damage to property directly or indirectly caused by or contributed to by seepage, pollution or contamination of any kind;
- 25. Any legal costs and fees which you should or would have had to incur irrespective of any dispute;
- 26. Any claim that could've been accepted or rejected under a previous or new legal expenses policy for the reason of this policy being written on a different claims notification basis.
- 27. Any claim arising from or relating to a class action.
- 28. Any direct or indirect liability, loss or damage caused:
  - a) to equipment because it fails correctly to recognise data representing a date in a way that it does not work properly or at all; or

- b) by computer viruses.
- This does not apply to legal proceedings connected with claiming compensation following **your** death or bodily injury.
- 29. Any **claim** or expense of any kind caused directly or indirectly by:
  - a) ionising radiation or radioactive contamination from any nuclear fuel or waste which results from the burning or nuclear fuel; or
  - b) the radioactive, toxic, explosive or other dangerous properties of nuclear machinery or any part of it.
- 30. Any loss or damage caused by any sort of war, invasion or revolution.
- 31. Any loss or damage caused by pressure waves caused by aircraft or other flying objects moving at or above the speed of sound.
- 32. Any loss, damage, liability, cost or expense of any kind directly or indirectly caused by, resulting from or in connection with any act of terrorism.

## Additional Information

#### Other Formats

If you require this document in any other format please do not hesitate to contact us.

## Telephone Calls

Please note that for **our** mutual protection telephone calls may be monitored or recorded.

## Fraud Prevention, Detection and Claims History

In order to prevent and detect fraud we may at any time:

- Share information about you with other organisations and public bodies including the police;
- Check and/or file your details with fraud prevention agencies and databases, and if you give us false or inaccurate information and we suspect fraud, we will record this.

We and other organisations may also search these agencies and databases to:

- Help make decisions about the provision and administration of insurance, credit and related services for you and members of your household;
- Trace debtors or beneficiaries, recover debt, prevent fraud and to manage your accounts or insurance policies;
- Check your identity to prevent money laundering, unless you provide us with other satisfactory proof of identity;
- Undertake credit searches and additional fraud searches.

#### Renewal Procedure

The term of your Landlord policy is for one year. The period of insurance will end exactly one year after inception unless you renew your policy. If you wish to renew this insurance policy, please contact your broker who will be able to discuss your requirements.

#### Contracts (Rights of Third Parties) Act 1999

The terms of this policy are only enforceable by the named insured. A person who is not a named insured has no rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this policy but this does not affect any right or remedy of a third party, which exists or is available apart from that Act.

## Your Agreement with Others

This contract of insurance is personal to **you** the policyholder, and the **insurer**.

We will not be bound by any agreement between you and your appointed representative, or you and any other person or organisation.

You may not assign any of the rights under this policy without the insurer's express prior written consent.

### Governing Law

Unless some other law is agreed in writing, this policy is governed by English law. If there is a dispute, it will only be dealt with in the courts of England or of the country within the United Kingdom in which **your** main residence is situated.