

## Hiscox 606 Home Insurance Policy wording





### General terms and conditions

Introduction	A seamless integrated insurance solution.
	Please read <b>your policy</b> wording, together with any <b>endorsements</b> and <b>your schedule</b> , very carefully and keep them in a safe place. If anything is incorrect or changes, please notify <b>us</b> immediately.
	These General terms and conditions apply to <b>your policy</b> . <b>Your schedule</b> will state whether <b>your policy</b> includes home, fine art and/or motor cover.
	This wording is fully protected by the laws of copyright. No unauthorised use or reproduction is permitted.
General definitions	Words shown in bold type have the same meaning throughout <b>your policy</b> and are defined below. Any extra definitions are shown in the section to which they apply.
Amount insured	The most <b>we</b> will pay as shown in <b>your schedule</b> .
Artificial intelligence	Any machine learning, logical, statistical or other algorithm in <b>computer or digital technology</b> that can:
	1. perform tasks or generate outputs, including but not limited to, actions, content, decisions, predictions or recommendations; or
	2. adapt or vary its operation proactively, or in response to inputs.
Communicable disease	Any communicable, infectious or contagious disease, including any related variation, strain, virus, complex or syndrome.
Computer or digital technology	Any <b>programs</b> , computer network, hardware, software, operational technology, internet-connected device, network-connected device, electronic device, information technology, communications system, including but not limited to any internet-of-things devices, email system, intranet, extranet, website or cloud computing services.
Computer or digital	Any negligent act, error or omission by anyone in the:
technology error	1. creation, handling, entry, modification or maintenance of; or
	<ol> <li>ongoing operation, maintenance (including but not limited to installation, upgrading or patching) or development of,</li> </ol>
	any computer or digital technology.
Cyber attack	Any digital attack or interference, whether by a <b>hacker</b> or otherwise, attempting or resulting in:
	1. access to;
	2. extraction of information from;
	3. disruption of access to or the operation of; or
	4. damage to:
	any data or computer or digital technology, including but not limited to any:
	a. programs designed to damage, disrupt, extract data from, or gain access to any data or computer or digital technology including, but not limited to, malware, wipers, worms, trojans, rootkits, spyware, dishonest adware, crimeware, ransomware, crypto-jacking and other malicious software or viruses; or
	b. denial of service attack or distributed denial of service attack.
Endorsement	A change to the terms of <b>your policy</b> agreed by <b>us</b> in writing.
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European Union	The countries within the European Union.
Excess	The amount you are required to pay as the first part of each agreed claim.
Hacker	Any <b>artificial intelligence</b> , entity or person, including any employee of <b>yours</b> , who gains or attempts to gain unauthorised access to or unauthorised use of any:
	1. computer or digital technology; or
	2. data held electronically by <b>you</b> or on <b>your</b> behalf.
	This definition does not apply to the Personal cyber section of <b>your policy</b> .
Nuclear risks	1. Any sort of nuclear material, nuclear reaction, nuclear radiation or radioactive contamination;
	<ol> <li>any products or services which include, involve or relate in any way to anything in 1. above, or the storage, handling or disposal of anything in a. above; or</li> </ol>
	<ol> <li>all operations carried out on any site or premises on which anything in 1. or 2. above is located.</li> </ol>
Period of insurance	The time for which your policy is in force as shown in your schedule.
Policy	This insurance document and <b>your schedule</b> , including any <b>endorsements</b> . <b>Your schedule</b> will state whether <b>you</b> have selected home, fine art and/or motor covers.
Programs	A set of instructions written in a computer language which tells a computer how to process data or interact with ancillary equipment, systems or devices.
Schedule	The document showing <b>your</b> name, <b>your</b> address and <b>your</b> insurance details that <b>we</b> sent <b>you</b> when <b>we</b> accepted this insurance or following any subsequent amendment to <b>your</b> cover, whichever is the more recent.
Social engineering communication	Any request directed to <b>you</b> or someone on <b>your</b> behalf by any <b>artificial intelligence</b> , entity or person improperly seeking to obtain possession or the transfer to a third-party of virtual currency, money, securities, data or property to which such third-party is not entitled.
Solar weather	Solar flares, solar eruptions or bursts including plasma bubbles or ejections, magnetic field or magnetosphere fluctuations or disruptions.
Terrorism	An act, or the threat of an act, by any person or group of persons, whether acting alone or on behalf of or in connection with any organisation or government, that:
	1. is committed for political, religious, ideological, racial or similar purposes; and
	<ol> <li>is intended to influence any government or an international governmental organisation or to put the public, or any section of the public, in fear; and</li> </ol>
	a. involves violence against one or more persons;
	b. involves damage to property;
	c. endangers life other than that of the person committing the action;
	d. creates a risk to health or safety of the public or a section of the public; or
	e. is designed to interfere with or to disrupt an electronic system.
United Kingdom	England, Wales, Scotland, Northern Ireland, the Isle of Man, and the Channel Islands.
War	War (whether declared or not), invasion, act of foreign enemies, hostilities, civil war, rebellion, revolution, insurrection, military or usurped power.
We/us/our	The insurer named in your schedule in respect of each section of your policy.
You/your	The policyholder named in <b>your schedule</b> and anyone else identified as 'you/your' in the Special definitions of any section of <b>your policy</b> .



Our promise to you	We will:
	1. cover <b>you</b> in accordance with the terms and conditions of <b>your policy</b> in return for the premium <b>you</b> pay; and
	2. validate and pay covered claims as quickly and efficiently as possible.
Your promise to us	You must:
	<ol> <li>take care when providing any information we ask for and ensure that it is true, accurate and complete. Tell us or your broker if this information changes. If you are in any doubt, please talk to us or your broker. We will tell you if a change in information affects your insurance; and</li> </ol>
	2. comply with the terms and conditions of <b>your policy</b> , including the terms of each section.
	If <b>you</b> do not, it may affect the validity of <b>your policy</b> , <b>our</b> ability to pay a claim or the amount <b>we</b> pay in respect of a claim.
How to make a claim	In order for <b>us</b> to deal with <b>your</b> claim <b>you</b> must:
	<ol> <li>tell us or your broker as soon as possible if something has happened which may result in a claim. If a crime has been committed, you must also tell the police as soon as possible and you must provide us with a crime reference number;</li> </ol>
	2. not admit responsibility or make any offer of payment without <b>our</b> prior agreement;
	3. send any correspondence regarding a claim to <b>us</b> or <b>your</b> broker if <b>you</b> have one, as soon as <b>you</b> can;
	<ol> <li>give us all the co-operation we need to investigate and resolve your claim, including providing evidence of the value of any items involved in a claim as well as any other relevant information and documents we may reasonably require;</li> </ol>
	5. allow <b>us</b> to take over and deal with the defence or settlement of any claim in <b>your</b> name, if <b>you</b> are being held responsible for causing an injury or damage to property; and
	6. allow <b>us</b> to start recovery proceedings in <b>your</b> name and give <b>us</b> all the assistance <b>we</b> need to do this.
	If <b>you</b> do not, <b>we</b> may reduce any payment <b>we</b> make under <b>your policy</b> by an amount equal to the detriment <b>we</b> have suffered as a result of <b>your</b> failure to comply with these obligations.
	<b>You</b> must also comply with any other conditions contained within the specific sections of <b>your policy</b> .
Information you have given us	
Reasonable care	<ol> <li>The information you give to us is important as we use this in setting the terms and premium for your policy. You must take reasonable care not to give us information that is untrue, incomplete or inaccurate.</li> </ol>
Deliberately or recklessly given information	<ol> <li>Occasionally, we are deliberately or recklessly given false information. If this happens we will treat your policy as if it never existed and refuse all claims. You must repay any payments already made by us under your policy and we will not return the premium to you.</li> </ol>
Carelessly given information	3. If <b>you</b> acted carelessly when giving <b>us your</b> information, several things could happen:
	a. if <b>we</b> provided insurance cover that <b>we</b> would not otherwise have offered, <b>we</b> will treat this insurance as if it had never existed. If this happens, <b>we</b> will give <b>you</b> back



		<b>your</b> premium and <b>you</b> must repay any payments already made by <b>us</b> under <b>your policy</b> ;
	b.	if <b>we</b> would have insured <b>you</b> on different terms, <b>we</b> will amend <b>your policy</b> retrospectively and apply these amended terms to all claims under <b>your policy</b> , including any claims <b>you</b> have already made; or
	C.	if <b>we</b> would have charged <b>you</b> more premium if <b>you</b> had provided accurate information <b>we</b> may reduce proportionately the amount <b>we</b> pay for a claim. To calculate this <b>we</b> will divide the premium <b>we</b> actually charged by the premium <b>we</b> would have charged and multiply this figure by the amount of the agreed claim.
	Pa	ragraphs 3. b. and c. above do not apply where:
	i.	the information concerned relates to the value of any physical property covered under <b>your policy</b> ; and
	ii.	the underinsurance condition in Your home and personal possession section applies.
Changes to information	info any acc	here are any significant or material changes during the <b>period of insurance</b> to any ormation <b>you</b> have given <b>us</b> , <b>you</b> must let <b>us</b> know as soon as possible. This includes ything that could result in any limit within <b>your policy</b> not being sufficient, such as quiring new property. <b>We</b> may then change the terms of <b>your policy</b> , charge an ditional premium or cancel <b>your policy</b> in accordance with the cancellation condition.
		<b>you</b> do not tell <b>us</b> about such change, <b>we</b> will be entitled to the remedies set out under a. to c. above with effect from the date of the change.
	pos	u do not need to tell <b>us</b> about any newly acquired property covered under 'New ssessions' in Your home and personal possessions section, where <b>you</b> benefit from at additional cover.

Your obligations	You must:			
	1. always try to prevent accident or injury and protect <b>your</b> property against loss or damage;			
	2. keep <b>your</b> property in good condition and repair; and			
	<ol> <li>arrange for urgent repairs to be undertaken as soon as possible, if such repairs are needed to prevent further damage.</li> </ol>			
	If <b>you</b> do not, <b>we</b> may reduce any payment <b>we</b> make under <b>your policy</b> by an amount equal to the detriment <b>we</b> have suffered as a result of <b>your</b> failure to comply with these obligations.			
Full value	You must ensure that the <b>amount insured</b> represents the full value of the property covered under <b>your policy</b> , as set out below:			
	<ol> <li>for buildings, the full value is the estimated cost of rebuilding the buildings to the same specification, including fees and expenses involved in the rebuilding. This is not the same as the market value.</li> </ol>			
	2. for tenant's improvement, the full value is the cost to repair or replace as new.			
	3. for contents, the full value is the current cost as new.			
	<ol><li>for jewellery, watches and valuable items that are not specified individually, the full value is the higher of the replacement cost and the current market value.</li></ol>			
	If the <b>amount insured</b> does not represent the full value, <b>we</b> may reduce the amount <b>we</b> pay for a claim.			

### **General conditions**

Governing law

1. Unless agreed otherwise in writing, **your policy** is governed by the law, and any disputes in relation to **your policy** will be dealt with in the courts, of the country within the **United** 



Kingdom in which your main residence is situated. If your main residence is not in the United Kingdom, the law and courts of England and Wales will apply. The most we will pay 2. When a claim is made, we will only ever pay up to the relevant amount insured. 3. If more than one person is entitled to cover under your policy, the total amount we will Multiple insureds pay following a claim will not exceed the amount we would be liable to pay to any one such person. Unless you have advised us otherwise, we will pay each person named in your schedule their respective share of such claim. Fraudulent claims 4. If any claim is in any way dishonest, exaggerated or fraudulent then we will: refuse to make any payment in respect of the dishonest, exaggerated or a. fraudulent claim: tell you that we are terminating your policy and back-date the termination to the b. date of the dishonesty, exaggeration or fraud; refuse to make any payment under your policy in respect of any claim made or c. any loss occurring on or after the date of the dishonesty, exaggeration or fraud; and d. not return any premium. If we discover any dishonesty, exaggeration or fraud, we: have the right to terminate any other products you hold with us and share a. information about your behaviour with other organisations to prevent further dishonesty, exaggeration or fraud; and may involve the relevant authorities who are empowered to bring criminal proceedings. b. If a dishonest, exaggerated or fraudulent claim has been made under any other policy you hold with us, we may terminate your policy. If we have paid any claims after the date of any dishonesty, exaggeration or fraud, you must pay us back. Third parties 5. No third party will have any right, or be able to enforce any term of your policy, under the Contracts (Rights of Third Parties) Act 1999 or any similar or successor legislation. This does not affect the rights or remedies available to a third party which exist apart from this Act. Cooling-off 6. If for any reason you feel that your policy is not right for you, you can cancel a. your policy within 14 days of insuring with us. If you have not made a claim, we will return your premium in full. You can cancel your policy by notifying us at any time. If you cancel after the Cancellation by you b. first 15 days and have not made a claim, we will return a pro-rata proportion of your premium. However, this does not apply to the Travel section of your policy. We will never charge you a fee for cancelling your policy. We may cancel your policy, but we will only do so for a valid reason and only Cancellation by us 7. a. after giving you at least 30 days' notice, which will be sent by recorded post to the correspondence address shown in your schedule. This does not apply to the Motor physical damage or Motor third-party liability sections of your policy, where applicable. If we cover you under the Motor physical damage or Motor third-party liability b. sections of your policy, we may cancel those sections by giving you 14 days' notice, which will be sent by recorded post to the correspondence address shown in your schedule. If we cancel your policy or any section of your policy for any reason, we will return a pro-rata proportion of your premium, provided you have not made a claim.



However, this does not apply to the Travel section of **your policy**.

Premium instalments	8.	If we have agreed that you can pay us the premium by instalments and we have not received an instalment 15 days after the due date, we may cancel your policy. We will contact you before we cancel your policy in order to give you the opportunity to pay any premium due to us. If your policy is cancelled, the period of insurance will equate to the period for which premium instalments have been paid to us. We will confirm the cancellation and amended period of insurance to you in writing.		
Renewal	9.	We will write to you or your broker if you have one, at least 21 days in advance of your renewal date with our offer to renew, or to give you plenty of time to make other arrangements if we are unable to renew your policy. The renewal offer will include the premium and any changes in the terms and conditions for the next period of insurance which, unless you have advised us otherwise, will automatically proceed if you continue to pay your premium. Where we have agreed to collect this premium automatically, we will continue to do so unless you tell us differently. If you do not wish to renew your insurance please let us know before the renewal date of your policy.		
		If you make a claim under your policy for loss, damage or liability that occurred after we wrote to you with our offer to renew at the address shown in your schedule, but before your renewal date, we may adjust the terms of your insurance and your renewal premium accordingly. If we are unable to renew your policy, we will let you know.		
Premium payment	10.	We will not make any payment under <b>your policy</b> unless <b>you</b> have paid the premium due to <b>us</b> .		
		If <b>you</b> make a claim under <b>your policy</b> , <b>we</b> will keep the premium that is due to <b>us</b> . If <b>you</b> pay <b>your</b> premium by instalment <b>we</b> will ask <b>you</b> to either continue paying <b>your</b> premium by instalment or <b>we</b> may deduct any outstanding instalment from any claim payment <b>we</b> have agreed to make.		
Cover under multiple sections	11.	Where <b>you</b> , or anyone else entitled to cover under <b>your policy</b> , are entitled to cover under more than one section of <b>your policy</b> in respect of the same claim or loss, or any part of a claim or loss, <b>we</b> shall only provide cover under one section of <b>your policy</b> , being the section that provides the most advantageous cover to <b>you</b> or the party entitled to cover.		
Sanctions	12.	We shall not be deemed to provide cover and shall not be liable to pay any claim or loss or provide any benefit under <b>your policy</b> to the extent that the provision of such cover, payment of such claim or loss or provision of such benefit would expose <b>us</b> , or would in <b>our</b> reasonable view give rise to any appreciable risk of exposing <b>us</b> , to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the <b>European Union</b> , <b>United Kingdom</b> , United States of America, or of any other relevant jurisdiction.		
What is not covered	The exclusions set out below apply to each and every section of <b>your policy</b> and shall not be varied by any other provisions in <b>your policy</b> . Where the exclusions below are not consistent with any other provision in <b>your policy</b> , these exclusions apply and shall override the inconsistent provision.			
		ddition, other exclusions apply to <b>your policy</b> and these are included in the particular ions of <b>your policy</b> to which they apply.		
	We o	do not cover any claim, loss, damage or liability:		
Deliberate acts	1.	arising out of a deliberate or dishonest act by <b>you</b> or anyone acting on <b>your</b> behalf.		
Terrorism	2.	directly or indirectly due to:		
		a. biological or chemical contamination; or		
		b. any failure in the supply of gas, water, electricity or phone service to <b>your home</b> ,		



which is caused by terrorism.

Nuclear and radiation	3.	directly or indirectly due to any <b>nuclear risks</b> .
War	4.	directly or indirectly due to <b>war</b> .
Confiscation by authority	5.	directly or indirectly due to <b>your</b> property being confiscated, taken, damaged or destroyed by or under the order of any government or public or local authority.
Communicable disease	6.	directly or indirectly caused by, contributed to by, resulting from or in connection with:
		a. any communicable disease;
		b. any fear or threat of 6.a. above; or
		c. any action taken in controlling, preventing, suppressing, responding or in any way relating to 6.a. to 6.b. above.
		However, this exclusion does not apply to <b>your</b> liability to any <b>domestic employee</b> .
Other insurance	7.	under this <b>policy</b> where <b>you</b> would be entitled to be paid under any other insurance if this <b>policy</b> did not exist except in respect of any amount in excess of the amount that would have been payable under such other insurance had this <b>policy</b> not been effected If such other insurance is provided by <b>us</b> the most <b>we</b> will pay under this <b>policy</b> will be reduced by the amount payable under such other insurance.
Solar weather	8.	directly or indirectly caused by, contributed to by, resulting from or in connection with:
		a. solar weather;
		b. any fear or threat of 8.a.; or
		c. any action taken in controlling, preventing, suppressing, responding or in any way relating to 8.a. to 8.b. above.
Claims promise	if <b>w</b> offe	pride ourselves on offering a service that is fast, efficient and helpful. Please let <b>us</b> know <b>a</b> do not pay <b>your</b> claim within four working days after receiving <b>your</b> acceptance of <b>our</b> r and <b>we</b> will pay <b>you</b> interest, at <b>your</b> bank's base rate. <b>We</b> will only do this if <b>your</b> nium payments are up-to-date.
	you	can only keep this promise if <b>your</b> bank is in the <b>United Kingdom</b> and if <b>you</b> give <b>us</b> <b>r</b> bank details at the time <b>you</b> accept <b>our</b> offer. <b>We</b> can then transfer the money into <b>r</b> account. This promise cannot apply if <b>you</b> ask <b>us</b> to pay by another method.



### Your home and personal possessions

Your schedule will show an amount or use the word 'covered' to indicate if your building, outbuildings and other structures, contents, art and collections or jewellery, watches and valuable items are covered by this section of your policy.

The General terms and conditions and the following terms and conditions all apply to this section.

If you need to make a claim, please refer to 'How to make a claim' within the General terms and conditions.

# Special definitions for this section

Art and collections

Art, antiques and collectibles of particular value due to their age, style, artistic merit or collectability all of which belong to **you** or for which **you** are legally responsible, including:

- 1. furniture;
- 2. paintings, drawings, etchings, prints and photographs;
- 3. tapestries and rugs;
- 4. manuscripts;
- 5. porcelain and sculptures;
- 6. stamps or coins;
- 7. gold, silver and gold and silver plated items;
- 8. clocks and barometers;
- 9. books;
- 10. wine;
- 11. dolls and toys;
- 12. memorabilia;
- 13. medals and militaria; or
- 14. furs and guns.

We do not include jewellery, watches and valuable items and any items which are business property within this definition.

Building

The principal structure at each address shown in **your schedule**, and the following items within the grounds of **your home** at the same address:

- 1. items that are fixed to and form part of such structure;
- 2. domestic fixed fuel tanks;
- 3. solar panels attached to such structure and used for domestic purposes;
- 4. underground service pipes, cables, drains and sewers that are attached to such structure; and
- 5. walls, gates, hedges, fences, paths, terraces, driveways and patios
  - a. that are attached to or immediately servicing such structure; or
  - b. that are shared with outbuildings and other structures,

which belong to you or for which you are legally responsible.

We do not include within this definition any **outbuildings and other structures** or any structure, or part of a structure, used for any business activity other than clerical and administrative work or **incidental farming** carried out by **you** or on **your** behalf at **your home**.



Contents	Household goods, clothing and personal property, all of which belong to <b>you</b> or for which <b>you</b> are legally responsible.	
	We do not include within this definition:	
	1. money or bank cards;	
	2. more than the <b>amount insured</b> for <b>art and collections</b> as stated in the Contents section of <b>your schedule</b> ;	
	<ol> <li>more than the amount insured for jewellery, watches and valuable items as stated in the Contents section of your schedule; or</li> </ol>	
	4. any item used for any business activity, other than any:	
	a. laptop, keyboard, computer, monitor or other non-specialist accessories; or	
	b. office desks, chairs or non-specialist supplies.	
Domestic employee	Any person working for <b>you</b> in connection with domestic duties or <b>incidental farming</b> duties who is:	
	1. employed by <b>you</b> under a contract of service; or	
	2. self-employed and working on a labour-only basis under <b>your</b> control or supervision.	
Drone	Any remotely controlled unmanned aerial vehicle which is not used for commercial purposes and which belongs to <b>you</b> or for which <b>you</b> are legally responsible.	
	We do not include within this definition any unmanned aerial vehicle that exceeds seven kilograms in weight or such other weight stipulated by the Air Navigation Order 2009, or similar or successor legislation, as constituting a small unmanned aircraft.	
Heave	The upward movement of the ground beneath the <b>building</b> or <b>outbuildings and other structures</b> as a result of the expansion or swelling of the subsoil.	
Home	The private residence at the address shown in <b>your schedule</b> including the <b>building</b> and the <b>outbuildings and other structures</b> at the same address, but not <b>your personal possessions</b> .	
Incidental farming	Farming, including livery (looking after horses), carried out by <b>you</b> on a part-time basis at the address shown in <b>your schedule</b> , as long as any people <b>you</b> employ for this purpose do not work more than 1,000 hours between them during the <b>period of insurance</b> .	
Jewellery, watches and valuable items	Jewellery, watches, gemstones, krugerrand, gold bullion or precious metals held as commodities which belong to <b>you</b> or for which <b>you</b> are legally responsible.	
Landslip	Sudden movement of soil on a slope or gradual creep of soil on a slope over a period of time.	
Money	Bank notes and coins that are not part of a collection, cheques, postal orders, bank drafts, travel tickets, traveller's cheques, current postage stamps, savings stamps and certificates, premium bonds or other negotiable documents.	
Normal settlement	The downward movement of the ground beneath the <b>building</b> or <b>outbuildings and other structures</b> as a result of the soil being compressed by the weight of such structure.	
Outbuildings and other structures	Any permanent structure within the grounds of <b>your home</b> which is not attached to the <b>building</b> and which belongs to <b>you</b> or for which <b>you</b> are legally responsible, including:	
	<ol> <li>those structures other than the <b>building</b> used for domestic, clerical and administrative or <b>incidental farming</b> purposes;</li> </ol>	
	2. greenhouses;	
	3. garages used for domestic purposes;	
	4. swimming pools;	
	E wind turbings used for demostic purposes:	

5. wind turbines used for domestic purposes;



	6. hard tennis courts; and
	<ol> <li>all terraces, patios, driveways, footpaths, walls, gates, hedges and fences connected to such structure, other than those shared with the <b>building</b>.</li> </ol>
	We do not include within this definition, any structure or part of a structure used for any business activity other than clerical and administrative work or <b>incidental farming</b> carried out by <b>you</b> or on <b>your</b> behalf at <b>your home</b> .
Personal possessions	Art and collections, contents, jewellery, watches and valuable items all of which belong to you or for which you are legally responsible.
Subsidence	The downward movement of the ground beneath the <b>building</b> or <b>outbuildings and other</b> structures other than by <b>normal settlement</b> .
Unfurnished	The <b>home</b> is not furnished with kitchen appliances, fixtures and fittings, curtains, carpets, beds and furniture essential for modern living.
You/your	Also includes all permanent members of <b>your</b> household, including <b>domestic employees</b> who live in the <b>home</b> .

### What is covered

Home	If <b>your schedule</b> includes cover for <b>your home</b> , <b>we</b> will cover the <b>home</b> against physical loss or physical damage which happens during the <b>period of insurance</b> .		
Alternative accommodation	If your home cannot be lived in because of:		
	1. physical loss or physical damage <b>we</b> have agreed to pay;		
	<ol> <li>physical loss or physical damage to a neighbouring property which results in a local authority or emergency service prohibiting you from accessing your home. This cover only applies if such physical loss or physical damage would have been covered by this insurance had the damage occurred to your home; or</li> </ol>		
	<ol> <li>a local authority or emergency service issuing an instruction to leave your home or prohibiting you from accessing your home which lasts for more than 24 hours in a row;</li> </ol>		
	<b>we</b> will also cover the reasonable and necessary costs for alternative accommodation and any ground rent <b>you</b> have paid or are obliged to pay for the period <b>your home</b> cannot be lived in. This includes accommodation for <b>your</b> horses and domestic pets.		
Personal possessions	If <b>your schedule</b> includes cover for <b>your personal possessions</b> , <b>we</b> will cover them against physical loss or physical damage which happens during the <b>period of insurance</b> whilst at <b>your home</b> and whilst temporarily removed from <b>your home</b> anywhere in the world.		
Loss or theft of keys	We will pay the costs incurred by you to replace locks and keys to outside doors, windows, safes and alarms of your home as a direct result of loss of keys, or theft of keys, occurring during the period of insurance.		
Garden restoration costs	We will cover the reasonable and necessary costs <b>you</b> incur to restore <b>your</b> garden if it is damaged during the <b>period of insurance</b> .		
Home upgrades	If <b>we</b> have agreed to pay <b>your</b> claim for physical loss or physical damage caused by the escape of water or flood, <b>we</b> will also pay towards the cost of improvements intended to prevent or minimise the likelihood of a future occurrence of the same type. <b>We</b> will only do this if the covered loss <b>we</b> have agreed to pay is more than £10,000.		
Open garden and charity events	We will cover your home and your personal possessions against physical loss or physical damage arising from the hiring out or the opening of your home, your garden or your land provided that this is for an organised registered charity, religious or community group.		



Additional covers for your home	If <b>we</b> insure <b>your home</b> , <b>we</b> will also provide <b>you</b> with the following cover up to the corresponding <b>amount insured</b> :
Selling your home	If <b>you</b> are selling <b>your home</b> or any part of <b>your home</b> covered by this section of <b>your policy</b> , <b>we</b> will cover the <b>home</b> or the relevant sold part for the buyer against physical loss or physical damage <b>we</b> have agreed to pay, which happens during the <b>period of insurance</b> . Cover will start from the time <b>you</b> exchange contracts to the time the sale is complete.
	The other Additional covers do not apply to this cover.
Tracing a leak	We will pay the costs incurred to find and access the point of escape of a:
	<ol> <li>domestic heating fuel leak within your home or a water leak from your permanent plumbing or heating system which is likely to cause damage to the building, outbuildings and other structures or your personal possessions; or</li> </ol>
	<ol> <li>water leak from the underground service pipes for which you are legally responsible which service and are located outside of the home but at the address shown in your schedule.</li> </ol>
	We will also pay the cost to make good any damage caused by the above work.
	The leak must happen during the <b>period of insurance</b> .
Buying a new home	If we already insure the home of your main residence shown in your schedule and you are buying a new main residence within the United Kingdom during the period of insurance, we will automatically cover the home at the new address while you are arranging insurance for it. This cover only applies to physical loss or physical damage caused by fire. The cover is in force from the time you exchange contracts until your new insurance starts or the purchase is complete, but for no longer than 60 days. However, we will only do this if the home at the new address is not insured by the vendor, and provided it is in a good state of repair.
	The other Additional covers do not apply to this cover.
Building works	We will cover the building works, materials and supplies for use on any work to extend, renovate or build <b>your home</b> against physical loss or physical damage which happens during the <b>period of insurance</b> . We will only cover such works, materials and supplies which belong to <b>you</b> or for which <b>you</b> are legally responsible while located within the grounds of <b>your home</b> .
	<b>You</b> must tell <b>us</b> if the estimated or quoted value of the above building work is more than £250,000 at least 30 days before the work starts and before <b>you</b> enter into any contract for the works.
	If the value of <b>your</b> building work is more than £250,000 several things could happen. <b>We</b> may:
	1. amend the terms of <b>your policy</b> ;
	2. cancel <b>your policy</b> in accordance with the cancellation condition; or
	3. require <b>you</b> to pay more for <b>your</b> cover.
	If <b>you</b> do not tell <b>us</b> of the above building work and <b>we</b> provided insurance cover that <b>we</b> would not otherwise have offered, in addition to 1. to 3. above, <b>we</b> may:
	<ul> <li>amend the cover retrospectively and apply these amended terms to all claims under your policy; and</li> </ul>
	b. treat your policy as if it had been cancelled by us in accordance with the cancellation condition on the date you should have told us about the works, if we can demonstrate that we would have cancelled your policy when we were told about the works.
	If this happens, <b>we</b> will give <b>you</b> back any premium <b>you</b> have paid for any period after the effective date of cancellation, with the exception of any premium <b>you</b> have paid for travel insurance under <b>your policy</b> , and <b>you</b> must repay any payments made by <b>us</b> under <b>your policy</b> relating to any loss or damage after that date.
	If <b>we</b> do any of the above, <b>we</b> will write to <b>you</b> explaining why this is happening.
	We will not pay for loss or damage if <b>you</b> have waived <b>our</b> right to take proceedings in <b>your</b> name to recover, for <b>our</b> benefit, the amount of any payment <b>we</b> would have made under



#### your policy.

Carpets, curtains and appliances	If <b>your home</b> is let <b>unfurnished</b> , <b>we</b> will cover <b>your</b> carpets, curtains and domestic appliances against physical loss or physical damage which happens during the <b>period of insurance</b> .		
Domestic utility expenses	If <b>we</b> have agreed to pay <b>your</b> claim for physical loss or physical damage to the solar panels attached to <b>your home</b> or wind turbines at the address shown in <b>your schedule</b> , <b>we</b> will also pay <b>you</b> for the loss of income which would have been payable to <b>you</b> from <b>your</b> energy supplier had such a loss not occurred.		
	This cover will start from the date on which physical loss or physical damage happens and will continue until such time as <b>you</b> are able to generate <b>your</b> own electricity, but for no longer than the period stated in <b>your schedule</b> .		
Emergency access	We will pay towards the cost of repairs following forcible access to <b>your home</b> due to a medical emergency or to prevent or minimise physical loss or physical damage insured under this section.		
Environmental upgrades	If <b>we</b> have agreed to pay <b>your claim</b> for physical loss or physical damage under this section and as part of the agreed repair costs <b>you</b> decide to install a solar, wind or geothermal power generating system to <b>your home</b> , <b>we</b> will pay towards the cost of installing such a system.		
	We will only do this if:		
	<ol> <li>the heating system at the home is physically damaged and such damage is part of the loss or damage we have agreed to pay under this section;</li> </ol>		
	2. the covered loss <b>we</b> have agreed to pay is more than £15,000; and		
	3. at the time of loss, there is no solar, wind or geothermal power generating system installed at <b>your home</b> .		
Fly tipping	We will pay towards the reasonable and necessary costs incurred by you in removing rubbish and waste material which has been deposited on your land at the address shown in your schedule without your permission during the period of insurance.		
Rent owed to you	We will pay for rent which you cannot recover as landlord while your home cannot be lived in because of physical loss or physical damage we have agreed to pay under this section.		
Additional covers for personal possessions	If <b>we</b> cover <b>your personal possessions</b> , <b>we</b> will also provide <b>you</b> with the following cover up to the corresponding <b>amount insured</b> :		
New possessions	We will increase each <b>amount insured</b> for <b>contents</b> which are not covered on an unlimited basis, <b>art and collections</b> and <b>jewellery</b> , <b>watches and valuable items</b> by up to 25% but no more than £100,000, to cover any items <b>you</b> acquire during the <b>period of insurance</b> . We will not charge for this additional cover unless <b>you</b> request any adjustments to <b>your policy</b> . <b>You</b> must tell <b>us</b> about any new possessions at the renewal of <b>your policy</b> , at which point <b>we</b> may increase the premium for the following period of insurance to reflect the value of the additional possessions.		
Acquired disability	We will pay towards the cost of reasonable and necessary alterations to <b>your home</b> to enable <b>you</b> to live there unassisted if <b>you</b> have become permanently physically disabled where the physical disability is directly and solely caused by sudden and unforeseen accidental, violent, external and visible means during the <b>period of insurance</b> .		
	We will only do this if:		
	1. <b>we</b> agree to the alterations and the amount of <b>our</b> contribution towards them, before the alterations are carried out;		
	2. <b>you</b> allow a medical adviser chosen by <b>us</b> to examine <b>you</b> and to see all medical records, if <b>we</b> consider it necessary; and		
	3. the physical disability is not self-inflicted.		

For the purposes of this additional cover:



	1. the definition of 'you' does not include <b>domestic employees</b> ; and					
	2. 'permanently physically disabled' means that <b>you</b> :					
	a. have permanently lost all use of a complete arm, hand, foot or leg; or					
	b. are registered blind.					
Business records	If <b>your home</b> office business records or electronic data are lost or damaged as a result of physical loss or physical damage covered under this section, <b>we</b> will pay up to the <b>amount insured</b> stated in <b>your schedule</b> for the reasonable and necessary cost of replacing any business records or reconstituting the data <b>you</b> need to continue <b>your</b> business. <b>We</b> will not pay for the value to <b>you</b> of the lost information.					
Death of the artist	We will increase the <b>amount insured</b> for any item listed in the specification for <b>art and collections</b> , agreed by <b>us</b> , and held by <b>us</b> or <b>your</b> insurance broker, by up to 100% if the artist dies during the <b>period of insurance</b> . We will only do this for the six months immediately following the death of that artist and provided <b>you</b> can produce an independent professional valuation or a purchase receipt, which is not more than three years old at the time of any physical loss or physical damage we have agreed to pay. <b>You</b> must be able to prove the increased value if <b>you</b> make a claim for that item.					
	We will also reimburse you for any costs or expenses you have paid but are unable to recover on works of art and collections commissioned by you which remain incomplete at the time of the artist's death. We will only do this if the artist dies during the period of insurance and you are legally entitled to a refund of such costs or expenses.					
	If <b>you</b> are unable to provide evidence of the costs or expenses that are legally due to <b>you</b> or a professional valuation or purchase receipt and proof of increased value then this additiona cover will not apply.					
Defective title	If, during the <b>period of insurance</b> , someone claims that an item of specified <b>art and</b> <b>collections</b> is not rightfully <b>yours</b> and <b>you</b> are legally obliged to return the item to its rightful owner because it is proved that <b>you</b> do not have good title to it, <b>we</b> will pay <b>you</b> the amount <b>you</b> paid for it, or the value shown in the specification agreed by <b>us</b> and held by <b>us</b> or <b>your</b> insurance broker if this is less. <b>We</b> will only do this if <b>you</b> :					
	1. bought the item during the period that the <b>art and collections</b> has been insured with <b>us</b> ;					
	2. tell <b>us</b> about the claim during the <b>period of insurance</b> ; and					
	3. made reasonable enquiries about the item's provenance before <b>you</b> bought it.					
	We do not cover any items you inherit or that were given to you.					
Hole in one	We will pay towards the cost of celebrating <b>your</b> hole in one during an official golf competition round during the <b>period of insurance</b> .					
	We will only pay your claim if you provide us with your scorecard and certification form signed by your club or match secretary.					
Increased cost of working	We will pay you for the extra necessary and reasonable costs of continuing the clerical and administrative work that you carry out in your home during the time your work is interrupted, if:					
	1. there is an accidental failure in the supply of the utility services to <b>your home</b> which lasts for more than 24 hours in a row during the <b>period of insurance</b> ; or					
	<ol> <li>your home or its contents suffer physical loss or physical damage we have agreed to pay.</li> </ol>					
	This cover will start from the date of the interruption to utility services or physical loss or physical damage and will continue until <b>you</b> are able to start work in <b>your home</b> , but for no longer than 12 months.					
Marquees	We will cover any marquee that <b>you</b> hire temporarily while it is at the premises shown in <b>your</b> <b>schedule</b> against physical loss or physical damage covered under this section. This includes any associated lighting, heating and furnishings belonging to the marquee contractor.					



Metered water and heating oil	We will cover you against the accidental loss of metered water or domestic heating fuel from your fixed heating fuel tank, apparatus or pipes which occurs during the period of insurance
Money	We will cover your money and bank cards against physical loss or physical damage which happens anywhere in the world during the period of insurance.
	We will pay any amounts which <b>you</b> legally have to pay if <b>your</b> bank cards have been used without <b>your</b> permission after they have been lost or stolen, provided <b>you</b> follow all terms under which the bank cards were issued.
	We do not cover loss of or damage to any electronic, online or crypto currency, including Bitcoin, even where such currency exists in physical form.
Personal documents	We will pay for the reasonable and necessary clerical and administrative costs involved in replacing or reconstituting personal documents or title deeds, as a result of physical loss or physical damage covered under this section.
	We do not cover the cost of any indemnity policy you are required to provide in respect of the replacement of lost or damaged share certificates, or any similar costs or expenses.
Personal property of visitors and domestic employees	We will cover the personal property belonging to <b>your</b> visitors and <b>domestic employees</b> , whe do not live in <b>your home</b> , against physical loss or physical damage covered under this section occurring in <b>your home</b> during the <b>period of insurance</b> .
Rent you owe	We will pay the rent you have to pay as a tenant if your home cannot be lived in because of physical loss or physical damage we have agreed to pay. We will not provide such cover if we pay you for alternative accommodation as a result of the same loss.
Retrieving data	We will pay the costs involved in retrieving <b>your</b> personal data from the computer in <b>your home</b> or from <b>your</b> other personal electronic devices which have suffered physical damage we have agreed to pay.
Residential care	We will cover <b>your</b> parents' or grandparents' household goods, clothing and personal propert while in the nursing or care home where they reside against physical loss or physical damage covered under this section which happens during the <b>period of insurance</b> .
	This cover does not apply to <b>money</b> .
	For the purposes of this cover, 'you/your' means the person named as the insured in <b>your</b> schedule and their spouse or common-law partner residing at <b>your home</b> .
Students' belongings	We will cover the <b>personal possessions</b> of permanent members of <b>your</b> household in full time education against physical loss or physical damage covered under this section which happens during the <b>period of insurance</b> while they are studying away from <b>home</b> .
Tenants' improvements	We will cover:
	<ol> <li>the fixtures and fittings and interior decorations which are fixed to and form part of the structure of <b>your home</b> against physical loss or physical damage which happens during the <b>period of insurance</b>; and</li> </ol>
	2. the costs incurred to:
	<ul> <li>a. find and access the point of escape of a domestic heating fuel leak within your home; or</li> </ul>
	b. find a water leak from <b>your</b> permanent plumbing or heating system,
	which happens during the <b>period of insurance</b> and is likely to cause damage to the fixtures and fittings and interior decorations described in 1. above. <b>We</b> will also pay the cost to make good any damage caused by such work.
	This cover applies where <b>you</b> do not own or are not responsible for insuring the buildings of <b>your home</b> .
What is not covered	In addition to the General exclusions set out in the General terms and conditions, the following exclusions also apply to this section of <b>your policy</b> .



#### We do not cover:

- 1. loss of or damage caused by:
  - a. wear and tear, rust, rot, fungus or mould, **normal settlement** or anything which happens gradually;
  - b. pollution or contamination;
  - c. storm or flood to gates, fences, wind turbines, hedges, lawns, plants or trees. This exclusion shall not apply to damage:
    - i. caused by falling trees and the cost of removing a fallen tree in order to carry out repairs on such property; or
    - ii. to electric gates attached to brick, concrete or stone pillars;
  - d. freezing of water in fixed water tanks, apparatus and pipes while your home is not being lived in for more than 60 days in a row during the months of October through to April. This exclusion does not apply if your home is constantly heated to a temperature of at least ten degrees centigrade during these months;
  - e. subsidence, heave or landslip:
    - i. to domestic fixed fuel tanks, swimming pools, terraces, patios, hard tennis courts, driveways, footpaths, walls, gates, hedges, fences or wind turbines, unless the main house is also physically damaged at the same time; or
    - ii. to solid floors unless the load bearing walls are physically damaged at the same time; or
  - f. moths, insects, rats, mice, squirrels, rodents or other vermin and nesting birds.
- 2. faulty workmanship or design, or the use of unsuitable or faulty materials.
- 3. mechanical or electrical faults or breakdown.
- 4. loss or damage caused by coastal or river erosion.
- 5. damage caused by flood, storm, **subsidence**, **heave** or **landslip** to any normally submerged or partially submerged structure. However, this exclusion does not apply to the main **buildings** at **your home**.
- 6. loss caused by you not personally receiving goods or services you have paid for.
- 7. loss of or damage to an item being transported unless it is adequately packed and secured well enough, given the nature of the item and how it is transported.
- 8. any mechanically propelled vehicle and their accessories, other than:
  - a. golf buggies, quad bikes and motor bikes under 51cc or their electrical equivalent, including those classed as L1E-B or up to 4kw power output;
  - b. electric pedal cycles, e-scooters, electric skateboards, hoverboards, segways and powered unicycles, mobility scooters and wheelchairs;
  - c. electric vehicle accessories including home and portable charging stations, cables, adapters and locks; or
  - d. domestic gardening equipment.

However, we will not in any event cover loss or damage for 8.a. above while being used.

- 9. trailers and non-motorised horseboxes up to 15 feet or 4.5 metres in length while being used on a public road or being towed.
- 10. aircraft other than a drone.
- 11. watercraft and their accessories, other than rowing boats and dinghies up to 16 feet or 4.9 metres in length, sail boards and surfboards.
- 12. land, water or animals.



- 13. any **building** or **outbuilding and other structures** used for any business activity other than:
  - a. incidental farming;
  - b. work of a clerical and administrative nature; or
  - c. letting the building or outbuilding and other structures.
- 14. personal possessions used for any business activity. This exclusion does not apply to any:
  - a. laptop, keyboard, computer, monitor or other non-specialist accessories;
  - b. office desks, chairs or non-specialist supplies; or
  - c. cover under **What is covered**, **Additional covers for personal possessions**, Business records.
- 15. electronic data, other than where covered under **What is covered**, **Additional covers for personal possessions**, Business records.
- 16. the cost of maintenance or routine redecoration.
- 17. any property belonging to visitors or **domestic employees** insured elsewhere.
- 18. loss or damage to unfurnished homes other than by fire, lightning, explosion or aircraft.
- damage to, or any loss, cost or expense arising in respect of any item of computer or digital technology which is directly caused by:
  - a. a cyber attack or fear or threat of a cyber attack:
  - b. a hacker or fear or threat of a hacker;
  - c. computer or digital technology error;
  - d. social engineering communication; or
  - e. the item's digital connectivity to any other item of **computer or digital technology** which has been directly affected by a **cyber attack** or **hacker**.

We will however cover any other damage, loss, cost or expense insured under this section which is caused by the cyber attack, hacker, computer or digital technology error or social engineering communication.

How much we will pay	Your schedule will show you the maximum amount we will pay for each agreed claim, along with any limits for any item, pair or set. This amount will be shown as an <b>amount insured</b> . We will not pay the cost of preparing a claim.			
Excess	Your schedule will show you if you are required to pay the first part of each agreed claim. This amount will be shown as an excess. However, we agree to waive your excess for any:			
	1.	claim under the cover for Loss or theft of keys or Hole in one;		
	2.	alternative accommodation costs if a local authority or emergency service prohibits <b>you</b> from accessing <b>your home</b> ;		
	3.	loss of or damage to the contents of the freezer at your home; or		
	4.	claim which is more than £25,000 and which is not subject to any compulsory <b>excess</b> shown in <b>your schedule</b> . <b>We</b> will reduce this waiver of <b>your excess</b> to £15,000 if <b>your policy</b> has continuously been in force with <b>us</b> for the last three years.		
Buildings	We will pay the cost of repairing or reinstating the damaged <b>building</b> and <b>outbuildings or</b> <b>other structures</b> including the required fees, costs and expenses agreed by <b>us</b> , which are reasonably and necessarily incurred in the repair or reinstatement of the damaged <b>building</b> and <b>outbuildings or other structures</b> . We will normally expect <b>you</b> to have repairs carried out, but if <b>you</b> and <b>we</b> agree that it is not reasonable to do this, <b>we</b> will pay <b>you</b> an amount <b>we</b> both consider is fair.			



We will not pay the cost of complying with any government or local authority requirement if: you received notice of the requirement before the damage happened; or 1. 2. the building or outbuildings or other structures were not originally built in-line with any government and local authority regulation in force at that time. For your contents, we will decide whether to repair or replace the item or pay you the Contents replacement cost. We will not deduct anything for wear and tear. For tenants' improvements we will decide whether we repair or replace damaged parts. Tenants' improvements Specified items of art, Items, pairs or sets worth more than £50,000 each for your art and collections and more collections, jewellery, than £25,000 each for jewellery, watches and valuable items must be specified individually. watches and valuable items Any items that have not been individually specified will be covered as unspecified items. The most we will pay is the corresponding amount insured for each specified item in the specification agreed by us and held by us or your insurance broker. Art and collections For specified art and collections, if the item is partly damaged, you may decide whether we repair, replace or pay the loss in value of the damaged item. For specified jewellery, watches and valuable items, if the item is partly damaged, we will Jewellery, watches and valuable items decide whether we repair, replace or pay the loss in value of the damaged item. If we repair a damaged specified item, we will also pay for any loss in value. The most we will Loss in value pay in total for a damaged item and its loss in value is the amount shown for that item in the specification agreed by us and held by us or your insurance broker. If any specified item is lost or destroyed, we will pay the value shown for that item in the Destruction specification agreed by us and held by us or your insurance broker. Professional valuation If: 1. any specified item has had a professional valuation carried out within the last three years; and 2. the values in the specification agreed by us and held by us or your insurance broker reflect this valuation; we agree to cover these items on an increased value basis. This means we will pay the value of the item at the time of loss even if it is more than the value shown for that item in the specification. The most we will pay for the increase in value is: 1. in respect of each specified item of art and collections, jewellery, watches and valuable items, an additional 25% of the value shown for that item in the specification; or £100,000 in total for each incident of loss, 2 whichever is the lower. For items that are not specified, we will decide whether we repair, replace or make a cash Unspecified items of art, collections jewellery, settlement for any lost or damaged item. If we choose to make a cash settlement, we will watches and valuable items pay the market value of the item on the date of loss. If we repair it, we will also pay for any loss in value. The most we will pay for any one unspecified item, pair or set is the corresponding amount insured. The most we will pay in total for each incident of loss is the amount insured for each category of unspecified items. Index linking If your schedule shows an amount insured for buildings, contents, art and collections and jewellery, watches we will adjust these amounts each month according to an appropriate index. We will not increase your premium for this during the period of insurance. However,



	<b>you</b> must check all <b>amounts insured</b> regularly, especially when <b>you</b> renew <b>your policy</b> , to make sure they reflect the full value of all corresponding items.
Pairs and sets	If any specified or unspecified items which have an increased value because they form part of a pair or set are lost or damaged, any payment <b>we</b> make will take account of the increased value.
Full payment	If <b>we</b> pay the full value for any specified or unspecified item, pair or set, <b>we</b> will then have the right to take possession of it.
Recovered item	If <b>we</b> recover any specified or unspecified item after <b>we</b> have paid a claim, <b>we</b> will write to <b>you</b> at <b>your</b> correspondence address shown in <b>your schedule</b> and <b>you</b> can buy it back from <b>us</b> within 60 days. <b>We</b> will charge <b>you</b> the lesser of:
	1. the amount <b>we</b> paid for the claim; or
	2. the fair market value of the item at the time <b>we</b> recover it.

#### Your obligations

Drones

You must ensure that:

- 1. **you** or the person in charge of the **drone** maintain direct, unaided visual contact with it sufficient to monitor its flight path in relation to other aircraft, persons, vehicles, vessels and structures;
- 2. no item, either with or without a parachute, is dropped from the **drone** so as to endanger persons or property; and
- 3. **you** or the person in charge of the **drone** only fly it if reasonably satisfied that the flight can safely be made.

If **you** do not and **we** can demonstrate that the amount of any loss has been increased, **we** will reduce the amount **we** pay by the amount of any detriment caused.



### Your legal liabilities

This section covers **you** for **bodily injury** and **property damage** claims made against **you** by others. It does not cover **your** liability arising out of the use or ownership of a motor vehicle.

The General terms and conditions and the following terms and conditions all apply to this section.

If you need to make a claim, please refer to 'How to make a claim' within the General terms and conditions.

# Special definitions for this section

Bodily injury	Death, or any bodily or mental injury or disease of any person.			
Domestic employee	Any person working for <b>you</b> in connection with domestic duties or <b>incidental farming</b> duties who is:			
	1. employed by <b>you</b> under a contract of service; or			
	2. self-employed and working on a labour-only basis under <b>your</b> control or supervision.			
Incidental farming	Farming, including livery (looking after horses), carried out by <b>you</b> on a part-time basis at the address shown in <b>your schedule</b> , as long as any people <b>you</b> employ for this purpose do not work more than 1,000 hours between them during the <b>period of insurance</b> .			
Property damage	Physical loss of or damage to or destruction of tangible property, including the resulting loss of use of such property.			
You/your	Also includes all permanent members of <b>your</b> household, including <b>domestic employees</b> who live in the <b>home</b> .			

#### What is covered

Claims against you	We will cover any claim made against <b>you</b> for compensation for which <b>you</b> are legally liable to pay arising from any:				
	1. <b>bodily injury</b> ; or				
	2. property damage,				
	occurring during the period of insurance anywhere in the world.				
	We will also cover the costs and expenses we agree to in advance to defend the claim.				
Additional cover	We will also provide you with the following cover up to the corresponding amount insured.				
Newly acquired land in the United Kingdom	We will cover your liability as owner of any land you acquire in the United Kingdom during the period of insurance, for bodily injury or property damage occurring during the period of insurance, provided that:				
	<ol> <li>the land has not been acquired for property development, farming activities or any business pursuits;</li> </ol>				
	2. there are no buildings on the acquired land; and				
	3. <b>you</b> notify <b>us</b> within 60 days of the acquisition and pay any additional premium <b>we</b> require.				
	We will also cover the costs and expenses we agree to in advance to defend the claim.				
Unpaid damages	If, within three months, <b>you</b> have not received the full amount of any damages and assessed costs awarded to <b>you</b> in a personal capacity during the <b>period of insurance</b> by any court of law within the <b>United Kingdom</b> for <b>bodily injury</b> or <b>property damage</b> , <b>we</b> will pay <b>you</b> the amount <b>you</b> are owed. <b>We</b> will only do this if:				



	1.			ent giving rise to the <b>bodily injury</b> or <b>property damage</b> did not occur in the
				f any business activity, profession or occupation;
	2.		would mage	d have covered <b>your</b> liability if <b>you</b> had caused the <b>bodily injury</b> or <b>property</b> ; and
	3.	γοι	l are	not waiting for an appeal on the judgment.
	lf <b>y</b> o to u		ceive	any damages after <b>we</b> have paid <b>you</b> for them, <b>you</b> must return that amount
Cyber claims				r any claim that is otherwise covered under this section, where such claim arises attack, hack or other computer or cyber-related incident.
What is not covered	In addition to the General exclusions set out in the General terms and conditions, the following exclusions also apply to this section of <b>your policy</b> .			
	We	do n	ot cov	/er:
Limitations in North America	1.	Ca	nada i	pility for any act or incident which happens in the United States of America or if <b>you</b> have been in either or both of those countries for more than 90 days in ng the <b>period of insurance</b> .
Your own property	2.	em	ploye	ility for loss of or damage to property which belongs to <b>you</b> or is in <b>your</b> or <b>your</b> e's care, other than physical damage to property for which <b>you</b> are legally liable one of a second tenant.
Contractual liability for premises	3.	<b>your</b> liability as owner of any premises, which arises under contract or agreement, unless <b>you</b> would have been liable in the absence of the contract or agreement.		
Rectifying defects	4.	the	Defe	ity for the cost of putting right any fault or alleged fault with any building, under ctive Premises Act 1972 or the Defective Premises (Northern Ireland) Order cluding any similar or successive legislation.
	5.	γοι	u <b>r</b> liab	ility arising out of:
Other land or buildings		a.		ning, occupying, using or possessing any land or building not at the address in I <b>r schedule</b> , other than:
			i.	damage to property for which <b>you</b> as tenant are legally liable to the owner; or
			ii.	any land covered under <b>Additional cover</b> , Newly acquired land in the United Kingdom;
Revenue generating activities		b.	reve	enue generating activities, other than;
			i.	letting <b>your home</b> , <b>incidental farming</b> and clerical and administrative work <b>you</b> carry out in <b>your home</b> ; or
			ii.	as covered under <b>Your home and personal possessions</b> , <b>What is covered</b> , Open garden and charity events.
Communicable disease		C.		sing on any <b>communicable disease</b> . However, this does not apply to <b>your</b> ility to any <b>domestic employee</b> ;
Mechanically		d.	any	mechanically propelled vehicle and their accessories, other than:
propelled vehicles			i.	quad bikes and motor bikes under 51cc or their electrical equivalent, including those classed as L1E-B;
			ii.	electric bikes;
			iii.	e-scooters, electric skateboards, hoverboards, segways and powered unicycles;
			iv.	golf buggies, domestic gardening equipment, mobility scooters and wheelchairs; or



		<ul> <li>trailers or non-motorised horseboxes while not being used on a public road or not being towed,</li> </ul>				
		provided that such items are being used in accordance with any laws, regulations, and manufacturers guidelines, but not when being used in any race.				
		However, <b>we</b> will not in any event cover any liability for which <b>you</b> are obliged to hold insurance under any compulsory motor insurance laws, rules or regulations.				
Racing of vehicles		e. any mechanically propelled vehicle whilst involved in racing, rallies, trials, pace-making or speed testing in any prearranged or organised event or any track use;				
Aircraft		f. any aircraft, other than a <b>drone</b> . However, <b>we</b> do not in any event cover <b>your</b> liability arising out of any <b>drone</b> flown:				
		i. in any controlled airspace;				
		ii. within an aerodrome traffic zone;				
		iii. at a height of more than 120 metres above the surface; or				
		iv. in any race;				
Watercraft		g. any watercraft other than rowing boats, dinghies, sail boards and surfboards;				
Watercraft						
Animals		<ul> <li>any animal, other than incidental farming livestock, horses, cats or dogs which are not labelled as a 'specially controlled dog' under the Dangerous Dogs Act 1991 or any similar or successor legislation; or</li> </ul>				
Contracts		<ol> <li>any contract, unless you would have been legally liable if the contract had not existed.</li> </ol>				
Pollution or contamination	6.	<b>your</b> liability from pollution or contamination of air, water or soil unless this was caused by an accident during the <b>period of insurance</b> in the country in which <b>your home</b> is situated and:				
		<ul> <li>you tell us about the accident as soon as possible but no later than 60 days after the end of the period of insurance; and</li> </ul>				
		b. <b>you</b> prove that the pollution or contamination was caused immediately after the accident by a sudden, unexpected and identifiable release of pollutant or contaminant.				
Business activities	7.	your liability arising out of:				
		a. the provision of any goods or services; or				
		b. <b>you</b> or <b>your</b> employees doing anything for or to a third party for a fee.				
Fines and penalties	8.	liability for fines or penalties, or for damages intended to punish or make an example of <b>you</b> .				
Property insurance	9.	<b>your</b> liability arising out of property <b>you</b> own or are legally responsible for, unless <b>you</b> have property insurance in force with <b>us</b> covering <b>your</b> property.				
Party walls	10.	<b>your</b> liability arising out of loss of or damage to any party wall, including where arising under the Party Wall etc. Act 1996 or any similar or successor legislation.				
Non-negligent liability	11.	<b>your</b> liability arising out of loss of or damage to property where negligence by the contractor or any sub-contractor cannot be established. However, this does not apply to <b>your</b> Renovation and extension cover for Non-negligent liability, where showing as covered on <b>your schedule</b> .				
Exclusions if you	lf ye	ou have employees, the following extra exclusions apply to your liability to them:				
have employees	We do not cover:					
	1.	your liability arising out of:				



		<ul> <li>a. work your employees do for you, other than clerical and administrative work you carry out in your home, domestic duties relating to your home and gardens or incidental farming duties;</li> </ul>
		b. work <b>your</b> employees do in the United States of America or Canada after they have been in either or both countries for 90 days in total during the <b>period of insurance</b> ; or
		c. bodily injury which is, or should be, payable by reason of any workman's compensation scheme, social security scheme or similar insurance scheme arising in connection with or due to employment; or
	2.	amounts <b>you</b> legally have to pay after a judgment or award from courts outside the <b>European Union</b> , the <b>United Kingdom</b> or Gibraltar. This also applies to the enforcement of such awards in courts in the <b>European Union</b> , the <b>United Kingdom</b> or Gibraltar.
How much we will pay	We v	vill pay up to the corresponding <b>amount insured</b> for each actual or threatened claim.
Costs and expenses	In addition to the <b>amount insured</b> , <b>we</b> will pay the costs and expenses <b>we</b> agree to in advance to defend a covered claim.	
	wew	ayment greater than the <b>amount insured</b> has to be paid for a covered claim, the amount vill pay for costs and expenses will be limited to the proportion the <b>amount insured</b> bears a amount paid in respect of the claim.
Claims arising from the same incident		most <b>we</b> will pay for any one act, incident, claim or unrecovered court award is the <b>unt insured</b> .
	or co	aims and losses which arise from the same original cause, a single source or a repeated ntinuing act, incident or event will be regarded as one claim, however many of <b>you</b> may gally liable and regardless of the number of claims actually made.
Special limits		most <b>we</b> will pay for claims arising from each of the following is the corresponding <b>unt insured</b> :
Drones	1.	the use, possession or ownership of any <b>drone</b> ;
Employees	2.	bodily injury to any employee of yours;
Defective Premises Act	3.	your liability under any defective premises legislation;
Pollution or contamination	4.	pollution or contamination; and
Motorised items	5.	quad bikes and motorbikes under 51cc or their electrical equivalent, including those classed as L1E-B, electric pedal cycles, e-scooters, electric skateboards, hoverboards, segways and powered unicycles, golf buggies, domestic gardening equipment, mobility scooters or wheelchairs or trailers or non-motorised horseboxes while not being used on a public road or not being towed.

Your obligations	
Drones	Yo

You must ensure that:

- 1. the person in charge of any **drone** maintains direct, unaided visual contact with it sufficient to monitor its flight path in relation to other aircraft, persons, vehicles, vessels and structures;
- 2. no item, either with or without a parachute, is dropped from any **drone** so as to endanger persons or property; and
- 3. the person in charge of any **drone** only flies it if reasonably satisfied that the flight can safely be made.



If **you** do not, **we** will not make any payment for any claim arising directly or indirectly due to the use of any **drone** if **we** can establish that **your** failure to comply with the obligations caused or contributed to the event giving rise to the claim.



### Family legal protection

You are automatically covered by this section.

The General terms and conditions, except for 'How to make a claim', and the following terms and conditions all apply to this section. What to do when **you** have a claim under this section is set out below.

To make sure you get the most from your cover, it will help if you keep the following points in mind:

How we can help	You can phone our UK-based call centre at any time on the telephone number shown in your schedule to receive legal advice or to make a claim under this section. To help us check and improve our service standards, we may record all calls. We will ask you about your legal dispute and if necessary call you back at an agreed time to give you legal advice. If your dispute needs to be dealt with as a claim under this section, we will provide you with a claim reference number. At this point we will not be able to confirm that you are covered but we will pass the information you have given us to our claims handling teams, and explain what to do next.				
DAS Householdlaw	You have access to legal guides, document builders and more. Whether you want to challenge an employment decision, apply for flexible working rights, contend a parking ticket or create a will, DAS Householdlaw can help. Visit www.dashouseholdlaw.co.uk and use the voucher code detailed in your schedule to sign up.				
When we cannot help	Please do not ask for help from a solicitor or accountant before <b>we</b> have agreed. If <b>you</b> do, <b>we</b> will not pay the costs involved.				
Special definitions for this section	The following extra definitions apply to this whole of this section and are in addition to any other definitions shown in the General terms and conditions and the Home and personal possessions sections of this <b>policy</b> .				
Appointed representative	The <b>preferred law firm</b> , law firm, accountant or other suitably qualified person <b>we</b> will appoint to act on <b>your</b> behalf.				
Costs and expenses	a. All reasonable and necessary costs chargeable by the appointed representative and agreed by us in accordance with our standard terms of appointment.				
	b. The costs incurred by opponents in civil cases if <b>you</b> have been ordered to pay them, or <b>you</b> pay them with <b>our</b> agreement.				
Standard terms of appointment	The terms and conditions (including the amount <b>we</b> will pay to an <b>appointed representative</b> ) that apply to the relevant type of claim, which could include a conditional fee agreement (no win, no fee).				
Date of occurrence	a. For civil cases (except under insured incident 6 – tax protection), the date of occurrence is the date of the event which may lead to a claim. If there is more than one event arising at different times from the same originating cause, the date of occurrence is the date of the first of these events. (This is the date the event happened, which may be before the date <b>you</b> first became aware of it).				
	b. For criminal cases, the date of occurrence is when <b>you</b> began or are alleged to have begun to break the criminal law in question.				
	<ul> <li>For insured incident 6 – tax protection, the date of occurrence is when HM Revenue &amp; Customs first notifies you in writing of its intention to make enquiries.</li> </ul>				
Preferred law firm	A law firm or barristers' chambers <b>we</b> choose to provide legal services. These legal specialists are chosen as they have the proven expertise to deal with <b>your</b> claim and must comply with <b>our</b> agreed service standard levels, which <b>we</b> audit regularly. They are appointed according to the <b>standard terms of appointment</b> .				
Reasonable prospects	For civil cases, the prospects that <b>you</b> will recover losses or damages (or obtain any other legal remedy that <b>we</b> have agreed to, including an enforcement of judgment), make a successful defence or make a successful appeal or defence of an appeal, must be at least 51%. <b>We</b> , or a <b>preferred law firm</b> on <b>our</b> behalf, will assess whether there are <b>reasonable prospects</b> .				



Secondary home	Priva	Private dwellings and/or private land in the <b>United Kingdom</b> which is owned by <b>you</b> .				
Territorial limit						
		For insured incident 3 – bodily injury: anywhere in the world. For insured incident 2 – contract disputes (excluding 2.2): The <b>United Kingdom</b> , the <b>European Union</b> , the Isle of Man, the Channel Islands, Albania, Andorra, Bosnia and Herzegovina, Gibraltar, Iceland, Liechtenstein, North Macedonia, Monaco, Montenegro, Norway, San Marino, Serbia, Switzerland and Turkey.				
	C.	For all other insured incidents: the <b>United Kingdom</b> .				
You/your	a.	The insured named on the <b>schedule</b> (the policyholder).				
	b.	<b>We</b> will also cover any member of the policyholder's family who always lives with the policyholder, on the same basis that the policyholder would be entitled to cover under this section. This includes:				
		i. unmarried partners of the family members; and				
		ii. domestic employees,				
		who live in <b>your home</b> ; and				
		iii. students temporarily living away from your home				
		ne included within (b) above who is claiming under this section of the <b>policy</b> must have olicyholder's agreement to claim.				
Extra conditions	1.	You must:				
		<ol> <li>keep to the terms and conditions of this <b>policy</b>;</li> </ol>				
		<li>b. try to prevent anything happening that may cause a claim;</li>				
		<li>c. take reasonable steps to avoid incurring unnecessary costs;</li>				
		d. send everything <b>we</b> ask for, in writing; and				
		e. give us full and factual details of any claim as soon as possible and give us any information we need.				
	2.	a. On receiving a claim, if legal representation is necessary, we will appoint a preferred law firm as your appointed representative to deal with your claim. They will try to settle your claim by negotiation without having to go to court.				
		b. If the appointed preferred law firm cannot negotiate settlement of your claim and it is necessary to go to court and legal proceedings are issued or there is a conflict of interest, then you may choose a law firm to act as the appointed representative.				
		c. If you choose a law firm as your appointed representative who is not a preferred law firm, we will give your choice of law firm the opportunity to act on the same terms as a preferred law firm. However if they refuse to act on this basis, the most we will pay is the amount we would have paid if they had agreed to our standard terms of appointment.				
		d. The <b>appointed representative</b> must co-operate with <b>us</b> at all times and must keep <b>us</b> up-to-date with the progress of the claim.				
		e. You must give the appointed representative any instructions that we ask you to.				
		f. You must co-operate fully with us and the appointed representative.				
	3.	a. You must tell us if anyone offers to settle a claim. You must not negotiate or agree to a settlement without our written consent.				
		b. If you do not accept a reasonable offer to settle a claim, we may refuse to pay any further costs and expenses.				
		c. We may decide to pay you the reasonable value of your claim, instead of starting or continuing legal action. In these circumstances you must allow us to take over and pursue or settle any claim in your name. You must also allow us to pursue at our own benefit, any claim for compensation against any other person and you must give us all the information and help we need to do so.				



	4.	You must:
		<ul> <li>a. instruct the appointed representative to have costs and expenses taxed, assessed or audited, if we ask for this; and</li> </ul>
		b. take every step to recover costs and expenses and court attendance and jury service expenses, that we have to pay and must pay to us all such costs or expenses that are recovered.
	5.	If an <b>appointed representative</b> refuses to continue acting for <b>you</b> with good reason or if <b>you</b> dismiss an <b>appointed representative</b> without good reason, the cover <b>we</b> provide will end immediately, unless <b>we</b> agree to appoint another <b>appointed representative</b> .
	6.	If <b>you</b> settle a claim or withdraw it without <b>our</b> agreement, or do not give suitable instructions to the <b>appointed representative</b> , <b>we</b> can withdraw cover and <b>we</b> will be entitled to reclaim from <b>you</b> any <b>costs and expenses</b> paid by <b>us</b> .
	7.	If there is a disagreement between <b>you</b> and <b>us</b> about the handling of a claim and it is not resolved through <b>our</b> internal complaints procedure, the Financial Ombudsman Service may be able to help. This is a free arbitration service for eligible complaints. Details available from www.financial-ombudsman.org.uk. If <b>your</b> dispute is not covered by the Financial Ombudsman Service there is a separate arbitration process available. The arbitrator will be a jointly agreed barrister, solicitor or other suitably qualified person. If there is a disagreement over the choice of arbitrator, <b>we</b> 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 the parties or one party may pay all the costs.
	8.	We may require you to get, at your own expense, an opinion from an expert that we consider appropriate, on the merits of the claim or proceedings, or on a legal principle. The expert must be approved in advance by us and the cost agreed in writing between you and us. Subject to this, we will pay the cost of getting the opinion if the expert's opinion indicates that it is more likely than not that you will recover damages, obtain any other legal remedy that we have agreed to or make a successful defence.
	9.	If any claim covered under this section is also covered by another policy, or would have been covered if this section did not exist, <b>we</b> will only pay <b>our</b> share of the claim even if the other insurer refuses the claim.
What is covered	1.	We agree to provide you with the insurance in this section, as long as:
		a. the premium has been paid;
		<li>b. the date of occurrence of the insured incident is during the period of insurance and the insured incident happens within the territorial limit;</li>
		<ul> <li>any legal proceedings, or any other proceedings to resolve the insured incident will be dealt with by a court, or other body which we agree to, within the territorial limit; and</li> </ul>
		d. <b>reasonable prospects</b> exist for the duration of the claim.
How much we will pay		will pay an <b>appointed representative</b> , on <b>your</b> behalf, <b>costs and expenses</b> incurred owing an insured incident, provided that:
····· Þ•·	1.	the most <b>we</b> will pay for all claims resulting from one or more event arising at the same time or from the same originating cause is the corresponding <b>amount insured</b> ;
	2.	the most <b>we</b> will pay in <b>costs and expenses</b> is no more than the amount <b>we</b> would have paid to a <b>preferred law firm</b> ;
	3.	in respect of an appeal or the defence of an appeal, <b>you</b> must tell <b>us</b> within the time limits allowed that <b>you</b> want to appeal. Before <b>we</b> pay the <b>costs and expenses</b> for appeals, <b>we</b> must agree that <b>reasonable prospects</b> exist;
	4.	for an enforcement of judgment to recover money and interest due to <b>you</b> after a successful claim under this section of the <b>policy</b> , <b>we</b> must agree that <b>reasonable prospects</b> exist; and



5. 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.

# What we will not pay In the event of a claim, if you decide not to use the services of a preferred law firm, you will be responsible for any costs that fall outside our standard terms of appointment and these will not be paid by us.

The first £250 of any claim for legal nuisance or trespass. 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.

# Insured incidents we will cover

Insured incident 1 -

employment disputes

We will pay costs and expenses for your legal rights:

- 1. in a dispute relating to **your** employment where **you** are an employee, worker or office holder;
- following a dispute relating to or arising from the contract of employment between you and domestic employees, ex domestic employees or prospective domestic employees;
- 3. against **domestic employees** or ex **domestic employees** to recover possession of premises **you** own or are responsible for.

We will not pay for any claim relating to the following:

- 1. disciplinary hearings or internal grievance procedures;
- 2. any claim relating solely to bodily injury (please refer to insured incident 3 bodily injury).

Insured incident 2 – contract disputes

We will pay costs and expenses for your legal rights:

- 1. in a contractual dispute arising from an agreement or an alleged agreement which **you** have entered into in a personal capacity for:
  - a. buying or hiring in goods or services; or
  - b. selling goods;
- 2. in a contractual dispute or for misrepresentation arising from an agreement or alleged agreement which **you** have entered into in a personal capacity for the buying or selling of **your home** and/or **secondary home**.

We will not pay for any claim relating to the following:

- a lease of less than eight years, or a licence or tenancy of land or buildings or the sale or purchase of land or buildings (other than disputes arising from you buying or selling your principal home or your secondary home or you renting your principal home as a tenant). However, we do cover a dispute with a professional adviser in connection with these matters.
- the settlement payable under an insurance policy. However, we will cover a dispute if your insurer refuses your claim, but not for a dispute over the amount of the claim.

We will pay costs and expenses for your legal rights following a specific or sudden accident that causes your death or bodily injury to you.

Please note that we will not defend your legal rights but we will cover defending a counter-claim.

We will not pay for any claim relating to the following:

- 1. any illness or bodily injury which happens gradually.
- 2. clinical negligence (please refer to insured incident 4 clinical negligence).

Insured incident 3 – bodily injury



Insured incident 4 – clinical negligence	We will pay costs and expenses for your legal rights where it is alleged that accidental death or bodily injury to you has resulted from a single negligent act of surgery, clinical or medical procedure.
	We will not pay for any claim relating to the alleged failure to correctly diagnose your condition.
Insured incident 5 – property protection	We will pay costs and expenses for your legal rights in a civil dispute relating to material property you own (including your home and secondary home), or material property you are responsible for, following:
	<ol> <li>any event which causes or could cause physical damage to such material property, provided that the amount in dispute is more than £100;</li> </ol>
	Please note <b>we</b> will not defend <b>your</b> legal rights but <b>we</b> will cover defending a counter-claim.
	<ol> <li>any legal nuisance (meaning any unlawful interference with your use or enjoyment of your home or secondary home, or some right over, or in connection with it); or</li> </ol>
	3. trespass.
	Please note <b>you</b> must have, or there must be <b>reasonable prospects</b> of establishing <b>you</b> have, the legal ownership or right to the land or material property that are the subject of the dispute.
	We will not pay for:
	1. any claim relating to the following:
	a. a contract entered into by <b>you</b> ;
	b. any building or land other than <b>your home</b> and <b>secondary home</b> ;
	<ul> <li>someone legally taking your home and/or secondary home or material property from you, whether you are offered money or not, or restrictions or controls placed on your home and/or secondary home or material property by any government or public;</li> </ul>
	<ul> <li>work done by any government or public or local authority unless the claim is for accidental physical damage;</li> </ul>
	e. subsidence caused by mining.
	2. The first £250 of any claim for legal nuisance or trespass. 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.
Insured incident 6 – tax protection	We will pay costs and expenses for a comprehensive examination by HM Revenue & Customs that considers all areas of <b>your</b> self-assessment tax return, but not enquiries limited to one or more specific area.
	We will not pay for:
	1. any claim if <b>you</b> are self-employed, a sole-trader, or in a business partnership.
	<ol> <li>any investigation or enquiries by HM Revenue &amp; Customs Specialist Investigations or the HM Revenue &amp; Customs Prosecution Office.</li> </ol>
Insured incident 7 –	We will pay costs and expenses to defend your legal rights:
legal defence	1. if an event arising from <b>your</b> work as an employee leads to:
	a. <b>you</b> being prosecuted in a court of criminal jurisdiction;
	b. civil action being taken against <b>you</b> under any discrimination legislation; or
	c. civil action being taken against <b>you</b> under data protection legislation.
	<ol> <li>if an event leads to <b>your</b> prosecution for an offence connected with the use or driving of a motor vehicle.</li> </ol>
	We will not pay for any claim:

We will not pay for any claim:

1. relating to parking offences.



	2.	relating to the driving of a motor vehicle by <b>you</b> for which <b>you</b> do not have valid motor insurance.
	3.	resulting from hacking (unauthorised access) or other type of cyber-attack affecting stored personal data.
Insured incident 8 –	We	will cover <b>your</b> absence from work:
jury service and court attendance	1.	to attend any court or tribunal at the request of the appointed representative.
	2.	to perform jury service.
		maximum <b>we</b> will pay is <b>your</b> net salary or wages for the time that <b>you</b> are absent from k less any amount the court gives <b>you</b> .
	We	will not pay any claim if <b>you</b> are unable to prove <b>your</b> loss.
Insured incident 9 -	We	will pay <b>costs and expenses</b> :
education admissions appeals	1.	in an appeal against a refusal to admit <b>your</b> child to their chosen educational establishment;
	2.	in a dispute arising from the temporary exclusion or permanent expulsion of <b>your</b> child from their educational establishment.
Insured incident 10 – planning application		will pay <b>costs and expenses</b> to appeal the refusal of the Local Planning Authority to grant aning permission following <b>your</b> request for planning approval.
refusal appeals	We	will not pay any claim unless <b>you</b> ;
	1.	have taken all reasonable steps to ensure planning permission is granted, including consulting with the Local Authority prior to submitting <b>your</b> application; and
	2.	have exhausted every alternative option to secure planning approval prior to launching a planning application appeal.
		will not pay for any planning applications <b>you</b> make which are not for land already owned <b>you</b> at the address shown in <b>your schedule</b> .
What is not covered	We	do not cover the following:
	1.	any incident or matter arising before the start of this <b>policy</b> .
	2.	any costs and expenses incurred before our written acceptance of a claim.
	3.	fines, penalties, compensation or damages which <b>you</b> are ordered to pay by a court or other authority.
	4.	any incident intentionally brought about by <b>you</b> .
	5.	any claim relating to written or verbal remarks which damage your reputation.
	6.	a dispute with <b>us</b> not otherwise dealt with under extra condition 7. above.
	7.	<b>costs and expenses</b> arising from or relating to judicial review, coroner's inquest or fatal accident inquiry.
	8.	any legal action <b>you</b> take which <b>we</b> or the <b>appointed representative</b> have not agreed to, or where <b>you</b> do anything that hinders <b>us</b> or the <b>appointed representative</b> .
	9.	any claim caused by, contributed to, by or arising from pressure waves caused by aircraft or any other airborne devices travelling at sonic or supersonic speeds.
	10.	any claim where <b>you</b> are not represented by a law firm, barrister or tax expert.
	11.	a claim where <b>you</b> have failed to notify <b>us</b> of the insured incident within a reasonable time of it happening and where this failure adversely affects the <b>reasonable prospects</b> of a claim or <b>we</b> consider <b>our</b> position has been prejudiced.



### Home emergency

This home emergency section of **your policy** gives **you** 24-hour assistance in **your home** which is located within the **United Kingdom** if **you** suffer one of the incidents described in the insured events section below. **Your schedule** will indicate if **your policy** includes this home emergency section.

The General terms and conditions, except for 'How to make a claim', and the following terms and conditions all apply to this section. If **you** need to make a claim, please refer to 'How we can help' below.

To make sure **you** get the most from **your** cover, please take time to read this section which explains when **we** can help and when **we** can't.

How we can help	Once <b>you</b> 've checked that <b>your</b> emergency is an insured event as described below, it's important that <b>you</b> tell <b>us</b> about it as soon as <b>you</b> can. Please call the home emergency phone number in <b>your schedule</b> . If <b>we</b> accept <b>your</b> claim, <b>we</b> will arrange and pay for a contractor to resolve the insured event taking into account what would be fair and reasonable in the circumstances. <b>We</b> will either:
	1. carry out a temporary repair (or a permanent repair if this is no more expensive); or
	2. take other action, such as isolating a leaking component or gaining access to <b>your home</b> .
	At all times we will decide the best way of providing help.
	When <b>you</b> phone <b>us we</b> will ask <b>you</b> to confirm:
	1. your name and your home address including postcode; and
	2. the nature of the problem.
	<b>Our</b> phone lines are open 24 hours-a-day, 365 days-a-year. To help <b>us</b> check and improve <b>our</b> service standards, <b>we</b> may record all calls.
	We ask that you don't arrange for a contractor yourself because we won't pay for this or for any work that we haven't agreed to in advance. Also, please make sure there is someone aged 18 or over at home when our contractor arrives.
When we cannot help	We will always try to get to <b>you</b> as soon as possible but sometimes it may take <b>us</b> longer than <b>we</b> would like because the weather is bad, <b>you</b> are in a remote location or parts needed to complete the repair are unavailable.
	If providing help would put <b>our</b> contractors in danger, for example carrying out roof repairs in high winds or repairing damp electrics, <b>we</b> will wait until the conditions have improved before sending someone out.
Special definitions for this section	The following extra definitions apply to the whole of this section and are in addition to any other definitions shown in the General terms and conditions and the Home and personal possessions sections of <b>your policy</b> .
Emergency assistance	The amount shown in <b>your schedule</b> for the call-out charge, labour costs, parts and materials for each insured event.
	This does not include any amount payable in respect of <b>hotel accommodation</b> , replacement boiler costs and temporary heaters.
Hotel accommodation	The amount shown in <b>your schedule</b> for the cost of hotel accommodation for <b>you</b> , including transportation, if <b>your home</b> remains uninhabitable following an insured event.
Main heating system	The main hot-water or central-heating system in <b>your home</b> which must be gas, oil or electric fired. This includes pipes that connect components of the system, but does not include:
	1. cold-water supply or drainage pipes;
	2. non-domestic heating or non-domestic hot water systems; or



	3. any form of alternative heating system, such as solar heating, biomass, or heat pump
	(ground source heat pump or air source heat pump).
Plumbing and drainage	The cold-water supply and drainage system in the boundary of <b>your home</b> and for which <b>you</b> are legally responsible.
Vermin	1. wasps' or hornets' nests;
	2. rats;
	3. mice;
	4. grey squirrels;
	5. flies;
	6. cockroaches; or
	7. ants.
You/your	The person(s) named in <b>your schedule</b> and all permanent members of that person's household including <b>domestic employees</b> who live in the <b>home</b> .
Extra conditions	If any cost covered under this section is also covered by any maintenance contract, <b>we</b> will not pay more than <b>our</b> fair share (rateable proportion) of the claim.
	This section is not a maintenance contract. It does not cover the cost of day-to-day maintenance for which <b>you</b> are responsible.
	We will attempt to provide replacement parts where necessary, but cannot be held responsible if these are delayed or unavailable.
	We will make every effort to provide the services described in this section at all times, but we will not be responsible for any liability arising from <b>our</b> inability to provide assistance as a result of circumstances beyond <b>our</b> control.
	If <b>you</b> would like to arrange a central-heating boiler service at <b>your</b> expense, please contact <b>us</b> on the 24-hour home emergency line and advise the operator of <b>your</b> requirements, making it clear <b>you</b> are not making a claim under <b>your policy</b> for an emergency.
	All permanent repairs are guaranteed for 12 months.
	<b>You</b> must maintain <b>your home</b> in a reasonable condition, carry out any inspections or services of fittings in accordance with the manufacturer's instructions and complete any necessary maintenance to the structure of <b>your home</b> .
What is covered	We agree to cover the costs of:
	1. <b>emergency assistance</b> following an insured event described below; and
	<ol> <li>hotel accommodation if your home remains uninhabitable overnight following an insured event described below;</li> </ol>
	provided that:
	1. such insured event is sudden, unexpected and requires immediate corrective action to:
	a. prevent damage or further damage to <b>your home</b> ;
	b. make <b>your home</b> secure; or
	c. reduce risk to health or difficulty to an <b>insured person</b> ;
	2. such insured event happens during the <b>period of insurance</b> .
	A gradually occurring event is not considered an emergency as it is not sudden or unexpected.
	If <b>we</b> are unable to cover <b>your</b> claim, <b>we</b> will try (if <b>you</b> wish) to arrange assistance at <b>your</b> expense. The terms of such assistance are a matter for <b>you</b> and the supplier.



If you think there is a gas leak, you should contact the National Gas Emergency Service on 0800 111 999.

If there is an emergency relating to another service such as the mains water or electricity supply, **you** should contact **your** supplier.

### Insured events

Roof damage	Any physical damage to the roof of <b>your home</b> where internal physical damage has been caused or is likely.
Plumbing and drainage	Physical damage to, or blockage, breakage or leaking of, the <b>plumbing and drainage</b> .
	We do not cover pipes for which your water supply or sewerage company are responsible.
Heating failure	The failure of the main heating system in your home.
	We do not cover <b>you</b> where the heating and/or hot water is still fully or partially working in key living rooms in <b>your home</b> .
Power supply failure	The failure of the domestic electricity or gas supply, in the boundaries of your home.
	We do not cover you where the electricity and/or gas supply is still fully or partially working in key living rooms in your home.
	We do not cover the failure of the mains supply.
Toilet unit	Impact damage to, or mechanical failure of, a toilet bowl or cistern that results in the complete loss of function of the only toilet, or toilets in <b>your home</b> .
	We do not cover you if you have another toilet in your home that is working.
Home security	The failure of or physical damage to external doors, windows or locks resulting in <b>your home</b> becoming insecure.
Keys	The only available set of keys to <b>your home</b> is lost, stolen or damaged and <b>you</b> can't replace them, or can't gain normal access to <b>your home</b> .
Vermin	An infestation by <b>vermin</b> in <b>your home</b> which prevents the use of the loft or one or more rooms in <b>your home</b> .
	We do not cover the removal or control of bees' nests.

# How much we will pay

Contractors expenses	We will arrange and pay, up to the <b>emergency assistance</b> limit shown in <b>your schedule</b> , for a contractor to take action for each insured event.
Hotel accommodation	We will pay up to £450 (including VAT), including transport costs, if <b>your home</b> remains uninhabitable overnight following an insured event. <b>You</b> must send <b>us</b> all relevant invoice(s) before <b>we</b> will reimburse <b>you</b> . The decision on whether <b>your home</b> is uninhabitable will take into account whether it would be fair and reasonable for <b>you</b> to remain in <b>your home</b> .
Contribution for replacement boiler	If the total estimated cost of <b>our</b> contractors' labour and replacement parts required to repair <b>your</b> boiler exceeds the <b>emergency assistance</b> limit shown in <b>your schedule</b> , or if the parts are not available, <b>we</b> will not repair <b>your</b> boiler, but <b>we</b> will pay a £250 (including VAT) contribution towards the cost of a replacement boiler.
Temporary heaters	In the event of a claim under <b>Insured events</b> , Heating failure above, we may offer temporary heaters up to $\pounds150$ (including VAT).



What is not covered	In addition to the General exclusions set out in the General terms and conditions, the following exclusions also apply to this section of <b>your policy</b> .	
	We do not cover:	
Unoccupied homes	The costs of an incident that happens when <b>your home</b> has been left unoccupied for 60 or more consecutive days.	
Costs we haven't agreed	The costs incurred by <b>you</b> before <b>we</b> have accepted a claim.	
Home maintenance	The costs of normal day-to-day <b>home</b> maintenance that <b>you</b> should carry out or pay for, such as servicing of heating and hot water systems.	
Communal areas	The costs of an event that would require <b>us</b> to undertake repairs or any other remedial action to:	
	1. shared or communal areas of a property; or	
	<ol> <li>any shared fixtures and fittings, facilities or services outside the legal boundary of your home.</li> </ol>	
Nobody at home	The costs incurred where <b>our</b> contractor has attended at an agreed time but nobody aged 18 or over was at <b>your home</b> .	
Replacement appliances	The costs, or any contribution towards the costs, of replacing a storage heater or any other heating or domestic appliance. This does not apply to replacement boiler costs.	
Repair is uneconomical	The costs of any repair to a boiler, storage heater or any other heating or domestic appliance that is more than the cost of replacing it.	
Failure to carry our previously recommended repairs	The costs of an incident which happens because <b>you</b> failed to carry out work or repairs that <b>you</b> were advised to undertake which would've meant the incident didn't happen.	
Risk to health and safety	The costs of an incident that cannot be resolved safely by <b>our</b> contractor (or which requires specialist assistance) because there are dangerous substances or materials (such as asbestos) or where conditions make attempting a repair dangerous.	
Incorrect installation or repairs	The costs of an incident resulting from a design fault or the incorrect installation, repair, modification or maintenance of equipment or facilities.	
Damage caused during repairs	Damage caused by gaining access to carry out repairs. Please be aware under <b>your</b> Home and personal possessions section of <b>your policy</b> there is Tracing a leak cover which may be able to assist <b>you</b> . Please check <b>your schedule</b> for details on how to make a claim.	
Main supplies	The costs of an event relating to the interruption, failure or disconnection of the mains electricity, mains gas or mains water supply, or <b>your</b> failure to buy or provide enough gas, electricity or other fuel.	
Connected homes	The failure of, or other issues with the working of, connected home devices, for example where <b>you</b> cannot turn heating or lighting on because of a network outage.	
Excluded property	An event:	
amenities and facilities	1. arising from the malfunction or blockage of septic tanks, cess pits or fuel tanks; or	
	2. relating to underfloor heating, or hot tubs.	
Subsidence, landslip and heave	The costs of an event arising from subsidence, landslip or heave.	
Cyber	The costs of an event caused by, contributed to by, or arising from a cyber attack.	
Indirect losses	Any losses that are not directly covered by this section of <b>your policy</b> e.g. time taken off work or replacement carpet damaged by a blockage or failure of systems.	



### **Family protection**

The General terms and conditions and the following terms and conditions all apply to this section. If **you** need to make a claim, please refer to 'How to make a claim' within the General terms and conditions. If **you** are the victim of a **kidnap**, please also refer to 'Your obligations' shown below.

Special definitions for this section	
Additional costs	1. Your wasted travel and accommodation costs during the period of the kidnap.
	2. Costs of medical expenses incurred as a direct result of a kidnap.
	3. A reward agreed by <b>us</b> which <b>you</b> pay to an informant for information which leads to the resolution of a <b>kidnap</b> .
	<ol> <li>Reasonable rest and rehabilitation expenses you, as the victim of a kidnap, or your family incur following your return.</li> </ol>
	<ol> <li>Funeral expenses or the cost of transporting your remains to your home if you die as a direct result of your kidnap.</li> </ol>
Air rage	A violent and unprovoked physical attack against <b>you</b> during the <b>period of insurance</b> by a person unknown to <b>you</b> while <b>you</b> are occupying an aircraft as a passenger.
Control Risks	Crisis management consultants recommended by <b>us</b> .
Disablement	Physical injury suffered during the <b>period of insurance</b> which results in the permanent and total loss of:
	1. sight in an eye;
	2. hearing;
	3. use of a complete arm, hand, foot or leg; or
	4. speech;
	within 12 calendar months of such physical injury.
Hijack	The unlawful seizure of, or wrongful taking control of, an aircraft, ship or train in which <b>you</b> are travelling.
Identity fraud	An individual person or a group of people knowingly using a means of identification belonging to <b>you</b> without <b>your</b> knowledge or authorisation and with the intention of committing or helping someone else to commit an illegal act.
Kidnap	The illegal taking and holding captive of <b>you</b> by people who then demand a <b>ransom</b> as a condition of <b>your</b> release.
Medical expenses	The costs incurred for medical, surgical or other remedial attention or treatment given or prescribed by a qualified medical practitioner and all hospital, nursing home and ambulance charges. This includes dental expenses incurred in an emergency for immediate pain relief.
	We do not include within medical expenses:
	<ol> <li>any costs incurred more than 12 months after the date you were first injured or first became ill; or</li> </ol>
	2. the costs of any psychiatric services.
Ransom	Cash or marketable goods or services surrendered or to be surrendered by <b>you</b> or on <b>your</b> behalf to meet a <b>kidnap</b> demand.



Road rage	A violent and unprovoked physical attack against <b>you</b> or <b>your</b> chauffeur while <b>you</b> or <b>your</b> chauffeur are using a car or a motor vehicle which is owned, rented or used by <b>you</b> on a regular basis.
Stalking threat	Any act committed during the <b>period of insurance</b> by any person with the intent to damage property owned by <b>you</b> or to harass, injure or harm <b>you</b> . The person committing the act must be the subject of a court order or injunction issued to protect <b>you</b> .
You/your	The person named as the insured in <b>your schedule</b> and all permanent members of that person's household, including <b>domestic employees</b> who live in the home.

#### What is covered

Aggravated assault	We will cover you against death or <b>disablement</b> if, during the <b>period of insurance</b> , you are physically injured as a result of the use of force, violence or intimidation by a person who has stolen or attempted to steal any possession from you while you are away from your home.
	<b>We</b> will also cover the following costs or expenses reasonably and necessarily incurred as a direct result of such physical injury:
	1. medical expenses; and
	2. any salary <b>you</b> do not receive due to <b>your</b> absence from work during the first 60 days from the date of <b>your</b> injury.
Aggravated burglary	We will cover you against any death or <b>disablement</b> that occurs as a result of the use of force, violence or intimidation by a person who illegally enters your home or temporary place of residence during the <b>period of insurance</b> .
	We will also cover <b>you</b> for the following costs or expenses reasonably and necessarily incurred as a direct result of the physical injuries <b>you</b> sustain:
	1. medical expenses;
	2. psychiatric services which are prescribed by a qualified medical practitioner and incurred within 12 months of the date of injury;
	<ol> <li>any salary you do not receive due to your absence from work during the first 60 days from the date of your injury;</li> </ol>
	4. the costs that <b>you</b> have to pay to temporarily relocate away from <b>your</b> home;
	5. the costs to improve <b>your</b> home security;
	6. the cost of security consultancy and professional security guard services; and
	7. the costs that <b>you</b> have to pay, excluding stamp duty, if <b>you</b> permanently relocate away from the home at which an incident of loss occurred. <b>We</b> will only pay <b>your</b> permanent relocation expenses if <b>you</b> relocate within six months of the illegal entry to <b>your</b> home and if <b>your</b> home was not for sale prior to the incident.
Air rage or hijack	We will cover you for the following costs or expenses reasonably and necessarily incurred if you are the victim of a hijack or an air rage incident during the period of insurance:
	1. medical expenses;
	2. psychiatric services which are prescribed by a qualified medical practitioner and incurred within 12 months of the date of the <b>hijack</b> or <b>air rage</b> incident.
	3. travel and accommodation expenses for one family member to be located closer to the hospital where <b>you</b> are receiving care or treatment.
Car-jacking	If <b>you</b> suffer a physical injury during the <b>period of insurance</b> as a result of the use of force, violence or intimidation during the theft or attempted theft of the motor vehicle, or property within the motor vehicle, in which <b>you</b> are travelling <b>we</b> will cover <b>you</b> :
	<ol> <li>for psychiatric services which are reasonably and necessarily prescribed by a qualified medical practitioner and incurred within 12 months of the date of injury; and</li> </ol>
	2. against death or <b>disablement</b> occurring within 12 months of the date of such injury.



Identity fraud		will cover <b>you</b> for the following reasonable and necessary expenses <b>you</b> have to pay ely as a direct result of an <b>identity fraud</b> :
	1.	solicitor's fees to defend a claim against <b>you</b> by financial institutions, remove incorrect judgments, challenge a consumer credit rating or witness <b>your</b> signature;
	2.	the cost of sending letters by certified post and making telephone calls to the police, financial institutions and credit agencies;
	3.	fees charged when you re-apply for a loan that was originally rejected; and
	4.	<b>your</b> lost earnings because <b>you</b> have to take time off work to talk to the police, financial institutions or credit agencies.
Kidnap and ransom		ou are the victim of a <b>kidnap</b> during the <b>period of insurance we</b> will cover <b>you</b> against following:
	1.	a <b>ransom</b> which has been surrendered. If the <b>ransom</b> involves marketable goods or services, <b>we</b> will pay the actual cash value at the time of their surrender;
	2.	the fees and expenses of Control Risks for a maximum period of 30 days; and
	3.	additional costs.
Road rage		will cover <b>you</b> against the following costs or expenses reasonably and necessarily incurred <b>ou</b> or <b>your</b> chauffeur are the victim of a <b>road rage</b> incident during the <b>period of insurance</b> :
	1.	medical expenses;
	2.	psychiatric services which are prescribed by a qualified medical practitioner and incurred within 12 months of the date of the <b>road rage</b> incident; and
	3.	travel and accommodation expenses for one family member to be located closer to the hospital where <b>you</b> or <b>your</b> chauffeur are receiving care or treatment.
Stalking threat		will cover <b>you</b> against the following costs or expenses reasonably and necessarily incurred <b>ou</b> are the victim of a <b>stalking threat</b> :
	1.	the costs that you have to pay to temporarily relocate away from your home;
	2.	the costs to improve your home security;
	3.	the cost of security consultancy and professional security guard services; and
	4.	psychiatric services which are prescribed by a qualified medical practitioner and incurred within 12 months of the first incident of a <b>stalking threat</b> against <b>you</b> .
What is not covered		ddition to the General exclusions set out in the General terms and conditions, the following lusions also apply to this section of <b>your policy</b> .
	We	do not cover:
	1.	any loss from aggravated assault, aggravated burglary or car-jacking caused or initiated by <b>you</b> , <b>your</b> relatives, former relatives, partners or any person acting on <b>your</b> behalf.
	2.	any death occurring more than 12 months after the date of the incident or event that gave rise to cover under this section.
	3.	any identity fraud connected with your business, profession or occupation.
	4.	any <b>ransom</b> surrendered in a face-to-face encounter involving the use or threat of force or violence unless it is surrendered by a person who is in possession of the <b>ransom</b> at that time for the sole purpose of taking it to pay a previously communicated <b>ransom</b> demand.
	5.	any <b>ransom</b> surrendered at the place where the <b>kidnap</b> occurs unless it is taken there after receipt of the <b>ransom</b> demand and for the sole purpose of paying the <b>ransom</b> .
	6.	any act by <b>you</b> which would be a criminal offence if it was carried out by <b>you</b> in the same country as the <b>kidnap</b> .
	7.	any loss connected with any <b>road rage</b> incident caused by any person acting on <b>your</b> behalf or any person who is known to <b>you</b> or <b>your</b> chauffeur.



How much we will pay	The maximum amount <b>we</b> will pay for each agreed claim is shown below, unless stated otherwise on <b>your schedule</b> . This amount will be shown as an <b>amount insured</b> .						
Aggregate limit for aggravated assault, aggravated burglary,	The most <b>we</b> will pay in total during the <b>period of insurance</b> for aggravated assault, aggravated burglary, car-jacking and <b>kidnap</b> and <b>ransom</b> is the <b>amount insured</b> .						
car-jacking, kidnap and ransom	The most we will pay in total during the period of insurance for each of the following covers is:						
Air rage, hijack or road rage	1. £30,000 for costs and expenses arising from any <b>air rage</b> , <b>hijack</b> or <b>road rage</b> incident.						
Identity fraud	2.	<ol> <li>£30,000 for costs and expenses arising from identity fraud. An act or a series of acts against you by the same person or group of people is considered to be one identity fraud</li> </ol>					
Stalking threat	3.	3. £30,000 for costs and expenses arising from a <b>stalking threat</b> .					
Special limits	or in	ving special limits are included within and not in addition to the amounts shown above <b>schedule</b> . For a covered loss involving the benefits shown below, <b>we</b> will up to the following amounts for each incident of loss:					
	1.	a.	£10,000 for medical expenses arising from any air rage or road rage incident.				
		b.	$\pounds$ 30,000 for all other covered <b>medical expenses</b> , other than those arising from <b>kidnap</b> .				
	2.	£30	,000 for loss of salary.				
	3.	a.	$\pounds$ 10,000 for psychiatric services arising from any <b>air rage</b> or <b>road rage</b> incident.				
		b.	£30,000 for all other covered psychiatric services.				
	4.	£10	,000 for temporary relocation expenses.				
	5.	£10	,000 for permanent relocation expenses.				
	6.	£10	,000 for travel and accommodation expenses.				
	7.	£10	,000 for security expenses.				
	8.	£10	,000 for security advice.				
	9.	a.	£10,000 for a reward <b>you</b> pay to any <b>kidnap</b> informant:				
		b.	£10,000 for rest and rehabilitation costs;				
		C.	£10,000 for funeral expenses or cost of transporting your remains; and				
		d.	£30,000 for <b>medical expenses</b> arising from <b>kidnap</b> ;				
		but no more than £30,000 in total for all <b>additional costs</b> .					
	10.	a.	i. £5,000 for the death of a child aged 16 years of age or under; and				
			ii. £100,000 for the death of anyone else,				
			falling within the definition of <b>you</b> .				
		b.	£100,000 for the total and irrecoverable loss of sight of both eyes.				
		C.	£50,000 for total and irrecoverable loss of sight of one eye.				
		d.	£100,000 for loss of two limbs.				
		e.	£50,000 for loss of one limb.				
		f.	£100,000 for total and irrecoverable loss of sight in one eye and loss of one limb.				
		g.	£50,000 for the loss of hearing.				
		h.	£50,000 for the loss of speech.				
		i.	£100,000 for the loss of speech and hearing.				
		j.	£100,000 for the loss of speech or hearing and one limb or one eye.				



Medical examination	If a claim is made under this section, <b>you</b> must submit to physical examination by a physician that <b>we</b> choose. <b>We</b> may also require a post mortem examination by a physician that <b>we</b> choose, unless prohibited by law. If <b>we</b> require a physical examination or a post mortem examination, this will be paid for by <b>us</b> . <b>We</b> will not make any payment under this section if <b>you</b> do not comply with this condition.					
Visits to high-risk areas	<b>You</b> are not covered under this section while visiting countries or areas against the recommendation or advice of the Foreign, Commonwealth and Development Office or the Department of Health unless <b>we</b> give <b>our</b> prior written permission. If <b>we</b> agree to this extra cover, revised terms and conditions and an additional premium will apply.					
	Foreign, Commonwealth and Development Office website: www.gov.uk/foreign-travel-advice					
	Department of Health and Social Care website: <a href="http://www.gov.uk/government/organisations/department-of-health-and-social-care">www.gov.uk/government/organisations/department-of-health-and-social-care</a>					
If a kidnap occurs	If a kidnap and ransom insured event occurs, you or someone on your behalf must:					
	<ol> <li>tell us and Control Risks about it as soon as possible and give us or them whatever information we or they need;</li> </ol>					
	<ol> <li>tell the appropriate local authorities of the ransom demand, or allow Control Risks to do so, as soon as possible having regard to the personal safety of the victim; and</li> </ol>					
	<ol> <li>be able to show, when you make a claim for the ransom under this section, that the ransom was surrendered under duress.</li> </ol>					
	The telephone number for Control Risks is shown on your schedule.					
Confidentiality	You must take reasonable steps at all times to ensure that as far as reasonably possible, no one else knows about the existence of the <b>kidnap</b> and <b>ransom</b> cover in <b>your policy</b> .					



## Travel

Your schedule will indicate if your policy includes this section.

The General terms and conditions and the following terms and conditions all apply to this section.

If you need to make a claim, please refer to 'How to make a claim' within the General terms and conditions.

Special definitions for this section	
Accidental bodily injury	An identifiable physical injury (including illness solely and directly resulting from the injury) which is caused by an accident occurring at an identifiable time and place during the <b>insured trip</b> .
Hijack	The unlawful seizure of, or wrongful taking control of, an aircraft, ship or train in which <b>you</b> are travelling.
Insured peril	A strike, riot, civil commotion, fire, flood, earthquake, tsunami, volcanic activity, landslip, avalanche, bad weather, accident or mechanical breakdown directly or indirectly affecting the vehicle in which <b>you</b> are travelling.
Insured trip	A trip which takes place during the <b>period of insurance</b> and is expected to last for no longer than the period shown in <b>your schedule</b> . Trips to the United States of America or Canada are limited to the corresponding period shown in <b>your schedule</b> .
	If <b>your</b> trip continues beyond the period shown in <b>your schedule</b> , <b>we</b> will continue to provide cover but only in the following circumstances:
	<ol> <li>you are involved in a hijack or kidnap during your trip. We will then extend your trip for up to an extra 12 months while you are being held. No extra premium will be due for this extended period of cover; or</li> </ol>
	<ol> <li>you cannot end your trip as originally planned because of circumstances beyond your control. We will then extend cover for your trip for up to an extra 30 days. No extra premium will be due for this extended period of cover.</li> </ol>
	The trip starts from the time <b>you</b> leave <b>your</b> home in the <b>United Kingdom</b> during the <b>period of insurance</b> and ends at the earlier of:
	1. the time <b>you</b> arrive back at <b>your</b> home in the <b>United Kingdom</b> ; or
	<ol> <li>the expiry date of the period of insurance. If any trip continues beyond the expiry date of the period of insurance we will continue to cover you but only if you have renewed this insurance with us.</li> </ol>
Kidnap	The illegal taking and holding captive of <b>you</b> by people who then demand a <b>ransom</b> as a condition of <b>your</b> release.
Loss of eye	Permanent and total loss of sight in an eye.
Loss of limb	Permanent and total loss of use of an arm, hand, foot or leg.
Permanent total disablement	Physical disablement which totally prevents <b>you</b> from working in <b>your</b> usual occupation, which lasts continuously for 12 calendar months and which at the end of that period, in the opinion of a qualified medical practitioner approved by <b>us</b> , is without prospect of improvement.
	If <b>you</b> do not have a full-time occupation, physical disablement which lasts continuously for 12 calendar months and is of such severity that it is improbable that <b>you</b> will ever be able to have gainful employment, other than employment specifically reserved for the disabled.
Ransom	Cash or marketable goods or services surrendered or to be surrendered by <b>you</b> or on <b>your</b> behalf to meet a <b>kidnap</b> demand.
You/your	1. Those people named in <b>your schedule</b> for travel cover; and



2. any minors accompanying a person in 1. above on a single trip, provided that they are 16 years old or younger and do not permanently reside at **your** main home.

What is covered			
Medical emergency travel and repatriation expenses	1.	follo	bu are injured or become ill during an <b>insured trip</b> , <b>we</b> will reimburse <b>you</b> for the wing expenses reasonably and necessarily incurred as a direct result of the injury iness.
Medical expenses		a.	The costs incurred outside the <b>United Kingdom</b> for medical, surgical or other remedial attention or treatment given or prescribed by a qualified medical practitioner and all hospital, nursing home and ambulance charges. This includes dental expenses incurred in an emergency for immediate pain relief.
			We will also cover medical expenses, as described above, which are incurred within:
			<ul> <li>the Channel Islands, provided <b>you</b> are permanently resident in England, Scotland, Wales or Northern Ireland; or</li> </ul>
			ii. England, Scotland, Wales or Northern Ireland provided <b>you</b> are permanently resident on the Channel Islands.
			We will not cover:
			<ol> <li>dental expenses other than those which are incurred in an emergency for immediate pain relief;</li> </ol>
			2. any costs or expenses incurred more than 12 months after the date <b>you</b> were injured or first became ill;
			3. medical expenses arising out of a medical condition:
			a. which <b>you</b> knew about at the time the <b>insured trip</b> was booked or began;
			<li>b. for which you are awaiting tests or the results of such tests when you booked or began the insured trip; or</li>
			<ul> <li>for which you are scheduled to undergo treatment for such condition when you booked or began the insured trip,</li> </ul>
			unless the condition is normally stable, under control and <b>you</b> have not been required to have more than one check-up or in-patient treatment, or emergency medical care in the preceding 12 months.
Emergency travel expenses		b.	The extra travel and accommodation expenses incurred by <b>you</b> and up to two people who need to travel to <b>you</b> , remain with <b>you</b> or escort <b>you</b> home to the <b>United</b> <b>Kingdom</b> if the qualified medical practitioner treating <b>you</b> says this is necessary.
Repatriation expenses		C.	The cost of sending <b>you</b> back to the <b>United Kingdom</b> by the most suitable transport if <b>our</b> medical adviser in consultation with the qualified medical practitioner treating <b>you</b> agrees that this is necessary.
			We will not pay for you to be sent back more than 12 months after the date you were injured or first became ill.
Hospital in-patient benefit		d.	We will pay the amount shown in <b>your schedule</b> for each complete 24-hour period <b>you</b> have to spend as a hospital in-patient outside the <b>United Kingdom</b> . This is in addition to any amount paid for medical, emergency travel and repatriation expenses
			Hospital in-patient benefit is intended to contribute towards any reasonable incidental costs while <b>you</b> are in hospital. These costs include but are not limited to telephone calls, subsistence meals and drinks.
Funeral expenses		e.	If <b>you</b> die during the <b>insured trip</b> , <b>we</b> will pay for funeral expenses abroad or the cost of transporting <b>you</b> back to the <b>United Kingdom</b> . This is in addition to any amount paid for medical and emergency travel expenses.



Cancellation and curtailment

- 2. We will cover cancellation and curtailment as described below if a booked trip is cancelled or an **insured trip** is cancelled or cut short as a direct result of any of the following circumstances happening during the **period of insurance**:
  - a. your death, accidental injury or illness;
  - the death, accidental injury or illness of your travelling companion or your or your travelling companion's spouse, civil partner or partner, close relative, fiancée or fiancé, business partner or someone you or your travelling companion are planning to stay with or conduct business with during the insured trip;
  - c. the death of a close friend;
  - d. **you**, **your** travelling companion or someone **you** are planning to stay with or conduct business with during the **insured trip** being:
    - i. put in quarantine;
    - ii. called for jury service or as a court witness;
    - iii. made redundant, as long as the redundancy qualifies for payment under current law; or
    - iv. required to be in the **United Kingdom** following a burglary at or major damage to their home;
  - e. major damage to **your** pre-arranged accommodation making it impossible for **you** to stay there;
  - f. a hijack or kidnap which prevents you from starting or continuing the insured trip;
  - g. the cancellation or delayed departure for 24-hours or more of the scheduled transport on which **you** are booked to travel because of an **insured peril**; or
  - h. you missing the scheduled transport on which you are booked to travel on your outward journey because you are unable to leave your home in the United Kingdom for 24-hours or more or complete your journey due to heavy snow, flood, landslip, earthquake or severe storm. However, you must ensure that you have done everything you reasonably can to arrive at the departure point in good time.

If **you** do not, **we** may reduce any payment **we** make under this section by an amount equal to the detriment **we** have suffered as a result.

We will also cover cancellation as described below if **you** have to cancel an **insured trip** within the 48-hours prior to **your** scheduled date of departure, as a direct result of specific travel advice from:

- a. any regional, local, devolved, state or national governmental body or government official, provided that the advice applies to **you** at the address shown as **your** main residence in **your schedule**;
- b. the World Health Organization; or
- c. any government officials of the country to which you are travelling,

which is in force at any time during such 48-hour period, warning against travelling to that country or part of that country for health or safety reasons.

However, we will not give this cover:

- i. if such travel advice or warning was given before you booked the insured trip; or
- ii. for any **insured trip** booked before the start of **your** travel cover with **us** where such travel advice or warning existed at the start of the **period of insurance** of the first year of **your** travel cover with **us**.

All cover under this section ends at the expiry date of the **period of insurance** if **you** do not renew **your** travel insurance with **us**.

**Missed travel arrangements** 3. **We** will pay **you** for the reasonable and necessary extra travel and accommodation expenses that **you** have to pay to continue or complete **your** journey if at any time during an **insured trip you** miss the scheduled transport on which **you** are booked to travel because:

a. **you** are prevented from reaching its departure point as a result of an **insured peril**; or



		b.		llow passenger or crew member on the transport in which <b>you</b> are travelling is red or taken ill.
		We	will r	not make any payment for:
		a.		sed scheduled transport unless <b>you</b> have done everything <b>you</b> reasonably can rrive at the departure point in good time.
		b.	mis	sed travel arrangements:
			i.	due to a strike or industrial action which existed or for which advance warning had been given before the date on which the <b>insured trip</b> was booked;
			ii.	unless <b>you</b> provide written confirmation from the transport carrier, or a garage or motoring organisation where appropriate, of the delay and the reason for it; or
			iii.	due to avalanche or landslip where the trip was booked within 14 days of the start date and it was widely known that an avalanche or landslip had occurred at <b>your</b> intended resort.
Travel delay	4.	of a <b>per</b> ben	n ins il, we efit is	neduled transport on which <b>you</b> are booked to travel at either the start or the end sured trip has been delayed for more than eight hours because of an <b>insured</b> will pay the amount shown in <b>your schedule</b> for the period of delay. This is intended to contribute towards reasonable costs which include but are not be telephone calls, subsistence meals and drinks and essential toiletries.
		We	will r	not make any payment for:
		a.		el delay due to a strike or industrial action which existed or for which advance ning had been given before the date on which the <b>insured trip</b> was booked; or
		b.		el delay, unless <b>you</b> provide written confirmation from the transport company or r agents of the actual date and time of departure and the reason for the delay.
Enforced extended stay	5.			
Extra accommodation		a.	reas tran dela	will reimburse <b>you</b> for the reasonable extra accommodation expenses which are sonably and necessarily incurred by <b>you</b> if the departure date of the scheduled sport on which <b>you</b> are booked to travel at the end of an <b>insured trip</b> has been ayed for longer than 24-hours as a direct result of an <b>insured peril</b> or is confirmed riting by the travel company or travel operator to be delayed for such period.
			mea	will not make any payment towards costs such as telephone calls, subsistence als and drinks and essential toiletries. These costs are covered under the travel ay section.
Extra travel expenses		b.	incu date for l	will reimburse <b>you</b> for the reasonable extra travel expenses which are necessarily irred by <b>you</b> in order to return home at the end of an <b>insured trip</b> if the departure of the scheduled transport on which <b>you</b> are booked to travel has been delayed onger than 72-hours as a direct result of an <b>insured peril</b> or is confirmed in ing by the travel company or travel operator to be delayed for such period.
			mea	will not make any payment towards costs such as telephone calls, subsistence als and drinks and essential toiletries. These costs are covered under the travel ay section.
Temporary loss of baggage	6.	on	your	aggage is temporarily lost for more than eight hours from the time of arrival outward journey <b>we</b> will pay towards the cost of buying or hiring essential onable replacement items.
Travel documents	7.	trip	, <b>we</b>	se or accidentally damage <b>your</b> essential travel documents during an <b>insured</b> will pay the cost of replacing them and reimburse <b>you</b> for the reasonable and ry travel and accommodation expenses <b>you</b> incur in doing so.
Hi-jack and kidnap	8.			bay the amount shown in <b>your schedule</b> for each complete day that <b>you</b> are as the result of a <b>hijack</b> or <b>kidnap</b> which starts during an <b>insured trip</b> .
Sports activity	9.	We	will c	cover the following:



Equipment hire		a.	We will pay the reasonable cost of hiring replacement equipment if your golf clubs, pedal cycles or scuba equipment are accidentally damaged, stolen or temporarily lost for more than eight hours during the <b>insured trip</b> .
Sports package		b.	If <b>you</b> are unable to cycle, scuba dive or play golf due to illness or an injury during an <b>insured trip</b> and <b>you</b> have made a claim for medical expenses under this section for that illness or injury, <b>we</b> will pay for amounts <b>you</b> have paid or legally have to pay and which cannot be recovered for <b>your</b> own unused green fees, equipment hire, excursion, tuition or guide.
Personal accident	10.	inju of e	will pay <b>you</b> the benefit shown in <b>your schedule</b> if <b>you</b> suffer <b>accidental bodily</b> <b>ry</b> during an <b>insured trip</b> which directly results in <b>your</b> death, <b>loss of limb</b> , <b>loss</b> <b>ye</b> or <b>permanent total disablement</b> within 12 calendar months of the date of accident.
Additional cover			will also provide <b>you</b> with the following additional cover up to the corresponding <b>ount insured</b> .
Cruise cover - missed port	1.		will pay if <b>your</b> scheduled port visit is cancelled due to adverse weather or timetable rictions.
		We	will not make any payment for:
		a.	any claim arising from <b>your</b> ship's failure to put people ashore due to the mechanical or operations failure of the ship's tender;
		b.	any claim where a monetary amount has been offered to <b>you</b> by the ship or tour operator; or
		C.	any claim where <b>you</b> do not have written confirmation from <b>your</b> carrier or tour operator confirming <b>your</b> scheduled port visit was cancelled.
Cruise cover – cabin confinement	2.		will pay for each full day that <b>you</b> are confined by the ship's medical officer to <b>your</b> in as a result of medical reasons during <b>your insured trip</b> .
			will not make any payment for confinement unless the confinement was confirmed <b>ou</b> in writing by the ship's medical officer.
Motor excess waiver	3.	We	will pay for:
		a.	the reimbursement of the accidental damage or theft excess applied to <b>your</b> car hire insurance if the hire vehicle is stolen, damaged or involved in an accident during the rental period; and
		b.	the cost of replacing rental car keys if these are lost, stolen, or damaged during the rental period, this includes where necessary the costs to replace locks or for a locksmith to break in to the hire vehicle.
		We	will not make any payment for:
		a.	any claim where <b>you</b> have not followed the terms of <b>your</b> rental agreement;
		b.	any person aged under 21 years old; or
		C.	any claim for damage caused as a result of theft of the vehicle, unless a written police report is obtained.
Winter sports cover			
·	4.	We	will cover the following, provided Winter sports is showing as covered in your schedule:
Winter sports equipment hire		a.	We will pay the reasonable cost of hiring replacement equipment if your skis, snowboard, poles or ski boots are accidentally damaged, stolen or temporarily lost for more than eight hours during the <b>insured trip</b> .
Winter package		b.	If <b>you</b> are unable to ski or snowboard due to illness or an injury during an <b>insured</b> <b>trip</b> and <b>you</b> have made a claim for medical expenses under this section for that illness or injury, <b>we</b> will pay for amounts <b>you</b> have paid or legally have to pay and which cannot be recovered for <b>your</b> own unused ski pass, winter sports equipment hire, excursion, tuition or guide.



Piste closure		C.	We will pay for the reasonable extra travel expenses that <b>you</b> have to pay in order to reach the nearest alternative skiing area if all the winter sports facilities at <b>your</b> pre-booked resort are closed during an <b>insured trip</b> and no alternative area is available within <b>your</b> ski pass area.			
		We	will not make any payment for:			
		a.	piste closure when <b>you</b> are on an <b>insured trip</b> which starts or ends outside that resort's declared ski season;			
		b.	piste closure where the trip was booked within 14 days of the start date and it was widely known that an avalanche or landslip had occurred at <b>your</b> intended resort;			
		C.	off-piste skiing unless you are accompanied;			
		d.	free-style skiing or ski jumping;			
		e.	skiing or snowboarding:			
			i. outside of the resort boundary, backcountry or any alpine ski touring;			
			ii. by helicopter or snow cat; or			
			iii. on any terrain park within resort;			
		f.	ice hockey;			
		g.	use of a bobsled/bobsleigh, including use of any bobsleigh runs;			
		h.	use of a kite wing on snow;			
		i.	snow kiting; or			
		j.	any competition, other than races organised by ski schools.			
Cyber claims and losses			ay for any claim or loss that is otherwise covered under this section, where such loss arises from a cyber attack, hack or other computer or cyber-related incident.			
What is not covered	In addition to the General exclusions set out in the General terms and conditions, the following exclusions also apply to this section of <b>your policy</b> .					
	We	We do not cover:				
	1.	loss	s arising from any trip within the United Kingdom unless:			
		a.	you have pre-booked accommodation or travel; and			
		b.	the trip is for a minimum of two nights.			
	2.	any	medical expenses incurred in the United Kingdom.			
	3.	toui	r travel, accommodation, activity or excursion expenses which any transport company, r operator, travel association or financial protection scheme has agreed to pay or is ged to pay.			
	4.	anv				
	4.	uny	trip that:			
		a.	trip that: is for the purpose of having medical or surgical treatment;			
	7.	-				
	<b>4</b> . <b>5</b> .	a. b.	is for the purpose of having medical or surgical treatment; is booked or made by anyone who is under 16 years old at the start of the trip unless he or she is on an organised school trip or is to be accompanied for the			
		a. b.	is for the purpose of having medical or surgical treatment; is booked or made by anyone who is under 16 years old at the start of the trip unless he or she is on an organised school trip or is to be accompanied for the whole trip by an adult.			
		a. b. can	is for the purpose of having medical or surgical treatment; is booked or made by anyone who is under 16 years old at the start of the trip unless he or she is on an organised school trip or is to be accompanied for the whole trip by an adult.			
		a. b. can a.	is for the purpose of having medical or surgical treatment; is booked or made by anyone who is under 16 years old at the start of the trip unless he or she is on an organised school trip or is to be accompanied for the whole trip by an adult. cellation or curtailment of any trip because of a medical condition, unless <b>you</b> provide: a doctor's certificate; or			
		a. b. can a.	<ul> <li>is for the purpose of having medical or surgical treatment;</li> <li>is booked or made by anyone who is under 16 years old at the start of the trip unless he or she is on an organised school trip or is to be accompanied for the whole trip by an adult.</li> <li>cellation or curtailment of any trip because of a medical condition, unless you provide: a doctor's certificate; or</li> <li>in respect of a coronavirus disease (Covid-19) related medical condition:</li> <li>i. proof of a positive coronavirus disease (Covid-19) test result that you took</li> </ul>			
		a. b. can a. b	<ul> <li>is for the purpose of having medical or surgical treatment;</li> <li>is booked or made by anyone who is under 16 years old at the start of the trip unless he or she is on an organised school trip or is to be accompanied for the whole trip by an adult.</li> <li>cellation or curtailment of any trip because of a medical condition, unless you provide: a doctor's certificate; or</li> <li>in respect of a coronavirus disease (Covid-19) related medical condition:</li> <li>i. proof of a positive coronavirus disease (Covid-19) test result that you took within 72 hours of the scheduled departure date or during your trip; or</li> <li>ii. written confirmation from a transport operator refusing you travel due to you</li> </ul>			



- a. arising out of a medical condition:
  - i. which you knew about at the time the insured trip was booked or began;
  - ii. for which **you** are awaiting tests or the results of such tests when **you** booked or began the **insured trip**; or
  - iii. for which **you** are scheduled to undergo treatment for such condition when **you** booked or began the **insured trip**;

unless the condition is normally stable, under control and **you** have not been required to have more than one check-up or in-patient treatment or emergency medical care in the preceding 12 months.

This exclusion does not apply to any of the conditions shown below under **Pre-existing medical conditions**;

- b. arising out of a medical condition where **you** have been advised not to travel by **your** medical practitioner;
- c. arising out of a set of circumstances which you knew about or could reasonably be expected to have known about at the time the insured trip was booked or your travel cover came into effect unless you could not reasonably have expected such circumstances to result in a claim.

This exclusion does not apply to any of the conditions shown below under **Pre-existing medical conditions**;

- d. while **you** are under the influence of drugs or controlled substances, other than drugs prescribed by **your** doctor and used in accordance with **your** doctor's instructions;
- e. resulting from **you** committing suicide, deliberately injuring **yourself** or putting **yourself** in unnecessary danger, unless trying to save a human life; or
- f. resulting from any criminal act by you.
- 7. the cost of any medication **you** need and were taking before the start of the **insured trip**.
- 8. any claim resulting from you taking part in any of the following hazardous activities:
  - a. any winter sports, unless your schedule shows you have winter sports cover; or
  - b. i. any unaccompanied dive;
    - ii. any dive involving visits to wrecks or caves;
    - iii. any other scuba diving activities unless you:
      - hold the British Sub Aqua Club 'Sports Diver' certificate or the Professional Association of Diving Instructors 'Open Water' certificate and follow the relevant Club or Association rules and guidelines at all times; or
      - 2. dive only under the constant supervision of a properly licensed diving school and follow their rules and instructions at all times;
    - iv. potholing, caving, mountaineering or rock-climbing for which ropes or guides would normally need to be used, bungee jumping;
    - hang-gliding, parachuting, sky-diving, parascending other than over water, paragliding, microlighting, parasailing, land yachting, flying as a passenger in a glider or ultralight, flying as a pilot or passenger of a private light aircraft;
    - vi. white-water rafting unless **you** are accompanied by a suitably qualified guide in rapids classified Grade 3 and below; or
    - vii. any kind of race, endurance test or competition.

This exclusion does not apply to events on foot less than 27 miles, events on bicycle less than 100 miles or swimming events less than two miles.

- 9. any claim resulting from you taking part in:
  - a. any sporting activity for gain or reward;
  - b. armed forces activities including operations, exercises or training; or
  - c. flying as a pilot or any other aerial activities other than travel by air as a passenger.



How much we will pay	We will pay up to the relevant amount insured for each individual covered under this section and each insured trip.					
	You	must pay the excess shown in your schedule, where applicable.				
Cancellation and curtailment	For cover under <b>What is covered</b> , <b>Cancellation and curtailment</b> , the amount <b>we</b> pay will be as follows:					
Cancellation	1.	We will reimburse you for amounts you have paid or legally have to pay and which cannobe recovered for your own unused travel, accommodation and pre-booked activities and excursions if you are unable to proceed with an <b>insured trip</b> prior to its commencement.				
		This cover also applies to bookings <b>you</b> make during the <b>period of insurance</b> and trips already booked at the start of the <b>period of insurance</b> .				
		All cover under this cancellation section ends at the expiry date of the <b>period of insurance</b> if <b>you</b> do not renew <b>your</b> travel insurance with <b>us</b> .				
Curtailment	2.	If the insured trip is cut short we will reimburse you up to the amount insured for:				
		a. the reasonable extra travel and accommodation expenses incurred by <b>you</b> to return home; and				
		b. <b>your</b> own unused travel, accommodation and pre-booked activities and excursions <b>you</b> have paid or legally have to pay and which cannot be recovered.				
Pre-booked activities	3.	We will reimburse you for amounts you have paid or legally have to pay and which cannot be recovered for your pre-booked activities and excursions if you proceed with an <b>insured trip</b> but where you are unable to proceed with your pre-booked activities and excursions due to accidental injury or illness to you or your travelling companion.				
		This cover also applies to bookings <b>you</b> make during the <b>period of insurance</b> and trips already booked at the start of the <b>period of insurance</b> .				
Your obligations						
Hiscox Assistance	1.	In the event of a medical emergency outside of the <b>United Kingdom</b> , <b>you</b> should ring the number shown in <b>your schedule</b> for help and advice.				
		The number is open 24-hours every day. <b>You</b> must ring this number as soon as reasonably practicable if injury or illness results in the need for in-patient hospital treatment or the possible need for emergency travel or repatriation.				
		To help Hiscox Assistance deal with <b>your</b> emergency quickly, please have the following information available:				
		a. your name;				
		b. the telephone or fax number, or email address where <b>you</b> can be reached;				
		c. the nature of the emergency; and				
		d. <b>your</b> Hiscox policy number.				
Injury or illness overseas	2.	If injury or illness overseas results in the need for in-patient hospital treatment overseas or the possible need for emergency travel or repatriation <b>you</b> or someone on <b>your</b> behalf must call Hiscox Assistance on the number shown in <b>your schedule</b> as soon as possible. If not, <b>we</b> will not have to pay the claim.				
		If <b>you</b> have to pay any medical expenses outside the <b>United Kingdom</b> , <b>you</b> must keep the original receipts and bills to support any request for payment under this section.				
		If <b>we</b> consider it necessary, <b>you</b> must allow a medical adviser chosen by <b>us</b> to examine <b>you</b> and to see all medical records.				
		<b>We</b> will not pay any medical expenses or personal accident benefit unless <b>you</b> see a suitably qualified medical practitioner as soon as possible after suffering illness or injury and follow any medical advice <b>you</b> are given.				



Pre-existing medical conditions	There are exclusions in <b>your policy</b> for pre-existing conditions, see the What is not covered section above for more detail. To ensure adequate policy cover, it is important that <b>you</b> disclose pre-existing medical conditions – other than those detailed below – which affect <b>you</b> , the people travelling or other people upon whose health <b>your</b> trip depends.					
	The conditions listed below are automatically covered for no additional premium and <b>you</b> are not required to declare them to <b>us</b> unless <b>you</b> have any other pre-existing condition.					
	Those declared to <b>us</b> may incur an additional charge if <b>we</b> agree to provide cover.					
	Pre-existing medical conditions:					
	ADHD, Anaphylaxis provided that <b>you</b> have not needed inpatient treatment in the last 12 months, Arthritis, Asthma provided that <b>you</b> do not have Acute Severe Asthma, Blindness or partial sightedness, Carpel tunnel syndrome, Cataracts, Cholesterol Hyper/Hypo, Coeliac Disease, Cystitis (providing there is no ongoing treatment), Deafness/Impaired Hearing, Diabetes provided controlled by diet or tablets, Downs Syndrome, Dyspepsia, Eczema, Enlarged prostate (benign only), Glaucoma, Gout, Haemorrhoids, Hay fever, HRT, Hyperlipidemia, Indigestion, Irritable Bowel Syndrome, Lichen Planus, Macular degeneration, Melanosis, Menopause, MigraineNasal polyps, Psoriasis, Raynaud's Syndrome, Registered disabled, Rhinitis, Rosacea, RSI, Sinusitis, Tinnitus, Underactive Thyroid (Hypothyroidism), Urticaria, Varicose veins in the legs, Vertigo.					
Additional travel benefits	As a Hiscox Travel Insurance policyholder, you also enjoy the following benefits.					
Smart delay	Enjoy complimentary access to a LoungeKey™ airport lounge courtesy of Hiscox Travel Insurance. This is a free service available to all Hiscox customers, and up to six additional passengers on the same journey, once your flight is delayed for more than 60 minutes.					
	You will need to register your flight online at https://hiscox.smartdelay.com prior to the actual departure time. Once registered you will be contacted with details on how to access the loung if your flight is delayed by more than 60 minutes.					
	Full terms and conditions, FAQ's and details on how to register your flight, can be found on https://hiscox.smartdelay.com.					



## Personal cyber

Your schedule will indicate if your policy includes this section.

The General terms and conditions and the following terms and conditions all apply to this section.

If you need to make a claim, please refer to 'How to make a claim' within the General terms and conditions.

Special definitions for this section				
Computer system	Any computer network, hardware, software, information technology and communications system, including any mobile phone or tablet, owned by <b>you</b> and used mainly by <b>you</b> for personal purposes, and which is located at <b>your home</b> .			
Cyber threat	Any threat from a third party to:			
	<ol> <li>damage, destroy or corrupt by any means, including but not limited to the introduction of a computer virus:</li> </ol>			
	a. your personal digital data or personal digital data for which you are responsible; or			
	b. a <b>computer system</b> ; or			
	<ol> <li>disseminate, divulge or use any electronically held personal information which is not in the public domain, following any unauthorised external electronic access of a computer system by that third party.</li> </ol>			
Domestic employee	Any person working for <b>you</b> in connection with domestic duties or <b>incidental farming</b> duties who is:			
	1. employed by you under a contract of service; or			
	2. self-employed and working on a labour-only basis under <b>your</b> control or supervision.			
Hacker	Anyone, other than a <b>domestic employee</b> , who maliciously targets <b>you</b> and gains unauthorised access to a <b>computer system</b> solely by circumventing, electronically, the security systems in place to protect against such unauthorised access.			
Incidental farming	Farming, including livery (looking after horses), carried out by <b>you</b> on a part-time basis at the address shown in <b>your schedule</b> , as long as any people <b>you</b> employ for this purpose do not work more than 1,000 hours between them during the <b>period of insurance</b> .			
Ransom	Cash or marketable goods or services surrendered or to be surrendered by <b>you</b> or on <b>your</b> behalf to meet a <b>cyber threat</b> demand.			
You/your	Also includes all permanent members of <b>your</b> household, including <b>domestic employees</b> who live in the <b>home</b> .			

## What is covered

Hacker damage	dan	f during the <b>period of insurance you</b> discover that <b>your computer system</b> has been damaged, altered or corrupted by a <b>hacker</b> during the <b>period of insurance</b> , <b>we</b> will pay the reasonable and necessary cost of:		
	1.	repairing or replacing your computer system;		
	2.	replacing programs to your personal computer, laptop, tablet or mobile phone;		
	3.	retrieving <b>your</b> personal digital data, digital photographs or digital video from <b>your</b> personal computer, laptop, tablet or mobile phone; and		
	4	replacing your personal digital music and digital video develoaded to your personal		

4. replacing **your** personal digital music and digital video downloaded to **your** personal computer, laptop, tablet or mobile phone.



<ul> <li>exclusions also apply to this section of your policy.</li> <li>We do not cover: <ol> <li>physical loss or damage to tangible property, other than damage to your computer system by a hacker.</li> <li>loss arising from the failure of services to your home from any third-party service provider.</li> <li>any loss where you have wilfully paid or transferred money, personal documents or title deeds, whether deception is involved or not. This exclusion does not apply to any claim we have agreed to pay under What is covered, Social engineering.</li> <li>any: <ol> <li>loss or liability arising from the use, whether authorised or not, of any email, social media posting or website; or</li> </ol> </li> </ol></li></ul>		If <b>you</b> receive a fraudulent email request during the <b>period of insurance</b> and <b>you</b> transfer funds from <b>your</b> personal account to the account of a third party as a direct result of such request, <b>we</b> will cover the amount of the funds <b>you</b> have transferred.		
a hacker or transferred by a hacker; or         2. you have incurred charges as a result of the use of your personal digital data or call allowance by a hacker;         during the period of insurance, we will pay the cost of the charges you have incurred, the funds a hacker has transferred or the reasonable and necessary cost of replacing or reconstituting your personal documents or title deeds.         Cyber extortion       If you are the victim of a cyber threat during the period of insurance, we will cover you agains:         1. a ransom which has been surrendered. If the ransom involves marketable goods or services, we will pay the actual cash value at the time of their surrender;         2. the fees and expenses of a consultant incurred by you with our prior written agreement, for advising you on handing and negoliating a ransom demand; and         3. the loss in transit of a ransom by actual damage, destruction, disappearance, confiscation, seizure, theff or wrongful abstraction while being conveyed to the order of such persons as have demanded in thy any person who is a luthorised to do so by you.         Personal cyber media liability       We will pay you the amount required to settle a claim or a judgment or arbitration award against you if, during the period of insurance, a party brings a claim against you for actual or alleged:         1. infringement of any intellectual property rights;       2. defamation, including libel, slander, disparagement or malicious falsehood; or         3. negligent transmission of a computer vinus;       occurring during the period of insurance which arises directly from a hacker gaining unauthorised access to the content of your perisonal email, personal social media postin	Cyber theft	If, during the <b>period of insurance you</b> discover that:		
allowance by a hacker,         during the period of insurance, we will pay the cost of the charges you have incurred, the funds a hacker has transferred or the reasonable and necessary cost of replacing or reconstituting your personal documents or title deeds.         Cyber extortion       If you are the victim of a cyber threat during the period of insurance, we will cover you against:         1.       a ransom which has been surrendered. If the ransom involves marketable goods or services, we will pay the actual cash value at the time of their surrender;         2.       the fees and expenses of a consultant incurred by you with our prior written agreement, for advising you on handling and negotiating a ransom demand; and         3.       the loss in transit of a ransom by actual damage, destruction, disappearance, confiscation, seizure, theft or wrongful abstraction while being conveyed to the order of such persons as have demanded it, by any person who is authorised to do so by you.         Personal cyber media liability       We will pay you the amount required to settle a claim or a judgment or arbitration award against you if, during the period of insurance, a party brings a claim against you for actual or alleged:         1.       infrigmement of any intellectual property rights;         2.       defamation, including libel, slander, disparagement or malicious falsehood; or soccurring during the period of insurance which arises directly from a hacker gaining unauthorised access to the content of your personal email, personal social media posting or personal website.         What is not covered       In addition to the General exclusions set out in the General terms and con				
What is not covered       In addition to the General exclusions set out in the General terms and conditions, the following or personal become to any loss where you have will approximate to the set out of your personal documents or title deeds.         What is not covered       In addition to the General exclusions set out in the General terms and conditions, the following exclusions set out agains to the set on the set out of your personal website.         What is not covered       In addition to the General exclusions set out in the General terms and conditions, the following exclusions this becton of your poing.         We will pay you the amount required to set on the General terms and conditions, the following or personal website.       In addition to the General exclusions set out in the General terms and conditions, the following exclusions also apply to this section of your poing.         We will also pay reasonable costs and expenses incurred with our prior written agreement to defend the claim.       In addition to the General exclusions set out in the General terms and conditions, the following exclusions also apply to this section of your poing.         We are the cover:       1.       In addition to the General exclusions set out in the General terms and conditions, the following exclusions also apply to this section of your poing.         We do not cover:       1.       In subtility arising from the failure of services to your home from any third-party service provider.         3.       negligent transmission of a camputer which are deed to do so a tamply to any claim we have agreed to a your personal social media posting or personal website.         We will also pay reasonab				
you against:         1.       a ransom which has been surrendered. If the ransom involves marketable goods or services, we will pay the actual cash value at the time of their surrender;         2.       the fees and expenses of a consultant incurred by you with our prior written agreement, for advising you on handling and negotiating a ransom demand; and         3.       the loss in transit of a ransom by actual damage, destruction, disappearance, confiscation, seizure, theft or wrongful abstraction while being conveyed to the order of such persons: as have demanded it, by any person who is authorised to do so by you.         Personal cyber media liability       We will pay you the amount required to settle a claim or a judgment or arbitration award against you if, during the period of insurance, a party brings a claim against you for actual or alleged:         1.       infringement of any intellectual property rights;         2.       defamation, including libel, slander, disparagement or malicious falsehood; or         3.       negligent transmission of a computer virus;         occurring during the period of insurance which arises directly from a hacker gaining unauthorised access to the content of your personal email, personal social media posting or personal website.         What is not covered       In addition to the General exclusions set out in the General terms and conditions, the following exclusions also apply to this section of your policy.         We do not cover:       1.       physical loss or damage to tangible property, other than damage to your computer system by a hacker.       Io loss arising from the failur		the funds a hacker has transferred or the reasonable and necessary cost of replacing or		
<ul> <li>services, we will pay the actual cash value at the time of their surrender;</li> <li>the fees and expenses of a consultant incurred by you with our prior written agreement, for advising you on handling and negotiating a ransom demand; and</li> <li>the loss in transit of a ransom by actual damage, destruction, disappearance, confiscation, seizure, theft or wrongful abstraction while being conveyed to the order of such persons as have demanded it, by any person who is authorised to do so by you.</li> <li>Personal cyber media liability</li> <li>We will pay you the amount required to settle a claim or a judgment or arbitration award against you if, during the period of insurance, a party brings a claim against you for actual or alleged:         <ol> <li>infringement of any intellectual property rights;</li> <li>defamation, including libel, slander, disparagement or malicious falsehood; or</li> <li>negligent transmission of a computer virus;</li> <li>occurring during the period of insurance which arises directly from a hacker gaining unauthorised access to the content of your personal email, personal social media posting or personal website.</li> </ol> </li> <li>We will also pay reasonable costs and expenses incurred with our prior written agreement to defend the claim.</li> <li>What is not covered</li> <li>In addition to the General exclusions set out in the General terms and conditions, the following exclusions also apply to this section of your policy.</li> <li>We do not cover:         <ol> <li>physical loss or damage to tangible property, other than damage to your computer system by a hacker.</li> <li>loss arising from the failure of services to your home from any third-party service provider.</li> <li>any loss where you have wilfully paid or transferred money, personal documents or title deeds, whether deception is involved or not. This exclusion does not apply to any clai</li></ol></li></ul>				
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seizure, theft or wrongful abstraction while being conveyed to the order of such persons as have demanded it, by any person who is authorised to do so by you.         Personal cyber media liability       We will pay you the amount required to settle a claim or a judgment or arbitration award against you if, during the period of insurance, a party brings a claim against you for actual or alleged: <ol> <li>infringement of any intellectual property rights;</li> <li>defamation, including libel, slander, disparagement or malicious falsehood; or</li> <li>negligent transmission of a computer virus;</li> <li>occurring during the period of insurance which arises directly from a hacker gaining unauthorised access to the content of your personal website.</li> </ol> What is not covered     In addition to the General exclusions set out in the General terms and conditions, the following exclusions also apply to this section of your policy.         We do not cover:       1. physical loss or damage to tangible property, other than damage to your computer system by a hacker.         2. loss arising from the failure of services to your home from any third-party service provider.       3. any loss where you have wilfully paid or transferred money, personal documents or title deeds, whether deception is involved or not. This exclusion does not apply to any claim we have agreed to pay under What is covered, Social engineering.				
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<ul> <li>2. defamation, including libel, slander, disparagement or malicious falsehood; or</li> <li>3. negligent transmission of a computer virus;</li> <li>occurring during the period of insurance which arises directly from a hacker gaining unauthorised access to the content of your personal email, personal social media posting or personal website.</li> <li>We will also pay reasonable costs and expenses incurred with our prior written agreement to defend the claim.</li> <li>What is not covered In addition to the General exclusions set out in the General terms and conditions, the following exclusions also apply to this section of your policy.</li> <li>We do not cover:</li> <li>1. physical loss or damage to tangible property, other than damage to your computer system by a hacker.</li> <li>2. loss arising from the failure of services to your home from any third-party service provider.</li> <li>3. any loss where you have wilfully paid or transferred money, personal documents or title deeds, whether deception is involved or not. This exclusion does not apply to any claim we have agreed to pay under What is covered, Social engineering.</li> <li>4. any: <ul> <li>a. loss or liability arising from the use, whether authorised or not, of any email, social media posting or website; or</li> </ul> </li> </ul>		against you if, during the period of insurance, a party brings a claim against you for		
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<ul> <li>exclusions also apply to this section of your policy.</li> <li>We do not cover: <ol> <li>physical loss or damage to tangible property, other than damage to your computer system by a hacker.</li> <li>loss arising from the failure of services to your home from any third-party service provider.</li> <li>any loss where you have wilfully paid or transferred money, personal documents or title deeds, whether deception is involved or not. This exclusion does not apply to any claim we have agreed to pay under What is covered, Social engineering.</li> <li>any: <ol> <li>loss or liability arising from the use, whether authorised or not, of any email, social media posting or website; or</li> </ol> </li> </ol></li></ul>				
<ol> <li>physical loss or damage to tangible property, other than damage to your computer system by a hacker.</li> <li>loss arising from the failure of services to your home from any third-party service provider.</li> <li>any loss where you have wilfully paid or transferred money, personal documents or title deeds, whether deception is involved or not. This exclusion does not apply to any claim we have agreed to pay under What is covered, Social engineering.</li> <li>any:         <ul> <li>any:</li> <li>any:</li></ul></li></ol>		In addition to the General exclusions set out in the General terms and conditions, the following exclusions also apply to this section of <b>your policy</b> .		
<ol> <li>system by a hacker.</li> <li>loss arising from the failure of services to your home from any third-party service provider.</li> <li>any loss where you have wilfully paid or transferred money, personal documents or title deeds, whether deception is involved or not. This exclusion does not apply to any claim we have agreed to pay under What is covered, Social engineering.</li> <li>any:         <ul> <li>any:</li> <li>any:</li></ul></li></ol>		We do not cover:		
<ol> <li>any loss where you have wilfully paid or transferred money, personal documents or title deeds, whether deception is involved or not. This exclusion does not apply to any claim we have agreed to pay under What is covered, Social engineering.</li> <li>any:         <ul> <li>any:</li> <li>as loss or liability arising from the use, whether authorised or not, of any email, social media posting or website; or</li> </ul> </li> </ol>				
<ul> <li>deeds, whether deception is involved or not. This exclusion does not apply to any claim we have agreed to pay under What is covered, Social engineering.</li> <li>4. any:</li> <li>a. loss or liability arising from the use, whether authorised or not, of any email, social media posting or website; or</li> </ul>		2.	loss arising from the failure of services to <b>your home</b> from any third-party service provider.	
a. loss or liability arising from the use, whether authorised or not, of any email, social media posting or website; or			deeds, whether deception is involved or not. This exclusion does not apply to any claim	
media posting or website; or		4.	any:	
b. loss of or damage to any document, <b>program</b> or software,			b. loss of or damage to any document, <b>program</b> or software,	
that relates to, or is used for the purposes of, your trade, business or profession.			that relates to, or is used for the purposes of, your trade, business or profession.	
<ol> <li>the costs of repairing or replacing any programs, data, photographs, video or music that you are able to access from a cloud, remote server or back-up copies.</li> </ol>			the costs of repairing or replacing any <b>programs</b> , data, photographs, video or music that <b>you</b> are able to access from a cloud, remote server or back-up copies.	



	<ol> <li>any ransom surrendered in a face-to-face encounter, unless it is surrendered by a person who is authorised by you to be in possession of the ransom at that time for the sole purpose of taking it to pay a previously communicated ransom demand.</li> </ol>		
	<ol> <li>any matter that prior to the start of <b>your policy you</b> knew or reasonably ought to have known would be likely to lead to a covered claim or loss.</li> </ol>		
How much we will pay	Your schedule will show you the maximum amount we will pay for each agreed claim. This amount will be shown as an <b>amount insured</b> .		
Excess	Your schedule will show you if you are required to pay the first part of each agreed claim. This amount will be shown as an excess.		
Claims arising from one incident	All claims which arise from the same original cause, a single source or a repeated or continuing act, incident or event will be regarded as one claim, however many of <b>you</b> may be affected and regardless of the number of claims actually made. All claims caused by one incident are agreed to be one claim.		
Your obligations			
If a problem arises	You must not reveal the amount of cover available under this section of your policy.		
Social engineering	We will not make any payment under What is covered, Social engineering for any loss unless before agreeing to any payment you or someone on your behalf took reasonable steps to:		
	<ol> <li>authenticate and verify the identity of the person who sought to obtain money from you; and</li> </ol>		
	2. establish that person's entitlement to request and receive payment.		

Cyber extortion We will not make any payment under What is covered, Cyber extortion for any ransom unless you:

- 1. made all reasonable efforts to determine that the **cyber threat** was genuine and not a hoax before agreeing to the payment of the **ransom**;
- 2. can demonstrate to **us** that the **ransom** is to be paid, or the goods or services are to be surrendered, under duress; and
- 3. have obtained **our** prior written agreement before the **ransom** is paid or goods or services are surrendered.

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