

Home Insurance Plus

All you need to know



Welcome to Direct Line

Dear Customer

Thank you for insuring your home with Direct Line insurance, which is underwritten by U K Insurance Limited. We are determined to provide you with outstanding customer service at all times and to make insuring with us as easy and trouble-free as possible.

This policy booklet provides all the details you need to know about your insurance policy. Please read this alongside your schedule and home proposal confirmation.

We hope that you will insure with us for many years to come.

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SUMMARY OF POLICY LIMITS

The following is a summary of the main policy limits. You should read the rest of this policy for the full terms and conditions.

Section of Cover	Limit of Cover
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Buildings (if selected)	
Service pipes and cables	Included
Alternative accommodation and rent	£50,000
Locks on outside doors	Included
Trace and access	£10,000
Selling your home	Included
Emergency entries - buildings	Included
Emergency entries - gardens	Included
Accidental Damage	Included
Property Owner's Liability	£5,000,000
Contents (if selected)	
Valuables limit	30% of Contents sum insured
Valuables single item limit	£4,000
Accidental Damage	Included
Alternative accommodation and storage	£30,000
Loss of oil or metered water	Included
Frozen food	Included
Theft from outbuildings	£5,000
Contents in the garden	£2,500
Money in the Home	£1,000
Student belongings whilst at university/college	£10,000
Contents temporarily away from your Home	£10,000

Downloaded information	£3,000
Business equipment	£10,000
Guests' effects	£1,000
Special events increase	10% of Contents sum insured
Cover for matching items	Included
Tenant's Liability	£10,000
Employer's Liability	£10,000,000
Occupier's and Personal Liability	£5,000,000
Personal Possessions	Included with Contents
Single item limit	£4,000
Bicycles (per cycle)	£1,000
Family Legal Protection	Included
Legal costs and expenses	£100,000
Home Emergency	Included
Home emergency (per call out)	£500

Policy Wording Document

These policy conditions are part of **your** insurance contract, along with **your** schedule. Please read **your** schedule and these policy conditions to make sure **you** know exactly what **your** insurance covers. Check all the policy details and **your** proposal confirmation, which sets out the information **you** have given **us**, carefully. If **you** think there is a mistake or **you** need to make changes, **you** should notify **us** immediately. Failure to provide correct information or inform **us** of any changes could adversely affect **your** policy, including invalidating **your** policy or claims being rejected or not fully paid. Under European law, **you** and **we** may choose which law will apply to this contract. English law will apply unless both parties agree otherwise.

Important information

1) To make a home insurance claim Call 0845 246 8412

Follow these simple steps:

- Call us as soon as possible with your policy number; crime reference number (if relevant) and the estimate of damage or loss ready when you call.
- 2. Speak to us before you make any arrangements for replacement or repair.

Help in an emergency

Call 0845 601 3004 (24 hours, 365 days)

This helpline is not available for properties located in the Isle of Man, the Channel Islands, the Isles of Scilly or the Scottish Islands.

Travel medical emergency

Call +44 (0) 1252 576 150 (24 hours, 365 days)

Contact the Assistance service as soon as possible (before you go to a doctor or hospital for emergency treatment, if possible).

NOTE: If you are thinking of cutting short your holiday due to a medical problem, you must notify the Assistance service first. All pre-existing medical conditions and symptoms are not covered under the travel element of this policy.

To make a travel claim

Call 0845 026 0246

For 24-hour legal advice and to make a Family Legal Protection claim call: 0845 601 2945 (24 hours, 365 days).

Legal advice is only available if Family Legal Protection is shown on your schedule.

Customer Services

Call 0845 246 8585

2) How to complain

If you have a complaint, please call us on our priority number 0845 303 5680. If your complaint is about a claim, contact your claims handler, whose details will be shown on your claim documents. If you want to complain in writing please send your letter to one of the following:

- For complaints about claims, write to the Regional Customer Service Manager at the address shown in your claims documents.
- For all other complaints write to the Customer Relations Manager at Churchill Court, Westmoreland Road, Bromley, Kent BR I IDP.

Our staff will attempt to resolve **your** complaint immediately. If this is not possible, **we** promise to acknowledge your complaint within five business days of receipt. In the unlikely event that **your** complaint has not been resolved within four weeks of its receipt, **we** will write and let **you** know the reasons why and the further action **we** will take.

If we cannot resolve the differences between you and us, you may refer your complaint to the Financial Ombudsman Service (FOS).

Their address is: South Quay Plaza, 183 Marsh Wall, London E14 9SR.

Telephone 0300 123 9123 or 0800 023 4567.

You can visit the FOS website at www.fos.org.uk

If your complaint relates to Section 4 – Family Legal Protection, you can refer your complaint to arbitration instead (where an independent person, known as an arbitrator, makes a decision to settle the dispute). The arbitrator will be a solicitor or barrister or other suitably qualified person that you and we agree on. If you and we cannot agree then we will ask the Chartered Institute of Arbitrators to decide. The arbitrator's decision will be final and whoever does not win will have to pay all costs and expenses.

Important information continued

3) Details about our regulator

Direct Line insurance policies are underwritten by U K Insurance Limited who is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority, registration number 202810. The Financial Conduct Authority website, which includes a register of all regulated firms can be visited at www.fca.org.uk, or the Financial Conduct Authority can be contacted on 0800 111 6768. The Prudential Regulation Authority website can be visited at www.bankofengland.co.uk/pra, or the Prudential Regulation Authority can be contacted on 0207 601 4878.

4) Financial Services and Markets Act

Under the Financial Services and Markets Act 2000, should U K Insurance Limited be unable to meet all its liabilities to policyholders, compensation may be available. Home insurance, a non-compulsory class of insurance, is covered for 90% of the claim, without any upper limit.

Information can be obtained on request, or by visiting the Financial Services Compensation Scheme at www.fscs.org.uk

5) Meeting your needs

We have not given you a personal recommendation as to whether the policy is suitable for your needs.

Definitions

Certain words in the policy booklet, **your** schedule and **endorsements** will have the same meaning wherever they appear and will apply to the whole policy unless **we** say that they have a different meaning within particular sections of the policy. The words and their meanings are set out below.

Accidental Damage

Sudden and unintentional physical damage that occurs unexpectedly.

Bicycle

Any bicycle including electrically powered models, (but not wind assisted models) belonging to **you**, and its accessories.

British Isles

England, Scotland, Wales, the Isle of Man, the Channel Islands, Northern Ireland and the Republic of Ireland.

Buildings

Your private **home**, fixtures and fittings, swimming pools, permanently fixed hot tubs, tennis courts, patios, terraces, service tanks, drains, septic tanks, pipes and cables, central heating fuel storage tanks, drives, footpaths, garden walls, hedges, gates and fences.

Business

Any employment, trade or profession.

Business Equipment

Any electronic office equipment, unless otherwise insured, including computers, keyboards, monitors and printers, word-processing equipment, desk-top publishing units, fax machines, photocopiers, typewriters, computer-aided design equipment and telephone equipment used for **business** purposes while kept in **your home** and worth up to £10,000 in total.

But not

Smart phones, mobile telephones and personal digital assistants (PDAs).

Contents

Household goods, **personal possessions**, camping equipment, **money**, satellite dishes, aerials and other articles, unless otherwise insured, for which **you** are responsible or that belong to **you**, domestic staff who live in or guests, except paying guests.

But not

- a) Vehicles, caravans, trailers, hovercraft or aircraft and watercraft (except hand propelled or models) and their parts and accessories whether attached or not, except removable entertainment or navigation equipment while it is removed from the vehicle.
- b) Any living creature.
- c) Landlords fixtures and fittings.
- Securities (financial certificates except those defined as money), certificates and documents, except driving licences and passports.
- e) Property held or used for any business (except business equipment).

Endorsement

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

Excess

The amount you must pay towards any claim.

Home

The building of **your** main domestic home occupied by **you**, at the address shown in **your** schedule, together with its domestic garages and domestic outbuildings.

Definitions continued

Money

Cash, bank notes, cheques, money orders, postal orders, postage stamps (that are not part of a collection), savings stamps and savings certificates, share certificates, Premium Bonds, luncheon vouchers, traveller's cheques, travel tickets, phone cards and gift tokens belonging to **you** and not used for **business** purposes.

Period of Insurance

The period shown in **your** schedule, for which the policy covers **you** (as long as **you** pay the premium on time).

Personal Possessions

Valuables, luggage, clothes, sports equipment, bicycles and any other items you normally wear, use or carry which belong to you or for which you are legally responsible.

Sanitary fittings

Washbasins and pedestals, bathroom and kitchen sinks, bidets, lavatory pans and cisterns, shower trays, shower screens, baths and bath panels.

But not

Swimming pools, hot tubs and saunas.

Sports equipment

Articles used for sports activities, including sports clothes specifically designed to be used for any sports activity and belonging to **you**.

But not

Any vehicle, sand yacht, watercraft (including windsurfers, kite boards and surfboards), aircraft (including hang-gliders) or their accessories, and **bicycles**.

Unoccupied

When **your home** is not normally and regularly lived in by **you** during the day and overnight.

Valuables

Jewellery, watches, furs, items or sets or collections of gold, silver or other precious metals, works of art, sets of stamps, coins or medals all belonging to **you**.

But not

- a) Property more specifically insured by any other policy; or
- b) property held or used for any business.

Vehicles

Any vehicle or toy propelled by a motor of any kind, except the following while being used for their intended purpose and by a person for whom they were designed:

- a) ride-on lawnmowers.
- b) electrically powered wheelchairs and mobility scooters.
- c) electrically powered children's ride on toys.
- d) electrically assisted bicycles.
- e) pedestrian controlled electrically powered golf trolleys.

We, us, our, the company

U K Insurance Limited.

You, Your

The person or persons named in your schedule and any of the following who normally live with them: their husband, wife, partner (a person living with them as though married), civil partner, children, parents and other relatives normally living with them.

Section I Buildings

Your schedule will show if you have chosen to include this section.

A Loss or damage

We will pay for loss of or damage to the buildings caused by the following:

I Fire, explosion, lightning, earthquake

2 Smoke

But not

Loss or damage caused by smog, agricultural or industrial work or anything that happens gradually.

3 Theft or attempted theft

But not

- a) Loss or damage caused by you, or any paying guest or tenant.
- b) Loss or damage after your home has been unoccupied for more than 60 days in a row.
- 4 Riot, civil commotion, labour disputes or political disturbance

5 Storm or flood

But not

- a) Loss of or damage to hedges, gates or fences.
- b) Loss or damage caused by frost.

6 Subsidence or heave of the site on which your home stands, or landslip

But not

- a) Loss or damage caused by:
 - i) normal bedding down of new structures or shrinkage;
 - ii) settlement of newly made up ground;
 - iii) coastal or river erosion;
 - iv) demolition or structural repairs or alterations to your buildings.
- Loss of or damage to, solid floor slabs as a result of their moving unless the foundations beneath the load bearing walls of **your home** are damaged at the same time and by the same cause.
- c) Loss of or damage to outdoor swimming pools, tennis courts, patios, terraces, service tanks, drains, septic tanks, pipes and cables, central heating fuel storage tanks, drives, footpaths, garden walls, hedges, gates or fences unless your home is damaged at the same time by the same cause.

You must pay the amount of subsidence **excess** shown in **your** schedule, which applies to any claim for subsidence, heave or landslip.

7 Vandalism or malicious acts

But not

- a) Loss or damage caused by **you**, or any paying guest or tenant.
- Loss or damage after your home has been unoccupied for more than 60 days in a row.

Section I Buildings continued

8 Collision involving an aircraft or flying object (including articles dropped from them), or vehicles or animals

But not

Loss or damage caused by insects, birds or pets.

9 Falling trees or branches

But not

Loss of or damage to hedges, gates or fences.

10 Falling television and radio aerials (including satellite dishes), their fittings and masts

But not

Loss of or damage to the aerials, fittings, satellite dishes and masts themselves.

I I Water or oil escaping from any fixed water or heating installation, including underground drains and pipes, or from any domestic appliance or storage tank

But not

- a) Subsidence, heave or landslip damage caused by escaping water or oil.
- b) Loss of or damage to tanks, pipes, appliances or heating systems themselves.
- c) The cost of removing and replacing any part of the **buildings** to find and repair the source of any water or oil escaping from tanks, pipes, appliances or heating systems.

- Damage caused by the failure, wear and tear or lack of grouting or sealant.
- e) Loss or damage after your home has been unoccupied for more than 60 days in a row.

You must pay the amount of escape of water excess shown in your schedule.

12 Weight of snow

But not

Loss of or damage to:

- domestic garages and outbuildings not constructed of brick, stone or concrete, or not roofed with tiles or slates.
- b) fences, gates and hedges.

13 Frost damage to water pipes and tanks

But not

- a) Plumbing that is outside or in an outbuilding.
- Loss or damage after your home has been unoccupied for more than 60 days in a row.

B Extra Cover (included as standard)

I Locks on outside doors

We will pay the necessary cost of replacing and fitting locks on the outside doors of your home if the keys to your home have been lost or stolen.

Any claim for lost keys may be made under Section 1 or Section 2 of this policy but not under both.

2 Fees and Clearance Costs

We will pay:

- a) chartered architects, surveyors, suitably qualified consultants and legal fees, which are necessary for us to rebuild your home, but not fees for preparing any claim under the policy; and
- b) the costs of clearing the site and making it and the buildings safe, if the fees and costs are necessary for us to repair or rebuild the buildings after damage covered under Section 1.

3 Local Authority Requirements

We will pay the additional cost of rebuilding or repairing the damaged part of the **buildings** only if this is necessary to comply with any government or local authority requirement after damage covered under Section 1.

But not

If you have been told about the requirement before the damage happened.

4 Alternative Accommodation, kennel fees and rent

We will pay if your home is not fit to be lived in as a result of damage for which a valid claim covered under Section 1 of the policy has been made, or it is occupied by squatters:

- a) providing the property is your main home, the necessary cost of comparable alternative accommodation for you and your pets while your home is being repaired; or
- if you rent out your property, the amount of rent you would have received but have lost as a result of it being unoccupied because of the damage.

We will not pay more than £50,000 in total for any alternative accommodation or rent claims.

5 Cover between exchange and completion when selling your home

If **you** are selling **your home**, the buyer will be covered under Section 1 up to the date the sale completes.

But not

- a) If the property is insured under any other policy; or
- b) after the sale has been completed; or
- c) for more than the amount insured by Section 1.

6 Emergency entries - buildings

We will pay for loss of or damage to the **buildings** caused when the fire brigade, police or ambulance service have to make a forced entry because of an emergency involving **you**.

7 Emergency entries - gardens

We will pay for loss of or damage to garden landscaping caused when the fire brigade, police or ambulance service have to make a forced entry because of an emergency involving you.

8 Trace and access

We will pay the cost of removing and replacing any part of the **buildings** to find the source of any water escaping from tanks, pipes, appliances or the fixed heating system of the **buildings** and the cost of repairing any burst pipes located.

Section | Buildings continued

But not

The cost of any loss of or damage to **your** household tanks, appliances or the fixed heating system.

We will not pay more than £10,000.

9 Service Pipes and Cables

We will pay for accidental damage to underground drains, pipes, cables and tanks which you are legally responsible for and which provide services to or from your home.

But not

After your home has been unoccupied for more than 60 days in a row.

C Buildings Accidental Damage (included as standard)

We will pay for accidental damage to the buildings.

But not

- a) Damage caused by any paying guest, tenants or pets.
- b) Damage by a cause listed or specifically excluded in part A of Section 1.
- c) The cost of maintenance and routine redecoration.
- Damage caused by the failure, wear and tear or lack of grouting or sealant.
- e) After your home has been unoccupied for more than 60 days in a row.

D Property Owner's Liability

We will pay for all amounts **you** become legally liable to pay as damages, in **your** capacity as owner of **your home** or any property formerly owned and occupied by **you** for residential purposes as a result of a claim made against **you** for:

- a) accidental death of or bodily injury to any person; and/or
- b) accidental loss of or damage to any property,

which happened during the **period of insurance** shown in **your** schedule.

The loss, damage, illness or injury must be caused solely by **you** as owner of **your home** or solely by **you** in connection with **your home** which **you** used to own and live in under Section 3 of the Defective Premises Act 1972 or Section 5 of the Defective Premises (Northern Ireland) Order 1975. In the latter case **you** must not be covered by any other insurance, and must no longer be the owner of or have any interest in the property.

But not

- Death of or bodily injury to you or any member of your family or domestic staff.
- Damage to property belonging to or in the custody or control of you, or your domestic staff.
- c) Any liability caused by any Business.
- Any liability caused by an agreement, unless you would have had that liability anyway.

We will not pay more than £5,000,000 for any claim.

In addition we will pay costs and legal fees for defending you, as long as we have agreed to do so in writing beforehand.

EThe Basis of Settling Buildings Claims

- If the buildings are damaged by any cause insured under Section 1,
 we will at our option, and subject to the adequacy of the sum insured:
 - a) manage and pay the costs of repairing or rebuilding the damaged part using our own suppliers; or
 - b) pay the cost of repairing or rebuilding the damaged part using any other suppliers; or
 - c) make a cash payment which will not be more than a) above.
- If the damage to the **buildings** is not repaired or rebuilt **we** will at **our**option pay the difference between the value of selling **your** property on
 the open market immediately before the damage and its value after the damage.
- We will not deduct any amount for wear and tear as long as at the time of damage the buildings were in a good state of repair.
- 4) If at the time of damage the **buildings** were not in a good state of repair we will deduct an amount to reflect wear and tear from the settlement method described above.
- We will not pay the cost of altering or restoring any undamaged part of the buildings.
- 6) We will not pay for any drop in the market value of your property resulting from rebuilding or repairing damage to your buildings.

- 7) The most we will pay for any claim will be the total sum insured shown in your schedule or the full rebuild cost of your buildings whichever is the lesser, plus any amounts due under parts B2, B3, and B4 of this Section 1.
- 8) You must pay the policy excess shown in the schedule, unless we have said otherwise. We will only deduct one excess per claim, unless we have endorsed your policy to say otherwise.
 - If we have appointed one of our suppliers to deal with all or part of your claim, they may be asked to collect the excess directly from you on our behalf.
- The sum insured will not be reduced as a result of us paying a claim except for a total loss.
- 10) If, at the time of any loss or damage, the buildings sum insured is not enough to reconstruct your buildings we will proportionally reduce the amount of any claim payment made by the percentage of under payment of premium which has arisen as a result of the shortfall in the sum insured. For example, if the premium you have paid for your buildings insurance is equal to 75% of what your premium would have been if your buildings sum insured was enough to reconstruct your buildings, then we will pay up to 75% of any claim made by you.
- 11) We will not pay the cost of replacing or altering any undamaged items solely because they form part of a set or suite, group or collection of items of a uniform design, nature or colour unless they are part of a bathroom suite or fitted kitchen and the damaged parts cannot be repaired or a replacement found.

Home Repair Network

Direct Line home insurance includes a Home Repair Network Service. The network includes a database of honest and reputable tradesmen. The insurer will try to deal with your claim quickly, find the right people for the job and liaise with them directly. The insurer only uses vetted builders and they sort all the costs out directly with them. Any work performed by their builders on your house is guaranteed for 12 months.

Section 2 Contents

Your schedule will show if you have chosen to include this section.

A Loss or damage

We will pay for loss of or damage to the **contents** in **your home** caused by the following:

I Fire, explosion, lightning, earthquake

2 Smoke

But not

Loss or damage caused by smog, agricultural or industrial operations or anything that happens gradually.

3 Theft or attempted theft

But not

- Loss by deception, unless the only deception used is to get into your home.
- b) Loss of **money** unless someone has used force and violence to get into or out of **your home.**
- Loss or damage caused by any paying guest or tenant.
- d) Loss or damage while your home or any part of it is lent or let.
- e) Loss or damage after your home has been unoccupied for more than 60 days in a row.

We will not pay more than £5,000 for any contents claim following a theft from your garage(s) or outbuilding(s).

4 Riot, civil commotion, labour disputes or political disturbance
5 Storm or Flood

6 Subsidence or heave of the site on which the building of your home stands, or landslip

But not

- a) Loss or damage caused by normal bedding down or shrinkage.
- b) Settlement of newly made up ground.
- c) Loss or damage caused by coastal or river erosion.
- Loss or damage caused by demolition or structural changes or repairs to your home.

7 Vandalism or malicious acts

But not

- a) Loss or damage by any paying guest or tenant.
- Loss or damage after your home has been unoccupied for more than 60 days in a row.

8 Collision involving an aircraft or flying object (including articles dropped from them), or vehicles or animals

But not

- a) Loss or damage caused by birds, insects or pets.
- b) Loss or damage caused by falling trees or branches.
- Loss or damage caused by falling television and radio aerials (including satellite dishes) and their fittings.

Section 2 Contents continued

9 Water or oil escaping from any fixed water or heating installation, including underground drains and pipes, or from any domestic appliance or storage tank

But not

- a) Subsidence, heave or landslip damage caused by escaping water or oil.
- b) Loss of or damage to tanks, pipes or heating systems themselves.
- Damage caused by the failure, wear and tear or lack of grouting or sealant.
- d) Loss or damage after your home has been unoccupied for more than 60 days in a row.

You must pay the amount of escape of water **excess** shown in **your** schedule, which applies to any claim for escape of water.

10 Falling trees or branches

II Falling television and radio aerials (including satellite dishes), their fittings and masts

B Extra Cover (included as standard)

I Contents in the garden

We will pay for loss of or damage to **your contents** from any cause listed under Section 2A **Contents** and Section 2C Accidental Damage if shown as included on your schedule while in the open and inside the boundaries of your home.

But not

- a) Loss of money.
- b) Loss of or damage to bicycles.
- Loss or damage after your home has been unoccupied for more than 60 days in a row.

We will not pay more than £2,500 for any claim.

No excess applies.

2 Plants in the Garden

We will pay for loss of or damage to trees, shrubs, plants and lawns.

We will also pay for any design fees necessary to put right this loss or damage.

But not

- a) Loss of or damage to trees, shrubs, plants and lawns as a result of the ground sinking (subsidence) unless **your home** is damaged at the same time and by the same cause.
- Loss or damage caused by any pets, other animals, birds, insects, fungus, or frost.
- Trees, shrubs, plants or lawns dying naturally or because you have not looked after them properly.
- Loss of or damage to trees, shrubs, plants and lawns on land not belonging to your home.
- e) Loss or damage caused by storm, flood, or weight of snow.
- f) Loss or damage after your home has been unoccupied for more than 60 days in a row.

 $\mbox{\bf We}$ will not pay more than £500 for any one plant, shrub or tree.

We will not pay more than £2,500 for any claim.

No excess applies.

3 Contents temporarily away from your home

We will pay for loss of or damage to **contents** from any cause insured under part A of Section 2 while the items are temporarily away from **your home** and inside the **British Isles**.

But not

- a) Loss by deception.
- b) Loss of or damage to guests' effects.
- c) Loss by theft, vandalism or malicious acts unless in an occupied private home or building where you work, or force and violence is used to enter the building.
- d) Personal possessions.
- e) Camping equipment.
- f) Money whether used for personal or business purposes.
- g) Bicycles.

We will not pay more than £10,000 after the loss of or damage to **contents** temporarily away from **your home.**

4 Contents at university/college

We will pay for loss of or damage to **contents** from any cause insured under part A of Section 2 while the items are temporarily away from **your home** and kept in **your** lodgings while **you** are at university, college or boarding school in the **British Isles**.

But not

- Loss or damage by a cause listed in or specifically excluded by B3 of this Section 2.
- b) Loss of money.
- c) Loss by deception.
- d) Loss by theft unless there is evidence of forcible and violent entry to your lodgings.
- e) Loss of or damage to guests' effects.

We will not pay more than £10,000 after the loss of or damage to **contents** at university or college.

5 Household removals

We will pay for loss of or damage to your contents by a cause listed under Section 2A Contents and Section 2C Accidental Damage if shown in your schedule while they are being permanently removed from your home to any other private property you are going to live in inside the British Isles, including while they are temporarily stored for up to 72 hours.

But not

- a) Loss of or damage to money.
- b) Loss of or damage to china, glass, earthenware or other fragile items.
- c) Loss of or damage to bicycles.
- d) Loss or damage caused by any paying guest or tenant.

Section 2 Contents continued

6 Alternative accommodation and storage

Providing **you** live in the property and **your home** is not fit to be lived in as a result of a valid claim made under part A of Section 2 of the policy **we** will pay:

- a) the necessary cost of comparable accommodation for you and your pets while your home is being repaired;
- the necessary cost of temporarily storing your contents while your home is being repaired.

We will not pay more than £30,000 in total for any alternative accommodation and storage costs.

We will provide cover for **your** contents as long as no other insurance cover is in place.

7 Oil and metered water

We will pay for the loss of oil from the domestic heating installation and loss of metered water caused by any cause insured under part A of Section 2 of the policy.

8 Locks on outside doors

We will pay the cost of replacing and fitting locks to the outside doors of **your home** or to any safe or alarm system in **your home** if the keys to the locks have been lost or stolen.

Any claim for lost keys may be made under Section 1 or Section 2 of this policy but not under both.

9 Title deeds

We will pay the necessary cost of preparing new title deeds to **your home** after loss or damage caused by anything insured by part A of Section 2 while the deeds are in **your home** or in **your** bank for safe keeping.

10 Religious festivals

For the period starting 30 days before and finishing 30 days after a religious festival (if within the **period of insurance** shown in **your** schedule), **we** will increase the sum insured shown in **your** schedule under this Section 2 by 10% of the sum insured for **contents**.

II Wedding and civil partnership gifts

For the period starting 30 days before and finishing 30 days after the wedding day or civil partnership ceremony of **you** or any member of **your** family (if this is within the **period of insurance** shown in **your** schedule), **we** will increase the sum insured shown in **your** schedule under this Section 2 by 10% of the sum insured for **contents**.

12 Birth increase

For the period starting 30 days before and finishing 30 days after the birth of a child to **you** or any member of **your** family (if this is in the **period of insurance** shown in **your** schedule), **we** will increase the sum insured shown in **your** schedule under this Section 2 by 10% of the sum insured for **contents**.

13 Downloaded information

We will pay the cost of replacing information that **you** have bought and stored on **your** home computer, mobile phone or other portable entertainment devices and that is lost or damaged as a result of any cause listed in part A of this Section 2.

But not

- a) Remaking a file, tape, disc or disk.
- Rewriting the information contained on your home entertainment equipment.

We will not pay more than £3,000 for any claim.

14 Frozen and chilled foods

We will pay the cost of replacing any food in **your** freezer or fridge, lost or damaged by the temperature rising or falling or the refrigerant or refrigerant fumes escaping.

But not

- a) Any deliberate act of the electricity provider or its employees.
- Any claim when the refrigeration unit is over ten years old unless it is regularly serviced.
- c) Any deliberate act or neglect by you.
- After your home has been unoccupied for more than 60 days in a row.

C Contents Accidental Damage (included as standard)

We will pay for accidental damage to your contents in your home or while being removed to your new home.

But not

- a) Damage to bicycles or money.
- b) Damage caused by any paying guest, tenants or pets.
- Damage by a cause listed in or specifically excluded by part A of this Section 2.
- Damage caused by the failure, wear and tear or lack of grouting or sealant.
- e) Damage after your home has been unoccupied for more than 60 days in a row.

D Occupier's and Personal Liabilities

We will pay all amounts you become legally liable to pay as damages in your capacity as occupier of your home, or for any other reason, as a result of:

- a) accidental death of or bodily injury to any person;
- b) accidental loss of or damage to property,

which happened during the **period of insurance** shown in **your** schedule.

But not

Liability for:

- a) death of or bodily injury to you or your domestic staff;
- damage to property belonging to or in the custody or control of you, or your domestic staff;
- c) claims caused by the following:
 - i) you owning any land or building, or you occupying any land or building except your home or temporary holiday accommodation:
 - ii) any business;
 - iii) an agreement unless that liability would have existed anyway,
- d) **you** owning, keeping or using any:
 - i) vehicles except the following while being used for their intended purpose and by a person for whom they were designed: ride on lawn mowers, electrically powered wheelchairs and mobility scooters, electrically powered children's ride on toys, electrically assisted bicycles and pedestrian controlled electrically powered golf trolleys;

Section 2 Contents continued

- ii) caravan while being towed;
- watercraft, hovercraft, land yacht or any other wind powered or wind assisted vehicles, windsurfers, kite boards and aircraft except hand-propelled craft or models;
- iv) animals except domestic pets;
- v) horses, donkeys or mules;
- vi) dangerous dogs as described under the Dangerous Dogs Act
 1991 or the Dangerous Dogs (Northern Ireland) Order 1983
 and any changes to that legislation.
- e) any communicable disease (one able to be passed from one person to another).

We will not pay more than £5,000,000 for any claim.

In addition **we** will pay costs, expenses and legal fees for defending **you** so long as **we** have agreed to do so in writing beforehand.

As owner of **your home you** may become legally liable for accidents involving **your buildings**. To protect yourself as a home owner against third party liability claims **you** should get a separate cover which is usually supplied as a part of a **Home buildings** insurance policy.

E Employer's Liability

We will pay all amounts which you become legally liable to pay for accidental death of or bodily injury to your domestic staff during the period of insurance shown in your schedule.

For any claim caused by one incident, we will not pay more than £10,000,000.

We will also pay costs, expenses and legal fees providing we have agreed to do so in writing beforehand.

F Tenant's Liability

We will pay all amounts you become legally liable to pay, as a tenant of your home, for damage caused to the buildings during the period of insurance shown in your schedule, by any cause covered by paragraph A of Section I of this policy and if you have chosen paragraph C of Section 2, accidental damage to:

- underground drains, pipes, cables and tanks which you are legally responsible for and which provide services to or from your home;
- fixed glass in windows, doors or roofs, fixed ceramic hobs or fixed sanitary fittings in your home.

But not

- a) Breakages caused by any paying guest or tenant; or
- after your home has been unoccupied for more than 60 days in a row.

For any claim resulting from one incident, we will not pay more than £10,000.

G The Basis of Settling Contents Claims

- I For any item of **contents** that is lost or damaged **we** will at **our** option:
 - a) replace or repair the item or part; or
 - b) pay the cost of replacing or repairing the item or part; or
 - if we can repair or replace the item or part but agree to make a cash
 payment instead it will not be more than the amount it would have
 cost us to replace or repair the item using our own suppliers; or
 - if no equivalent part or replacement item is available, pay the full cost of the item without any deduction, providing the sum insured is adequate.

- 2 We will not pay more than:
 - a) the individual sum insured for any item;
 - the amount shown in your schedule for any loss of or damage to valuables;
 - c) £10,000 for business equipment;
 - d) £1,000 for money;
 - e) £4,000 for any one valuable unless your schedule shows otherwise;
 - f) the amount shown in paragraphs B1, B2, B3, B4, B6 and B13 of Section 2;
 - g) £1,000 for guests' effects;
 - £5,000 for theft of contents while stored in any garage or outbuilding at your home.
- 3 Having applied the limits above we will not pay more than the total sum insured for contents shown in your schedule. On top of any other amount we will pay the amount shown in parts B2, B6, B7, B8 and B9 of this Section 2.
- 4 For any part of a set or suite that is lost or damaged which we cannot repair or replace we will:
 - a) replace the set or suite as new; or
 - b) pay the cost of replacing the set or suite as new; or
 - c) if we can replace the set or suite but agree to make a cash payment instead it will not be more than the amount it would have cost us to replace the item using our own suppliers. If we ask you to, you must give up the undamaged parts of the set or suite to us where the full replacement cost has been paid; or
 - d) If no equivalent or replacement set or suite is available, pay the full
 cost of the item without any deduction, providing the sum insured
 is adequate.

- If, at the time of any loss or damage, the **contents** sum insured is not enough to replace the entire **contents** of **your home** as new, **we** will proportionally reduce the amount of any claim payment made by the percentage of under payment of premium which has arisen as a result of the shortfall in the sum insured. For example, if the premium **you** have paid for **your** contents insurance is equal to 75% of what **your** premium would have been if **your contents** sum insured was enough to replace the entire **contents** of **your home** as new, then **we** will pay up to 75% of any claim made by **you**.
- 6 You must pay the policy excess shown in the schedule, unless we have said otherwise. We will only deduct one excess per claim, unless we have endorsed your policy to say otherwise.
 - If we have appointed one of our suppliers to deal with all or part of your claim, they may be asked to collect the excess directly from you on our behalf
- 7 The sum insured will not be reduced after we pay a claim unless the claim relates to the total loss of any item specified in your schedule.
- 8 If you claim for any item specified in your schedule you will need to give proof of the item's value. To help you do this we recommend that you keep photos, instruction booklets, copies of valuations and receipts.

Section 3 Personal Possessions (included as standard with Contents)

A Loss or damage

We will pay for accidental loss of or damage to personal possessions and any other item specified in the **Personal possessions** section of **your** schedule while that property is inside the **British Isles**.

But not

- a) Loss of or damage to:
 - i) property more specifically insured by any other policy;
 - ii) property held or used for any business;
 - iii) any sports equipment while it is in use;
 - iv) any camping equipment while set up or in use and in the open;
 - vehicles, caravans, trailers, hovercraft or aircraft and watercraft
 (except hand propelled or models) and their parts and accessories
 whether attached or not, except removable entertainment or
 navigation equipment while it is removed from the vehicle.
- b) Loss or damage caused by theft involving deception.
- c) Theft from an unattended motor vehicle unless it is locked and any items are contained in the closed glove compartment or locked boot and concealed from view.
- d) Customs or other officials confiscating or keeping hold of some items.
- e) Loss or damage covered by part A of Section 2 Contents of your policy.
- f) Loss or damage caused by any paying guest or tenant.
- g) Loss of or damage to any bicycle tyres or accessories unless the bicycle is lost or damaged at the same time.

- Loss of or damage to any bicycle whilst it is being used for professional racing, pace making or trials.
- Theft of any bicycle when it is unattended and is not in a locked building or immobilised by a security device.

B Extra Cover (included as standard)

I Money

We will pay for theft or accidental loss of money in your custody or control anywhere in the world.

But not

- a) Shortages caused by mistake.
- b) Any loss in value.
- Losses not reported to the police within 24 hours of being discovered.
- Loss or damage by customs or other officials confiscating or keeping hold of items.

We will not pay more than £1,000.

No excess applies.

2 Overseas travel

The insurance provided under paragraph A of this Section 3 will apply to the property insured while temporarily outside the **British Isles** for up to 60 days in any one **period of insurance**, and while in **your** custody and control.

3 Items in a bank

We will pay for accidental loss of or damage to items described in your schedule as being held in a bank or safe deposit.

But not

While the items are removed from the bank or safe deposit unless we have agreed that they may be temporarily removed.

CThe Basis of Settling Personal Possessions Claims

- For any personal possession, set or part of a set that is lost or damaged we will at our option:
 - a) replace or repair the item or part; or
 - b) pay the cost of replacing or repairing the item or part; or
 - c) if we can repair or replace the item but agree to make a cash
 payment instead it will not be more than the amount it would have
 cost us to replace or repair the item or part using our own
 suppliers; or
 - d) if no equivalent part or replacement item is available, pay the full cost of the item without any deduction, providing the sum insured is adequate.
- For any part of a set or suite that is lost or damaged which we cannot repair or replace we will:
 - a) replace the set or suite as new; or
 - b) pay the cost of replacing the set or suite as new; or

- c) if we can replace the set or suite but agree to make a cash payment instead it will not be more than the amount it would have cost us to replace the item using our own suppliers. If we ask you to, you must give up the undamaged parts of the set or suite to us where the full replacement cost has been paid; or
- d) if no equivalent or replacement set or suite is available, pay the full cost of the item without any deduction, providing the sum insured is adequate.
- We will not pay more than the total sum insured for **Personal** possessions as shown in your schedule up to the following limits:
 - a) the individual sum insured for any item;
 - £4,000 for any one item, set or collection unless your schedule states otherwise:
 - c) £1,000 for any **bicycle** unless it is a specified item.
- 4 Having applied the limits above we will not pay more than the total sum insured for Personal possessions shown in your schedule, except in addition to the amounts shown on your schedule for money (paragraph B1 of this Section 3) if applicable.
- You must pay the policy excess shown in the schedule, unless we have said otherwise. We will only deduct one excess per claim, unless we have endorsed your policy to say otherwise.
 - If we have appointed one of our suppliers to deal with all or part of your claim, they may be asked to collect the excess directly from you on our behalf.

Section 3 Personal Possessions (included as standard with Contents) continued

If **you** claim for any item specified in **your** schedule **you** will need to give proof of the item's value. To help **you** do this **we** recommend that **you** keep photos, instruction booklets, copies of valuations and receipts.

Section 4 Family Legal Protection (included as standard)

This section covers Legal Expenses and automatically applies to **your** policy and will appear on **your** schedule of insurance.

Before you incur any costs, you must contact the legal helpline.

Legal helpline - 0845 601 2945

You can ring the legal helpline to talk about any private legal problem under United Kingdom law, whether or not it results in a claim.

We will provide you with initial advice only. We will advise you of your legal rights, what courses of action are available to you and whether these can be best implemented by you or whether you need to consult with a lawyer.

This service is here to help and is available to **you**, 24 hours a day, 365 days of the year. For extra security, **we** may record all phone calls and keep the recording secure.

Please have your home insurance policy number available when you call.

Definitions

The following definitions apply to this section and are in addition to those shown on pages 5 and 6 of the policy.

In this Section, the words below will have the following meanings.

Appointed representative

The **preferred law firm**, solicitor, or other suitably qualified person appointed by **us** to represent **you** under this section of the policy.

Costs

a) All properly incurred, reasonable and proportionate fees, expenses and disbursements charged by the appointed representative and agreed by us. Legal fees and disbursements will be assessed on the standard basis or in accordance with any fixed recoverable costs scheme, if applicable. b) The fees incurred by your opponent that you are ordered to pay by a court and any other fees we agree to in writing.

Court

Court, tribunal or other suitable authority.

Date of incident

- a) for civil cases, the date of the incident that leads to a claim. If there is more than one incident arising at different times from the same originating cause, the date of incident is the date of the first of these incidents.
- b) for criminal cases, the first date it is alleged that you broke the law.
- for claims under part A6 Tax protection, the date when HM Revenue & Customs first notifies you in writing of its intention to make an enquiry.

Preferred law firm

The law firm **we** choose to provide legal services. These legal specialists are chosen as they have the expertise to deal with **your** claim and must comply with **our** agreed service standards.

Reasonable prospects of success

For civil cases, **we** and the **appointed representative** agree that there is a better than 50% chance that **you** will:

- a) obtain a successful judgment; and
- recover your losses or damages or obtain any other legal remedy we agree to, including an enforcement of judgment, making a successful defence or making a successful appeal or defence of an appeal.

Section 4 Family Legal Protection (included as standard) continued

For criminal cases, we and the appointed representative agree that there is a better than 50% chance of you successfully mitigating your sentence or fine or making a successful appeal or defence of an appeal.

Terms of appointment

A separate contract which we will require the appointed representative to enter into with us if the appointed representative is not a preferred law firm. This contract sets out the amounts we will pay the appointed representative under your policy and their responsibilities to report to us at various stages of the claim.

Territorial limits

The **United Kingdom.** For claims under part A1 Personal injury and part A3 Contract dispute, the territorial limits are worldwide. For claims under part C Detention while abroad the territorial limits are anywhere in the world outside the **United Kingdom**.

United Kingdom

Great Britain, the Isle of Man, the Channel Islands and Northern Ireland.

We agree to provide the cover in this section 4 if:

- we and the appointed representative agree that your claim has reasonable prospects of success for the duration of the claim;
- the incident happens within the territorial limits and during a period cover was in force; and
- any legal proceedings will be carried out within the territorial limits by a court.

Cover provided

A Costs

We will pay costs in the event of the following:

I Personal injury

An incident that causes your death or bodily injury to you.

But not

Any claim arising from or relating to:

- illness or injury which develops gradually or is not caused by a specific or sudden accident;
- psychological injury or mental illness unless it results from a specific or sudden accident that has also caused physical bodily injury to you;
- defending **your** legal rights in claims against **you**; or
- any claim relating to clinical negligence other than as provided for under part A2 Clinical negligence.

2 Clinical negligence

Death or bodily injury to **you** that results from negligent surgery, clinical or medical procedure, or treatment.

But not

Any claim arising from or relating to:

- a) negligent surgery, clinical or medical procedure, or treatment that occurred before cover started;
- an alleged failure to correctly diagnose your condition; or
- psychological injury or mental illness unless it results from negligent surgery, clinical or medical procedure or treatment that has also caused physical bodily injury to you.

3 Contract dispute

A breach of contract claim arising out of a contract you have for:

- a) buying or hiring goods or services;
- b) selling goods; or
- c) buying or selling your home

But not

Any claim arising from or relating to:

- a) a contract you entered into before cover started;
- advice, specification, design, construction, conversion, extension, renovation or demolition on any land or relating to any buildings where the contract value exceeds £15,000 (including VAT);
- c) leases, tenancies or a licence to occupy land or buildings;
- a contract you have entered into in connection with a profession, business, trade or venture for gain;
- a contract you have entered into in connection with your employment other than as provided for under part A5 Employment;
- f) loans, mortgages, pensions, investments or borrowing;
- g) planning, including town and country planning; or
- h) professional negligence in connection with a matter not covered under this section 4.

4 Property protection

The following disputes arising out of you owning or living in your home:

- a) a legal nuisance;
- b) a trespass to your home; or
- c) physical damage to your home.

But not

Any claim arising from or relating to:

- a) a dispute when the date of incident is less than 90 days after cover started:
- b) any building or land other than your home;
- defending your legal rights in claims against you other than defending a counter-claim;
- d) planning, including town and country planning;
- any works by or under the order of any government or public or local authority unless the claim is for accidental physical damage;
- advice, specification, design, construction, conversion, extension, renovation or demolition on any land or relating to any buildings; or
- g) leases, tenancies or a licence to occupy land or buildings.

5 Employment

A dispute with your current or former employer at an Employment Tribunal.

But not

Any claim arising from or relating to:

- a dispute when the date of incident is less than 90 days after cover started:
- defending your legal rights in claims against you other than defending a counter-claim;
- any disciplinary, investigatory or grievance procedures within the company you work for, and appeals against the outcomes of such procedures;
- settlement agreements unless there is an Employment Tribunal claim in the alternative;

Section 4 Family Legal Protection (included as standard) continued

- e) redundancy consultations; or
- f) a dispute started in or transferred to the county court or high court or the equivalent courts in the territorial limits.

6 Tax protection

A full enquiry by HM Revenue & Customs that considers all aspects of **your** self-assessment tax return. The full enquiry must relate solely to **your** work as an employee.

But not

Any claim arising from or relating to:

- enquiries limited to specific aspects of your self-assessment tax return; or
- any business tax affairs (for example where you are self-employed, a sole-trader or in a partnership).

7 Inheritance dispute

A dispute over something left to you in a will.

But not

Any claim arising from or relating to:

- a) a dispute with executors regarding the management of the estate;
- b) the negligent drafting of a will;
- a dispute you have with another beneficiary regarding the administration or disposal of any property left to you in a will; or
- d) where a will has not been previously made, concluded or cannot be traced (intestacy).

8 Legal defence

Your work as an employee which leads to:

- a) you being prosecuted in a criminal court within the territorial limits;
- b) civil action being taken against **you** for unlawful discrimination; or
- civil action being taken against you under Section 13 of the Data Protection Act 1998.

9 Motoring prosecution

You being prosecuted for an offence connected with using or driving a motor vehicle. You must send us a copy of your summons within 7 days of receiving it.

But not

Any claim arising from or relating to:

- a) prosecutions resulting from drink or drug related offences;
- you driving a motor vehicle for which you do not have valid motor insurance:
- c) driving licence or vehicle documentation related offences; or
- d) parking or obstruction offences.

B Salary while you attend jury service

We will pay your salary or wages for each complete half day you attend jury service if you cannot claim them back from the court or from your employer.

C Detention while abroad

We will pay up to £250 for the first consultation that **you** arrange with a local solicitor if **you** are arrested or held by authorities while **you** are abroad.

The most we will pay under A and B above, including any appeal or counterclaim, for all claims that arise from the same incident is £100,000 (including VAT).

Exclusions which apply to Section 4 - Family Legal Protection

See also the general exclusions which apply to the whole policy.

You are not covered for any claim arising from or relating to:

- a) **costs** that relate to the period before **we** accept **your** claim;
- b) action against another person who is insured by this policy;
- fines, penalties, compensation or damages which you are ordered to pay by a court;
- d) a dispute between you and someone you live with or have lived with;
- a judicial review an application for a judge to review the legality of a decision made or action taken by a public body;
- f) a dispute with us about this section of the policy other than as shown under 'How to complain' on page 3;
- g) incidents which begin before the cover started;
- loss or damage that is insured under another section of this policy or any other insurance policy; or
- i) any appeal where we did not provide cover for the original claim.

Conditions which apply to Section 4 - Family Legal Protection

See also the general conditions which apply to the whole policy. General Conditions I and 2 on page 46 do not apply to Section 4 – Family Legal Protection.

The claims conditions which apply to the whole policy do not apply to Section 4 – Family Legal Protection.

I Observing the policy terms

You must comply with all of the terms and conditions of this policy, take all reasonable precautions to minimise the cost of claims and to prevent a claim from happening.

If **our** position is prejudiced as a result of **you** not observing any of the terms and conditions of this policy, **we** have the right to:

- a) refuse or withdraw from any claim;
- b) refuse to pay costs we have already agreed to meet; and
- c) claim back from you costs that we have paid.

2 Reporting your claim

- You must report full and factual details of your claim to us within a reasonable time of the date of incident.
- b) You must send us any information that we ask for that is reasonable and relevant to your claim (you must pay any costs involved in providing this information).

3 Choosing an appointed representative

- a) If we accept your claim we will appoint a preferred law firm to try to settle the matter without having to go to court.
- b) If it is necessary to take your claim to court, or if there is a conflict of interests, you can choose a law firm to act as the appointed representative.
- If you choose an appointed representative who is not a preferred law firm they must agree to act for you in line with our terms of appointment (you can ask us for a copy). Cover for their costs will only commence from the date they agree to our terms of appointment.

Section 4 Family Legal Protection (included as standard) continued

d) The appointed representative will enter into a separate contract of appointment directly with you. You will be responsible for costs incurred by the appointed representative which are not authorised by us.

4 Co-operating with the appointed representative and us

- a) If we ask, you must tell the appointed representative to give us any documents, information or advice that they have or know about.
- b) You must fully co-operate with the appointed representative and us, and not take any action that has not been agreed by your appointed representative or by us.
- c) You must keep us and the appointed representative continually and promptly informed of all developments relating to the claim and provide us and the appointed representative immediately with all information, evidence and documents that you have or know about.
- You must get our written permission before instructing a barrister or an expert witness.
- We can contact the appointed representative at any time, and he or she must co-operate fully with us at all times.

5 Barrister's opinion

If there are conflicting opinions over **reasonable prospects of success you** will be required to obtain an opinion from a barrister; the choice of the barrister needs to be agreed between **you** and **us. You** will be responsible for paying for the opinion unless it shows that **your** claim has **reasonable prospects of success**.

6 Settling or ending your claim

- You must tell us if anyone makes a payment into court or offers to settle your claim.
- b) You must not stop, settle, negotiate or withdraw from a claim or withdraw instructions from the appointed representative without our approval. We will not withhold our approval without good reason.
- c) If an appointed representative refuses to continue acting for you with good reason, or if you dismiss them without good reason, cover for your claim will end immediately unless we agree to appoint another appointed representative.
- d) We can decide to settle your claim by paying you the compensation you are likely to be awarded by a court instead of starting or continuing your claim or legal proceedings. If your claim is not for damages, we may decide to settle your claim by paying you the equivalent financial value of your claim.
- e) We can refuse to pay further costs if you do not accept an offer or payment into court to settle a claim which we or the appointed representative considers should be accepted.
- f) We can refuse to pay further costs if we or the appointed representative consider that those costs would be disproportionate to the value of the claim.
- You must tell us if your claim no longer has reasonable prospects of success.
- We can refuse to pay further costs if your claim no longer has reasonable prospects of success.

7 Assessing and recovering costs

- a) We have the right to have costs certified by the appropriate professional body, audited by costs draftsmen we choose or assessed by a court.
- b) You must tell your appointed representative to claim back all costs that you are entitled to. If costs we have paid are recovered, you must refund them to us.

- we and you will share any costs that are recovered where:
 - We refused to pay further costs and you paid more costs to end your claim.
 - You chose to pay the difference between the costs we offered to the appointed representative under our terms of appointment and the costs charged by the appointed representative.

We and you will each receive the same percentage of the recovered costs as originally paid..

Section 5 Home Emergency (included as standard)

This cover automatically applies to **your** policy and will appear on **your** schedule of insurance.

Definitions

The following definitions apply to this section and are in addition to or replace those shown on pages 5 and 6 of the policy.

In this section, the words below will have the following meanings.

Authorised repairer

A person, company or organisation appointed by **us** to carry out a temporary or permanent **emergency repair**, or prevent further damage.

Beyond economic repair

When the cost of repairing the boiler or appliance is more than the cost of replacing it. If **we** find out **your** boiler is beyond economic repair, **we** will pay part of the cost of a new one, as set out below:

Age of boiler Amount **we** will pay

1 to 5 years £250 6 to 10 years £100

Call out

Our sending an authorised repairer or suitably qualified repairer out after you ask for emergency assistance, even if you then cancel your request.

Electrical supply

The permanent electrical wiring system supplying power to **your home** from the mains service through **your** electricity supply meter.

Emergency

An incident in the **home** that happens during the **period of insurance** and which, if not dealt with quickly, will:

- a) make the home unsafe or insecure for you;
- b) cause damage to the home and its contents; or
- result in the home losing its main source of heating, lighting or water (hot or cold).

Emergency assistance

Work carried out by an **authorised repairer** or **suitably qualified repairer** to temporarily or permanently deal with an **emergency**, carry out emergency repairs or prevent further damage.

But not

Repairing paths and driveways that need to be lifted to deal with the **emergency**.

Geographical limits

The United Kingdom including the Isle of Man and the Channel Islands, but not the Isles of Scilly or the Scottish Islands.

Home

The private home at the address shown in **your** schedule, together with integral or attached garages used for domestic purposes.

But not

Detached garages and outbuildings.

Internal plumbing and drainage

The fixed **sanitary fittings**, hot or cold water supply, and storage and drainage systems which **you** are responsible for and that are inside the **home**.

Main source of heating

The main hot water or central heating system in your home including:

- a) one domestic boiler;
- b) any controls forming part of the boiler; and
- the programmer, central heating pump, hot water cylinder, room thermostat and radiators

But not

- Any form of underfloor heating, solar heating system or warm-air heating system.
- b) Any non-domestic boiler and associated system.
- c) Any boiler with an output of over 60Kw.
- d) Any boiler over 10 years old.
- e) Any secondary or other boiler.
- f) Oil fired and solid fuel systems.
- g) LPG and Propane operated systems.
- h) Open fires.
- i) Electrotech and Smartheat systems.
- j) Solar heating or air-conditioning units.

Pests

- a) Wasps' nests.
- b) Hornets' nests.
- c) Mice.

- d) Rats.
- e) Grey squirrels.

Security

The locks to external doors and windows of your home.

Suitably Qualified Repairer

A bona fide tradesperson, company or organisation appointed by you with the relevant expertise to temporarily or permanently put right an emergency, carry out emergency repairs or prevent further damage where possible. This applies to properties situated in the Isle of Man or the Channel Islands only.

Temporary repair

Repairs or work needed to deal temporarily with an **emergency** but which may need to be replaced by a **permanent repair**.

Underground external drainage

The underground drainage pipes and sewers serving **your home**, which **you** have a legal responsibility for.

But not

- a) Cesspits.
- b) Septic tanks.
- c) Treatment plants and associated pipe work and equipment.

You, your

The person named as the policyholder in your schedule or any person authorised by you to be in the **home** at the time of the **emergency**.

Section 5 Home Emergency (included as standard) continued

Cover provided (inside the geographical limits, except the Isle of Man and the Channel Islands)

If there is an emergency in your home, we will:

- a) tell you how to immediately protect yourself and your home; and
- send an authorised repairer to your home or arrange an appointment for an authorised repairer to visit your home at an agreed time; and
- c) organise and pay for emergency assistance, including the cost of the call out, labour at your home and parts up to a total of £500 per call out (including V.A.T.).

Cover provided (the Isle of Man and the Channel Islands only)

If there is an emergency in your home, we will:

- a) tell you how to immediately protect yourself and your home; and
- authorise you to appoint a suitably qualified repairer to visit your home; and
- pay you the cost of obtaining emergency assistance, including the cost of the call out (including VAT) for the areas detailed in this section 5.

If a major **emergency** could result in serious damage or danger **you** should immediately report it to the gas, electricity or water company, the local authority or the emergency services. If **you** ever smell gas or discover a leak, **you** should call Transco on **0845 301 6239**.

I Electrical wiring

We will pay the cost of emergency assistance needed as a result of the permanent electrical supply to your home failing.

But not

Any electrical wiring that is not permanent or wiring that is outside of the **home**, like wiring to satellite dishes and garden lighting, the supply to outbuildings or garages not attached to **your home**.

2 Plumbing and drainage

We will pay the cost of emergency assistance that is necessary as a result of an emergency to:

- a) internal plumbing and drainage; and
- b) underground external drainage.

But not

- a) The costs of repairs to the underground water supply to your home.
- The cost of repairs to any shared drainage facilities, except inside the boundary of the plot on which your home stands.
- More than your share of the cost, if your property is a flat or a maisonette.
- d) After your home has been unoccupied for more than 60 days in a row.
- The cost of replacement of pumps, water tanks, radiators, cylinders, water softeners, waste disposal units, macerators or any central heating component.

3 Security

We will pay for emergency assistance if the locks on external doors or windows of your home have been damaged or unexpectedly fail to function.

But not

- Replacement locks as a result of the theft or loss of keys to your home.
- b) The repair or replacement of any intruder or fire alarm systems.
- Damage to windows or glass in external doors, unless it leaves your home unsafe or insecure.
- d) Emergency assistance after your home has been unoccupied for more than 60 days in a row.

4 Heating

We will pay the cost of emergency assistance as a result of the main source of heating in your home failing.

But not

- a) The cost of repairing a boiler which is more than 10 years old.
- The cost of repairing a boiler with a maximum output of more than 60Kw.
- c) The cost of repairing leaks from any gas pipe or gas-fired appliance.
- The cost of repairing a boiler or appliance that is beyond economic repair.
- The cost of replacing your central heating boiler, storage or panel heater or appliance.
- The cost of repairing or replacing your cold water supply tank, its feed and outlet.
- g) The cost of repairing or replacing water supply pipes to or from the hot water cylinder or gas appliance.

- The cost of repairing or replacing radiators (we will pay the cost of isolating leaking radiators).
- i) The cost of clearing airlocks or bleeding radiators.
- The cost of removing asbestos associated with repairing any appliance or system.
- k) Emergency assistance after your home has been unoccupied for more than 60 days in a row.

5 Pests

We will pay the cost of dealing with pests that cause an **emergency** in **your home**.

But not

- After your home has been unoccupied for more than 60 days in a row.
- If you have already been given our recommendations on disposing of or controlling those pests and you have failed to adopt the recommendations.

Section 5 Home Emergency (included as standard) continued

General exclusions which apply to Home Emergency

See also the General Exclusions on page 48 of this booklet which apply to the whole policy.

We will not pay for

- Any loss or damage arising before the start date of the policy or during the first 14 days of cover.
- Emergency assistance to any home in the Isles of Scilly or the Scottish Islands.
- The cost of work carried out by anyone except a repairer deployed through us, except if your home is situated in the Channel Islands or the Isle of Man.
- Any items that need replacing as a result of normal use like light bulbs and fuses.
- Loss or damage caused by any interruption of mains services to your home.
- 6) Any system or appliance which has not been installed, maintained or repaired in line with the manufacturer's instructions, or has not been used or altered properly, or which has a manufacture or design fault.
- Loss of or damage to any decoration, fixtures or fittings caused when providing emergency assistance.
- Replacing any system or appliance as a result of the unavailability of spare parts after a thorough search of stockists.
- 9) Any loss or damage caused by fire, lightning, explosion, earthquake, flood, storm, subsidence, heave or landslip, malicious damage, theft or attempted theft (except when an emergency involves the locks to external doors or windows), structural repairs, alteration or demolition.

General conditions which apply to Home Emergency

See also the General Conditions on pages 46 and 47 of this booklet which apply to the whole policy.

I Asking for emergency assistance

You must contact us immediately after an emergency arises that may result in a call out.

To ask for emergency assistance you must call the helpline on 0800 206 1969.

2 Preventing loss

You must take all reasonable steps to prevent loss, damage or breakdown and keep your home, its systems and appliances in a good state of repair.

3 Spare or replacement parts

Spare or replacement parts may not be from the original manufacturer and will not necessarily be a like-for-like replacement. **We** cannot be held responsible for delay in supplying spare or replacement parts.

4 Pay on use

If an incident occurs that does not qualify as an **emergency** under the terms of this policy **we** can, at **your** request, arrange for an **authorised repairer** to call at **your home**. But **you** will have to pay the costs involved and the contract for any services provided will be between **you** and the repairer.

The use of this service is not considered to be a call out.

The following definitions are in addition to or may replace those shown on pages 5 and 6 of the policy.

In this section 6 only, the words below will have the following meanings

We, us, our, the company

U K Insurance Limited and our agents.

Abroad

Anywhere in the world, outside the UK.

Anticipated event

Any event or occurrence which **you** or a member of **your immediate family** knew would occur or could have reasonably expected to occur during **your journey** and which **you** or a member of **your immediate family were** aware of at the time of booking the **journey**.

Assistance service

The company we have appointed to help you in a medical emergency, or if you need to cut short your journey (curtailment) or other serious problems during your journey.

Circulatory problems

Any circulatory problem including but not limited to peripheral vascular disease, polycythaemia rubra vera, primary pulmonary hypertension, strokes, thrombosis, transcient ischaemic attack, atherosclerosis, diabetes mellitus, high cholesterol, hypertension.

Curtailment (cutting short a journey)

Cutting short **your journey** because of a stay in hospital or because someone has fallen ill or died or for other reasons.

Emergency

An unexpected event that results in **you** needing **emergency** treatment from a doctor or hospital.

End date

The date **your journey** ends and **you** return home which must fall within the period shown on **your** home insurance schedule.

Excess

The amount **you** must pay (£35) towards any claim which is applied separately to:

- a) each person claiming; and
- b) each incident that leads to a claim.

Heart problems

Any heart problem including but not limited to abdominal aortic aneurysm, angina, angioplasty, arrhythmia, cardiac valve disease, cardiomyopathy, congenital heart disease, heart attack, heart failure, heart bypass, heart transplant, pacemaker, atherosclerosis, diabetes mellitus, high cholesterol, hypertension.

Immediate family

Your partner, parents, parents-in-law, sons, sons-in-law, daughters, daughters-in-law, brothers, brothers-in-law, sisters, sisters-in-law, stepparents, step-children, legal guardians, grandparents, grandchildren, fiancé or fiancée.

Journey

A holiday or trip of no more than 42 days (not exceeding 120 days in any one **period of insurance**) that starts and ends during the period shown in **your** Home Insurance schedule. Each **journey you** make during the **period**

of insurance will be treated as a separate contract of insurance subject to all the limits, conditions and exclusions of this policy. The **journey** can be for pleasure or **business**, but must not involve **manual work**. It can be:

- a journey abroad that begins in the UK and ends when you return home: or
- a journey inside the UK where you travel outside a 25-mile radius of your home and stay for two or more nights in pre-arranged accommodation.

Manual work

Work which involves:

- a) using, installing or maintaining equipment or machinery;
- b) building or construction work;
- c) caring for children.

Medical adviser

A senior medical officer appointed by the **Assistance service**.

Medical Certificate

A certificate that confirms any physical, mental or medical condition that is the basis of **your** claim under this policy.

Medical Service provider

The hospital, doctors or other medical treatment providers who **we** direct at the time of the **emergency**.

Pre-Existing Medical conditions

- I. A medical condition for which:
- a) you have been prescribed medication;
- b) you have been referred to, treated by or put under the care of a

- Healthcare specialist e.g. a general practitioner, Hospital specialist or consultant or any other healthcare practitioner including physiotherapists or Osteopath;
- you are awaiting any treatment or the results of any tests or investigations whether a condition has been diagnosed or not;
- you have any circulatory problems or heart problems where one or more of the conditions listed under the definitions are pre-existing;
- you suffering from, or having been given a diagnosis of, any form of cancer.
- Any circulatory problems or heart problems where one or more of the conditions listed under the definitions are pre-existing.

Resident of the UK

A person who has their main **home** in the UK, including the Channel Islands.

Start date

The date **you** leave **your home** to start **your journey** which must fall within the period shown on **your** home insurance schedule (regardless of the date the **journey** was booked.)

UK

England, Scotland, Wales, Northern Ireland and the Isle of Man.

But not

Channel Islands.

You, your

Means any adult aged 64 or under at the start of a journey who is:

- The person or people named as the policyholder in your schedule,
- The husband, wife or civil partner of the person named as the policyholder in your schedule.

And their unmarried children (including adopted and foster children), who at the start of the **journey** are aged under 18 years (or up to 23 years if in full time education) and normally live at **home**.

This policy provides cover for each insured adult member of the family, whether travelling together or independently. The policy also provides cover for each insured child either travelling with an insured adult member of the family, or on trips organised by schools or recognised organisations that are supervised by adults.

Independent travel

This policy provides cover for each insured adult member of the family, whether travelling together or independently. The policy also provides cover for each insured child either travelling with an insured adult member of the family, or on trips organised by schools or recognised organisations that are supervised by adults.

A Delayed Personal Belongings

We will pay up to £100 for any essential items which you reasonably need to buy if you have to wait more than 12 hours for Personal belongings which the carrier has temporarily lost on the way to your holiday destination.

But not

 a) Any claim arising directly or indirectly from any delayed personal belongings that happens on your return journey.

B Emergency Overseas Medical Expenses

We will pay costs of up to £5,000,000 for continuous medical and travel expenses while **abroad** that are necessary for up to 12 months as a result of **you** becoming physically ill or injured.

We will pay:

- usual, reasonable and necessary emergency expenses for medical, surgical and hospital charges (including emergency dental treatment to treat sudden pain only);
- the cost of returning you to the UK after a medical emergency;
- c) up to £2,000 for transport and accommodation expenses (including a daily allowance of £25 a day for meals, phone calls and travel) for one person who is a **UK** resident to stay with **you** or travel to and stay with **you** if **we** agree it is necessary and **you**'ve medical evidence to support this fact:
- a daily allowance of £25 a day for meals, phone calls and travel after you're discharged from hospital and before we bring you back to the UK; and
- e) up to £2,500 for funeral expenses abroad or for the cost of returning your remains to your home in the UK.

But not any claim arising directly or indirectly from:

- any pre-existing medical condition including anything caused by having one or more conditions listed under circulatory problems or heart problems (e.g. a heart attack or stroke abroad will not be covered if you have high blood pressure as a pre-existing condition);
- b) treatment or help provided in the **UK**;
- non-emergency treatment, tests or surgery (including cosmetic surgery) that is not directly related to the illness or injury which causes **you** to go into hospital;
- d) surgery or medical treatment that the medical adviser believes is not essential and could wait until you return to the UK;

- e) treatment or help which the medical adviser believes was provided after you first became able to return to the UK;
- any treatment or help where, given your physical or mental condition you should not have travelled or it would have been reasonable for you to have consulted your medical practitioner, before the trip about whether or not it was appropriate to travel;
- g) an anticipated event;
- h) the additional cost of single or private accommodation in a hospital or clinic;
- any expenses which we have not agreed to for inpatient treatment or bringing you home;
- medication which you need at the time of your departure and which you know you will have to continue abroad;
- k) dental work involving the use of precious metals;
- treatment or services provided by a spa, nursing home or rehabilitation centre;
- m) the standard of medical treatment **you** received from the medical service provider;
- n) the medical service provider not providing any necessary treatment;
- o) you not getting necessary emergency medical treatment; and
- p) the cost of any phone calls, except those covered under B –
 Emergency Overseas Medical Expenses and C Medical Expenses in the UK and the initial phone call to the Assistance service;
- any costs over £50 relating to extended parking fees, kennel or cattery costs as a result of a medical claim overseas where your return to the UK is delayed;
- r) the cost of any medical expenses in the Channel Islands if you live there;
- s) the policy excess.

C Medical Expenses in the UK

If you become physically ill or are injured on a **journey** inside the **UK**, we will pay:

a) up to £2,000 for the cost of transport and accommodation for one person to stay with you or travel to and stay with you if our medical adviser advises this.

But not

- a) If the person is not a **UK** resident;
- b) more than £25 a day for meals, phone calls and travel;
- Up to £2,000 for you to be moved by an ambulance to a hospital nearer your home; and
- d) Up to £1,000 to return your remains to your home if you die.

Exclusions which apply to C Medical Expenses in the ${f U}{f K}$

We will not pay:

- The cost of single or private accommodation in a hospital or clinic or any treatment or services provided by a health spa, nursing home or rehabilitation centre; or
- b) If you travel against medical advice.

D Cancelling a journey

We will pay you up to £5,000 for your personal accommodation and transport charges that you cannot get back from any other source (including up to £150 for excursion charges you paid before your journey in the UK) if you cancel your journey:

 because of the death or serious injury or illness of you, a companion your travel depends on, a member of your immediate family, or a person abroad whose home you're intending to stay in;

- if you are called back to the UK as a witness in court or for jury service and a court official has refused to postpone it;
- if a relevant authority makes you stay at home after a serious burglary, fire, storm or flood damage to your home that happens within seven days of the start of your journey;
- if you are being made unemployed or having your contract ended early if you're self employed;
- e) if your pet dog or cat needs emergency life-saving treatment as
 a result of an accident or illness within seven days of the start of
 your journey;
- if as a member of the Armed Forces or the police, ambulance, fire or nursing service, you're needed for unexpected emergency duty or are posted overseas at the time of your journey;
- g) if you decide to abandon your journey after a delay of more than 12 hours from the specified time shown on your itinerary;
- if the Foreign and Commonwealth Office advises against 'all travel' to your intended destination during the period of your journey;
- i) if you're told not to travel, for any reason, by your medical practitioner.
 The necessary supporting evidence (a medical certificate) will be required.

But not

- Any claim arising directly or indirectly from any pre-existing medical condition including anything caused by having one or more conditions listed under the definition of circulatory problems or heart problems.
- b) You not having the right passport or visa.
- c) The actions or failure of any transport or accommodation provider or their agent, or any person acting as **your** agent or **your** conference organiser.

- d) You not wanting to travel or not enjoying the journey.
- Unemployment you knew about before you booked the journey or unemployment caused by your gross misconduct or performance related issues.
- f) If the transport operator or their agents refuse to transport you, a member of your immediate family or your travelling companion because they consider that you or they are not fit to travel.
- g) Any treatment or help where, given your physical or mental condition you should not have travelled or it would have been reasonable for you to have consulted your medical practitioner, before the trip about whether or not it was appropriate to travel.
- h) An anticipated event.
- i) The failure of **your** tour operator, airline or travel agent.
- j) Claims related directly or indirectly to a medical condition of a member of your immediate family or travelling companion (whether they are travelling or not) who, at the time of booking the trip or purchasing this insurance, has been:
 - A hospital in-patient in the last 12 months or been put on a waiting list for hospital treatment; or
 - · Diagnosed with or had cancer in the last five years;
- k) The policy **excess**.
- Claims caused by the withdrawal of an aircraft, cross-channel train or sea vessel from service (temporarily or permanently) on the recommendation or order of any government, civil aviation authority, port authority, rail authority or other similar authority in any country.

Please note the above exclusion does not apply:

- If your policy started before 18 June 2010 or you renew a policy that originally started before this date; or
- If you obtained your quote before 18 June 2010 and subsequently accepted that policy or you've renewed that policy.

E Curtailment (Cutting your journey short)

We will pay you up to £5,000 for your personal accommodation, transport charges and any other travel expenses that you've already paid or agreed to pay. (This includes up to £150 for excursion charges paid beforehand in the UK.) If you have to cut short your journey:

- because of the death, serious injury or illness of you, a companion your travel depends on, a member of your immediate family or a person abroad whose home you're intending to stay in;
- if you, or a companion your travel depends on are called back to the UK as a witness in court or for jury service and a court official has refused to postpone it; or
- c) if a relevant authority makes you return home after a serious burglary, fire, storm or flood damage to your home arising within seven days of the start of your journey.

But not

- a) If you are travelling against medical advice or specifically to get medical treatment.
- If you were diagnosed with a terminal illness before you started your journey.
- If you book a journey when you know about a reason why you
 may have to cut it short.

- d) Because you do not want to travel or not enjoying the journey.
- e) If the transport operator or their agents refuse to transport **you**, a member of **your immediate family** or **your** travelling companion because they consider that **you** or they are not fit to travel.
- f) Any treatment or help where, given your physical or mental condition you should not have travelled or it would have been reasonable for you to have consulted your medical practitioner, before the trip about whether or not it was appropriate to travel.
- g) An anticipated event.
- h) Because of weather conditions at your journey destination.
- i) Any claim directly or indirectly caused by pre-existing medical conditions, including anything caused by having one or more conditions listed under circulatory problems or heart problems (e.g. a heart attack or stroke causing a curtailment claim will not be covered if you have high blood pressure as a pre existing condition).
- j) Any claims not authorised by the Assistance service in advance.
- k) The policy excess.

F Personal Accident

We will pay you or your legal representatives one of the following benefits if you are physically injured on a journey and the injury is caused by violent, visible, external and accidental means only:

Benefit I - up to £10,000 if **your** injury leads to death or total and permanent loss of sight or physical loss of limb.

But not

more than £1,500 if **you**'re under 16 at the time of the accident. Benefit 2- up to £25,000 if **you**'re permanently disabled and cannot carry out any work whatsoever after two years from the date of the

We will not pay more than one benefit for the same incident.

G Delayed or missed departure

accident because of this injury.

I. Delayed departure

If the transport **you**'ve checked in for is delayed at its departure point by at least 12 hours from the time shown in **your** travel itinerary, **we** will pay:

- £20 for the first 12 hours' delay and £10 for every following full 12 hours' delay (up to a maximum of £200); or
- cancellation costs (see D Cancelling a journey) if you decide to abandon the journey before leaving the UK, after the first 12 hours delay.

2. Missed departure

We will pay up to £600 for additional accommodation (room only) and transport costs that are necessary if **you** arrive at **your** departure point too late to board **your** booked transport because:

- a) the public transport taking **you** to **your** departure point is not running to time; or
- b) the private car taking **you** to **your** departure point is involved in an accident or breaks down.

But not

- You failing to check in at your departure point as instructed in your travel itinerary.
- b) If the delay is caused by industrial action, a strike or failure of public transport that is announced on television, news bulletins or in the press before booked the trip, bought the travel tickets or got confirmation of your booking.
- If the private car taking you to your departure point was not roadworthy before breaking down.
- If you did not use public transport and you missed your departure because of heavy traffic or road closures.
- e) If you did not leave enough time to reach your departure point.
- f) the policy excess (part 2 only).
- Claims caused by the withdrawal of an aircraft, cross-channel train or sea vessel from service (temporarily or permanently) on the recommendation or order of any government, civil aviation authority, port authority, rail authority or other similar authority in any country.

Please note the above exclusion does not apply:

- If your policy started before 18 June 2010 or you renew a policy that originally started before this date; or
- if you obtained your quote before 18 June 2010 and subsequently accepted that policy or you have renewed that policy.

H If you lose your passport

We will pay up to £250 for the cost of reasonable additional travel and accommodation abroad if you lose your passport while you arrange a replacement.

But not

If you do not report the loss to the Police or the British Consular representative within 24 hours of discovering it.

I Winter Sports

I Equipment

We will pay up to £500 for loss of or damage to your winter sports equipment while on your journey.

But not

- a) More than £250 for any one item, set or pair.
- Loss or damage while left unattended unless it is in a recognised secure place.
- Loss or damage unless inside a locked vehicle which someone has broken into.
- d) Equipment which is more than 5 years old.
- e) The policy excess.

2 Replacement Items

We will pay up to £25 a day for the cost of hiring equipment if:

- a) Your own equipment is lost, stolen or accidentally damaged;
- Your own equipment is delayed by more than 12 hours during your journey.

But not

more than £300 in total.

3 Lost passes and fees

We will pay up to £250 for the unused part of passes, hire or tuition fees for which **you** cannot get a refund if:

- a) Accident or sickness prevents you from continuing your journey;
- b) Your pass is lost or stolen;
- Your resort closes completely and you cannot travel to another ski area

4 If the Piste closes

We will pay up to £25 a day for travel to another ski resort and another ski pass if the piste and all the ski lifts in **your** resort close for more than 24 hours.

But not

if you do not travel to another ski resort after your resort closes.

5 If departure from the resort is delayed

We will pay up to £20 a day for the cost of reasonable alternative accommodation and food if **your** departure is delayed as transport cannot reach **you** due to bad weather.

We will also pay up to £200 for alternative return transport to the **UK** if **you** cannot change **your** return travel tickets to the **UK** and have to buy others.

6 Injury or illness while skiing

See B – Emergency Overseas Medical Expenses.

Exclusions which apply to I - Winter sports

We will not pay for:

- Any loss which take place outside the recognised skiing season in the ski resort where the incident happened.
- b) Loss or damage unless you booked your journey before you left the UK.
- c) Loss or damage for any winter sport except:

- i) on-piste snowboarding, skiing, snow-cat skiing, mono-skiing and ski bobbing;
- ii) ice skating and curling;
- iii) cross country skiing on locally recognised tracks; and
- iv) off-piste skiing and snowboarding with a qualified instructor.
- More than 22 days' winter sports cover in any one period of insurance.
- e) The policy excess.

J Disaster cover

We will pay up to £1,000 for the cost of necessary additional travel and accommodation to allow **you** to continue **your journey** or to return to the **UK** if **you** cannot continue **your** trip, if **you** cannot stay at **your** pre-booked and pre-paid accommodation because of:

- a) fire, lightening, explosion;
- b) earthquake, tidal wave or avalanche;
- c) storm, hurricane, flood; or
- d) medical epidemic or pandemic.

But not

- If you change your mind about travelling or continuing with your trip when the local or national authorities confirm that it is safe to stay.
- b) Expenses you can recover from elsewhere.
- c) The policy excess.

General conditions which apply to Section 6 - Travel

- You must be a UK resident and aged 64 or under at the start of your journey.
- You must give us all the information (including original documents), and help we need at your own expense. This includes medical certificates and details of any other insurance that may cover a claim under this policy.
- You must take all reasonable steps to prevent any loss, damage, injury or accident.
- You must not book a journey if you've reason to believe it may be cancelled.
- You must not book a journey if you're unemployed and are not registered for work with the employment service.

General Exceptions which apply to Section 6 - Travel

We will not pay for the following:

- I Loss or damage because of travel to a destination where the Foreign and Commonwealth Office has advised against all travel.
- 2 Loss or damage because of the legal action of Customs or any government officials or authorities of any country.
- 3 Any claim caused by you committing suicide, deliberately injuring yourself, making yourself ill or putting yourself in needless danger, sexually transmitted diseases, alcohol or drugs or solvent abuse.
- 4 Any claim caused by drinking too much alcohol or alcohol abuse.

We do not expect you to try not to drink alcohol on your journey or holiday, but we will not cover any medical claims arising because you've drunk so much alcohol that your judgement is seriously affected.

- 5 Loss or damage because you climbed, jumped or moved from one balcony to another, regardless of the height of the balcony.
- 6 Loss or damage because of any manual work or professional entertaining.
- You driving a motor vehicle (including motor cycles up to 125cc) when disqualified or not licensed to do so.
- 8 Any claims and costs caused by you committing an illegal act that causes you to be charged by the Police or local authorities, including but not limited to, being arrested for being drunk or fighting.
- 9 Any losses that are not directly associated with the incident that caused you to claim. e.g. loss of earnings due to being unable to return to work after an injury or illness happening while on a trip or the cost of replacing locks in the event that keys are lost while on a trip.
- 10 You taking part in any of the activities listed below:
 - a) biking including endurance riding, mountain biking and Quad biking;
 - b) motor cycling over 125cc (Helmets must be worn by all riders and the right **UK** licences must be held);
 - c) riding on a bobsleigh, luge, toboggan, snowmobile or skeleton;
 - d) bullfighting or bull-running;
 - climbing, including but not limited to canyoning; mountaineering, pot holing, rock or cliff climbing;
 - diving, including but not limited to cave diving, diving with sharks, high diving, SCUBA diving (any form of underwater swimming or sub-aqua activity below a depth of 30 metres or any underwater

- breathing equipment except a snorkel, unless **you**'re a qualified diver or **you**'re accompanied by a qualified instructor);
- g) football, American football and Gaelic football (all in an organised team);
- flying (except as a fare-paying passenger) or any other airborne activities including ballooning, gliding, hang-gliding, micro-lighting, parachuting, paragliding, parascending, parasailing and sky diving;
- horse riding, horseracing, horse-eventing, hunting, rodeo, Polo and show jumping;
- j) ocean sailing (in international waters);
- k) martial arts, karate;
- ski-flying, ski-acrobatics, ski-jumping, ski-racing, skiing or snow boarding off-piste, snow-carting and skiing against local authorities' warnings or advice;
- m) organised sports team activities like hockey and hurling;
- n) rugby;
- o) wrestling;
- p) any other extreme or hazardous sport or activity not listed above.

Claims conditions which apply to Sections 1, 2, 3 and 5

I Reporting a Claim

When **you** find out about a claim, or possible claim, under this policy **you** must tell **us** as soon as reasonably possible. If **you** do not do so and prejudice **our** position **we** may reject or be unable to deal with **your** claim or be unable to pay **your** claim in full.

2 Property Claims

For any loss or damage claim you must do the following:

- at your expense give us any information and evidence relevant to your claim that we ask for, including proof of ownership or value of the lost or damaged item and written estimates for repair;
- give us (or our appointed suppliers) access to, or allow inspection of, the damaged property;
- immediately tell the police about any loss or damage by deception, theft, attempted theft, vandalism, malicious acts, riot or civil commotion, or if any property has been lost outside **your home**.

If you do not do so and prejudice our position we may reject or be unable to deal with your claim or be unable to pay your claim in full.

3 Liability Claims

For any liability claim you must:

- a) send us any letter, claim, writ or summons in connection with the claim or potential claim as soon as you receive it;
- b) not admit, deny, negotiate or settle a claim without **our** written consent.

We may take over, defend or settle the claim, or take up any claim in your name for our own benefit. You must give us all the information and help we need.

4 Abandonment

You cannot abandon any property to us, except when we ask you to do so.

5 Enforcing your rights

We may at our expense and in your name take any steps necessary to enforce your rights against any other person either before or after we pay a claim. To help us in doing so you must give us any information or assistance we may require.

6 Other Insurances

We will not pay any claim if **you** have cover under any other insurance policies unless the cover provided by those policies is exhausted.

General conditions which apply to the whole policy

I Policy terms and conditions

You must keep to the policy terms, conditions and **endorsements**. If **you** do not do so **you** may invalidate the policy in whole or in part or reduce the amount of any claim.

2 Preventing loss

You must take all reasonable care to prevent loss, injury or liability, damage or accidents and to maintain all property covered under this policy in good condition.

3 Fraud

You must be honest and truthful in your dealings with us at all times. If you, any person insured under this policy or anyone acting on your behalf attempts to deceive us or knowingly makes a false claim, we have the right to cancel your policy, refuse claims and retain any premium paid. We may recover from you any costs we have incurred, including the costs of investigating the claim. We will not pay a claim which is in any way fraudulent, false or exaggerated. We will also not deal with any claims following discovery of this behaviour regardless of when the claims occurred. In addition, we have the right to cancel any other products you hold with us and share details of this behaviour with other organisations to prevent further fraud. We may also involve the relevant authorities who are empowered to bring criminal proceedings.

4 Changes that may affect your cover

You must tell us as soon as possible if there are any changes that may affect the level and/or cover of your insurance, such as the following:

- a) if **you** change the address where **you** normally live;
- if any work is being done to your home other than routine maintenance or decoration:
- if you or any member of your family is prosecuted for or convicted of any offence (excluding motoring offences);

- d) if you let your home out to tenants or a lodger moves in; or
- e) if your home is used for business purposes or as a holiday home.
- f) if **you** book a trip for more than 42 days.
- g) if you are diagnosed with a medical condition.

We may then reassess your cover and/or premium. Failure to provide correct information or inform us of any changes could adversely affect your policy, including invalidating your policy or claims being rejected or not fully paid.

Note: the list above does not set out all changes **you** must tell **us** about. If **you** are not sure whether a change may affect **your** cover, please contact **us** anyway.

5 Paying the Premium

If we have been unable to collect your premium on the date it is due, we will assume that you do not want to continue with your policy unless you tell us otherwise, and we may cancel your policy on that date. Before we do, we will write to you in order to give you the opportunity to make the payment, but we hold on to the right to cancel if you do not make the payment requested. If the premium remains unpaid by the date we set out in our letter, we will confirm in writing that your policy was cancelled on the date the missed payment was due. If you have made a claim, or one has been made against you, before that date then the balance of the year's premium will become payable.

6 Amending your policy during the period of cover

If you make a change to the policy during the **period of insurance you** may have to pay an administration fee as shown in **your** schedule.

7 People involved in this contract

Unless otherwise provided for in the policy, nothing in the policy is intended to confer a directly enforceable benefit on any other party under the Contracts (Rights of Third Parties) Act 1999.

8 Automatic renewal

When **your** policy is due for renewal, **we** may offer to renew it for **you** automatically. This saves **you** the worry of remembering to call **us** before the policy ends. If **we** offer to do this for **you**, **we** will write to **you** before the policy ends with full details of **your** next year's premium and policy conditions. If **you** do not want to renew the policy all **you** need to do is call the customer priority line on **0845 303 5680** to let **us** know.

9 Cancellation by us

We have the right to cancel **your** policy at any time by giving **you** 14 days' notice in writing where there is a valid reason for doing so. We will send our cancellation letter to the latest address we have for **you**. Valid reasons may include but are not limited to:

- where you are required, in accordance with the terms of this policy, to co-operate
 with us, or send us information or documentation and you fail to do so in a way
 that substantially affects our ability to process your claim, or deal with your policy;
- where there are changes to your circumstances which mean you no longer meet our criteria for providing home insurance;
- where you have used threatening or abusive behaviour or language or you
 have intimidated or bullied our staff or suppliers.

If we cancel your policy we will return the premium paid less the amount for the period the policy has been in force.

10 Cancellation by you

You may cancel your policy any time by contacting us on 0845 246 8585 or sending us notice in writing.

If you cancel your policy before it is due to start we will return any premium paid in full.

If you cancel within 14 days of your policy starting or within 14 days of you receiving your documents (whichever is the later) we will return any premium paid less an administration fee as shown in your schedule.

If you cancel after those 14 days have passed we will return any premium paid less an administration fee as shown in your schedule and an amount for the period the policy has been in force.

We will not refund any premium if we have made or will have to make a claim payment to you or if a claim has been made against you during the period of insurance.

II Cancellation on renewal

If you cancel before the new period of insurance is due to start we will return any premium paid in full.

If the new **period of insurance** has started and **you** cancel within 14 days of **your** policy starting or within 14 days of receiving **your** renewal documents (whichever is the later) **we** will return any premium paid in full.

We will not refund any premium if you have made a claim or if a claim has been made against you during the period of insurance.

12 Index linking - Buildings cover

If you have specified your building sum insured we will index link the amount shown on your schedule. We use the House Rebuilding Cost Index prepared by the Royal Institution of Chartered Surveyors or another appropriate index, although the sum insured will go up by £1,000 each year even if the index value is less than that amount.

Please note we do not apply index-linking to our standard policy limit.

13 Index Linking – Contents cover

If you have specified your contents sum insured we will index link the amount shown on your schedule. We use the Retail Price Index or another appropriate index, although the sum insured will go up by £500 each year even if the index value is less than that amount.

Please note \mathbf{we} do not apply index- linking to \mathbf{our} standard policy limits.

General exclusions which apply to the whole policy

This policy does not cover claims caused by the following;

I Radioactive contamination

Any expense, legal liability, or any loss of or damage to property directly or indirectly caused by, arising from or contributed to by:

- ionising radiation or radioactive contamination from any nuclear fuel or from any nuclear waste from burning nuclear fuel; or
- the radioactive, toxic, explosive or other dangerous properties, of any explosive nuclear equipment or nuclear part of that equipment.

2 War

Any result of war, invasion, act of foreign enemy, hostilities (whether war is declared or not), civil war, rebellion, revolution or similar event.

3 Sonic bangs

Loss or damage caused by aircraft or other flying objects travelling at or above the speed of sound.

4 Existing damage

Any loss or damage that happened before cover started.

5 Pollution or contamination

Any expense, legal liability, or any loss of or damage to property directly or indirectly caused by pollution or contamination, unless caused by oil leaking from any fixed heating installation in **your home** or from any domestic appliance in **your home** during the **period of insurance**.

6 Failure of computers and electrical equipment

Damage or loss directly or indirectly due to any computer or other electrical equipment or component failing to correctly recognise any date as its true calendar date or computer viruses.

7 Terrorism

Any expense, legal liability, or any loss of or damage to property directly or indirectly caused by terrorism. Terrorism is defined as any person or people

whether acting alone or in connection with any organisation or government, using biological, chemical or nuclear force or contamination, whether or not committed for political, religious, ideological or similar purposes, including intending to influence any government or to put members of the public in fear.

This exclusion does not apply to B. Emergency Overseas Medical Expenses C. Medical Expenses in the UK or to F. Personal Accident of Section 5 - Travel Insurance except where nuclear, chemical or biological weapons devices or agents are used.

8 Deliberate loss or damage

Any loss or damage caused, or allowed to be caused, deliberately, wilfully, maliciously, illegally or unlawfully by **you** or any guest or tenant, or anyone lawfully in **your home.**

9 Uninsurable risks

- Wear, tear and reduction in value.
- b) Damage caused by rot, fungus, woodworm, beetles, moths, insects or vermin.
- c) The cost of repairing or replacing any item which has suffered mechanical or electrical faults or breakdowns or which has suffered natural and inevitable failure and stopped working without damage being evident (not applicable to Home Emergency cover Section 5.
- Damage caused by cleaning, dyeing, renovating, altering, re-styling, repairing or restoring an item.
- e) Tearing, scratching, chewing or fouling by any pet or domesticated animal.
- Any damage caused gradually.
- Damage which has occurred as a result of natural and inevitable events unless those events are specifically covered by your policy.
- h) Faulty workmanship, faulty design or the use of faulty materials.
- i) Items held or used for business, except business equipment.
- Any drop in the market value of your home caused by rebuilding or repairing damage to your buildings.

Privacy Notice

At Direct Line we are aware of the trust you place in us when you buy our products and our responsibility to protect your information.

This notice describes who we are, why we need to collect your information and how we will use it.

We will tell you who we share your information with and how we use it to improve the service we provide to our customers.

I - Privacy

Why we need your information

We need your information and that of others you name on the policy to give you quotations, and manage your insurance policy, including underwriting and claims handling. Your information comprises of all the details we hold about you and your transactions and includes information we obtain about you from third parties. We will only collect the information we need so that we can provide you with the service you expect from us.

How we will use your information and who we will share it with

Direct Line insurance policies are underwritten by U K Insurance Limited (UKI) part of Direct Line Group. When you give us your information, it will be used and shared within the UKI owned brands. We will do that in order to provide you with the best possible products and service experience. For a full list of our brands please visit http://www.directline.com/legal/security.htm

During the course of our dealings with you we may need to use your information to:

- · Assess financial and insurance risks.
- Prevent and detect crime including anti money laundering and financial sanctions,
- To comply with our legal and regulatory obligations,

- Develop our products, services, systems and relationships with you,
- Record your preferences in respect of products and services,
- Recover any debt or if you have any outstanding debt from previous dealings with us we will only offer you a policy upon settlement of the full outstanding amount,
- Review our records for signs of any previous fraudulent activity which may affect our ability to offer you cover.

In carrying out the actions above we may:

- Use the information we hold in our system about you and that of others named on the policy, (for example named drivers, joint policy holders);
- Share the information with agencies that carry out certain activities on our behalf (for example marketing agencies or those who help us underwrite your policy);
- Use and share your information with our approved suppliers where this is reasonably required to help deal with your claim or let you benefit from our policyholder services, including with our credit hire providers and legal advisors;
- Disclose some of your information and that of others named on the policy to other insurers, third party underwriters, reinsurers, credit reference, fraud prevention, regulators and law enforcement agencies and other companies that provide service to us or you.

We do not disclose your information to anyone outside the Group except where:

- We have your permission,
- We are required or permitted to do so by law,
- We may transfer rights and obligations under this agreement.

Privacy Notice continued

Where we transfer your information

From time to time we may require services from suppliers that are based worldwide and your information will be shared with them for the purposes of providing that service. Where we engage these suppliers we make sure that they apply the same levels of protection, security and confidentiality we apply. However, such information may be accessed by law enforcement agencies and other authorities to prevent and detect crime and comply with legal obligations.

Sensitive Information

Some of the personal information we ask you for may be sensitive personal information, as defined by the Data Protection Act 1998 (such as information about health or criminal convictions). We will not use such sensitive personal data about you or others except for the specific purpose for which you provide it and to provide the services described in your policy documents.

Dealing with other people

It is our policy to deal with your spouse or partner who calls us on your behalf, provided they are named on the policy. Please tell us who they are when you take out your policy. If you would like someone else to deal with your policy on your behalf on a regular basis please let us know. In some exceptional cases we may also deal with other people who call on your behalf, with your consent. If at any time you would prefer us to deal only with you, please let us know.

Keeping you informed

From time to time we may contact you with special offers or suggest products which may be of interest to you. If you would like not to receive any of these updates you can ask us to stop at any time. You can do that by simply calling our customers services department or by writing to *Data Protection Officer* at, UKI, Churchill Court, Westmoreland Road, Bromley BRIIDP.

From time to time we may need to change the way we use your information. Where we believe you may not reasonably expect such a change we will write to you. When we do so, you will have 60 days to object to the change but if we do not hear from you within that time you consent to that change.

Fraud Prevention and Anti-Money Laundering

Please take time to read the following as it contains important information relating to the details you have given or should give to us. You should show this notice to anyone whose data has been supplied to us in connection with your policy.

To prevent and detect fraud we may at any time:

Share information with other organisations and public bodies including the police although we only do so in compliance with the Data Protection Act 1998.

Check and/or file details with fraud prevention agencies and databases and if we are given false or inaccurate information and we identify fraud, we will record this. We and other organisations may also use and search these agencies and databases from the UK and other countries to:

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

Law enforcement agencies may access and use this information.

Privacy Notice continued

We and other organisations may also access and use this information to prevent fraud and money laundering, for example when:

- Checking applications for, and managing credit and other facilities and recovering debt,
- · Checking insurance proposals and claims,
- · Checking details of job applicants and employees.

We, and other organisations that may access and use information recorded by fraud prevention agencies, may do so from other countries.

We can provide the names and addresses of the agencies we use if you would like a copy of your information held by them. Please contact: **Data Protection Officer** at, UKI, Churchill Court, Westmoreland Road, Bromley BRI IDP quoting your reference. The agencies may charge a fee.

Financial Sanctions

We will use information about you and that of others named on policy to ensure compliance with financial sanctions in effect in the UK and internationally. This will include the checking of your information against the HM Treasury list of financial sanctions targets as well as other publically available sanctions lists. Your information and that of others named on policy may be shared with HM Treasury and other international regulators where appropriate. You may also be contacted in order to provide further details in order to ensure compliance with Financial Sanctions requirements.

Credit Reference Agencies

We carry out a consumer search when any application for insurance is submitted to evaluate insurance risks. This is done only using the data that is publically accessible on your credit file (i.e. bankruptcy, CCJ and electoral roll information). Information about access to the public part of your credit file is automatically deleted after 12 months and in no way affects your ability to obtain credit.

You will have been asked to agree to this when you first contacted us but please ensure that you only provide us with sensitive information about other people with their consent.

Access to your information

You have the right to see the information we hold about you. This is called Subject Access Request. If you would like a copy of your information, please write to: **Data Access Team** at, UKI, Churchill Court, Westmoreland Road, Bromley BR I IDP quoting your reference. A fee may be payable.

Your Fixed Sum Credit Agreement

Your right to cancel your credit agreement

If you have chosen to pay by instalments, you may cancel your credit agreement within 14 days of receiving it. If you would like to cancel your credit agreement please call us on 0845 303 5680 or write to us at the address shown on your documents. If you cancel your agreement you will need to arrange for payment of any outstanding policy premium.

You have the right to end the credit agreement at any time. If **you** wish to do so **you** should let **us** know. If **you** do this any outstanding balance of the policy premium must be settled in order for **your** insurance cover to continue under the policy.

Other important information about your credit agreement

If you decide to cancel your policy, your credit agreement will automatically be terminated; any refunds will be paid pro rata unless there is a claim, when the full premium will be due.

We may terminate your credit agreement if you fail to pay any instalment by the due date. For full details please see the terms of your Fixed Sum Credit Agreement.

It is possible that other taxes or costs not imposed by **us** may apply to this agreement.

If you have a complaint about your credit agreement you should refer to the 'how to complain' section of this policy booklet.

English law applies to **your** Fixed Sum Credit Agreement and courts in England or Wales may deal with disputes in connection with this agreement unless **you** live in Scotland where Scottish law will apply and Scottish courts may deal with disputes in connection with this agreement. **We** have supplied this agreement and other information to **you** in English and **we** will continue to communicate with **you** in English.

Car Insurance	0845 246 5246
Breakdown Cover	0845 246 8378
Life Insurance	0845 246 0335
Critical Illness	0845 246 8249
Home Insurance	0845 246 0104
Pet Insurance	0845 246 8246
Travel Insurance	0845 246 8738
Or buy online at	directline.com



Direct Line shall also be happy to send you any of our brochures, letters or statements in Braille, large print or audio, upon request.



Direct Line Insurance policies are underwritten by U K Insurance Limited, Registered Office: The Wharf, Neville Street, Leeds LSI 4AZ. Registered in England No. 1179980. U K Insurance Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority.

Calls may be recorded.