Your Policy Document

Landlords Insurance

Please read this booklet carefully to ensure that the cover provided by this policy meets your needs and expectations.



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Policy Document PNL/PS/006





This Policy Document is also available in Braille and Large Print

About your policy - Understanding and using your policy

This section 'About your policy' does not form part of the legal contract between you and us. It includes information which will help you to understand and use your policy.

Insurance policies can be difficult to understand so **we** have tried to make this **policy** easy to read. Some words have a special meaning in **your policy** and these are listed and explained on pages 3 to 4 '**Policy** Definitions'. Whenever a word with a special meaning is used it will be printed in bold type.

Your policy is made up of the policy wording and the policy documentation, including your certificate, insurer schedule, statement of fact and statement of price.

The policy wording explains what is and what is not covered, how we settle claims and other important information.

The certificate shows the cover selected. Please keep your certificate with the policy wording. The Insurer Schedule shows details of your insurer, the statement of fact sets out the information you have told us and the statement of price explains your premium.

The Administrator will send you new policy documentation including your certificate, insurer schedule, Statement of Fact and statement of price (if your price has changed), whenever you or we make a change to the insurance and each year before the renewal date so you can check that the cover still meets your needs.

Once you have received your policy you will have 30 days to make sure the cover is exactly what you need. If it isn't, you can send back your documents and ask the Administrator to make any necessary changes. Alternatively, you can request cancellation of the policy and you will receive a full refund of premium, less any administration or cancellation charges, as long as no claim has been made.

Remember to keep your sum insured up to date.

If you have selected buildings insurance, you should make sure your sum insured remains adequate to rebuild the insured property if you extend or make improvements to the insured property, such as installing double-glazing, adding a fitted kitchen or conservatory.

If you have selected furnished or unfurnished contents your cover is for replacement as new. Remember to make sure your sum insured remains adequate to replace your contents if you buy new items. You should make certain that your furnished or unfurnished contents are insured for the correct amount at all times.

If you have any questions please contact the Administrator.

About your policy - Guidance when making a claim

Claim notification

Conditions that apply to the **policy** in the event of a claim are set out in this **policy** wording. It is important that **you** comply with all **policy** conditions and **you** should familiarise yourself with any requirements.

Directions for claim notification are included under claims conditions. Please be aware that events that may give rise to a claim under the insurance must be notified as soon as reasonably possible although there are some situations where immediate notice is required. Further guidance is contained in this **policy** wording.

Claims conditions require **you** to provide **us** with any reasonable assistance and evidence that **we** require concerning the cause and value of any claim. Ideally, as part of the initial notification, **you** will provide:

- Your name, address, and your home and mobile telephone numbers;
- Personal details necessary to confirm your identity;
- Policy number;
- The date of the incident;
- The cause of the loss or damage;
- Details of the loss or damage together with claim value if known;
- Police details where applicable;
- Names and addresses of any other parties involved or responsible for the incident (including details of injuries) and addresses of any witnesses.

This information will enable **us** to make an initial evaluation on **policy** liability and claim value. **We** may, however, request additional information depending upon circumstances and value which may include the following:

- Original purchase receipts, invoices, instruction booklets or photographs;
- Purchase dates and location of lost or damaged property;
- For damaged property, confirmation from a suitably qualified expert that the item you are claiming for is beyond repair.

Sometimes we or someone acting on our behalf may wish to meet with you to discuss the circumstances of the claim, to inspect the damage, or to undertake further investigations.

Preferred suppliers

We take pride in the claims service we offer to our customers. Our philosophy is to repair or replace lost or damaged property where we consider it appropriate and we have developed a network of contractors, repairers and product suppliers dedicated to providing claim solutions.

Where **we** can offer repair or replacement through a preferred supplier but, on request, **we** agree to pay **you** a cash settlement, then payment will normally not exceed the amount **we** would have paid **our** preferred supplier.

The insurance contract

This **policy** is a legal contract between **you** and **us**. The **policy** wording and **policy** documentation including **certificate**, **insurer schedule**, Statement of Fact and **statement of price**, make one document and must be read together. Please keep them together.

The contract is based on the information you gave us when you applied for the insurance.

Our part of the contract is that we will provide the cover set out in this policy wording:

- For those sections which are shown on your certificate;
- For the period of insurance set out on the same certificate.

Your part of the contract is:

- You must pay the premium as shown on your statement of price for each period of insurance;
- You must comply with all the terms and conditions set out in this policy.

If you do not meet your part of the contract, we may turn down a claim, increase the premium or you may find that you do not have any cover.

The administrators will renew your policy and write to you 21 days in prior to your renewal date to confirm your new price. The administrators may annually review your policy including insurer and your renewal price and will write to you 21 days prior to your renewal date, confirming a change in your insurer or policy terms and conditions.

If you provide us with your consent, we may transfer your policy to a new insurer. We will write to you in advance with details of the new insurer and the offer of insurance. The administrator will explain how you can revoke your consent and remain with your existing insurer.

Choice of Law

Under the laws of the **United Kingdom** (England, Scotland, Wales and Northern Ireland) both **you** and **we** may choose the law which applies to this contract, to the extent permitted by those laws. Unless **you** and **we** agree otherwise, **we** have agreed with **you** that the law which applies to this contract is the law which applies to the part of the **United Kingdom** in which **you** live.

We and you have agreed that any legal proceedings between you and us in connection with this contract will only take place in the courts of the part of the United Kingdom in which you live.

This policy has been issued by the insurer specified in your insurer schedule in the United Kingdom.

Use of Language

The language used in this policy and any communication relating to it will be English.

Section A - Policy definitions

The special words **we** use in this **policy** wording are shown in **bold type** with their meanings alongside them. Wherever these words appear in the **policy** wording they will always have these meanings.

Accidental damage

means visible damage which has not been caused on purpose or inevitably.

Administrator

means Paymentshield Limited.

Buildings

means the insured property, landlord's fixtures and fittings, patios, terraces, footpaths, swimming pools, tennis courts, drives, walls, fences and gates.

Certificate

means the document the **administrator** will send **you** that details the cover **you** have selected under this **policy**.

Contents

means domestic furniture and furnishings (excluding valuables) which belong to you and are in the insured property including televisions, satellite and radio receiving aerials, fridges, freezers, washing machines, tumble driers, dishwashers, microwaves, gas and electric cookers and meters, telephones, fixtures and fittings belonging to you, or for which you are legally responsible. Contents does not include the following:

- Motorised or mechanically propelled or assisted vehicles, including children's vehicles, whether licensed for use on public roads or not (other than garden machinery and motorised or electric wheelchairs), personal watercraft, aircraft, gliders and hang gliders, caravans, trailers or any parts, keys or accessories for these items;
- Pets and livestock;
- Securities and documents:
- Mobile telephones;
- Any items more specifically insured by any other insurance policy; or
- Any item used for your trade or profession except in conjunction with you owning the insured property.

Excess

means the first part of the claim which you have agreed to bear.

Furnished

means originally contracted to let to a tenant including full or partial furniture.

Heave

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

Insured property

means your private dwelling in the United Kingdom as detailed on your certificate. This includes domestic outbuildings used in connection with the dwelling and any private garage or outbuilding within 100 metres of the insured property.

Insurer Schedule

means the document the administrator will send you that details the insurer you have selected under the policy.

Landslip

Downward movement of sloping ground.

Money

means cash, currency notes, bank notes, money orders, cheques, postal orders, National Insurance stamps, savings stamps or certificates, premium bonds, travellers cheques, travel tickets, luncheon vouchers, gift tokens, phonecards, prepaid electricity and gas meter cards and any other negotiable security which belong to you and are not used for business.

Negotiable Security

means a security that can be transferred or delivered to another person, such as stocks and shares.

Period of Insurance

means the period shown on **your certificate** and any further period for which **you** have paid or have agreed to pay and **we** have accepted or agreed to accept **your premium**.

Policy

means the statement of cover provided under document referenced PNL/PS/006.

Premium

means the amount you must pay for your cover under the policy.

Sanitary fittings means wash basins and pedestals, bathroom and kitchen sinks, bidets, lavatory pans and cisterns,

shower trays, shower screens, baths and bath panels but not including swimming pools.

Securities means any document or certificate which is proof of money owed.

Settlement Downward movement of the site caused by the weight of the building within the first 10

years.

Statement of Price means the document the administrator will send you which confirms the premiums due

under your policy.

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

Sum insured means the most we can pay for any number of claims caused by one incident.

Tenant means an occupier of the insured property or any part of the insured property which must

be let for residential purposes and cannot include persons seeking asylum in the **United Kingdom**. The total number of individual tenants occupying the **insured property** must not

exceed six.

Underground services means underground pipes, drains, cables (and their inspection covers) for which you are

legally responsible.

Unfurnished means not originally contracted to let to tenants as full or partially furnished.

United Kingdom means England, Scotland, Wales, Northern Ireland.

Unoccupied means that the insured property is not lawfully lived in by a tenant.

Valuables means items composed of precious metal or precious stones, jewellery, watches, furs, curios

and works of art, computer equipment, money or portable electrical equipment other than

televisions or radios.

You means the person named on the certificate.

Your means belonging to you or for which you are legally responsible.

We/Our/Us means the insurer specified in your insurer schedule.

Section B - Buildings cover

This section explains the details of your cover if you have selected the buildings section as shown on your certificate.		
1	What is covered:	What is NOT covered:
а	Your buildings including fixtures, fittings, any part of the structure, ceilings and decorations, fixed glass including double glazing and sanitary fittings.	
b	Extra costs necessary in restoring the damage by an insured cause to your buildings: To pay architects, surveyors and legal fees. To clear debris, demolish buildings or make them safe. To comply with government or local authority requirements.	Fees for preparing any claim. Any government or local authority requirements known by you before damage happens.
С	If the insured property is made uninhabitable by any insured cause we will pay for: Loss of any rents receivable or payable including up to two years ground rent. The necessary cost of alternative accommodation for your tenant. Temporary storage of furniture incurred by you. You can only claim up to 15% of the buildings sum insured.	Loss of receivable rent when the insured property is unoccupied for more than 90 (ninety) days and there is no contracted future tenancy agreement in force at the time of the occurrence of the damage.
2	What is covered:	What is NOT covered:
	Damage to your buildings caused by the following:	
а	Fire, smoke, explosion, lightning or earthquake.	The Buildings excess shown on your certificate which you must pay.
b	Riots, civil commotion, labour and political disturbances or strikes.	The Buildings excess shown on your certificate which you must pay. If the property is unoccupied for between 45 and 90 days, you must pay the unoccupancy excess shown on your certificate. Loss or damage occurring after the insured property is unoccupied for more than 90 (ninety) days.
С	Malicious damage or vandalism.	The Buildings excess shown on your certificate which you must pay. If the property is unoccupied for between 45 and 90 days, you must pay the unoccupancy excess shown on your certificate. Loss or damage caused by anyone lawfully in or within the grounds of the insured property. Loss or damage occurring after the insured property has been unoccupied for more than 90 (ninety) days. Loss or damage caused by an existing or evicted tenant. Loss or damage caused by a tenant carrying out illegal activities.
d	Storm or flood.	The Buildings excess shown on your certificate which you must pay. Loss or damage to fences, hedges and gates. Damage caused by a rise in the water table (the level below which the ground is completely saturated with water).

е	Impact with the insured property by any aircraft or other aerial device or anything dropped from them or by any vehicle, train, animal, falling tree or branch	The Buildings excess shown on your certificate which you must pay.
	or any falling aerial, aerial fitting or mast.	Loss or damage caused by felling or lopping of trees and branches.
		Loss or damage to fences, hedges and gates.
		Loss or damage caused by birds or pets.
f	Subsidence or heave of the site on which the insured property stands or land belonging to it or landslip.	The subsidence, landslip or heave excess shown on your certificate which you must pay.
	Tanasip.	Damage caused by coastal or river erosion.
		Damage to or resulting from the movement of solid floors unless the foundations beneath the external walls of the insured property are damaged at the same time and by the same cause.
		Faulty workmanship, poor design or the use of defective materials or damage caused by any of them.
		Damage caused by normal shrinkage or settlement.
		Loss or damage caused by demolition or structural changes to the insured property .
		Damage to terraces, patios, tennis courts, outdoor swimming pools, drives, footpaths, walls, hedges, gates, fences, drains, septic tanks, pipes, cables and oil tanks unless the insured property is damaged at the same time and by the same cause.
		Damage by the action of any chemicals on or the reaction of chemicals with any materials which form part of the buildings .
g	Escape of water from, or the freezing of water in washing machines, dishwashers or any fixed	The Escape of Water/Oil excess shown on your certificate which you must pay.
	domestic water or heating installation. Escape of oil from any fixed domestic oil heating	If the property is unoccupied for between 45 and 90 days, you must pay the unoccupancy excess
	installation.	shown on your certificate . Loss or damage occurring after the insured property has been left unoccupied for more than 90 (ninety) days.
		Damage to the fixed domestic water installation or pipework unless freezing has occurred.
		Any subsequent damage to the buildings in locating the escape of water.
		Loss or damage caused by subsidence, heave or l andslip .

1.	The first and a second and a first	The Dellations are the control of th
h	Theft or attempted theft	The Buildings excess shown on your certificate which you must pay.
		If the property is unoccupied for between 45 and 90 days, you must pay the unoccupancy excess shown on your certificate .
		Loss or damage occurring after the insured property has been left unoccupied for more than 90 (ninety) days.
		Loss or damage caused by anyone who is lawfully in or within the grounds of the insured property .
		Loss or damage caused by an evicted tenant .
		Loss or damage unless forcible & violent entry is used to get into or out of the property.
3	What is covered:	What is NOT covered:
	This section also provides the following cover:	
а	If you have entered into a contract to sell the insured property and the purchaser has not insured the insured property before completion of the sale, the purchaser will have the benefit of this insurance up to the date of completion.	
	All the terms and conditions shown in this policy wording apply to the contracting purchaser.	
b	We will pay for metered water charges incurred directly as a result of damage to your buildings by events (2a) to (2h) of the Buildings section.	Loss or damage by any event listed elsewhere in the Buildings section and which is specifically excluded under that event.
	We will pay up to £5,000.	Loss or damage whilst the property is unoccupied .
С	We will pay the cost of metered electricity, gas or water for which you are legally liable arising from unauthorised use by anyone occupying the insured property without your authority.	The Buildings excess shown on your certificate which you must pay.
	You must take immediate steps to end the unauthorised occupation as soon as you or your representatives become aware of it.	
	We will pay up to £1,000.	
d	Accidental damage to the locks of, or theft of the keys to the outside doors of, the insured property or to safes and alarms in the insured property.	The Buildings excess shown on your certificate which you must pay.
	At our option we will pay the cost of:	Loss or damage occurring after the insured property has been unoccupied for more than 90 (ninety) days.
	buying new keys; or changing parts of the locks; or replacing the locks.	Loss or damage by any event listed elsewhere in the Buildings section and which is specifically excluded under that event.
	We will pay up to £1,000.	Damage to locks caused by mechanical, electrical or electronic fault or breakdown.

е	We will pay for the cost of removing or lopping	The Buildings excess shown on your certificate
	trees which are an immediate threat to safety of	which you must pay.
	life or of damage to the buildings .	
		Loss or damage to fences, hedges and gates.
	We will pay up to £500.	
f	We will pay for damage to gardens at the insured property by emergency services attending the	The Buildings excess shown on your certificate which you must pay.
	insured property as a result of damage by events (2a) to (2h) of the buildings section.	Loss or damage by any event listed elsewhere in the Buildings section and which is specifically excluded under that event.
g	Trace & Access	The Buildings excess shown on your certificate
	We will pay for the cost of removing and replacing	which you must pay.
	any part of the buildings to find and repair the source	
	of any water or oil escaping from tanks, pipes,	
	equipment or fixed heating system in the buildings .	
	You can claim up to £2,500.	
4	How much the buildings are insured for:	What is NOT covered:
а	The sum insured you have selected is shown on your	
	I	
	certificate and is the most you can claim for any one	
	certificate and is the most you can claim for any one loss.	
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Section C - Optional Covers for your Buildings

This section explains the details of your cover if you have selected accidental damage to buildings and/or malicious damage caused by the tenant to buildings section as shown on your certificate.

1	What is covered:	What is NOT covered:
а	Accidental damage to the buildings including fixtures, fittings, any part of the structure, ceilings and decorations, fixed glass including double glazing and sanitary fittings.	The accidental damage excess shown on your certificate which you must pay. If the property is unoccupied for between 45 and 90 days, you must pay the unoccupancy excess shown on your certificate. External television receiving equipment.
		Loss or damage after the insured property has been unoccupied for more than 90 (ninety) consecutive days. Loss or damage by pets.

		Loss or damage caused by normal shrinkage or settlement. Loss or damage caused by demolition or structural changes to the insured property. Mechanical or electrical breakdown of any fixed domestic water installation. Any amount recoverable from the tenant. The cost of maintenance or normal decoration. Damage caused by your failure to follow any manufacturers instructions.
b	Accidental breakage of underground drains and pipes, and Accidental Damage to cables and underground tanks providing services to or from the insured property and for which you are legally responsible.	The accidental damage excess shown on your certificate which you must pay. Costs of clearing a blockage which has not resulted in physical damage to the drain, pipe, cable or tank itself. Any amount recoverable from the tenant. Damage by gradual deterioration which has caused an installation to reach the end of its serviceable life. Damage by water escaping which results in subsidence, movement, settlement or shrinkage of any part of your buildings or of land belonging to your buildings. Damage caused by sulphate reacting with any materials from which your home is built. Loss or damage after the insured property has been left unoccupied for more than 90 (ninety) days. Damage by a coast or riverbank being worn away.
С	Malicious Damage caused by tenants to the buildings including fixtures, fittings, any part of the structure, ceilings and decorations, fixed glass including double glazing and sanitary fittings.	The malicious damage excess shown on your certificate which you must pay. If the property is unoccupied for between 45 and 90 days, you must pay the unoccupancy excess shown on your certificate. Loss or damage after the insured property has been unoccupied for more than 90 (ninety) consecutive days. External television receiving equipment. Any amount recoverable from the tenant.

The cost of maintenance or normal decoration.

Damage caused by **your** failure to follow any manufacturers instructions.

Loss or damage by a tenant carrying out illegal activities.

Section D - Liability insurance included in your Buildings cover

This section explains the details of your liability cover if you have selected the buildings section as shown on your certificate.

What is NOT covered: What is covered: You (or your personal representative in the event of Liability resulting from your trade, profession or business other than as the owner of the insured your death) are insured against any legal liability for property covered by this policy. damages caused by you as owner of the insured Legal liability arising from any contract or other property and its land arising from: agreement made by you unless you would have been liable even if you had not made the contract Accidental bodily injury (including death. or agreement. disease and illness) to any person occurring Any responsibility arising from you owning any during the period of insurance. property or land other than the insured property. Liability arising from you owning or using lifts or accidental damage or loss to material property vehicles that is not yours occurring during the period of Liability arising from the insured property which is insurance disposed of by you after the date of expiry or cancellation of this policy. Including your defence costs and expenses, if Liability arising directly or indirectly from any incurred by you, arising out of your ownership of demolition, alteration, or repair of the building by your employees. the insured property. Any liability arising from you owning, possessing or using any: We only pay for costs incurred with our written consent Aircraft Watercraft or hovercraft. The most we shall pay for a claim is £2,000,000. Animal Caravan or trailer. The action against you must be brought in a court • Firearm, crossbow, or other weapon. Motor vehicle, other than gardening in the United Kingdom. equipment (which is not used on a highway). Injury to you. Loss or damage to property owned by you or in your possession. Any unlawful or deliberate act.

		Bodily injury to any of your employees or employees working on your behalf or in connection with this insurance. Any punitive damages awarded against you by a court. Any responsibility covered by any other policy .
b	You (or your personal representative in the event of your death) are insured against any damage you are legally liable to pay which results from the ownership of any insured property previously occupied by you and insured by us which arise under Section 3 of the Defective Premises Act 1972 or Article 5 of the Defective Premises (Northern Ireland) Order 1975, for: Accidental death or bodily injury to another person; or Loss or damage to property owned by other persons. Arising from faults in the insured property, including your defence costs and expenses, if incurred by you. We only pay for costs incurred with our written consent. The most we shall pay for a claim is £2,000,000. The action against you must be brought in a court in the United Kingdom.	Any punitive damages awarded against you by a court. Any liability which arises more than seven years after the date of expiry or cancellation of this policy.
С	Solicitors' fees incurred by you in respect of: Representation at any Coroner's inquest; Representation at any fatal accident enquiry; Defence in any court of summary jurisdiction arising out of any possible claim but not more than the sum insured or any limits shown in your policy or on your certificate. The inquest, enquiry or court must be in the United Kingdom.	

Buildings

How we settle claims

If you wish to claim under this section of your policy please follow the steps detailed in 'How to claim' on page 21. You should also read the Claims conditions and Policy exclusions on pages 18 to 21.

How we settle claims for buildings

 We will pay for the reasonable cost of work carried out in repairing or replacing the damaged parts of your buildings and agreed fees and related costs.

At our option we will arrange for specialist investigations to be carried out.

We may take over and conduct in your name with complete and exclusive control, the defence or settlement of any claim.

If the repair or replacement is not carried out, **we** will pay the decrease in market value of **your buildings** due to the damage but not more than it would have cost **us** to repair the damage to **your buildings** if the repair work had been carried out without delay.

At our option we will make a cash settlement but we will not pay more than it would have cost us to repair the damage to your buildings if the repair work had been carried out without delay.

All **building** repairs carried out by **our** approved contractors and insured under the **buildings** section of this **policy** are guaranteed for 12 months in respect of quality of workmanship.

No allowance will be made for VAT when a cash settlement is made.

- 2. You must ensure that any excess applicable is paid before our preferred suppliers release goods or commence repairs.
- 3. If your buildings have not been kept in a good state of repair or if the sum insured at the time of the loss or damage is less than the cost of rebuilding all your buildings in the same way, size, style and appearance as when they were new, including fees and related costs, we will pay the cost of repairing or replacing the damaged parts of your buildings and we will, where appropriate, take off an amount for wear and tear.
- 4. The most **we** will pay for any one claim, including fees and related costs, is the amount it will cost **us** to repair the damage to **your buildings** in the same way, size, style and appearance as when they were new, but not more than the **sum insured** or any limits shown in **your policy** or on **your certificate**.

We will not pay for:

- Loss of value resulting from repairs to or replacement of damage to your buildings;
- Replacing or changing undamaged parts of your buildings which belong to a set or suite or which have a common design or use when the damage is restricted to a specific part or clearly defined area.

5. Inflation Protection

The **buildings sum insured** shown on **your certificate** will be adjusted in line with a recognised index. Please note that if **we** selected **your sum insured** for **you**, the **sum insured** shown on **your certificate** will not be adjusted. For **your** protection, **we** will not reduce **your sum insured** or limits if the index moves down.

Section E - Contents cover

This section explains the details of your cover if you have selected the contents section as shown on your certificate.

1	What is covered:	What is NOT covered:	
а	Your contents. The most you can claim for any individual item is £5,000. We will require a receipt, original valuation or	Loss or damage if items are left in a motor vehicle or caravan, unless violence or force has been used to enter the vehicle or caravan.	
	suitable proof of purchase at the point of claim for any item that exceeds £250 in value at the point of claim.	Accidental damage to any item (unless Accidental damage to contents cover has been included on your policy).	
	The most you can claim for contents in the garden or in the open on the land belonging to your insured property is £500		
2	What is covered:	What is NOT covered:	
	Loss or damage to your contents in the insured prop	perty caused by the following:	
a	Fire, smoke, explosion, lightning or earthquake.	The Contents excess shown on your certificate which you must pay.	
b	Riots, civil commotion, labour and political disturbances or strikes.	The Contents excess shown on your certificate which you must pay.	
		If the property is unoccupied for between 45 and 90 days, you must pay the unoccupancy excess shown on your certificate .	
		Loss or damage occurring after the insured property has been unoccupied for more than 90 (ninety) days.	
С	Malicious damage or vandalism.	The malicious damage or vandalism excess shown on your certificate which you must pay.	
		If the property is unoccupied for between 45 and 90 days, you must pay the unoccupancy excess shown on your certificate .	
		Loss or damage caused by anyone lawfully in or within the grounds of the insured property .	
		Loss or damage occurring after the insured property has been unoccupied for more than 90 (ninety) days.	
		Loss or damage caused by an existing or evicted tenant.	
		Loss or damage unless force and violence is used to get into or out of your insured property .	

d	Storm or flood.	The Contents excess shown on your certificate which you must pay. Loss or damage to moveable property in the open. Damage caused by a rise in the water table (the level below which the ground is completely saturated with water).
е	Impact with the insured property by any aircraft or other aerial device or anything dropped from them or by any vehicle, train, animal, falling tree or branch or any falling aerial, aerial fitting or mast.	The Contents excess shown on your certificate which you must pay. Loss or damage caused by felling or lopping of trees and branches. Loss or damage caused by birds or pets.
f	Subsidence or heave of the site on which the insured property stands or land belonging to it or landslip.	The Contents excess shown on your certificate which you must pay. Damage caused by coastal or river erosion. Damage to or resulting from the movement of solid floor. Faulty workmanship. Damage caused by normal shrinkage or settlement. Loss or damage caused by demolition, repair or structural changes to the insured property.
g	Escape of water from washing machines, dishwashers or the freezing of water in any fixed domestic water or heating installation. Escape of oil from any fixed domestic oil heating installation.	The escape of water/oil excess shown on your certificate. If the property is unoccupied for between 45 and 90 days, you must pay the unoccupancy excess shown on your certificate. Loss or damage occurring after the insured property has been left unoccupied for more than 90 (ninety) days. Damage caused to the installation or appliance that brought about the escape of water.

h	Theft or attempted theft.	The Contents excess shown on your certificate
		which you must pay.
		If the property is unoccupied for between 45 and 90 days, you must pay the unoccupancy excess shown on your certificate .
		The most we shall pay for any one claim for items which are in the garage or any of the outbuildings belonging to the insured property is £1,000.
		Loss or damage occurring after the insured property has been left unoccupied for more than 90 (ninety) days.
		Loss or damage caused by anyone who is lawfully in or within the grounds of the insured property .
		Loss or damage caused by an evicted tenant .
		Loss or damage unless force and violence is used to get into or out of the insured property .
3	This section also provides the following cover:	What is NOT covered:
3	Loss or damage to your contents in communal areas of which the insured property forms a part, if	What is NOT covered: The Contents excess shown on your certificate which you must pay.
	Loss or damage to your contents in communal	The Contents excess shown on your certificate
	Loss or damage to your contents in communal areas of which the insured property forms a part, if they are damaged by any of the events in (2a) to	The Contents excess shown on your certificate which you must pay. Loss or damage by any event listed elsewhere in
	Loss or damage to your contents in communal areas of which the insured property forms a part, if they are damaged by any of the events in (2a) to (2h) of the Contents section.	The Contents excess shown on your certificate which you must pay. Loss or damage by any event listed elsewhere in the Contents section and which is specifically
а	Loss or damage to your contents in communal areas of which the insured property forms a part, if they are damaged by any of the events in (2a) to (2h) of the Contents section. The most we will pay is £5,000.	The Contents excess shown on your certificate which you must pay. Loss or damage by any event listed elsewhere in the Contents section and which is specifically excluded under that event.
a 4	Loss or damage to your contents in communal areas of which the insured property forms a part, if they are damaged by any of the events in (2a) to (2h) of the Contents section. The most we will pay is £5,000. How much the contents are insured for: The contents sum insured is shown on your certificate and is the most you can claim for any	The Contents excess shown on your certificate which you must pay. Loss or damage by any event listed elsewhere in the Contents section and which is specifically excluded under that event.

Section F - Optional covers for your Contents

This section explains the details of your cover if you have selected the accidental damage to contents and/or malicious damage to your contents caused by the tenant sections as shown on your certificate.

1	What is covered:	What is NOT covered:
а	Accidental damage to your contents in the insured property.	The accidental damage excess shown on your certificate which you must pay.
	Only applies if the insured property is furnished .	If the property is unoccupied for between 45 and 90 days, you must pay the unoccupancy excess shown on your certificate .
	The most you can claim for any individual item is £5,000.	Loss or damage after the insured property has been unoccupied for more than 90 (ninety) days.
		Loss or damage caused by pets.
	We will require a receipt, original valuation or	Mechanical or electrical breakdown.
	suitable proof of purchase at the point of claim for	Any amount recoverable from the tenant .
	any item that exceeds £250 in value at the point of claim.	Damage by depreciation, wear and tear, insects, vermin, fungus, rot, corrosion, process of cleaning, dyeing, repair or restoration.
		Damage caused by your failure to follow any manufacturers instructions.
b	Malicious damage caused by the tenant to your contents in the insured property.	The malicious damage or vandalism excess shown on your certificate which you must pay.
	Only applies if the insured property is furnished .	If the property is unoccupied for between 45 and 90 days, you must pay the unoccupancy excess
	The most you can claim for any individual item is	shown on your certificate .
	£5,000.	Loss or damage after the insured property has been unoccupied for more than 90 (ninety) days
	We will require a receipt, original valuation or suitable proof of purchase at the point of claim for any item that exceeds £250 in value at the point of claim.	Any amount recoverable from the tenant .

Contents

How we settle claims

If you wish to claim under this section of your policy please follow the steps detailed in 'How to claim' on page 21. You should also read the Claims conditions and Policy exclusions on pages 18 to 21.

How we settle claims for contents

- 1. If an item has been damaged and it can be economically repaired we will either arrange or authorise repair and we will pay the cost of repair.
 - Otherwise, we will replace the item with a new one of similar quality through our preferred suppliers, or at our option, we will pay the replacement cost of a new item of similar quality.
 - If we agree, at your request, not to repair or replace an item, at our option we will make a cash or voucher settlement equal to the cost we would have paid for replacement or repair through our preferred suppliers.
- 2. We will not pay the cost of replacing or changing undamaged items or parts of items which belong to a set or suite, or which have a common design or use such as suites of furniture and carpets, which are only damaged in one area when the loss or damage relates to a specific part or part of an item or to a clearly defined area.
- 3. We will not pay for any loss of value to any item which we have repaired or replaced.
- 4. You must ensure that any excess applicable is paid before our preferred suppliers release goods or commence repairs
- 5. If loss or damage happens and the sum insured is less than the cost of replacing all your contents as new, we will, where appropriate, take off an amount for wear and tear from the cost of the new item unless the item can be economically repaired when only the cost of the repair will be paid.
- 6. The most **we** will pay for any one claim is the amount it will cost **us** to replace all **your contents** as new but not more than the **sum insured** or any limits shown in **your policy** or in **your certificate**.

Section G - General conditions

These are the conditions of the insurance you will need to meet as your part of this contract.

If you do not, a claim may be rejected or payment could be reduced. In some circumstances, your policy might be invalid.

Taking care

You must take all reasonable steps to avoid incurring liability and prevent loss or damage to everything which is covered by this insurance and to keep all the insured property and all contents in good condition and in good repair.

Changes in your circumstances

You must tell the Administrator as soon as you are aware (and no more than 30 days later) of any of the following changes:

- Work is to be done on the **building** which is not routine repair, maintenance or decoration.
- The property is going to be unoccupied for more than 45 days in a row.
- If you or any member of your family receives a conviction or has a pending prosecution for any offence.

There is no need to tell **us** about driving offences or any offences which are spent under the Rehabilitation of Offenders Act 1974.

- If the type of tenant(s) living in the insured property changes (e.g. if you told us professional working people
 would occupy the residence and now they are students or persons funding their rent through the Benefits
 Agencyl
- If the property is not occupied solely for residential purposes.
- If the property is not let under a tenancy agreement directly between the landlord and each tenant.
- If the property is a bedsit or divided into individual self-contained units each with individual cooking facilities.
- The number of bedrooms in the property has changed.

- The value of your buildings or contents has increased and your sums insured may no longer be sufficient.
- Your property is occupied by more than 6 tenants or more than one family.

We may re-assess your cover and premiums when we are told about changes in your circumstances. If you do not tell us about changes or provide full answers and relevant details, or give us incorrect information or do not answer questions honestly or to the best of your knowledge, the wrong terms may be quoted, a claim might be rejected or payment could be reduced. In some circumstances your policy might be invalid and you may not be entitled to a refund of premium.

Fraud

If you, your family or anyone acting on your behalf:

- a. Makes any false or fraudulent claim
- b. Makes any exaggerated claim
- c. Supports a claim by false or fraudulent documents, devices or statements (whether or not the claim itself is
- d. Makes a claim for loss or damage which the insured or anyone acting on the insured's behalf deliberately caused

We may:

- Refuse to pay the whole of the claim; and
- ii. Recover from **you** any sums that **we** have already paid in respect of the claim.

We will also notify **you** if we will be treating the **policy** as having terminated with effect from the date of the earliest of any acts set out in (a) - (d) above. In that event, **you** will:

- Have no cover under the **policy** from the date of termination; and
- Not be entitled to any refund of premium.

Transferring your interest in the policy

You cannot transfer your interest in this policy to anyone else without our written permission.

Other conditions

There are other conditions which relate to any claim **you** may make and these are shown below headed 'Claims conditions'. **You** should also refer to any conditions shown under individual sections of **your policy**.

Section H - Special claim conditions

Claims conditions

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

If anything happens which might lead to a claim, what **you** must do depends on what has happened. The sooner **you** tell **us** the better. In some cases, there are other people **you** must contact first.

When an incident occurs which may result in a claim, you must also read the information on 'How to claim' on page 21.

You should also check the information on 'How we settle claims' under the section of your policy which covers the loss or damage, e.g. contents, buildings.

What you must do

If you are the victim of theft, riot, a malicious act or vandalism, tell the police immediately upon discovery and ask for a crime reference number and tell us as soon as you can, or in the case of riot tell us immediately.

For all other claims, tell us as soon as you can.

You should do all we reasonably ask you to do to get back any lost or stolen property.

Do not throw away any damaged items before we have had a chance to see them.

To help us deal with your claim quickly, we may require additional information which may include the following:

Original purchase receipts, invoices, instruction booklets or photographs;

- Purchase dates of lost or damaged items;
- For damaged items, confirmation by a suitably qualified expert that the item you are claiming for is beyond repair.

Rights and responsibilities

We may need to get into a building that has been damaged to salvage anything we can and to make sure no more damage happens. You must help us to do this but you must not abandon your property to us.

You must not settle, reject, negotiate or offer to pay any claim you have made or intend to make under this policy without our written permission. We have the right, if we choose, in your name but at our expense to:

- Take over the defence or settlement of any claim;
- Start legal action to get compensation from anyone else;
- Start legal action to get back from anyone else any payments that have already been made.

You must provide us, at your own expense, with any information and assistance we may reasonably require about any claim. You must help us to take legal action against anyone or help us defend any legal action if we ask you to.

When you call us, at our option we will:

- Ask you to get estimates for building repairs or replacement items; or
- Arrange for the damage to be inspected by one of our Claims Advisors, an independent loss adjuster or other
 expert their aim is to help us agree a fair settlement with you; or
- Arrange for the repair or a replacement as quickly as possible.

Other insurance

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

Section I - General exclusions

These exclusions apply to all sections of your policy.

This insurance does not cover:

Exclusion:	Meaning:
Radioactive contamination	Any claim or expense of any kind caused directly or indirectly by: Ionising radiation or radioactive contamination from any nuclear fuel or waste which results from the burning of nuclear fuel. The radioactive, toxic, explosive or other dangerous properties of nuclear machinery or any part of it.
War risks	Any loss or damage caused by any sort of war, invasion or revolution.
Terrorism	Any damage or loss resulting from damage occasioned by or happening through or in consequence directly or indirectly of
	A) Terrorism regardless of any other cause or event contributing concurrently or in any other sequence to the loss
	and
	B) in Northern Ireland
	1) riot or civil commotion
	 strikers locked-out workers or persons taking part in labour disturbances or malicious persons but this shall not apply to damage by fire or explosion
	This insurance also excludes damage or loss resulting from damage directly or indirectly caused by resulting from or in connection with any action in controlling preventing suppressing or in any way relating to any act of Terrorism.
	In Great Britain and Northern Ireland Terrorism means – acts of persons acting on behalf of or in connection with any organisation which carries out activities directed towards the overthrowing or influencing by force or violence of Her Majesty's government in the United Kingdom or any other government de jure or de facto.

	In so far that the insurance by this Policy is extended to include any situation elsewhere than in Great Britain and Northern Ireland Terrorism means – any act including but not limited to the use of force or violence or the threat of any person or group of persons whether acting alone or on behalf of or in connection with any organisation or government committed for political religious ideological or similar purposes including the intention to influence any government or put the public or any section of the public in fear. In any action suit or other proceedings where we allege that by reason of this exclusion any damage or loss resulting from damage is not covered by your Policy (or is covered only up to a specified limit of liability) the burden of proving that such damage or loss is covered (or is covered beyond that limit of liability) shall be upon you .
Sonic Bangs	Any loss or damage by pressure waves caused by aircraft or other flying objects moving at or above the speed of sound.
Pollution or contamination	Any claim or expense of any kind directly or indirectly caused by or arising out of pollution or contamination unless caused by: a sudden unexpected incident, or oil or water escaping from a fixed oil or water installation; and which was not the result of an intentional act; and which occurs during any period of insurance. All Pollution or Contamination which arises out of one incident shall be deemed to have occurred at the time such incident takes place.
Rot	Any loss or damage caused by wet rot or dry rot whether or not this was caused directly or indirectly by any other cover included in this insurance.
Defects	Any loss or damage caused by or from poor workmanship, poor design or faulty materials.
Events before the insurance starts	Any loss, damage, liability, cost or expense of any kind which occurs as a result of an event before the period of insurance starts.
Date change and computer viruses	 Direct or indirect loss or damage caused: To equipment by its failing correctly to recognise data representing any date in such a way that it does not work properly or at all. By computer viruses. Liability arising directly or indirectly from: Equipment by its failing correctly to recognise data representing any date in such a way that it does not work properly or at all. Computer viruses. Equipment includes computers and anything else insured by the policy which has a microchip in it. Computers include hardware, software, data, electronic data processing equipment and other computing and electronic equipment linked to a computer. Microchips include integrated circuits and microcontrollers. Computer viruses include any programme or software which prevents any operating system, computer program or software working properly or at all.
Associated claim costs	Your costs in preparing, proving, agreeing or negotiating your claim.
Any other costs	Any costs incurred without our approval or permission.
Wear and Tear	Any loss, damage, liability, cost or expense of any kind caused by or resulting from wear and tear, depreciation, corrosion, rusting, damp, insects, vermin, fungus, condensation, fading, frost or anything which happens gradually, the process of cleaning, dyeing, repair, alteration, renovation or restoration.

Section J - Duration of the insurance

Your policy is an annual contract. The policy will incept on the date you specify which will be the Start Date shown in your certificate and will expire 12 months from the start date.

The **policy** will be renewed on the renewal date, subject to payment of **your** premium, unless **you** tell **us** not to or the insurer has written to **you** to advise that the **policy** will be cancelled.

At least 21 days prior to the end of each period of insurance, you will receive details about your cover for the next 12 months.

You must advise us if you choose not to renew your policy.

Section K - The payment of premiums

You can choose to pay your premium by either

- i) using monthly credit facilities by Direct Debit, or
- ii) annually by Direct Debit or credit/debit card (fees may apply on credit card transactions).

If you are paying your premium using monthly credit facilities you must make regular monthly payments as per the terms of your credit agreement. If you fail to do this, your lender reserves the right to terminate your credit agreement in accordance with the terms of your credit agreement. If your credit agreement is terminated, your insurance cover may also be cancelled in accordance with the terms of your policy, unless the remainder of the premium due is paid. If your insurance is cancelled for this reason, a cancellation charge may apply as shown on your Statement of Price. If the credit agreement requires you to pay an advance payment, you are required to pay that payment by the date specified by your lender or your policy may not be valid.

Section L - Administration and Cancellation Charges

The Administrator reserves the right to apply an administration charge (subject to Insurance Premium Tax) to your policy. The administration charge is non refundable. The administration charge is refundable during your initial statutory right to cancel the policy, the administrator allows 30 days from the start date of your policy.

A cancellation charge may apply to **your policy**. The cancellation charge is payable when **you** cancel the **policy** and will be deducted from **your** refund of premium or **we** will ask **you** to pay the charge in order to cancel the **policy**. The cancellation charge is not payable during **your** initial statutory right to cancel the **policy**, the **administrator** allows 30 days from the **start date** of **your policy**. Charges applicable to **your policy** are included in **your Statement of Price**.

Section M - How to claim

To make a claim

- Check the policy and your certificate to see whether or not the event is covered.
- If you are a victim of theft or vandalism tell the police first and ask for an incident number. It would be helpful if you have an approximate cost to replace or repair the item(s) you would like to claim for.
- Telephone the claims helpline and confirm your certificate number. The helpline number and certificate number can be located on your certificate and insurer schedule.

We will register the claim from the details you provide and tell you what to do next.

You should not admit fault if you are being held responsible for injury or damage. In this instance you should send all documents unanswered and without delay to the Paymentshield Claim Team address located on your Policy Documentation.

Section N - Helpline services

We offer you a range of helpline services. These are available 24 hours a day any day of the year. You will need to have your policy number available whenever you contact the helplines.

Home Emergency Helpline

In this section of the policy, We/Us/Our means the Home Emergency insurer specified in your certificate.

You will find your policy number and Home emergency Helpline number on your certificate. The Home emergency helpline is a service that provides help with domestic emergencies, for example, a burst pipe or a break-in. If an emergency happens which threatens the safety of your home and you need help fast, just call this helpline. We will arrange for a skilled and reliable tradesman, approved by us to get in touch with you. You will have to pay the tradesman's bill and you will require a credit or debit card to use this service. If the loss or damage is subsequently covered under your Buildings and Contents cover you can claim what you paid the tradesman but the appropriate policy excess will then apply. You will also have to pay the tradesman's bill if you have used this facility but not selected Home emergency cover.

Telephone Legal Advice Helpline

In this section of the Policy, We/Us/Our means the Legal Expenses insurer specified on your certificate.

You will find your policy number and Telephone Legal Advice Helpline number on your certificate.

Available 24 hours a day throughout the year to provide **you** with confidential telephone advice about any personal legal problem in the UK. **We** can also provide Legal Advice on issues arising in member states of the European Union.

To help us monitor our service standards, telephone calls to the Helpline may be recorded.

Please do not phone the Helpline to report a general insurance claim. We will not accept responsibility if the Helpline services are unavailable for reasons we cannot control.

Section O - Cancellation rights under the policy

If, having examined **your policy**, **you** decide not to proceed **you** have a statutory right to cancel for up to 14 days from the **start date**. However, **we** have extended this to a 30 day cooling off period where **you** may cancel the **policy** back to the **start date** without charge with a full refund of any **premiums** already paid, unless **you** have made a claim during this period.

Following the expiry of your cooling off period, you continue to have the right to cancel your policy at any time during its term. If you do so, you will be entitled to a refund of the premium paid, subject to a deduction for the time for which you have been covered. This will be calculated on a pro-rata basis for the period for which you have received cover and there may also be an additional cancellation charge, as shown on your Statement of Price, to cover the administrative cost of providing the policy. If you have made a claim and you choose to cancel your policy, you may not be entitled to a refund of premium.

We may cancel this **policy** by sending 30 days notice to **your** last known address. **You** will be entitled to a refund of the **premium** paid, subject to a deduction for the time for which **you** have been covered. If **you** have made a claim, **you** may not be entitled to a refund of **premium**.

If you are paying your premium using a monthly credit facility and you do not make regular monthly payments as per the terms of your credit agreement, we reserve the right to cancel your insurance in accordance with the terms of your credit agreement. If we cancel your insurance for this reason, an additional cancellation charge will apply, as shown on your Statement of Price.

Section P - How to cancel your policy

To cancel your cover, you should contact the Paymentshield Customer Services team on 0345 6011 050. Alternatively, you can write to Paymentshield in advance at the address shown on your certificate and your cover will end on the date Paymentshield receive your written request.

Section Q - What you should do if you have a complaint

Sales

If you are unhappy with any aspect of the sale of this policy or have cause for complaint you should initially contact the person who arranged the cover for you.

Administration

The Administrator handles complaints regarding general administration on our behalf.

If you are unhappy with the general administration of the policy, or have cause for complaint you should contact the Paymentshield Customer Services Team by telephone or in writing to the Paymentshield address located on your insurer schedule.

The Financial Ombudsman Service (FOS) was set up by parliament to resolve complaints that customers and financial businesses are not able to resolve. FOS is an independent service free to customers.

If you have a complaint about any aspect of our service, you should contact us in the first instance. If you remain dissatisfied with our response or 8 weeks have elapsed from the date we received your complaint, you may be eligible to refer your complaint to FOS.

The updated contact details for the Ombudsman, can be found below:

The address is: The Financial Ombudsman Service

Exchange Tower

London E14 9SR

Telephone: 0800 023 4 567

(calls to this number are now free on mobile phones and landlines.

Monday – Friday, 8am – 8pm, Saturday, 9am – 1pm)

0300 123 9 123

(calls to this number cost no more than calls to 01 and 02 numbers.

Monday – Friday, 8am – 8pm, Saturday, 9am – 1pm)

complaint.info@financial-ombudsman.org.uk

www.financial-ombudsman.org.uk

Claims

If you are unhappy about claims handling on the policy for Landlord Buildings and/or Contents cover you should contact the Claims Team by telephone or in writing. The contact details for complaints concerning claims for Landlords Buildings and/or Contents are located on your insurer schedule.

Section R - Fair Processing Notice

This section describes how the administrator, Paymentshield, will capture, process and store **your** data. For details on how the insurer of **your** policy uses **your** personal data please refer to **your** insurer schedule for contact details.

Full details of Paymentshield's Fair Processing Notice which can be found here: www.Paymentshield.co.uk/Fair-Processing-Notice. It explains who Paymentshield are, the types of information it holds, how it is used, who they share it with and how long it is kept and informs **you** of certain rights **you** have regarding **your** personal information. If **you** are unable to access this website, details can be obtained by contacting the address detailed or telephone number indicated in any recent correspondence or emails **you** have received from Paymentshield.

Who are we?

Paymentshield Limited (part of The Ardonagh Group of companies) along with the insurer is the Data Controller of the information **you** have provided. You can contact Paymentshield for general data protection queries by email to DataProtection@ardonagh.co.uk or in writing to The Data Protection Officer, care of the office of the Chief Information Officer, The Ardonagh Group, 55 Bishopsgate, London, EC2N 3AS.

How Paymentshield use the information you provide

Your personal information will be used to:

- Assess and provide the products or services that you have requested through arranging and administration of
 policies
- Communicate with you
- Develop new products and services
- Undertake statistical analysis
- Contact you about products that are closely related to those you already hold with Paymentshield
- Provide additional assistance or tips about these products or services

- Notify **you** of important functionality changes to our websites
- Cross reference with information from publicly available sources
- Conduct Market research

Any new information you provide us may be used to update any existing record we hold for you.

Only where **you** have provided us with consent to do so, we may from time to time use **your** information to provide **you** with details of marketing or promotional opportunities and offers relating to other products and services from The Ardonagh Group (http://www.ardonagh.com).

Sharing your information

- Where we are required to do so by law
- With fraud prevention agencies or third parties that provide a service to us or on our behalf;
- Where we may transfer rights and obligations under this agreement; and
- In order to achieve any of the purposes for which we process your data, as noted above

The data we hold may be transferred to, and stored at, a destination outside of the European Economic Area (EEA). It may also be processed by staff operating outside of the EEA who work for us or one of our suppliers. If we provide information to a third party we will require it and any of its agents and/or suppliers to take all steps reasonable necessary to ensure that **your** data is treated securely and in accordance with this notice

We follow strict security procedures in the storage and disclosure of **your** personal information in line with industry practices.

How long do we keep your information?

We will not keep **your** personal information for longer than is necessary for the purpose for which it was provided unless we are required to by law or have other legitimate reason to do so, such as if necessary for any legal processing. This is typically for a period of no more than 6 years after the termination or cancellation of a product, contract or service we provide.

Your Rights

You have rights relating to **your** personal data, such as to request access to a copy of the data we hold about **you**, to request a review of any automated decision taken about **you** and correct any erroneous information we hold about **you**. More details on **your** rights can be found on the Information commissioner's website: https://ico.org.uk/

Section S - Underwriting

The insurance for this **policy** is underwritten by the insurer specified in **your Insurer schedule**. The insurers to this insurance contract are authorised by the Prudential Regulation Authority (PRA) and regulated by the Financial Conduct Authority (FCA) and the Prudential Regulation Authority as an insurance company and to undertake insurance mediation.

The registration number for **your** insurer is specified in **your Insurer schedule. You** can check the insurers registration number and status by visiting the FCA's website or by contacting the FCA on 0800 111 6768.

Section T - Enquiries and Assistance

If you have any queries about your policy please contact the Paymentshield Customer Services Team on 0345 6011 050.

Section U - No Claim Discount

This part of the **policy** explains how No claim discount works and only applies if "No claim discount" is shown on **your** certificate.

If no incident occurs during the **period of insurance** which results in a claim under the **Buildings** or **Contents** sections, **your** No claim discount will increase in line with **our** scale at the renewal of the **policy**.

For each incident that occurs during the **period of insurance** which results in a claim under the **Buildings** or **Contents** sections, **your** No claim discount may reduce in line with **our** scale at the renewal of the **policy**.

You cannot transfer your No claim discount to anyone else.

A Guide to Direct Debit Payments

(this section does not form part of the policy conditions)

The premium for your policy is collected by Direct Debit from your bank account.

We can accept your instruction in one of the following ways:

- From a signed Direct Debit mandate
- From a telephone instruction you have given to us
- Electronically (if collected by your intermediary) or through the internet



The Direct Debit Guarantee

- This Guarantee is offered by all banks and buildings societies that accept instructions to pay Direct Debits
- If there are any changes to the amount, date or frequency of your Direct Debit Paymentshield Limited will notify
 you 10 working days in advance of your account being debited or as otherwise agreed. If you request
 Paymentshield Limited to collect a payment, confirmation of the amount and date will be given to you at the
 time of the request.
- If an error is made in the payment of your Direct Debit, by Paymentshield Limited or your bank or building society, you are entitled to a full and immediate refund of the amount paid from your bank or building society
 - if you receive a refund you are not entitled to, you must pay it back when Paymentshield Limited asks you to
- You can cancel a Direct Debit at any time by simply contacting **your** bank or building society. Written confirmation may be required. Please also notify **us**.



The Administrator for this insurance policy is Paymentshield Limited.

Paymentshield Limited is authorised and regulated by the Financial Conduct Authority under Registration No. 312708. You can check this on the Financial Services Register by visiting the FCA's website or by contacting the FCA on 0800 111 6768

Paymentshield and the Shield logo are registered trade marks of Paymentshield Limited

Telephone calls to Paymentshield may be recorded for security purposes and monitored under our quality control procedures.

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