



Distinct

Home 75 Your Policy

Your Distinct Home cover comes complete with a distinct service. A service that's flexible and first-class in every way, with claims resolved quickly and without any hassle, with your choice of cash settlement, replacement or an expertly designed replica. A service that looks after your lifestyle as much as your home, offering a dedicated level of support above and beyond what you'd find with standard cover.

Contents

Welcome to Distinct	2	Personal Belongings	24
Optional Covers	3	Home Emergency Service	26
Distinct Home Services	4	Identity Fraud Detection and Assistance Service	28
Your Distinct Home Policy	6	Caravan	32
Contract of Insurance and Information and Changes we need to know about	7	Small Craft Personal Lawyer Cover	34 38
Definitions	8	General Exclusions	44
Buildings	10	General Conditions	46
Contents	16	Complaints Procedure	49
Art, Antiques and Collectables	22	'	

Welcome to Distinct

Thank you for choosing the Distinct Home 75 policy. This policy document gives you full details of your cover. Please keep it in a safe place.

If at any time you wish to extend, amend or add additional covers to your policy, simply talk to your insurance adviser.

Our commitment to you

Our measurement of success at Distinct is perfection. That's what makes us Distinct.

Our role is to ensure that should you be unfortunate enough to need us as a result of a claim that we will do everything possible to ensure your situation is dealt with swiftly, professionally and with empathy.

If you have any issues, recommendations or general comments please feel free to write to us at:

Distinct Level 3 West–Claims Pitheavlis Perth PH2 ONH

Instant reassurance from our claims service

Our experienced claims team is there to help you whenever you need it and will always strive to meet your expectations. We always look to get things settled as quickly as we can but if you need extra support we'll provide you with a Home Claims adviser to manage your claim individually until everything is settled as you want it.

We also offer a Personal Jeweller if you lose an item of jewellery. They will provide additional support to help create a replica piece, arrange replacement, specialist repair or a cash settlement if required.

If you need us, the number to call is **0800 051 1750** (for claims abroad call **(+44) 1603 208 901)**, all day, every day. Most claims won't require a claim form. An incident manager will immediately take charge of your claim to get things back to normal as soon as possible with the minimum of fuss. Once we confirm that the incident is covered by your policy:

- your Incident Manager will arrange for any tradespeople to come to your property to carry out emergency repairs and secure it properly
- there is no need to bother with getting cost estimates before they start work
- there is also no need for worry about payment since their bills (apart from any excess that may apply to your policy) are settled directly by us
- we have a network of nationally approved suppliers to replace stolen or damaged household items on the basis of the 'new for old' cover provided by your policy.

Your Incident Manager will handle your claim from start to finish. They will regularly update you on progress.

We can help you with all your insurance needs

Distinct is very much an all-encompassing service but we do realise that there are some aspects of our service which you may already have through specialist policies. We therefore offer you a selection of options which you may choose to add to your policy when it is convenient. For example, when other policies are due for renewal, you could switch your cover to us, giving you one single, easily accessible point of administration. You may already have chosen some of these options.

Optional Covers

Travel insurance

Whether travelling on business or pleasure, Distinct can provide you with a high level of annual travel cover for peace of mind before and whilst you're away:

- worldwide cover, for trips up to 90 days including holidays in the UK lasting longer than two nights
- one policy covers you, your partner, family members and domestic staff who live at your home
- 24 hour Worldwide Emergency Medical specialists' service for immediate assistance outside the UK, including repatriation home if required
- winter sports additional cover for up to 30 days per period of insurance, including cover for loss or damage of hired equipment, delay due to avalanche, piste closure and non-refundable ski-pack costs.

Second homes

Cover is available for homes in the mainland of France, Spain, Portugal or the Republic of Ireland where the main residence is in the United Kingdom and insured on a Distinct Home policy. Cover for subsidence, heave and landslip is unavailable.

Small craft

This gives protection for craft up to 16ft in length, with a designed maximum speed not exceeding 50mph and a value of up to £10,000. A wide variety of vessels may be covered including sailing boats, dinghies, powered boats and canoes.

Caravans

A highly valuable option for those who have a caravan.

Full details of these options are available from your insurance adviser.

Distinct Home Services

From valuations to home security visits, your home policy includes a range of helpful benefits.

Independent valuation services for your home and contents

If you would like to have any of your possessions valued, or obtain an accurate re-building cost of your home, we have negotiated special discounted fees for Distinct Home policyholders for the services of Quastel Associates and BCH. Both are independent, professionally accredited companies whose valuations are carried out by professionally qualified staff offering full UK coverage.

Valuations for possessions

We have arranged preferential fees with Quastel Associates – professional valuers specialising in antiques, works of art, jewellery and general contents. By using Quastel Associates 'Home Contents Appraisal' or 'Bespoke' services, valuations can be tailored to your precise requirements. Valuations are available for any number of items from a single picture to entire house contents, including a detailed inventory and digital photographs of specialised items if required. Following a 'Home Contents Appraisal' you will receive a report with breakdown into categories required for insurance. With a 'Bespoke' valuation you will receive an appraisal document listing items and values. You can then be fully confident of having the right level of cover for all your possessions.

To book and for details please call Quastel Associates on 0208 9529188.

Calls are charged at the national call rate.

Valuations for re-building your home

In our experience, listed properties and high valued homes can often be dramatically underinsured. To safeguard your home fully and for your own peace of mind we have arranged preferential fees with BCH – who are professional valuers specialising in providing risk management services for high net worth and listed properties. BCH will provide you with an accurate re-building measurement and valuation of your home, reflecting the age and status of your home and all its distinguishing features. Following their survey, you will receive a re-building valuation and a photographic record of your home. Remember, with a professional valuation of your home, in the event of a claim, we will cover the full cost of rebuilding the buildings to the same specification.

To book and for more details please call BCH on 0844 412 4495.

Calls are charged at the local rate.

Please confirm that you are a Distinct Home policyholder when calling either company.

Security helpline

For general advice on locks, alarms, safes, fire prevention, health and safety and environmental issues call the Risk Solutions Helpline on **0845** 366 6666. Lines are open 9am-5pm Monday to Friday and calls are charged at local rates.

Home security visit

As a Distinct Home policyholder you can request a free home security visit for a complete review of your property, looking at such areas as theft and fire prevention and the general condition of the property.

Call the Risk Solutions helpline on 0845 366 6666.

Lines are open 9am-5pm Monday to Friday and calls are charged at local rates.

Identity Fraud Helpline

If you have become a victim of identity theft or require information on protecting your identity our professional advisers can offer detailed guidance and advice.

We provide up-to-date information on protecting yourself from identity theft, warning signs and prevention tips, and advice on what to do if you become a victim of identity theft.

Please call 0800 051 1719.

Calls to 0800 numbers are free from BT landlines. Calls from other networks may vary, please contact your network provider for details.

For full details of the cover and services supplied please refer to the Identity Fraud Detection and Assistance Service section.

Homesitters

We have arranged preferential rates for Distinct Home clients for the home caretaking services provided by Homesitters Limited. Rigorously-vetted employees will look after your home and care for pets while you are away, either round-the-clock or during specified hours of the day.

For details, call 01296 630 730.

Calls are charged at the national call rate.

Insafe International Safes

We have arranged preferential rates for Distinct Home clients with Insafe International Limited, who can provide and professionally install safes for the home.

For details, call 0800 252 225.

Calls to **0800** numbers are free from BT landlines. Calls from other networks may vary, please contact your network provider for details.

GP helpline

The GP helpline gives you speedy access to medical advice – 24 hours a day, 365 days a year. Fully qualified GP's fit in with your busy schedule and give unhurried advice at the end of a phone. In addition, you can also use the helpline when you are too busy to consult your own GP for advice or for general medical and health information.

Call 0870 739 7699.

0870 number charges may vary, please contact your network provider for details.

Legal and tax helpline

A free service for expert advice on a wide range of legal issues, from credit and consumer law to medical and workplace matters, plus advice on any personal UK tax matter.

Call 0800 051 1718.

Calls to **0800** numbers are free from BT landlines. Calls from other networks may vary, please contact your network provider for details.

Your Distinct Home Policy

Wherever words or phrases appear in **bold** in this policy, they will have the meanings described in the Definitions section, unless otherwise shown for any policy section.

Your policy wording

The schedule, together with this policy booklet, sets out the cover you have selected. It is important that you read these carefully to ensure that all details are shown correctly and your requirements have been met. To ensure that you remain fully protected we recommend that you review sums insured and policy limits periodically and contact your insurance adviser if they become inadequate.

Choice of law

The law of England and Wales will apply to this contract unless:

- you and the insurer agree otherwise; or
- at the date of the contract you are a resident of (or, in the case of a business, the registered office or principal place of business is situated in) Scotland, Northern Ireland, Channel Islands or the Isle of Man, in which case (in the absence of agreement to the contrary) the law of that country will apply.

Use of language

Unless otherwise agreed, the contractual terms and conditions and other information relating to this contract will be in English.

Your cancellation rights

You have a statutory right to cancel your policy within 14 days from the day of purchase or renewal of the contract or the day on which you receive your policy or renewal documentation, whichever is the later.

If you wish to cancel and the insurance cover has not yet commenced, you will be entitled to a full refund of the premium paid.

Alternatively, if you wish to cancel and the insurance cover has already commenced, you will be entitled to a refund of the premium paid, less a proportionate deduction for the time we have provided cover.

To cancel, please contact your insurance adviser at the address shown on your schedule.

If you do not exercise your right to cancel your policy, it will continue in force and you will be required to pay the premium.

For **your** cancellation rights outside the statutory cooling off period, please refer to the General Conditions section of this policy booklet.

Additional covers – refund of premiums

If you have purchased additional cover options with this policy, a refund may not be available on those additional covers unless your insurance has not commenced, or you remove these or cancel within the 14 day statutory cancellation period.

Customers with disabilities

This policy is also available in large print, audio and Braille. If you require any of these formats please contact your intermediary or broker.

Financial Services Compensation Scheme

We are members of the Financial Services Compensation Scheme (FSCS). You may be entitled to compensation from this scheme if we cannot meet our obligations, depending on the type of insurance and the circumstances of your claim.

Further information about the scheme is available from the FSCS website at www.fscs.org.uk or by writing to:

Financial Services Compensation Scheme 10th Floor, Beaufort House 15 St Botolph Street London

Telephone call recording

EC3A 7QU

ECSA /QU

For our joint protection telephone calls may be recorded and/or monitored.

Contract of Insurance and Information and Changes we need to know about

The contract of insurance

This policy is a contract of insurance between you and us.

The following elements form the contract of insurance between you and us, please read them and keep them safe:

- your policy booklet;
- information contained on **your** Statement of Fact document as issued by **us**, application form and any additional questionnaire(s);
- your schedule;
- any clauses endorsed on your policy, as set out in your schedule;
- any changes to your home insurance policy contained in notices issued by us at renewal;
- the information under the heading 'Important Information' which we provide to you when you take out or renew your policy.

In return for you paying your premium, we will provide the cover shown on your schedule on the terms and conditions of this policy booklet during the period of insurance.

Our provision of insurance under this policy is conditional upon you observing and fulfilling the terms, provisions, conditions and clauses of this policy.

Information and changes we need to know about

You must take reasonable care to provide complete and accurate answers to the questions we ask when you take out, make changes to, and renew your policy.

Please tell your insurance adviser immediately to let us know if there are any changes to the information set out in the application form and/or Statement of Fact or on your schedule. You must also tell your insurance adviser immediately to let us know about the following changes:

- any intended alteration to, extension to or renovation of your property, unless the value of the work is under £50,000
- any change to the people insured, or to be insured,
- any change or addition to the contents or the property to be insured that results in the need to increase the amounts insured or the limits that are shown on **your** policy schedule,
- if your property is to be lent, let, sub-let, or used for business purposes (other than occasional clerical work),
- if your property is to be unoccupied for any continuous period exceeding 60 days, or
- if any member of **your** household or any person to be insured on this policy is charged with, or convicted of a criminal offence (other than motoring offences).

If you are in any doubt please contact your insurance adviser.

When we are notified of a change, we will tell your insurance adviser if this affects your policy, for example whether we are able to accept the change and if so, whether the change will result in revised terms and/or premium being applied to your policy.

If the information provided by you is not complete and accurate:-

- we may cancel your policy and refuse to pay any claim, or
- we may not pay any claim in full, or
- we may revise the premium and/or change any excess, or
- the extent of the cover may be affected.

Definitions

Wherever the following words or phrases appear in **bold** in this policy, they will have the following meanings, unless otherwise shown for any policy section.

Art, antiques and collectables

Items that are rare and attractive, of good quality and in good condition, reflecting the age in which they were made. This includes such items as paintings, furniture, etchings, tapestries, ceramics, statues, sculptures, stamp and coin collections, items made of precious metals and/or stones, curios and collectables, all of which belong to **you** or for which **you** are legally responsible.

Buildings

- the home, swimming pools, ornamental fountains and ponds, hard courts, terraces, patios, drives, footpaths, walls, fences, gates, hedges, domestic fixed fuel tanks, lamp posts and fixed statues
- cables and underground pipes providing services to or from the **buildings**, cess pits, septic tanks and drain inspection covers
- external lighting, surveillance equipment and alarm systems fixed to the buildings
- fixtures and fittings which belong to you or for which you are legally responsible
- interior decorations belonging to **you** where **you** are the tenant of the private dwelling or where **you** are the owner but are not responsible for insuring the private dwelling.

Business property

Furniture, equipment, supplies and stock used in connection with a business conducted from the home.

Caravar

The caravan and its fixtures, fittings, furnishings and utensils while in the caravan.

Company/insurer/we/our/us

Aviva Insurance Limited (unless otherwise shown for any policy section).

Contents

Household goods, Art, antiques and collectables and personal belongings

- which are your property
- which are the property of **your** visitors or resident domestic employees
- for which you are legally responsible.

Fixtures and fittings belonging to **you** or for which **you** are responsible where **you** are the owner of the private dwelling but are not responsible for insuring it and where **you** have no right of claim under any **buildings** insurance.

Radio aerials, television aerials and satellite dishes fixed to the home, their fittings and masts.

Contents also includes personal money and business property.

The definition of contents does not include:

- aircraft, watercraft, caravans and trailers and portions, parts and accessories for any of these items
- any living creature
- items more specifically insured
- motorised vehicles and watercraft other than:
 - motorised domestic gardening equipment
 - golf carts, models and toys
 - vehicles designed to assist disabled persons which are not registered for road use
 - motorcycles with an engine capacity less than 51cc and quad bikes, not registered for road use and used solely within the boundaries of the land belonging to the home
 - sailboards, surfboards, windsurfers and jet skis.

Excess

The amount which you pay for each separate claim.

Heave

Expansion or swelling of the land beneath the buildings resulting in upward movement.

The private dwelling and its outbuildings used solely for domestic purposes at the address of the insured property shown in the schedule.

Insured/insured person/you/your/yours

The person(s) named in the schedule, their domestic partner and members of their family(ies) permanently living with him/her/them.

Landslip

Movement of land down a slope

Outdoor items

Items designed to be left outside, including garden furniture, statues, ornaments, barbecues, marquees and portable gazebos, children's play equipment.

Period of insurance

The period of time covered by this policy, as shown on your schedule, or until cancelled. Each renewal represents a start of a new period of insurance.

Personal money

Cash, cheques, postal orders, unused postage stamps, savings stamps and certificates, premium bonds, luncheon and gift vouchers, season tickets, travel tickets and travellers cheques all held for social, domestic or charitable purposes.

Settlement

Downward movement of the land beneath the **buildings** as a result of compaction due to the weight of the **buildings**.

Subsidence

Downward movement of the land beneath the **buildings** that is not a result of **settlement**.

Unfurnished

Insufficiently furnished for normal living purposes.

United Kingdom

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

Unoccupied

Not lived in by you or by anyone with your permission.

Buildings

Cover

Section A

The buildings

Loss or damage to the buildings.

Loss or damage to newly acquired fixtures and fittings for the buildings, up to 10% of the buildings sum insured, provided you request cover for the items within 45 days of acquisition, provide appropriate details to us and pay us any required additional premium. We reserve the right not to insure the newly acquired fixtures and fittings after the 45th day.

Exclusions to all buildings sections

(See also General Exclusions)

The excesses shown in your schedule. No excess applies to Sections I and J.

Malicious damage, theft or attempted theft caused by you, your paying guests or tenants.

Loss or damage caused by theft, attempted theft or malicious persons after the home has been left unfurnished or unoccupied for more than 60 consecutive days.

Loss or damage caused by escape of water from or freezing of water in water tanks, pipes, apparatus or fixed heating systems after the home has been left unoccupied or unfurnished for more than 60 consecutive days, unless the central heating is switched on and maintained in operation during the period October to March inclusive or the water supply is turned off at the mains and the system drained.

Storm or flood damage to fences, gates and hedges (unless following impact by falling trees).

Accidental damage, subsidence or heave directly caused by the use of defective materials, defective design or defective workmanship.

The cost of maintenance or normal redecoration.

Damage caused by settlement, or by shrinkage or expansion of parts of the buildings.

Loss or damage by subsidence, heave or landslip;

- to swimming pools, ornamental fountains and ponds, hard courts, terraces, patios, drives, footpaths, walls, gates, fences, hedges, domestic fixed fuel tanks or lamp posts unless a claim is accepted for such damage to the home
- if you knew when this policy started that any part of the buildings had already been damaged by subsidence, heave or landslip, unless you told us about this and we accepted it
- caused by coastal or river erosion
- to solid floors, caused by compaction of infill.

Section B

Additional expenses

When a claim is accepted under Section A we will also pay:

- architects' and surveyors' fees necessary for the reinstatement of the **buildings**
- the necessary cost of removing debris, demolishing, shoring or propping up the damaged parts of the buildings which we have agreed, in writing, to pay
- the additional cost of reinstatement of the buildings which has to be paid to comply with statutory or other building regulations or municipal or local authority bylaws
- the reasonable costs of debris removal of fallen tree(s) or branches of the whole tree(s) if they have been totally or partly uprooted.

Section B continued...

We will not pay for:

- fees for preparing any claim
- any cost you are legally liable to pay because of a notice served on you before the date of destruction or damage
- costs you have to pay for removing any part of the tree(s) that is still below ground and/or for restoring the site.

Section C

Rent and alternative accommodation

If the **home** is damaged by any cause listed in Section A and cannot be lived in **we** will pay for the undernoted costs from the date of loss until the **home** can be lived in again for:

- reasonable additional costs which have to be paid for comparable alternative accommodation for you and your domestic pets and horses
- rent which you still have to pay
- rent which you would have received if you had been renting out all or part of the home.

The most we will pay under this section is the buildings sum insured.

Section D

Compulsory evacuation

If a local authority prohibits **you** from living in the **home** following loss or damage to a neighbouring property **we** will pay reasonable additional costs which have to be paid for comparable alternative accommodation for **you** and **your** domestic pets and horses for a period up to 30 days from the date of compulsory evacuation.

Section E

Temporary removal of fixtures

Loss or damage to permanent fixtures while temporarily removed from the **home** to another building for periods up to 60 days for restoration, renovation, repair or safekeeping.

Section F

Garden cover

If your garden is damaged by:

- fire, explosion, lightning, malicious persons, riot, theft or attempted theft
- collision by vehicles, animals, aircraft or anything dropped from them.

we will pay the cost of re-landscaping, up to £25,000 but not more than £5,000 in respect of the ft or attempted the ft.

Section G

Tracing and accessing leaks

We will pay the reasonable costs, up to £15,000, for removing and replacing any part of the **buildings** necessary to find and repair the source of any escape of water from water tanks, pipes, apparatus or fixed heating systems of the **buildings**.

Section H

Sale of buildings

We will pay up to the sum insured on buildings to any purchaser of your buildings for loss or damage or other costs covered by this section. This applies only during the period between exchange of contracts or conclusion of missives and completion date and provided the buildings are not otherwise insured by the purchaser or on their behalf.

Section I

Your liability to the public

Your legal liability to pay damages and claimants' costs and expenses for:

- accidental bodily injury or illness; or
- accidental loss of or damage to property;

occurring during the period of insurance and incurred by you:

- a) as owner (but not as occupier) of the buildings; or
- b) under the Defective Premises Act 1972 or the Defective Premises (Northern Ireland) Order 1975 in connection with any home which you previously owned or occupied.

If you cancel this section, the cover provided under b) will continue for a period of seven years in respect of any home insured by this section before cancellation, provided no other policy covers this liability.

We will not pay more than £10,000,000 for any one claim or claims arising from one occurrence.

We will also pay all your costs and expenses incurred with our written consent.

In the event of your death we will provide cover for your personal representatives against any liability incurred by you and insured under this section.

Exclusions

(See also General Exclusions)

Liability

- in respect of bodily injury to or sickness contracted by any employee when injury or sickness arises out of and in the course of his/her employment by you
- in respect of loss or damage to property belonging to you or in your custody or control
- caused directly or indirectly in connection with any motorised vehicle for which insurance or security under any road traffic legislation is required
- arising under any agreement entered into by you unless that liability would have applied even if the agreement did not exist
- arising in connection with your trade, business or profession.

Important Note

(If you are the owner and occupier of the home insured by this policy)

Accidents which happen in buildings or on land are, by law, nearly always the responsibility of the occupier (the person who lives in the building or on the land) rather than the owner.

If you are both the owner and the occupier of the building, please remember that "Your liability to the public" cover does not cover your legal liability as the occupier of the home and its land

To protect yourself, you will need to arrange contents insurance which provides "Occupiers liability" cover.

Defective Premises Act 1972

The Defective Premises Act 1972 imposes duties in connection with the provision of dwellings and imposes liability for injury or damage caused to persons through defects in the state of premises. Section 3 of the Defective Premises Act 1972 (or in Northern Ireland Section 5 Defective Premises Northern Ireland Order 1975) extends the duty of care in certain circumstances after the dwellings have been disposed of. For further guidance please see the Office of Public Sector Information website (opsi.gov.uk) or contact the Citizens Advice Bureau.

Section J

Pest contamination cover

You have entered into a contract of insurance with Inter Partner Assistance and a separate contract with Homeserve (GB) Ltd, Cable Drive, Walsall, WS2 7BN, registered in England No. 2770612, to arrange and administer this policy section.

This section represents the entire agreement of the parties on the matters in question, which will be subject to English law and the parties submit to the non-exclusive jurisdiction of the English courts.

This section is underwritten by Inter Partner Assistance who are a wholly owned subsidiary of AXA Assistance SA and part of the worldwide AXA Group. Their address is Inter Partner Assistance, The Quadrangle, 106-118 Station Road, Redhill, Surrey, RH1 1PR. United Kingdom office, registered No. FC008998.

Inter Partner Assistance is authorised by the Commission Bancaire, Financière et des Assurances (the Banking, Finance and Insurance Commission) in Belgium and is subject to limited regulation by the Financial Conduct Authority in the UK. Details about the extent of its regulation by the Financial Conduct Authority are available from us on request. Please read this section carefully. We do not wish you to discover after an incident has occurred that you are not insured. If you have any queries please contact Homeserve on 0800 408 1529.

Pest Definitions

Where the following words are shown in **bold** they have the following meanings given to them. If there is a conflict between a definition in this section and a definition elsewhere in the policy, the definitions in this section will apply to this section only.

Emergency

Sudden and unforeseen pest contamination that:

- a) exposes you to a risk to your health; or
- b) creates a risk of loss of or damage to the property and any of your belongings forming part of or normally contained within the property; or
- c) makes the **property** uninhabitable.

Homeserve

Homeserve (GB) Ltd, Cable Drive, Walsall, WS2 7BN.

Inter Partner Assistance/we/us/our:

Inter Partner Assistance SA, The Quadrangle, 106-118 Station Road, Redhill, Surrey, RH1 1PR.

Pest contamination

Sudden and unforeseen infestation of the property by any of the pests detailed in the 'Schedule of Pests' which are covered under this policy section.

Property

The domestic or private premises that is your principal permanent place of residence as stated on the policy schedule, used for domestic purposes, including furnished/habitable outbuildings not attached to the main residence but within the property's boundaries. This definition excludes properties in multiple occupancy, second homes, holiday homes, mobile homes and commercial premises.

You/your

The permanent occupier of the property as recorded on the policy schedule and other persons who normally reside with you at your property.

Cover

1. The insurance provides professional extermination and control of the pests detailed in the 'Schedule of Pests' below. The cover is for emergency pest contamination in the property at the address on your policy schedule, including its cellars and adjoining outbuildings. In respect of wasp and hornets' nests the cover extends to the garden of the property. We will pay up to £500 (including VAT) per incident.

Schedule of Pests

Brown rat Black rat
House mouse Field mouse
Wasps' nest Hornets' nest

- 2. If you discover a pest contamination of any of the pests detailed in the 'Schedule of Pests' you should tell us on the emergency hotline number 0800 408 1529. We will then arrange for an approved contractor to visit the property and to take the appropriate action to clear the pest contamination.
- 3. Claims must be made via our 24 hour emergency hotline by **you** or a person calling on **your** behalf at the time of the **emergency**. **We** regret that **we** will not cover the costs of any action taken by contractors not authorised by **us** in advance.
- 4. In order for **us** to verify **your** cover **you** must quote **your** policy number when calling to make a claim and produce **your** policy summary if requested.

Exclusions

(See also General Exclusions)

- 1. We are not liable for any of the following:
 - a) infestations known to exist at the insured property prior to commencement of this policy
 - b) damage to decorations or to any wall partition or ceiling including wallpaper and paintwork caused by pests directly or indirectly
 - c) infestation of communal areas
 - d) infestation of gardens and outbuildings not covered under the definition of property within this section
 - e) damage to the structure or masonry or fixtures or fittings caused by pests directly or indirectly
 - f) infestation in a property that has been unoccupied for more than 60 consecutive days.

Conditions

(See also General Conditions)

- 1. You shall give reasonable access to enable the contractor's service technicians to apply appropriate treatments. Furthermore, it is conditional upon you that you follow any recommendations made by the service technician on pest prevention and hygiene measures. You must also take all reasonable measures to prevent pest contamination in the first place.
- 2. If any loss, damage or expense covered under this insurance policy is also covered by any other insurance or maintenance contract, **we** will not pay more than **our** fair share (rateable proportion) of any claim.
- 3. You must co-operate with us in obtaining reimbursement of any costs we incur under the terms of this cover which may have been caused by the action of a third party against whom you have a legal right of action.

A promise of service

We wish to provide you with a high standard of service. Very occasionally we receive complaints which we investigate at once. Every effort is made to resolve them to your satisfaction. If you have a complaint please write to the Customer Relations Department, Homeserve, Freepost WV1849, Walsall, WS2 7BR. If your complaint relates to the service you experienced as a result of a claim, and you feel that the matter has not been resolved satisfactorily, you may escalate your complaint to the General Manager, Inter Partner Assistance, The Quadrangle, 116-118 Station Road, Redhill, Surrey, RH1 1PR. In the unlikely event that you are not satisfied with the response from Inter Partner Assistance, you can ask us for details of the FOS (Financial Ombudsman Service).

Buildings Conditions

Sum insured condition

The sum insured must be sufficient to cover the full cost of rebuilding the **buildings** to the same specification, including an amount for demolition costs and architects' and surveyors' fees.

Index linking

The sum insured will be changed each month and re-stated annually at renewal date in line with any increase in the level of the House Rebuilding Cost Index or a suitable alternative index chosen by us.

The amended sum insured and renewal premium will be shown on your renewal notice. Index linking will continue during replacement or repair following loss or damage provided that replacement or repair is carried out without unnecessary delay.

Claims settlement

We will settle your claim by reinstating, replacing or repairing the damaged part(s) of the buildings.

No deduction for wear, tear or depreciation will be made from the amount to be paid and the sum insured will not be reduced by the amount paid under any claim. However, we will not pay for any reduction in market value of the home following reinstatement, replacement or repair to the damaged part(s).

The most we will pay for loss or damage arising out of one occurrence is the sum insured stated in the schedule. However, if the sum insured has been based on a rebuilding cost valuation by a professional valuer or surveyor, index linked continuously since the date of valuation and adjusted to reflect any subsequent alterations or extension to the **buildings**, we will cover the full cost of rebuilding the **buildings** to the same specification.

If the repair or replacement is not carried out, we will pay the reduction in market value resulting from the loss or damage but not exceeding what it would have cost to repair or replace.

Where we refer to the term 'reasonable' in Sections B, C, D and G, we mean that we will pay costs for goods and services which are competitive in the relevant marketplace.

Pairs, sets and suites

In the event of loss or damage to parts of buildings which form part of a set of common design we will pay for the replacement or repair of the lost or damaged item only, unless part of a pair.

However, we will pay for undamaged parts of a bathroom suite or fitted kitchen and their tiles where replacements to the damaged parts cannot be matched.

Contents

Cover

Section A

The contents

Loss of or damage to **contents** at the address shown in the schedule and while temporarily removed elsewhere in the world.

Loss or damage to newly-acquired **contents** up to 20% of the **contents** sum insured, provided **you** request cover for the item(s) within 45 days of acquisition, provide appropriate proof of purchase and value and pay **us** any required additional premium. **We** reserve the right not to insure the newly-acquired item(s) after the 45th day.

Exclusions to all Contents sections

(See also General Exclusions)

The excess shown in your schedule. No excess applies to Sections D, H and N, or to claims arising from loss or damage to food in freezers and/or refrigerators.

Malicious damage, theft or attempted theft caused by you, your paying guests or tenants.

Loss or damage at the **home** caused by theft, attempted theft or malicious persons after the **home** has been left **unoccupied** for more than 60 consecutive days.

Loss or damage caused by escape of water from water tanks, pipes, apparatus or fixed heating systems after the **home** has been left **unoccupied** for more than 60 consecutive days, unless the central heating is switched on and maintained in operation during the period October to March inclusive or the water supply is turned off at the mains and the system drained.

Loss or damage to food in freezers and/or refrigerators caused by the power supply authority or its employees deliberately cutting off or reducing the supply.

Theft from unattended road vehicles unless force and violence are used to gain entry to a securely locked vehicle. The most **we** will pay in respect of any one occurrence is £5,000.

Theft of pedal cycles away from the home unless in a building or securely locked to an immovable object.

Loss or damage by subsidence, heave or landslip caused by coastal or river erosion.

In respect of personal money:

- losses not reported to the police
- shortages due to error or omission.

Section B

Rent and alternative accommodation

If the **home** is damaged by any cause listed in Section A and cannot be lived in **we** will pay for the undernoted costs from the date of loss until the **home** can be lived in again:

- reasonable additional costs which have to be paid for comparable alternative accommodation for you and your domestic pets and horses
- rent which **you** still have to pay
- rent which you would have received if you had been renting out all or part of the home.

The most we will pay under this section is the contents sum insured (and, where stated in your schedule, the combined art, antiques and collectables sum insured).

Section C

Compulsory evacuation

If a local authority prohibits **you** from living in the **home** following loss or damage to a neighbouring property **we** will pay reasonable additional costs which have to be paid for comparable alternative accommodation for you and your domestic pets and horses for a period of up to 30 days from the date of the compulsory evacuation.

Section D

Loss of keys

If keys to the locks of:

- external doors to the home; or
- alarm systems or domestic safes fitted in the home.

are lost or stolen, we will pay the cost of replacing the locks or lock mechanisms.

Section E

Fuel and metered water

Accidental loss of domestic heating fuel and metered water.

Section F

Trauma cover

We will pay:

- following a violent crime committed against you by a third party at the home:
 - up to £500 for professional private counselling fees
 - up to £10,000 for temporary accommodation for up to seven days after the event or to carry out agreed improvements to physical security at the home
 - up to £15,000 for necessary conveyancing, removal and estate agency fees if, within 90 days of the event, you feel compelled to move house and had not already planned to do so
 - £50,000 if, within 12 months, you die as a direct result of injury caused during the event
- £50,000 if within 12 months, you die as a direct result of injury caused in the home by fire, lightning or explosion
- up to £5,000 as a reward for information which leads to the arrest and conviction of the person(s) criminally responsible for theft, attempted theft or violence against the person at the home
- up to £50,000 for necessary alterations to the home if you are permanently disabled as a result of an accident in the home during the period of insurance.

Section G

Automatic increase in sum insured

The contents sum insured is automatically increased by 10% in total:

- during the period 30 days before and 30 days after your wedding to cover wedding gifts
- during the period 30 days before and 30 days after the following religious festivals to cover newly-acquired gifts and
 provisions owned by you for these festivals:
 - Buddhist Wesak
 - Christian Christmas (Orthodox and Western)
 - Hindu Diwali
 - Islamic Eid ul-Adha and Eid ul Fitr ('Id al-Fitr)
 - Jewish
 Passover, Rosh Hashanah and Hanukkah
 - SikhVaisakhi (Baisakhi).

Section H

Occupiers', personal and employer's liability

Your legal liability to pay damages and claimants' costs and expenses for:

- · accidental bodily injury or illness; or
- accidental loss of or damage to property;

occurring during the **period of insurance** and incurred by **you** in the **United Kingdom** or Republic of Ireland or during temporary visits in the rest of the world:

- as occupier (not as owner) of the **home** and its land; or
- in a personal capacity; or
- as an employer of a domestic employee.

We will not pay more than £10,000,000 for any one claim or claims arising from one occurrence.

In the event of **your** death **we** will provide cover for **your** personal representatives against any liability incurred by **you** and insured under this section.

We will also pay all your costs and expenses incurred with our written consent.

Unrecovered court awards

We will pay up to £10,000,000 for sums which you have been awarded but which have not been paid within three months of the date of the award for:

- accidental bodily injury or sickness
- accidental loss of or damage to material property provided that:
 - Section H of this policy would have operated had the award been made against you; and
 - the award was made by a court in the **United Kingdom**; and
 - judgement is not subject to a pending appeal.

Section H continued...

Exclusions

(See also General Exclusions)

Liability

- a) arising from the ownership, possession or use of:
 - any motorised vehicles other than:
 - motorcycles less than 51cc, motorised quad bikes, toys and domestic gardening equipment used within the boundaries of the land belonging to the home
 - vehicles designed to assist disabled persons, which are not registered for road use
 - golf carts or buggies
 - any aircraft other than powered model aircraft with an engine capacity not exceeding 10cc and/or a wing span not exceeding 1.88 metres and non-powered model aircraft unless such model aircraft are participating in flying displays
 - any craft or board designed to be used on or in water other than sailboards, surfboards, windsurfers, or those solely propelled by oars or paddles which are hand or foot operated.
- b) arising from:
 - the occupation of land or buildings (other than the home or its grounds)
 - the ownership of land, buildings or immobile property
 - any wilful or malicious act
 - the transmission of any communicable disease by you
 - any dangerous dog as defined in the Dangerous Dogs Act 1991 or any subsequent legislation
 - any agreement entered into by you unless that liability would have applied even if the agreement did not exist
 - your trade, business or profession.
- c) in respect of loss of or damage to property belonging to you or in your custody or control
- d) for bodily injury to or illness contracted by you.

In respect of liability for bodily injury to or illness contracted by any domestic employee, when the injury or illness arises out of or in the course of his/her employment by you the exclusions a) to d) do not apply. However, we will not be liable in respect of bodily injury or illness to any domestic employee where insurance or security is required under any road traffic legislation within the European Union.

Section I

Tenant's liability

We will pay up to £10,000,000 where you are legally responsible as tenant for:

- loss or damage to the home and landlord's fixtures and fittings
- accidental breakage of glass and sanitaryware which forms part of the home
- accidental damage to cables and underground pipes providing services to or from the buildings, septic tanks, cess pits and drain inspection covers.

(If you are the owner but not the occupier of the home insured by this policy). Accidents which happen in buildings or on land are, by law, nearly always the responsibility of the occupier (the person who lives in the building or on the land) rather than the owner. If you are the owner but not the occupier of the building please remember that "Occupier's, personal and employer's liability" does not cover your legal liability as the owner of the home and its land. To protect yourself, you will need to arrange buildings insurance which provides "Your liability to the public" cover.

Dangerous Dogs Act 1991

The Dangerous Dogs Act 1991 imposes certain requirements on specific types of dog. It also places requirements in relation to dogs which are, as described in the Act, dangerously out of control. For further guidance please see the Office of Public Sector Information web site (opsi.gov.uk) or contact the Citizens Advice Bureau.

Section I continued...

Exclusions

(See also General Exclusions)

Loss or damage excluded under Section A.

Loss or damage while the private dwelling has been left unfurnished.

Section J

Title deeds

We will pay up to £5,000 to prepare new title deeds to the home, manuscripts and securities if they are lost or damaged.

Section K

Credit cards

We will pay for the amount for which you are legally responsible, up to £30,000, as a result of fraudulent use of a bank, building society or store card by any unauthorised person.

Exclusions

(See also General Exclusions)

Losses not reported to the card-issuing company within 24 hours of discovery.

Section L

Residential care cover

Loss or damage covered by Section A to **contents** belonging to a parent or grandparent of the **insured** while in a nursing home, old people's home or residential care home in which the parent or grandparent is resident. The most **we** will pay under this section is £10,000.

Exclusions

(See also General Exclusions)

Loss or damage to personal money.

Section M

Student cover

Loss or damage covered by Section A to **contents** belonging to a permanent member of **your** household in full-time education while they are living and studying away from the **home**. The most **we** will pay under this section is £5,000.

Section N

Golf 'hole in one' cover

We will pay £500 in the event of a hole in one achieved by you in an official golf competition.

The scorecards and certificate from your club or match secretary must be submitted to us in the event of a claim. The most we will pay is £500 in any 12 month period.

Section O

Data replacement

We will pay up to £5,000 for costs incurred in retrieving or reconstructing your personal or business data from your computers as a result of loss or damage covered under Section A.

Contents Conditions

Sum insured condition

The sum insured must be sufficient to cover the full cost of replacing the contents as new.

The sum insured will be changed each month and re-stated annually at renewal date in line with any increase in the level of the Retail Prices Index or a suitable alternative index.

The amended sum insured and renewal premium will be shown on your renewal notice.

Claims settlement

We will settle your claim by:

- replacing the lost or damaged items; or
- paying the cost of repair for those items which can be economically repaired; or
- paying the cost of replacement.

No deduction for wear, tear or depreciation will be made from the amount to be paid and the sum insured will not be reduced by the amount paid under any claim.

Where we refer to the term 'reasonable' in Sections B and C, we mean that we will pay costs for goods and services which are competitive in the relevant marketplace.

In the event of loss or damage the most we will pay for the following types of contents is:

- jewellery, watches and guns £5,000 per item, £10,000 in total
- motorcycles with an engine capacity of less than 51cc, quad bikes, golf carts and vehicles designed to assist disabled persons - £5,000 per item
- art, antiques and collectables £15,000 per item
- personal money £2,500
- personal money while contained in a locked safe in the home £5,000
- business property £15,000 (£1,000 in respect of stock).

Additionally, the following limits apply:

- contents belonging to visitors up to the contents sum insured
- outdoor items up to the contents sum insured.

Pairs, sets and suites

In the event of loss or damage to part of a pair, set, suite and/or items of a uniform matching nature, design or colour (including floor coverings, carpets and curtains) we will pay whichever of the following is least:

- the cost to repair the damaged part to its condition immediately before the loss; or
- the cost to replace the lost or damaged part.

In the event that we cannot repair the damaged item(s) or arrange for an equivalent replacement, we will pay:

- the full replacement cost of the whole pair, set or suite; or
- the cost to make up any loss in value of the undamaged pair, set or suite immediately before and after the loss or damage.

You agree, if requested by us, that you will surrender the undamaged part(s) of the pair, set or suite to us.

Art, Antiques and Collectables

Cover

Loss of or damage to art, antiques and collectables at the address shown in the schedule and while temporarily removed elsewhere in the world.

Loss of or damage to newly-acquired art, antiques and collectables anywhere in the world up to £50,000 in total, provided you request cover for the newly-acquired item(s) within 45 days of acquisition, provide appropriate proof of purchase and value and pay us any required additional premium. We reserve the right not to insure the newly-acquired item(s) after the 45th day.

Exclusions

(See also General Exclusions)

The excess shown in your schedule.

Malicious damage, theft or attempted theft caused by you, your paying guests or tenants.

Loss or damage at the home caused by theft, attempted theft or malicious persons after the home has been left unoccupied for more than 60 consecutive days.

Loss or damage caused by escape of water from water tanks, pipes, apparatus or fixed heating systems in the home after the home has been left unoccupied for more than 60 consecutive days, unless the central heating is switched on and maintained in operation during the period October to March inclusive or the water supply is turned off at the mains and the system drained.

Items in the custody of dealers, auction rooms, museums or galleries when insured in the name of such institutions.

Theft from unattended road vehicles unless force and violence are used to gain entry to a securely locked vehicle. The most we will pay in respect of any one occurrence is £5,000.

Loss or damage by subsidence, heave or landslip, caused by coastal or river erosion.

Art, Antiques and Collectables Conditions

Sum insured condition

The sum insured must represent the full acquisition cost of the item(s) or the current market value whichever is greater.

Index linking

Any sum insured shown in the schedule under the Art, Antiques and Collectables section will not be subject to index linking. It is important the sums shown in this section are reviewed periodically in order that they represent a true and accurate replacement value.

Claims settlement

We will settle your claim for specified items by paying:

- the sum insured if the item is lost or damaged beyond economic repair
- the cost of restoration plus any loss in market value, up to a maximum of the sum insured, if the item is partially damaged.

We will settle your claim for unspecified items by paying:

- the market value or the single article limit, whichever is lower, if the item is lost or damaged beyond economic repair
- the cost of restoration plus any loss in market value, up to a maximum of the single article limit but not exceeding the market value immediately prior to the loss, if the item is partially damaged.

Single article limit

£15,000 per item, unless the item(s) is specified in the schedule.

Pairs, sets and suites

In the event of loss or damage to part of a pair, set, suite and/or items of a uniform matching nature, design or colour (including floor coverings, carpets and curtains) we will pay whichever of the following is least:

- the cost to repair the damaged part to its condition immediately before the loss; or
- the cost to replace the lost or damaged part.

In the event that we cannot repair the damaged item(s) or arrange for an equivalent replacement, we will pay:

- the full replacement cost of the whole pair, set or suite; or
- the cost to make up any loss in market value of the undamaged pair, set or suite immediately before and after the loss or damage.

You agree, if requested by us, that you will surrender the undamaged part(s) of the pair, set or suite to us.

Death of an artist - increased sum insured

If since the start of the policy or since the last renewal date, whichever is the later, the value of a work of art specified under this section has to be increased due to the death of the artist within the same period of time, we will pay up to 200% of the sum insured for the item concerned in the event of a valid claim.

If you are legally obliged to return an item of art, antiques and collectables to its rightful owner because it is proved that you do not have good title to it, we will pay:

- for specified items, up to its sum insured in the schedule
- for unspecified items, the market value or the single article limit, whichever is lower.

The most we will pay in respect of any one claim or occurrence is 10% of the total sum insured for art, antiques and collectables, up to a maximum of £25,000 during the period of insurance.

Subject to:

- the item being purchased by you and not having been inherited or given to you
- you having made reasonable enquiries to verify the item's ownership and history prior to purchase and the item having been bought during the period of insurance
- the rightful legal owner's claim for the item's return occurring during the period of insurance
- you notifying us of the claim during the period of insurance.

Personal Belongings

Cover

Loss of or damage to items of personal belongings at the address shown in the schedule and while temporarily removed elsewhere in the world.

Loss of or damage to newly-acquired items of personal belongings up to £15,000 in total, provided you request cover for the newly-acquired item(s) within 45 days of acquisition, provide appropriate proof of purchase and value and pay us any required additional premium. We reserve the right not to insure the newly-acquired item(s) after the 45th day.

Exclusions

(See also General Exclusions)

The excess shown in your schedule.

Malicious damage, theft or attempted theft caused by you, your paying guests or tenants.

Theft from unattended road vehicles unless force and violence are used to gain entry to a securely locked vehicle. The most we will pay in respect of any one occurrence is £5,000.

Personal Belongings Conditions

Sum insured condition

The sum(s) insured must be sufficient to cover the full cost of replacing the item(s) as new.

Index linking

The sum(s) insured will be changed each month and re-stated annually at renewal date in line with any increase in the level of the Retail Prices Index or a suitable alternative index chosen by us. The amended sum(s) insured and renewal premium will be shown on your renewal notice.

Claims settlement

The most we will pay for loss or damage arising out of one occurrence is the amount stated against each item in the schedule.

1. Specified items £5,000 and over

At your option we will settle your claim by:

- paying up to the sum insured if the item is lost or damaged beyond economic repair; or
- paying the cost of repair for those items which can be economically repaired to their condition immediately before the loss (if we pay the full sum insured for an item, you will surrender the undamaged part of the item to us); or
- replacing the lost or damaged item.

provided that an up to date United Kingdom valuation, dated no more than five years prior to the date of the loss or damage, is held by us or produced by you in the event of a claim.

If there is no up to date United Kingdom valuation, settlement will be made as per item 2.

- 2. Unspecified items and/or items valued under £5,000 and/or items without United Kingdom valuations We will settle your claim by:
 - paying the cost of replacement if the item is lost or damaged beyond economic repair; or
 - paying the cost of repair for those items which can be economically repaired to their condition immediately before the loss; or
 - replacing the lost or damaged item.

Single article limit

£5,000 per item, unless the item(s) is specified in the schedule.

Pairs, sets and suites

In the event of loss or damage to part of a pair, set, suite and/or items of a uniform matching nature, design or colour we will pay whichever of the following is least:

- the cost to repair the damaged part to its condition immediately before the loss; or
- the cost to replace the lost or damaged part.

In the event that we cannot repair the damaged item(s) or arrange for an equivalent replacement, we will pay:

- the full replacement cost of the whole pair, set or suite; or
- the cost to make up any loss in market value of the undamaged pair, set or suite immediately before and after the loss or damage.

You agree, if requested by us, that you will surrender the undamaged part(s) of the pair, set or suite to us.

Home Emergency Service

Definitions

Where the following words are shown in **bold** they have the following meanings given to them. If there is a conflict between a definition in this section and a definition elsewhere in the policy, the definitions in this section will apply to this section only.

Domestic boiler

Domestic central heating boiler or warm air unit not exceeding 250,000 BTU or 73.3 kw.

An unforeseen situation which, if not dealt with quickly, would:

- damage or cause further damage to the home; or
- cause undue risk to your health or safety; or
- render the home unsafe or insecure.

Emergency service

The provision of the service in the event of an emergency under the terms of this section of cover.

Engineer

A qualified person approved and instructed by Distinct to undertake the work.

Primary heating system

The principal heating system in the home including a domestic boiler serving pipework having a bore not greater than 54mm.

Service

All efforts made by the engineer to rectify, limit or prevent damage in respect of the cover provided by this section.

Cover

We will provide an emergency service to you by arranging for the call out and up to four hours of labour charges of an engineer plus parts or materials up to £500 where:

- the primary heating system has failed or broken down completely; or
- any one or more of the following has occurred in the home:
 - the plumbing or drainage system has either failed or been damaged and internal flooding or water damage is or will be a consequence of that failure or damage
 - the electricity supply system has failed or broken down
 - the only permanently installed cooking system has failed or broken down completely
 - the external locks, doors or windows have either failed or been damaged and that failure or damage renders the home insecure
 - the only available key to the home has been lost and you are unable to replace it or gain normal access
 - the roofing has either failed or been damaged and internal water damage is or will be a consequence of that failure or damage.

If failure of the primary heating system or electricity supply system cannot be rectified within 12 hours of the engineer's visit to the home we will, in addition, pay up to £100 towards the hire of either alternative heating equipment or an electricity generator.

Exclusions

(See also General Exclusions)

Any system, equipment or facility which has not been installed, maintained or repaired in accordance with the manufacturer's instructions or recommendations or has been incorrectly used or modified.

Defective design.

Repairs or renovation to the interior or exterior paintwork or any enamelled or self cleaning parts of any equipment.

Replacement of or adjustment to light bulbs, light bulb covers, lids, door liners, handles, plastic or metal trim, badges, belts, shelving and containers and any decorative or cosmetic part of any equipment.

Any form of solar heating system and any central heating boiler or source other than a domestic boiler.

Central heating fuel tanks, septic tanks and cess pits.

Any wilful act or omission by you.

Claims arising after the home is left unoccupied for more than 31 consecutive days.

Claims arising from the disconnection or interruption of public services to the home or the failure or breakdown of the main electricity, water or gas supply system or gas leaks.

Any failure of parts or equipment covered by the manufacturer's or contractor's guarantee or warranty.

Claims arising from circumstances known to you prior to the commencement of this insurance.

The repair of any domestic appliance other than a permanently installed cooking system.

Terms and conditions

- 1. We will only arrange to provide an emergency service in respect of your main residence.
- 2. All requests for help must be made by telephoning the helpline on 0800 051 1750 (for claims abroad call (+44) 1603 208 901).
- 3. At our discretion we may supply and fit adequate replacement parts or components which are not the same as the original parts. If, at your request, we supply and fit replacement parts or components which are of a superior specification to the original part we reserve the right to require you to reimburse us any additional costs incurred in the provision of such part or replacement. The emergency service and this insurance do not cover replacement of any appliances or equipment in the event of spare parts or components not being readily available. We will not be responsible for any loss, damage or inconvenience resulting from delay in the provision of spare parts or components by their manufacturers or suppliers.
- 4. You must use reasonable care and maintain the home and its equipment in good order.
- 5. You will be liable for the cost of attendance of an engineer at the home if, having requested the emergency service, you are not at the home at the agreed time the engineer arrives or if failure of the primary heating system is due to your not turning it on or lighting it up or to the need for adjustment to time or temperature controls.
- 6. Your needs may exceed the cover provided by the emergency service. In such cases you will be offered the required service but you will be required to pay any costs exceeding the cover given by this section, and any charges for which you are responsible should either be made to the engineer at the time the emergency service is provided or, where we make payment on your behalf, be reimbursed to us within 14 days of our invoice.

Identity Fraud Detection and Assistance Service

This service is provided by a third party, Experian, as further described below. As such, Experian is responsible to you for the availability, quality or standard of advice or service provided, for any use by Experian of your personal data and for any consequences resulting from or arising out of the use of these services. When you register for this service in accordance with the terms set out below, you will be required to comply with Experian's terms and conditions which will set out more fully Experian's obligations to you.

Meaning of Words

The following definitions are in addition to or may replace those shown in the policy. The words below have the following meanings:

Credit Report

Personal record provided by Experian of your current and recent credit commitments such as credit cards, loans and mortgages, your repayment history and other information that helps lenders to avoid fraud and assess the likelihood that you will be able to make repayments. It includes any court judgments made against you and whether or not you have taken out an individual voluntary arrangement (IVA) or been made bankrupt within the previous six years. Other information featured on the credit report are financial associations with others, any aliases you may be known by, details from the electoral roll, any linked addresses and any credit report searches made in the previous 12 months.

A UK credit reference agency – appointed by us to administer this Identity Fraud Detection and Assistance Service.

Identity Fraud

The theft of your personal details – for example by taking information from stolen credit cards, passports or bank statements for the purposes of fraudulently obtaining goods and services. This will only be considered to have happened if Experian reasonably believes using its skill and experience that you have been a victim of account takeover or application fraud.

Identity Protection Service

The online credit monitoring and identity fraud protection service provided by Experian.

Membership

A subscription by you for the Identity Fraud Detection and Assistance Service.

We, Our, Us

Aviva Insurance Limited.

Web Monitoring

The monitoring of web, social networks and public databases for your personal details to help detect theft, accidental disclosure and misuse of your personal information online for the duration of your Membership.

You/Your

The main policyholder and, where applicable, the named partners as shown on your policy schedule.

Identity Fraud Detection and Assistance Service - Summary

Experian will provide the following service to you:

- 1. Unlimited online access to your credit report.
- 2. Monitoring of your credit report information for key changes.
- 3. Monitoring of the web, social networks and public databases to help detect the theft, accidental disclosure and misuse of your personal information online.
- 4. Alerts via SMS or e-mail (as requested by you) whenever a significant change occurs to your credit report that could be a sign of potential identity fraud, and if your personal information is detected online allowing you to take quick, preventative action.
- 5. Free advice from a UK based customer helpline team on 0800 051 2208.
- 6. Fraud resolution service. In the event of identity fraud, a personal case handler from Experian's 'Victims of Fraud' team will work with you to provide advice, support and assistance until the disputed entries on your credit report are resolved.
- 7. Free optional CIFAS Protective Registration to help reduce the risk of your identity being used unlawfully to obtain credit or money in your name (as more fully described below).
- 8. Identity fraud information and advice.
- 9. Online Risk Assessment Tool. A short series of questions to calculate your identity fraud risk and see how to reduce it. Further details of the Identity Fraud Detection and Assistance Service are set out in the section 'The Services'.

Terms and Conditions

- 1. This service is available to United Kingdom, Channel Island and Isle of Man residents only.
- 2. Membership lasts for the duration of your Distinct Home policy. This service will end if your Distinct Home policy is cancelled, expires or ends for any reason.
- 3. One membership is available per Distinct Home policy.
- 4. To make a complaint about the service, you should refer to Experian's complaints procedure available by visiting http://www.experian.co.uk/assets/consumer/contact-us/complaint-handling-procedure.pdf. Alternatively, please call 0844 481 8193. A typical call charge from a BT residential landline is no more than 5.11p per minute, a 13.1p connection fee may be charged. Calls from other networks and mobiles may be higher. Calls may be recorded for training and monitoring purposes.
- 5. All calls to **Experian** may be recorded for training and monitoring purposes.

The Experian Services

Identity Fraud Detection and Assistance Service (credit report monitoring, web monitoring and identity fraud protection)

Accessing the Services

In order to activate your membership go online to www.protectmyid.co.uk/DISTINCT.

On this site you will need to provide your name and Distinct Home Policy Number to allow Experian to validate you as a Distinct customer.

You can also choose to register and sign up for membership by contacting ProtectMyID on 0800 051 2208 between the hours of 9am and 7pm, Monday to Friday (but not bank or public holidays) and between the hours of 9am and 1pm, Saturday. Calls to 0800 numbers are free from BT landlines. Calls from other networks may vary, please contact your network provider for details.

When activating this service by phone you will need to provide your name and policy number to allow Experian to validate you as a Distinct Home customer. You will then need to complete the activation process in order to become a ProtectMyID active member on the Identity Fraud Detection and Assistance Service.

As a safeguard, in order to access your Identity Fraud Detection and Assistance Service online, you will need to enter the username and password you created when you activated the service. Access to this service is subject to you satisfactorily completing an application for the service, and to you accepting the terms and conditions for the service as part of the application. As part of the application, Experian will confirm your identity by checking the details you provide against details held on databases to which Experian has access. Experian will keep a record of this check which may be used by other organisations for verification and fraud prevention purposes.

For further information on how **your** personal information will be used by **Experian** please refer to **Experian's** privacy policy here http://Partner.ProtectMyID.Co.UK/service/pdf/PMID_PrivacyPolicy_271212.pdf.

Credit Report

Your membership of the service allows you to access your online Experian credit report whenever you like <u>once registered</u> when visiting www.protectmyid.co.uk/DISTINCT.

Identity Fraud

Once you are an Identity Fraud Detection and Assistance Service member you will automatically be registered for a notification service which alerts you if your credit report is affected by changes that could indicate possible identity fraud, for example:

- Addition of a credit account;
- A search made on your credit report.

You can choose to receive your notifications by e-mail or SMS.

Web Monitoring

You will also be automatically registered to receive **web monitoring** alerts based on **your** application data, this includes **your** Name, Address, Date of Birth, Telephone Number and Email address. **You** can then choose to add additional information that **you** would like to be monitored for example:

- Credit and Debit card numbers
- Usernames
- Additional contact details

Confidential Identity Fraud Detection and Assistance Service Advice Line

If you have any concerns about being or becoming a victim of identity fraud or questions about your membership, an Experian confidential advice line is available to assist and advise you. Simply call 0800 051 2208 between the hours of 8am and 7pm, Monday to Friday (but not bank or public holidays) and between the hours of 9am and 5pm, Saturday. Calls to 0800 numbers are free from BT landlines. Calls from other networks may vary, please contact your network provider for details

Identity Fraud Resolution Service

If you are the victim of identity fraud, you will have a dedicated fraud caseworker to work with you to resolve your identity fraud issues.

CIFAS Protective Registration

CIFAS is the UK's Fraud Prevention Service. If **you** should lose **your** passport or driving licence or any other forms of identification or documents with personal information, or **you** think **your** identity is being misused, CIFAS Protective Registration may be of assistance to **you** as it helps reduce the risk of **your** identity being used unlawfully to obtain credit or money in **your** name.

As part of the **identity fraud** resolution service, **Experian** may recommend CIFAS Protective Registration to **you** if it believes that **your** identity is particularly at risk, which is provided free of charge as part of **your membership** but such registration is optional.

Experian Disclaimer

Given that the information provided in your credit report is current at the time it is produced, you understand and agree that the value, accuracy, and relevance of the information may diminish after it is delivered. Any information delivered to you by Experian belongs to Experian. You agree that you may not copy, change or in any way commercially exploit any information contained within your credit report, including redistributing any such information or removing any copyright or trademark applied to any information.

The information supplied by Experian in your credit report does not constitute any form of advice, recommendation or endorsement by Experian and is not intended to be relied upon by you in making (or refraining from making) any specific decision.

General Exclusions

- 1. Any financial loss or costs you incur as a result of the identity fraud.
- 2. The Identity Fraud Detection and Assistance Service is available to United Kingdom, Channel Island and Isle of Man residents only.

Caravan

Cover

Section A

The caravan

Loss or damage anywhere in the world to the caravan and ancillary equipment comprising awnings and general camping equipment.

Exclusions

(See also General Exclusions)

The excess shown in your schedule.

Theft or attempted theft of the caravan when unattended and not attached to the towing vehicle unless secured by a wheelclamp or hitchlock.

Theft of fixtures, fittings, furnishings and utensils from the caravan while unattended unless the caravan is securely locked and force and violence are used to gain entry.

Loss of use.

Loss or damage by frost.

Damage to tyres by the application of brakes or by punctures, cuts or bursts.

Loss of or damage to self-propelled caravans, personal effects or luggage.

Business or professional use or letting out on hire.

Section B

Liability to third parties

We will pay for your legal liability to pay both damages and costs and expenses in respect of:

- accidental bodily injury or sickness
- accidental loss of or damage to material property

occurring during the period of insurance in the United Kingdom or Republic of Ireland and in the remainder of the world in respect of temporary visits.

We will treat as though the insured any person who is in charge of the caravan on your order or with your permission provided that such person:

- is not entitled to cover under any other policy
- shall, as though the insured, be subject to the terms, exclusions and limitations of this policy in so far as they can apply.

The maximum we will pay for damages in respect of any one claim or claims arising from one occurrence is £2,000,000.

We will also pay all costs and expenses incurred with our written consent.

Exclusions

(See also General Exclusions)

Liability arising from:

- a) the ownership, possession or use of any motorised vehicle
- b) any agreement entered into by you except to the extent that liability would have applied even if the agreement did not exist
- c) bodily injury or sickness contracted by any person under a contract of service or apprenticeship with you, when the injury or sickness arises out of or in the course of his/her employment by you.

Liability in respect of loss of or damage to property belonging to you or in your custody or control. Actions brought against you in courts other than in the United Kingdom or Republic of Ireland.

Caravan Conditions

Sum insured condition

For caravans 24 months old or less the sum insured must be sufficient to cover the cost of replacing the property as new. However, in respect of caravans over 24 months old, an appropriate allowance should be made for wear, tear and depreciation.

Claims settlement

We will settle your claim by replacement, reinstatement, repair or payment.

In settling claims for loss or damage under Section A the basis of settlement will be:

- a) in the event of partial loss or damage resulting from any one occurrence the reasonable cost of repair or reinstatement not exceeding the sum insured stated in the schedule
- b) in the event of total loss our liability shall not exceed the sum insured stated in the schedule.

A deduction for wear, tear and depreciation will be made other than in respect of the caravan when a total loss occurs within 24 months of its purchase from new.

We will in addition pay:

- a) the reasonable cost of protection of the caravan and removal to the nearest repairers if it is disabled by reason of loss or damage insured under Section A
- b) the reasonable cost of delivery to your address as stated in the schedule after repair of such loss or damage.

Where we refer to the term 'reasonable' in the settlement of claims we mean that we will pay costs for goods and services which are competitive in the relevant marketplace.

Small Craft

Definitions

Where the following words are shown in **bold** they have the following meanings given to them. If there is a conflict between a definition in this section and a definition elsewhere in the policy, the definitions in this section will apply to this section only.

Craft

Any sailing boat, catamaran, powered boat, dinghy, jet ski, sailboard, surfboard, rowing boat or canoe as described in the schedule.

Geographical limits

The countries and cruising range covered by this section:

The United Kingdom and Republic of Ireland and their waters up to a distance of 12 miles offshore.

You/your

In this section you and your shall mean the insured named in the schedule and any other competent person navigating or in charge of the craft with the permission of the insured.

Cover

Cover applies for claims occurring during the period of insurance within the geographical limits.

Section A

Accidental loss of or damage to the **craft** described in the schedule including inboard engine (if any), normal gear and equipment, plus the following items if declared:

- outboard motor
- trailer/trolley.

Insurance against theft is restricted to:

- a) theft of the entire craft including outboard motor if fixed
- b) theft of gear or equipment following forcible and violent entry into the craft or locked store
- c) theft of any outboard motor
 - i) fixed securely to the **craft** and fitted with an approved anti-theft device
 - ii) if such theft follows forcible and violent entry into the craft or locked store
- d) theft of trailer/trolley.

Exclusions

(See also General Exclusions)

£50 excess (except for total loss) increasing to £150 in respect of motor powered craft and outboard motors.

One third of the cost of replacement or repair of sails, masts, spars, standing and running rigging while any non powered craft is racing, unless the loss or damage is caused by the:

- craft being stranded, sunk, on fire, burnt, in collision or in contact with any external substance (ice included) other than water
- bruising, scratching and denting while the **craft** is in transit or in course of loading or unloading in connection with such transit.

Loss or damage occurring while in transit by air.

Damage to trailer tyres by the application of brakes or by punctures, cuts or bursts.

Section A Exclusions continued...

Loss of or damage to inboard motor and electrical machinery and batteries and their connections (excepting only the propeller and shaft) unless caused by fire or by the craft being stranded, sunk or in collision or by theft as described in Section A.

Loss of or damage to outboard motors caused by dropping off or falling overboard, unless the motor is fitted to the craft with an approved safety device.

Loss of or damage to the craft caused by deliberately running ashore.

Loss, damage or liability arising while any motor powered craft is taking part in any official race or speed test.

The cost of repairing or replacing any defective part condemned solely because of a latent defect or error in design or construction.

Loss of or damage to oars or paddles while in use.

Loss or damage occurring while any canoe is being used in slalom events or in white water.

Damage to jet skis and turbojet speedboats caused by substances drawn into the machinery.

Section B

Liability to third parties

We will pay for your legal liability, by reason of your interest in the craft, to pay both damages and costs and expenses in

- accidental bodily injury or sickness
- accidental loss of or damage to material property.

occurring during the period of insurance within the geographical limits.

We will also pay for your liability to pay the cost of raising the craft or removing the wreck of the craft under the regulations of any port, harbour or like authority, as a direct result of any loss or damage covered by Section A occurring during the period of insurance within the geographical limits.

The maximum we will pay for damages in respect of any one claim or claims arising from one occurrence is £1,000,000.

We will also pay all costs and expenses incurred with our written consent.

Exclusions

Liability:

- a) incurred by any person who operates or is employed by the operator of a shipyard, repair yard, slipway, yacht club, sales agency or similar organisation
- b) arising while the craft is being towed by or is attached to a motor vehicle
- c) in respect of loss of or damage to property belonging to you or in your custody or control
- d) to or incurred by any person engaged in water-skiing, aquaplaning, ski-kiting, paragliding, parachute skiing or similar activities while being towed by the craft or preparing to be towed or after being towed, until safely on board the craft
- e) for bodily injury to or sickness contracted by you or by any employee when such bodily injury or sickness arises out of or in the course of his/her employment by you.

Section C

Medical expenses

We will pay up to £200 towards any doctor's or surgeon's fees for attending you following accidental bodily injury sustained as a direct result of the craft sinking or being in collision with any external object (ice included) other than water.

Small Craft Conditions

- 1. At all times during the period of insurance:
 - a) the craft must be:
 - i) seaworthy or otherwise fit for the purpose and use intended and due diligence must be exercised in the maintenance and use of the craft
 - ii) designed to produce a maximum speed not exceeding 50 miles per hour (43 knots)
 - iii) used solely for private pleasure purposes and not let out for hire or reward
 - iv) not left, moored or anchored unattended off any exposed beach or shore.
 - b) all bottled gas equipment must comply fully with the appropriate British Standards codes
 - c) trailer(s), if covered, must be secured with an anti-theft device when left unattended.
- 2. Additional conditions and exclusions applying only to craft with a designed speed exceeding 20 miles per hour (17 knots):
 - a) when the craft is under way you must be on board and in control of the craft
 - b) no claim will be payable in respect of:
 - i) loss of or damage to the rudder, propeller, strut, shaft or motor and its connections, unless caused by the **craft** being stranded, sunk, on fire or in collision with another vessel, pier or jetty or by theft as defined in Section A
 - ii) loss, damage or liability arising while the craft is taking part in any official race or speed test
 - c) if the **craft** is fitted with an inboard engine no loss, damage or liability will attach to this policy in respect of any claim caused by or arising through fire and/or explosion unless the **craft** is equipped in the engine room or engine space, tank space and galley with a fire extinguishing system automatically operated or having controls properly installed and maintained in efficient working order at the steering position.
- 3. Additional conditions and exclusions applying only to jet skis:
 - a) if the jet ski is being used to tow water skiers a 'lookout' must be carried at all times
 - b) cover in respect of theft applies only while the jet ski is kept in a locked store or is secured to an immovable object by an approved anti-theft device whenever not in use
 - c) the jet ski must be fitted with a 'kill-cord' to cut off power and this must be used in accordance with the manufacturer's instructions.
- 4. Inflatables, canoes, sailboards or surfboards must be removed from the water and stored ashore when not in use.

Claims settlement

We will settle your claim by replacement, reinstatement, repair or payment.

In settling claims for loss or damage under Section A the basis of settlement will be:

- a) in the event of partial loss or damage resulting from any one occurrence the reasonable cost of repair or reinstatement not exceeding the sum insured stated in the schedule; or
- b) in the event of total loss **our** liability shall not exceed the sum insured stated in the schedule. A deduction for wear, tear and depreciation will be made

Small Craft Claims settlement continued...

- c) all expenses reasonably and properly incurred by you in the defence, safeguarding and recovery of the craft provided such expenses are incurred to minimise a covered loss
- d) all sums which you become legally liable to pay in respect of salvage of the craft.

The sum insured will not be reduced by the amount of any claim payment except in so far as the claim relates to the total loss of any item(s) specified in the schedule.

Where we refer to the terms 'reasonable' or 'reasonably' in the settlement of claims we mean that we will pay costs for goods and services which are competitive in the relevant marketplace.

Personal lawyer Cover

Personal lawyer cover is underwritten by Aviva Insurance Limited. Claims handling is undertaken by Arc Legal Assistance Limited or such other company as we notify you of from time to time.

Making a claim

We will give you confidential advice over the telephone on any personal legal matter under the laws of Great Britain, Northern Ireland, the Isle of Man or the Channel Islands.

We will tell you what your legal rights are, what course of action is available to you and whether these can be best implemented by you or whether you need to consult with a lawyer.

There are no consultation fees and lines are open 24 hours a day, 365 days a year.

For confidential legal advice or to make a claim call us on 0800 051 1718.

As soon as you are aware of an event, you should get legal advice from the helpline without delay. Please have your policy number to hand as this will be requested when you call.

Definitions

Where the following words are shown in **bold** they have the following meanings given to them. If there is a conflict between a definition in this section and a definition elsewhere in the policy, the definitions in this section will apply to this section only.

Appointed representative

A suitably qualified person appointed by us to act on your behalf.

Consumer

A natural person acting for purposes which are outside his/her trade, business or profession.

Costs and expenses

- a) All reasonable and necessary legal costs or accounting fees charged by the appointed representative and agreed by us
- b) Legal costs which you have been ordered to pay by a court or other body which we have agreed to or authorised.

The incident or the first in a series of incidents (as described in the Insured events section) which in our reasonable opinion, could lead to a claim being made under this section of the policy.

In claims relating to medical treatment, event means the date when you or your personal representative first knew or should have known of an injury or death caused by the medical treatment.

In claims relating to loss of employment, event means the date the law says your contract of employment comes to an end.

Only one event shall be deemed to have arisen from all causes of action, incidents, or events that are related by cause or time.

If you need help to understand the date on which the law says your contract of employment ends please call our legal helpline on 0800 051 1718 for assistance.

Full enquiry

An extensive examination by H M Revenue and Customs which considers all aspects of your tax affairs.

Home

The policyholder's permanent private residence as shown in the schedule, within the territorial limits.

Legal proceedings

- a) For the pursuit or defence of a claim for damages
- b) Specific performance
- c) Injunction

dealt with by:

- negotiation
- a civil court
- a tribunal
- arbitration
- any other body

which we have agreed to or authorised.

Medical treatment

The consultation and/or treatment of an illness or bodily injury conducted by a registered medical or dental practitioner who is or has been responsible for **your** clinical care.

Prospects of success

In respect of all claims it is always more likely than not that you will:

- a) recover damages or obtain any other legal remedy which \mathbf{we} have agreed to
- b) make a successful defence
- c) make a successful appeal or defence of an appeal.
- d) recover damages which are higher than any costs and expenses which may be incurred.

Prospects of success will be assessed by us or an appointed representative on our behalf.

Territorial limits

The European Union, the Isle of Man, the Channel Islands, Andorra, Gibraltar, Iceland, Liechtenstein, Monaco, Norway, San Marino, Switzerland and Turkey (west of the Bosphorus).

Cover

We will insure you for any costs and expenses incurred in respect of legal proceedings arising from a circumstance as described in the Insured events section provided that:

- a) the event occurs within the territorial limits and period of insurance
- b) any legal proceedings will be conducted within the territorial limits
- c) prospects of success exist for the duration of the claim
- d) in respect of any appeal or defence of an appeal, it has been reported to us at least 10 working days prior to the deadline for any appeal
- e) the maximum amount **we** will pay for **costs and expenses** in respect of any or all claims arising from one cause is the amount shown in **your** schedule
- f) you report an event to us as soon as possible, and in all cases within 180 days of any circumstances which may give rise to any claim under this section.

Insured events

1. Personal injury

- a) An incident which causes death or bodily injury to you.
- b) Physical damage to your personal belongings due to an incident which caused death or bodily injury to you.
- c) Medical treatment which causes death or bodily injury to you.

We will not cover any claim relating to:

- a motor vehicle whilst you are driving
- any illness or bodily injury which develops gradually or is not caused by a specific or sudden accident.

2. Consumer disputes

- a) An incident that results in a dispute regarding an agreement for the
 - sale
 - purchase
 - hire

of any goods or services entered into by you in your capacity as a consumer.

b) A breach of your legal rights under section 13 of the Data Protection Act 1998.

We will not cover any claim:

- where the amount in dispute is less than £125
- where the agreement was made prior to the inception of this section unless you have held this or equivalent cover with us or another insurer continuously from or before the date on which the agreement was made
- in relation to extending, altering or renovating buildings or parts of them.

3. Property disputes

- a) An incident that results in a dispute relating to:
 - the interference of your use, enjoyment or right over your home
 - physical damage to your home.

We will not cover any claim:

We will not cover any claim:

- in relation to extending, altering or renovating buildings or parts of them
- relating to subsidence, heave, landslip, mining or quarrying
- relating to planning law including town and country planning legislation
- in respect of the defence of a claim relating to damage to your home, other than defending a counter-claim.
- b) An incident that results in a dispute regarding an agreement for the sale or purchase of your main private residence
 - where the agreement was made prior to the inception of this section unless you have held this or equivalent cover with us or another insurer continuously from or before the date on which the agreement was made.

Data Protection Act 1998

The Data Protection Act 1998 provides for the regulation of the use of information relating to living individuals. Section 13 relates to the right of an individual who has suffered damage as a result of a contravention of his or her rights under the Data Protection Act to claim compensation. For further guidance please see the Office of Public Sector Information website (opsi.gov.uk), the website of the Information Commissioner (ico.gov.uk) or contact the Citizens Advice Bureau

c) An incident that results in a dispute with your landlord regarding a tenancy agreement that you have entered into to rent your home.

We will not cover any claim:

- relating to rent, service charges or renewal of the tenancy agreement
- in respect of the defence of a claim other than defending a counter-claim
- where the agreement was made prior to the inception of this section unless you have held this or equivalent cover with us or another insurer continuously from or before the date on which the agreement was made.

Under (a), (b) and (c) we will not cover any claim relating to any home which is not your main private residence.

4. Employment disputes

An incident that results in a dispute with your employer regarding your contract of employment or a breach of your legal rights under employment laws.

We will not cover:

- any claim relating solely to personal injury
- any disciplinary, investigatory or grievance procedure connected with your contract of employment or the costs associated with any compromise agreement
- disputes with your employer which started prior to, or within the first 90 days of inception of this cover, unless you had similar cover which expired immediately before this cover began.

In the case of a dispute with your employer we strongly urge that you seek advice from the legal helpline at the outset to understand your rights and what you should do to try to resolve the dispute.

5. Tax disputes

A full enquiry carried out by H M Revenue and Customs following the submission of your personal self-assessment tax return. We will negotiate with H M Revenue and Customs on your behalf and represent you in any appeal proceedings in the event that agreement is not reached by negotiation.

We will not cover any claim:

- if you are self-employed or in a business partnership
- in respect of any claim arising from an investigation by H M Revenue and Customs Special Compliance Office
- for enquiries which are limited to one or more specific aspects of your personal self assessment tax return.

6. Motor prosecution

Defend a motoring prosecution as long as the offence occurred within the period of insurance.

We will not cover any claim:

- where you were driving a motor vehicle without a valid licence and/or insurance
- involving parking or obstruction offences
- where you are being prosecuted for driving whilst under the influence of drink or drugs.

We will pay your salary or wages for the time that you are off work while attending for each half or whole day of such attendance, as far as they are not recoverable from the court or your employer. The amount we will pay is based on the following:

- a) the time you are off work, including the time it takes to travel to and from the court. We will work it out to the nearest half day, assuming that a whole day is 8 hours
- b) if you work full time, the salary or wages for each whole day equals 1/250th of your yearly salary or wages
- c) if you work part-time, the salary or wages will be a proportion of your salary or wages.

We will not cover any claim if you are self employed.

Section exclusions

The cover under this section will not apply in the following circumstances.

Also refer to the General Exclusions shown at the back of this booklet.

- a) If you do not keep to the terms, exclusions and conditions of this section. The cover will also not apply if you can claim under another policy
- b) Costs and expenses incurred prior to our written acceptance of a claim
- c) Any legal action you take which we have not agreed to or where you do anything to hinder us or the appointed representative
- d) Any fines, penalties, compensation or damages which you are ordered to pay by a court or other authority
- e) Any claim deliberately or intentionally caused by you
- f) Any claim relating to divorce, matrimonial, cohabitation, maintenance or custody matters
- g) Any claim in respect of libel and slander
- h) A dispute with us (except for disputes covered under the Employment disputes section)
- i) A dispute with any financial services supplier arising from the sale or performance of products and services offered or provided to you
- j) A dispute between you and someone
 - related to you or who is insured under this policy
 - you live with or have lived with
- k) Any claim relating to work by or under the order of government, public or local authority
- I) Any claim related to leases, tenancies or a licence to occupy (except as provided for under Property disputes part (c))
- m) An application for judicial review
- n) Any claim relating to any non-contracting party's rights to enforce all or any part of this section. The Contracts (Rights of Third Parties) Act 1999 does not apply to this section
- o) Disputes relating to new areas of law, test cases or class actions
- p) Any claim we reasonably believe you knew, when you took out this insurance, was likely to happen

Section conditions

The following conditions apply to this section.

Also refer to the General Conditions shown at the back of this booklet.

1. Claims – your duty

You must report an event to us as soon as possible and in all cases within 180 days of any circumstances which may give rise to any claim under this section.

2. Claims – legal representation

- a) On acceptance of a claim, if appropriate, we will appoint an appointed representative
- b) If it is necessary to start court proceedings or there is a conflict of interest, you are free to nominate an appointed representative by sending to us the name and address of the suitably qualified person

The Contracts (Rights of Third Parties) Act 1999

This Act allows a person who is not a party to a contract to be able to enforce that contract if the contract expressly allows him to or if the contract confers a benefit upon him. However the Act will not be applied if the parties make it clear in the contract that the third party does not have the right to enforce it. For further guidance please see the Office of Public Sector Information website (opsi.gov.uk) or contact the Citizens Advice Bureau.

You must confirm either:

- i) that the person you nominate will not charge more than the appointed representative we would have appointed
- ii) that you are willing to pay the difference between the cost of using your nominated appointed representative and the cost of using our choice of appointed representative.
- c) If we do not agree to your choice of appointed representative under condition 2b, you may choose another suitably qualified person
- d) If there is still a disagreement with regard to the appointed representative, we will ask the president of a relevant national law society to choose a suitably qualified person to represent you. We and you must accept such choice
- e) In all other circumstances we will be free to choose an appointed representative
- f) An appointed representative will be appointed by us and represent you according to our standard terms of appointment.

3. Claims – our rights and your obligations

- a) We will have direct access to the appointed representative who will, upon request, provide us with any information or opinion on your claim
- b) You must co-operate fully with us and the appointed representative and must keep us up-to-date with the progress of the claim
- c) At our request you must give the appointed representative any instructions that we require
- d) You must notify us immediately if anyone offers to settle a claim or makes a payment into court
- e) If you do not accept the recommendation of the appointed representative to accept a reasonable offer or payment into court to settle a claim, we may refuse to pay further costs and expenses
- f) No agreement to settle on the basis of both parties paying their own costs is to be made without our prior approval.

4. Discontinuance of a claim

If you:

- a) settle a claim or withdraw a claim without our prior agreement
- b) do not give suitable instructions to the appointed representative
- c) dismiss an appointed representative without our prior consent, our consent not to be withheld without good reason.

The cover we provide will end immediately and we will be entitled to re-claim any costs and expenses we have incurred from vou.

5. Recoveries

You must take every available step to recover costs and expenses that we have to pay and must pay us any costs and expenses that are recovered.

If any difference arises between us and you in respect of the acceptance, refusal, control or handling of any claim under this section, you can take the steps outlined in our complaints procedure stated under 'Our service to you'.

7. Arbitration

You have the right to refer any difference that arises between us and you in respect of the acceptance, refusal, control or handling of any claim under this section to arbitration, which will be decided by counsel chosen jointly by us and you.

If there is a disagreement with regard to the choice of counsel, we will ask the president of a relevant national law society to choose a suitably qualified person. The arbitrator's decision shall be final and binding on both parties. All costs for resolving the difference will be met by the party whom the decision is made against.

General Exclusions

This policy does not cover:

1. War

Any consequence whatsoever which is the direct or indirect result of any of the following, or anything connected with any of the following, whether or not such consequence has been contributed to by any other cause or event: war, invasion, act of a foreign enemy, hostilities or a warlike operation or operations (whether war be declared or not), civil war, mutiny, rebellion, revolution, military rising, insurrection, civil commotion assuming the proportions of or amounting to an uprising, military or usurped power.

2. Terrorism

Any consequence whatsoever which is directly or indirectly caused by nuclear and/or chemical and/or biological and/or radiological means, or anything connected with those means, and which is the direct or indirect result of Terrorism, or anything connected with Terrorism, whether or not such consequence has been contributed to by any other cause or event. Terrorism is defined as any act or acts including, but not limited to:

- a) the use or threat of force and/or violence; and/or
- b) harm or damage to life or to property (or the threat of such harm or damage) including, but not limited to, harm or damage by nuclear and/or chemical and/or biological and/or radiological means,

caused or occasioned by any person(s) or group(s) of persons, in whole or in part, for political, religious, ideological or similar purposes including, but not limited to, the intention to influence any government and/or to put the public or any section of the public in fear, or is claimed to be caused or occasioned in whole or in part for such purposes.

This paragraph 2 applies only in respect of the Buildings, Contents, Art, Antiques and Collectables, and Personal Belongings sections of this policy.

3. Other actions

Any consequence whatsoever which is the direct or indirect result of any of the following, or anything connected with any of the following, whether or not such consequence has been contributed to by any other cause or event:

• any action taken in controlling, preventing, suppressing or in any way relating to 1 War or 2 Terrorism.

4. Pollution or contamination

Loss, damage or liability arising from pollution or contamination unless caused by:

- a) sudden and unforeseen and identifiable accident
- b) leakage of oil from a domestic oil installation at the home.

5. Gradual loss or damage

Loss or damage caused by:

- wear, tear or depreciation
- the process of cleaning, washing, repairing or restoring any article
- atmospheric, climatic or weather conditions or the action of light
- rot, fungus, mould, damp or rust
- vermin, insects or infestation
- other gradual deterioration.

6. Confiscation

Confiscation or detention by Customs or other officials.

7. Radioactive contamination

Loss of or damage to property or any legal liability caused directly or indirectly by:

- a) ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel
- b) the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or part of it.

8. Sonic bangs

Loss of or damage to property caused by pressure waves from aircraft or other aerial devices travelling at or above the speed of sound.

9. Other loss

Any loss that is not the direct result of the insured incident itself.

10. Electrical or mechanical breakdown

Electrical or mechanical breakdown.

General Conditions

These conditions apply to all sections of the policy unless otherwise stated.

1. Important Notice – Information we need to know about

You must take reasonable care to provide complete and accurate answers to the questions we ask when you take out, make changes to, and renew your policy.

If the information provided by you is not complete and accurate:

- we may cancel your policy and refuse to pay any claim, or
- we may not pay any claim in full, or
- we may revise the premium and/or change any excess, or
- the extent of the cover may be affected.

2. Your duty to prevent loss or damage

- a) you and any other person to whom this insurance applies will take all reasonable precautions to prevent accidents, loss or damage
- b) all property insured under this policy shall be maintained in good condition.

3. Your policy

The following elements form the contract of insurance between you and us, please keep them in a safe place:

- your policy booklet;
- information contained on your application and/or "Statement of fact" document as issued by us;
- your schedule;
- any clauses endorsed on your policy, as set out in your schedule;
- any changes to your home insurance policy contained in notices issued by us at renewal;
- the information under the heading 'Important Information' which we provide to you when you take out or renew your policy.

4. Claims

Your duty

You will, on the happening of any event which is likely to give rise to a claim under this policy:

- a) notify the police as soon as you are aware if any property is lost, stolen or maliciously damaged
- b) report to **us** as soon as reasonably possible and in the case of claims involving damage by riot or civil unrest, not less than 7 days after becoming aware of the damage and provide all relevant information which **we** may reasonably require to settle **your** claim
- c) take all reasonable steps to recover any lost or stolen property and advise **us** without unnecessary delay if such property is returned to **you**
- d) forward all correspondence, legal documents or any other document to us unanswered
- e) not discuss liability with any third party.

Our rights

- a) we will be entitled
 - i) to take over and conduct in your name the defence or settlement of any claim; or
 - ii) prosecute in ${\bf your}$ name for ${\bf our}$ own benefit any claim
- b) we will have full discretion in the conduct of any proceedings and in the settlement of any claim
- c) no property may be abandoned to us.

Limit

In respect of any claim or series of claims for which this policy covers you for your legal liability, we may at any time pay you:

- a) the limit stated in the policy (after deducting any sum(s) already paid as compensation); or
- b) any lesser amount for which such claim(s) can be settled.

Once the payment has been made we shall give up the conduct and control of, and not be responsible for paying any further amount in connection with, the claim(s) except for the payment of costs and expenses recoverable or incurred before the payment date.

5. Fraud

If your claim is in any way dishonest or exaggerated we will not pay any benefit under this policy or return any premium to you and we may cancel your policy immediately and backdate the cancellation to the date of the fraudulent claim. We may also take legal action against you.

6. Other insurance

If there is any other insurance covering the same loss, damage or liability we will only pay our rateable proportion of the claim.

7. Monthly premiums

If you are paying monthly premiums, these will be due on the start date of the insurance shown on your schedule and on the same date of each following month. If you do not pay the first premium, the policy will not be valid.

We will provide you with one month's cover for each monthly premium you pay.

If you have paid one or more premiums but then fail to pay any premium after that, we will have the right to cancel the policy as set out in the GENERAL CONDITIONS section of this policy booklet.

8. Cancelling this policy

If your Distinct Home policy or the Contents section of your home policy is cancelled, and you have selected the optional travel cover, all cover under the Distinct Travel insurance policy section will end from the same date.

Your right to cancel

Following the expiry of your 14 day statutory 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 in respect of the cancelled cover, less a proportionate deduction for the time we have provided such cover.

If you cancel your policy we will also charge £10.00 (plus Insurance Premium Tax where applicable) to cover the administrative cost of providing this policy.

To cancel please contact your insurance adviser at the address shown on your schedule.

Our right to cancel

We (or any agent we appoint and who acts with our specific authority) may cancel this policy where there is a valid reason for doing so, by sending at least 7 days' written notice to your last known postal and/or email address setting out the reason for cancellation.

Valid reasons include but are not limited to the following:

- Non payment of premium. If premiums are not paid when due we will write to you requesting payment by a specific date. If we receive payment by the date set out in the letter we will take no further action. If we do not receive payment by this date we will cancel the policy from the cancellation date shown on the letter.
- Where we reasonably suspect fraud.
- Where **you** fail to co-operate with **us** or provide **us** with information or documentation **we** reasonably require, and this affects our ability to process a claim or defend our interests. See the 'Claims' section of the GENERAL CONDITIONS in this policy booklet.
- Where you have not taken reasonable care to provide complete and accurate answers to the questions we ask. See the 'Contract of Insurance and Information and changes we need to know about' section in this policy booklet and the separate 'Important Information' notices supplied.

If we cancel the policy under this section, you will be entitled to a refund of the premium paid in respect of the cancelled cover, less a proportionate deduction for the time we have provided such cover, unless the reason for cancellation is fraud and/or we are legally entitled to keep the premium under the Consumer Insurances (Disclosure and Representations) Act 2012.

If we cancel the policy we will also charge £10.00 (plus Insurance Premium Tax where applicable) to cover the administrative cost of providing this policy.

Important Note

The Consumer Insurance (Disclosure and Representations) Act 2012 sets out situations where failure by a policyholder to provide complete and accurate information requested by an insurer allows the insurer to cancel the policy, sometimes back to its start date and to keep any premiums paid.

Where our investigations provide evidence of fraud or a serious non-disclosure we may cancel the policy immediately and backdate the cancellation to the date of the fraud or when you provided us with incomplete or inaccurate information, which may result in your policy being cancelled from the date you originally took it out.

9. Your duty to keep to the conditions of this policy

To be covered by this insurance you must keep to the terms and conditions of this policy.

Complaints Procedure

Our promise of service

Our goal is to give excellent service to all our customers but we recognise that things do go wrong occasionally. We take all complaints we receive seriously and aim to resolve all our customers' problems promptly. To ensure that we provide the kind of service you expect we welcome your feedback. We will record and analyse your comments to make sure we continually improve the service we offer.

What will happen if you complain

- We will acknowledge your complaint promptly
- We aim to resolve all complaints as quickly as possible.

Most of our customers' concerns can be resolved quickly but occasionally more detailed enquiries are needed. If this is likely, we will contact you with an update within 10 working days of receipt and give you an expected date of response.

What to do if you are unhappy

If you are unhappy with any aspect of the handling of your insurance we would encourage you, in the first instance, to seek resolution by contacting your insurance adviser or usual Aviva point of contact.

If you are unhappy with the outcome of your complaint you may refer the matter to the Financial Ombudsman Service at:

The Financial Ombudsman Service Exchange Tower London E14 9SR

Telephone:

0800 023 4567 (free from landlines) or **0300 123 9123** (free from most mobile phones)

Or simply log on to their website at www.financial-ombudsman.org.uk.

Whilst we are bound by the decision of the Financial Ombudsman Service, you are not. Following the complaints procedure does not affect your right to take legal action.

