

YOUR POLICY BOOK

SAGA PLUS HOME INSURANCE



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Your policy in detail

Saga Plus Home Insurance is an insurance product provided by the insurer(s) shown in your Schedule.

The insurer(s) has relied on the information and statements you gave when they agreed to provide cover. This information and statements, together with this policy wording and the policy Schedule, form the insurance policy and must be read together as one document. Please read this Policy Book and your Schedule carefully to make sure they meet your needs.

You agree to pay the premium and to keep to the conditions of this policy. If you arrange to pay by instalments and do not keep up your payments, you will not be covered by this policy from the date the premium was due.

The insurer(s) agrees to insure you according to the terms, conditions and exclusions in this Policy Book for the sections shown in your Schedule. They will provide cover for any period for which you have paid or agreed to pay the required premium.

Saga Services Limited has arranged for Saga Plus Home Insurance and Saga Legal Expenses Cover to be insured by the insurer(s) named on your Schedule. Insurers' details can be checked on the FCA's register by visiting the FCA's website at register.fca.org.uk or by calling 0800 111 6768.

WELCOME TO SAGA PLUS HOME INSURANCE

Thank you for taking out home insurance with Saga.

This book, together with your policy Schedule and any endorsements, contains all the information you need to know about your Saga Plus Home Insurance policy and we hope you find it easy to understand.

On the following pages you'll find an overview of our buildings and contents insurance along with a diagram showing some of the situations you are covered for. Please check this to make sure the policy you have chosen is appropriate for your needs.

There's some other information we need to tell you, such as what to do if you're not happy with your policy, what we do with your personal information and how we are doing our best to combat fraud. You can find this information on pages 7-9.

Next we tell you more specific information about your policy, including an explanation of words that have particular meanings in this book, before getting down to the real detail of exactly what you can and can't claim for. There are some things that we always exclude from cover and these are shown in the General Exceptions on pages 43-44; while the General Conditions that follow explain what you need to do to ensure you have the full protection of your policy.

Some of the cover detailed in this book is optional and therefore not automatically included in your policy. Please refer to your Schedule to see whether you have chosen it. If not, and you would like to do so, we will be happy to give you a quote.

Finally, if you need to make a claim on your policy, you can find details of how to do so on pages 41 and 42.

COVERING YOUR HOME FROM TOP TO BOTTOM

- 1) 'New for old' contents cover, including clothing and linen.
- 2 The cost of alternative accommodation if the property cannot be lived in during repairs up to sum insured.
- 3 Cover of up to £5,000 for loss of or damage to your plants, lawns, shrubs and garden contents within the property.
- You are insured against water damage caused by leaking or overflowing domestic drains, water or heating installations, kitchen appliances and fixed domestic water installations.
- 5 Optional cover for legal expenses including our Online Safety Support Service.

- 6 Trace, access and repair of a water or oil leak up to buildings sum insured.
- 7 Cover for accidental damage to your television up to contents sum insured.
- Cost of replacing new locks or mechanisms up to contents sum insured
- 9 Cover for contents in your domestic garage or outbuildings at the property – up to contents sum insured.
- 10 Cover for accidental damage to cables, underground pipes and underground tanks up to buildings sum insured.



YOUR COVER AT A GLANCE

What's covered	Maximum amount payable
Buildings cover	
Rebuilding and repair costs	Sum insured shown on policy Schedule
Property owner's liability	£2,000,000
Alternative accommodation	Up to buildings sum insured
Trace and access of a water or oil leak	Up to buildings sum insured
Accidental damage	Up to buildings sum insured
Emergency entry	Up to buildings sum insured
Lock replacement	Up to buildings sum insured
Damage caused by pets	Up to buildings sum insured
Replacement of matching pairs and sets	Up to buildings sum insured
Compulsory evacuation	Up to buildings sum insured
Trauma cover	Expenses following a violent crime at your home: - Up to £1,000 for temporary accommodation and/or to carry out security improvements at your home - Up to £5,000 for necessary conveyancing, removal and estate agency fees

What's covered	Maximum amount payable
Buildings cover (Cont.)	
Trauma cover (Cont.)	Following an accepted claim on this policy: – Up to £1,000 for professional counselling fees Permanent disability following an accident in the home – £30,000 for necessary alterations
Contents cover	
New for old cover for contents	Sum insured shown on policy Schedule
Alternative accommodation	Up to contents sum insured
Replacement of matching pairs and sets	Up to contents sum insured
Theft by bogus officials	£250
Liability to others	£2,000,000
Accidental damage	Up to contents sum insured
Religious festivals	20% increase on contents sum insured during the month of any religious festival
Weddings, civil partnerships, birthdays or anniversaries	20% increase on contents sum insured for one month before and one month after
Visitors' personal belongings	£2,000

What's covered	Maximum amount payable
Contents cover (Cont.)	
Contents in the open	£5,000
Lock replacement	Up to contents sum insured
Garden cover	£5,000
Personal money and credit cards	£1,000
Frozen food	Up to contents sum insured
Oil and metered water	Up to contents sum insured
Business equipment	£10,000
Deeds and documents	£2,500
Damage caused by pets	Up to contents sum insured
Medical equipment on loan	£5,000
Carers' personal belongings	£250
Liability to domestic employees	£10,000,000
Unrecovered court awards	£2,000,000 (plus other costs and expenses we have agreed to)
Moving home – cover for new home	Up to £5,000 for furniture, soft furnishings and kitchen appliances in your new home
Fatal injury	£5,000
Liability as a tenant	£15,000

What's covered	Maximum amount payable
Contents cover (Cont.)	
Student cover	£10,000
Personal Belongings Cover – Unspecified items	£10,000 per event Single item limit – £2,500 per individual item, pair or set (excluding bicycles) £1,000 for bicycles
Trauma cover – Counselling fees	Following an accepted claim on this policy: – Up to £1,000 for professional counselling fees
Additional cover options	
Personal Belongings Cover – Specified items	Up to amount shown on policy Schedule
Specified Bicycles Outside the Home Cover	Up to amount shown on policy Schedule
Legal Expenses Cover	Up to £100,000 per claim

SOME OTHER INFORMATION YOU NEED TO KNOW

Our customer service commitment to you

Saga aims to provide you with high levels of service at all times. However, if you feel that our service has fallen below the standard you expect and you want to complain, we will do our best to sort it out quickly. If you have a query or a complaint please see your Schedule where you will find our contact telephone numbers as well as our address details if you prefer to write to us.

What happens when it's time to renew your policy

We will send you a renewal invitation around 21 days before your renewal date, which will include your premium for the next year. If you originally paid for your policy by Direct Debit, or by continuous authority credit card or debit card, we will automatically renew your policy using these payment details, so you don't need to do anything if you want to renew your policy. However, if you don't want to renew, or you want to change your payment method, you will need to contact us on 0800 056 9085. You will also need to cancel your Direct Debit mandate with the bank.

Use of your information

The information you have given to Saga Services Limited (Saga) and/or the insurer(s) will be held and used to manage your insurance policy, which will include both underwriting and claim handling. For this purpose, Saga and/or the insurer(s) may disclose it to other interested third parties, such as other insurers, agents who provide services on their behalf and to regulatory authorities for this and the monitoring and/or enforcing of compliance with any regulatory rules/codes. It may also be used for offering renewals, research and crime prevention purposes. Any calls made to Saga may be monitored and recorded to improve the service and help prevent and detect fraud. Saga and/or the insurer(s) may check information provided or received and may also undertake additional fraud searches.

Saga and/or the insurer(s) will hold your personal data securely

and in accordance with Data Protection Legislation*. From time to time Saga and/or the insurer(s) may use service providers and organisations outside the European Economic Area (EEA) where they do not afford the same level of data security as the UK. We will, however, use every reasonable effort to ensure sufficient protections are in place to safeguard your personal information.

All information you provide must be accurate and, if you have supplied another person's personal data who may be insured under the policy, you have done so confirming that you have the specific consent of that other person to disclose that data.

Saga and/or the insurer(s) will use your information and sometimes that of other people named on your policy, either collected at the outset or obtained from other third party sources, for the following purposes:

- To assess financial and insurance risks, your insurance application, the terms on which cover may be offered, including your premium at quote and renewal, the payment methods offered and whether they are affordable;
- To prevent and detect crime including fraud, money laundering and financial sanctions;
- To develop our products, pricing systems, services and relationships with you;
- To comply with our legal and regulatory obligations.

These sources include credit reference bureaux, the electoral roll and public data provided to us by credit reference bureaux and other third parties. The credit reference bureaux will keep a record of the search; this may be reflected in your credit score.

Saga and/or the insurer(s) may share this information with third parties in order to carry out insurance-related activities on our behalf, including management of your claim, credit hire and legal advice.

If you contact us electronically we may store your Internet Protocol (IP) address or your telephone number supplied by your Service Provider. This may be used to identify repeat website visits, fraudulent behaviour or mystery shoppers using Saga websites.

Saga uses the data they collect from you, including special categories of personal data, to contact you and personalise their communication. Saga and/or the insurer(s) also use it for administrative purposes to provide the service you requested and for preparing quotations. If Saga has obtained your permission to do so, they will also contact you by post, telephone, email or other means to tell you about offers, products and services that may be of interest to you. At any time you can opt out of receiving such information, revise the products you would like to hear about or change the method they use to communicate with you. You can update these preferences by calling 0800 056 9102. For further information about how the Saga Group uses your personal information, please visit www.saga.co.uk/privacy-policy or contact the Saga Group Data Protection Officer by email: data.protection@saga.co.uk or post: The Saga Building, Enbrook Park, Sandgate, Folkestone, Kent CT20 3SE.

*The General Data Protection Regulation ((EU) 2016/679) and any national implementing laws, regulations and secondary legislation, as amended or updated from time to time, in the UK.

Fraud prevention and financial crime

To help Saga prevent fraud, money laundering and other financial crime, the information you provide may be submitted to fraud prevention agencies and other organisations whose records may be searched.

The insurer shares information with the Claims and Underwriting Exchange Register, run by Insurance Database Services Ltd (IDSL), and with other relevant fraud prevention databases. The aim is to help check information provided and also to prevent fraudulent claims. When the insurer deals with your request for insurance, it may search these registers. Under the conditions of your policy, you must tell the insurer about any incident (such as an accident or theft) that could lead to a claim. When you tell the insurer about an incident, the insurer will pass information relating to it to the registers.

As part of the insurer's fraud prevention process it will complete a number of enquiries to check the details you provide. If false or inaccurate information is provided and fraud is identified, details will be passed to fraud prevention agencies. Law enforcement agencies may access and use this information.

The insurer and other organisations may also access and use this information to prevent fraud and financial crime, for example, when:

- checking details on applications for credit and credit-related or other facilities;
- managing credit and credit-related accounts or facilities and recovering debt;
- checking details on proposals and claims for all types of insurance;
- checking details of job applicants and employees.

The insurer and other organisations may access and use, from other countries, the information recorded by fraud prevention agencies in the United Kingdom.

If you would like to receive details of the fraud prevention agencies used, please contact the Head of Financial Crime, Enbrook Park, Sandgate, Folkestone, Kent CT20 3SE.

What happens if we change the underwriter of your policy

Your Saga Plus Home Insurance policy is currently provided and underwritten by your insurer(s), as part of an agreement between Saga Services Limited and them. If you have selected any additional cover options, these may be provided by different insurers. At some time in the future Saga Services Limited may enter into an agreement with a new provider for all or part of your policy, in which case this new provider will offer you home insurance to replace your current policy. If this is the case, Saga Services Limited will write to you to confirm the details of the new provider, and give you details of any changes to the Terms and Conditions of your policy. At this stage you will be given the option to refuse transferral to the new provider. For further information please see Saga's Privacy Policy at saga.co.uk/privacy-policy

Inflation protection - index-linking

Index-linking is a monthly adjustment to the sum insured shown on your Schedule.

We do not make a charge for index-linking during the period of insurance but each time you renew your policy, we will work out your premium again on the new sum insured.

Buildings

If you have specified your buildings sum insured we will index-link the sum insured shown on your Schedule. We use the House Rebuilding Cost Index prepared by the Royal Institution of Chartered Surveyors or another appropriate index. We do not apply index-linking to our standard limit.

Contents

If you have specified your contents sum insured we will index-link the sum insured shown on your Schedule. We use the Retail Price Index or another appropriate index. We do not apply index-linking to our standard limits

The language and law applicable to this policy

The terms and conditions and all other information concerning this insurance are supplied in the English language and we undertake to communicate in this language for the duration of the policy. Unless we have agreed otherwise, this contract will be governed by the law of England and Wales.

Working from home

Your Saga Plus Insurance policy covers you for working from home for clerical use only. This is providing you have less than £10,000 worth of business equipment within your home, with no external visitors or staff connected to your work.

You must tell us if your home is being used for any other business purpose or the above limits are exceeded.

SPECIFIC POLICY WORDS AND WHAT THEY MEAN

This part of the policy sets out the words that have a specific meaning when relating to **your** policy. These words are listed below with the meaning explained beside them and, to help vou identify them, they are printed in bold type whenever they appear in the policy.

There are other words with specific meanings listed under the Legal Expenses Cover section on page 27 and the Online Safety Support Service section on page 39. You should also look at these. Your **Schedule** will show **you** if **your** policy includes this section.

Accidental	
damage	

Unexpected and unintended damage caused by

sudden means.

Accidental loss Unexpected and unintended physical loss.

Arrangement fee

The amount shown in your documents as a fee charged under a separate contract between vou and

Saga for arranging your insurance policy.

Bedroom

A room used as a bedroom or originally intended to be used as a bedroom but now used for other purposes.

Bogus officials

Anyone falsely claiming to be a representative from an organisation, company or governing body, in order to

gain unforced access into your home.

Bicycle(s)

Any pedal cycle, tricycle or unicycle and their accessories. This includes electrically assisted pedal cycles (maximum assisted speed 15.53 mph) and their accessories, but not any other motorised or electric

vehicles of any kind.

Buildings

Your home or your new home, and its permanent fixtures and fittings, boundary and garden walls, gates, hedges, fences, paths, terraces, drives, patios, permanently built swimming or ornamental pools and their covers, tennis courts,

Buildings (Cont.)

cables, underground pipes and inspection covers, septic tanks and central-heating gas or oil tanks all forming part of the **property** for which **you** are legally responsible. These must all be at the address shown in vour Schedule.

Business equipment

Office equipment, furniture and stock (not held for sale) that belongs to **you**, **you** are responsible for under a hiring or legal agreement or **you** are legally liable for

Compulsory evacuation

When your buildings cannot be lived in because **vou** are prevented from doing so by a responsible authority:

- following damage to a neighbouring property;
- because of a risk to your health or safety from something external to your buildings.

Contents

Anything which **vou** own or is in **vour** possession.

Contents does not include the following:

- anything covered by any other insurance or more specifically insured by this policy
- · business equipment
- your home (except fixtures, fittings and decorations belonging to vou, where vou are the tenant) or any other buildings
- motorised vehicles and their trailers, trailer tents, caravans, horseboxes, boats (unless models or hand propelled), aircraft including drones, or their accessories and parts
- any living creature
- trees, shrubs or plants
- bicycles away from the home
- medical equipment on loan.

Credit cards

Bank, charge, cheque guarantee, credit, debit and cash dispenser cards you hold for personal purposes.

Endorsements An extension or restriction to **your** policy.

Endorsements only apply if they appear in your Schedule.

Escape of water

Loss or damage by water as a result of a burst, frozen. leaking or overflowing fixed domestic drain, water or heating installation, kitchen appliance or fixed domestic water piping/pipes.

Excess

The first part of any claim which you must pay. We show the excess amounts in your Schedule.

Fixtures and fittings

Built-in furniture, built-in kitchen appliances, fixed glass and sanitary ware, solar panels, pipes, ducts, wires, cables, switches, fires, boilers, radiators, storage heaters, fixed wall, floor and ceiling coverings other than carpets.

Garden contents Items that are designed to be kept either temporarily or permanently in the garden within the boundaries of the land belonging to **your home**, including garden furniture, unfixed garden storage units, garden tools and equipment, barbecues, portable hot tubs, children's play equipment, garden ornaments, hutches and coops including their accessories, plant containers, freestanding greenhouses, ponds and their accessories, outdoor heating and lighting, freestanding garden structures, canopies and trellis work, that vou own.

Garden contents does not include outbuildings, fences, gates or ride-on mowers and their accessories.

Ground heave

The upward or sideways movement of the site on which vour buildings are situated caused by swelling of the ground.

Home

The house, bungalow, flat or maisonette shown in your Schedule. Domestic garages belonging to the

Home (Cont.)	property . Secured outbuildings if they form part of the property .	Personal money (Cont.)	bonds, savings stamps and certificates, unused current postage stamps, travellers' cheques, travel
Insurer(s)	The insurer(s) shown in your Schedule .		tickets, season tickets, luncheon vouchers, gift tokens, phonecards and trading stamps including
Kitchen appliances	Dishwasher, washing machine, washer dryer, tumble dryer, cooker/oven/hob/hood, microwave, fridge,		television licence, gas, electricity and phone stamps you hold for personal purposes.
Landslip	freezer or fridge freezer which you own. Sudden movement of soil on a slope or gradual creep of a slope over a period of time.		Personal money does not include: lottery and raffle tickets; air miles vouchers and cards; promotional vouchers and cards;
Motorised	Any electrically or mechanically powered vehicles		• credit cards.
vehicles	other than: • vehicles used as domestic gardening equipment within the boundaries of the land belonging to your home; • vehicles designed to help infirm or disabled people (as long as the vehicles are not registered for road use); • golf carts and trolleys; and • pedestrian-controlled toys and models.	Policyholder	The person named in your Schedule .
		Property	The buildings and the land within its boundary.
		Saga	Saga Services Limited.
		Schedule	The document showing details of the policyholder and the insurance protection provided.
			Your Schedule is part of this policy and must be read in conjunction with the policy.
New home	The private house, its garages and outbuildings belonging to the property that you have exchanged	Settlement	The natural movement of new properties in the months and years after they are built.
	contracts to buy and will occupy as your permanent home.	Storm	A period of violent weather defined as:
Personal belongings	Clothing (including items of leather and sheepskin) and personal items including sports equipment (other than those excluded under contents) designed to be worn or carried, and camping equipment (excluding trailer tents).		Wind speeds with gusts of at least 48 knots (55mph) (Equivalent to Storm Force 10 on the Beaufort Scale) or;
			Torrential rainfall at a rate of at least 25mm per hour or;
	This does not include: • valuables or personal money; and		Snow to a depth of at least one foot (30 cm) in 24 hours or;

· bicycles.

Cash, current bank and currency notes, cheques, postal and money orders, bankers' drafts, premium

Personal

money

Hail of such intensity that it causes damage to hard

surfaces or breaks glass.

Subsidence	Downward movement of the site on which the buildings are situated by a cause other than the weight of the buildings themselves.	silver pictu	Jewellery, watches, clocks, furs, articles made of gold, silver and other precious metals, precious stones, pictures, works of art and collections of stamps, coins
Sum insured	The amount shown in your Schedule as the most we will pay for any number of claims from the same event.	We, Our, Us	and medals which you own or are in your possession. Our, Us The insurer(s) shown in your Schedule.
Unfurnished	When your home is not sufficiently furnished for normal living purposes for more than 60 days in a row.	You, Your	The person or people shown in the Schedule as the policyholder and your husband, wife or partner
Unoccupied	When your home has not been lived in by you , or a person authorised by you , for more than 60 days in a row. By lived in, we mean activities, which must include bathing, cooking, eating and sleeping overnight, all of which are frequently carried out in your home .	(including civil partner), children (including chi your husband, wife or partner and adopted an children) and any other person, who permanel	(including civil partner), children (including children of your husband, wife or partner and adopted and foster children) and any other person, who permanently live with you in your home . This does not include lodgers and other guests.

BUILDINGS COVER

Your Schedule shows if you are covered under this section of the policy. The most we will pay for any one claim is shown in the 'Your cover at a glance' section.

We cover the following	We do not cover the following
 1. Loss or damage Any loss of or damage to your buildings, including: loss or damage caused by domestic pets; loss or damage caused by scratching or denting; loss of or damage to your home and lawns, trees, shrubs and plants caused by forced entry due to a medical emergency involving you or caused by the emergency services; or loss or damage caused by falling trees, branches, lamp posts, telegraph poles, electricity pylons, poles or overhead cables. This includes the cost of removing the fallen object which has caused the loss or damage. 	The General Exceptions shown on pages 43-44. The excess shown in your policy Schedule (no excess applies to your legal liability). The cost of preparing a claim. Loss or damage caused by: • wear and tear or something that occurs gradually over a period of time (unless in relation to point 4. Trace and access); • subsidence, ground heave or landslip to boundary and garden walls, gates, hedges, fences, paths, terraces, drives, patios, permanently built swimming pools or ornamental pools, tennis courts, septic tanks, or central-heating gas or oil tanks unless

	We cover the following	We do not cover the following
2.	Fees and other costs Costs and expenses which we have agreed to for: • complying with statutory or other buildings regulations or by-laws; • architects', surveyors' or other professional fees; • clearing rubble from the site, demolishing or propping up.	your home is damaged at the same time by the same cause; • movement to solid floor slabs unless the foundations beneath the outside walls of your home are damaged at the same time by the same cause; • settlement; • swelling or shrinking of infill materials; • the coast or river bank being worn away; • storm or flood to timber gates, fences and hedges; • structural changes, structural repairs or demolition; • faulty workmanship, faulty design or using faulty materials; • lopping, topping or felling of trees on your property; • malicious acts or vandalism by you or any persons lawfully in your home; • malicious acts or vandalism, escape of water or theft or attempted theft when your home is unoccupied or unfurnished; • mechanical or electrical fault, failure or breakdown.
3.	Alternative accommodation Any costs and expenses for rent you would have received,	
	rent you still have to pay including ground rent, and alternative accommodation (which is of a similar size and standard to your home) for you and your domestic pets, which we have agreed to: • following loss of or damage to your buildings; or • for a maximum period of 30 days, following a compulsory evacuation of your buildings.	

We cover the following

We do not cover the following

4. Trace and access

We will pay the costs, which **we** have agreed to in advance, for locating the source of water or oil damage including the reinstatement of any wall, flooring or ceiling removed or damaged during the search and the repair of any leaking water or oil pipes.

5. Replacement locks

Installing new locks or replacing lock mechanisms to **your home** and safes and alarms in **your home**, if the keys are lost or stolen.

6. Selling your home

When **you** sell **your buildings**, **we** will also cover **your** buyer until the sale is completed (unless the buyer is insured under any other policy).

7. New home

Subject to formal acceptance from **us** of **your new home** and **your** agreement to any terms and conditions that may apply, **we** will cover loss of or damage to the **buildings** of **your new home** if **you** have exchanged contracts or, in Scotland, 'concluded the missives', but **you** are not occupying as **your home**. Please contact **us** on 0800 056 9060 to arrange this cover prior to exchanging contracts on **your new home**.

If $\mbox{\bf your\ home}$ was $\mbox{\bf unfurnished}$ or $\mbox{\bf unoccupied}$ at the time of loss or damage.

Caused by subsidence, ground heave, settlement or landslip.

Repair to underground services, including broken clay pipes or collapsed pitch-fibre drains as a result of wear and tear.

If **you** have claimed for installing new locks or replacing lock mechanisms to **your home** under the Contents section of **your** policy.

The first £50 of each claim. This replaces the **excess** shown in **your Schedule**.

Loss of or damage to your new home:

- if you are not occupying your new home within eight weeks from the exchange date;
- caused by water which has leaked or overflowed from, or has frozen in, any fixed domestic drain, water or heating installation, appliance or piping when **your new home** is not lived in from the date of exchange of contracts to **your** moving in date unless **you** have arranged to turn off the gas and water supplies at the mains and drain the water system, or **you** have arranged to leave a central heating system working to prevent freezing, in which case the temperature control must be set to at least 58 degrees Fahrenheit (14 degrees Centigrade) at all times during the period 1 October to 31 March inclusive;
- if the **buildings** of **your new home** are insured under any other

We cover the following We do not cover the following policy; • if the joint rebuilding costs of your buildings and your new home exceed the sum insured limit shown on vour Schedule: • during any renovation/alteration to your new home. Your legal liability for: 8. Property owner's liability • accidental death, bodily injury, illness or disease suffered by vou Your legal liability as owner of the buildings, including the land or **vour** domestic employees: belonging to the **buildings** (and any private house previously • loss of or damage to property which you own or is in your owned and occupied or leased and occupied by vou) following: possession; or · accidental death, bodily injury, illness or disease suffered by • faulty work to any private house previously owned and occupied any person; and/or or leased and occupied by you, which happens more than seven • loss of or damage to property. years after this policy expires. If you die, we will cover your legal personal representatives in Your legal liability arising from: respect of your legal liability. • any business or employment involving you; This includes any claimant costs and expenses arising • any deliberate act; from any one accident. We will also pay defence costs and • any contract or agreement unless vou would have been liable expenses, which we agree to in writing. anyway if that contract or agreement did not exist; • owning, possessing or using any of the following: - motorised vehicles (including powered transporters such as e-scooters and hoverboards); - caravans: - watercraft (other than surfboards, windsurfers and models or tovs); - aircraft (other than models or toys); or drones.

We cover the following

We do not cover the following

9. Trauma cover

- Following a violent crime committed against you by a third party at your home or forcible and violent entry to your home, we will pay for;
 - Up to £1,000 in total for temporary accommodation up to a maximum of seven days after the event and/or carry out agreed improvements to physical security at the home; and
 - Up to £5,000 for necessary conveyancing, removal and estate agency fees if within 90 days you feel compelled to move house and had not already planned to do so.
- b. Following a claim made and accepted on this policy **we** will pay up to £1,000 for professional counselling fees.
- c. Up to £30,000 for necessary alterations to the home if you are permanently disabled as a direct result of an accident in the home during the period of insurance as indicated in your policy or schedule. We must be given permission to obtain medical reports or records from any medical practitioner who has treated you.
- b. Counselling fees more than 180 days after a claim has been made on this section of the policy.
 - Counselling fees where a claim has been made under the contents section of **your** policy.
- c. Where a pre-existing condition has contributed to the permanent disability or the permanent disability was not caused solely by an accident in **your home**.

Any costs if the permanent disability suffered is caused by or is as a result of:

- attempted suicide or self-inflicted injury;
- participation in an illegal act as determined by United Kingdom legislation.

Costs for necessary alterations to **your home** before 12 months of continuous disablement has elapsed after the date of the accident or where a doctor registered to practise in the United Kingdom, Isle of Man or the Channel Islands has not confirmed a diagnosis of permanent disablement.

The cost of obtaining any medical evidence to support the claim.

Claims notified to us more than 18 months after the accident date.

CONTENTS COVER

Your Schedule shows if you are covered under this section of the policy. The most we will pay for any one claim is shown in the 'Your cover at a glance' section.

We cover the following

We do not cover the following

Loss or damage

Any loss of or damage to **your contents** or **business equipment**:

- in your home and within the boundaries of the land belonging to your home including loss or damage caused by scratching or denting, or domestic pets;
- while they are being transferred (in the United Kingdom, Channel Islands or Isle of Man) between your home and your new home or to or from a furniture storage facility, bank or safe deposit including loss or damage caused by scratching or denting, or domestic pets; or
- when you take them away from your home on a temporary basis anywhere in the United Kingdom, Isle of Man and Channel Islands, caused by:
- fire, smoke, explosion, lightning or earthquake;
- riot, civil commotion, strike, labour or political disturbance;
- malicious acts or vandalism;
- being hit by aircraft, flying objects or anything falling from them, vehicles, animals, falling trees, branches, or aerials, satellite dishes, masts and their fittings;
- storm or flood;
- **subsidence** or **ground heave** of the site on which the buildings stand or **landslip**;
- water or oil that has leaked from any fixed domestic water or heating installation, appliance, piping or drain; or
- theft or attempted theft.

The General Exceptions shown on pages 43-44.

The **excess** shown in **your** policy **Schedule**, except for claims arising from fatal injury, **your** legal liability and unrecovered court awards.

The escape of water excess shown in your policy Schedule.

The cost of preparing a claim.

Loss of or damage to **garden contents** that **you** own, which are outside the **buildings**.

Loss or damage caused by:

- wear and tear or something that occurs gradually over a period of time;
- mechanical or electrical fault, failure or breakdown;
- malicious acts or vandalism by you or anybody lawfully in your home:
- malicious acts or vandalism, escape of water or theft or attempted theft when your home is unfurnished or unoccupied;
- subsidence, ground heave or landslip caused by coastal or river erosion.

Loss of or damage to the **contents** while they are away from **your home**:

- in a furniture storage facility;
- by theft unless someone uses force and violence to go into or leave the buildings;
- while you are in full-time education and living away from your home: or
- caused by **storm** or flood unless contained in the buildings.

	We cover the following	We do not cover the following
2.	Alternative accommodation Any costs and expenses, we have agreed to in advance, for:	
	 rent you still have to pay; alternative accommodation (which is of a similar size and standard to your home) for you and your domestic pets; the cost of temporary storage of your contents; following any one claim where your home cannot be lived in as 	
	a result of loss or damage insured under your policy.	
3.	Personal money and credit cards	Financial loss where:
	Financial loss anywhere in the world following the fraudulent use of any credit card . The card must be issued in the United Kingdom, Channel Islands or Isle of Man.	 the loss of the credit card has not been reported to the police and the card company within 24 hours after discovering the loss; the card company's terms and conditions have been broken;
	Loss of your personal money anywhere in the world.	 you have used the card fraudulently; or there has been unauthorised use by you or your family.
		Shortages of personal money due to errors and/or omissions.
		The first £50 of each claim. This replaces the excess shown in your Schedule .
4.	Oil or metered water	
	Loss of oil or metered water from your domestic water or heating installation.	
5.	Replacement locks	
	Installing new locks or replacing lock mechanisms to your home and safes and alarms in your home if the keys are lost or stolen.	If you have claimed for installing new locks or replacing lock mechanisms to your home under the Buildings section of your policy.
		The first £50 of each claim. This replaces the excess shown in your Schedule .
6.	Deterioration of food	
	Deterioration of food or drink in the freezer or fridge in your	The first £50 of each claim. This replaces the excess shown in

	We cover the following	We do not cover the following
	home as a result of: • the accidental failure of the freezing unit; • refrigerant fumes; or • an accidental power failure. We will also pay the cost of hiring another freezer where we have agreed that this is necessary to try to lessen the claim.	your Schedule.
7.	Garden cover Any loss of or damage outside of your buildings but within the boundaries of your property to: • plants (including shrubs, trees, vegetables and hedges); • rockeries; • lawns (including artificial garden surfaces); and • garden contents . We will cover professional garden design fees and expenses incurred to return your garden to its condition prior to the damage. The most we will pay for any one claim is £5,000.	The General Exceptions shown on pages 43-44. The first £50 of each claim. Loss or damage caused by: • natural ageing: • insects and their larvae, slugs and snails, vermin (other than squirrels); • rot, mildew, fungus, plant diseases or poisoning; • frost, drought, smoke or bonfires; • domestic animals, birds or pets; • malicious acts or vandalism by you or anybody lawfully in your home; or • subsidence, landslip or ground heave unless your home is damaged by the same cause at the same time.
8.	Visitors' personal belongings	
	Loss of or damage to your visitors' personal belongings whilst in your home .	
9.	Carers' personal belongings Loss of or damage to your carer's (who does not live with you permanently) personal belongings whilst in your home.	Carers' personal belongings which are covered by any other insurance or whilst the property is unoccupied or unfurnished .
10.	Theft by bogus officials We will pay for the theft of personal money following	Theft of personal money by a bogus official where the loss has

	We cover the following	We do not cover the following
	unforced entry into your home by a bogus official .	not been reported to the police within 24 hours after discovering the loss.
11.	Medical equipment on loan	
	Loss of or damage within the United Kingdom, Channel Islands, Isle of Man and Republic of Ireland to specialist medical equipment (e.g. wheelchair) on loan from a UK-based hospital, local authority, the Red Cross or a relevant mobility shop.	Loss of or damage to medical equipment on loan where: • written proof of the policyholder's legal responsibility for the equipment cannot be provided; • the medical equipment on loan is covered by other insurance; • it is a result of a malicious act or vandalism caused by you or any persons lawfully in your home; or • there has been a mechanical and/or electrical failure of medical equipment.
		Any loss of or damage to medical equipment in your home while your home or any part of it is lent, let, sublet or shared (excluding live-in carers), unless there is forcible and violent entry in to or exit from it, or if your home was unfurnished or unoccupied at the time or loss or damage.
12.	Religious festival increase	
	We will automatically increase the contents sum insured shown in your Schedule by 20% during the month of any religious festivals to cover gifts and extra food and drink you buy.	
13.	Wedding, civil partnership, birthday and anniversary increase	
	We will automatically increase the contents sum insured shown on your Schedule by 20% for a month before and after your wedding or civil partnership ceremonies, birthdays or anniversaries.	
14.	Deeds and documents	
	We will pay to replace deeds and documents following loss	

We cover the following

We do not cover the following

or damage covered under this policy while they are in **your home**.

15. Student cover

Loss of or damage to **your contents** when they are temporarily in Halls of Residence or other term-time student accommodation in the United Kingdom, Channel Islands or Isle of Man where **you** are studying, including whilst being transferred to or from **your home**, caused by:

- fire, smoke, explosion, lightning or earthquake;
- riot, civil commotion, strike, labour or political disturbance;
- malicious acts or vandalism;
- being hit by aircraft, flying objects or anything falling from them, vehicles, animals, falling trees, branches, or aerials, satellite dishes, masts and their fittings;
- storm or flood:
- subsidence or ground heave of the site on which your student accommodation stands, or landslip;
- water or oil that has leaked from any fixed domestic water or heating installation, appliance, piping or drain; or
- theft or attempted theft.

16. New home

Loss of or damage in **your new home** to furniture, soft furnishings and free-standing **kitchen appliances** for seven days prior to moving into **your new home**.

Loss of or damage:

- to bicycles;
- to personal money and credit cards;
- caused by theft or attempted theft unless someone uses force and violence to go into or leave **your** student accommodation.

Loss or damage in **your new home** to furniture, soft furnishings and free-standing **kitchen appliances**:

caused by water which has leaked or overflowed from any fixed domestic drain, water or heating installation or piping when your new home is not lived in during the seven days prior to your moving in date, unless you have arranged to turn off the gas and water at the mains and drain the water system, or you have arranged to leave a central heating system working to prevent freezing, in which case the temperature control must be set to at least 58 degrees Fahrenheit (14 degrees Centigrade) at all times

We cover the following	We do not cover the following
	during the period 1 October to 31 March inclusive; • occurring more than seven days prior to your moving in date.
17. Trauma cover – Counselling fees Following a claim made and accepted on this policy we will pay up to £1,000 for professional counselling fees for you.	Counselling fees more than 180 days after a claim has been made on this section of the policy. Counselling fees where a claim has been made under the buildings section of your policy.
18. Fatal injury Fatal injury to you in your home as a direct result of fire, explosion, lightning or intruders where death occurs within twelve months of such injury.	
Your legal liability as a private individual following accidental death, bodily injury, illness or disease suffered by any person and loss of or damage to property. If you die, we will cover your legal personal representatives in respect of your legal liability. This includes any claimant costs and expenses arising from any one accident. We will also pay defence costs and expenses, which we agree to in writing.	Your legal liability arising from: • any business or employment involving you; • any deliberate act; • any contract or agreement unless you would have been liable anyway if that contract or agreement did not exist; • any illness or disease you or your family pass onto someone else; • owning, possessing or using any of the following: - motorised vehicles (including powered transporters such as e-scooters and hoverboards); - caravans; - watercraft (other than surfboards, windsurfers and models or toys); - aircraft (other than models or toys); - drones; • the ownership of your home and any other buildings or land; • accidental death, bodily injury, illness or disease suffered by you; or

	We cover the following	We do not cover the following
		under Section 1 of the Dangerous Dogs Act 1991, Control of Dogs (Scotland) Act 2010 or the Dangerous Dogs (Northern Ireland) Order 1991 SI 2292 (NI 21) or any subsequent amending legislation. The policy therefore excludes the following breeds: Pit Bull Terrier, Japanese Tosa, Dogo Argentino, Fila Brasileiro and cross breeds of these with any other breeds.
20.	Liability as a tenant	Loss or damage shown as not insured under paragraph 1 of the Buildings section (pages 12-13).
	Your legal liability for all amounts you have to pay as tenant and not as owner of your buildings under a tenancy agreement for your buildings following any loss or damage.	
21.	Liability for domestic employees	
	Your legal liability for all amounts you have to pay as compensation for causing accidental death, physical injury, disease or illness suffered by any person in your domestic employment within the United Kingdom, Channel Islands or Isle of Man.	
	This includes any claimant costs and expenses arising from any one accident. We will also pay defence costs and expenses, which we agree to in writing.	
22.	Unrecovered court awards	
	Unrecovered court awards where you have not received full payment within three months of the date of the award (no appeal pending) and where you would have been covered for legal liability under this policy had the award been made against you .	

PERSONAL BELONGINGS COVER - UNSPECIFIED ITEMS

This section is included with any contents only or combined buildings and contents policy.

We cover the following	We do not cover the following
Loss of or damage to your valuables, personal belongings and bicycles, which belong to you or which you: - are responsible for under a hiring or legal agreement; or - have in your custody and are legally liable for. The most we will pay for any single item, collection or set is: - £2,500 for valuables and personal belongings; - £1,000 for bicycles. The most we will pay is £10,000 per event. Where they are insured: Valuables and personal belongings – anywhere in the world in your custody or control. Bicycles – anywhere in the United Kingdom, Channel Islands or sle of Man, or in Europe for up to 60 days in a row.	The General Exceptions shown on pages 43-44. The excess shown in your policy Schedule. Loss of or damage to valuables, personal belongings or bicycles in the custody or control of any member of your family whilst they are living away from the home in halls of residence or any other term-time student accommodation. Loss of or damage to contact or corneal lenses. Loss or damage caused by: • wear and tear, something that occurs gradually over a period of time, mechanical or electrical fault, failure or breakdown; or • any process of dyeing, washing, cleaning, restoring, reproofing, adjusting, maintaining, repairing or misuse. Bicycles used for or in practice for racing, pacemaking or testing Theft or attempted theft of unattended bicycles you leave in a public place, unless the bicycle is securely locked to a permanently fixed structure by a chain and padlock or similar locking device. Bicycles – any claim outside the United Kingdom, Channel Islands and Isle of Man or Europe unless we specifically agree beforehand to provide cover and you pay any extra premium we require. Loss of or damage to your bicycles when in Europe for more than 60 days in a row, unless we specifically agree beforehand to provide cover and you pay any extra premium we require. Cuts to tyres or burst tyres. Scratching or denting to bicycles.

PERSONAL BELONGINGS COVER - SPECIFIED ITEMS (optional cover)

This section is an additional cover option available with any contents only or combined buildings and contents policy. **Your Schedule** shows if **you** are covered under this section of the policy and all items covered by this policy are listed under the specified item section.

We cover the following	We do not cover the following
Loss of or damage to items specified in your Schedule which belong to you or which you: - are responsible for under a hiring or legal agreement; or - have in your custody and are legally liable for. The most we will pay for any item, collection or set is the amount specified in the Schedule. Where they are insured: Anywhere in the world in your custody or control.	The General Exceptions shown on pages 43-44. The excess shown in your policy Schedule. Loss of or damage to specified items in the custody or control of any member of your family whilst they are living away from the home in halls of residence or any other term-time student accommodation. Loss or damage caused by: • wear and tear, something that occurs gradually over a period of time, mechanical or electrical fault, failure or breakdown; or • any process of dyeing, washing, cleaning, restoring, reproofing, adjusting, maintaining, repairing or misuse. Loss or damage to bicycles.

SPECIFIED BICYCLES OUTSIDE THE HOME COVER (optional cover)

We cover the following

This section is an additional cover option available with any contents only or combined buildings and contents policy. **Your Schedule** shows if **you** are covered under this section of the policy and all **bicycles** covered are listed under the specified item section.

Loss of or damage to your bicycles shown in your Schedule while The General Exceptions shown on pages 43-44. anywhere in the United Kingdom, Channel Islands and Isle of Man, The excess shown in your policy Schedule. or Europe for up to 60 days in a row. Any claim outside the United Kingdom, Channel Islands, Isle of The most we will pay for any one bicycle is the value shown against Man or Europe unless we specifically agree beforehand to provide it in your Schedule. cover and **vou** pay any extra premium we require. Loss of or damage to **your bicycles** shown in **your Schedule** when in Europe for more than 60 days in a row, unless we specifically agree beforehand to provide cover and you pay any extra premium we require. Loss of or damage to bicycles in the custody or control of any member of **your** family whilst they are living away from the home in halls of residence or any other term-time student accommodation. Bicycles used for or in practice for racing, pacemaking or testing. Theft or attempted theft of unattended bicycles you leave in a public place, unless the bicycle is securely locked to a

Cuts to tyres or burst tyres.

Loss or damage caused by:

locking device.

 anything which happens gradually such as damage caused by vermin (other than squirrels), frost, climatic and atmospheric conditions, light, rusting or corrosion;

permanently fixed structure by a chain and padlock or similar

We do not cover the following

- scratching or denting;
- mechanical or electrical fault, failure or breakdown; or

We cover the following	We do not cover the following
	any process of washing, cleaning, restoring, reproofing, adjusting, maintaining, repairing or misuse.

LEGAL EXPENSES COVER (optional cover)

This Legal Expenses Cover (pages 27 to 38) is underwritten by the **insurer(s)** shown in **your Schedule**. It is an additional cover option available with any contents only, buildings only or combined buildings and contents policy. **Your Schedule** shows if **you** are covered under this section of the policy. The **insurer(s)** have arranged for the claim service to be managed by Arc Legal Assistance Limited, The Gatehouse, Lodge Park, Lodge Lane, Colchester CO4 5NE, registered number 4672894. The conditions and exclusions which apply to this section are shown on pages 33 to 38. The General Exceptions on pages 42 to 44 and the General Conditions on pages 44 to 46 apply to the whole policy and should be read in conjunction with this section.

Glossary of terms

We have defined certain words and phrases that apply specifically to the Legal Expenses Cover section. They have the meanings shown next to them wherever they appear throughout this section and to help **you** identify these words **we** have printed them in bold type.

Appointed representative

A solicitor, lawyer or appropriately qualified person, firm or company, including **us**, instructed in accordance with Legal Expenses Cover Condition 2. Representation.

Daily rate

An amount equal to 1/250th of either of the following:

- If you are employed the average of the amounts shown on your payslips from your employer over the last
 12 months (excluding bonus payments and overtime); or
- If you are self-employed the monthly average of the income you declared to HM Revenue & Customs for the previous tax year.

Data controller

The party that determines the purpose for which, and the manner in which, personal data is, or is to be, processed.

Data Protection Legislation

The relevant Data Protection Legislation in force within the **territory** where this cover applies at the time of the insured event.

Date of incident

- The date of the event; or
- the date of the first event where there is more than one event arising from the same cause; or
- the date on which the cause of action arises where this relates to the purchase of your home or your second home;

which may lead to a claim under this policy.

Money spent by the appointed Legal costs All properly incurred and proportionate **Disbursements** representative to manage your disbursements, fees and expenses, charged claim, but not including the appointed by the appointed representative, or incurred representative's own fees. under any fixed recoverable costs scheme. Any opponent's costs which you have been Home The house, bungalow, flat or maisonette, ordered to pay by a court or other body, or including domestic garages and outbuildings we have authorised. belonging to the home, shown in your Schedule. You are not covered for any damages, fines or penalties vou have to pay. Identity fraud A person or group of persons knowingly using a means of identification belonging to Legal proceedings Action to be taken in a court or tribunal **vou** without **vour** knowledge or permission when efforts to settle **your** claim by way of with intent to commit or assist another to negotiation have failed. commit an illegal act. Material breach A breach which has resulted in, or if not Inquiry An inquest held in a Coroner's Court or Fatal rectified is likely to result in, the property Accident Enquiry into your death; a police being unfit for habitation. investigation into an allegation made about Policyholder The person(s) named in your Schedule. vou which may lead to vou being prosecuted in a magistrates' court or Crown Court **Property** Your home, your second home and the land or their Scottish equivalents; civil action within their boundaries, for which vou are legally responsible. brought against you as a data controller under Data Protection Legislation; or civil Prospects of Where we consider there is a 51% and above Inquiry (Cont.) action being taken against you for unlawful chance of succeeding with your claim and success discrimination enforcing any award and that it would be reasonable to advise any private paying client Insurer(s) The insurer(s) shown in your Schedule. in the same circumstances to pursue the Legal claim Preparing work for negotiating or defending claim. **your** legal rights in a civil court, tribunal Saga Saga Services Limited. or arbitration in the territory, including negotiating a settlement and any hearings. Schedule The document, which provides a record of your insurance. Your Schedule is part of this We also include appeals from these hearings policy and must be read in conjunction with if you tell us you want to appeal at least six the policy. working days before the deadline for giving notice of appeal ends and we consider the

appeal to have prospects of success.

Second home	A house, bungalow, flat or maisonette, including domestic garages and outbuildings	Vehicle	Any mechanically propelled motor vehicle (including scooters), aircraft or vessel.
	belonging to this home, owned by you , used for personal residential purposes only (i.e.	We, Our, Us	The insurer(s) .
	no letting or subletting) and insured through Saga .	You, Your	The policyholder and their spouse/ domestic partner and any other relative
Territory	Gibraltar and the United Kingdom meaning England, Wales, Scotland, Northern Ireland, the Isle of Man and the Channel Islands (sections 1 and 2 on pages 29 to 30 are extended to include the European Union).		(including adopted and foster children), who permanently live in your home . This includes any relative who is temporarily living away from your home .

	We cover the following	We do not cover the following
Accinit Up	gal Expenses Cover cess to a 24-hour legal helpline 0800 141 3321 which provides cial advice on any personal legal matter. to £100,000 (including VAT) of legal costs for any one claim or cies of claims arising from the date of incident.	Where the amount in dispute is less than £100. More than £100,000 (including VAT) of legal costs for all claims that arise from the same date of incident . Legal costs where prospects of success do not exist.
1.	Death, personal injury and medical negligence Legal costs for you, or in the event of your death for your personal legal representatives, for pursuing a legal claim that arises from an event, which causes death or bodily injury to you.	Any claim relating to: • illness or injury not caused by a sudden or specific accident or that happens gradually; or • defence of your legal rights, other than defence of a counter-claim.
2.	Contract disputes a) Legal costs for defending or pursuing a legal claim arising from a dispute over: • you buying, hiring or leasing any personal goods or	 a) Any claim relating to: work and/or advice by a builder or contractor given to you about the specification, design, planning, building or

We cover the following

We do not cover the following

services;

- you selling any personal goods; or
- you buying or selling your property.

b) Legal costs to pursue a legal claim:

- arising from your unlawful eviction from a property occupied by you under an Assured Shorthold Tenancy (applies to your permanent place of residence only);
- against a landlord following a material breach of a tenancy agreement.

3. Protection of property

Legal costs for pursuing a **legal claim** and/or arrangement of mediation for a dispute relating to **your property** which **you** own or is **your** responsibility:

- following an event which causes or could cause physical damage to **your property**; or
- following a public or private nuisance or trespass, including if there are squatters in **your property**.

structural change in or on \pmb{your} $\pmb{property}$ where the contract value is over £20,000 including VAT;

- any disputes relating to buildings or land that is not **your property**;
- subsidence, ground heave or landslip, mining or quarrying;
- any loan, borrowing, stocks, shares, debentures, funds, pensions, mortgages, trusts of any kind or other investments;
- disputes about shareholding or partnerships;
- disputes between a landlord and a tenant; or
- a contract entered into by or on behalf of you buying, selling or renting non domesticated animals and livestock.

b) Any claim relating to:

- disputes that occur within the first 90 days after you first purchased this insurance, unless you held equivalent cover with us or another insurer continuously for a period of at least 90 days leading up to when the dispute first occurred;
 - the non-payment of rent;
- defending any legal proceedings against you;
- disputes with any local authority, public authority or government related department.

Any claim relating to:

- a contract entered into by **you**;
- any buildings or land not shown as your property;
- any public or private planning matter;
- the compulsory purchase of, or restrictions or controls placed on **your property** by any government, local or public authority;
- the actual, planned or proposed construction, closure, demolition, adoption or repair of buildings, housing, roads or bridges by any government, local or public authority;
- any work by order of any government, local or public authority;
- mining subsidence; or

	We cover the following	We do not cover the following
		defending any dispute other than defending a counter claim.
4.	Employment	
	Legal costs for pursuing a legal claim arising from a dispute with your employer as an employee under your contract of employment.	Any claim relating to: • disputes under a contract of employment which occur within 60 days of the start date of this Legal Expenses Cover; • the Equal Pay Act 1970 (or amending laws); • travelling expenses, allowances, statutory sick pay or compensation payments for being off work; • any disciplinary procedures brought against you by your employer, or any internal grievances brought by you.
5.	Employee defence	
	Legal defence if an event arises from your work as an employee, which leads to: • you being prosecuted in a magistrates' court or Crown Court; • civil action being brought against you as a data controller for compensation under Data Protection Legislation; or • civil action being taken against you for unlawful discrimination.	Any claim relating to: • parking or obstruction offences; or • claims against you as a Director or Officer of any company.
6.	Jury service	
	We will pay a daily rate for each whole day you are off work while attending jury service and 50% of the daily rate for each half day of such attendance.	Any costs recoverable from your employer or the court.
7.	Probate	
	Legal costs to pursue legal proceedings within the territory by you in respect of a probate dispute involving the Will of your deceased parents or grandparents, children, step-children or adopted children where you are a named	Claims in respect of any dispute or costs where a Will has not previously been made or concluded or cannot be traced.

	We cover the following	We do not cover the following
	beneficiary or as a member of a class of beneficiaries with an immediate interest.	
8.	Social media defamation	
•	Following defamatory comments made about you through a social media website, legal costs to: write one letter to the provider of the social media website requesting that the comments are removed; write one letter to the author, where the author's identity of the defamatory comments is known, requesting that the comments are removed from the social media website.	Claims where you are not aged 18 years or over.
9.	Personal identity fraud	
•	Legal costs arising from identity fraud: to defend your legal rights and/or take steps to remove county court judgments against you that have been obtained by an organisation from which you are alleged to have purchased, hired or leased goods or services. Cover is only available if you deny having entered into the contract and allege that you have been the victim of identity fraud; • to deal with all organisations that have been fraudulently applied to for credit, goods or services in your name and which are seeking monies or have sought monies from you as a result of identity fraud; in order to liaise with credit referencing agencies and all other relevant organisations on your behalf to advise that you have been the victim of identity fraud. You must agree to be added to the CIFAS Protection Register	Any claims: • where you have not been the victim of identity fraud; • where you did not take action to prevent yourself from furthe instances of identity fraud; • where the identity fraud has been carried out by somebody living with you; • for legal costs arising from loss of cash from a bank, building society, credit union or other similar financial institution where that institution has refused to cover the loss.
	if we recommend it.	

Legal Expenses Cover Exclusions

You should read these exclusions carefully together with the Legal Expenses Cover Conditions and Legal Expenses Cover General Conditions.

The General Conditions and General Exceptions of **your** Saga Home Insurance policy also apply to **your** Legal Expenses Cover and these should also be read carefully.

Please also refer to 'How to make a claim'.

We do not cover the following:

- 1. Legal costs for a legal claim arising from:
 - a. where the date of incident arose prior to the commencement of this Legal Expenses Cover;
 - b. where the relevant period for bringing a legal claim has passed;
 - an appeal where you did not claim originally under this policy and were not represented by us;
 - d. any request to appeal advised to us less than six working days before the deadline to appeal ends;
 - e. any enforcement action relating to a claim not originally covered under this policy and where **you** were not represented by **us**; or
 - f. any additional **legal costs** incurred by any representative beyond those **we** would normally pay under Legal Expenses Cover Condition 2 Representation.
- 2. Any claim relating to:
 - a. any legal costs which you incur before we have accepted your claim;
 - b. any incident that occurs outside of the territory;
 - actions which involve individuals other than you who
 may benefit from any work undertaken by an appointed
 representative, or where the action is covered by a Group
 Litigation Order;
 - d. where the amount in dispute is less than £100;
 - e. any amount which **you** cannot recover from another insurance policy because an insurer refuses or reduces a claim **you** have

- made:
- f. any disagreement over a contract of insurance which relates only to the amount of your claim;
- g. a deliberate or criminal act or omission or criminal prosecution of you or any proceedings in a court of criminal jurisdiction;
- h. judicial reviews;
- your affairs if they are in the hands of an insolvency practitioner by court order or by agreement with your creditors;
- j. any business, profession or trade or any venture for gain including letting the **property**;
- k. damages, fines or penalties you have to pay;
- a vehicle you are buying, financing, selling, hiring or is owned by you or for which you are responsible or you are driving, operating, controlling, using or repairing. You are covered as a passenger in a vehicle that is not owned or driven by you;
- m. the annulment of your marriage or civil partnership, divorce, judicial separation, living together, maintenance, custody access, financial arrangements, ancillary relief (dividing money and property following divorce), residence orders, contact orders, specific issue orders, prohibitive steps orders, adoption or other family law matter;
- n. wills or probate;
- o. libel, defamation or slander;
- p. patents, copyright, design rights, trade marks, service marks, character or merchandise marks or any other form of intellectual property;
- q. secrecy, confidentiality agreements or computer software or data protection;
- any event resulting in suspension of membership or expulsion from a club or society;
- s. professional negligence of any solicitor, lawyer or appropriately qualified person, firm or company acting on your behalf in relation to a claim under this policy;
- t. professional negligence of any solicitor, lawyer or

- appropriately qualified person, firm or company acting on **your** behalf where the original matter, for which they were instructed is not covered under this policy;
- u. where your opponent is also insured under this policy;
- v. any disputes with **us** or any other company owned by Saga plc; or
- w. any referral to the European Court.

Legal Expenses Cover Conditions

You should read these conditions carefully together with the Legal Expenses Cover Exclusions and Legal Expenses Cover General Conditions.

The General Conditions and General Exceptions of **your** Saga Home Insurance policy also apply to **your** Legal Expenses Cover and these should also be read carefully.

Please also refer to 'How to make a claim'.

1. Claims

You must:

- a. contact us as soon as possible after anything happens which may lead to a legal claim;
- b. have submitted a completed legal expenses claim form within 180 days of the date of incident which you may claim for under this policy. If you submit your legal expenses claim form outside of this period and there are prospects of success, we will progress your legal claim, but we will not pay for any legal costs incurred as a result of your delay. A legal claim will only be considered once a fully completed legal expenses claim form has been received by us. For information, please refer to 'How to make a claim';
- c. make every effort to provide all documents and/or any information requested by us or your appointed representative in a timely manner so as not to prejudice your case or incur unnecessary costs;
- d. do everything you can to keep legal costs as low as possible or avoid legal proceedings;

- e. consider with **us** and/or **your appointed representative** all approaches to settle the dispute without **legal proceedings**;
- co-operate with us and your appointed representative and give proper instructions to us or to the appointed representative, including full and correct information;
- g. tell your appointed representative, as quickly as possible about any notification of commenced legal proceedings (claims forms, summons), likely prosecution or other communication you receive to do with the claim;
- send your appointed representative all the information or documents they require to support your claim at your own expense;
- i. tell us and/or your appointed representative about any offer to settle the claim or any payment made into court;
- j. provide all necessary assistance to your appointed representative to handle the claim and keep us up to date with the progress of your claim;
- k. go to any meetings if you are asked to do so which are relevant to the legal claim;
- send us all bills for legal costs from your appointed representative as quickly as possible after you receive them;
- m. if we ask, you must request and then send the appointed representative's bill to either an appointed law costs draughtsperson or to court or the appropriate local Law Society to be taxed or certified at our cost; and
- n. pay us any legal costs you may recover.

You must not:

- a. admit any responsibility, deny any claim, negotiate or make an
 offer or promise to pay or do anything which may harm your
 claim without our written permission;
- b. agree to any offer of settlement without **our** written permission:
- c. act differently from the way **your appointed representative** has agreed with **you** to proceed; or
- d. refuse or neglect to comply with court rules.

What we will do:

- a. we will review the fully completed legal expenses claim form and consider in its entirety, the total value of the claim, the complexity of the issues, the importance of the issue, the financial positions of the parties involved and the legal costs involved; and
- if there are prospects of success of pursuing your claim and of enforcing any judgment or award we will advise you of the most suitable action.

2. Representation

If your legal claim has prospects of success we will choose an appointed representative to act on your behalf.

The arrangement **we** have with **our appointed representatives** does not restrict their independence and **you** will at all times receive the best advice for **you**.

You may choose another representative if there is a conflict of interest with a representative appointed by us, or there is an inquiry or legal proceedings are about to be commenced.

If you do exercise your right to choose a representative:

- the representative you choose will become the appointed representative.
- ii. you must notify us as soon as possible of the name, address and contact details of the appointed representative.
- iii. you will be required to ensure that the appointed representative complies as appropriate with the terms of this policy on your behalf by:
- a) keeping us updated regularly with the progress of your legal claim;
- b) keeping **us** informed regularly of **legal costs** incurred;
- c) informing \boldsymbol{us} of any settlement offers made to or by $\boldsymbol{you};$ and
- d) keeping us regularly updated and informed of other things regarding the conduct of your legal claim which may lead to an outcome or a cost that is not anticipated at the commencement of your legal claim.

With your prior agreement we will be entitled to contact your appointed representative to discuss, and if possible agree, the rates that will be paid by us to the appointed representative for acting on your behalf.

The amount that **we** will pay in respect of **legal costs** (meaning those properly incurred and proportionate fees and expenses charged by the **appointed representative**) shall not in any circumstances exceed hourly rates in line with those published in the Senior Courts Cost Office Guide for Summary Assessments of Costs, which **your appointed representative** will have readily available and which **you** should ask to see. The rate applicable will be the guideline rate at the time the work was conducted, for the location in which **your appointed representative** carries on business or on **your home** address (whichever is the lower) and for the grade of fee earner which is appropriate for the nature or complexity of the case or task being performed.

If your appointed representative refuses to accept the guideline rates, you will be liable to pay the appointed representative any difference between what we pay and the amount sought by the appointed representative.

3. Using the appointed representative

- a. We will be able to talk to the appointed representative at all times and get any information, report, document, correspondence or advice to do with a claim from them. However, if the appointed representative considers your interest would be affected by giving any documents or information to us, we will not see them. You must give the appointed representative instructions for this purpose.
- b. We must be advised as quickly as possible if there are no longer prospects of success and no further legal costs should be incurred without our consent.

If you withdraw from a $legal\ claim$

c. The appointed representative will act for you during your claim. If, at any stage, you intend to withdraw instructions please contact us as soon as possible in order for us to consider your intention and its potential result.

If the appointed representative withdraws from a legal claim

d. If the appointed representative refuses to act for you, you must tell us immediately. If this is for reasons related to the prospects of success of your claim or other reason relating to your entitlement to cover under this policy, you must tell us and give the appointed representative permission to share those reasons with us. If, after reviewing the information, any new representative confirms that you have otherwise complied with the policy conditions, you will be entitled to appoint a new appointed representative in accordance with Condition 2 – Representation.

4. Our rights

We are entitled to:

- a. take legal action at our expense and for our benefit, but in your name, to recover any payment we have made under this policy;
- b. receive from you any information we may need;
- liaise with the appointed representative and receive any information or documents relevant to your claim;
- d. get the appointed representative's opinion on the chances of your case succeeding and any judgment being enforced; and
- e. decide not to commence or to terminate a legal claim at any time and pay you up to or equal to the amount that you are claiming for or the amount being claimed against you. This condition does not affect your rights to take separate legal action or to complain to the Financial Ombudsman Service.

5. Withdrawal of assistance by us

We may at any time withdraw our support for your claim:

- a. if we or your appointed representative decide that there
 are no longer prospects of success or enforcement of any
 judgment or potential judgment are insufficient to justify our
 continuing support;
- b. if we or your appointed representative feel that your

interests are better served by other means;

- c. following **your** refusal to accept any settlement of **your** claim recommended by **us** or **your appointed representative**;
- d. if you act in a way which may prejudice the settlement of your claim; or
- e. if you fail to co-operate with us or the appointed representative or fail to follow their advice.

In that case, **we** will write and explain **our** reasons for withdrawing support and in the event of **you** acting in a manner prejudicial to **your** claim or failing to co-operate as stated above, **we** reserve the right not to meet any further **legal costs** or expenses incurred and to seek reimbursement from **you** of all costs paid under the policy. If **you** or **we** disagree, we can both refer the matter to arbitration according to Legal Expenses Cover Condition 9 – Arbitration.

6. Recovery of payments made

The payment of claims is dependent on:

- a. you providing all necessary assistance to us and to your appointed representative to enable us to recover for our benefit the amount of any payments under this policy; and
- b. where a person is ordered or agrees to pay your legal costs and expenses, and compensation, either in full or by instalments, these instalments will be paid to us until we have recovered the total amount that the other person was ordered or agreed to pay by way of legal costs and expenses charges.

Appointed representatives' costs, witness costs and other expenses

We will not pay any costs and/or expenses:

- a. which you or your representative incur before we have accepted your claim;
- b. as a result of **your** failing to provide instructions or information to the **appointed representatives**; or
- as a result of you acting against your appointed representative's advice or in a way which may prejudice the

settlement of the claim: or

d. as a result of **you** or anyone acting for **you** making a claim that is false or fraudulent in any way.

If **you** or **we** disagree about any costs under 7b) or c) above, we can both refer the matter to arbitration according to Legal Expenses Cover Condition 9 – Arbitration.

8. Other insurance

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

9. Arbitration

This policy wording advises when a dispute between **you** and **us** may be referred to an arbitrator.

Should arbitration be required, the matter may be referred to an arbitrator who will be a solicitor or barrister who **you** and **we** agree on in writing. If we cannot agree, the President of the local Law Society or the Bar Council will decide on an arbitrator. The decision of the arbitrator will be final and binding and he or she will decide who should pay the costs of the arbitration and resolving the disagreement. If costs are awarded against **you**, they are not covered under this policy.

This condition does not affect **your** rights to take separate legal action or to complain to the Financial Ombudsman Service.

10. Law applicable

Unless **we** have agreed otherwise, this contract will be governed by English Law and all the information and terms regarding this contract are provided in the English language only.

Legal Expenses Cover General Conditions

 The insurance cover this policy provides depends on the terms and conditions in this Policy Book. You must comply with these terms and conditions to have the full protection of your policy. It is **your** duty to provide **us** with correct information and answer **our** questions with reasonable care and honestly, truthfully and completely.

If **you**, or anyone acting for **you**, have deliberately misrepresented the answer to **our** questions, or misrepresented any answers provided to online questions by manipulating an answer and these answers have:

- influenced **our** decision to provide **you** with insurance **we** would otherwise not have agreed to provide, or
- influenced the terms and conditions on which **we** have provided cover, or
- prevented **us** from charging the correct premium,

we will treat **your** policy as if it never existed and return any premium **you** have paid for the policy, unless **we** have identified a false or fraudulent claim when Legal Expenses Cover General Condition 2 will also apply.

If the misrepresentation is not deliberate but is careless \mathbf{we} will either:

- treat your policy as if it never existed and return any premium you have paid for the policy if we would not have accepted the risk had you given the correct information; or
- amend your policy details to record the correct information, apply any terms that would have been applied had you given the correct information, and charge and collect any additional premium due.

2. Fraudulent Claims

If **we** discover that **you**, anybody insured by this policy or anyone acting for **you** has knowingly:

- made a fraudulent or false claim in full or in part or exaggerated the amount of the claim;
- misrepresented any answers to our questions or withheld any relevant information in order to influence us to accept a claim;
- provided false or invalid documents in support of a claim; or
- following an allegation or suggestion of fraud by us or another insurer, withdrawn a claim, had a claim refused or declined or

had a policy cancelled or made void, we will investigate the claim and this could result in legal action by us.

We may:

- treat your policy as if it never existed from the date of the fraud or misrepresentation and retain any premium you have paid for these policies;
- serve **you** with a seven-day notice of cancellation on all other policies that **you** hold with **us**; and
- pass details to the police and fraud prevention agencies; or
- refuse to pay the whole of your claim if any part is in any way fraudulent, false or exaggerated and recover from you any costs that we have incurred.

3. Cancellation

Procedures are explained below dependent on who invokes cancellation.

a. The policyholder

If **you** need to cancel this policy contact **Saga** on **0800 001 5898** or write to **Saga** at Saga Services Limited, Middelburg Square, Folkestone, Kent CT20 1AZ.

Where **you** cancel the Saga Home Insurance policy then this Legal Expenses Cover will also be cancelled on the same date.

You will, for a period of 14 days from the date you receive the policy documentation or the date you enter into the contract (whichever is later), have a right to cancel this policy and receive a refund. This refund will be subject to a charge for the period of cover you have received except where cover has not commenced prior to the end of this 14-day period, in which case you will be entitled to a full refund of the premium you have paid. Beyond the above period, you may cancel this insurance at any time and you will receive a pro rata refund on your premium based on the cover you have had.

b. The insurer(s)

We may cancel this insurance by sending at least seven days' written notice to **your** last known address. A pro rata premium refund will be allowed from the date of cancellation, no deduction will be made for commission and a refund will be allowed regardless of whether a claim has been made under the policy.

Any such cancellation by you or us will not affect any rights and responsibilities arising before cancellation takes place.

How to make a claim

The claim service for the **insurer(s)** will be managed by Arc Legal Assistance Limited.

If you wish to make a claim call us as soon as possible on our 24-hour legal helpline so that our legal team can advise you of the next steps.

We will arrange legal representation for you where appropriate.

If you want to make a claim under your Legal Expenses Cover, you will need to complete our legal expenses claim form, providing full details in writing, so that our legal experts can review the information provided and determine whether the event is covered and prospects of success apply.

A **legal claim** will only be considered once a fully completed legal expenses claim form has been received by **us**.

To obtain **our** legal expenses claim form please call **us** on **0800 141 3321** from the UK or **+44 1303 206 010** from abroad or write to **us** at:

Arc Legal Assistance Ltd, PO Box 8921, Colchester CO4 5YD.

Claim details can also be emailed to claims@arclegal.co.uk

You must give the policy number shown on your Schedule each time you write to or telephone ${\bf us}$.

ONLINE SAFETY SUPPORT SERVICE

(only available with Legal Expenses Cover)

The Online Safety Support Service is arranged by Saga Services Limited and is managed and administered by Arc Legal Assistance Limited (Arc). This service does not form any requirement or exclusion as part of the policy.

You can use this service for advice and/or assistance with any online security problem shown on pages 39 and 40 that arises during the period of **your** Legal Expenses Cover. To discuss a problem or enquire about advice and assistance, call 0800 014 6460. For our joint protection, telephone calls may be recorded and/or monitored.

Glossary of terms

The following words have the meanings shown next to them wherever they appear in this Online Safety Support Service section.

Approved	Our specialist cyber security adviser or their
representative	agents appointed to provide assistance to

you.

Computer	A personal computer that you own, use or
	control, which is permanently kept within

vour main residence.

Computer virus A program or piece of code that is often

capable of copying itself and that causes damage to systems or data.

Cyberattack Malicious deletion, corruption, unauthorised access to, or theft of data; or damage or

disruption caused by a computer virus, hacking or denial of service attack, affecting

your home systems.

Facts, concepts, information, ideas, text, Data

> recordings and images, which are converted to a form that can be processed by home systems, but not including software and

programs.

Flectronic devices Any personal computing or personal

> electronic device(s) that connects to the internet or to other electronic device(s) and any associated data, software and programs.

Ransomware A system attack that allows a hacker to infiltrate your electronic device(s), encrypt

your data, and demand payment of a ransom in exchange for decryption of your files.

You, Your The policyholder and their spouse/

> domestic partner and any other relative (including adopted and foster children), who permanently live in your home. This includes any relative who is temporarily living away

from your home.

The Online Safety Support Service provides advice and assistance for:

Crisis response and incident management

Advice and assistance:

- a) for an initial assessment of a cyberattack you have suffered, including the immediate action you need to take;
- b) where **you** have suffered a financial loss as a result of a cvberattack;
- c) in notifying the authorities of a cyberattack against you when appropriate to do so;
- d) for responding to ransomware, including the threat of a cyberattack against you, or the unauthorised use of your personal data stored on your electronic devices;
- e) if as a result of a cyberattack against you, you are accused of: • misuse of third party data;

- transmitting a computer virus to a third party;
- causing loss of reputation to a third party or breaching a third party's intellectual property rights.

Please note there is no assistance where:

- the **cyberattack** was caused by an illegal activity **you** undertook;
- the cyberattack occurred whilst you and/or your electronic device(s) were outside of the United Kingdom, Channel Islands or Isle of Man;
- an estimate of the cost to provide assistance to **you** is more than the amount to restore **your electronic device(s)**.

Restoration

Advice and assistance for restoring your electronic device(s) to the state they were in prior to a cyberattack.

Online Safety Support Service Conditions

- You must make any enquiries for assistance as soon as reasonably possible and within 12 hours of you becoming aware of the incident.
- b. You must supply at your own expense all the information that Arc reasonably requires to decide whether assistance can be provided.
- You must supply all information requested by Arc or the approved representative.
- You must not admit any liability for any claims against you
 resulting from a data breach without consent from the approved
 representative.
- e. **You** must ensure that password protection is enabled on all the **electronic devices** that **you** own, use or control, and can demonstrate that appropriate security controls are adhered to.
- f. You must ensure that basic security software is in place on all computer hardware you own, use or control, including antivirus and firewall software.

Additional help and advice from Saga

Because you may need practical help with all sorts of issues, we have arranged some useful helplines and online support services for

Saga 24-hour Legal and Tax Advice Helpline

You can receive confidential advice over the telephone on any personal legal problem or personal tax matter. Specialists are available to give information and advice on matters such as neighbour disputes, consumer law and the tax implications of a variety of subjects including investments, property, trusts, inheritance and pensions. They offer advice relating to laws of the territory. There is no limit on the number of calls you can make and you can rest assured that your conversation will be treated in the strictest confidence. Call **0800 141 3321** from the UK or **+44 1303 206 010** from abroad. The Saga helpline does not provide cover for any costs you have to pay because you followed the advice given.

Fraud and Scam Helpline Service – If you have any concerns about protecting yourself from online or offline scams or fraud, or you need support having been a victim of these events, please contact our specialists on **0800 092 0809**. You can speak to our Citizens Advice-trained information specialists for information and signposting to other services, or to our BACP-accredited counsellors for emotional support.

Lifestyle Counselling Helpline – This service can help with a range of problems from practical everyday matters to sensitive or emotional issues. Our specialists will help you deal with personal relationship problems, problems with colleagues in the workplace and other issues affecting your general wellbeing. Counsellors and information specialists are also trained to help you with practical problems like debt. You can call them on 0344 770 1036.

Wellbeing Resources – The Lifestyle Counselling Helpline is complemented by a comprehensive online information and support service, through which you can access information and advice on a range of issues and problems that often impact on everyday life. Topics are diverse and include relationships, childcare issues, consumer issues, stress, health and fitness. Information is updated regularly by a team of experienced counsellors and information

specialists. To access the Wellbeing Resources, log in at **www.arclegal.co.uk/carefirst** using the following login details: Username **10070**, Password **Sagasupport**.

HOW TO MAKE A CLAIM

- If an event happens for which you want to make a claim, first check your Schedule and policy to make sure that the event is covered.
- 2. Please read the How to Make a Claim General Conditions on pages 41 to 42, the General Exceptions on pages 43 to 44 and the General Conditions on pages 44 to 46 for details of the claims conditions. For Legal Expenses Cover claims please also read the conditions on pages 33 to 38 and for the Online Safety Support Service, please see the conditions on page 40.
- If the event is covered, or if you are in any doubt, call the relevant number shown in your Schedule.

Our claims unit will take details of the event and tell you whether your claim is covered. Whenever possible, we accept claims without the need for a claim form. However, we may ask you to fill in and return a claim form, which we will normally send to you within two working days of your call.

- After your call, one of several things will happen but at all times you will be guided by your incident manager.
 - If repairs are needed, we may arrange for a contractor approved by us to call. We will try to do this within two working days of you making your claim. The contractor will draw up a quote for repairs and should start work at a time that is convenient to you. When the repair is finished, the contractor will send the invoice straight to us so we can pay it.
 - We may arrange to send you, and if appropriate have installed, replacement goods (such as domestic appliances, furnishings, sanitary ware and kitchen units) and/or issue vouchers to the same replacement value from a supplier approved by us. Or, we may agree to pay you cash for your claim and we will send

you a cheque or pre paid card.

- If we ask, you need to give us any evidence to support your claim, such as estimates, photographs or invoices. We will confirm exactly what we need.
- Sometimes we will need to ask an independent loss adjuster to assess the loss or damage. If so, we will tell you and arrange for the loss adjuster to contact you within two working days. The loss adjuster's role is to assess the claim, confirm what action you need to take, and recommend to us how to deal with the claim. The loss adjuster, on our behalf, may arrange for repairs or replacement to be carried out and agree with you the amount we should pay for the claim.

Please remember **you** are responsible for paying any **excess** that applies to **your** claim. The **excess** is the first amount of each claim **you** have to pay. If **you** make a claim under more than one section for loss or damage that happens at the same time by the same cause, **we** will take off an **excess** for each section. **We** will decide the most **we** will pay before taking off the **excess**.

Claims history

Depending on the circumstances and number of claims **you** make, **we** may apply additional terms to **your** policy or reduce the cover that **we** are prepared to offer **you** at **your** next renewal date.

HOW TO MAKE A CLAIM - GENERAL CONDITIONS

1. Claims - your duty

For information on the claims procedure and how **we** settle **your** claim, please read page 41.

When \mathbf{you} know \mathbf{you} may have to claim under this \mathbf{policy} , \mathbf{you} must:

- tell us at your earliest opportunity;
- tell the local police at **your** earliest opportunity after **you** become aware that something is lost or if **you** suspect theft,

attempted theft or malicious damage, and keep a note of any reference number given to **you**:

- take all possible steps to recover any property which has been lost:
- when asked, send us all the documents and information (including written estimates and proof of ownership or value)
 we may need; and
- send us any written claim made against you and give us full details in writing of any verbal claim made against you.

Any costs incurred for sending ${f us}$ the required information will be reimbursed by ${f us}$.

You must not:

- respond to any claim made against you or admit or deny responsibility or negotiate or settle any claim made against you without our written permission; or
- leave property for us to deal with unless you have our permission.

2. Claims - our rights

We can do the following:

- We can take legal action at our expense and for our benefit, but in your name, to recover any payment we have made under the policy.
- We can negotiate, defend or settle in your name any claim made against you.
- We are entitled to the remains of any insured property for which we have paid a claim.
- In some instances your claim may be handled on our behalf by Saga.

3. Recovery of lost or stolen property

- If any lost or stolen property is recovered you must let us know at your earliest opportunity.
- If the property is recovered before payment of the claim you
 must take it back and we will then pay for any damage.
- If the property is recovered after payment of the claim it will belong to us but you will have the option to retain it and refund

in full any claim payment to us.

4. Other insurance

If **you** have any other insurance covering anything insured by this policy, **we** will pay only **our** share of any claim.

5. Taking care

You must take care to prevent or reduce any loss, destruction, damage or injury and maintain anything covered by this insurance.

HOW MUCH WE WILL PAY

Buildings cover

If you suffer loss of or damage to any of your buildings, at our option we will:

- pay the cost of repairing or rebuilding;
- repair or rebuild; or
- make a cash payment for the loss or damage.

If repair or rebuilding work is not carried out, **we** will pay an amount to cover the reduction in market value of **your buildings** resulting from the loss or damage. **We** will not pay more than the cost to **us** (after any discount available from **our** approved suppliers) of repairing or rebuilding the **buildings**.

In the event that parts of **your buildings** are damaged and cannot be repaired and, if the damaged item is part of a set and **we** cannot arrange an exact replacement, **we** will replace the whole set as new.

It is **your** responsibility to keep **your home** in a good state of repair. Please ensure that roofs, particularly flat roofs, are not showing signs of wear and tear or tiled roofs do not have tiles missing. **Your** policy does not cover claims arising from wear and tear or something that occurs gradually over a period of time.

We may take off an amount for wear and tear if:

- the buildings are in a poor state of repair; or
- the cost of rebuilding the buildings in the same form, size, style and

condition as when new is more than the **sum insured** shown on **your Schedule** at the time of loss or damage.

The most **we** will pay for any one event is shown on page 4 (unless a different amount is shown on **your Schedule**).

We will not reduce these limits if you make a claim.

If you specify your sum insured and the rebuilding value of your buildings is more than our standard limit, we will index-link the amount for which your buildings are insured. We will continue to index-link the sum insured shown on your Schedule after you claim for loss or damage insured under buildings cover while the buildings are being repaired or rebuilt, as long as you take all reasonable steps to make sure the work is carried out straight away.

Contents cover

If you suffer loss of or damage to any of your contents, at our option we will either:

- repair (using a supplier approved by **us**); or
- pay the cost of repairing; or
- arrange for the replacement as new using a supplier approved by us. This may involve the issue of vouchers or pre-paid cards; or
- pay the cost of replacing as new; or
- make a cash payment for the loss or damage.

Where **we** can offer to repair or replace through **our** approved suppliers, but **we** agree to make a cash payment, the payment will not exceed the amount **we** would have paid the approved supplier. If **we** cannot offer to repair or replace through **our** approved suppliers, **we** will pay the full replacement cost with no discount applied.

In the event that **your contents** are lost or damaged, if the lost or damaged item is part of a set and **we** cannot repair the damaged item or arrange an exact replacement, **we** will replace the whole set as new.

You will receive new for old cover on all your contents (where repair or replacement is not possible) including clothing and linen, however we may take off an amount for wear and tear if the cost of replacing

all **your contents** as new is more than the **sum insured** shown on **your Schedule** at the time of loss or damage.

The most **we** will pay for any one event is shown on <u>pages 4 and 5</u> (unless a different amount is shown on **your Schedule**).

The total amount of **valuables** in the **home** is shown on **your Schedule**.

The most **we** will pay for any single item, collection or set of **valuables** is £2,500 unless it has been specified by **you** and is shown on **your Schedule** listed as a specified item.

Optional cover

Personal Belongings Cover - Specified items

We will pay up to the amount shown in your Schedule.

Specified Bicycles Outside the Home Cover

We will pay up to the amount shown in your Schedule.

We will not reduce these limits if you make a claim, unless the claim is to do with the total loss of a specified item, pair or set or bicycle.

Legal Expenses Cover

We will pay up to £100,000.

GENERAL EXCEPTIONS THAT APPLY TO THE WHOLE POLICY

This policy does not insure the following:

- Any loss or damage caused deliberately by you or any person acting on behalf of you.
- 2. Any property (which is not business equipment) or money you own, hold in trust or use in connection with any business, profession or trade. Nor, any legal liability arising directly or indirectly from any business, profession or trade.
- 3. Any property or liability insured under a more specific policy.

- 4. Any fall in market value as a result of repairs or reinstatement.
- 5. Loss or damage as a result of delay, confiscation or detention by order of any government or public authority.
- 6. Loss where property is obtained by any person using any form of payment which proves to be counterfeit, false, fraudulent, invalid, uncollectable, irrecoverable or irredeemable for any reason.
- 7. Incidents which took place before the start of this insurance.
- Any consequence of war, war-like operations, invasion, act of foreign enemy, hostilities (whether war be declared or not), civil war, rebellion, mutiny, revolution, insurrection or military or usurped power.
- Any legal liability, loss of or damage to any property, or any resulting loss or expense directly or indirectly caused by or contributing to or arising from:
 - ionising radiation or radioactive contamination from nuclear fuel or nuclear waste; or
 - the radioactive, toxic, explosive or other hazardous properties of explosive nuclear equipment or its nuclear parts.
- 10. Any loss, damage or legal liability directly or indirectly caused by pollution or contamination unless caused by:
 - a sudden and unexpected accident which can be identified; or
 - oil leaking from a domestic oil installation at **your home**.
- 11. Loss or damage arising from:
 - gradual causes
 - wear and tear (unless in relation to point 4 in Buildings cover, Trace and access)
 - corrosion, deterioration or similar causes
 - · wet or dry rot
- 12. Loss, damage, cost or expense of whatever nature directly or indirectly caused by, resulting from or in connection with any act of terrorism regardless of any other cause or event contributing at the same time or in any other sequence to the loss.

For the purpose of this exception an act of terrorism means the

- use, or threatened use, of biological, radiological, chemical and/ or nuclear force by any person or group of people whether acting alone or on behalf of or in connection with any organisation(s) or government(s) committed for political, religious, ideological or similar purposes including the intention to influence any government and/or to put the public or any section of the public in fear.
- 13. Any loss, damage, alteration, or reduction in functionality, of your computer or smart devices caused by hacking or computer viruses, including any data held on them directly or in cloud storage.

A smart device is an electronic device, generally connected to other devices or networks via protocols such as Bluetooth or Wi-Fi, such as tablets, smart phones, smart TVs and smart doorbells.

GENERAL CONDITIONS THAT APPLY TO THE WHOLE POLICY

You must comply with these conditions to have the full protection of **your** policy. If **you** do not comply with them, **we** may cancel the policy, refuse to deal with **your** claim or reduce the sum of any claim payment.

1. Transfer of interest

The **policyholder** can transfer the **policyholder's** interest in this insurance to someone else with **our** written permission.

2. Cancellation

If you no longer feel the policy is right for you, you may cancel it within 14 days of receiving your policy documents. If cover has not yet commenced, you will receive a full refund of the premium and any arrangement fee. If the insurance cover has commenced, your insurer(s) will give you a pro rata refund on your premium based on the cover you have had.

The $\mbox{\bf arrangement}$ fee will not be refunded.

After the first 14 days, if the policy no longer meets **your** needs, **you** can still cancel it at any time. As long as **you** have not made a claim under the policy, or a claim has not been made against **you**, **your insurer(s)** will refund the unused part of **your** premium. If **you** have made a claim, or a claim has been made against **you**, **you** will not receive a refund.

You can telephone Saga on 0800 001 5898 or write to Saga at Saga Services Limited, Middelburg Square, Folkestone, Kent CT20 1AZ to cancel your policy. Cancellation is effective from the date your letter is received.

Please note that, if **you** amend or cancel **your** policy during the period of cover as shown on **your Schedule** and have paid by credit card or cheque, **we** will be unable to refund any amounts of £5 or less. Similarly, if **you** make any changes to **your** policy or cancel it during the policy year, **we** will only request any payment from **you** if the amount is over £5. The **arrangement fee** will not be refunded.

We or Saga may cancel this policy by giving you seven days' notice by recorded delivery letter. We will send this notice to your last known address.

We or **Saga** may cancel this policy by giving **you** seven days' notice by recorded delivery letter to **your** last known address as a result of, but not limited to, one of the following reasons:

- changes in your circumstances that result in an increase in risk which we are unable to insure:
- failure to provide us or Saga with information we or Saga have requested that is directly relevant to the cover provided under this policy or any claim;
- a breach of any terms or conditions of your policy;
- we act under General Condition 3 Misrepresentation and fraud:
- you do not pay any policy premium requested or, if applicable, stop paying the instalment premiums;
- use or threat of violence or aggressive behaviour against our or Saga's staff, contractors or property;

• the use of foul or aggressive language.

If your policy was set up under a credit agreement and you become eligible for a monthly instalment plan, your policy will be cancelled, resulting in your credit agreement also being cancelled. A new policy will then be set up for you under a monthly instalment plan and new documents confirming the reduced payment amount will be issued.

This will not affect **your** right to make a claim for any event that happened before the cancellation date. If **we** cancel the policy **we** will refund premiums already paid for the remainder of the current period of insurance, provided no claim has been made during the current period of insurance. The **arrangement fee** will not be refunded.

3. Misrepresentation and fraud

If we discover that you or anyone acting for you has:

- misrepresented answers to any of the questions when applying for, amending or renewing cover with us or Saga;
- deliberately misled us or Saga to obtain cover, gain a cheaper premium or more favourable terms;
- provided any false or invalid documents to **us** or **Saga**; or
- made a fraudulent, false or exaggerated claim or any part of a claim;

we may look to take the following action:

If **we** are able to continue cover **we** may:

- amend **your** policy with the corrected information;
- apply any relevant terms and conditions that would have been applicable had the correct information been declared;
- collect any additional premium;
- reduce a claim proportionately.

If **we** are unable to continue cover **we** may:

- cancel **your** policy or void it from inception (treat it as if it never existed) and if applicable reject any claim made.

If any fraud or deliberate dishonesty has been identified we may:

– void \boldsymbol{your} policy from inception (treat it as if it never

existed) or cancel **your** policy from the date of the fraud or misrepresentation and if applicable reject any claim made;

- not return any premium paid by **you**;
- recover any costs **we** have incurred in investigating a claim;
- pass details to the police and fraud prevention agencies;
- take legal action against you.

4. Protecting your property

You must do all that you can to avoid injury, loss or damage and protect your property.

You must maintain your property and anything covered by this insurance in a good state of repair.

5. Changes to your policy details or cover

You must tell us at your earliest opportunity if your circumstances change or if any of the information shown in your Statement of Insurance or Schedule changes during the period of insurance. Changes that must be advised include the following:

- you will be leaving the property unoccupied for more than 60 days;
- any work planned at the **property** other than routine repair and maintenance (unless the routine repair and maintenance requires the erecting of scaffolding);
- the number of **bedrooms** in the **property** has changed;
- you or anyone permanently living with you is convicted of any offence (except motor offences);
- the value of your contents or the rebuilding cost of your property changes;
- change to the occupancy of the **property** e.g. lodgers staying at the **property**;
- change to your occupation;
- change of address.

This is not a full list and **you** should let **us** know if any of the details **you** have already given **us** change. Once **you** have told **us** about a change **we** will reassess **your** cover and premium. Should **we** be unable to continue cover **we** will advise **you** as per General

Condition 2 - Cancellation. If you do not inform us, it is possible that a claim will not be covered.

6. Rights of third parties

Save for the rights granted to **Saga** under this contract, any person or company who is not a party to this contract does not have any rights they can enforce under this contract by virtue of the Contracts (Rights of Third Parties) Act 1999 except those they have by law.

7. Financial Services Compensation Scheme

We are covered by the Financial Services Compensation Scheme (FSCS). **You** may be entitled to compensation from this scheme if **we** cannot meet **our** obligations. This depends on the type of insurance and the circumstances of **your** claim. Further information about compensation scheme arrangements is available from the FSCS website www.fscs.org.uk

8. Financial sanctions

We shall not provide any cover or be liable to provide any indemnity, payment or other benefit under this policy to the extent that the provision of such cover, indemnity, payment or other benefit would expose us to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom, United States or other country of policy issue.

If any such resolution, sanction, law or regulation takes effect during the period of insurance, **we** may cancel this policy immediately by giving **you** written notice at your last known address.

PROTECTING YOUR PROPERTY

If you are unfortunate enough to suffer loss of or damage to your property, your insurance policy can help put things right. However, even settling a claim quickly may not compensate you for the worry and inconvenience you have suffered. In many cases, you can prevent loss or damage, so we have listed below some hints to help you protect your property.

Fire

- Make sure that you have proper fire guards for any open fires.
- Check all electrical and heating appliances regularly, especially if you use portable heaters.
- Make sure that you use the correct fuses and do not overload the circuits.
- Switch off power points when you are not using them and remove plugs from all wall sockets at night, especially television sets and electric blankets.
- Make sure you get your electrical wiring checked from time to time.
- Kitchens are a major source of fires, so always keep an extinguisher and a fire blanket handy for an emergency.
- Never leave the room if you have a chip pan on.
- Fit a smoke alarm. Carry out regular checks to make sure that the alarm is working.
- Sweep chimneys.

Flood

 If you think a flood is likely, take as many of your possessions as possible upstairs.

Burst pipes

- Lag all your water pipes and tanks that you can get to, not forgetting the loft.
- If your pipes freeze, turn off the water at the mains and thaw them out slowly using hot water bottles. Never use a blowlamp or heater with a naked flame.

Theft

- Fit good-quality locks to all your doors and windows.
- Keep doors and windows locked, especially when you go out.
- Fit a chain and 'door viewer' so you can check the identity of callers. (This is like a 'peep-hole' which lets you see callers without being seen). Never let anyone into your home if they cannot prove their identity.
- Leave a light on if you go out in the evening.
- Close and lock your garage, shed and other outbuildings when you are not using them.
- Lock away garden equipment and tools, especially ladders.
- Do not leave keys outside your home.
- When you go away, cancel all deliveries and ask a friend or neighbour to move letters off your doormat and keep an eye on your home.
- Keep valuables out of sight.

Valuations

• These can help keep your policy up to date by ensuring that your specified items are adequately covered.

Finally, keep a detailed description and photographs of your property. If you do need to make a claim, this will help us handle your claim quickly and will also help the police in their investigations. If you need any more advice, we will be pleased to help.

HELPLINES

CUSTOMER SERVICE

For questions about your policy

0800 001 5898

Monday to Friday 8.30am to 8pm, Saturday 8.30am to 5pm, Sunday 9am to 5pm.

CLAIMS

For new claims or help with an existing claim

The number shown in your Schedule

24 hours a day, 7 days a week.

LEGAL EXPENSES COVER

For new Legal Expenses claims, advice or help with an existing claim

from the UK **0800 141 3321**

from abroad +44 1303 206 010

For the Online Safety Support Service

0800 014 6460

24 hours a day, 7 days a week.

Please have your policy number to hand when calling.

This Policy Book is also available in large print, audio and Braille. If you require any of these formats please contact us on **0800 001 5898**.

If you have a hearing or speech impairment, you can also contact us by emailing dda@saga.co.uk



