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What am I covered for? What am I covered for? What if I need extra protection?

What am I covered for?

Here are some of the key things covered by your Home Options contents insurance, including any policy limits. Follow the page numbers shown for more details, including any policy restrictions.

Contents cover

Covers the items you would normally pack up and put in a removal van if you moved home.

- Standard contents cover page 15
 The contents cover limit specified by you and shown on your policy schedule (certain inner limits apply, including those listed below)
- Total high risk items limit page 39
 Up to 33% of your contents cover limit specified by you and as shown on your policy schedule
- 2 Single high risk items limit page 39 Please see your policy schedule
- Contents in your garages, sheds, greenhouses and outbuildings page 15 £3.000 in total
- 4 Alternative accommodation page 18
 Up to 20% of your contents cover limit as specified by you as shown on your policy schedule or £20,000, whichever is the greater
- 5 Emergency access page 18 The contents cover limit specified by you and as shown on your policy schedule in total but up to £250 for any growing tree, shrub or plant in your garden
- 6 Replacement locks and keys page 17 £1,000 in total
- Occupier's and public liability page 20 £2 million in total
- Plants in the garden page 19 £1,000 in total and up to £250 for any growing tree, shrub or plant in your garden
- **Contents in the open** page 19 £1.000 in total

Policy excesses

Details of any policy excesses can be found in your policy schedule.

It's important that you review your policy limits and ensure that they remain sufficient to protect your contents.



(i)

WHAT'S THE DIFFERENCE BETWEEN STANDARD AND OPTIONAL ACCIDENTAL DAMAGE COVER?

Standard – our standard contents insurance covers you for things like a TV falling off its wall mount or accidentally breaking the glass in a coffee table.

Optional – if you have (or upgrade to) our optional cover for an extra cost, you could then claim for things like your dog chewing the leg of your table or accidentally dropping paint on your carpet whilst decorating.

For more detail on all our optional covers please see pages 22, 24 and page 30 for Legal expenses cover.

Optional covers

- the contents Accidental damage optional cover page 22 the contents cover limit specified by you and as shown on your policy schedule (certain inner limits apply)
- Personal belongings and money cover page 22 as specified by you and as shown on your policy schedule but £500 in total for money away from the home
- Pedal cycle cover page 23
 as specified by you and as shown on your policy schedule
- Freezer contents cover page 24 £250 in total
- 14 Clerical business use cover page 24 £5,000 for business contents, £500 for stock or trade samples and £300 for business money

Legal expenses cover – page 30 £50.000 in total

Index linking

The sum insured for contents and any specified items shown on your policy schedule, will be adjusted each month using the Consumer Durables Section of the Retail Price Index. Should this not be available, another appropriate index will be used. This is known as index linking.

No charge will be made for this during the year, but renewal premiums will be calculated on the adjusted sum insured. If the index reduces, we will not lower your sum insured, unless you ask us to.

Your policy schedule will clearly indicate whether your Contents sum insured is subject to index linking or not, as index linking will only be applied where you have set a specific sum insured. Where we have set your sum insured, index linking will not apply.

Please note, any sum insured stated in any of the other sections of your policy will not be subject to index linking.

What if I need extra protection?



Protecting your things

As well as our standard contents cover to protect the things in your home, our policy has optional extra covers too. You may have already taken out one or more of these covers when you bought your policy.

If you haven't got cover and think you might need it, please call us on **0345 603 8368** – we'll be happy to help.

Are you protected for things taken out of your home?

You are if you have our optional personal belongings and money cover. We cover things like rings, watches and personal laptops for theft, accidental damage and accidental loss.

You'll need to look after your personal belongings of course. Never leave them out of sight – they must be within reach of you or your family at all times or locked safely away.



Got a bike?

If you need protection for your pedal cycles away from your home you'll need our extra cover. Please contact us to arrange this for you.



Expensive valuables

In this booklet we refer to the things you call valuables as 'High risk items' and a list of these can be found on page 39. Have you got something worth more than your single high risk item limit (see policy schedule)? Call us to talk about how we can protect it in and away from your home.

3

My policy

Your Home Options contents insurance policy is made up of this policy booklet and your policy schedule which forms part of your contract with us.

WHAT DO I NEED TO DO NOW?



It's important that you read this policy booklet and your policy schedule carefully to make sure that they give you the cover you need, and then keep them somewhere safe.

If you have any questions, please call us on

0345 603 8368

How do I change my cover, personal details or cancel my policy?

If you have any questions about your cover, need to change it in any way or have changed your mind and want to cancel please call us on **0345 603 8368**.

If you move house you don't need to cancel your insurance. Call us and we'll be happy to update your policy details and premium to cover your new home.

You can also use this number to let us know if the policyholder has passed away.

Or you can write to us about any changes at: Lloyds Bank Insurance Services Ltd, Home Customer Services, PO Box 788, 1 Lovell Park Road, Leeds LS1 9LL

For full cancellation rights please see the 'Cancellation' condition on page 13.

I like to be kept in the know

Looking after your things.



Keep your belongings in good condition

Insurance doesn't cover you for wear and tear. Make sure your belongings are kept in good condition or you may find that the damage has been caused as a result of wear and tear, and not something your insurance covers you for.

Examples of wear and tear are:

- Furniture faded by direct sunlight
- Breakdown of appliances such as your washing machine or TV
- Threadbare carpets
- Breakdown of bathroom sealant and grout.



Got a water leak?

If you have a leak from an appliance or pipe, we don't cover plumbing costs for repairing the leak itself. However, we do cover the repair costs for any damage the water has caused to your home. So, if your washing machine leaks and your kitchen floor is damaged, we'll pay to repair or replace the floor. But the cost of fixing the washing machine isn't covered.



A storm's brewing

Claiming for storm damage? We consider a storm to be violent weather like strong winds of 55mph or more, sometimes accompanied by rain and/or heavy snow or hail that causes damage to hard surfaces or breaks glass. We'll take into account the condition of your home, as a well-maintained building should withstand all but the most severe weather events.

TOP TIP

Your insurance doesn't cover storm or flood damage to any contents left in the garden, like your patio set. So if you know bad weather's on the way make sure you secure it or move it into a garage or outbuilding for safe keeping.

I like to be kept in the know



Damaged one of a set?

Your policy covers the cost of repairing or replacing a damaged item, but not the set it's part of. So, we would repair:

- A broken dining table, but not the undamaged matching chairs
- A damaged armchair, but not the undamaged matching sofa.

We appreciate every claim is different so we're always happy to talk you through the options to get the best result.



When you're away

If you're going away for more than 30 days, say on holiday or for a hospital stay, and you or your family won't be living in your home, please call us.

We'll tell you what to do to ensure your home remains protected, including:

- Turning off the water, gas and electric
- Arranging for the property to be checked regularly.



Moving home in the UK

We'll cover your contents in transit as part of your standard contents policy, as long as you use a professional removal firm. There's also no need to cancel your insurance. Call us on **0345 603 8368** and we'll be happy to discuss your policy details to cover your new home.



Guests, lodgers, sales and repair people. Are you covered?

Your insurance doesn't cover theft by a guest in your home. So even though you know friends and relatives well we still recommend you keep your valuables in a safe place and out of sight. But you are covered for theft by trade, sales and repair people.

Taking in a lodger? If you decide to share your home with someone other than your family you need to let us know so we can tell you what to do to ensure your things remain protected.



Keep your bike safe

To make sure your bike's covered at home, lock it away in a garage or outbuilding. If that's not possible, make sure you lock it securely to a permanently fixed structure.



Help and guidance online

You can find help and guidance on protecting your belongings against floods, winter weather and burglary at:

lloydsbank.com/insurance/help-and-guidance.asp



WANT SOME ADVICE?

If you'd like to talk to us or perhaps change your cover, please call **0345 603 8368**.

How do I make a claim?

Before you call us

- You should call the police straight away if your claim is for theft, riot, a malicious act or vandalism or accidental loss outside your home. Make sure you get a crime or lost property number.
- You can make urgent repairs to prevent further damage – like fixing a forced lock – but speak to us before making any other repairs.
- Have a look at your policy booklet and policy schedule to check your level of cover and have your policy number to hand.

2 Call us on 0345 300 2289

We're here to help you through every stage of your claim:

- First we'll check your details to verify your identity.
- We'll take the details of your claim – what happened, when, where and details of the loss or damage.
- We'll let you know if you're covered for the loss or damage and any excess that applies.

3 What you'll need to give us

- We'll ask you for a list of everything that's been lost or damaged.
- Keep any damaged goods (except freezer food – where a list would be suitable) as we may need to see them.
- We may also ask you for more information to support your claim such as for proof of ownership. Acceptable proof would be a receipt, invoice, credit agreement, pre-loss valuation or maybe even a photo.



UNDERSTANDING YOUR EXCESS

If you've got Home Options buildings and contents insurance with us and say your boiler bursts upstairs and the water damages the ceiling, sofa and carpet below, you'd only need to pay the excesses applicable on one element of the policy (either buildings or contents — whichever is the higher) as a single event caused the damage.

How do I make a claim?

How we'll look after your claim

 Depending on the extent and type of damage, we can repair or replace things, or make a cash payment.



We're here to support you

If your claim is complicated, say after a flood, we can send a Personal Claims Consultant to visit your home and help you make a list of the damage. They'll be there for you with all the help you need.

 We'll give you advice on the next steps to take.

5 Helping you get back to normal

- We have trusted suppliers who can repair or replace your lost or damaged items, including electrical equipment, jewellery, bikes and furniture.
- If you can't live in your home due to an event covered under 'Contents cover' we'll provide alternative accommodation for you, your family and pets.

We guarantee repairs

We guarantee all claims-related work done by our approved contractors for a minimum of 12 months from the date of completion.

£

Claiming for Legal expenses

Call 0345 3000 180

If you've selected Legal expenses cover your policy includes cover of up to £50,000 for agreed costs to pursue a legal claim. So if you're in dispute with your employer over a wrongful dismissal, have a problem with faulty goods or services, or even a bodily injury claim, then help is at hand.

Find out more about your cover on pages 30–36, and how to make a claim on page 30.

Useful numbers

Need to claim, get legal advice or help with emergency repairs? Here are the numbers you'll need.



General enquiries 0345 603 8368

Household claims

0345 300 2289

Use these numbers to check what you're covered for and whether you can claim. Please have your policy or claim number to hand. Lines are open Monday to Friday, 8am–6pm and Saturday, 9am–1pm.

24 hour Emergency Helpline 0345 300 1133

Call this number to arrange for a tradesperson to make any emergency repairs to:

- your plumbing, drainage or central heating systems;
- your gas or electricity supply systems if they fail; and/or
- damaged roofing, locks, doors or windows to secure your home.



You'll need to pay for the repairs, but if the damage is covered by your policy you can claim in the normal way.

Any legal liability, loss or damage to any property or person arising from the provision or delay of the repair services is not covered. This service is provided by AWP Assistance UK Ltd trading as Allianz Global Assistance.

Legal and Tax advice line 0345 3000 180

The Legal advice line is available to **you** 24 hours a day, 7 days a week and the Tax advice line is available Monday to Friday, 9am–5pm.

Call this 24-hour number for confidential and impartial advice on domestic legal issues, consumer rights and personal tax matters.

It doesn't replace the services of a solicitor but does give you immediate access to first stage legal advice before complications set in.

Legal advice is based on the laws of the member countries of the EU, Isle of Man, Channel Islands, Switzerland and Norway. Legal advice for the countries outside of England and Wales is available 9am–5pm, Monday to Friday, excluding public and bank holidays. If you call outside these times, a message will be taken and a return call arranged within the operating hours.

This service is provided by DAS Legal Expenses Insurance Company Limited.

You should also use this number if you have Legal expenses cover and need to make a claim. Find out more about how to claim on page 30.

Terms and conditions

Specific terms and conditions for your cover in simple, easy to follow sections.

Full details of your cover

You will find full details of what **we** cover – and what **we** don't – in the pages that follow. Any policy limits are also shown here, just look out for the **£** sign.

Your excess

Details of **excess** amounts that apply to your policy can be found in your **policy schedule**. This must be read alongside the terms and conditions section in this policy booklet, which shows where your **excess** may vary for certain elements of cover.

If you make a claim under more than one cover for the same event (for instance, for a flood that damages both your buildings and contents) you only need to pay the excesses applicable on one element of the policy (either buildings or contents – whichever is the higher) as a single event caused the damage.

The law applicable to this policy

This policy is governed by the law that applies to the part of the **British Isles** where **your home** is situated. Any dispute regarding this policy will be dealt with exclusively by the courts in that part of the **British Isles**.

Your policy

This insurance policy will cover loss or damage arising during the **insurance period** due to an insured cause that occurs during the **insurance period**.

We relied on the answers you gave to the questions that you were asked when you took out the policy. You must tell us if any of your answers change during the insurance period. If you don't tell us about any changes, we may have the right to refuse any claims made after the change happened or to treat your policy as ended from the date of the change, meaning that you will not be covered after that date.

Please refer to 'Changes you must tell us about' section on pages 13–14 for full details.

IMPORTANT INFORMATION

Make sure that **you** read these sections as they apply to your whole policy:

General conditions	pages 13–14
Claims conditions	pages 25–27
General exclusions	pages 28–29
Words and phrases with	pages 38–41
special meanings	

Whenever words and phrases appear in the policy booklet in bold they have the meaning found in this section.

General conditions

General conditions

These conditions apply to all sections of this policy.

Cancellation

You can cancel your policy by calling **us** or by writing to **us**.

If you cancel within the first 14 days your premium will be refunded in full, unless you have made a claim. If you have made a claim, your premium will be refunded after the deduction of an amount to reflect the period of cover you have received. This 14-day period starts on the day you receive your policy documents or the day your policy starts, whichever is the later.

You can cancel at any other time by giving **us** 30 days' notice and **we** will refund any premium **you** have paid for the rest of the **insurance period**, provided it is more than £5.

We can cancel your policy by giving **you** 14 days' written notice at your last known address if:

- There is any change in risk occurring which increases the risk under your policy and which we are unable to insure;
- There is any event or circumstance outside our control that increases the risk under your policy that we could not have reasonably foreseen;
- You use threatening or aggressive language, violence or aggressive behaviour against our staff, contractors or property; or
- You fail to provide us with information we have requested that is relevant to your policy or any claim.

If this happens **we** will refund any premium **you** have paid for the rest of the **insurance period** unless there is evidence of fraud.

Your policy can also end as set out in the 'Changes you must tell us about' wording, 'Monthly premiums' and 'Fraud' wording on pages 13-14.

Changes you must tell us about

You must tell us if any of the answers you gave to the questions you were asked when you took out your policy change during the insurance period. Specifically, you must tell us before it happens if:

- You are going to change address.
- There is to be a change to the number of bedrooms in your home.
- Your home is to become unoccupied for more than 30 days in a row.
- Someone other than you and your family is going to live in your home.
- Your home is to be used only as a weekend or holiday home.
- The structure of your home requires any renovation or repair which is not routine maintenance or decoration.
- Part of your home is to be used for any business purpose other than for use as a home office by you or anyone living with you.

You must also tell us as soon as possible if:

- You or anyone living with you are convicted of a criminal offence (other than for motoring offences) during the insurance period.
- Anyone who moves into your home during the insurance period has any criminal convictions (other than for motoring offences).
- Your home is not in a good state of repair.
 Examples of when a home is not in a good state of repair are incomplete building works, rot, damp, mould, infestation, faulty wiring, inadequate plumbing and roof/chimney damage.
- Any alterations are to be made or extensions are to be added to your home.

Because **we** can change your terms or cover to reflect a change from when it happens, it is very important that **you** tell **us** about a change before it happens or as soon as **you** know about it. Once **you**

General conditions

have told **us** about a change, **we** will let **you** know whether **we** can continue your cover and, if **we** can, the terms on which it will continue.

If any of these changes happen during the **insurance period**, **we** can do one or more of the following to take account of the change:

- Treat your policy as ended from the date of the change meaning that you will not be covered after that date.
- Apply different terms to your policy from the date
 of the change to take the change into account,
 for example we may exclude certain cover from
 the date the change happened.
- Refuse a claim made after the change or reduce the claim payment.
- Increase or decrease your premium.

Renewal

We will write to you at the end of every insurance period.

You must regularly check your policy details to ensure that your policy still meets your needs.

As part of **our** commitment to **you**, **we** review **our** home insurance products on a regular basis so **we** can continue to deliver value for money and ensure the best quality. This may from time to time involve changing one of the insurers or the terms and conditions of your cover on renewal. **You** agree that **we** may change an insurer on renewal without seeking your permission to do so.

If we offer to renew your policy automatically, you give us permission to do so on the basis of the renewal premium and policy conditions, details of which we will send you before the renewal date. If you do not wish us to do this, you can call us to let us know before the renewal date.

We may review your past claims history before offering to renew your policy. Following this review, if **we** offer to renew your policy, **we** may offer **you** a different type or level of cover at renewal. If **we** do not wish to offer to renew your policy **we** will confirm this to **you**.

Monthly premiums

If **you** pay your premium for this policy by monthly Direct Debit from your bank account and **we** do not receive a monthly payment when it is due, this could result in **us** cancelling your policy. Cancellation of this policy will take effect from the date it is paid up to.

We will not cancel your policy immediately. In the event that **we** do not receive a monthly Direct Debit payment, **we** will advise **you** accordingly and re-submit the unpaid amount for payment. If your monthly payment is still not made, **we** will write to **you** for the amount due.

Fraud

The contract between **you** and **us** is based on mutual trust and **we** rely on the honesty of **our** policyholders. If **you** or anyone acting for **you** knowingly or recklessly:

- provides information to us that is not true in order to obtain cover or cover at a lower premium or on better terms; or
- provides information or documentation to us that is fraudulent or dishonestly exaggerates a claim; or
- otherwise acts or behaves fraudulently in relation to your policy;

then cover under the policy will end from the date of the fraudulent act and we:

- will not pay any part of a fraudulent or exaggerated claim;
- will not pay any claims arising after the date of the fraudulent act;
- will retain any premium you have paid;
- may recover any payments made to you or on your behalf and any costs and expenses incurred in respect of a fraudulent claim, whether these payments were made or costs and expenses incurred before or after the fraudulent act;
- may recover any payments made to you or on your behalf for any other claims arising after the fraudulent act.

Precautions

You, your **family** and **domestic staff** must take every reasonable precaution to prevent or minimise any loss, damage, accident or injury. **You** should keep the property insured by this policy in good condition.

Contents cover

This part of the policy sets out the cover we provide for the contents of your home whilst they are:

- In your home.
- Temporarily removed from your home.
- Whilst in the open within the boundaries of your home.

What we cover

V

Loss of or damage to the **contents** of **your home** by the following causes:

By 'your home' we mean the private dwelling and its garages (including integral garages), outbuildings, sheds and greenhouses, all used for domestic and clerical purposes only at the address shown in your policy schedule.

- £ The most we will pay for contents and high risk items are the limits specified by you and as shown on your policy schedule.
- £ The most we will pay is £3,000 for contents within garages, greenhouses, sheds and outbuildings.
- **f** The most **we** will pay for visitors' personal effects in **your home** is £500 for each visitor with a £25 **excess**.
- 1. Fire or smoke.
- 2. Explosion, lightning or earthquake.
- 3. Riots, civil commotion, labour and political disturbances or strikes.
- Malicious damage or vandalism.
- Impact by any vehicle, train, animal, aircraft of any type including models such as drones, or other aerial device, or anything dropped from them, a falling tree or branch, lamp post, telegraph pole or pylon.
- Flood.
- Storm.
- 8. Subsidence, heave or landslip.

What we don't cover

X

- Road vehicles or any other mechanically propelled or assisted vehicles and toys (including mobility scooters), or parts or accessories for any of them.
- Aircraft of any type including models such as drones, caravans, trailers and trailer tents, boats, windsurfers, other watercraft (but not surfboards) and all their accessories or associated equipment.
- Animals.
- Growing trees, shrubs or plants other than as described in the 'Plants in the garden' section.
- Any articles used or held for business or professional purposes.
- Any property that is more specifically insured by this policy or insured by any other policy.

 Damage caused by cigarette or cigar burns, scorching, melting or warping which is not accompanied by flames.

This type of damage is covered under 'Contents – Accidental damage optional cover'. Your **policy schedule** will show if **you** hold this optional cover.

- Damage occurring when your home is unoccupied.
- The costs of removing any tree, branch, lamp post, telegraph pole or pylon.

Loss or damage:

- Resulting from the movement of solid floors unless the foundations underneath the external walls of your home are damaged at the same time and by the same cause.
- Resulting from the bedding down of new buildings or settlement, shrinkage or expansion of the buildings.
- Caused by demolition, structural alteration, structural repair or excavation performed by you or someone appointed by you.

What we cover

V

What we don't cover

The cost of repairing the domestic appliance itself.

 Escape of water from any domestic appliance or any fixed domestic water installation.

Damage occurring when your home is unoccupied.
 Damage caused by the escape of water from

Examples include a washing machine, dishwasher, freezer or heating system.

- Damage caused by the escape of water from guttering, rainwater downpipes, roof valleys, gullies and overflows.
- Damage caused by the failure or lack of sealant and/ or grout.
- Damage caused by water overflowing from wash basins, sinks, bidets, showers and baths as a result of taps being left on.*

*This type of damage is covered under 'Contents – Accidental damage optional cover'. Your **policy schedule** will show if **you** hold this optional cover.

 Escape of oil from any fixed domestic oil installation. ■ Damage occurring while your home is unoccupied.

Examples include oil heating systems and oil tanks.

11. Theft or attempted theft.

Guidance note: If **you** require theft cover for pedal cycles whilst they are away from **your home**, then **you** will need the optional pedal cycle cover.

- Theft not involving forcible and violent entry to, or exit from, your home, if you have lent, let or sublet any part of your home or whilst persons other than your family are staying there.
- Loss or damage occurring when your home is unoccupied.
- Loss by deception unless the only deception is gaining entry to your home.
- Loss or damage by any guest invited into your home by you or your family.
- Theft of a pedal cycle from an unlocked garage, shed or outbuilding, or within the boundaries of your home when it is not securely locked to a permanently fixed structure.
- Theft of a pedal cycle whilst outside the boundaries of your home.

You are also covered for

What we cover



What we don't cover



- Accidental damage to televisions, video and audio installations, computer equipment and to any aerials or satellite dishes within or fixed to your home.
- Mobile phones (including smart phones).
- Records, discs, CDs, DVDs, cassettes, tapes, diskettes, USB flash drives or software.
- Damage occurring when your home is unoccupied.
- Damage occurring when your home or any part of it is lent, let or sublet.
- Accidental damage to fixed glass in furniture, mirrors, glass in shelves and freestanding ceramic hobs.
- Examples of fixed glass in furniture include glass in coffee tables and glass in display cabinets.
- Damage occurring when your home is unoccupied.
- Damage occurring when your home or any part of it is lent, let or sublet.

14. Fatal injury benefit.

If **you**, your spouse or civil partner are injured by a fire or assault in **your home** and this results in death within 12 months of the injury.

£ The most **we** will pay for any one event is £5.000.

No excess applies to this cover.

What we cover What we don't cover 15. Replacement locks and keys. If you or your family lose the keys to your home, if they are stolen, or if there is accidental damage to the locks of outside doors, safes or alarms in your home, we will pay the cost of: Replacing keys. Changing parts of the lock. Replacing the locks. f The most we will pay for any one event is £1,000. £25 excess applies to this cover. 16. Money in the home. Money held for trade, professional or business purposes. We will pay for theft or accidental loss of money in your home belonging to you or your family, or for Theft or accidental loss by deception unless the only which you or your family are responsible. deception is gaining access to your home. £ The most we will pay for any one event is £500. £25 excess applies to this cover. 17. Cash/debit/credit cards. Loss caused by the fraudulent use of cash/debit/ credit cards by you or your family. We will pay for financial loss for which you or your family are legally responsible caused by the Loss caused by you or your family not complying with fraudulent use of cash/debit/credit cards belonging the terms and conditions of the card issuer. to you or your family. Cash/debit/credit cards held for trade, professional or business purposes. Cards are covered in your home. They are also covered outside of your home, including outside of the British Isles for a period of less than 60 days in a row. **£** The most **we** will pay for any one event is £500. £25 excess applies to this cover. 18. Deeds and documents. Loss of or damage to money. We will pay for the cost of replacing deeds, bonds, certificates or similar private documents, which are evidence of ownership, or of a sum of money owed to you or your family, if they are lost or damaged by any cause covered under 'Contents cover'. £ The most we will pay for any one event is £1,000. 19. Loss of water, domestic heating oil and gas. We will pay for the accidental loss at your home of metered water from any fixed domestic water installation, oil from any fixed domestic oil

installation or liquid petroleum gas. \mathbf{f} The most **we** will pay for any one event is £1,000.

What we cover What we don't cover 20. Downloaded data. We will pay to replace any non-recoverable electronic data legally downloaded by you or your family from a legitimate worldwide website, which you or your family have purchased and hold a receipt. The receipt may be in an electronic format. 21. Alternative accommodation. If vour home is made uninhabitable by any cause covered under 'Contents cover', we will pay for: Rent you are responsible for paying and; ■ The reasonable costs of similar alternative accommodation for you, your family and your domestic pets while you cannot live in your home. £ The most we will pay for any one event is 20% of the Contents limit shown in your policy schedule or £20,000, whichever is greater. 22. Tenants' improvements. Landlord's fixtures and fittings. We will pay for loss of or damage to fixed items of decoration and home improvements vou make as a tenant, if caused by an event covered under Contents covers 1-11, and accidental damage if you have the 'Contents - Accidental damage optional cover'. By 'tenants' improvements' we mean those improvements to your home you have provided and which are not the responsibility of your landlord - for example, sheds, greenhouses, fitted kitchens, bathroom suites, or laminate flooring. 23. Special occasion cover. We will increase the limit for 'Contents cover' shown in your policy schedule by 10% up to £3,000: ■ During the month of your religious festival to cover gifts and extra food and drink you and your family buy for the religious festival. • One month before and one month after your wedding day or civil partnership ceremony or of that of your family, to cover gifts and extra items bought for the event. 24. Emergency access. We will pay for loss of or damage to the contents of your home and any growing tree, shrub or plant at your home if they are damaged by forced entry by the fire, police or ambulance services to deal with a medical emergency or when preventing damage to property. **£** The most **we** will pay for loss of or damage to any growing tree, shrub or plant is £250.

What we cover

V

What we don't cover

X

25. Plants in the garden.

We will pay for loss of or damage to growing trees, shrubs or plants at **your home** caused by:

- fire, explosion, malicious damage, vandalism, theft or attempted theft;
- impact by any vehicle, train, animal, aircraft of any type including models such as drones or other aerial device, or anything dropped from them, a falling tree or branch, lamp post, telegraph pole or pylon.
- £ The most we will pay for any one event is £1,000, and £250 for the removal and replacement of any growing tree, shrub or plant.
- 26. Contents in the open.

We will pay for loss of or damage to contents whilst in the open within the boundary of your home, if covered under Contents covers 1–11 and accidental damage if you have the 'Contents – Accidental damage optional cover'.

Examples of what **we** mean by 'in the open' – **contents** in **your** garden or driveway, on **your** balcony or patio, or other outside areas within the boundaries of **your home**.

- **£** The most we will pay for any one event is £1,000.
- 27. Contents cover when you are moving home.
 We will cover loss of or damage to contents when you move home under Contents covers 1–11, and accidental damage if you have the 'Contents Accidental damage optional cover'.
 - If caused during household removal by a professional removal contractor moving them from your home to another permanent home in the British Isles.
 - While they are being held in temporary storage by the removal firm for up to 72 hours.
- **f** The most **we** will pay for any one event is up to 15% of the Contents limit shown in your **policy schedule**.
- Contents when temporarily removed from your home.

We will pay for loss of or damage to **contents** when temporarily removed from **your home** to anywhere in the **British Isles** for a period not exceeding three calendar months if caused by an event covered under Contents covers 1–11.

Examples of what **we** mean by 'temporarily removed' — **you** are working away and staying in a hotel, or items are stolen whilst **you** are at your workplace, or your children's items are stolen from school.

Note: If **you** are moving home see section above for 'Contents cover when **you** are moving **home**'.

£ The most we will pay for any one event is up to 15% of the contents limit shown in your policy schedule.

- Loss or damage caused by **storm** or flood.
- Loss or damage when your home is unoccupied.

- Contents removed for sale or exhibition or to furniture depositories.
- Loss or damage caused by **storm** or flood to property not in a building.
- Loss of or damage to student belongings when in university halls of residence or rented student accommodation.
- Loss or damage caused by theft or attempted theft other than from:
 - an occupied private home or any building where you or your family are working or temporarily living,
 - any other building, caravan or motor home but only if force and violence are used to gain entry or exit,
 - any bank or safe deposit or while you, your family or domestic staff, are taking the item to or from the bank or safe deposit.

Occupier's and public liability

- Accidents which happen in buildings or on land are more commonly the occupier's legal responsibility rather than the owners.
- As well as covering the contents of your home, we also provide cover for your breach of certain legal responsibilities you may have including as occupier.
- Buildings insurance provides cover for your legal responsibilities as owner.

What we cover

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29. Occupier's and public liability.

You (or your personal representatives in the event of your death) and any member of your **family** are insured against any legal liability for:

Damages which result from an accident occurring during the **insurance period** and causing:

- Accidental bodily injury (including death, disease or illness) to anyone not in your family or domestic staff.
- Accidental loss of or damage to physical property other than property you or any member of your family own or are looking after.

£ The most we will pay for claims resulting from one accident or a series of accidents resulting from any one cause is £2,000,000. This includes any claimants' costs and expenses. In addition, we will pay any defence costs and expenses which are incurred with our written consent.

No excess applies to this cover.

30. Employer's liability.

Damages which result from an accident occurring during the **insurance period** and causing accidental bodily injury to **domestic staff** while employed by **you**.

£ The most we will pay for claims resulting from one accident or a series of accidents resulting from any one cause is £10,000,000. This includes any claimants' costs and expenses. In addition, we will pay any defence costs and expenses which are incurred with our written consent.

No excess applies to this cover.

What we don't cover

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 Any action against you brought in a court outside the British Isles.

Liability resulting from:

- Ownership of your home.
- Your occupation or ownership of any other land or building.
- Sport involving the use of motors.
- Any employment, trade, profession or business.
- An agreement made unless you, your family or domestic staff would have been liable even if the agreement had not been made.
- The transmission of any diseases or virus.
- Liability resulting from the use or ownership of:
 - Mechanically powered vehicles, except garden machinery used in your garden.
 - Power boats, unless they are models.
 - Aircraft of any type including models such as drones.
 - Animals, except domestic cats and dogs (other than dogs referred to in the Dangerous Dogs Act 1991 or any amending legislation. This Act imposes restrictions in relation to specific types of dog and sets out offences for failing to keep dogs under proper control).
 - Firearms, except airguns or legally held sporting guns used for sporting purposes.
- Any legal liability covered by any other insurance policy.

What we cover

V

31. Tenant's liability.

Compensation payments under a tenancy agreement for damage to the buildings of **your home** caused by:

- Fire or smoke.
- Riots, civil commotion, labour and political disturbances or strikes.
- Malicious damage or vandalism.
- Impact by any vehicle, train, animal, aircraft of any type including models such as drones, or other aerial device, or anything dropped from them, a falling tree or branch, lamp post, telegraph pole or pylon.
- Flood.
- Storm.
- Subsidence, heave or landslip.
- Escape of water from any domestic appliance or any fixed domestic water installation.
- Freezing of water in any fixed domestic water or heating systems.
- Escape of oil from any fixed domestic oil installation.
- Theft or attempted theft.
- Accidental breakage of fixed ceramic hobs, sanitary ware and fixed glass.
- Accidental damage to underground cables, pipes, drains, tanks and their inspection covers serving your home.

£ The most we will pay for any one event is £2,000.

No excess applies to this cover.

What we don't cover

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- Loss or damage while your home is unoccupied.
- Loss of or damage to any property you own.

Optional cover

These sections apply if **you** have chosen to include the optional cover as part of your policy – this is shown in your **policy schedule**.

Contents – Accidental damage optional cover



Personal belongings and money cover

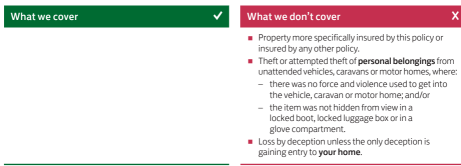
This part of the policy sets out the cover we provide for you and your family's personal belongings and money when in or temporarily outside your home.



Continued over...

Optional cover

Personal belongings and money cover (continued)



Where the items are covered

In or temporarily outside of **your home**, including outside of the **British Isles**, provided the **personal belongings** are at all times in the control or custody of **you** or your **family**, or left in hotel security, a locked safety deposit box, safe or similar locked fixed receptacle. By temporarily **we** mean a period of less than 60 days in a row.

Pedal cycle cover

This part of the policy sets out the cover **we** provide for **you** and your **family's** pedal cycles when temporarily outside the boundaries of **your home**.



What we don't cover

- V
- A motorised or motor assisted pedal cycle.
 Theft of a pedal cycle left unattended in a public place
 - I heft of a pedal cycle left unattended in a public place or in communal areas when it is not securely locked to a permanently fixed structure.

Loss of or damage:

 To a pedal cycle when being used for racing, pace making or trials.

Where the pedal cycles are covered

Temporarily outside the boundaries of **your home**, including temporarily outside of the **British Isles**, provided the pedal cycle is in the custody and control of **you** or your **family**. By temporarily **we** mean a period of less than 60 days in a row.

Optional cover

Freezer contents cover

This part of the policy sets out the cover **we** provide for replacement of **your** freezer contents which are damaged.

What we cover

What we cover

we cover 🔻

- If an accidental change in temperature, or accidental leakage of refrigerant, causes damage to frozen food in a freezer in your home, we will pay the cost of replacing the frozen food and of hiring another freezer for a period not exceeding one calendar month.
- £ The most we will pay for any one event is £250.

What we don't cover



- Loss or damage caused by the deliberate act of any electricity or gas supply authority or business.
- Damage occurring when your home is unoccupied.

Clerical business use cover

This part of the policy sets out the cover we provide for clerical business use in your home.

If **you** use part of the main dwelling of **your home** for business purposes as an office, **we** will pay for:

- Loss of or damage to business contents, business money, and stock or trade samples, whilst in your home if caused by an event covered under Contents covers 1–11:
- Accidental damage to business contents, business money and stock or trade samples, if you have 'Contents cover' including the 'Contents – Accidental damage optional cover'.

By business contents **we** mean furniture, office equipment, tools, fixtures, fittings and stationery which is owned by, or the legal responsibility of, **you** or your **family**, and which are used for the business, trade or profession of **you** or your **family**.

By stock or trade samples **we** mean goods held by **you** or your **family**, for sale, or supply, or as trade samples.

£ The most we will pay for any one event is:

- Business contents £5,000
- Stock or trade samples £500
- Business money £300

What we don't cover



- Landlord's fixtures and fittings.
- Mobile telephones.
- Alcoholic beverages, tobacco, furs, jewellery, precious metals or precious stones.
- Loss or damage due to official confiscation or detention, loss of value, incorrect receipts, payments or accountancy.

Claims conditions

Claims conditions

These conditions set out what **you** should do in the event of a claim or something happening which may give rise to a claim.

If you or your family do not follow these conditions, you will break a condition of your policy which may result in non-payment of all or part of your claim.

If you make a claim under the policy which is fraudulent or dishonestly exaggerated in any respect, we will not pay the claim and all cover under the policy will end from the date of the fraudulent act. Please see the 'Fraud' condition on page 14 for more details.

Reporting a claim

If something happens that causes or may cause a claim, **you** should take any immediate action that is reasonably required to protect **your** property and belongings from further loss or damage. For example, turn off the water at the mains following a leak to prevent further damage or fix a broken window.

- If you or your family are the victim of theft, riot, a malicious act or vandalism, or if you or your family lose something away from the home, tell the police immediately upon discovery and ask for a police reference number. You should then contact us as soon as possible.
- If there is any loss of or damage to personal belongings or pedal cycles whilst in the custody of an airline or other carrier, it should be reported immediately on discovery to the carrier and if available, you should obtain a written report. You should then contact us as soon as possible.
- If you or your family discover that a credit card or mobile phone is missing, you must tell the credit card company or airtime supplier immediately.
 You should then contact us as soon as possible.
- If someone is holding you or your family responsible for an injury or any damage, you or your family must not admit responsibility. You should give us full details in writing as soon as you can and send any claim form, application notice, legal document or other correspondence sent to your family to us straightaway without responding yourself first.
- For all other claims, tell **us** as soon as **you** can.

If you delay notifying your claim to us we will not pay more than it would have cost to repair or replace your contents had you notified us as soon as possible.

Claims conditions

Making a claim

You are required to provide us with any reasonable assistance and evidence that may be required concerning the cause and value of any claim. Ideally, as part of the initial notification, we will need the following details:

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

Proof of loss or damage

Do not throw away any damaged items before **we** have had a chance to see them, or carry out any non-emergency repairs before **we** have had a chance to inspect them.

You must be able to prove and substantiate your loss. To assist with this **we** may request **you** to provide reasonable additional information at your own expense.

Examples are:

- Original purchase receipts, valuations, invoices, instruction booklets, bank statements or photographs,
- Purchase dates of lost or damaged items,
- For damaged items, confirmation by a suitably qualified expert that the item you are claiming for is beyond repair.

Rights and responsibilities

We may need to get into a building that has been damaged to salvage anything that we can and to minimise any further damage. You must help us to do this but you must not abandon your property to us. If someone makes a claim against you or your family (or if someone indicates an intention to make such a claim) you must not settle, reject, negotiate or offer to pay any amount in respect of this claim without our written permission. We have the right, if we choose, in your name but at our expense to:

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

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

How we settle claims

This section details how **we** settle claims under your policy. **We** decide how a claim will be settled. What **we** pay:

The most **we** will pay for any one event or series of events is the amount shown in your latest **policy schedule**. Details of policy limits are also contained in the terms and conditions section of this booklet. What **you** pay:

We will deduct all relevant **excesses** from the figure agreed between **you** and **us** to settle your claim.

Continued over...

Claims conditions

How we settle a claim under your Contents cover, Contents – Accidental damage optional cover, Personal belongings and money cover, Pedal cycles cover, Freezer contents cover, and Clerical business use cover

- We can either repair or replace any item or make a money payment instead.
- We will pay the cost of replacement as new if available or otherwise the nearest equivalent less any discounts obtainable.
- If an item is irreplaceable, we will base our payment on expert opinion of its value immediately prior to its loss or damage.

Work guarantee

We guarantee all claims related work done by \mathbf{our} approved contractors for a minimum of 12 months from the date of completion.

Theft security

If there has been a theft, or a theft occurs during the **insurance period we** may ask **you** to take reasonable extra precautions to improve the physical security of **your home**, such as installing additional locks or an alarm. If **you** do not agree to implement these improvements, **we** may not be able to continue to provide cover.

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 proportionate share of any claim.

General exclusions

These exclusions apply to all sections of this policy.

This policy does not cover:

Matching items

The cost of replacing or changing any undamaged item, or part of an item, which forms part of a set or any other item of a uniform nature, colour or design.

Uninsurable causes

Any loss or damage caused by:

 A gradually operating cause. This is something that happens gradually over a period of time, for example corrosion, damp, condensation, decay or decomposition.

Please note that this exclusion does not apply to claims caused by **subsidence** or **heave**.

- Wear and tear.
- River or coastal erosion.
- Frost.
- Fungus, moths, vermin, insects, parasites, woodworm or beetles. Vermin are animals or insects that are destructive in their natural behaviour or are considered pests or nuisances, examples include rodents, weasels, squirrels, flies and cockroaches.
- Wet and dry rot or mould unless this was caused directly by any event insured by this policy.
- Any process of cleaning, dyeing, washing, reproofing, re-styling, restoring, renovating, altering, maintaining or repairing.
- Mechanical or electrical faults or breakdowns.
- Depreciation, the effects of light or the atmosphere.
- Lack of maintenance.
- Detention or confiscation by HM Revenue & Customs or any official body.
- Faulty workmanship, poor design, or defective or inherently unsuitable materials.

War

Any loss or damage caused by war, invasion or revolution.

Terrorism

Any loss, damage, liability, cost or expense of any kind, caused by, resulting from or in connection with any act of terrorism.

For the purpose of this exclusion 'terrorism' means the use, or threat of use, of biological, chemical and/ or nuclear force or contamination by any person(s), 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(s) or put any section of the public in fear.

Radioactivity

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

- Ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel;
- The radioactive toxic explosive or other hazardous nature of any nuclear assembly or nuclear component.

General exclusions

Sonic bangs

Loss of or damage to property caused by pressure waves from aircraft or other aerial devices.

Pollution

Any loss, damage or liability arising from pollution or contamination of buildings, structure, water, land or the atmosphere, unless caused by:

- A sudden, unexpected or unintentional act which can be identified; or
- Oil leaking from a domestic oil installation at the home.

Loss of value

Any loss or reduction in market value resulting from the repair or replacement of lost or damaged property, or depreciation.

Non-insured loss

Any costs beyond the cost of replacing damaged property or repairing the damage to property, for example any loss in value which may occur as a result of loss or damage.

Computer viruses

Any loss or damage caused to equipment by computer viruses. Equipment includes computers and anything else insured by the policy which has a microchip in it. (Computers include hardware, software, data, electronic data processing equipment and other computing and electronic equipment linked to a computer. Microchips include integrated circuits and microcontrollers.)

Any liability arising from computer viruses. Computer viruses include any program or software which prevents any operating system, computer program or software working properly or at all.

Losses before the policy start date

Loss, damage or liability existing before this policy started.

Deliberate acts

Any loss, damage or legal liability caused by, or allowed to be caused by, a deliberate act by **you**, your **family**, **domestic staff**, tenants or visitors invited into **your home**.

Non-approved costs

Any costs incurred without **our** written permission for example in relation to any claim brought against **you** or your **family**.

This section applies if **you** have chosen to include Legal expenses cover – this is shown on your **policy schedule**.

In our everyday lives, we all face situations that could require legal help if difficulties arise. A problem with **your** employer; injury that is the result of someone else's negligence; a dispute over faulty goods or services – these are all common issues that may need expert help to resolve.

Your Legal expenses cover is designed to provide expert help when **you** need legal support. The Legal expenses helpline is available to **you** 24 hours a day, 7 days a week, for legal advice. **You** can call at any time for expert advice and guidance. The Tax advice line is available Monday to Friday 9am–5pm.

Please see the 'Claims procedure and conditions for Legal expenses cover' on pages 35 and 36.

The insurance provided in respect of Legal expenses in this section has been arranged by Lloyds Bank Insurance Services Limited and is underwritten by DAS Legal Expenses Insurance Company Limited.

Important:

In the event of a claim, if you decide not to use the services of a preferred law firm, you will be responsible for any costs that fall outside the DAS Standard Terms of Appointment and these will not be paid by us.

How to make a claim under your legal expenses cover

1 What you

As soon as **you** have a legal problem that **you** may require help with, call the legal helpline on **0345 3000 180**. Make sure **you** have all the necessary information to hand, including details of any relevant conversations and correspondence.

Important:

Do not ask for help from a lawyer or accountant, or anyone else, before **we** have agreed. If **you** do, **we** will not pay any costs involved.

What we will do

We will ask **you** whether **you** require legal advice or wish to make a claim.

3 Legal advice or claiming

Legal advice:

If you require legal advice only, depending on availability, you may be put through to a legal advisor immediately or be offered a call back at a time to suit you. We will provide you with initial advice, letting you know your legal rights, what courses of action are open to you, and whether these can be implemented by you, or whether you need the assistance of a lawyer.

Claim:

If you wish to make a claim, at this point, due to the complexity of legal matters, we will not be able to confirm whether you are covered, but your claim will be logged and passed to our claims department.

Our claims department will contact you as soon as possible, but at most within five working days, unless the matter requires urgent attention such as legal deadlines.

What we cover

V

We will pay an **appointed representative**, on **your** behalf, **costs and expenses** for the insured incidents in this section as long as:

- The date of occurrence of the insured incident is during the insurance period and happens within the countries covered; and
- Any legal proceedings will be dealt with by a court, or other body which we agree to, in the countries covered: and
- Reasonable prospects exist for the duration of the claim.
- The most we will pay in costs and expenses is no more than the amount we would have paid to a preferred law firm. The amount we will pay a law firm (where acting as an appointed representative) is currently £100 per hour. This amount may vary from time to time:
- For an enforcement of judgment to recover money and interest due to you after a successful claim under this policy, we must agree that reasonable prospects exist;
- Where an award of damages is the only legal remedy to a dispute and the cost of pursuing legal action is likely to be more than any award of damages, the most we will pay in costs and expenses is the value of the likely award.

We will help in appealing or defending an appeal as long as you tell us within the time limits allowed that you want us to appeal.

Before **we** pay any **costs and expenses** for appeals, **we** must agree that **reasonable prospects** exist.

£ The most **we** will pay for any one event is £50,000.

No excess applies for this cover other than the first £250 of any claim for legal nuisance or trespass.

What we don't cover

X

- A claim where you have failed to notify us of the insured incident within a reasonable time of it happening and where this failure adversely affects the reasonable prospects of a claim or we consider our position has been prejudiced.
- Any incident or matter arising before the start of this section of cover.
- Costs and expenses incurred before our written acceptance of a claim.
- Fines, penalties, compensation or damages which you are ordered to pay by a court or other authority.
- Any insured incident intentionally brought about by you.
- Any claim relating to your alleged dishonesty or alleged violent behaviour.
- Any claim relating to written or verbal remarks which damage your reputation.
- A dispute with DAS Legal Expenses Insurance Company Limited not otherwise dealt with under Claims procedure and conditions – Arbitration on page 36.
- An application for Judicial Review.
- Any legal action you take which we or the appointed representative have not agreed to, or where you do anything that hinders us or the appointed representative.

Apart from **us**, **you** are the only person who may enforce all or any part of this section and the rights and interests arising from or connected with it. This means that the Contracts (Rights of Third Parties) Act 1999 does not apply to this section in relation to any third-party rights or interest.

Insured incidents

Employment disputes

What we cover

We will cover the costs and expenses for the following:

 A dispute relating to your contract of employment or future employment for your work as an employee.

What we don't cover

X

- A compromise agreement while you are still employed.
- Any claim relating solely to personal injury.

Contract disputes

What we cover

We will cover the costs and expenses for the following:

- You or your family's legal rights in a contractual dispute arising from an agreement or an alleged agreement which you or your family has entered into for:
 - The buying or hiring in of any goods or services; or the selling of any goods.
- Your legal rights in a contractual dispute or for misrepresentation arising from an agreement or alleged agreement which you have entered into for the buying or selling of your principal home.

Provided that:

- You and your family has entered into the agreement or alleged agreement during the insurance period.
- The amount in dispute is more than £100.

What we don't cover



Any claim relating to the following:

- A contract regarding you and your family's profession, business or employment.
- Anything relating to the building, converting, extending, altering, renovating or demolishing of your home (this does not apply to common home improvements, such as installing double glazing or replacement kitchens).
- A contract involving a motor vehicle.
- The settlement payable under an insurance policy.

Personal injury

What we cover



What we don't cover



We will cover the costs and expenses for your rights after a specific and sudden accident that causes death or bodily injury to you.

Any claim relating to the following:

- Any illness or bodily injury which happens gradually.
- Psychological injury or mental illness unless the condition follows a specific or sudden accident that has caused physical bodily injury to you.
- Defending your legal rights, but we will cover defending a counter-claim.
- Clinical negligence.

Continued over...

Clinical negligence

What we cover

J

We will cover the costs and expenses for your rights after an identified negligent act of surgery or identified negligent clinical or medical procedure, which causes death or bodily injury to you.

What we don't cover

X

Any claim relating to the following:

- The failure or alleged failure to correctly diagnose your condition.
- Psychological injury or mental illness that is not associated with you having suffered physical bodily injury.

Tax protection

What we cover

J

We will cover the costs and expenses for you following a comprehensive examination by HM Revenue & Customs that considers all areas of your self assessment tax return, but not enquiries limited to one or more specific area.

What we don't cover

v

- Any claim if you are self-employed or a sole trader, or in a business partnership.
- An investigation or enquiries by HM Revenue & Customs Specialist Investigations or the HM Revenue & Customs Prosecution Office.

Property protection

What we cover



We will cover the costs and expenses for your legal rights in a civil dispute relating to your principal home and holiday home, or personal possessions, that you own or are responsible for, following:

- An event which causes physical damage to such material property, provided that the amount in dispute is more than £100.
- A legal nuisance (meaning any unlawful interference with your use or enjoyment of your land, or some right over, or in connection with it).
- A trespass.

Please note that **you** must have established the legal ownership or right to the land that is the subject of the dispute.

What we don't cover



Any claim relating to the following:

- A contract entered into by you.
- Any building or land other than your principal home or holiday home.
- Someone legally taking your property from you, whether you are offered money or not, or restrictions or controls placed on your property by any government, public or local authority.
- Work done by, or on behalf of, any government or public or local authority unless the claim is for accidental physical damage.
- Mining subsidence.
- Adverse possession (meaning the occupation of any building or land either by someone trying to take possession from you or of which you are trying to take possession).
- The enforcement of a covenant by or against you (meaning the enforcement of an agreement you have entered into in connection with land you own).
- Defending a claim relating to an event that causes physical damage to property, but we will cover defending a counter-claim.
- The first £250 of any claim for legal nuisance or trespass.
 This is payable by you as soon as we accept the claim.

Jury service and court attendance

What we cover



What we don't cover



We will cover the costs and expenses for the following:

- Your absence from work:
 - to attend any court or tribunal at the request of the appointed representative; or
 - to perform jury service.

The maximum **we** will pay is **your** net salary or wages for the time that **you** are absent from work less any amount the court gives **you**.

Any claim if you are unable to prove your loss.

Legal defence

What we cover



What we don't cover



- **We** will cover the **costs and expenses** to defend **your** legal rights if an event arising from **your** work as an employee leads to:
- you being prosecuted in a court of criminal jurisdiction; or
- civil action being taken against you under:
 - Discrimination legislation
 - Section 13 of the Data Protection Act 1998

We will defend **your** and **your family's** legal right if an event leads to **your** or their prosecution for an offence connected with the use or driving of a motor vehicle.

Parking or obstruction fines.



The use of a motor vehicle by you or your family for which you or they do not have valid motor insurance.

Claims procedure and conditions for your Legal expenses cover

Your legal representation

- On receiving a claim, if legal representation is necessary, we will appoint a preferred law firm as your appointed representative to deal with your claim. They will try to settle your claim by negotiation without having to go to court.
- If the appointed preferred law firm cannot negotiate settlement of your claim and it is necessary to go to court and legal proceedings are issued or there is a conflict of interest, then you may choose a law firm to act as the appointed representative.
- If you choose a law firm as your appointed representative who is not a preferred law firm, we will give your choice of law firm the opportunity to act on the same terms as a preferred law firm. However, if they refuse to act on this basis, the most we will pay is the amount we would have paid if they had agreed to the DAS Standard Terms of Appointment. The amount we will pay a law firm (where acting as the appointed representative) is currently £100 per hour. This amount may vary from time to time.
- The appointed representative must co-operate with us at all times and must keep us up to date with the progress of the claim.

Your responsibilities

- You must co-operate fully with us and the appointed representative.
- You must give the appointed representative any instructions that we ask you to.

Offers to settle a claim

- You must tell us if anyone offers to settle a claim.
 You must not negotiate or agree to a settlement without our written consent.
- If you do not accept a reasonable offer to settle a claim we may refuse to pay further legal costs.
- We may decide to pay you the reasonable value of your claim, instead of starting or continuing legal action. In these circumstances you must allow us to take over and pursue or settle any claim in your name. You must also allow us to pursue at our own expense and for our own benefit, any claim for compensation against any other person and you must give us all the information and help we need to do so.
- Where a settlement is made on a withoutcosts basis we will decide what proportion of that settlement will be regarded as costs and expenses and payable to us.

Assessing and recovering costs

- You must instruct the appointed representative to have legal costs taxed, assessed or audited if we ask for this.
- You must take every step to recover costs and expenses and court attendance and jury service expenses that we have to pay and must pay us any amounts that are recovered.

Cancelling an appointed representative's appointment

If the appointed representative refuses to continue acting for you with good reason, or if you dismiss the appointed representative without good reason, the cover we provide will end immediately, unless we agree to appoint another appointed representative.

Withdrawing cover

If you settle or withdraw a claim without our agreement, or do not give suitable instructions to the appointed representative, we can withdraw cover and will be entitled to reclaim from you any costs and expenses we have paid.

Expert opinion

We may require you to get, at your own expense, an opinion from an expert that we consider appropriate, on the merits of the claim or proceedings, or on a legal principle. The expert must be approved in advance by us and the cost agreed in writing between you and us. Subject to this, we will pay the cost of getting the opinion if the expert's opinion indicates that it is more likely than not that you will recover damages (or obtain any other legal remedy that we have agreed to) or make a successful defence.

Arbitration

If there is a disagreement between **you** and **us** about the handling of a claim and it is not resolved through **our** internal complaints procedure, **you** can contact the Financial Ombudsman Service for help. Alternatively, there is a separate arbitration process. The arbitrator will be a barrister chosen jointly by **you** and **us**. If there is a disagreement over the choice of arbitrator, **we** will ask the Chartered Institute of Arbitrators to decide.

Please refer to page 37 'How to make a complaint' for details of **our** internal complaints procedure.

Keeping to the policy terms

You must:

- keep to the terms and conditions of this policy;
- take reasonable steps to avoid and prevent claims;
- take reasonable steps to avoid incurring unnecessary costs;
- send everything we ask for, in writing; and
- report to us full and factual details of any claim as soon as possible and give us any information we need.

Fraudulent claims

We will at **our** discretion, void this section (make it invalid) from its start date or from the date of the claim, or alleged claim, or **we** will not pay the claim if:

- a claim you have made to obtain benefit under this section is fraudulent or intentionally exaggerated; or
- a false declaration or statement is made in support of the claim.

Other insurances

If any claim covered under this policy is also covered by another policy, or would have been covered if this section of cover did not exist, **we** will only pay **our** share of the claim even if the other insurer refuses the claim.

Law that applies

This policy is governed by the law that applies in the part of the United Kingdom, Channel Islands or Isle of Man where **you** normally live. Otherwise, the law of England and Wales applies.

All Acts of Parliament mentioned in this section of cover include equivalent laws in Scotland, Northern Ireland, the Isle of Man and the Channel Islands as appropriate.

How to make a complaint

We'll always make every effort to meet the high standards we've set ourselves, but if you ever feel we've fallen short of what you expect, or are dissatisfied in any other way, then please tell us.

Who you speak to will depend on the type of complaint you have. Please have your policy or claim number to hand.

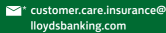
For complaints relating to Home Insurance:

- For sales or administration related complaints please call us first on **0345 603 8368**.
- For Claim related complaints call your Claims Handler first on the number provided at the registration of your claim; alternatively call us on 0345 300 2289.

If you remain unhappy we will refer your complaint to Customer Care, or you can contact them directly at:



0800 092 0715





For complaints relating to Legal expenses Cover:

Legal expenses cover is underwritten by DAS Legal Expenses Insurance Company Limited. If you have a complaint related to this cover you should contact them.



0117 934 0066



* customerrelations@das.co.uk



Customer Relations Department **DAS Legal Expenses Insurance** Company Limited, DAS House, Quay Side, Temple Back, **Bristol BS1 6NH**

*We cannot be responsible for the security of any personal data sent via email.

If you are still not satisfied with the way we have handled your complaint, your matter can be referred to the Financial Ombudsman Service (FOS). They can be contacted on freephone 0800 023 4567 or 0300 123 9123 (calls to this number are charged at the same rate as 01 or 02 numbers on mobile phone tariffs). Alternatively you can write to them at Financial Ombudsman Service, Exchange Tower, Harbour Exchange Square, London E14 9SR or visit www.financial-ombudsman.org.uk

Contacting FOS will not affect your legal rights.

A_

Words and phrases with special meanings

Whenever the following words and phrases appear in bold print in this section of cover they will always have these meanings.

Words and phrases with special meanings

Home insurance cover

Accidental damage

An accident that causes physical damage, which is caused suddenly by an outside force and is not expected and not deliberate.

British Isles

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

Contents

- Household goods (including garden machinery), high risk items and personal effects (items of a personal nature such as clothing and wheelchairs) all owned by you, your family and resident domestic staff or for which you or your family are legally responsible.
- Visitors' personal effects in your home.

Deeds and documents

Deeds, bonds, certificates or similar private documents, which are evidence of ownership, or of a sum of money owed to **you** or any of your **family**.

Domestic staff

Any domestic staff **you** or your **family** employ, under a contract of service, to work in or around **your home**.

Excess

The first part of any claim you have to pay.

Family

Your spouse or partner and children (including adopted and foster children) and any other relatives all of whom normally live with **you**.

Heave

Expansion of the ground beneath the buildings of **your home**.

High risk items

Computers, televisions, video and audio equipment, photographic equipment, jewellery, articles of precious metal, precious stones, watches, clocks, furs, pictures, works of art, rare or unusual articles, telescopes, microscopes, musical instruments and sets or collectables/collections including, but not limited to stamp, book, medal and coin collections.

Home

The private dwelling and its garages (including integral garages), outbuildings, sheds and greenhouses, all used for domestic and clerical business purposes only, at the address shown in your **policy schedule**.

Insurance period

The period during which **you** have insurance cover and shown in your **policy schedule**.

Landslip

Rapid downward movement of sloping ground due to its slippage.

Words and phrases with special meanings

Money

Cash, currency notes, bank notes, money orders, bankers drafts and current postage stamps, cheques, savings and trading stamps, savings certificates and savings bonds, luncheon vouchers, gift cards, gift vouchers, electronic cash pre-payment cards, travellers' cheques, travel tickets and vouchers, season tickets and phonecards, all held for social and domestic purposes.

Personal belongings

Personal items worn, used or carried by **you** or your **family** in everyday life. The item must be owned by or be the legal responsibility of **you** or your **family**.

Policy schedule

The home insurance policy schedule tells **you** the sections of this booklet under which **you** are covered, the **insurance period**, and provides other important details about the cover provided by your policy.

Settlement

Downward movement of the ground beneath the buildings due to the weight of the buildings.

Storm

A period of violent weather defined as:

- strong winds with gusts of at least 55mph, sometimes accompanied by rain; and/or
- hail or snow of such intensity or weight that it causes damage to hard surfaces or breaks glass.

We will take into consideration the condition of your home. A storm can highlight damage rather than cause it and damage that happens gradually through wear and tear or due to lack of maintenance is not covered.

Rain alone is not a **storm**.

Subsidence

Downward movement of the ground beneath the buildings of **your home** not due to the weight of the buildings of **your home**.

Unoccupied

Not lived in by **you** or a member of your **family** for more than 30 days in a row.

Please note, a property will only be considered occupied if it is lived in by **you** or a member of your **family** and contains essential items for normal living purposes, for example cooking appliances, sanitary fittings and beds.

We/our/us

The insurers specified in this policy booklet:

- For all cover under your policy except Legal expenses cover, this is Lloyds Bank General Insurance Limited.
- For Legal expenses cover, this is DAS Legal Expenses Insurance Company Limited.

You

The person(s) named in the **policy schedule** as the policyholder.

Your

Owned or hired by **you** or for which **you** or your **family** are legally responsible.



Continued over...

Words and phrases with special meanings

Legal expenses cover

Appointed representative

The **preferred law firm**, law firm, accountant or other suitably qualified person **we** will appoint to act for **you**.

Costs and expenses

- All reasonable and necessary costs chargeable by the appointed representative in accordance with the DAS Standard Terms of Appointment.
- The costs incurred by opponents in civil cases if you have been ordered to pay them, or you pay them with our agreement.

Countries covered

 For insured incidents 'Contract disputes', and 'Personal injury':

The European Union, the Isle of Man, the Channel Islands, Albania, Andorra, Bosnia & Herzegovina, Gibraltar, Iceland, Liechtenstein, Macedonia, Monaco, Montenegro, Norway, San Marino, Serbia, Switzerland and Turkey.

 For all other insured incidents:
 The United Kingdom of Great Britain and Northern Ireland, the Isle of Man and the Channel Islands.

DAS Standard Terms of Appointment

The terms and conditions (including the amount **we** will pay to an **appointed representative**) that apply to the relevant type of claim, which could include a conditional fee agreement (no-win, no-fee).

Date of occurrence

- For civil cases, the date of occurrence is the date of the event that leads to a claim. If there is more than one event arising at different times from the same originating cause, the date of occurrence is the date of the first of these events. (This is the date the event happened, which may be the date you first became aware of it).
- For criminal cases, the date of occurrence is when you began or are alleged to have begun to break the law.

 For insured incident 'Tax protection', the date of occurrence is when HM Revenue & Customs first notifies you in writing the intention to make enquiries.

Insurance period

The period for which we have agreed to cover you.

Preferred law firm

A law firm or barristers' chambers **we** choose to provide legal services. These legal specialists are chosen as they have the proven expertise to deal with **your** claim and must comply with **our** agreed service standard levels, which **we** audit regularly.

Reasonable prospects

For civil cases, the prospects that **you** will recover losses or damages (or obtain any other legal remedy that **we** have agreed to, including an enforcement of judgment), make a successful defence or make a successful appeal or defence of an appeal, must be at least 51%. **We**, or a **preferred law firm** on **our** behalf, will assess whether there are **reasonable prospects**.

We/us/our/DAS

DAS Legal Expenses Insurance Company Limited.

You, your

The person who has taken out this policy (the policyholder) and any member of their family who always lives with them. This includes students temporarily living away from the home and unmarried partners.

Anyone claiming under this section of cover must have the policyholder's agreement to claim.

Important information

Lloyds Bank Home Options is underwritten by Lloyds Bank General Insurance Limited, Registered in England and Wales No. 204373, Registered Office: 25 Gresham Street, London EC2V 7HN. Legal Expenses cover is underwritten by DAS Legal Expenses Insurance Company Limited, Registered in England and Wales No. 103274, Registered Office: DAS House, Quay Side, Temple Back, Bristol BS1 6NH. Both companies are authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority.

24 hour Emergency Helpline is provided by AWP Assistance UK Ltd trading as Allianz Global Assistance, Registered in England No. 1710361, Registered Office: PO Box 74005, 60 Gracechurch Street, London EC3P 3DS.

AWP Assistance UK Ltd are authorised and regulated by the Financial Conduct Authority.

DAS Law Limited is listed on the Financial Conduct Authority register to carry out insurance mediation activity, including the administration of insurance contracts on behalf of DAS Legal Expenses Insurance Company Limited. DAS Law Limited, Registered in England and Wales No. 5417859, Registered Office: North Quay, Temple Back, Bristol BS1 6FL. Authorised and regulated by the Solicitors Regulation Authority. Information correct as of March 2019.

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Get in touch



General enquiries 0345 603 8368

Household claims 0345 300 2289

Please have your policy or claim number to hand. Lines open Monday to Friday 8am–6pm and Saturday 9am–1pm

24 hour Emergency Helpline 0345 300 1133

Calls may be monitored or recorded in case we need to check we have carried out your instructions correctly and to help improve our quality of service.

If you'd like this in another format such as large print, Braille or audio CD please contact us.

If you have a hearing or speech impairment you can contact us using the Next Generation Text (NGT) Service (available 24 hours a day, 7 days a week). If you're Deaf and a BSL user, you can use the SignVideo service available at lloydsbank.com/accessibility/signvideo.asp

