

Welcome to Your Prestige Underwriting Services (Ireland) Limited 'Coverall' home insurance policy

Thank **You** for choosing Prestige Coverall. This **Policy** has been issued by Prestige Underwriting Services (Ireland) Limited on behalf of the Insurer Aviva Insurance Ireland DAC.

Our aim is to provide **You** with peace of mind when it comes to looking after **Your** household insurance needs and to make **Your** insurance cover clear and easy to understand.

You should read this Policy wording, along with Your Schedule and statement of fact, as together they give You full details of Your cover. If You have any questions about Your Policy documents, if any details are incorrect on any of the documentation You have received, or if You wish to make a change to Your Policy, please contact Your Broker or Agent, whose details are shown on Your Schedule. Please also contact Us if You require Your documents in an alternative format, for example large print.

Authorisation

Your Policy is arranged and administered by:



Prestige Underwriting Services (Ireland) Limited is regulated by the Central Bank of Ireland. Registered in Ireland. Company registration number: 119908 Registered address: Ground Floor, Teach Chinn Aird, Ashe Street, Cavan, Ireland.

Your Policy is underwritten by:



Aviva Insurance Ireland DAC. Aviva Insurance Ireland Designated Activity Company, trading as Aviva, is regulated by the Central Bank of Ireland. A private company limited by shares. Registered in Ireland No. 605769. Registered Office: Cherrywood Business Park, Dublin, Ireland, D18 W2P5.

Legal assistance is provided by:



AmTrust International Underwriters

This insurance is administered by MIS Underwriting Ltd and underwritten by AmTrust International Underwriters DAC, Registered in Ireland. Company No. 169384 is authorised and regulated by the Central Bank of Ireland. Registered office: 6-8 College Green, Dublin 2, Ireland. Registered address: MIS Underwriting Limited, 14a Jocelyn Street, Dundalk, Co Louth, A91 XNY2.

Home emergency assistance cover is provided by:



MAPFRE ASISTENCIA Compania Internacional De Seguros Y Reaseguros, S.A., trading as MAPFRE ASSISTANCE Agency Ireland is authorised by Direccion General de Seguros y Fondos de Pensiones del Ministerio de Economia y Hacienda in Spain and is regulated by the Central Bank of Ireland for conduct of business rules. Company Registration Number 903874. MAPFRE ASSISTANCE Agency Ireland, Ireland Assist, Ireland Assist House, 22-26 Prospect Hill, Galway

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The contract of insurance

This **Policy** is a contract of insurance between **You** and **Us**, consisting of this **Policy** wording, **Your Schedule**, **your** statement of fact, any **Endorsements** and any changes to **Your** insurance **Policy** contained in notices issued by **Us** at renewal. This **Policy** wording contains important information about what is and what is not covered under this **Policy**. **Your Schedule** shows the details of **Your** cover, including which sections are operative, any **Excess** which will be applied if **You** make a claim and whether any **Endorsements** are applicable.

In return for having accepted **Your** premium **We** will provide insurance for injury, loss, damage or liability under the sections of cover detailed in this **Policy** and on **Your Schedule**; subject to this occurring within the **Period of Insurance**.

Your duty

We have relied on the information you have given **Us** when deciding whether to insure **You** and when setting the terms and premium. The specific questions **We** have asked are material to the risk **We** are undertaking or the calculation of the premium, or both.

You have a duty to answer all questions honestly and with reasonable care. Where this has not happened, We may be entitled to use one of the remedies available to Us under the Consumer Insurance Contracts Act 2019 including to cancel the Policy, reject a claim or limit the amount We pay You in the event of a claim

We may refuse a claim if there has been a change to the subject matter of the **Policy**, and the circumstances have changed to such an extent that the new risk is something which **We** did not agree to cover. **You** should therefore inform **Us** if your circumstances change, so that **we** can consider whether any changes are required to **Your Policy**, including if:

- · You build an extension onto your Home
- The occupancy of the property changes e.g., owner occupied to a let property
- · You operate a business from the property

If You are in doubt as to the information provided, please immediately notify Your Broker or Agent as this could be treated as non-disclosure or misrepresentation and We may use one of the remedies available to Us under the Consumer Insurance Contracts Act 2019 as outlined above.

You are required to comply with all of the terms and conditions outlined in this **Policy** and **Endorsements** applied to this **Policy**, as shown on **Your Schedule** and if **You** fail to do so **Your Policy** may be cancelled, **Your** claim rejected or not fully paid.

Please note that the failure to have property insurance in place could lead to a breach of the terms and conditions attaching to any loan secured on that property.

Definition of words

The definitions below apply throughout Your Policy.

Wherever the words or phrases below appear in **bold** print in the **Policy** they will have the meaning as defined below.

Accidental Damage

Sudden, unexpected and unintentional physical damage.

Bodily Injury

A physical injury, death or disease that is caused by a sudden, unexpected, external and visible event.

Buildings

Your Home, its fixtures and fittings and any other permanent structure within the boundary of **Your Home** that belongs to **You** or that **You** are legally responsible for, including the following:

- tennis courts, patios, paved terraces, paths, drives, garden walls, fences, gates, hedges, permanently
 connected drains, pipes, cables, service tanks, septic tanks, soakaways and central heating fuel storage
 tanks
- permanently installed swimming pools and hot tubs
- solar panels, wind turbines and ground source heating pumps permanently fixed to the Buildings or land belonging to Your Home

Business Equipment

All computer equipment (including software, but excluding data) and office equipment owned by **You** and used for clerical purposes in connection with **Your** business that may be run from the **Home**.

Contents

Household goods, personal property and **Business Equipment** within the **Home** that belong to **You** or **You** are legally responsible for, including the following:

- Tenant's fixtures and fittings
- · radio and television aerials, satellite dishes, their fittings and masts which are attached to the Home
- hot tubs not permanently installed
- deeds and registered bonds and other personal documents up to €1,500 in total
- stamps or coins forming part of a collection up to €2,500 in total
- Valuables within the Home up to 33% of the Contents sum insured and a single article or collection limit of 10% of the Contents sum insured, unless shown otherwise on Your Schedule

Contents does NOT include:

- Motorised Vehicles or Craft
- any living creature
- trees, bushes, plants or shrubs other than those normally kept in the Home
- any part of the Buildings
- any property held or used for business purposes other than Business Equipment up to €5,000 in total

Credit Cards

Credit Cards, charge cards, debit cards, bank cards and cash dispenser cards issued in Ireland belonging to You.

Definition of words Continued

Domestic Staff

A person(semployed to carry out private domestic duties associated with **Your Home** and not employed by **You** in any capacity or in connection with any trade profession or employment.

Endorsement

Any variations to the terms and conditions of this insurance as shown on Your Schedule.

Excess

The first part of any claim You have to pay as stated on Your Schedule or Endorsement.

Heave

Upward or sideways movement of the ground beneath Your Buildings caused by the soil expanding.

Home

The private dwelling and its domestic outbuildings and garages at the address shown on Your Schedule.

Ireland

Ireland will include the Republic of Ireland only.

Landslip

Downward movement of sloping ground.

Money

Current legal tender, cash, cheques, money orders, postal orders, unused current postage stamps (that are not part of a collection savings stamps, savings certificates, share certificates, premium bonds, luncheon vouchers, travellers cheques, travel tickets, season tickets, phone cards, gift tokens and other tokens with a cash value, but not including tickets or gift vouchers for sporting, musical, cultural events or festivals, or any items used for business purposes.

Motorised Vehicle or Craft

Mechanically propelled or assisted vehicles which includes adults and children's motor cycles, quad bikes, trikes or go karts, trailers or caravans; including their parts and accessories, aircraft, drones, remotely piloted aircraft or unmanned aerial vehicles, hovercraft, boats, sailboards or any other craft designed to be used in or on water and any parts, accessories or spares for any of these other than:

- domestic gardening vehicles and equipment used within the boundaries of the land belonging to the
 Home
- · mobility scooters, electric wheelchairs and power chairs; excluding vehicles registered for road use
- golf carts and trolleys
- remote-controlled toys and models

Period of Insurance

The length of time for which this insurance is in force, as shown on **Your Schedule** and for which **You** have paid and **We** have accepted a premium.

Definition of words Continued

Personal Possessions

Items that **You** wear, use or are normally carried about **Your** person all of which belong to **You** or for which **You** are legally responsible. **Personal Possessions** does NOT include contact, corneal or micro corneal lenses, dentures, crowns, caps or fillings in teeth.

Policy

Your Policy wording and most recent Schedule including any Endorsements; which describes the cover provided, which You have paid for, or agreed to pay for and for which We have accepted the premium.

Sanitary Ware

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

Schedule

The **Schedule** forms part of this insurance and contains details of **You**, **Your** property to be insured, the sums insured, the **Excess**, any **Endorsements**, the **Period of Insurance** and the sections of this insurance which apply.

Settlement

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

Storm

A period of violent weather which may incorporate:

- wind speeds of at least 48 knots (55mph)
- torrential rain, falling at a rate of at least 25mm an hour
- snow to a depth of at least one foot (30 centimetres) in a 24 hour period
- hail of such intensity that it causes damage to hardened surfaces or breaks glass

Specified Item

Item(s) that have been individually identified to Us and are shown on Your Schedule.

Subsidence

Downward movement of the ground beneath the Buildings by a cause other than Settlement.

Tenant

The occupier(s) of the **Home** when let including let holiday homes OR the leaseholder(s) of the **Home**.

Terrorism

An act or threat of force or violence by a person (whether acting alone, on behalf of or in connection with any organisation), whose intention is, for political, religious, ideological or other purposes, to influence any government or place the public in fear.

Unoccupied

- a) Furnished for normal habitation but not lived in for more than 60 days in a row.
 By lived in We mean that the Home must be occupied at least 5 nights in a row each month or 2 nights in a row each week within a 60 day period.
- b) Insufficiently furnished for normal habitation

Definition of words Continued

Valuables

Jewellery, furs, gold, silver, gold and silver plated articles and other precious metals, gems, stones, pictures, paintings and other works of art.

Vermin

Animals that are destructive, including but not limited to; rats, mice, squirrels, owls, pigeons, foxes, bees, wasps or hornets.

We / Us / Our

Prestige Underwriting Services (Ireland) Limited on behalf of Aviva Insurance Ireland DAC.

You / Your

The persons named as the policyholder on the **Schedule** and any of the following who normally live with them: husband, wife, partner (a person living with them as though married, civil partner, children, parents and other relatives.

Your Broker or Agent

The person or persons who placed this Insurance on Your behalf.

General conditions

These general conditions apply to the sections of cover **You** have chosen, which are shown on **Your Schedule**.

If **Your Policy** is providing cover for more than one **Home** as shown on **Your Schedule**, **We** will consider each property as if it were insured separately.

You must comply with these conditions to have full protection of Your Policy. If You do not comply with them Your Policy may be cancelled or Your claim rejected.

1. The law which applies to this policy

You and We can choose the law which applies to this Policy. We propose that the law of Ireland applies unless You and We agree otherwise.

2. Rights of third parties

No third party shall have any rights under this **Policy** or the right to enforce any part of it unless provided for by law or expressly stated in this **Policy**.

3. Changes to Your Policy

We may refuse a claim if there has been a change to the subject matter of the Policy, and the circumstances have changed to such an extent that the new risk is something which We did not agree to cover. You should therefore inform Us, via Your Broker or Agent if Your circumstances change, so that we can consider whether any changes are required to Your Policy, including but not limited to, the following changes:

- if You change Your insured or correspondence address
- if You intend to let or sub-let Your Home
- if the **Tenant** type at the **Home** changes
- if Your Home is used for business purposes other than clerical work
- if You intend to use Your Home for any reason other than private residential purposes
- if Your Home becomes Unoccupied
- if You become bankrupt
- if You are convicted of a criminal offence other than driving offences
- if the occupancy of the **Home** changes
- if the Contents, Valuables or Personal Possessions sum insured changes (if You have these sections insured with Us)
- if the full rebuilding cost of Your property changes (if You have Buildings cover with Us)
- if You plan to do any of the following works to the Buildings:
 - extensions
 - works affecting load bearing walls
 - roofing work over 20% of the roof area
 - any structural works including demolition
 - any works costing 50% or more of the **Buildings** sum insured
- if the type of locks or alarm change or if **You** no longer have an alarm maintenance contract in force

When **You** tell **Us** about a change **We** will reassess the premium and terms of **Your Policy** and advise **You** of any changes

If you are unsure if any change not listed here is material, please refer to your broker or agent to ensure your cover is not affected.

If **We** are unable to continue cover, **We** will notify **You** and arrange for **Your Policy** to be cancelled as per the section headed 'Cancellation' within this policy wording.

General conditions Continued

4 Cancellation

Statutory cancellation rights

You may cancel this **Policy** within 14 working days after the contract has concluded (the cooling off period). If cover has not commenced a full refund will be given, if cover has commenced **We** will refund the premium paid for the period of unused cover. There will be no refund of premium in the event **You** have made or are in the process of making a claim in the current **Period of Insurance**.

Cancellation outside the statutory period

You may cancel **Your Policy** at any time after the cooling off period, when **We** will refund any premium paid for the period of unused cover. There will be no refund of premium in the event **You** have made or are in the process of making a claim in the current **Period of Insurance**.

To cancel Your Policy, please notify Your Broker or Agent.

Our right to cancel

We and Your Broker or Agent can cancel Your Policy at any time by sending You 7 working days written notice to Your last known address. We will refund any premium paid for the period of unused cover. Valid reasons for cancellation may include:

- where You fail to notify Us as soon as possible of a change in information You have previously given
 Us
- where You fail to pay the agreed premium or any additional premiums applicable or, if paying the
 premium by instalments, You fail to pay any of the agreed instalments, where We have made
 reasonable attempts to collect outstanding premium
- where there is a change in circumstances that You fail to tell Us about or which no longer meets Our underwriting criteria
- where You fail to take all reasonable precautions to avoid injury, loss or damage or fail to take all
 practicable steps to safeguard property insured under this Policy from loss or damage
- where You are required by the terms of Your Policy to co-operate with Us, or send Us information
 or documentation and You fail to do so in a way that materially affects Our ability to process a claim,
 or Our ability to defend Our interests

5. Premium Payment

We will not make any payment under this Policy unless You have paid or agreed to pay all applicable premiums in full. In the event of non-payment of the premium or a default if You are paying by instalments, We or Your Broker or Agent may cancel the Policy by sending You 7 working days written notice to Your last known address.

General conditions Continued

6. Sums Insured

You have an ongoing duty to ensure that Your sums insured represent the full value of the property insured at all times.

For **Buildings**, this means the cost of rebuilding the **Buildings** if they were completely destroyed, including demolition, debris removal and professional fees. This will not necessarily be the market value.

For **Contents**, including **Valuables** and **Personal Possessions**, this is the current cost as new. Other than clothes, furs and household linen where the current cost as new less an appropriate allowance for wear and tear may be applied.

If the amount shown on **Your Schedule** represents less than 100% of the full value, **We** will only settle claims at the percentage **You** are insured for.

For example, if **Your** sums insured only represent 70% of the full value, **We** will not pay more than 70% of **Your** claim.

7. Proof of value

For all Valuables valued in excess of €2,500 You must hold an appropriate valuation, no more than 3 years old, which must be made available to Us upon request, should You make a claim for the item(s).

8. Index Linking

We continuously monitor a number of rebuilding and household goods indices and may adjust your building and contents sums insured each year using the index that we feel best protects you against the effects of inflation.

We will not charge You an extra premium for any monthly increase, but at each renewal. We will calculate the premium using the new sums insured. For Your protection should the index fall below zero We will not reduce the sum insured.

The sum insured will continue to increase during repair or replacement following loss or damage to the **Contents** provided that at the time it represents the full replacement cost on a new for old basis and **You** ensure that repairs or replacement are carried out without undue delay.

Valuables & **Personal Possessions**: The sum insured for these items are not adjusted and the onus is on **You** to ensure the sum insured is adequate.

9. Policy Fee

We reserve the right to apply an administration fee to Your Policy and retain this upon cancellation.

10. Taking care of Your property and preventing loss or damage

You must take steps to maintain the **Home** in a good state of repair and take all reasonable precautions to avoid loss, damage or injury and to safeguard all property insured from loss or damage.

11. No Claim Discount

If You make a claim under Your Policy We will reduce Your no claim discount at the renewal date of Your Policy. If You do not make a claim under Your Policy We will increase Your no claim discount at the renewal date of Your Policy until You reach the maximum discount.

General conditions Continued

We will reduce your no claims discount at the renewal date of your policy as follows:

5+ years to 3 years

4 years to 2 years

3 years to 1 year

2 or 2 years to no years

if you have two or more claims in the last year your discount is reduced to no years.

12. Fraudulent claims

We will not pay any claim if Your conduct or the conduct of anyone acting on your behalf involves fraud of any kind, including if Your claim contains information that is false or misleading in any material respect and which You either know to be false or misleading or consciously disregard whether it is false or misleading. If You know of, or deliberately cause any injury or damage, We will not pay Your claim and may cancel Your Policy.

Throughout Your dealings with Us We expect You to act honestly. If You or anyone acting for You:

- make a claim under the Policy knowing the claim to be, or consciously disregarding whether it is, false
 or misleading in any material respect
- make a statement in support of a claim knowing the statement to be, or consciously disregarding whether it is, false or misleading in any material respect
- submit a document in support of a claim knowing the document to be, or consciously disregarding whether it is, false or misleading in any material respect
- · make a claim in respect of any loss or damage caused by Your deliberate act or with Your involvement

then We

- may not pay the claim
- will not pay any other fraudulent claim that has been or will be made under the Policy
- may cancel the **Policy** from the date the fraudulent claim was submitted
- will be entitled to recover from You the amount of any fraudulent claim already paid under the Policy since the Policy commenced
- may not refund any premium paid for the Policy
- may inform the Garda/Police of the circumstances

13. Sanctions Clause

We shall not provide any benefit under this contract of insurance to the extent of providing cover, payment of any claim or the provision of any benefit where doing so would breach any sanction, prohibition or restriction imposed by law or regulation.

14. Refunds

The minimum amount **We** will refund is €10. Any refund less than €10 will not be given.

15. Stamp Duties Consolidation Act 1999

Stamp Duty has been or will be paid to the Revenue Commissioners in accordance with Section 5 of the Stamp Duties Consolidation Act 1999.

16. Subrogation

Before or after **We** make a claim payment under **Your Policy**, **You** or a member of **Your** household shall at **Our** request take all reasonable steps needed to enforce **Your** rights against any other, person, including the defence or settlement of a claim or the pursuit of a claim in any person's name, unless excluded by law.

17. Insurance Act 1936

All monies which become or may become payable by **Us** to **You** under this **Policy** shall, in accordance with Section 93 of the Insurance Act 1936, be payable in the Republic of Ireland.

General exclusions

These exclusions apply throughout Your Policy.

We will not pay for:

1. Any loss or damage caused by:

- a) confiscation or detention by customs or other officials or authorities
- b) reduction in value of any property following its repair or reinstatement
- c) riot or civil commotion outside Ireland
- d) sonic bangs, pressure waves caused by aircraft and other aerial devices travelling at sonic or supersonic speeds.

Gradual deterioration/maintenance

Any loss or damage caused by wear and tear, corrosion, damp, mould, dry or wet rot or fungus or any other damage that happens gradually over time and costs that arise from the normal use, maintenance and upkeep of **Your Buildings** and/or its **Contents**.

3. Liability Insurance

Any liability which is covered under a more specific **Policy**. This exclusion applies to liability to **Domestic Staff, Tenant's** liability, public liability and property owners liability.

4. Pollution/contamination

Loss, damage, liability or **Bodily Injury** arising directly or indirectly from pollution or contamination unless caused by:

- a) a sudden and unforeseen and identifiable incident:
- b) leakage of oil from a domestic oil installation at Your Home

5. Radioactive or nuclear contamination

Loss, damage or liability to any property or any other loss, damage or additional expense following on from the event for which **You** are claiming arising from:

- a) ionizing 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 properties of any explosive nuclear assembly or of its nuclear component.

6. War and Terrorism

We will not cover loss, damage or liability which results directly or indirectly from war, invasion, terrorism, activities of a foreign enemy, hostilities (whether or not war has been declared), revolution, insurrection (rebelling against the government), military or usurped (seized by force) power.

General exclusions Continued

7. Sulphides

We will not cover any loss, damage and/or liability resulting from the presence of any sulphides including but not limited to pyrite and/or their derivatives.

8. Illegal activities, Criminal, Intentional acts or omission

We will not pay for any loss, damage or liability arising as a result of a criminal act, an intentional act or omission or the use of the **Home** for illegal activities where:

- a) Your act or omission caused the loss or damage
- b) You abetted or colluded in the act, omission or use of the Home, or
- c) You consented to the act, omission or use of the **Home** and knew or ought to have known that the act or omission would cause the loss or damage.

You are not covered for loss or damage:

- caused by cleaning, restoring, altering, dyeing, repairing, dismantling, misusing, maintaining or extending
- or liability arising out of the activities of contractors. Whilst contractors are at the Home, there is
 no cover for theft or attempted theft from the Home unless there is physical evidence of forced
 entry to, or exit from, the Home
- in connection with Your business, trade or profession, other than damage to Business Equipment
 caused by faulty workmanship, faulty materials or faulty design (other than in respect of Your
 liability as property owner)
- that would not have occurred if You had not failed to deal with damage to the property, which You
 could reasonably be expected to have noticed or where there has been an unreasonable delay in
 dealing with the damage
- that occurred before this Policy commenced
- more specifically covered by another Policy, legislation or guarantee
- caused by any Vermin, insects, pet or domesticated animal

10. Cyber risks

We will not pay any loss or liability arising directly or indirectly from or in connection with a Cyber Loss unless otherwise stated in this policy.

For the purpose of this exclusion, Cyber Loss means any loss, damage, liability, claim, cost or expense of whatsoever nature, directly or indirectly caused by, contributed to by, resulting from, arising out of, or in connection with, any Cyber Act including but not limited to any action taken in controlling, preventing, suppressing or remediating any Cyber Act.

Cyber Act means a deliberate, unauthorised, malicious or criminal act or series of related deliberate unauthorised, malicious or criminal acts, regardless of time and place or the threat or hoax thereof involving access to, processing of, use of or operation of any Computer system.

Computer System means any computer hardware, software, communications system, electronic device (including, but not limited to, smart phone, laptop, tablet wearable device), server, cloud or microcontroller including any similar system or any configuration of the aforementioned and including any associated input, output, Data storage device, networking equipment or back up facility.

Data means information, facts, concepts, code or any other information of any kind that is recorded or transmitted in a form to be used, accessed, processed, transmitted or stored by a Computer System.

Claim conditions

How to make a claim

If you have experienced a problem that may result in a claim, you can contact our Property Claims Service by telephoning 1800 147 147 or emailing prestigeclaims@aviva.com as soon as you can for help and guidance with your claim.

How we settle claims

At **our** sole discretion, we will decide how to settle **your** claim. **We** may arrange for a contractor appointed by **us** to repair, reinstate or replace the lost or damaged property. Where **we** opt to use our discretion to reinstate property to settle a claim, **we** will provide **you** in advance with details of the scope of the work that has been approved and the cost.

If we decide to pay a cash amount to settle the loss or damage we will not pay more than a contractor appointed by us would have charged for the repair, replacement or reinstatement.

If we decide to settle your claim with the payment of an agreed cash sum, stage payments of the agreed sum can be made by us and a portion of the agreed sum will be retained by us, as permitted by the Consumer Insurance Contracts Act 2019, until the agreed works are completed within the agreed scope.

When these agreed works have been completed within the agreed scope and supporting invoices and receipts or any additional evidence **we** may reasonably request have been provided to **us** to confirm the total cost incurred, the full agreed sum will be paid.

Policy excess

We will apply the appropriate excess as shown in your policy schedule against all claims.

Under insurance

If at the time of any loss or damage **we** deem **you** to be under-insured (i.e.. the sum insured shown on the **policy schedule**, under any section, is deemed, by **us**, to be less than the total reinstatement value of that section), **we** may reduce **your** claim under that section by the same percentage for which you are underinsured.

Matching items

We will not pay for the cost of replacing any undamaged items forming part of a pair, set, collection, suite or larger item. In the case of floor coverings, **we** will only pay for the cost of replacing the damaged part or, if a match is not possible, the floor covering in the room where the damage happened.

Reinstating the sums insured

We will not reduce the sums insured in respect of buildings and/or contents by the amount of any claim we may pay.

Wear and tear, loss in value or deterioration

If **we** accept a claim, **we** will settle it without taking off an amount for normal wear, tear, loss in value or deterioration if:

- you have kept the buildings in good repair;
- the sum insured on **buildings** equals the full cost of reinstating them;
- the buildings have been reinstated: or
- in the case of contents, the claim does not relate to household linen, sports equipment, bicycles or floor coverings more than 12 months old.

Claim conditions Continued

Other insurances

If at the time of a claim another policy covers any item or event insured under this policy, **we** will only pay our proportionate share of the claim regardless of any exclusions which apply under the other policy.

Arbitration

Any dispute between **you** and **us** (about **our** liability over a claim or the amount to be paid), must be referred (within 12 months of the dispute arising) to an arbitrator appointed jointly by **you** and **us**. If **you** and **we** cannot agree on an arbitrator, the President of the Law Society of Ireland will decide on the arbitrator and the decision of that arbitrator will be final. If **you** do not refer such a dispute to arbitration within 12 months, **we** will treat the claim as abandoned.

Your responsibilities

In the event of a claim you must:

- · immediately let us know about any event which may give rise to a claim under the policy;
- · not admit, deny, negotiate, or settle a claim without our written permission;
- · let the police know immediately if property is lost, stolen, maliciously damaged or vandalised;
- within 30 days of any event, provide all details, documents, proof of ownership and value, information and help which we may need:
- let us know immediately about any claims made against you or, if legal steps or procedures are involved, send us all communications you have received; and
- · immediately allow us to inspect any damage to property which you may claim for under this policy.

Our rights

In the event of a claim we may:

- enter any building where loss or damage has happened and deal with the salvage, but you may not leave property with us for us to deal with:
- take over, and carry out in your name, the defence or settlement of any claim; or
- take legal proceedings in your name against other people to recover any payment we have made under this policy. We will pay any costs involved and keep any benefit.

Section 1 - Buildings - (Standard cover)

Your Schedule tells You if this section is in force.

What Your Policy covers:		What Your Policy does <u>not</u> cover:	
Your Policy covers loss or damage to the Buildings caused by;		The amount of any Excess as shown in Your Schedule .	
1.	fire and resultant smoke damage, lightning, explosion or earthquake	smoke damage caused by smog, agricultural or industrial operations	
2.	aircraft and other flying devices or items dropped from them		
3.	Storm, flood or weight of snow	loss or damage: a) caused by Subsidence , Heave or Landslip other than as covered under number 10 in Section 1 – Buildings – Standard cover b) to domestic fixed fuel-oil tanks in the open, swimming pools, tennis courts, drives, patios and terraces, gates and fences c) caused by frost d) caused by rising ground water levels	
4.	escape of water from and frost damage to fixed water tanks, apparatus or pipes	loss or damage: a) while the Home is Unoccupied b) caused by Subsidence, Heave or Landslip other than as covered under number 10 in Section 1 – Buildings – Standard cover c) to domestic fixed fuel-oil tanks and swimming pools d) caused by water overflowing from wash basins, sinks, bidets, showers and baths as a result of taps being left on (unless You have chosen Accidental Damage cover)	
5.	escape of oil from a domestic fixed oil-fired heating installation and smoke damage caused by a fault in any fixed domestic heating installation	loss or damage; a) while the Home is unfurnished or Unoccupied b) to any fixed domestic heating installation due to water and tear, rust or gradual deterioration c) as a result of faulty workmanship	
6.	theft or attempted theft	loss or damage: a) while the Home is Unoccupied b) while the Home is lent, let or sublet unless there is physical evidence of violent and forcible entry	
7.	collision by any vehicle or animal	loss or damage caused by domestic pets or any animal owned by you	
8.	malicious acts or vandalism	loss or damage while the Home is Unoccupied	

Section 1 - Buildings - (Standard cover) Continued

Your Schedule tells You if this section is in force.

Who	at Your Policy covers:	What Your Policy does <u>not</u> cover:	
Your Policy covers loss or damage to the Buildings caused by;		The amount of any Excess as shown in Your Schedule	
9.	any person taking part in a riot, violent disorder, strike, labour and political disturbance or civil commotion	loss or damage not reported to the Garda/Police	
10.	Subsidence, Heave or Landslip	loss or damage: a) to domestic fixed fuel-oil tanks, ground source heating pumps, wind turbines, swimming pools, hot tubs, tennis courts, drives, paths, patios, terraces, walls, gates and fences, unless the Home is damaged at the same time by the same event b) to solid floors unless the foundations beneath the load bearing walls of the Home are damaged at the same time by the same event c) which compensation has been provided for or would have been but for the existence of this insurance under any contract, legislation or guarantee by law d) caused by coastal or riverbank erosion e) due to normal Settlement, shrinkage or expansion f) whilst the Buildings are undergoing any structural repairs, alterations or extensions including the action of chemicals on, or any reaction of chemicals with any materials which form part of the Buildings	
11.	breakage or collapse of fixed radio and television aerials, fixed satellite dishes and their fittings and masts	loss or damage to radio and television aerials, satellite dishes, their fittings and masts	
12.	falling trees, telegraph poles, solar panels, wind turbines or lamp-posts	loss or damage: a) caused by trees being cut down or cut back within the Home b) to gates and fences	

Section 1 - Buildings - (Additional cover)

Your Schedule tells You if this section is in force.

What Your Policy covers:		What Your Policy does <u>not</u> cover:	
		The amount of any Excess as shown in Your Schedule	
A)	Accidental Damage to fixtures & fittings We will pay for Accidental Damage to; fixed glass and double glazing (including the cost of repairing, removing or replacing frames) solar panels and wind turbines Sanitary Ware ceramic hobs all forming part of the Buildings	a) loss or damage while the home is unoccupied b) anything which happens gradually c) chewing, scratching, tearing or fouling by pets d) when any part of the buildings is used by tenant or paying guests, or if there is business or professional us that part of the buildings which the public have access e) for faulty workmanship or faulty design f) electrical or mechanical breakdown g) maintenance, or routine repair or decoration h) wear and tear, atmospheric or weather conditions, we or dry rot, fungus, mildew, insects, vermin, denting, scratching, action of light, any process of cleaning, defrosting, dyeing or restoration i) loss or damage we specifically exclude or provide for under any other section of this policy.	
В)	Accidental Damage to underground services We will pay for Accidental Damage to; domestic oil pipes underground water supply pipes underground sewers drains and septic tanks underground gas pipes underground cables which You are legally responsible for	a) damage to septic tank filters unless due to root infiltration b) anything which happens gradually c) chewing, scratching, tearing or fouling by pets d) for faulty workmanship or faulty design e) electrical or mechanical breakdown f) maintenance, or routine repair or decoration g) wear and tear, atmospheric or weather conditions, wet or dry rot, fungus, mildew, insects, vermin, denting, scratching, action of light, any process of cleaning, defrosting, dyeing or restoration h) loss or damage we specifically exclude or provide for under any other section of this policy.	
C)	loss of rent/alternative accommodation We will pay for; loss of rent due to You which You are unable to recover alternative accommodation for You and Your domestic pets, the same as Your existing accommodation, which You have to pay for while the Buildings cannot be lived in following loss or damage that is covered under Section 1 – Buildings - Standard cover	 a) any amount per claim over 20% of the Buildings sum insured shown on Your Schedule b) any costs recoverable elsewhere c) any costs incurred without Our agreement to pay any costs after the property is reinstated and ready for habitation 	

Section 1 - Buildings - (Additional cover) Continued

Your Schedule tells You if this section is in force.

Who	at Your Policy covers:	What Your Policy does <u>not</u> cover:
		The amount of any Excess as shown in Your Schedule .
D)	professional fees and expenses expenses You have to pay and which We have agreed for; • architects, surveyors, consulting engineers and legal fees • the cost of removing debris and making safe the Buildings • costs You have to pay in order to comply with any government or local authority requirements following loss or damage to Buildings which are covered under Section 1	any expenses for preparing a claim or an estimate of loss or damage any costs if government or local authority requirements have been served on You before the loss or damage
E)	loss of oil or metered water loss of oil or increased metered water charges You have to pay following an escape of water or oil, which gives rise to an admitted claim under number 4 or 5 of Section 1 - Buildings - Standard cover	a) loss or damage while the Home is Unoccupie b) more than €1,000 in any Period of Insurance If You claim for such loss under Sections 1 and 2, We will not pay more than €1,000 in total
F)	sale of Your Home anyone buying the Home will have the benefit of Section 1 from the date of exchange until the sale is completed or the Period of Insurance ends, whichever is sooner	if the Buildings are insured under any other Policy
G)	trace & access the cost of tracing the source of the damage covered under number 4 and 5 of Section 1 - Buildings - Standard cover and the replacement or repair of any damage to the Buildings while carrying out the investigations	 a) more than €5,000 in one Period of Insurance b) the cost of repair of the source of the damage unless it is covered elsewhere within Your Policy

Section 1 - Buildings - (Additional cover) Continued

Your Schedule tells You if this section is in force.

What Your Policy covers:		What Your Policy does <u>not</u> cover:	
		The amount of any Excess as shown in Your Schedule .	
H)	emergency access loss or damage to the Buildings caused by the emergency services gaining access to the Home in the course of their duty the Excess does not apply to this cover		
l)	garden, plants & shrubs any loss or damage to plants, trees, bushes, shrubs and lawns at the Home as a result of number 1 and 3 - 9 under Section 1 - Buildings - Standard cover	more than €1,000 in any Period of Insurance	
J)	replacement locks The cost of replacing and fitting locks on external doors of the Buildings at the Home , or to any safe or alarm installed at the Home , following theft or loss of keys belonging to You	a) more than €500 per claim b) more than €2,500 in any Period of Insurance . If You claim under Sections 1 and 2, We will not pay more than €2,500 in total	
K)	fire brigade charges You have to pay as a result of fire damage to the Buildings which gives rise to an admitted claim under number 1 of Section 1 - Buildings	more than €3,175 during the Period of Insurance . If You claim for such loss under Sections 1 and 2 We will not pay more than €3,175 in total.	

Section 1 - Buildings - Accidental Damage

Your Schedule tells You if this section is in force.

What Your Policy covers:	What Your Policy does <u>not</u> cover:
Your Policy covers loss or damage to the Buildings caused by;	The amount of any Excess as shown in Your Schedule .
Accidental Damage	loss or damage: a) while the Home is Unoccupied b) We specifically exclude elsewhere under Section 1 – Buildings – Standard cover c) caused by frost d) arising from mechanical or electrical breakdown or failure e) caused by any part of the Buildings moving, settling, shrinking, collapsing or cracking f) when the Home is lent, let or sublet g) to drives, gates, hedges, fences, patios, paths, walls, fixed fuel tanks, tennis courts and swimming pools

Section 2 - Contents - (Standard cover)

Your Schedule tells You if this section is in force.

What Your Policy covers: Your Policy covers loss or damage to the Contents caused by;		What Your Policy does <u>not</u> cover:	
		The amount of any Excess as shown in Your Schedule .	
1.	fire and resultant smoke damage, lightning, explosion or earthquake	smoke damage caused by smog, agricultural or industrial operations	
2.	aircraft and other flying devices or items dropped from them		
3.	Storm, flood or weight of snow	loss or damage: a) caused by Subsidence , Heave or Landslip other than as covered under number 10 of Section 2 – Contents – Standard cover b) caused by rising ground water levels c) caused by frost	
4.	escape of water from fixed water tanks, apparatus or pipes	loss or damage: a) while the Home is Unoccupied b) caused by water overflowing from wash basins, sinks, bidets, showers and baths as a result of taps being left on (unless You have Accidental Damage cover)	
5.	escape of oil from a domestic fixed oil-fired heating installation and smoke damage caused by a fault in any fixed domestic heating installation	while the Home is unfurnished or Unoccupied to any fixed domestic heating installation due to wear and tear, rust or gradual deterioration c) as a result of faulty workmanship	
6.	theft or attempted theft	loss or damage: a) while the Home is Unoccupied b) while the Home is lent, let or sublet unless there is physical evidence of violent and forcible entry c) by deception other than deception used to solely enter the Home d) of Money unless force is used to gain entry to or exit from Your Home e) more than €5,000 per claim for detached domestic outbuildings/garages at the Home f) more than €10,000 per claim for attached domestic outbuildings/garages at the Home	
7.	collision by any vehicle or animal	loss or damage caused by domestic pets	
8.	malicious acts or vandalism	loss or damage while the Home is Unoccupied	

Section 2 - Contents - (Standard cover) Continued

Your Schedule tells You if this section is in force.

What Your Policy covers: Your Policy covers loss or damage to the Contents caused by;		What Your Policy does <u>not</u> cover: The amount of any Excess as shown in Your Schedule.	
10.	Subsidence, Heave or Landslip	loss or damage: a) due to damage arising by movement of solid floors unless the foundations beneath the load bearing walls of the Home are damaged at the same time by the same event b) which compensation has been provided for or would have been but for the existence of this insurance under any contract, legislation or guarantee by law c) caused by coastal or riverbank erosion d) due to normal Settlement , shrinkage or expansion e) while the Buildings are undergoing any structural repairs, alterations or extensions including the action of chemicals on, or any reaction of chemicals with any materials which form part of the Buildings	
11.	falling trees, telegraph poles, solar panels, wind turbines or lamp-posts	loss or damage caused by trees being cut down or cut back within the Home	

Section 2 - Contents - (Additional cover)

Your Schedule tells You if this section is in force.

Who	at Your Policy covers:	What Your Policy does <u>not</u> cover:
		The amount of any Excess as shown in Your Schedule .
A)	Accidental Damage to fixtures & fittings We will pay for Accidental Damage to; fixed glass and double glazing (including the cost of repairing, removing or replacing frames) glass tops and fixed glass in furniture ceramic hobs Sanitary Ware mirrors	a) loss or damage while the home is unoccupied b) anything which happens gradually c) chewing, scratching, tearing or fouling by pets d) when any part of the buildings is used by tenant or paying guests, or if there is business or professional use that part of the buildings which the public have access e) for faulty workmanship or faulty design electrical or mechanical breakdown g) maintenance, or routine repair or decoration h) wear and tear, atmospheric or weather conditions, we or dry rot, fungus, mildew, insects, vermin, denting, scratching, action of light, any process of cleaning, defrosting, dyeing or restoration i) loss or damage we specifically exclude or provide for under any other section of this policy.
B)	Accidental Damage to underground services We will pay for Accidental Damage to: domestic oil pipes underground water supply pipes underground sewers drains and septic tanks underground gas pipes underground cables which You are legally responsible for as Tenant only	a) damage to septic tank filters unless due to root infiltration b) anything which happens gradually c) chewing, scratching, tearing or fouling by pets d) for faulty workmanship or faulty design e) electrical or mechanical breakdown f) maintenance, or routine repair or decoration g) wear and tear, atmospheric or weather conditions, wet or dry rot, fungus, mildew, insects, vermin, denting, scratching, action of light, any process of cleaning, defrosting, dyeing or restoration h) loss or damage we specifically exclude or provide for under any other section of this policy .
C)	alternative accommodation We will pay the cost of alternative accommodation for You and Your domestic pets, the same as Your existing accommodation and temporary storage of Your Contents, if the Home cannot be lived in following loss or damage which is covered under numbers 1 to 11 of Section 2 - Contents - Standard cover	 a) any amount per claim over 20% of the Buildings sum insured shown on Your Schedule b) any costs recoverable elsewhere c) any costs incurred without Our agreement to pay any costs after the property is reinstated and ready for habitation

Your Schedule tells You if this section is in force.

Who	at Your Policy covers:	What Your Policy does <u>not</u> cover:
		The amount of any Excess as shown in Your Schedule .
D)	Accidental Damage to electronic equipment We will pay for Accidental Damage to: televisions including satellite decoders and receivers and personal recording devices audio and video equipment personal computers, laptops and web books all situated within the Home	loss or damage: a) while the Home is Unoccupied b) to records, compact discs, computer disks, cassettes or equipment, tapes, discs, memory sticks and computer software c) electrical or mechanical breakdown d) to computers or computer equipment by; i) erasure or distortion of data ii) accidental erasure or mislaying or misfiling or documents or records iii) viruses e) arising from the cost of remaking any film, disc or tape or the value of any information contained on it f) to games consoles g) to digital cameras, video cameras, or digital imaging equipment that are primarily designed to be hand-held h) to mobile phones and hand held multi-media players or similar items designed and intended to be portable, other than laptop computers and web books
E)	loss of oil or metered water loss of oil or increased metered water charges You have to pay following an escape of water or oil, which gives rise to an admitted claim under number 4 or 5 of Section 2 - Contents - Standard cover	a) loss or damage while the Home is Unoccupied b) more than €1,000 in any Period of Insurance If You claim for such loss under Sections 1 and 2 We will not pay more than €1,000 in total.
F)	Contents temporarily removed from Your Home We will pay for loss or damage to Contents under numbers 1 to 11 of Section 2 - Contents - Standard cover whilst temporarily removed from Your Home and kept securely in: any occupied private building any building where You are living or working	loss or damage: a) to Contents outside Ireland b) of Money or Credit Cards c) to Contents within a professional storage facility for more than 60 days d) any amount per claim over 20% of the sum insured under Section 2 while in a professional storage facility

Your Schedule tells You if this section is in force.

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Who	at Your Policy covers:	What Your Policy does <u>not</u> cover:
		The amount of any Excess as shown in Your Schedule
	 any Building for valuation, cleaning or repair any professional storage facility Building any bank or safe deposit Building for up to 120 days in any Period of Insurance	e) to Contents removed for exhibition or sale f) under number 6 of Section 2 - Contents - Standard cover, unless there is physical evidence of forced entry to, or exit from the Building
G)	Contents at university, college or boarding school We will pay for loss or damage to Contents covered under numbers 1 to 11 of Section 2 - Contents - Standard cover. Cover applies when You are living in accommodation in Ireland, whilst attending university, college or boarding school	a) more than €5,000 per claim b) for loss or damage under numbers 6 or 8 of Section 2 - Contents - Standard cover, unless there is physical evidence of forced entry to or exit from the accommodation
H)	emergency access any loss or damage caused by the emergency services gaining access to the Home in their course of duty the Excess does not apply to this cover.	
l)	household removals loss of or damage to Contents under numbers 1 to 11 of Section 2 - Contents - Standard cover including Accidental Damage if shown as included on Your Schedule, while being removed permanently from Your Home by a professional removal company, to any other private property You are going to live in within Ireland, including whilst being stored within a professional storage facility for up to 72 hours	any amount per claim over 20% of the sum insured under Section 2 while in a professional storage facility loss or damage: a) to Contents outside Ireland b) of Money or Credit Cards

Your Schedule tells You if this section is in force.

Who	at Your Policy covers:	What Your Policy does <u>not</u> cover:
		The amount of any Excess as shown in Your Schedule
J)	replacement locks the cost of replacing and fitting locks on external doors of the Buildings at the Home , or to any safe or alarm installed at the Home , following theft or loss of keys belonging to You	a) more than €500 per claim b) more than €2,500 in any Period of Insurance If You claim under Sections 1 and 2, We will not pay more than €2,500 in total
K)	Tenants liability We will pay for loss or damage to the Buildings which You are legally responsible for as a Tenant, arising under numbers 1 to 11 of Section 2 - Contents - Standard cover including Accidental Damage if shown as included on Your Schedule	any amount per claim over 10% of the sum insured for Contents for loss or damage to the Buildings loss or damage: a) while the Home is Unoccupied b) to the Buildings caused by fire, lightning or explosion other than to the landlord's fixtures and fittings c) under numbers 8, 9 or 10 of Section 2 - Contents - Standard cover d) to fixtures and fittings You, as the Tenant, have installed
L)	fatal injury We will pay: for fatal injury occurring to You at the Home, caused by fire or outward and visible violence by burglars, provided death occurs within 12 months of sustaining such injury. the Excess does not apply to this cover.	 a) more than €5,000 per claim for each insured person under the age of 16 b) more than €10,000 per claim for each insured person aged 16 or over
M)	temporary increases to the Contents sum insured Your Contents sum insured is increased by 10%, for the period 30 days before and 30 days after: • a wedding, civil partnership, anniversary, birthday and/or • a religious celebration	

Your Schedule tells You if this section is in force.

Who	at Your Policy covers:	What Your Policy does <u>not</u> cover:
		The amount of any Excess as shown in Your Schedule
N)	guests, visitors and Domestic Staff personal effects We will pay for loss or damage under numbers 1 to 11 of Section 2 - Contents - Standard cover whilst in Your Home	loss or damage: a) specifically excluded under Section 2 b) more specifically insured elsewhere c) more than €500 for each visitor per claim
O)	domestic freezer cover We will pay the cost of replacing frozen food spoilt in any fridge or freezer in Your Home used for domestic purposes caused by; a rise or fall in temperature contamination by refrigerant or refrigerant fumes	loss or damage: a) caused by Your gas or electricity supplier cutting off or restricting Your supply b) caused by a strike, a lockout or an industrial dispute c) more than €1,000 per claim d) if the appliance is more than 10 years old when the food becomes damaged
P)	Contents in the open	more than €1,500 in one Period of Insurance
	Contents not contained within the Home but still within the boundary of the land belonging to the Home	loss or damage: a) while the Home is Unoccupied b) under number 3 of Section 2 - Contents - Standard cover

Your Schedule tells You if this section is in force.

What Your Policy covers:		What Your Policy does <u>not</u> cover:
		The amount of any Excess as shown in Your Schedule .
Q)	pedal cycles accidental loss of or damage to pedal cycles up to €500	loss or damage: a) while being used for racing, pacemaking or trials b) to pedal cycle tyres, wheels or accessories unless the pedal cycle is lost or damaged at the same time c) unless in a building within the Home or locked to an immovable object
R)	Money and Credit Cards We will pay for: theft or accidental loss of Money any amounts which You become legally liable to pay as a result of unauthorized use following loss or theft of Your Credit Cards anywhere in the world	 a) more than €1,000 per claim b) loss of Money by mistake in change, counting or overpayment c) loss of Money not reported to the Garda/Police within 24 hours of discovery d) any loss in value
S)	fire brigade charges You have to pay as a result of fire damage to the Contents which gives rise to an admitted claim under number 1 of Section 2 - Contents	more than €3,175 during the Period of Insurance . If You claim for such loss under Sections 1 and 2 We will not pay more than €3,175 in total.

Section 2 - Contents - Accidental Damage

Your Schedule tells You if this section is in force.

What Your Policy covers:	What Your Policy does <u>not</u> cover:
Your Policy covers loss or damage to the Contents caused by:	The amount of any Excess as shown in Your Schedule .
Accidental Damage	any amount per claim over 10% of the Contents sum insured in total for porcelain, china, glass and other brittle articles
	loss or damage: a) while the Home is Unoccupied b) We exclude elsewhere under Section 2, other than items designed and intended to be portable c) to Money or Credit Cards d) to contact, corneal or micro corneal lenses e) to hearing aids f) arising from mechanical or electrical breakdown or failure g) when the Home is lent, let or sublet

Section 3 - Personal Possessions and Valuables

Your Schedule tells You if this section is in force.

What Your Policy covers:	What Your Policy does <u>not</u> cover:
	The amount of any Excess as shown in Your Schedule .
We will pay for loss or damage to Personal Possessions and Valuables anywhere in the world	a) more than €2,500 for any one item (including articles forming part of a pair or set) unless shown as a Specified Item on Your Schedule b) more than €1,500 for theft or disappearance of property from any unattended motor vehicle c) theft or disappearance of property from any unattended motor vehicle, unless it is locked and the items were hidden from view in a concealed luggage area, boot or closed glove compartment d) more than €2,000 in respect of theft or disappearance of jewellery from hotel or other temporary accommodation during Your absence from such rooms e) any item of jewellery set with stones valued over €7,500 which has not been inspected by a professional jeweller at least once every 3 years, with any defect remedied loss or damage: a) caused by mechanical or electrical faults or breakdown b) to guns caused by rusting or bursting of barrels c) to any sports equipment whilst in use d) to pedal cycles e) to contact, corneal or micro corneal lenses unless shown as a Specified Item on Your Schedule f) to dentures or dental appliances unless shown as a Specified Item on Your Schedule g) to items not in the custody, care or control of You h) to jewellery within baggage, unless the
	baggage is being carried by hand under Your personal supervision i) to Motorised Vehicle or Craft j) to articles used for business purposes unless identified to Us and shown as a Specified Item on Your Schedule
	k) to documents, lottery or raffle tickets or securities

Section 3 - Personal Possessions and Valuables Continued

Your Schedule tells You if this section is in force.

What Your Policy covers:	What Your Policy does <u>not</u> cover:	
	The amount of any Excess as shown in Your Schedule	
	l) where the property has been obtained by a person using any form of payment which proves to be counterfeit, false, fraudulent, invalid, uncollectable, irrecoverable or irredeemable m) to precious metals, pictures, paintings and works of art outside the Home	

Section 4 - Pedal Cycles

Your Schedule tells You if this section is in force.

What Your Policy covers:	What Your Policy does <u>not</u> cover:
	The amount of any Excess as shown in Your Schedule.
We will pay the cost of repairing or replacing pedal cycles belonging to You (if shown as a Specified Item on Your Schedule) following loss or damage caused by: theft or attempted theft Accidental Damage occurring anywhere in Ireland and Europe.	a) cuts, bursts or punctures to tyres b) mechanical or electrical faults or breakdown c) theft or attempted theft when a pedal cycle is unattended, unless; i. it is in a secured locked building or; ii. secured through the frame of the cycle by a locked security device to an immovable object, permanent structure or motor vehicle or; iii. if the insured value of a cycle is over €1,500, secured through the frame of the cycle by a 'Sold Secure' 'Gold' standard security device to an immovable object, permanent structure or motor vehicle.
	loss or damage: a) to tyres, accessories, or removable parts of the pedal cycle unless the pedal cycle is stolen/lost or damaged at the same time b) when the pedal cycle is being used for racing, pacemaking, trials, testing or let out on hire or used for anything other than private purposes

Section 5 - Liability to Domestic Staff

This cover only applies if Section 2 - Contents is operative.

What Your Policy covers:	What Your Policy does <u>not</u> cover:
Up to €10,000,000 to indemnify You for any one claim or series of claims arising from any one event You become legally liable to pay (which includes costs and expenses agreed by Us in writing) for accidental death, Bodily Injury or illness occurring within Ireland , to any Domestic Staff employed in connection with the Home	Bodily Injury (including death) sustained by Your Domestic Staff involving any Motorised Vehicle or Craft
the Excess does not apply to this cover.	

Section 6 - Property owner's liability

This cover only applies if Section 1 - Buildings is operative

What Your Policy covers:	What Your Policy does <u>not</u> cover:
We will indemnify You as owner of the Home for any amount up to €2,000,000 that You become legally liable to pay as damages in respect of accidental:	Your legal liability to pay compensation or costs arising directly or indirectly from: a) any communicable disease or virus b) any business, trade, profession or
Bodily Injury, death or diseasedamage to property	employment of You c) death, Bodily Injury or damage caused by lifts (other than stair lifts), hoists or Motorised Vehicles or Craft
occurring at the Home during the Period of Insurance .	d) the cost of repairing any fault or alleged fault e) Your occupation of any land or building f) Bodily Injury, death or disease to You or Your Domestic Staff
the Excess does not apply to this cover.	g) damage to property belonging to You or Your Domestic Staff , or in their control or custody

Section 7 - Public liability

This cover only applies if Section 2- Contents is operative

What Your Policy covers:	What Your Policy does <u>not</u> cover:
We will indemnify You as occupier (not owner) of the Home, from employment of any Domestic Staff or any other personal capacity for any amount up to €2,000,000 that You become legally liable to pay in respect of accidental: Bodily Injury, death or disease damage to property occurring anywhere in the world during the Period of Insurance the Excess does not apply to this cover.	Your legal liability to pay compensation or costs arising directly or indirectly from: a) any communicable disease or virus b) any business, trade, profession or employment of You c) any deliberate, willful or malicious act carried out by You d) Your occupation of any land or building other than the Home or it's land or any temporary holiday accommodation e) ownership, possession or use of Motorised Vehicles or Craft f) ownership, possession or use of any animal other than cats, horses or dogs which are not designated as dangerous under the Control of Dogs Act 1986 or any amending legislation g) ownership, possession or use of any species of animal not domesticated in Ireland h) any action brought against You by You, Your Domestic Staff and any person residing in the Home.

Section 8 - Legal Protection

Legal Protection provides:-

- Assistance Helplines including 24/7 Legal Advise
- Insurance for legal costs for certain types of disputes

Section 8 - Legal Protection - Assistance Helpline Services

Legal Helpline

You can use the helpline service to discuss any problem occurring under this policy within the Republic of Ireland.

Simply telephone 0818 868 000 and quote "Prestige Underwriting Family Legal Expenses".

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

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 access the Lifestyle Counselling Helpline on +44 (0) 344 770 1036 and quote "Prestige Underwriting Family Legal Expenses".

Health and Medical Information service

This telephone service provides information on general health issues, and non-diagnostic information on medical matters. Information can be given on a wide variety of topics and on resources that provide further support.

This helpline is open 24 hours a day, seven days a week.

Simply telephone +44 (0) 344 770 1036 and quote "Prestige Underwriting Family Legal Expenses".

Cyber Support Helpline

You can call the helpline to talk about any problems You are having with Your personal electronics that You think are related to a cyber attack.

This includes:

- Immediate steps You should take in the event of a cyber attack
- What You can do to restore the device to the state it was in before the attack
- What **You** can do if **You** are subject to a Ransomware attack
- Advice on financial losses suffered as a result of a cyber attack

To access the Cyber Support Helpline please call **019 203 987** and quote 'Prestige Underwriting Family Legal Expenses'.

Section 8 - Legal Protection - Terms of cover

This insurance is administered by MIS Underwriting Ltd and underwritten by AmTrust International Underwriters DAC, Registered in Ireland. Company No. 169384 is authorised and regulated by the Central Bank of Ireland. Registered office: 6-8 College Green, Dublin 2, Ireland.

If a claim is accepted under this insurance, **We** will appoint **Our** panel solicitors, or their agents, to handle **Your** case. **You** are not covered for any other legal representatives' fees unless it is necessary to start court proceedings or a **Conflict of Interest arises**. Where it is necessary to start court proceedings or a **Conflict of Interest** arises and **You** want to use a legal representative of **Your** own choice, **Advisers' Costs** payable by **Us** are limited to no more than **Our Standard Advisers' Costs**.

The insurance covers **Costs** as detailed under the separate sections of cover, less any **Excess** up to the **Maximum Amount Payable** where:-

- The Insured Event takes place in the Period of Insurance and within the Territorial Limits and
- b) The Legal Action takes place within the Territorial Limits.

This insurance does not provide cover where something **You** do or fail to do prejudices **Your** position or the position of the **Insurer** in connection with the **Legal Action**

Section 8 - Legal Protection - Important Conditions

If **Your** claim is covered under a section of this policy and no exclusions apply then it is vital that **You** comply with the conditions of this policy in order for **Your** claim to proceed. The conditions applicable to this section are contained under the 'General Conditions' section below and should be read carefully. Some of the main conditions to this insurance are that:

Prospects of Success

There must be a 51% or greater chance of winning the case and achieving a positive outcome. A positive outcome includes, but is not limited to, recovering the amount of money at stake, enforcing a judgment or achieving an outcome which best serves **Your** interests. The assessment of **Your** claim and the prospects of its success will be carried out by an independent **Adviser**. If the **Adviser** determines that there is not a 51% or greater chance of success then **We** may decline or discontinue support for **Your** case.

Section 8 - Legal Protection - Important Conditions Continued

Proportional Costs

An estimate of the **Costs** to deal with **Your** claim must not be more than the amount of money in dispute. The estimate of the **Costs** will be provided with the assessment of **Your** case and will be carried out by the independent **Adviser**. If the estimate exceeds the amount in dispute then **We** may decline or discontinue support for **Your** case.

Duty of Disclosure

We have relied on the information you have given **Us** when deciding whether to insure **You** and when setting the terms and premium. The specific questions **We** have asked are material to the risk **We** are undertaking or the calculation of the premium, or both.

You have a duty to answer all questions honestly and with reasonable care. Where this has not happened, **We** may be entitled to use one of the remedies available to **Us** under the Consumer Insurance Contracts Act 2019 including to cancel the **Policy**, reject a claim or limit the amount **We** pay **You** in the event of a claim.

Section 8 - Legal Protection - How to make a claim

As soon as **You** have a legal problem that **You** may require assistance with under this insurance **You** should telephone the Legal Helpline.

Specialist lawyers are at hand to help **You**. If **You** need a lawyer or accountant to act for **You** and **Your** problem is covered under this insurance, the helpline will ask **You** to complete and submit a contact form online by visiting www.misunderwriting.com.

Alternatively they will send a claim form to **You**. If **Your** problem is not covered under this insurance, the helpline may be able to offer **You** assistance under a private funding arrangement.

In general terms, **You** are required to immediately notify **Us** of any potential claim or circumstances which may give rise to a claim. If **You** are in doubt whether a matter constitutes a notifiable claim or circumstance, contact the Legal Helpline.

Section 8 - Legal Protection - Definitions of words

Wherever the words or phrases below appear in **bold** print in the **Policy** they will have the meaning as defined below.

Adviser Our specialist panel solicitors or accountants or their agents appointed by

Us to act for You, or, and subject to Our agreement, where it is necessary to start court proceedings or a Conflict of Interest arises, another legal

representative nominated by You.

Advisers' Costs Legal or accountancy fees and disbursements incurred by the **Adviser**.

Adverse Costs Third party legal Costs awarded against You which shall be paid on the

standard basis of assessment provided that these Costs arise after written

acceptance of a claim.

or Us for their own fees.

under this insurance.

Costs Standard Advisers' Costs and Adverse Costs.

Conditional Fee Agreement/ Contingency Fee

Contingency Fee Agreement

Conflict of Interest

Contract of Employment A contract of service, whether express or implied, and (if it is express) whether oral or in writing.

An agreement between **You** and the **Adviser**, or between **Us** and the

Adviser which sets out the terms under which the Adviser will charge You.

Situations where **We** administer and/or arrange legal expenses insurance on behalf of any other party in the dispute which is the subject of a claim

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

 a) If You are employed, the average of the amounts shown on Your payslips from Your employer during the last 12 months (excluding bonus payments and overtime); or

b) If You are self-employed, the monthly average of the income You declared to Revenue Commissioners for the previous tax year

Data Controller The party which determines the purpose for, and the manner in, which

personal data are, or are to be, processed.

Data Protection Legislation The relevant **Data Protection Legislation** in force in the **Territorial Limits** at the time of the **Insured Event**.

at the time of the **insured Event**.

Employee An individual who has entered into or works under (or, where the employment has ceased, worked under) a Contract of Employment.

Section 8 - Legal Protection - Definitions of words Continued

Revenue

Commissioners Audit

An examination by the Revenue Commissioners of **Your** self-assessment return for income tax or capital gains tax.

Identity Fraud

A person or group of persons knowingly using a means of identification belonging to **You** without **Your** knowledge or permission with intent to commit or assist another to commit an illegal act.

Insured Event

The incident or the first of a series of incidents which may lead to a claim under this insurance. Only one **Insured Incident** shall be deemed to have arisen from all causes of action, incidents or events that are related by cause or time

In a claim arising from **Identity Fraud** the **Insured Event** is a single act or the start of a series of single acts against **You** by one person or group of people.

In a claim arising from a **Revenue Commissioners Audit**, the **Insured Event** shall be deemed to be the date the Revenue Commissioners issue a formal notice to **You** notifying of an audit into **Your** non-business affairs.

Insurer

This insurance is administered by MIS Underwriting Ltd and underwritten by AmTrust International Underwriters DAC, Registered in Ireland. Company No. 169384 is authorised and regulated by the Central Bank of Ireland. Registered office: 6-8 College Green, Dublin 2, Ireland.

Legal Action(s)

- The pursuit or defence of civil legal cases for damages and/ or injunctions, specific performance or;
- The defence of criminal prosecutions to do with Your employment.

Maximum Amount Payable

The maximum payable in respect of an **Insured Event** is €50,000

Section 8 - Legal Protection - Definitions of words Continued

Period of Insurance

The **Period of Insurance** declared to and accepted by **Us**, which runs concurrently with the period of the underlying insurance policy to which this legal expenses insurance attaches. For the avoidance of doubt, if the underlying insurance policy is cancelled, suspended or withdrawn, this legal expenses insurance will also be cancelled, suspended or withdrawn.

Standard Advisers' Costs The level of Advisers' Costs that would normally be incurred in using a

specialist panel solicitor or their agents

Territorial Limits The Republic of Ireland.

We/Us/Our MIS Underwriting Limited.

You/Your /Yourself

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Any person who has paid the premium, or on whose behalf the premium has been paid and been declared to **Us** by **Your** insurance **Adviser** and is permanently resident at the property covered under the household insurance to which this cover attaches. Cover also applies to **Your** family member's resident with You. If You die **Your** personal representatives will be covered to pursue or defend cases covered by this insurance on **Your** behalf that arose prior to or out of **Your** death.

Section 8 - Legal Protection - Cover

What Your Policy covers:	What Your Policy does <u>not</u> cover:	
a) Consumer Pursuit Costs to pursue a Legal Action following a breach of a contract You have for buying or renting goods or services for Your private use. The contract must have been made after You first purchased this insurance unless You have held this or equivalent cover with Us or another Insurer continuously from or before the date on which the agreement was made.	 a) Where the amount in dispute is below €150 b) Where the breach of contract occurred before You purchased this insurance c) Involving a vehicle owned by You or which You are legally responsible for d) Arising from a dispute with any government public or local authority e) Arising from the purchase or sale of Your main home f) Relating to a lease tenancy or licence to use property or land g) Relating to a dispute about either the amount an insurance company should pay to settle an insurance claim or the way a claim should be settled h) Relating to a dispute with any financial services supplier arising from the sale or performance of products and services offered or provided to You i) Directly or indirectly arising from planning law j) Directly or indirectly arising from constructing buildings or altering their structure for Your use 	
b) Consumer Defence Costs to defend a Legal Action brought against You following a breach of a contract You have for selling Your own personal goods. The contract must have been made after You first purchased this insurance unless You have held this or equivalent cover with Us or another Insurer continuously from or before the date on which the agreement was made.	 a) Where the amount in dispute is below b) €150 Where the breach of contract occurred before You purchased this insurance c) Involving a vehicle owned by You or which You are legally responsible for d) Arising from a dispute with any government, public or local authority 	

Section 8 - Legal Protection - Cover Continued

What Your Policy covers:	What Your Policy does <u>not</u> cover:		
c) Personal Injury Costs to pursue a Legal Action following an accident resulting in Your personal injury or death against the person or organisation directly responsible. If the Legal Action is going to be decided by a court in England or Wales and/or the Republic of Ireland and the damages You are claiming are above the Small Claims Court Limit, the Adviser must enter into a Conditional Fee Agreement and/or a Fee Agreement (dependent on the jurisdiction) which waived their own fees if You fail to recover the damages that You are claiming in the Legal Action in full or in part. If the damages You are claiming are below the Small Claims Court Limit, Advisers' Costs will not be covered but You can access the Legal Helpline for advice on how to take Your case further.	 a) Arising from medical or clinical treatment, advice, assistance or care b) For stress, psychological or emotional injury unless it arises from You suffering physical injury c) For illness, personal injury or death caused gradually and not caused by a specific sudden event d) Involving a vehicle owned or driven by You For Advisers' Costs associated with registering a claim or making an application to claim with the Personal Injury Assessment Board (PIAB) 		
d) Clinical Negligence Costs to pursue a Legal Action for damages following clinical negligence resulting in Your personal injury or death against the person or organisation directly responsible.	Claims for stress, psychological or emotional injury unless it arises from You suffering physical injury		
e) Employment Disputes Standard Advisers' Costs to pursue a Legal Action in a dispute arising from a Contract of Employment You have entered into for Your work as an Employee.	 a) Where the breach occurred within the first 90 days after You first purchased this insurance unless You have held equivalent cover with Us or another Insurer continuously for a period of at least 90 days leading up to when the breach first occurred b) For Standard Advisers' Costs of any disciplinary investigatory or grievance procedure connected with Your Contract of Employment or the Costs associated with any settlement agreement c) Relating solely or mainly to personal injury. 		

Section 8 - Legal Protection - Cover Continued

What Your Policy covers:	What Your Policy does <u>not</u> cover:		
f) Property Infringement Costs to pursue a Legal Action for nuisance or trespass against the person or organisation infringing Your legal rights in relation to Your main home.	a) Where the nuisance or trespass started within the first 180 days after You first purchased this insurance unless You have held equivalent cover with Us or another Insurer continuously for a period of at least 180 days leading up to when the nuisance or trespass first started b) In respect of works undertaken or to be undertaken by or under the order of any government or public or local authority		
g) Property Damage Costs to pursue a Legal Action for damages against a person or organisation that causes physical damage to Your main home. The damage must have been caused after You first purchased this insurance.	a) In respect of works undertaken or to be undertaken by or under the order of any government or public or local authority b) In respect of a contract You have entered into c) Directly or indirectly arising from planning law d) Directly or indirectly arising from constructing buildings or altering their structure for Your use		
	e) Directly or indirectly arising from: i) Subsidence meaning downward movement of the ground beneath buildings where the movement is unconnected with the weight of the building ii) Heave meaning the upward or sideways movement of the site on which buildings are situated caused by swelling of the ground iii) Land slip meaning downward movement of sloping ground iv) Mining or quarrying		

Section 8 - Legal Protection - Cover Continued

What Your Policy covers:	What Your Policy does <u>not</u> cover:	
h) Tax Standard Advisers' Costs incurred to represent You throughout a Revenue Commissioners Audit relating to Your self-assessment tax return.	 a) Relating to an off shore account held by You. b) In respect of the tax affairs of a compan or any claim if You in business partnersh c) Any Revenue Commissioners Audit wh You have not submitted a self-assessman tax return. 	
 i) Personal Identity Fraud: a) To defend Your legal rights and/or take steps to remove 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 in to the contract and allege that You have been the victim of Identity Fraud b) To deal with all organisations that have been fraudulently applied to for credit, goods or services in Your name or which are seeking monies or have sought monies from You as a result of Identity Fraud c) 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 	 a) Where You have not been the victim of Identity Fraud b) Where You did not take action to prevent Yourself from further instances of Identity Fraud following an Insured Event c) Where the Identity Fraud has been carried out by somebody living with You d) For 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 	

Section 8 - Legal Protection - General Exclusions

1. There is no cover where:-

- You should have known when buying this insurance that the circumstances leading to a claim under this insurance already existed.
- b) An estimate of **Advisers' Costs** of acting for **You** is more than the amount in dispute.
- Advisers' Costs or any other costs and expenses incurred which have not been agreed in advance or are above those for which We have given Our prior written approval.
- d) Your insurers repudiate the insurance Policy or refuse indemnity

2. There is no cover for:-

- Claims over loss or damage where that loss or damage is insured under any other insurance.
- b) Claims made by or against Your insurance adviser, the Insurer, the Adviser, or Us.
- Any claim You make which is false or misleading in any material respect and which You
 either know to be false or misleading or consciously disregard whether it is false or
 misleading
- d) Defending Legal Actions arising from anything You did deliberately or recklessly.
- Costs if Your claim is part of a class action or will be affected by or will affect the outcome of other claims

3. There is no cover for any claim directly or indirectly arising from:-

- a) A dispute between **You** and someone **You** live with or have lived with.
- b) Your business trade or profession other than as an Employee.
- c) An application for a judicial review
- d) Defending or pursuing new areas of law or test cases

4. Privity of Contract

Subject to the extent that section 62 of the Civil Liability Act 1961 or section 21 of the Consumer Insurance Contracts Act 2019 applies, a person who is not a party to this contract has no rights under it to enforce any term of this contract.

Section 8 - Legal Protection - General Conditions

You must comply with these conditions to have the full protection of **Your** cover. If **You** do not comply with these conditions **Your** claim may rejected or not fully paid.

1. Claims

- a) You must notify claims as soon as possible once You become aware of the incident. There will be no cover under this policy if, as a result of a delay in reporting the claim, Our position has been prejudiced such as an admission of liability or offer of payment.
- b) We may investigate the claim and take over and conduct the legal proceedings in Your name. Subject to Your consent which shall not be unreasonably withheld We may reach a settlement of the legal proceedings.
- c) You must supply at Your own expense all of the information which We reasonably require to decide whether a claim may be accepted. Where it is necessary to start court proceedings or a Conflict of Interest arises, and You wish to nominate a legal representative to act for You, You may do so. Where You have elected to use a legal representative of Your own choice You will be responsible for any Advisers' Costs in excess of Our Standard Advisers' Costs. The Adviser must represent You in accordance with Our standard conditions of appointment available on request.

d) The Adviser will:-

- Provide a detailed view of Your prospects of success including the prospects of enforcing any judgment obtained.
- ii) Keep **Us** fully advised of all developments and provide such information as **We** may require.
- iii) Keep Us advised of Advisers' Costs incurred.
- iv) Advise Us of any offers to settle and payments in to court. If against Our advice such offers or payments are not accepted cover under this insurance shall be withdrawn unless We agree in Our absolute discretion to allow the case to proceed.
- Submit bills for assessment or certification by the appropriate body if requested by Us.
- vi) Attempt recovery of Costs from third parties.
- e) In the event of a dispute arising as to Advisers' Costs We may require You to change Adviser.
- f) The Insurer shall only be liable for Advisers' Costs for work expressly authorised by Us in writing and undertaken while there are prospects of success.
- g) You shall supply all information requested by the Adviser and Us.
- h) You are responsible for all legal Costs and expenses including Adverse Costs if You withdraw from the legal proceedings without Our prior consent. Any legal Costs and expenses already paid under this insurance will be reimbursed by You.
- You must instruct the Adviser to provide Us with all information that We ask for and report to Us as We direct at their own Costs.

2. Prospects of Success

At any time **We** may, but only when supported by independent legal advice, form the view that **You** do not have a 51% or greater chance of winning the case and achieving a positive outcome. If so, **We** may decline support or any further support. Examples of a positive outcome are:

- a) Being able to recover the amount of money at stake
- b) Being able to enforce a judgement
- c) Being able to achieve an outcome which best serves Your interests

Section 8 - Legal Protection - General Conditions Continued

3. Proportionality

We will only pay Advisers' Costs that are proportionate to the amount of damages that You are claiming in the Legal Action. Advisers' Costs in excess of the amount of damages that You are able to claim from Your opponent will not be covered.

4. Disputes

If a complaint cannot be dealt with by the Financial Services and Pensions Ombudsman (see 'How to make a Complaint), any dispute between **You** and **Us** may, where **We** both agree, be referred to an arbitrator who will be either a solicitor or a barrister. If the parties cannot agree on their choice of arbitrator the Bar Council of Ireland may be asked to make a nomination of a barrister with suitable experience in insurance law. The arbitration will be binding and carried out under the Arbitration Act 2010. The **Costs** of the arbitration will be at the discretion of the arbitrator.

5. Disclosure

You have a duty to answer all questions honestly and with reasonable care. Where this has not happened, We, or Your Broker or Agent, may be entitled to:

- a) Void the contract and keep the premiums if the disclosure breach is fraudulent
- b) Cancel the contract, refuse all claims and return the premiums if this contract would not have been entered into had the disclosure breach been known (if there is no outstanding claim at the time the contract is cancelled, then We will return only the premiums for the unexpired term of the contract)
- c) Amend the terms of the contract accordingly if the contract would have been entered into on different terms had the disclosure breach been known
- d) Proportionately reduce the amount **You** are entitled to in the event of a successful claim if a higher premium would have been charged had the disclosure breach been known.

6. Fraud

In the event of fraud We-

- a) Will not be liable to pay the fraudulent claim
- b) May recover any sums paid to **You** in respect of the fraudulent claim
- c) May cancel this policy with effect from the fraudulent act and keep all premiums paid to Us
- d) Will no longer be liable to **You** in any regard after the fraudulent act.

7. Other Insurances

If at the time of any incident which results on a claim under this policy there is any other insurance covering the same loss, **we** will only pay **Our** rateable share.

Section 8 - Legal Protection - General Conditions Continued

8. Cancellation

This cover is provided automatically as part of **Your** main insurance contract and cannot be cancelled in isolation.

9. Laws of the Republic of Ireland

This contract is governed by the laws of the Republic of Ireland. The language for contractual terms and communications will be English.

Section 8 - Legal Protection - Privacy and Data Protection Notice

Data Protection MIS Underwriting

Who we are

In this notice, 'we', 'us' and 'our' refers to MIS Underwriting Ltd. For full information concerning MIS Underwriting Ltd please visit www.misunderwriting.com We may record and monitor telephone calls for training, regulatory compliance, quality evaluation and verifications of information provided and received.

Our approach to Privacy

The privacy and security of your personal information is very important to us. **We** protect Your information with security measures under the laws that apply. **We** keep **Our** computers, files and buildings secure.

The information you provide MIS Underwriting Ltd

We may receive personal information about You, when You contact MIS Underwriting Ltd for example by doing either of the following:

Reporting an incident involving Your Home

This information may include:

- Basic personal information such as Your name, address, email address, telephone number, date of birth
 or age, gender and marital status, Your Home, Your household or Your travel arrangements
- Information about Your other policies, Claims history, Claims data
- Sensitive personal information such as criminal convictions, motoring offences and about Your health (current state of health or existing conditions)

Personal information (including details of injuries) may be recorded on claims registers i.e Insurance Link, and shared with other insurers. **We** may search this register to detect and prevent fraud. For further information on Insurance Link http://inslink.ie/

How your data us used and shared by Insurers and Databases in relation to insurance

The data **You** provide will be used by **Us** and shared with other insurers as well as certain statutory and other authorised bodies.

Security

We are committed to protecting the confidentially and security of the information that **You** provide to **Us** and **We** put in place appropriate technical, physical and organisational security measures to protect against any unauthorised access or damage to, or disclosure of loss of **Your** information.

Section 8 - Legal Protection - Privacy and Data Protection Notice Continued

Insurance Administration

Your information may be used for the purposes of insurance administration by the Insurer, its associated companies and agent and by re-insurers. It may be disclosed to regulatory bodies for the purposes of monitoring and/or enforcing the insurers compliance with regulatory rules/codes. Your information may also be used for offering renewal, research and statistical purposes and crime prevention. Information may also be shared with other insurers either directly or via those acting for the Insurer, such as Investigators or Loss Adjusters.

Update your information, request to erase your data, subject access request

If You wish to contact Us regarding this notice You can contact Us at: - Data Protection Officer, 14a Jocelyn Street, Dundalk, Co Louth, A91 XNY2. Telephone: O1 872 O179. Email - underwriting@misgroup.online - Please put Your request in the subject line.

How to find what information we hold about you

You have the right to request a copy of all the personal information We hold about You in a Subject access request or to have their data deleted (exemptions may apply), or to have any inaccurate or misleading data corrected or deleted, or to restrict the processing of personal data. To do this simply write to Us at the address above or contact Us via email.

Complaints

You have the right to complaint about how We treat Your Personal Data and Sensitive Personal Data to the Data Protection Commission. The DPC can be contacted at https://www.dataprotection.ie/en/contact/how-contact-us. We are only allowed to keep Your information if We need it for the reasons outlined above. We will keep it in line with the industry, regulatory and contractual requirements

Section 8 - Legal Protection - Making a Complaint

Customer Service

Our aim is to get it right, first time, every time. If We make a mistake, We will try to put it right straightaway. If You are unhappy with the service that has been provided, You should contact Us at the address below. We will always confirm to You, within 5 working days, that We have received Your complaint. Within 20 working days You will receive either a final response or an explanation of why the complaint has not been resolved plus an indication of when You will receive a final response. Within 40 working days You will receive a final response or, if this is not possible, a reason for the delay plus an indication of when You will receive a final response. After eight weeks, if You are unhappy with the delay, You may refer to the Financial Services and Pensions Ombudsman if You cannot settle Your complaint with Us or before We have investigated the complaint if both parties agree.

Our contact details are:-

MIS Underwriting Limited 14a Jocelyn Street Dundalk Co Louth A91 XNY2

Tel: 01 872 0179

Email: underwriting@misgroup.online

The Financial Services and Pensions Ombudsman contact details:-

The Financial Services and Pensions Ombudsman Lincoln House,

Lincoln Pl, Dublin 2, DO2 VH29

Call: +353 1 567 7000 Email: info@fspo.ie Website: www.fspo.ie

Section 8 - Legal Protection - Authorisation

MIS Underwriting Limited is registered as an insurance intermediary to undertake insurance distribution under the European Union (Insurance Distribution) Regulations, 2018 (IDR) in respect of General Insurance, registration no: C190040.

You can check Our status on the insurance distribution register by clicking here: http://registers.centralbank.ie/

This insurance is administered by MIS Underwriting Ltd and underwritten by AmTrust International Underwriters DAC, Registered in Ireland. Company No. 169384 is authorised and regulated by the Central Bank of Ireland. Registered office: 6-8 College Green, Dublin 2, Ireland

Section 9 - Home Emergency Assistance - Definitions of words

This policy provides **You** with cover for an **Authorised Contractor** to undertake **Emergency Repairs** to secure the **Property** in an attempt to prevent further damage or loss occurring.

If You experience an Emergency within Your home please telephone O818000444 available to You 24 Hours a day, 365 days a year. In the event of a Catastrophe event taking place, service times may be affected due to surges in demand and ability to provide Emergency Repairs may be restricted due to inaccessible/dangerous conditions.

The cover provided within this Home Emergency Assistance Policy is underwritten by MAPFRE ASISTENCIA Compania Internacional De Seguros Y Reaseguros, S.A., trading as MAPFRE ASSISTANCE Agency Ireland

This is an important document - please read it carefully and keep it in a safe place, as it outlines the details of **Your** Home Emergency Assistance cover.

Section 9 - Definitions of words

The definitions below apply throughout Your Policy.

Wherever the words or phrases below appear in **bold** print in the **Policy** they will have the meaning as defined below.

Authorised Contractor - A tradesperson authorised and contracted by **Us** to carry out an emergency repair

Breakdown - A sudden and unforeseen mechanical or electrical malfunction which results in the unit or system no longer working.

Call Out Charges - The cost of the approved contractor attending the scene, the labour and materials needed to carry out an emergency repair.

Catastrophe – A sudden and violent event that brings about great loss or destruction, i.e. natural disasters and/or severe weather conditions.

Emergency - An **Emergency** is defined as an unforeseen or sudden occurrence which results in damage to **Your** domestic **Property** demanding immediate action to: (a) render the **Property** safe and/or (b) secure the building against further loss or damage.

Emergency Repairs – Work undertaken by an **Authorised Contractor** to resolve the **Emergency** by completing a **Temporary Repair** or, where possible within the **Limits of Cover**, a permanent repair.

Insurer - The Underwriter of this policy; namely MAPFRE ASISTENCIA Compania Internacional De Seguros Y Reaseguros, S.A., trading as MAPFRE ASSISTANCE Agency Ireland is authorised by Direccion General de Seguros y Fondos de Pensiones del Ministerio de Economia y Hacienda in Spain and is regulated by the Central Bank of Ireland for conduct of business rules. MAPFRE ASSISTANCE Agency Ireland having its registered office at Ireland Assist House, 22-26 Prospect Hill, Galway, Ireland. (Reg No 903874)

Section 9 - Home Emergency Assistance - Definitions of words Continued

Limits of Cover - The maximum amount payable towards the cost of the assistance.

Period of Insurance - The period of cover specified in **Your** home insurance schedule.

Property – The place of residence named in the home insurance schedule, comprising private dwelling and attached garage used for domestic purposes in the Republic of Ireland but excludes outbuildings and unattached garages. This can include private residence, let residential **Property** or holiday home.

Temporary Repair – A repair that will resolve an **Emergency** but will need to be replaced by a permanent repair.

We/Us/Our - MAPFRE ASSISTANCE Agency Ireland, its representatives and Authorised Contractors.

You/Your - The person(s) who has benefit of this policy.

Section 9 - Home Emergency Assistance - Cover

We undertake to provide an Authorised Contractor to undertake Emergency Repairs to secure the Property in an attempt to prevent further damage or loss occurring.

In the event of a Catastrophe event taking place, service times may be affected due to surges in demand and ability to provide Emergency Repairs may be restricted due to inaccessible/dangerous conditions.

We will provide assistance for an Emergency relating to:		What Your Policy does not cover:	
a)	Plumbing and Drainage The sudden or unexpected Breakdown of, or damage to, the plumbing and drainage system which will result in internal liquid damage to Your Property. This includes leaking pipes, blocked drains, water tanks, blockages in toilet waste pipes or leaking radiators.	 a) more than €300.00 per home emergency assistance b) more than four assistances per Period of Insurance per policy. 	
b)	Electrical Supply The sudden, unexpected Breakdown of the electricity supply (or one phase thereof) within Your Property.		
c)	Security and Glazing The sudden or unexpected failure of, or damage caused to external locks, doors or windows only which has rendered Your Property insecure, including theft or loss of keys and/or broken external window glass.		
d)	Roofing Damage to the roof of Your Property necessitating repair.		
e)	Primary Heating System The complete failure or Breakdown of either the heating and/or hot water supply provided by the primary heating system in the Property.		

Section 9 - Home Emergency Assistance - Additional Cover

Where We have carried out Emergency Repairs , We will provide (if necessary):		What Your Policy does <u>not</u> cover:	
a)	Alternative Accommodation If Your Property is deemed uninhabitable, We will provide overnight accommodation for 4 people, at an establishment of Your choice.	a) b)	when an Emergency Repair has not been carried out more than €50 per person or €200 per incident.
b)	Furniture Storage If Your Property is deemed uninhabitable, and it is necessary to remove household furniture for security reasons, We will provide 7 days storage for Your furniture and transport to and from the security storage location up to a distance of 50km from Your home	a)	more than €200 per incident
c)	Urgent Message Relay When an Emergency occurs within Your Property, We will relay two urgent messages to a family member at home or abroad	a)	more than two messages per incident
d)	Essential Information If You need the telephone number of an essential service urgently, simply call the number above and We will provide the telephone number for the Hospital, Garda Station, Fire Brigade, 24 Hour Pharmacy or Transport Company.		

Section 9 - Home Emergency Assistance - General Conditions

The following conditions, which apply to the **Policy** as a whole, describe **Your** responsibilities, general information and the procedures that apply in certain circumstances. Failure to adhere to these conditions could make the **Policy** invalid or mean **We** may refuse to pay **Your Claim**:

We have relied on the information **You** have given **Us** when deciding whether to insure **You** and when setting the terms and premium. The specific questions **We** have asked are material to the risk **We** are undertaking or the calculation of the premium, or both.

You have a duty to answer all questions honestly and with reasonable care.

- You must take reasonable precautions to protect and maintain Your Property and the services within it, keeping it in a good state of repair.
- If at the time of any Claim, another policy covers the incident, We will only pay Our rateable
 proportion regardless of what terms & conditions may apply to the other policy.
- It is a condition precedent to liability of the Insurer in respect of any Property which is Unoccupied for more than 60 consecutive days, that:
 - mains services are switched off and the water system is drained whenever the Buildings are vacated (unless electricity is needed to maintain any fire or intruder alarm system in operation)
 - a responsible person is to be appointed to supervise and check the **Property** in line
 with any conditions in **Your** buildings and/or Contents policy. These will be found
 on **Your** policy schedule.
 - accumulations of combustible materials such as junk mail are removed during inspection
 - the Property is secured against unlawful entry by closing all doors and windows and setting all security locking mechanisms in operation
- Whilst We will consider Your wishes at all times, the service is provided at Our discretion and
 it might be necessary to provide an alternative means of assistance in certain circumstances.
- If We choose to set aside an exclusion, term or condition of this Policy in order to accept a
 Claim, this will not prevent Us from relying on that exclusion, term or condition in the event
 of a future Claim.

Cancellation

This cover is provided automatically as part of **Your** main insurance contract and cannot be cancelled in isolation.

Section 9 - Home Emergency Assistance - General Exclusions

We will not pay for:

- Issues outside the Property, namely sheds, unconnected garages and other outbuildings
- Primary Heating Systems which have not been maintained in line with manufacturers specifications
- Issues within the Property which existed prior to inception of this policy
- Costs or Actions necessary to remediate the Property over the Limit of Cover
- The cost of any work carried out without Our prior approval, including any cost relating to the attempted repair by You or Your own contractor
- When the work necessary for repair needs to be carried out in Inaccessible/Dangerous Conditions, i.e. roofing during gale force winds, internal spaces of height without suitable guard rails etc
- Any parts not supplied or chosen by Us. Our Authorised Contractor may still carry out the
 work using these parts but no liability will rest with Us as a result of a subsequent failure of
 these parts
- Normal day to day maintenance which should be carried out by You in Your Property
- Replacement of items within the Property which is necessitated as a result of normal wear and tear
- Any loss arising from subsidence, heave of the site or landslip
- Any loss or Damage arising as a consequence of:
 - o War, terrorism, hostilities, civil unrest, act of foreign enemies or similar causes
 - Ionising radiation or contamination by radioactivity from any nuclear fuel or nuclear waste
 - Fire, lightning, explosion, tempest, flood, earthquake, impact or other extraneous causes
- Loss as a result of disconnection or interruption of public utilities services to Your Property
 which is not unique to Your Property
- Any investigative work, such as trace and access, which is required to solve the overall
 problem once the Emergency Repairs have been carried out
- Any incidents where the root cause of the problem emanates from a communal area that You do not have sole responsibility for
- Any incident brought about by an avoidable or willful or deliberate act committed by You or
 if the You consented to the act or ought to have known that the act would cause loss or
 damage
- The repair of damage arising from seepage, leaking or dampness even as a result of breakage or damage of the piping or other installation
- The repair of air conditioning installations, electrical showers, water filtration units, jacuzzis, drains and septic tanks outside the private home
- Alarm or telephone systems
- Repairs to lighting, including bulbs or fluorescent tubes, free-standing electrical installations such as lamps, home appliances
- Any work to: inside doors or fittings,outside doors not leading directly to the private home, mechanical shutters or automatic garage doors, double glazed units where one pane has remained intact, any private home in the course of construction or under refurbishment or renovation
- Any assistance requests if you knowingly provide false or misleading information
- Any recurring assistance requests due to the same cause where a permanent professional repair has not been undertaken to correct the fault

Section 9 - Home Emergency Assistance - General Exclusions Continued

Territorial Limits

Cover under this policy is restricted to properties located within the Republic of Ireland

Iurisdictional clause

At all times, this agreement shall be governed by Irish law

Insurance Act 1936

All monies which become or may become payable by **Us** to **You** under this **policy** shall, in accordance with Section 93 of the Insurance Act 1936, be payable in the Republic of Ireland

Stamp Duties Consolidation Act 1999

The appropriate stamp duty has been or will be paid in accordance with the provisions of Section 5 of the Stamp Duties Consolidation Act 1999

Section 9 - Home Emergency Assistance - Conditions

Before requesting assistance please check that the circumstances are covered by this Policy.

If You have an Emergency at Your Property, please call the emergency helpline number and have the following information available:

- Property address
- Your policy number
- a description of the problem
- a telephone number where You can be contacted

We will arrange and pay for the cost of the callout, labour and materials needed to carry out an emergency repair, up to the value of €300 plus vat per home emergency assistance. If the cost of the emergency repairs exceeds this amount you will be responsible for paying the difference

WARNING: You should contact **Your** supply company and/or the public **Emergency** services immediately if **You** have a major **Emergency** that puts someone in danger, which could result in personal injury or in serious damage to **Property**, such as a gas leak or a fire.

Complaints

In the unlikely event of a dispute occurring regarding a Home Emergency Assistance, **You** should write to: Customer Service Team, MAPFRE ASSISTANCE Agency Ireland, 22-26 Prospect Hill, Galway. Alternatively, **You** can telephone **Us** on 0818000444. **We** undertake to respond to **You** within five working days of receipt of **Your** letter. If **We** have not replied to **Your** complaint by then **We** will send **You** an acknowledgment letter to keep you informed of progress. Should **You** remain dissatisfied, **You** may contact:

The Financial Services and Pensions Ombudsman Bureau,

Lincoln House, Lincoln Place, Dublin 2, DO2 VH29

Tel: +353 1 567 7000 Email: <u>info@fspo.ie</u> Website: www.fspo.ie

Following this procedure does not affect Your legal rights.

Section 9 - Home Emergency Assistance - Privacy and Data Protection Notice

We need to obtain personal information from You to provide You with the policy of insurance.

We use Your personal information in the following ways:

- to provide You with policy cover, including underwriting and claims handling. This may include
 disclosing information to other insurers, regulatory authorities, or to Our agents who provide services
 on Your behalf under the terms of the policy;
- to confirm, maintain, update and improve our customer records;
- to analyse and develop Our relationship with You;
- to help in processing any applications You may make;
- to identify and market products and services that may be of interest to You, (subject to Your prior consent);
- to carry out studies of statistics and claim rates;
- for the analysis and the prevention of fraud;
- for the analysis and the prevention of payment defaults;
- for statistical studies by **Us** and/or any sectorial organisation in Europe.

Where You have given Your consent, We may share some of Your personal information with Our partner companies or companies within Our group so that they can provide You with information about other products, services and promotions that may be of interest to you by letter, telephone, SMS or e-mail. We will only disclose Your personal information to third parties if:

- it is necessary for the performance of Your Policy of insurance with Us
- You have given Your consent, including marketing consent
- such disclosure is required or permitted by law.

You can change Your mind about Your marketing consent at any time by contacting our Data Protection Officer, Ireland Assist House 22-26 Prospect Hill, Galway or email: DPO.IRELAND@mapfre.com

We deal with third parties that We trust to treat Our customers' personal information with the same stringent controls that We apply ourselves.

Information which **You** supply to **Us** in connection with this policy will be held on **Our** computer records and stored according to the GDPR. **We** will not keep **Your** personal information for longer than necessary.

You are entitled on request to receive a copy of the personal information We hold about You. This will be information that You have given to Us during Your policy. If You would like a copy of Your information, please contact Our Data Protection Officer, 1 Victoria Street, Bristol Bridge, Bristol, BS1 6AA Telephone: +44 (0) 1179 308926 Email: dpo@mapfre.co.uk

Under the GDPR You also have the below rights in relation to Your personal data;

- Request correction/rectification of Your personal data.
- Request erasure of Your personal data, a right to be forgotten.
- Object to processing of **Your** personal data.
- Request restriction of processing Your personal data.
- Request transfer of **Your** personal data.
- Right to withdraw consent.

Section 9 - Home Emergency Assistance - Privacy and Data Protection Notice Continued

If You require more information in relation to how We process data and Your rights please contact Us at the address above.

We keep records of any transactions **You** enter with **Us** or **Our** partner companies for six years after this contract has terminated. This is to enable a response to all claims under the policy, validation of policy cover, any enquiries, complaints or disputes that arise in that period and to comply with **Our** legal and regulatory requirements. **We** may keep other personal information about **You** if it is necessary for **Us** to do so to comply with the law.

To assist with fraud prevention and detection **We** may:

- share information about You across Our group, with other insurers and, where We are entitled to do so
 under the Data Protection legislation, the police and other law enforcement agencies;
- pass Your details to a central insurance application and claims checking system, whereby it may be
 checked against information held by that central insurance application and claims checking system and
 shared with other insurers:
- check Your details with fraud prevention agencies and, if You give Us false or inaccurate information and We suspect fraud, We will record this with the fraud prevention agency and other organisations who may also use and search these records to:
 - a) help make decisions about credit and credit related services for You and members of Your household:
 - b) help make decisions on motor, household, credit, life and other insurance proposals and claims for **You** and members of **Your** household:
 - c) trace debtors, recover debt, prevent fraud and to manage **Your** insurance policies;
 - d) check **Your** identity to prevent money laundering, unless **You** provide **Us** with other satisfactory proof of identity;
 - e) undertake credit searches and additional fraud searches.

Under the GDPR, the MAPFRE group can only discuss **Your** personal information with **You**. If **You** would like anyone else to act on **Your** behalf, please contact **Us**. **You** can do this by contacting **Our** Data Protection Officer, Ireland Assist House, 22-26 Prospect Hill, Galway, Ireland.

Signed on behalf of the Company

Craig Senior

General Manager

By Authority of the Board

Making a complaint

We are committed to providing You with the highest standard of service at all times and if Our service doesn't meet Your expectations, We want to hear about it so We may try to put things right.

All complaints **We** receive are taken seriously and following the steps below, will help **Us** understand **Your** concerns and provide **You** with a fair response.

Making Your complaint

If Your complaint relates to Your Policy, please contact Us:

Contact details:

Prestige Underwriting Services (Ireland) Limited 4th Floor Lanyon Building, North Derby Street, Belfast, BT15 3HL

Phone: (O49) 437 1830

Email: complaints@prestigeunderwriting.co.uk

When You make contact please provide the following information:

- Your name, address and telephone number and email address
- the address of the property insured if different to the above
- Your Policy and/or claim number and type of Policy You hold
- · the name of Your Broker or Agent
- · the reason for Your complaint

Telephone contact is often the most effective way to resolve a complaint quickly. Any written correspondence should be headed 'Complaint' and **You** may include copies of supporting material.

Beyond the insurer

If You remain dissatisfied with the outcome or we are unable to resolve Your complaint within 40 days, You have the right to refer Your complaints to the Financial Services and Pensions Ombudsman for investigation.

The Financial Services and Pensions Ombudsman can be contacted at:

Address: Lincoln House, Lincoln Place, Dublin 2, DO2 VH29.

Telephone: 0156 77000.

Email: info@fspo.ie

Making a complaint Continued

Our promise to You We will

- · acknowledge all complaints promptly
- · investigate quickly and thoroughly
- keep You informed of progress
- do everything possible to resolve Your complaint
- use the information from complaints to continuously improve **Our** service

Telephone calls are recorded and monitored for accuracy of information. Call charges may vary depending on **Your** service provider.

The European Commission has also provided an Online Dispute Resolution Service for logging complaints. To use this service please go to: http://ec.europa.eu/odr

If your complaint relates to a claim on your policy, please contact the department dealing with your claim.

Complaints procedure

We aim to give excellent service to all **our** customers; however, **we** recognise that things may occasionally go wrong. **We** will do **our** best to deal with **your** complaint as effectively and quickly as possible. If **you** arranged **your** cover through an agent or adviser, please send **your** complaint to them.

If your complaint is not resolved to your satisfaction, please contact Aviva Insurance Ireland DAC on 1800 666 555 or write to us at: Aviva Ireland Complaints Team - Aviva Insurance Ireland DAC, Cherrywood Business Park, Dublin, Ireland, D18 W2P5 or you can contact the following:

Financial Services and Pensions Ombudsman

Lincoln House, Lincoln Place, Dublin 2, DO2 VH29. Phone: 01 567 7000 E-mail: info@fspo.ie Website: www.fspo.ie

Insurance Ireland

Insurance Centre, 5 Harbourmaster Place, IFSC, Dublin 1, DO1 E7E8.
Phone: O1 676 1914
E-mail: iis@insuranceireland.eu
Website: www.insuranceireland.eu

You will not lose **your** right to take legal action if **you** contact either of the above.

Privacy Notice

Data Protection

You can find Our full Privacy Notice in Your Policy documents and on Our website at www.prestigeunderwriting.co.uk/#legal.

Prestige Underwriting Services (Ireland) Limited is the Data Controller for any personal information **You** supply to **Us**. If **You** would like to speak to **Us** about how **We** use **Your** information **You** can contact **Us** on (049) 437 1830 or contact **Us** by writing to the Data Protection Officer, Prestige Underwriting Services (Ireland) Limited, Teach Chinn Aird, Ashe Street, Cavan.

How we will use Your information

Your personal information may be used by Prestige Underwriting Services (Ireland) Limited for purposes that are necessary for the performance and management of Your contract of insurance, to determine Our underwriting and pricing strategies, for Our legitimate interests as an underwriting agency and for compliance with any legal obligations.

We may obtain personal information from You directly or from someone You have authorised to supply personal information on Your behalf, such as Your Broker or Agent. We may also obtain information from third parties such as credit reference agencies, the police and other insurers (e.g. to confirm Your personal data and verify claims information).

Where necessary **We** may share **Your** information with authorised third parties, for example an insurer, broker, regulators, law enforcement agencies, fraud prevention agencies, loss adjustors, recovery agencies, approved repairers, compulsory insurance databases and/or third parties per Section 21 of the Consumer Insurance Contract Act 2019. **We** will only share the information in connection with the insurance cover and to the extent required or permitted by law. **We** will ensure that appropriate data protection and information security assurances are in place. **We** will only share the information in connection with the insurance cover and to the extent required or permitted by law. **We** will ensure that appropriate data protection and information security assurances are in place.

We retain information in line with provisions issued by **Our** regulatory body the Central Bank of Ireland in order to manage **Your Policy**, deal with complaints and manage claims. **We** will only retain **Your** personal data for as long as **We** are required by law.

Disclosing other peoples information

You should show this privacy notice to anyone whose information is disclosed to **Us** with **Your Policy** information. You must also obtain their consent to share their information.

Call recording

Telephone calls with **Us** may be recorded for training, monitoring, audit requirements, quality assurance purposes and fraud prevention and detection.

Your rights

You have rights in relation to the information We hold about You including the right to access Your information. You can find more details on Our full privacy notice. If You wish to avail of these rights please write to the Data Protection Officer, Prestige Underwriting Services (Ireland) Limited, Teach Chinn Aird, Ashe Street, Cavan or call Us on (049) 437 1830 for more information.

The Data Protection Commissioner

You can find more details about data protection from the Data Protection Commissioner's Office at https://www.dataprotection.ie/docs/Home/4.htm. **You** can also contact the Data Protection Commissioner if **You** believe **We** have not complied with **Our** obligations.

