

Personal Insurance Plan MaxiPlan House

Effective June 2021

Welcome to MaxiPlan – Insurance For *Your Home*

We would like to make sure you are aware of all your entitlements under this policy, so please read this document carefully. After you have read it, please contact us if you would like further information.

30-day Money Back Guarantee

If you are not satisfied with the cover provided by the policy you may return the policy within 30 days of receiving it.

If you have not made any claims during this period we will give you a full refund of any premium paid.

Privacy *Act* and the Insurance Claim Register (ICR)

The ICR is a database of insurance claims to which participant insurers have access. The purpose of the ICR is to prevent insurance fraud. The ICR is operated by Insurance Claims Register Limited (ICR Ltd), PO Box 474, Wellington.

This policy is issued to *you* on the condition that *you* authorise *us* to place details of any claims made against this policy on the database of ICR Ltd, where they will be retained and be available for other insurance companies to inspect. *You* also authorise *us* to obtain from ICR Ltd personal information about *you* that is (in *our* view) relevant to this policy or any claim made against it. *You* have certain rights of access to and correction of this information, subject to the provisions of the Privacy *Act* 1993.

Definitions

Definitions explain words frequently used in the policy. Defined words are shown in this type style.

Accident and accidental mean a sudden and unforeseen event, not intended or expected by you.

Act means any Act of the New Zealand Parliament in force at the commencement of the *period of cover*, or which comes into force during the *period of cover*, and any substitution of, amendment to, replacement of, or any statutory regulation made under such Act.

Bodily injury means bodily injury (including death),

illness, disability, disease, shock, fright, mental anguish or mental injury to another person.

Damages means amounts payable in accordance with judgement against you and/or settlements negotiated by us, including the other party's costs and interest on any judgement where applicable. Damages do not include punitive or exemplary damages, fines, penalties, reparation, or any other form of criminal sanction, non-pecuniary relief, taxes, or any payment deemed to be unlawful to insure against.

Environmental improvements means an alteration or addition to your home which is intended to contribute to the protection or conservation of the environment. These may include, but are not limited to, items such as solar panels, rainwater tanks or compost equipment.

Home means each dwelling (including residential flat or holiday home) within the residential boundaries of the property on which the home is situated.

It includes any part of the home used as a home office or health care practice. It also includes:

- domestic outbuildings, greenhouses and garages
- permanent decks, built in furniture
- fixed floor coverings
- aerials forming part of the building
- coverings fixed to the ceiling or wall
- curtains, drapes and blinds
- fixed light fittings, and appliances permanently attached to a gas, plumbing or electricity service
- letter boxes, exterior blinds and awnings, fixed clotheslines and built in barbecues
- septic tanks, oil heating tanks, service tanks and water tanks including their fixed pumps
- permanent spa or inground swimming pools, including their fixtures, pipes and fixed pumps
- walls, fences, gates
- gas pipes, fresh-water pipes, electricity and telephone cables
- any driveways, paths, footpaths and tennis courts.

But does not include:

retaining walls except for the cover provided under the Retaining Wall additional benefit





- planted hedges, trees, shrubs, lawns and plants except where cover is provided under the Landscaping additional benefit
- landlord's fixtures and fittings, unless the Landlord's Option is shown on the schedule
- wharves, piers, jetties or the like
- culverts, dams, slipways
- bridges or anything on them
- adjacent property owners' share in walls, fences, gates, retaining walls, pipes, cables or driveways where those things are jointly owned by you and other property owners
- · the land itself.

Indemnity value is the amount needed to put *you* back in the same financial position *you* were in immediately before the *loss* occurred. This is either:

- a. the market value of the home at the time of loss; or
- b. the cost of rebuilding or repairing the damaged portion of the *home* to a condition no better, or more extensive than it was when new, less an allowance for depreciation and wear and tear; or
- c. the market value of the *Landlord's furnishings* at the time of *loss* (where the Landlord's Extension is shown on *your schedule*).

Landlord's furnishings means dishwashers, stoves, refrigerators, washing machines, dryers and built in microwaves not permanently wired into the home.

Loss means accidental physical loss or physical damage. It does not mean prevention of use or loss of functionality or usefulness.

Natural disaster means earthquake, natural landslip, volcanic eruption, hydrothermal activity, tsunami or fire resulting from any of these. It does not include any gradual or slowly moving natural landslip.

Period of cover means the "period" or "period of insurance" specified in the *schedule*.

Premium is the consideration for this contract. This may mean the first premium or any subsequent premium.

Rent means the periodic payments due to you by the tenant(s) for use of the home as agreed under the current tenancy agreement.

Reparation means an amount ordered by a New Zealand court under section 32 of the Sentencing Act 2002 to be paid to the victim of an offence. Reparation does not include:

a. reparation arising from prosecution of an offence under the Health and Safety at Work *Act* 2015; or

- b. damages, court costs, fines, penalties, any other form of criminal sanction, non-pecuniary relief, taxes, any payment deemed to be unlawful to insure against; or
- your legal defence costs or expenses in relation to an offence.

Schedule is the latest current policy schedule, expiry notice or insurance renewal issued to *you*.

Sum insured means the sum insured shown on the schedule.

Tenancy agreement means the written contract of tenancy between you and the tenant(s) over the home.

Tenanted means that your home is occupied by tenants and your home is noted on your schedule as being tenanted.

Tenant or tenants means any person or persons (including the person's husband, wife, or partner, and the person's family) who are party to a tenancy agreement with you, for a period of no less than 90 days, having the right under such agreement to occupy the home in consideration of regular rental payments.

Uninhabitable means the home is no longer a safe or sanitary place to live, as determined by government or local authorities, or by us, due to physical damage to the home, and where notice to this effect has been issued. It does not mean a disinclination by you or your tenants to remain in occupancy of an otherwise safe or sanitary home

Unoccupied means that no authorised person has slept overnight in the *home* within the last 60 days.

We, us or our means Vero Insurance New Zealand Limited. You or your means the insured person or persons named in the schedule, and their partner. Partner means a marriage partner, or de facto partner as defined in the Property (Relationships) Act 1976 or civil union partner as defined by the Civil Union Act 2004.

Introduction

We will provide the cover set out in this policy during the *period of cover* shown on the *schedule* provided *you* have paid the *premium* and *you* remain subject to the policy's terms, limits, exclusions and conditions. *Your* insurance contract consists of:

- 1. this policy document;
- 2. the personalised *schedule* with details of the cover which applies to *you*; and
- the information in the proposal, application or declaration;

whether you have received or provided this information



verbally, or have completed, accessed, or received versions of these documents electronically or in printed form.

What you are insured for

We will insure you for accidental loss to your home at the situation shown in the schedule during the period of cover.

What we will pay - at our option:

- the cost incurred in rebuilding or repairing the damaged portion of the home using currently equivalent building materials and techniques to a standard or specification no more extensive, nor better than its condition when new; or
- 2. the *indemnity value* should *you* not rebuild or repair within 12 months unless authorised by *us*.

Limits on what we will pay:

- 1. The maximum amount we will pay under this policy is:
 - a. the *sum insured*; plus
 - b. any GST *you* have paid or that is payable on the *sum insured*; plus
 - i. Benefit 2 Landscaping
 - ii. Benefit 9 Property Owner's Liability
 - iii. Benefit 10 SumExtra
 - iv. Benefit 12 Environmental Improvements.
- We will only replace damaged wallpaper or floor coverings in the room where the loss occurred;
- 3. We will only pay *indemnity value* on swimming and spa pool liners;
- 4. We will only pay *indemnity value* on electric motors over 10 years of age;
- 5. Our liability to you under all legal liability benefits (Liability for Damages and Liability for Reparation), will be limited to the applicable sub-limits, and will never exceed \$2,000,000 in total during any period of cover. In addition we will pay your legal defence costs and expenses incurred with our consent where your legal liability is to pay damages. However we will not pay your legal defence costs and expenses in relation to an offence or where your legal liability is to pay reparation.

Additional Benefits

We will also pay for:

1. Gradual damage

We will pay for damage to *your home* resulting from the action of micro-organisms, mould, mildew, rot, fungi or gradual deterioration, caused by water leaking or overflowing from any internal water system, provided that the *loss* first occurs during the time that *you* own the *home*.

The limit includes costs for searching for the source of the problem if they are reasonably incurred and we have accepted a claim for the *loss*.

An internal water system is any water pipe, waste disposal pipe, water cylinder or water storage tank which is permanently connected and contained within the walls, floors or roof of the dwelling structure.

Any payment will be limited to \$3,000 for any one event and must be applied towards repair of the damage.

2. Landscaping

We will pay for accidental loss to your gardens (including planted hedges, trees, shrubs and plants) and lawns, provided your home was also damaged in the same event and we have agreed to pay a claim for loss to your home.

We will pay up to \$5,000 for any one event.

3. Retaining walls

We will pay for *loss* to retaining walls arising out of any one event. This includes the cost of gaining access to the wall, stabilising the soil, and providing footings and drainage materials.

A retaining wall means a completed retaining wall, but only where the sole purpose of the wall is to retain land. However, retaining walls more than 1.5 metres in height above ground level are insured only if the appropriate local authority has issued any necessary permit, consent or certificate.

Any payment will be limited to \$80,000 or to the *sum insured* with pre-*loss* valuation.

4. Home office or healthcare practice

The policy will extend to include any part of the *home* used as a home office or health care practice.

Health care practice is the part of the *home* that is:

- exclusively used by you for the carrying on of the business of a legally qualified medical practitioner including dentists;
- used by customers for access to that part of the home.

Home office means the part of the *home* that is:

- exclusively used by you for the carrying on of a business of an administrative, clerical or professional nature;
- b. used by customers for access to that part of the *home*.



5. Rebuilding elsewhere

If we have agreed to pay a claim for loss to your home covered by this policy, and you want to rebuild elsewhere, then you can do so if you have our agreement in writing, provided:

- a. *you* will have to pay for any extra costs associated with rebuilding elsewhere; and
- b. rebuilding must be completed within 12 months of the date of the *loss*, unless authorised by *us*.

6. Fees and clearance costs

We will pay:

- costs of clearing the building site or demolition of the damaged portion of the home and the removal of debris of contents from the home and; in addition
- architects, surveyors, consultants, legal and council fees to reinstate or repair the home, incurred with our prior consent following any loss insured by this policy.

7. Statutory requirements

If we pay to rebuild or repair your home, we will pay the extra costs to rebuild or repair the damaged portion of the home needed solely to comply with any statute or local body regulation. Provided that:

- 1. notice of such had not been served on *you* before the damage occurred; or
- 2. there is not an entry on *your* Certificate of Title; unless *we* have agreed in writing to provide cover.

8. Authorities damage

We will pay for damage to the *home* caused by government or local authorities in order to prevent *loss* covered by this policy.

9. Property Owner's Liability

If you, or a member of your household, have home, contents, motor, or boat insurance with us, you are only entitled to payment of any of the benefits below under one policy or section of a policy per event.

A. Liability for Damages

We will cover you for your legal liability to pay damages for accidental bodily injury or loss to someone else's property happening during the period of cover as a result of an event that occurs in New Zealand and arises out of your ownership of the home.

B. Liability for Reparation

We will cover you for your legal liability to pay reparation for accidental bodily injury or loss to

someone else's property happening during the *period of cover* as a result of an event that occurs in New Zealand and arises out of *your* ownership of the *home*, provided that:

- a. you tell us immediately if you are charged with any offence in connection with your ownership of the home which resulted in loss to someone else's property or bodily injury to another person;
- b. you obtain our written approval before any offer of reparation is made.

But we will not pay under any of these benefits for:

- a. legal liability for *loss* to property belonging to *you* or under *your* control;
- b. legal liability arising out of:
 - i. any business, profession, or employment;
 - ii. the ownership, possession, or use of any mechanically propelled vehicle, trailer, aircraft or boat;
 - iii. the ownership and/or possession of any animals other than domestic pets;
 - iv. or assumed by agreement (unless you would have been liable anyway), except liability normally agreed to by a landlord under a tenancy or lease agreement;
- c. any punitive or exemplary damages awarded against you;
- d. legal liability where any exclusion in the section "Exclusions (what you are not insured for)" applies.

Limits on what we will pay under Property Owner's Liability:

In respect of any one event, we will pay:

- i. for loss to someone else's property, up to \$2,000,000; and
- ii. for bodily injury, up to \$1,000,000.

In addition, where your legal liability is to pay damages, we will pay your legal defence costs and expenses incurred with our prior written consent. However we will not pay your legal defence costs and expenses in relation to an offence or where your legal liability is to pay reparation.

10. SumExtra

If we elect to settle your claim for loss to your home on the basis that we pay the cost of rebuilding or repairing under the heading "What we will pay – at our option", and the replacement cost exceeds the sum insured, we will pay:



- a. up to a further 10% of the *sum insured* towards the replacement cost where the *loss* is caused by *natural disaster;* or
- the replacement cost where the loss arises from any insured cause other than natural disaster;

provided the *sum insured* at the time of *loss* is equal to or greater than a written estimate of costs reasonably necessary to rebuild *your home* to a building standard or specification similar to, but no more extensive or better than, the *home*'s condition when new, using currently equivalent techniques and building materials readily available in New Zealand:

- i. from the online rebuilding cost calculator accessed through *our* website or from such other online rebuilding cost calculator as *we* accept;
- ii. by a registered valuer, registered quantity surveyor, building practitioner holding an appropriate trade licence, or such other building specialist, as we accept; or
- iii. by such other method or source as we accept; and provided also:
- iv. that the written estimate of costs provides a complete and correct description of your home and is less than 3 years old at the time the sum insured was most recently agreed; and
- v. where you subsequently increased the size, or improved the quality, of your home, that you increased the sum insured proportionately, otherwise we will pay only up to a further 10% of the sum insured.

The cover provided by this benefit does not increase the *sum insured*. Any cover that is based on a percentage of the *sum insured* does not increase.

11. Methamphetamine contamination

This benefit only applies if:

- your home is tenanted; and
- you comply with the Landlord's Obligations set out in the "Policy Conditions" section of this policy.

We will pay for the testing, decontamination and repair of your home if it suffers loss as a result of use, consumption, storage or manufacture of methamphetamine or its precursor chemicals by your tenants or persons at the home with your tenants' permission. This benefit includes the costs reasonably incurred in searching for and identifying contamination, if testing confirms that the home is contaminated.

Cover under this benefit will only apply where, at the time of the claim being made, the level of chemical contamination exceeds $15\mu g/100cm^2$. We will only pay for decontamination to the extent required to achieve a post-remediation contamination level of less than $1.5\mu g/100cm^2$.

We will pay, within the *sum insured*, the reasonable cost incurred by *you* in decontaminating the *home*. If a damaged portion of the *home* needs to be repaired or rebuilt in order to achieve a post-remediation contamination level of less than $1.5 \mu g/100 cm^2$, we will pay the reasonable cost incurred in repairing or rebuilding the damaged portion to replacement condition.

Our liability under this benefit will be limited to \$50,000 for any one event.

We will never pay the cost associated with decontaminating or repairing land even if this is required to facilitate decontamination, repair or rebuilding of the *home* or to comply with government or local authority statutes, bylaws or regulations.

We will only provide cover under this benefit for *loss* caused by one event while the *home* was let to the same *tenants* or under the same *tenancy agreement*.

12. Environmental Improvements

At *your* request, *we* will pay up to \$3,500 for the additional costs associated with the purchase and installation of *environmental improvements* to *your home* such as a rainwater tank, solar systems or compost equipment if:

- a. we have accepted a claim for loss or damage under this policy worth more than 80% of the sum insured; and
- b. *your home* does not already have the relevant environmental equipment; and
- c. we are authorising or arranging the repairs to your home; and
- d. you have sought our agreement prior to purchasing or installing the relevant environmental equipment.

This benefit does not cover any amount which is, or would be but for the *sum insured*, covered under Benefit 7 - Statutory Requirements to comply with the latest building regulations.

Optional Additional Benefit

The following Optional Additional Benefit is subject to the policy definitions, clauses, exclusions, conditions and limits.

Landlord's Extension

If you have paid an additional premium for this Optional Additional Benefit and it is shown on your



schedule as being included, we will provide the cover set out below for each self-contained dwelling unit that you have told us about, provided that:

- each is occupied by a tenant, and is located at the situation address shown on your schedule; and
- you comply with the Landlord's Obligations set out in the 'Policy Conditions' section of this policy.

Any payment made by *us* for any *loss* covered under the Landlord's Extension will be reduced by the amount of *rent* received by *you* in advance and/or any bond held by *you* or with Tenancy Services.

A. Malicious damage or theft

We will cover you for:

- a. malicious, intentional or deliberate damage to the home; or
- b. theft of any part of the home

committed by the *tenant(s)* or persons at the *home* with *your tenants'* permission.

We will pay:

- the reasonable cost incurred in rebuilding or repairing the damaged portion of the *home* to a standard or specification no more extensive, nor better than its condition when new; or
- the indemnity value should you not rebuild or repair within a reasonable time.

Our liability under this benefit will be limited to \$30,000 for any one event.

We will only provide cover under this benefit for *loss* caused by one event while the *home* was let to the same *tenants* or under the same *tenancy agreement*.

B. Landlord's furnishings

If *landlord's furnishings* suffer *loss*, we will pay the *indemnity value* of these items.

Landlord's furnishings are also covered under this benefit for loss within the terms of the "Malicious damage or theft" benefit.

Our liability for landlord's furnishings is limited to \$20,000 per dwelling unit or the amount shown on your schedule, whichever is higher, for any one event.

C. Loss of *rent* due to *loss* covered by this policy

If your home is uninhabitable because:

- a. of *loss* covered by this policy, or which would be covered but for the operation of the Earthquake Commission *Act* 1993; or
- b. a government or local authority prevents access to the *home* due to possible or impending damage

to an otherwise safe or sanitary *home* and this is initiated during the *period of cover*;

we will pay or reimburse you for loss of rent from the date that the home becomes uninhabitable, provided that:

- the home was occupied by a tenant at the time of loss or prevention of access; or
- ii. at the time of loss or prevention of access, you had a signed tenancy agreement for a new tenant to let the home for an ongoing period intended to be no less than 90 days.

We will pay an amount equal to the average weekly rental you received for renting out the home during the weeks it was occupied by tenants in the 12 months prior to the loss, or where a tenancy agreement was signed for a new tenant prior to the loss, the amount of the weekly rental in the agreement.

Where *your* claim for *loss* to the *home* is covered entirely by the Earthquake Commission, *we* will still pay *your* loss of *rent* under this benefit.

The maximum that we will pay for loss of rent is:

- for the period necessary to rebuild or repair the home, up to a maximum period of 12 months; or
- where *you* don't want the *home* repaired or rebuilt, up to two months.
- for the period of prevention of access to the *home*, up to a maximum period of 12 months.

Our liability for loss of *rent* will be subject to a maximum of \$40,000 per dwelling unit or the amount shown on *your schedule*, whichever is higher, for any one event.

D. Loss of rent due to non-payment by tenants

We will pay or reimburse *you* for loss of *rent* due to non-payment by *your tenants*, in the following circumstances:

- Prevention of access: Where the tenant is lawfully entitled to vacate the home due to prevention of access to the home or failure of public utilities, we will pay up to a maximum of 8 weeks rent; or
- 2. Vacating without notice: Where the tenants vacate the home without giving the required notice, we will pay up to a maximum of 8 weeks rent; or
- 3. Eviction of tenants: Where your tenants are lawfully evicted from the home as a result of non-payment of rent, we will pay up to a maximum of 12 weeks rent; or



4. Tenancy tribunal order: Where the Tenancy Tribunal makes an order for the *tenants* to leave the *home* and for the *tenancy* to end, *we* will pay up to 12 weeks *rent*, provided *you* or *your* property manager enforce the order within 5 working days of the order being issued.

Loss of *rent* under this benefit is calculated from the date when unpaid *rent* first became due until the *home* is re-*tenanted* or the maximum period in the relevant circumstance above is reached.

Exclusions (what you are not insured for)

1. 72 Hour Restriction

This policy does not provide cover for any *loss* that occurs during the first 72 hours of the policy caused by storm, flood, landslip, bush fire or volcanic activity. This exclusion only applies when *you* first take out the policy with *us* and does not apply where:

- a. this policy started immediately following any other policy that insured the *home* against storm, flood, landslip, bush fire or volcanic activity; or
- b. *you* took this policy out at the time *you* first purchased the *home*.

2. Any excess

You must contribute the amount shown in the schedule as the excess for the first amount of any claim.

If the *home* is let to *tenants* other than *you* an additional excess of \$250 applies.

All excesses are cumulative.

Where a single event causes *loss* to property or items insured by *you* with *us* under more than one policy, only one policy excess shall apply. The amount of the excess shall be the highest excess that *we* could apply under any of the policies affected.

Where *you* suffer a total loss and *you* have been paying *your premium* by instalment the excess shown on the *schedule* will be increased to include:

- the balance of the amount of premium you would have paid if you had instead elected to pay your premium annually; and
- ii. the total value of the service fees for all of the *premium* instalments.

3. We will not pay for:

- a. any loss of use or consequential loss;
- b. any loss of electronic data;
- damage to swimming and spa pools caused by hydrostatic pressure.

4. Loss caused by:

- a. mechanical or electrical breakdown or failure unless actual burning out occurs but always excluding lighting or heating element fuses or protective devices or electrical contacts where arcing occurs in ordinary working; or
- b. defect in design or inherent fault.

However this policy will cover any resulting *loss* provided it is not also excluded.

5. Loss caused by:

- a. wear and tear;
- b. corrosion or rust;
- action of micro-organisms, mould, mildew, rot, fungi or gradual deterioration (unless covered under the gradual damage additional benefit);
- d. any other gradually operating cause;
- e. insects or vermin (except opossums);
- f. defect in workmanship or any process of cleaning, renovation, repair or restoration but only in respect of the article or property that has undergone such process;
- g. lifting or moving the home or as a result of structural additions or structural alterations to the home unless we have been notified and agreed in writing;
- h. vibration or removal of support;
- i. burglary, theft, malicious, intentional or deliberate damage committed by anybody renting, living, or staying in the *home* (however where the *home* is *tenanted we* will cover any *loss* to the *home* from fire or explosion resulting from malicious, intentional or deliberate damage by *tenants*). If:
 - the home is tenanted; and
 - it is shown on *your schedule* that *you* have purchased the Optional Additional Benefit 'Landlord's Extension'

this exclusion doesn't apply to the extent of the cover provided by the Optional Additional Benefit.

j. subsidence, settling, ground heave, shrinkage, expansion or erosion.

6. Any loss:

To your home where that loss arises from, is consequent upon or in connection with the failure of your home to contain materials, a design, a system, or a standard of workmanship which effectively prevents or manages the presence or penetration of moisture or water to which your home might reasonably be subjected.



7. Loss, destruction, damage or liability directly or indirectly caused by:

- a. war, invasion, act of foreign enemy, warlike operations (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation, destruction or acquisition by government or local authorities;
- b. nuclear weapons, ionising radiations or contamination by radioactivity from nuclear fuel or the combustion of waste from nuclear fuel.
- any act of terrorism including but not limited to loss, destruction, damage or liability that arises from, is consequent upon or arises in connection with biological, chemical, radioactive, or nuclear:
 - pollution
 - contamination, or
 - · explosion.

An act of terrorism means an act, including but not limited to the use of force or violence or the threat thereof, which from its nature and context is done for, or in connection with, political, religious, ideological, ethnic or similar purposes, including the intention to influence any government and/or to put the public or any section of the public in fear.

8. Unoccupied Home

This policy does not provide cover for any loss:

- a. to the *home* if *unoccupied*, unless *we* have been notified and have agreed in writing to maintain cover, and provided that:
 - i. the *home* and its lawns and gardens are kept in a tidy condition; and
 - ii. all external doors and windows are kept locked; and
 - iii. all papers and mail are collected weekly; and
 - iv. the home is under weekly supervision;
- b. to the *home* while unattended, if normally used as a holiday *home* or weekend *home*, unless requirements a.i. to a.iv. above are complied with.

However, where *you* ordinarily occupy the *home*, but *your* travel or medical commitments mean that the *home* is *unoccupied* for a period exceeding 60 days, *we* agree to maintain cover under this policy for an additional period of 30 days, provided that the requirements in a.i. to a.iv. above are met.

9. The Accident Compensation Act 2001

This policy does not provide cover for amounts that are recoverable (including by the victim of an offence) under the provisions of the Accident Compensation

Act 2001, or which would be recoverable but for:

- a failure by the victim to correctly notify a claim to the Accident Compensation Corporation within the time required under the Act, or to claim any amount he or she would be entitled to under the Act for any other reason whatsoever; or
- b. the Accident Compensation Corporation's decision to decline a claim or limit its liability in whole or in part and for any reason whatsoever.

10. Intentional or reckless acts or criminal activity

This policy does not provide cover for any *loss*, damage, cost or liability arising from any deliberate, intentional, knowing, wilful or reckless act or omission, whether criminal or otherwise, committed by *you* or any other person entitled to cover under this policy.

11. Illegal drug contamination

This policy does not provide cover for any *loss* or liability arising from the manufacture, supply, storage, possession or use of any illegal drugs or substances including methamphetamine or any pre-cursor chemicals or materials used in any of these activities in or near *your home*. This exclusion doesn't apply:

- a. where you normally reside in the home as your place of residence, including where you share the home with a tenant, and the loss is caused by unknown persons breaking into or entering your home without your permission when your home is unattended but is not unoccupied. In this case, we will extend the Benefit 11 Methamphetamine Contamination benefit to cover the loss to the home and this exclusion doesn't apply to the extent of the cover provided for in that benefit. The limit of liability otherwise applicable to the Benefit 11 Methamphetamine Contamination benefit will not apply in these circumstances and cover under the benefit will instead apply within the sum insured; or
- b. to the extent of the cover provided for in the Benefit 11 - Methamphetamine Contamination benefit where *your home* is *tenanted*; or
- c. to any loss to the home from fire or explosion, regardless of whether your home is occupied by you or tenanted.

12. Natural Disaster Damage

This policy does not provide cover for *natural* disaster, except:

a. where there is loss to the home, and



- i. your loss to the home is covered under the Earthquake Commission Act 1993 (the EQC Act); and
- ii. the Earthquake Commission has accepted liability and has paid the maximum amount that it is liable for under the EQC Act for your claim; and
- iii. all amounts paid to you by the Earthquake Commission have been used by you to carry out repairs, or to rebuild the home, and/or to mitigate further loss;

b. where there is *loss* to:

- permanently installed swimming or spa pools;
 or
- ii. drains, pipes, and cables; or
- iii. driveways, paths, patios, fences and walls (other than retaining walls, except where cover is provided by Benefit 3 – Retaining Walls); or
- iv. tennis courts that are not subject to insurance under the EQC *Act*.

Where there is *loss* caused by *natural disaster* for which *you* are covered under this policy, *our* liability will be limited to the amount that *we* would have paid under the policy if the cause of *loss* was other than *natural disaster*, less the amount that *you* have received from the Earthquake Commission, and less the additional excess of \$5,000 which applies for any payment under paragraph b. above. This policy does not provide cover for any excess imposed by the EQC *Act*.

However, this policy will never provide cover for *loss* to land, or for costs associated with stabilising land, or erecting or upgrading improvements to land, which are required to avert or mitigate *loss* to the home, even if such *loss* or costs are covered by the Earthquake Commission.

13. Fire and Emergency Act 2017

This policy does not provide cover where *your* liability arises directly or indirectly from any fire *you* lit intentionally that did not comply with the Fire and Emergency Act 2017 or any other statutory or local body requirement governing the lighting of fires.

14. Communicable Disease

Notwithstanding any provision to the contrary within your insurance contract or any endorsement, this policy excludes any *loss*, damage, interruption, legal liability, claim, cost, expense or other sum

of whatsoever nature (including any increased or additional costs or expenses of a claim to which this exclusion does not otherwise apply) directly or indirectly arising out of, contributed to by, or in connection with:

- a. Communicable Disease; or
- b. fear or threat (whether actual or perceived) of Communicable Disease; or
- actions taken by any person, entity or public authority to respond to, control, prevent or suppress Communicable Disease;

regardless of any other cause or event contributing concurrently or in any other sequence thereto.

In this exclusion, 'Communicable Disease' means:

- a. Any disease (whether human, animal, plant or otherwise) which can be transmitted directly or indirectly from any organism to another organism by means of any substance or agent (including without limitation any virus, bacterium, parasite or other organism or any variation thereof, whether living or not); or
- any Infectious Disease or Quarantinable Disease as defined in or declared under the Health Act 1956.

A reference to the Health Act 1956 includes any amendment, replacement or successor legislation. A reference to Infectious Disease or Quarantinable Disease shall have the meaning found in any replacement definition or of any equivalent or substantially similar term defined in or declared under any amendment, replacement or successor legislation.

Policy Conditions

These conditions give *you* information about this policy and *your* and *our* obligations arising from this policy.

1. Assignment

You must not assign or attempt to assign this policy or your interest in this policy to any other party. You must not assign or attempt to assign your rights to any claim proceeds under this policy to any other party without our prior written consent.

2. Breach of Policy Terms and Conditions

No claim will be payable where any person entitled to indemnity under this policy breaches any of the terms and conditions. Nothing in this policy affects the common law rights of either party, including *our* right to avoid the policy for non-disclosure.



3. Cancellation

We may cancel this policy at any time by sending a letter, facsimile, or e-mail to this effect to you at your last known postal address, facsimile number, or e-mail address, or to your insurance adviser. The cancellation will take effect at 4.00 pm on the 7th day after the communication has been sent. We will refund the unused part of your paid premium.

You may cancel this policy by giving written notice to us. We will refund the unused part of your paid premium provided that you have not made a claim.

4. Care of Insured Property

You must, at your cost or expense, take all reasonable steps to prevent loss and maintain the insured property in good repair. We will always have the right to examine your property. You must try to avoid any loss for which you could be held legally liable. This policy will not respond in the event that you are reckless or grossly negligent. Reckless or grossly negligent means that you have acted or failed to act in the way a reasonable person would, given the circumstances that you faced at the time of the loss.

5. Change of Terms

In the event that we are no longer able to obtain or retain full reinsurance protection from natural disaster events covered by this policy, we may change the terms of this policy (including the excess) during the period of cover by sending a letter, facsimile, or e-mail advising you of this to you at your last known postal address, facsimile number, or e-mail address, or to your insurance adviser. The change or changes will take effect at 4.00 pm on the 14th day after the communication has been sent.

6. Claims

- a. On the happening of any event or occurrence that may give rise to a claim under this policy you must:
 - notify us of such event or occurrence immediately;
 - ii. take all reasonable steps to minimise the extent of *loss*;
 - iii. immediately send us any communications which you receive in relation to an event which may give rise to a claim;
 - iv. obtain *our* consent before proceeding with repairs (other than for replacement or repair of window glass);
 - v. make any damaged property available for inspection by *us*;

- vi. provide any information or assistance that we may require, including proof that you own the property you are claiming for;
- vii. in the case of *loss* by theft, burglary, or vandalism, advise the Police immediately;
- viii. assist *us* to take any recovery action *we* choose to instigate against person or persons *we* consider are responsible for the *loss*;
- ix. at your cost you must cooperate with our assessors, investigators, lawyers and anyone else we may appoint to help us, including attending meetings with them when we require you to; and
- x. not refund the bond to the tenant where your home is tenanted and the tenant is potentially legally liable for any loss for which you have lodged a claim under the policy and you are lawfully entitled to withhold some or all of the bond.

Failure to comply with Conditions a.i. to a.x. may result in *your* claim being declined or, if the claim has already been settled, *we* may require *you* to return funds paid by *us*.

- You must not, without our written consent, incur any expense or negotiate, pay, settle, admit, repudiate, or make any agreement in relation to any claim.
- c. We will decide the best way to advance your claim, including inspecting any damage, choosing the repairer and arranging the repair. If we choose to repair the home we will seek independent quotes from our approved repairers or suppliers. If you wish, you can recommend a repairer or supplier to provide a quote for consideration. We will select who is to repair the home, oversee any repairs, and keep you informed of progress.
- d. We will be entitled at our expense and in your name to take any proceedings necessary to obtain relief from any other party, and to take over and conduct the defence and settlement of any claim against you for damages. At your cost you must provide all reasonable assistance and co-operation.
- e. You authorise us to disclose information to third parties in relation to any claim that you make under this policy. You also authorise us to obtain information from third parties that is relevant to any claim that you make under this policy.
- f. You must, prior to settlement of your claim, complete documentation which evidences our settlement of your claim.



7. Correctness of Statements and Fraud

The proposal, application, or declaration form is the basis of this contract.

All statements made or information given by *you* or on *your* behalf:

- in any proposal, application, or declaration (whether you have provided these statements or information verbally, or have completed, accessed, or received versions of these documents electronically or in printed form or provided to us by telephone);
- in support of this policy; or
- in support of any claim; must be complete and correct in all respects.

If any claim under this policy is supported by any incorrect information or statement or is in any respect fraudulent, then *your* claim is not payable and this entire policy automatically terminates from the date that the incorrect information was supplied to *us*, or the statement or fraudulent claim was made to *us*. We may also cancel any other policy *you* have with *us*.

8. Duty of Disclosure and Change of Circumstances

You must tell us all information that a prudent insurer would consider material to a decision to issue, renew, or alter this policy, or the terms on which they would do any of these things, including the premium that we charge. Your duty of disclosure applies each time this policy is renewed or altered. There are serious consequences if you fail to tell us information which is material to the decision to issue, renew, or alter this policy, or the terms on which we did any of these things.

You must tell us immediately if, after the start of this policy, there is an increase or alteration to the risk insured. This includes any change of circumstances that affects the persons, properties, or liabilities covered by this policy. You must tell us if you or any member of your household or any person insured under this policy receives a criminal conviction.

9. Good and Services Tax - GST

We will pay up to the *sum insured* plus any GST (to the maximum of the current rate of GST) that is paid or payable on the *sum insured*. However, all item limits, benefit limits, and excesses shown within this policy or on the *schedule* are GST inclusive.

10. Governing Law

This policy is governed by New Zealand law, and the New Zealand courts have exclusive jurisdiction over any legal proceedings about it.

11. Government EQC Cover

Where the policy insures property at more than one named location, for the purposes of the Earthquake Commission *Act* 1993, each location is deemed to be subject to a separate contract.

12. Sum Insured Adjustment at Renewal

We will consider a range of factors that can influence the cost of rebuilding. As a result we may choose to make an adjustment to home sums insured. Where we take this action your new sum insured will be shown on the renewal schedule, and your premium will be adjusted accordingly. However, you need to consider if your sum insured is sufficient for your situation.

13. Instalment Premiums

Where we have agreed to accept payment of premium by instalments all benefits under this policy will be forfeited from the date the first unpaid instalment was due, and your policy will be automatically cancelled if any premium instalment/s remains unpaid for 28 days.

To ensure that *you* have an opportunity to maintain cover in the event that an instalment *premium* has not been made to *us*, *we* will attempt again to collect the outstanding *premium* instalment from *your* nominated bank account.

Where any instalment is overdue, but the policy has not been cancelled, all benefits under this policy will be suspended from the date the first unpaid instalment was due.

14. Joint Insureds

Where the *schedule* shows the insured in joint names or includes the name of a Trust, then this policy is a joint policy. This means that if one of *you*, including Trustees and Beneficiaries, does or fails to do anything so that there is no cover, there will be no cover for any of *you*, not just the person responsible. *You* are each deemed to act with the express authority of each other, and have the right to make a change to the policy, make or settle a claim under the policy, or cancel the policy.

15. Other Insurance

This policy does not cover *loss* or liability where cover is provided by other insurance. *We* will not contribute towards any claim made under any other policy.

16. Other Interests

Where we have been advised of any mortgage or secured financial interest over the home, we may make payment of any claim proceeds directly to that interested party. This will meet our obligations under this policy.



We are authorised by you to disclose personal information about you to any holder of a financial interest.

Any party recorded as having a financial interest under this policy is not covered by this policy and has no right to make a claim.

17. Reinstatement of Cover

Where the *home* suffers *loss* which is covered by this policy, the amount of cover available for future claims will be reduced from the *sum insured* stated on the *schedule* by the amount of that *loss*.

The amount of cover shall be restored as and to the extent that the *loss* is repaired or rebuilt.

However, before any amount of *your* cover is restored following *loss you* must pay any additional *premium* that *we* may charge.

This reinstatement of cover shall operate only once during the *period of cover*, unless *we* agree otherwise in writing. There shall be no reinstatement of cover where there has been a total loss under this policy.

18. Sale and Purchase

If you have contracted to sell your interest in the home, section 13 of the Insurance Law Reform Act 1985 provides the purchaser with cover under this policy until the purchaser takes possession of the home or until settlement, whichever is earlier, provided the purchaser is not otherwise insured. The terms, conditions, and exclusions of this policy apply to you and the purchaser as if you are insured jointly.

19. Reparation

If any person is ordered to pay *reparation* to anyone we insure under this policy for *loss* to any property that we have or will pay a claim under this policy for, then *you* must tell *us*. Any payments received must first reimburse *our* claims payment up to the amount of any *reparation* received.

20. Landlord's Obligations

The following conditions apply where the *home* is *tenanted*.

- a. You or your managing agent must:
 - exercise reasonable care in the selection of each person who is a tenant; and
 - ii. obtain satisfactory references for each adult tenant prior to that *tenant* moving into the *home*; and
 - iii. keep records of the checks undertaken and references obtained and provide these to *us* if *we* ask for them.

- b. At 6 monthly intervals, or whenever there is a change of *tenant*, *you* or *your* managing agent must:
 - complete an internal and external inspection of the property; and
 - ii. keep photos and written records of the inspections and provide these to *us* if *we* ask for them.
- c. If you have purchased the Optional Additional Benefit 'Landlord's Extension', in addition to complying with the requirements of a. and b. above:
 - i. you have an obligation to mitigate any claim you make for your loss of rent under this policy by taking all reasonable steps to find suitable alternative tenants and must provide us with records of steps taken if we ask for them; and
 - ii. you or your managing agent must actively monitor rent for your home and if the rent is 10 days in arrears, you or your managing agent must provide a written notice requiring the tenant to remedy the arrears. If the unpaid rent is not received within a further 5 days, you or your managing agent must personally deliver a second notice to the tenants requiring the arrears to be remedied. You or your managing agent must also ascertain at this time whether the tenants are still living at the home.