

Welcome to Vero Insurance

Vero can trace its origins back to 1833 in Australia. Since then we have successfully protected our customers' personal and business assets.

Vero aims to provide our customers with certainty and peace of mind, through innovative, specialised and expert insurance offerings

Who is the insurer?

AAI Limited ABN 48 005 297 807, AFSL No. 230859, trading as Vero Insurance is the insurer and issuer of this PDS.

How you contact us

You may contact Vero by calling:

- the telephone number shown on your schedule;
- ▼ your insurance adviser;
- **T** 1300 794 133,

or alternatively by writing to us at: Vero Insurance GPO Box 619 Adelaide SA 5001

About the representative

If a representative of ours arranges this policy:

- they will be acting with our authority and be our representative, not your agent, in all matters concerning this insurance;
- ▼ they will receive a commission; and
- neither the representative nor any of its related companies guarantees the benefits payable under this contract.

1

Product Disclosure Statement

This Product Disclosure Statement (PDS) is an important document that tells you information you need to know about your policy. It is really important to read it carefully before you decide whether or not our cover is right for you.

The information in this PDS is current at the date it was prepared. From time to time, we may update some of the information in this PDS that is not materially adverse to you without notifying you. Please contact us by calling 1300 794 133 for a free copy of any of these updates. Other changes will be made by a Supplementary Product Disclosure Statement (SPDS) which we will give to you.

Key information about Vero Secure Landlord Insurance

Type of Insurance

This policy provides cover for loss or damage to the property and landlord contents, where the property is leased to tenants for use as their permanent residence.

You can choose either property or landlord contents cover (or both) and the cover you have will be shown on your insurance schedule.

We do not cover the property or landlord contents for all types of loss or damage.

What We Cover

Insured events

We cover specific insured events like storm, flood, fire (including bushfire), escape of liquid and impact.

Legal Liability

We cover your legal liability to pay compensation for death of, or bodily injury to other people, or loss or damage to their property.

Note: this is a summary only. Like all policies, there are conditions, limits and exclusions that apply so you need to read your policy for full details.

What we pay

For property claims, the most we will pay for any one incident is the property sum insured shown on your insurance schedule, unless we say otherwise in your policy.

For landlord contents claims, the most we will pay for any one incident is the landlord contents sum insured shown on your insurance schedule, unless we say otherwise in your policy.

The most we will pay for all claims arising from one incident for legal liability covered by this policy is **\$20 million**, including all associated legal costs.

We will pay up to the limits outlined under the relevant Additional and Optional covers.

Additional cover that comes with your policy

There are some additional covers that come with your policy for no extra cost. See 'Additional cover that comes with your policy' on page 53 for more information.

Optional cover you can pay extra for

There are some optional covers that you have to pay extra for. If an optional cover applies to your policy it is shown on your insurance schedule. See section 6 'Optional cover you can pay extra for' on page 72 for more information.

Exclusion for new policies

We do not insure you for bushfire, storm, storm surge, flood or tsunami in the first **72** hours of your policy. Very limited exceptions apply. For full details see section 3 'Things we don't cover' on page 26.

Exclusion for short term rental and holiday lettings

We do not insure the property at all if it is not being rented to tenants as their permanent residence. For example, we do not provide any cover under this policy if the property is used for short-term rental, holiday letting or any house sharing arrangement (including any arrangement booked through an online booking platform). See section 3 'Things we don't cover' on page 28.

Summary of cover

Limits, conditions and exclusions apply. Read your policy for full details.

What we cover		
Insured events	Flood	39
	Storm	41
	Storm Surge	42
	Lightning	43
	Fire (including bushfire) & Extra costs cover in the event of bushfire	43
	Earthquake and Tsunami	44
	Theft or Burglary by tenants or their guests	45
	Theft or Burglary by people who are not tenants or their guests	45
	Escape of Liquid & Exploratory costs	46
	Impact	48
	Damage by an animal	49
	Explosion	49
	Riot, civil commotion or public disturbance	50
	Malicious acts or vandalism by tenants or their guests	50
	Malicious acts or vandalism by people who are not tenants or their guests	51
Legal Liability	Legal Liability	52

What we cove	er	Page
	Removal of debris	54
	Other repair/rebuilding costs (Property cover only)	55
	Damage to gardens and plants (Property cover only)	57
	Accidental breakage of glass	58
Additional Covers (these are covers that come with	Landlord contents on common property (Landlord contents cover only)	60
	Storage of undamaged landlord contents (Landlord contents cover only)	61
your policy. Some additional	Environmental improvements (Property cover only)	62
covers only	Motor burnout	63
apply to property cover and some only	Exploratory costs where leak is not covered under insured event 'Escape of liquid' (Property cover only)	65
apply to contents	Lock replacement	66
cover)	Landlord furnishings (Property cover only)	67
	Loss of rent – prevention of access (applies when you have Property cover or when you have insured your landlord contents in a unit)	68
	Physical injury or incident	69
	Matching undamaged parts	70
Optional	Loss of rent – insured event	72
cover (these are covers	Loss of rent – tenant default	74
that you pay extra for)	Legal costs to recover unpaid rent	77

What to do if you need to make a clam

We understand that experiencing loss or damage or having a claim made against you can be stressful.

Here's what to do:

Step 1

Make sure everyone is safe. For emergencies, call 000.

Step 2

Try to prevent further loss, damage or liability (e.g. if there is a broken window, arrange for it to be covered to prevent further water damage from the rain).

Step 3

Report any theft and malicious damage to the police as soon as possible. Give them a list of all stolen or damaged items.

Keep details of the date reported, name of the police officer, police station reported to and the report number.

Step 4

Contact us as soon as possible by calling the phone number on your insurance schedule. If you delay reporting your claim, we will not pay for any additional loss, damage or liability caused by your delay. When you contact us, describe details of what has happened (e.g. a window broken in a storm). For electrical items, please have details about the make and model. If the damage to your property or landlord contents was caused by another person and if possible, please provide us their name and address and if applicable, their registration number.

Contents

1.	Important things to know upfront	9
2.	What we cover – the basics	17
3.	Things we don't cover	25
4.	What we cover – the details	38
5.	Additional cover that comes with your policy	53
6.	Optional cover you can pay extra for	72
7.	Making a claim	79
8.	Important things to know - our contract with you	94
9.	What to do if you have a complaint and other	
	important information	97
10.	Words with special meanings	99

Landlord Insurance Premium, Excesses, Discounts and Claim Payments (PED) Guide

In this PDS you will be referred to the Landlord Insurance PED Guide. This guide is available at vero.com.au/ped and contains further information about premiums, excesses, discounts and claim payments. Please contact us for a free copy.

Words with special meanings

Some words in this policy have special meanings. Most of the words with special meanings are defined in section 10 'Words with special meanings' on pages 99 to 104.

1. Important things to know upfront

Our agreement with you

If you buy this product from us, your contract of insurance is made up of your insurance schedule, this PDS and any SPDS that we have given you.

Cooling off period

You can contact us to return the policy within **30** days from the start date of your policy (including on renewal). This is called the cooling off period. As long as you have not made a claim during this period, we will refund in full the money you paid for your policy (including GST if applicable), but you will not have any cover under the policy.

Alternatively, you can cancel your policy at any time while you are insured. When you do this, unless we tell you otherwise, you will have cover up until the date and time of cancellation. For more information see 'What happens with cancellations' on page 96.

There are limits to what we will pay and some things we don't cover

Like every insurance policy, there are exclusions, conditions and limits that apply to your policy. There are some things we don't cover whatever the circumstances, these are found in section 3 'Things we don't cover' on page 25. There are also specific things we don't cover explained in sections 4 to 6 on pages 38 to 78 which are particular to the cover under your policy.

Extra Support

Sometimes your circumstances might mean you need additional support or assistance in dealing with us. This could be due to your physical or mental health, family or financial situation or cultural background. If you are comfortable, you can tell us about your situation and we will work with you to arrange support.

Your responsibilities

- take steps to prevent theft, loss, damage or legal liability (e.g. ensuring there are working smoke detectors in the property);
- maintain door locks and window locks in good working condition and keep alarms working and connected;
- follow all of the terms and responsibilities set out in your policy;
- keep the property or unit structurally sound, watertight, secure and well maintained (e.g. remove mould, fix any holes in floors, walls, ceilings, fix loose, missing or rusted steps, gutters, flooring);
- you must fix any inherent defect, faulty design, structural fault and/or faulty/poor workmanship at the property as soon as possible after you identify it or are told about it:
- ensure that regular and routine inspections of the property (including at tenant entry and exit) are undertaken and evidence of those inspections are kept (including photographs);
- ensure that the property complies with local council requirements and building laws and regulations when construction, alterations or repairs are undertaken. For example, obtain all required permits and permissions prior to work commencing and ensure that all requirements including height limits are met;
- ensure that the property is kept in good condition (e.g. there are no blocked gutters, the roof is not rusted, the property is not infested with vermin and there is no termite damage). See 'Things we don't cover' on page 30;
- provide honest and complete information for any claim, statement or document supplied to us;
- do not behave in a way that is abusive, dangerous, hostile, improper or threatening when engaging with us and our service providers.

Not meeting your responsibilities

Your policy may not provide cover if you have not met your responsibilities and it may lead us to reduce or refuse to pay your claim and/or cancel your policy.

When you need to contact us

During the period of insurance you must tell us as soon as possible if:

- you have been charged with or convicted of, a criminal act or offence;
- you have had another insurer cancel or decline an insurance policy, impose specific conditions on a policy or refuse a claim;
- you or your agent become aware your tenant starts to or intends to operate a business activity at the insured address;
- you start farming, manufacturing or repair work at or from the insured address or your agent becomes aware your tenant does farming, manufacturing or repair work at or from the insured address;
- you or your agent become aware of changes to any business activity operated at the insured address such as but not limited to, people start to come to the insured address, business signage is installed or storage of chemicals for the business activity occurs;
- ▼ you need to change your sums insured;
- any detail on your insurance schedule is no longer accurate, such as but not limited to the description of the property;
- you start to use or let all or part of the property to tenants or guests under any short-term rental, holiday letting or house sharing arrangement including any arrangements booked through an online booking platform;
- ▼ trespassers or squatters occupy the insured address;
- you intend to demolish the property, have lodged an application to do this, or a government authority has issued a demolition order;
- renovations, construction, alteration and/or repairs over \$50,000 commence at the insured address;
- the insured address ceases to be used as a rental property;
- you no longer have a rental agreement (see section 10 'Words with special meanings' on page 102) for the insured address.

If you have not told us about any of the above matters having occurred in any other period of insurance you held this policy with us, you must also tell us as soon as possible.

What we will do when you contact us

When you tell us about any of the above matters, an additional premium or special condition may be applied to your policy. In some cases, it may lead us to reduce or refuse to pay a claim or it may mean we can no longer insure you and we will cancel your policy.

If you do not contact us

If you do not contact us when you need to, you may not be covered under your policy and it may lead us to reduce or refuse to pay a claim and/or cancel your policy.

How to contact us

Contact us by calling:

- ▼ the telephone number shown on your schedule, or
- ▼ 1300 794 133; or
- ▼ your insurance adviser.

If your contact details change

You must keep your contact details, including your Australian mobile number, postal address and email address up to date. If we do not have up to date contact details you might not receive your important policy documents which could impact whether you have cover in place.

Make sure your sums insured are adequate

Underinsurance can expose you to serious financial loss if a claim occurs. It is your responsibility to select a sum insured for both the property and landlord contents that meets your needs in the event the property or landlord contents are damaged or destroyed.

To help you calculate the replacement value of the property, we provide a 'Building Calculator' that you can access through your insurance adviser.

You can also choose to seek the services of an architect, builder, quantity surveyor, valuer or other suitably qualified professional for an expert opinion.

Review your sums insured regularly

To ensure your sums insured are adequate it is important to review them regularly, being mindful of any additions, enhancements or renovations that you may make or any items purchased recently and ask us to change the sums insured when required. If you upgrade the size and standard of the property, it may increase the cost to rebuild the property. Your property sum insured will need to reflect these types of changes.

If you over-insure

We will not pay more than the amount of the assessed quote to rebuild, repair or replace the property or your landlord contents. Again, it is important to review your sums insured regularly. We will not refund any premium paid for over-insuring.

Adjustments on renewal

We may choose to adjust your sums insured shown on your insurance schedule at the end of each period of insurance to account for various factors including inflationary trends. However, you still need to consider if the property and landlord contents sums insured are sufficient for your situation.

GST

Limits and the most we pay amounts stated in this PDS and on your insurance schedule include GST.

Excesses that apply to your claim

What is an excess?

An excess is the amount you pay towards the cost of your claim for each incident covered by your policy. Sometimes you might have to pay more than one type of excess. The amount and types of excess are shown on your insurance schedule or in this PDS.

Excess type

Property basic excess

A property basic excess applies to all claims made under your property cover (including legal liability claims), unless your policy states that no excess applies to your claim. Sometimes we will impose an excess based on our assessment of the underwriting risk and this is included in the Property basic excess.

Landlord contents basic excess

A landlord contents basic excess applies to all claims made under your landord contents cover (including legal liability claims), unless your policy states that no excess applies to your claim. Sometimes we will impose an excess based on our assessment of the underwriting risk and this is included in the Landlord contents basic excess.

Loss of rent - Insured Event excess

This excess applies in addition to any other excesses that apply if you make a claim under optional cover 'Loss of rent - insured event' see page 72.

Malicious damage and theft excess

This \$500 excess applies to a claim under 'Theft or Burglary by tenants or their guests' see page 45, 'Malicious acts or vandalism by tenants or their guests' see page 50 and to a loss of rent claim under optional cover 'Loss of rent - insured event' (see page 22) caused by a malicious act and/or theft or attempted theft by your tenant or someone at the insured address with your consent or the consent of your tenant. This excess will apply in addition to any other excesses that apply.

Earthquake and Tsunami excess

This excess applies in addition to any other excesses that apply if you make a claim for loss or damage as a result of an earthquake or tsunami.

Unoccupied excess

This excess applies in addition to any other excesses that apply, if at the time of the incident covered by your policy, the property or unit has been unoccupied for more than **60** continuous days.

When is the property or unit unoccupied?

A period of unoccupancy starts when the property or unit becomes unoccupied and comes to an end when you, or someone nominated by you, has occupied the property or unit for at least 2 consecutive nights. You will be required to prove the occupancy of the property or unit in the event of a claim, unless this is not reasonably possible. Examples of how you can prove the occupancy include providing us with copies of bills (or other documents demonstrating the usage of utilities that are connected to the property or unit) and photos of the furnishings in the property or unit. See section 10 'Words with special meanings' on page 104.

Refer to the Landlord Insurance PED Guide for more information about excesses.

Claiming for both property and your landlord contents

When both the property and landlord contents at the one insured address are insured with us and your claim is for loss or damage to both arising from the same incident, you must pay whichever is the higher of the property basic excess or the landlord contents basic excess (plus any other applicable excess).

How to pay your excess

You can choose from the following options to pay your excess:

- you can pay the excess(es) directly to us before we finalise your claim;
- the excess(es) can be deducted from the amount we pay you for your claim (if any).

We will not cover any legal or other costs that arise because of any delay in paying the excess.

When your excess will be waived

We will waive your excess and no excess will apply when:

- you are not responsible for the loss or damage and the incident was caused by another person (but not a person within the definition of 'you' and not a tenant or their guest). You may be able to show this by providing a police report, expert reports, statement from a witness and/or photographs; and
- you can give us the name and address of the person responsible, and if applicable, the registration number of the vehicle.

Note: If you cannot identify the person responsible and/ or give us their name and address (and if applicable, their registration number) it means we will not be able to waive your excess. It does not otherwise impact the cover under your policy or your ability to make a claim.

2. What we cover – the basics

This section describes the basics of what we cover.

What we cover as the property

The property that you own or are responsible for and used by tenants primarily for domestic purposes and described as 'The Property' on your insurance schedule (if it shows a description of 'The Property') including the following at the insured address:

- garages, carports, outbuildings and any structural improvements on land;
- decks, pergolas, pagodas, verandas and balconies, fixed water tanks, fixed swimming pools and spas (including their fixed pumps and fixed accessories), granny flats, sheds and tennis courts;
- garden borders, sealed pathways and paved or concreted floor areas;
- sealed driveways or sealed roads (limits apply);
- outdoor walls, gates, fences (limits apply) and retaining walls which are located within the boundaries of the insured address;
- ▼ floating floors;
- services, both above and below ground that you own and you are responsible for;
- any permanently housed, connected or wired electrical appliances (e.g. a wired oven, home security system or built in dishwasher);
- any permanently fixed outdoor items, including solar panels, satellite dishes, play equipment, clothes lines, animal housing and outdoor lights;
- ▼ gas appliances permanently plumbed to a gas supply;
- any permanently attached fixtures including wall, ceiling and floor coverings;
- ▼ lino installed, whether permanently attached or not;
- sewer storage tanks or treatment tanks permanently plumbed to the property or unit;
- boat jetties, pontoons, mooring poles and their attachments and accessories which are located within the boundaries of the insured address or where part of their structure begins or terminates on the insured address;

uninstalled property fittings, fixtures and materials (limits apply) but only when kept in a locked and secured building at the insured address.

What we don't cover as the property

The property does not include:

- any landlord contents or other contents (unless covered under additional cover 'Landlord furnishings' on page 67);
- any building or part of a building which is legally part of a strata title property according to the applicable strata laws in your state or territory;
- any new building in the course of construction;
- any part of the property used for farming of any description (including buildings used for hobby farms) such as, but not limited to a barn, dairy, shearing shed, silo or stable. This limitation does not include any property which could be used for farming, but is not used for that purpose;
- any temporary or mobile structures, including caravans, houseboats, watercraft or motorised vehicles or craft of any type;
- inflatable or portable swimming pools and spas and their unfixed pumps and unfixed accessories;
- any fixed or temporary dead weight moorings, mushroom moorings or screw in moorings;
- ▼ any carpets, rugs, blinds, drapes or curtains;
- ▼ air conditioners attached within a window;
- loose or compacted soil, sand, lawn, grass, artificial grass, gravel (including on roads, driveways and tracks), pebbles, rocks or granular rubber;
- ▼ used or applied chemicals, fertilisers or pesticides;
- plants, trees and shrubs or hedges in the ground (unless covered under additional cover 'Damage to gardens and plants', see page 57);
- ▼ a hotel, motel, boarding or guest house;
- any electrical or electronic items that are no longer able to be used for the purpose they were intended (e.g. a wired security system that no longer works);
- any domestic outbuilding that is occupied, or could be occupied, as a residence.

Note: We don't cover things that happen because the property and landlord contents are not in good condition or because any property extensions, alterations or renovations are not complete. We do not cover loss or damage to, or caused by or arising from, any part of the property or landlord contents that are not in good condition or that has wear, tear or deterioration and some losses where property extensions, alterations or renovations are not complete. See section 3 'Things we don't cover' on page 25.

Note: Sometimes we might cover something under 'What we cover as the property' or 'What we cover as landlord contents' but that item or part of the property or landlord contents may not be covered for all types of loss or damage covered by your policy (e.g. we cover retaining walls which are located within the insured address as part of the property but we do not cover loss or damage to retaining walls under certain insured events). See section 4 'What we cover - the details' on page 38. It is important to read your policy carefully.

The most we will pay for the property

The most we will pay for loss or damage to the property for any one incident is the property sum insured shown on your insurance schedule, unless stated otherwise in your policy. Some items also have fixed limits that cannot be increased and these limits (shown in the table below) are the most we will pay for those items.

Fixed limits apply to	Limits for any one incident
Uninstalled building fixtures, fittings and materials to be used for your property but only when kept in a locked and secured building at the insured address (e.g. tiles stored in the shed or an oven that is not yet installed).	Up to \$500 in total
Fencing*	Up to 2 kilometres
Sealed driveways and sealed roads*	Up to 500 metres

^{*}In addition to the distance limit shown we will not pay more than the property sum insured shown on your insurance schedule.

Who we cover

In your policy with us, You/Your refers to the person or persons named as the insured on your insurance schedule.

If the insured shown on your insurance schedule is a company, trustee of a trust or body corporate, then You/Your refers to:

- that company, trustee or body corporate; and
- any company director, company owner or trust beneficiary of that company, trustee or body corporate.

Where we cover – the insured address

We cover the property and landlord contents at the insured address.

The insured address is the address/ location shown on your insurance schedule. It also includes all land adjoining the insured address that you have a legal right to occupy, if the land adjoining the insured address is not subject to any communal or common property conditions (e.g. community title/strata title arrangements). The insured address does not include common property except to the extent the additional cover `Landlord contents on common property' applies, see page 60.

What we cover as your landlord contents

Your landlord contents means unfixed household goods and furnishings that you own or are legally responsible for and which are at the insured address for your tenant's domestic or residential use such as, but not limited to:

- carpet and rugs (fixed and unfixed);
- internal blinds and curtains;
- manchester and linen;
- furniture and furnishings;
- paintings, pictures, works of art, antiques, sculptures and art objects;
- TVs, stereos, sound bars, DVD players and nonportable entertainment systems;
- portable heaters and vacuum cleaners:
- cutlery, crockery and kitchenware;
- household tools and gardening equipment including ride-on mowers;
- washing machines, dryers, refrigerators and mobile dishwashers;
- ▼ plants in pots;
- inflatable or portable swimming pools and portable spas and their accessories.

If Landlord contents are insured in a unit

Landlord contents also include the fittings in a unit if the fittings are not legally part of the unit building according to the relevant state or territory law. The fittings included are limited by law, and depending on the location of the unit could be:

- lino installed in the unit, whether permanently attached or not;
- floating wooden floors;
- air conditioners (both split system and ducted) for the sole use of the tenants of the unit;
- spas for the sole use of the tenants in the unit;
- wall paint and paper if your unit is located in New South Wales.

We will not cover any item which is legally part of a unit building according to the relevant state or territory law. It is your responsibility to determine whether a fitting is legally part of a unit building according to the relevant state or territory law.

What we don't cover as your landlord contents

Landlord contents does not include:

- personal effects and valuables designed to be worn or carried by a person such as:
 - footwear, baggage, handbags, wallets;
 - ▼ jewellery, watches, clothing;
- valuable items such as:
 - cash, smart cards, phone cards, documents able to be cashed or traded, vouchers, money orders or stamps;
 - medals, collections or memorabilia;
 - ▼ items made of, or plated with, gold or silver;
 - precious stones;
- musical instruments, sporting or recreational equipment (including bicycles and firearms);
- portable battery operated appliances such as: electronic tablets (e.g. iPads), laptops, cameras, mobile phones, iPods, MP3 players;
- recorded, saved or stored audio, video, data or media. This includes the device, object or place where they are recorded, saved or stored;
- computers (see meaning on page 100) and their printers or software;
- electrical and gas appliances, light fittings, alarm systems permanently connected or plumbed to the electricity or gas supply;
- dishwashers housed in a cabinet;
- lawns, trees, shrubs, plants (but we will cover plants in pots), hedges;
- ▼ fixed swimming pools or spas and their accessories;
- water in tanks, swimming pools, spas or any other water container unless the water was used to limit or contain fire at the insured address:
- ▼ animals, including fish, reptiles, pets and livestock;
- ▼ business equipment;
- unfixed property building materials and uninstalled property fittings;

Continued on next page.

- loose or compacted soil, lawn, grass, artificial grass, gravel (including on roads, driveways and tracks) pebbles, rocks or granular rubber;
- motor vehicles, motorcycles, mini-motorcycles or motorised bicycles, watercraft, aircraft, drones or personal transportation vehicles or any accessories for these vehicles or craft;
- caravans, mobile homes or any of their contents;
- any item forming part of the property for insurance purposes or which is legally part of a unit building according to the relevant state law;
- any electrical or electronic items that are no longer able to be used for the purpose they were intended (e.g. a television that can't be watched);
- contents in storage at the insured address which are not for the tenant's use.

The most we will pay for landlord contents claims

The most we will pay for loss or damage to all landlord contents arising from any one incident is the landlord contents sum insured shown on your insurance schedule, unless stated otherwise in your policy.

There are also limits that apply to individual items or types of items that cannot be increased. These limits are set out in the table below `Landlord contents with fixed limits'.

Landlord contents with fixed limits	Limits for any one incident
Paintings, pictures, works of art, antiques, sculptures, ornaments and art objects	Up to \$10,000 for each item or set and up to \$50,000 in total
Carpets or rugs that are hand woven or hand knotted	Up to \$2,000 in total
Contents in the open air	Up to 25 % of the landlord contents sum insured

3. Things we don't cover

Loss or damage to, or caused by, connected with or arising from, or liability caused by, connected with or arising from:

Actions or movements of the sea

any actions or movements of the sea.

Aircraft shock waves

the gradual effects of vibrations, or shock waves caused by aircraft travelling at high speeds unless you can clearly show us that the damage was caused by a single destructive incident covered by your policy.

Biological, chemical, other pollutant or contaminant

- any actual or threatened use, existence or release of any biological, bacterial, viral, germ, chemical or poisonous substance, pollutant or contaminant;
- any looting or rioting following the actual or threatened release of any biological, bacterial, viral, germ, chemical or poisonous substance, pollutant or contaminant;
- any action taken by a public authority to prevent, limit or remedy the actual or threatened release of any biological, bacterial, viral, germ, chemical or poisonous substance pollutant or contaminant.

But we will cover:

- fire damage (including water contamination) that is covered under `Fire (including bushfire)' see page 43;
- your legal liability under 'Legal liability' cover (see page 52), to the extent your legal liability arises from your use of pesticides or herbicides at the insured address.

Breaking the law

- you, or someone with your knowledge or permission, committing or trying to commit an unlawful or criminal offence, such as assault or a malicious act;
- your possession, manufacture, supply or consumption of any illegal substances or illegal drugs;
- you not obeying any commonwealth, state, territory or local government law or lawful direction, including laws or lawful directions relating to:
 - ▼ smoke alarms;
 - ▼ pool fencing;
 - installing a balcony railing or balustrade when required;
 - dangerous goods and liquids;
 - control and safekeeping of dangerous or restricted breeds of dogs, including not obeying any legal requirement to restrain a dog in public or keep it fenced in.

Bushfires, storms, storm surge, floods, tsunamis in the first 72 hours

a bushfire, storm, storm surge, flood or tsunami in the first **72** hours of cover. But we will cover these incidents if this policy began on the same day:

- ▼ you become the owner of the property or unit; or
- that another policy covering the property or landlord contents expired or was cancelled, but not when you cancelled the policy prior to its expiry date, and only up to the sums insured covered under the expired or cancelled policy (any increase in sums insured will not be covered for these incidents for the first 72 hours specified).

Chemical damage when cleaning

chemicals, such as detergents and solvents, when you or someone authorised by you is using them for cleaning.

Computer virus or computer hacking

a computer virus or computer hacking.

Deliberate damage to a reservoir or dam

any deliberate or malicious act causing damage to, or destruction of, a reservoir or dam, or any looting or rioting following such an incident.

Deliberate or reckless actions

any act or omission, by you or someone acting with your given or implied consent which:

- ▼ is deliberate;
- ▼ is a deliberate lack of action;
- demonstrates a reckless disregard for the consequences of that action or omission.

Ground movement

erosion, vibration, subsidence, landslip, landslide, mudslide, collapse, shrinkage or any other earth movement, but we will cover landslide or subsidence that is specifically covered under the following insured events:

- ▼ 'Flood' page 39;
- ▼ 'Storm' page 41;
- ▼ 'Storm surge' page 42;
- ▼ 'Earthquake and Tsunami' page 44;
- ▼ 'Explosion' page 49;
- ▼ 'Escape of liquid' page 46.

Hazardous materials

any hazardous materials if not stored or used in accordance with the relevant law, controls and manufacturer's instructions.

Illegal drugs and other chemical or poisonous substance any unintentional or intentional use, existence or contamination by, of or due to:

- illegal drugs including but not limited to the manufacture, storage, use, possession, consumption or distribution of any illegal drugs (or illegal drug precursors);
- any other chemical or poisonous substance.

Mechanical or electrical breakdown or failure

mechanical or electrical failure or breakdown or anything that fails to operate properly, but we will cover damage caused by:

- fire spreading from an electrical fault to other parts of the property to the extent it is covered under insured event 'Fire (including bushfire)' see page 43;
- lightning to the extent it is covered under insured event 'Lightning' see page 43;
- motor burnout to the extent it is covered under the 'Motor burnout' additional cover on page 63.

Mould or mildew

mould or mildew at the insured address unless it was directly caused by an insured event and there is no evidence of pre-existing mould in the property or unit.

Not a permanent residence/used for short-term rentals

- the property or landlord contents if the property is not being rented to tenants as their permanent residence. For example, the property is used for a short-term rental, holiday letting or house sharing arrangement (including an arrangement booked through an online booking platform);
- paying guests or boarders residing under a shortterm rental, holiday letting or house sharing arrangement (including an arrangement booked through an online booking platform) or someone who lives with them or a person who entered the property with their consent.

Not complying with building laws or regulations

any component of the property that was not built, constructed, renovated, altered or repaired in compliance with the applying local council requirements or relevant building laws or regulations (non-complying property component) except those laws or regulations introduced after the property was originally built or when construction, repairs, renovations or alterations were undertaken. Non-complying property components include, but are not limited to:

- you build an additional bathroom without obtaining appropriate permits or with plumbing that does not meet building laws or regulations;
- non-habitable parts of the property converted to habitable rooms (as defined by the Building Code of Australia), where legal height requirements have not been met;
- basement area conversions without building approval and with evidence of inadequate ventilation, drainage or waterproofing (as required under the relevant building laws or regulations);
- incorrect slab height in relation to the outside ground level (i.e. there must be a step down to outside as required under the relevant building laws or regulations);
- poorly designed and non-approved external structures, like decks, gazebos or carports, without obtaining appropriate permits and that do not meet building laws or regulations.

Power surge

power surge, unless the surge or the loss or damage caused by the surge is covered under:

- ▼ 'Flood' see page 39;
- ▼ 'Storm' see page 41;
- 'Storm surge' see page 42;
- ▼ 'Fire' (including bushfire) see page 43;
- ▼ 'Lightning' see page 43;
- ▼ 'Impact' see page 48;
- ▼ 'Motor burnout' additional cover, see page 63.

Property extensions, alterations or renovations

other than the cover available under 'Legal liability', extensions, alterations or renovations to the property, or parts of the property, including:

- damage caused by cracking, collapse, subsidence or damage to the property or landlord contents caused fully or partially by the construction work;
- damage caused by storm, flood or water entering the property through openings in the walls or roof or other parts of the property under construction, whether or not they were temporarily covered at the time of the damage;
- damage caused by storm or flood to any part of the property that is not fully built or is undergoing extensions, alterations or renovations;
- theft or damage by someone who enters or leaves through an unlockable part of the property or unit that is under construction;
- damage caused by a malicious act or vandalism to unfinished parts of the property or unit under construction.

Property, unit or landlord contents not in good condition any part of the property, unit or landlord contents not being in good condition, such as, but not limited to:

- ▼ the roof leaks when it rains;
- ▼ there are blocked gutters;
- ▼ there are areas of the roof that are rusted through;
- there is wood rot, termite or ant damage to the property or unit;
- there are holes in floors, walls, ceilings or any other parts of the property or unit (e.g. external wall cladding, internal plaster, floorboards);
- ▼ there are boarded up or broken windows;
- there are steps, gutters, flooring, walls, ceilings, gates, fences or wall fences or any other areas of the property or unit that are loose, falling down, missing or rusted through or otherwise in disrepair;
- previous damage including damage that we have cash settled you for has not been repaired;
- the property or unit is infested with vermin;

- the property (including all sheds, outbuildings and any other structural improvement at the insured address) is not structurally sound or is unsafe or unfit to live in;
- plant matter is growing on the property (e.g. on walls, windows or gutters).

Radioactivity/nuclear materials

- radioactivity or the use, existence or escape of nuclear fuel, nuclear material or waste;
- action of nuclear fission including detonation of any nuclear device or nuclear weapon;
- any action taken by a public authority to prevent, limit or remedy the actual or threatened release of any radioactive or nuclear materials;
- ▼ any looting or rioting following these incidents.

Revolution, war

- revolution, hostilities, war or other acts of foreign enemy, war like activity (whether war is declared or not) or military coup; or
- any looting or rioting following these incidents.

Roots of trees, shrubs and plants

the roots of trees, shrubs or plants, but we will cover damage to the property or landlord contents caused by:

- liquid leaking or overflowing from pipes or drains that are blocked or damaged by these roots to the extent it is covered under insured event 'Escape of liquid' (see page 46);
- ▼ roots from a fallen tree to the extent it is covered under insured event 'Impact' (see page 48).

Seepage of water

water seeping or running:

- ▼ through the earth (hydrostatic water seepage);
- down the sides of earth or earth fill that is up against the property;
- down the sides, against the sides or underneath swimming pools, spas or underground tanks;
- against or through retaining walls;
- ▼ from agricultural pipes or overflow pipes.

Structural improvements of units

- structural improvements owned by your body corporate or equivalent body;
- structural improvements located on common property.

Tree lopping

trees being lopped, felled or transplanted by you or someone authorised by you.

Wear, tear and gradual deterioration

any part of the property or landlord contents that has wear, tear, rust, fading, rising damp, corrosion, rot, action of light, atmospheric or climatic conditions or gradual deterioration such as, but not limited to:

- ▼ tiles and their adhesive or grouting breaking down;
- weathering of roof tiles or roof ridge capping;
- gradual weathering and breakdown of bricks, mortar or concrete.

When security or alarms are not working

loss or theft if the door locks, window locks or alarms you told us were installed, were in fact not installed, not in working condition or disconnected.

We do not cover:

Asbestos

the cost to remove asbestos or its derivatives from the insured address, unless the cost is incurred in order to undertake repairs or rebuilding in connection with a claim for loss or damage to the property or landlord contents but only to the extent removal is necessary in order to repair insured damage.

Confiscation or damage by a legal authority

confiscation, nationalisation, requisition or damage caused by the police, a government authority or someone with the legal authority to do this but we will cover loss or damage caused by emergency services in attempting to obtain entry at the insured address in connection with an insured event.

Communicable Disease

any loss, damage, claim, cost, expense, legal liability or other sum, directly or indirectly arising out of, or attributable to, a Communicable Disease or the fear or threat (whether actual or perceived) of a Communicable Disease.

Defects, faults, workmanship

- ▼ loss or damage caused by, connected with or arising from, or liability caused by, connected with or arising from inherent defects, faulty design, structural defects, structural fault or faulty/poor workmanship (e.g. structural posts, beams or load bearing walls have been removed without taking into account structural engineering requirements), if you knew or should have reasonably known about it (e.g. because the defect or fault was able to be observed by you or because it was identified in a pre-purchase building inspection report);
- any loss or damage to the part of the property or landlord contents with an inherent defect, faulty design, structural defect or faulty/poor workmanship, whether or not you knew or should reasonably have known about it.

For details about 'How we deal with defects, faults and poor workmanship' as part of the repair or rebuilding process see page 89.

We do not cover:

Extra costs or other losses following an incident covered by your policy

extra costs or other losses (financial and non-financial loss) following an incident covered by your policy including but not limited to:

- ▼ loss of rent except as expressly covered by your policy;
- ▼ loss of income or wages;
- medical expenses;
- ▼ costs, including the cost of your time, to prove your loss or to help us with your claim (e.g. phone calls, postage) unless stated otherwise in your policy;
- ▼ cost of hiring appliances after yours suffer loss or damage;
- ▼ professional, expert, legal, consulting or valuation costs unless you obtained our prior authority to incur these costs:
- cost of replacing or reapplying pest control chemicals and baits in or around the insured address;
- ▼ travel costs:
- cleaning costs, unless stated otherwise in your policy;
- any increase in electricity costs not directly arising from an incident covered by your policy.

Medical equipment and aids

any medical equipment, item or aid.

Photographs, electronic data and images repairing, replacing or fixing:

- ▼ electronic data or files that are corrupted, damaged or lost, including software, photographs, films, music or other visual images or audio files stored electronically or on any other medium, unless:
 - the device that they are stored in was lost or damaged in an insured event; and
 - ▼ the electronic data or files were legally purchased and you cannot restore them free of charge;
- hard copies of photographs, films or other visual images that are damaged or lost, but we will cover the cost of reproducing hard copy photographs you have purchased from, or had produced by, a professional photographic business or retail outlet.

We do not cover:

Replacement of water

the loss, storage and replacement of water in any tank, container, pool, spa and any other water storage vessel, unless specifically covered under `Fire (including bushfire)' see page 43.

Sale

- loss (including theft) of the property or landlord contents (or the proceeds of sale) by a person authorised to offer your property or landlord contents for sale;
- loss of the property or landlord contents (or the proceeds of sale) as a result of the bankruptcy or insolvency of a person authorised to offer your property or landlord contents for sale.

Sanctions

any payments (including refunding a premium) or the provision of any services or benefit to you or to any other party to the extent that such cover, payment, service or benefit would contravene or otherwise expose us to any penalty, sanction, prohibition or restriction under any applicable United Nations resolutions or trade or economic sanctions, law or regulation of Australia, New Zealand, the European Union, United Kingdom or United States of America.

Short term and holiday renting

any loss, damage, cost, expense or liability if the property is used for short term renting, holiday letting or house sharing, including an arrangement booked through an online booking platform.

Squatters or trespassers

any loss, damage, cost, expense or liability when squatters or trespassers occupy the home.

We do not cover legal liability caused by, connected with or arising from:

Agreements you enter into

any agreement or contract you enter into, but we will cover your legal liability if it would have existed had you not entered into the agreement or contract.

Aircraft

using or owning any aircraft or the facilities to land or store aircraft.

Animals

any animal other than a domestic dog or cat belonging to either you or your tenant.

Asbestos

exposure to, or potential exposure to, asbestos in any form.

Building, altering or renovating

building work being carried out at the insured address where the total cost of building, altering, extending or renovating is more than \$50,000.

Business activity

any business activity, unless this income is from the tenancy of the insured address or part of the insured address other than under a short-term rental, holiday letting or house sharing arrangement, including any arrangement that was booked through an online booking platform.

Caravans and trailers

using or towing a caravan, mobile home or trailer.

Committee members or officials

your actions or duties as a committee member or director of a club or association, as a coach, referee, official or medical officer at a game or organised sporting activity.

Death or injury

death or injury of:

- ▼ you;
- a child (born or unborn) under 18 years who is your child or the child of your spouse, de facto or partner;
- ▼ your pets;
- anyone who usually lives at the insured address unless the person is a tenant of the property or unit.

We do not cover legal liability caused by, connected with or arising from:

Defamation or copyright

defamation or breach of copyright.

Drones

aerial devices, drones and other autonomously piloted aircraft.

Erection or demolition

erection or demolition of the property or structures.

Fines, penalties and other damages

civil or criminal penalties or fines or aggravated, exemplary, punitive or multiple damages.

Legal actions in other countries

legal actions or legal claims brought against you, decided or heard in countries other than Australia or New Zealand.

Motor vehicles or motorcycles

the use or ownership of a motor vehicle or motorcycle or instructing someone on how to use it unless at the time of the incident the vehicle:

- was being used for domestic gardening (e.g. ride on mowers); and
- did not require insurance under compulsory third party insurance laws or motor accident injuries insurance laws.

Property owned by you or property in your physical or legal custody

loss or damage to property which:

- is owned by you or your tenant;
- belongs to someone else and is in your physical or legal custody or control.

Watercraft

using or owning any watercraft unless it is a sailboard, surfboard, wave board, canoe, kayak, non-motorised surf ski or remote controlled model watercraft.

Your employees

death or injury of your employees or damage to their property while they are working for you at the insured address.

4. What we cover – the details

What you are covered for – Insured Events

Loss or damage to the property and landlord contents

✓ What we cover

If you have property cover

We cover loss or damage to the property at the insured address caused by an insured event in the period of insurance.

If you have landlord contents cover

We cover loss or damage to your landlord contents at the insured address caused by an insured event in the period of insurance.

The insured events we cover are set out on pages 39 to 51.

X What we do not cover

We don't cover anything in section 3 'Things we don't cover' on pages 25 to 37.

\$ Limit

For property claims, the most we will pay for any one incident is the property sum insured shown on your insurance schedule, unless we say otherwise in your policy.

For landlord contents claims, the most we will pay for any one incident is the landlord contents sum insured shown on your insurance schedule, unless we say otherwise in your policy.

Note: We do not insure you for wear, tear and gradual deterioration. For full details see section 3 `Things we don't cover' on page 32.

Note: When making a claim you must be able to prove that an incident covered by your policy took place. An incident is a single event, accident or occurrence which you did not intend or expect to happen (e.g. it means a single storm event, it does not mean rain over time).

Flood

✓ What we cover

Loss or damage caused by flood.

'Flood' means the covering of normally dry land by water that has escaped or been released from the normal confines of any of the following:

- (a) a lake (whether or not it has been altered or modified);
- (b) a river (whether or not it has been altered or modified);
- (c) a creek (whether or not it has been altered or modified);
- (d) another natural watercourse (whether or not it has been altered or modified);
- (e) a reservoir;
- (f) a canal:
- (g) a dam.

- loss or damage caused by actions or movements of the sea or storm surge;
- loss or damage to retaining walls, sea walls, revetments, garden borders and free standing outdoor walls;
- resultant cracking to sealed paths, sealed roads and sealed driveways, but we will cover them if they are washed away by the flood;
- loss or damage to a sporting surface or court including a tennis court, squash court or multicourt surface;
- loss or damage to boat jetties, pontoons, mooring poles and their attachments and accessories, including if they are washed away by the flood;
- damage to external paintwork of the property, if that is the only property damage caused by the flood;
- loss or damage to gates, fences or wall fences that would be considered by a reasonable person to be in an obvious state of disrepair before the loss or damage occurred;

What we do not cover (cont.d)

- ▼ loss or damage caused by erosion, vibration, subsidence, landslip, landslide, mudslide, collapse, shrinkage or any other earth movement, but we will cover damage caused by a landslide or subsidence proved to have occurred within 72 hours of, and directly because of, flood and not because of erosion, structural fault or design fault;
- the cost of cleaning your undamaged landlord contents.

Storm

✓ What we cover

Loss or damage caused by a storm.

X What we do not cover

- loss or damage caused by flood;
- loss or damage caused by actions or movements of the sea or storm surge;
- ▼ loss or damage caused by erosion, vibration, subsidence, landslip, landslide, mudslide, collapse, shrinkage or any other earth movement, but we will cover loss or damage caused by a landslide or subsidence proved to have occurred within 72 hours of, and directly because of, a storm and not because of erosion, structural fault or design fault;
- loss or damage to retaining walls, sea walls, revetments, garden borders and free standing outdoor walls;
- resultant cracking to sealed paths, sealed roads and sealed driveways, but we will cover them if they are washed away by the storm;
- loss or damage to a sporting surface or court including a tennis court, squash court or multicourt surface;
- loss or damage to boat jetties, pontoons, mooring poles and their attachments and accessories, including if they are washed away by the storm;
- damage to external paintwork of the property, if that is the only property damage caused by the storm;
- loss or damage to gates, fences or wall fences that would be considered by a reasonable person to be in an obvious state of disrepair before the loss or damage occurred;
- the cost of cleaning your undamaged landlord contents.

Note: A storm includes a cyclone. See section 10 'Words with special meanings' on page 103.

Storm surge

✓ What we cover

Loss or damage caused by storm surge that happens at the same time as other insured damage at the insured address caused by storm.

X What we do not cover

- ▼ loss or damage caused by flood;
- loss or damage caused by actions or movements of the sea:
- ▼ loss or damage caused by erosion, vibration, subsidence, landslip, landslide, mudslide, collapse, shrinkage or any other earth movement, but we will cover loss or damage caused by a landslide or subsidence proved to have occurred within 72 hours of, and directly because of, storm surge that happens at the same time as other insured damage caused by storm and not because of erosion, structural fault or design fault;
- loss or damage to retaining walls, sea walls, revetments, garden borders and free standing outdoor walls:
- resultant cracking to sealed paths, sealed roads and sealed driveways but we will cover them if they are washed away by the storm surge;
- loss or damage to a sporting surface or court including a tennis court, squash court or multicourt surface;
- loss or damage to boat jetties, pontoons, mooring poles and their attachments and accessories, including if they are washed away by the storm surge;
- damage to external paintwork of the property, if that is the only property damage caused by the storm surge;
- loss or damage to gates, fences or wall fences that would be considered by a reasonable person to be in an obvious state of disrepair before the loss or damage occurred;
- the cost of cleaning your undamaged landlord contents.

Note: Actions or movements of the sea has a special meaning. It does not mean tsunami or storm surge. See section 10 'Words with special meanings', on page 99.

Lightning

✓ What we cover

Loss or damage caused by lightning (including power surge caused by lightning).

X What we do not cover

- any claim where the Australian Government Bureau of Meteorology has no record of lightning in your area at the time of the loss or damage;
- loss or damage without written confirmation from a qualified repairer (e.g. electronics repairer) saying lightning was the actual cause of the loss or damage;
- loss or damage caused by power failures or surges by your power provider.

Fire (including bushfire)

✓ What we cover

Loss or damage caused by:

- ▼ fire (including bushfire); and
- heat, ash, soot and smoke that is the direct result of a fire within 100 metres of the insured address.

Extra costs cover in the event of bushfire

If, during the period of insurance, there is a bushfire in your area, we also cover the following costs even if there is no actual physical loss or damage to the property and landlord contents:

- the cost of replacing water in any tank, container, pool, spa and any other storage vessel where the water has:
 - been used to limit the spread of bushfire at the insured address; or
 - become contaminated due to the use of fire retardant at the insured address;
- ▼ the cost of cleaning fire retardant off the property.

If your claim is for these extra costs only, no excess applies.

The most we will pay under Extra costs cover in the event of bushfire is \$1,000 for any one incident.

X What we do not cover

Loss or damage arising from:

- arcing, scorching, melting or cigarette burns, unless a fire spreads from the initial burn spot (e.g. cigarette burns to carpet when no fire has spread);
- pollution or vapour from a home heater or a cooking appliance, unless a fire spreads from the initial source;
- gradual exposure to fire, heat, ash, soot and smoke due to recurring incidents of fire or bushfire over an extended period of time.

Earthquake and Tsunami

✓ What we cover

Loss or damage caused by an earthquake or tsunami.

Note: An Earthquake and Tsunami excess applies. See page 14 for more details.

X What we do not cover

- ▼ loss or damage caused by flood;
- loss or damage caused by actions or movements of the sea or storm surge;
- loss or damage that occurs more than 72 hours after an earthquake or tsunami;
- ▼ loss or damage caused by erosion, vibration, subsidence, landslip, landslide, mudslide, collapse, shrinkage or any other earth movement, but we will cover loss or damage caused by a landslide or subsidence proved to have occurred within 72 hours of, and directly because of, an earthquake or tsunami and not because of erosion, structural fault or design fault.

Note: 'Tsunami' is not an action or movement of the sea, see section 10 'Words with special meanings' on page 99.

Theft or Burglary by tenants or their guests

✓ What we cover

Loss or damage caused by theft or burglary by your tenants or their guests.

Note: A Malicious damage and theft excess applies. See page 14 for more details.

X What we do not cover

Loss or damage:

- when we have accepted a previous claim under this insured event in the same period of insurance in relation to the same tenant;
- ▼ if you do not have a rental agreement in place;
- loss or damage to your property if you do not have property cover or to landlord contents if you do not have contents cover.

Note: 'Same tenant' means that at least one common person was usually residing at the insured address when the incidents giving rise to the claims occurred

Theft or burglary by people who are not tenants or their guests

✓ What we cover

Loss or damage caused by thieves or burglars who are not your tenants or their guests.

X What we do not cover

Loss or damage caused by:

- ▼ you;
- ▼ your tenants or their guests;
- anyone at the insured address with your permission or the permission of a person you have allowed onto the insured address.

Escape of liquid

✓ What we cover

Loss or damage caused by liquid leaking, overflowing or bursting from any of the following:

- refrigerators, freezers, dishwashers and washing machines;
- any drain, fixed pipes, drainage and sewage systems (not forming part of a shower cubicle wall, floor or base):
- ▼ fixed tanks:
- swimming pools or spas;
- ▼ waterbeds:
- ▼ baths, sinks, toilets and basins (but not showers);
- fixed heating or cooling system;
- ▼ water main, fire hydrant or water supply pipe;
- ▼ tap spindles;
- ▼ an aquarium.

Exploratory costs

We will pay the reasonable cost of locating, at the insured address, the source of the escaped liquid and to repair and restore the damage to the property and landlord contents caused by the exploratory work but only if the escape of liquid is covered under this insured event. If the leak is not covered under this insured event, we provide some limited cover for exploratory costs under additional cover 'Exploratory costs where leak is not covered under insured event 'Escape of liquid', see page 65.

- cost of repairing or replacing the item from which the liquid escaped e.g. a cracked pipe or leaking tap;
- loss or damage caused by flood or storm surge;
- ▼ loss or damage caused by erosion, vibration, subsidence, landslip, landslide, mudslide, collapse, shrinkage or any other earth movement, but we will cover loss or damage caused by a landslide or subsidence proved to have occurred within 72 hours of, and directly because of, escape of liquid and not because of erosion, structural fault or design fault;
- wear, tear and gradual deterioration, or loss or damage as a result of a gradual process of liquid leaking, splashing, dripping or overflowing;
- loss or damage caused by leaks from agricultural or overflow pipes;
- loss or damage caused by liquid from a portable container, such as pot plant, vase, terrarium, fishbowl (but not an aquarium), beverage container, saucepan, bucket or watering can;
- loss or damage caused by liquid from a watering system or garden hose;
- ▼ loss or damage to retaining walls;
- loss or damage to any portion of a fence or wall that is not owned by you;
- loss or damage to, or caused by, a leaking shower floor, leaking shower base, leaking shower cubicle walls, leaking shower glass screening or doors, leaking open shower floor areas or other wet areas;
- costs if you repair or renovate a damaged area of the property before we can inspect it and find the cause;
- broken, worn or aged tiles or grouting in walls in bathrooms, kitchens or laundries unless the damage is caused by liquid leaking from pipes in walls or floors (but not forming part of a shower cubicle wall, floor or base);
- loss or damage caused by wear, tear and gradual deterioration, rust, fading, rising damp, mould, mildew, corrosion or rot;
- in relation to exploratory costs, if the source of the leak can be located without invasive work (e.g. using a thermal camera) we won't pay any further exploratory work costs (or loss or damage related to the exploratory work) after this point.

Impact

✓ What we cover

Loss or damage caused by impact (or by power surge caused by impact) at the insured address from:

- a falling tree or part of a falling tree including the roots;
- power poles;
- TV antennas or satellite dishes, communication aerials or masts;
- ▼ watercraft, aircraft, motor vehicles or trailers;
- drones (see section 10 'Words with special meanings' on page 100);
- an object falling from a motor vehicle or aircraft;
- ▼ space debris or meteorites.

- loss or damage caused by flood or storm surge;
- loss or damage to driveways, paths, paving or underground services caused by a road vehicle, crane or earthmoving equipment;
- loss or damage to any portion of a fence or wall that is not owned by you;
- the cost of removing or lopping trees or branches that have not damaged the property or landlord contents:
- loss or damage caused by trees being lopped, felled or transplanted by you or someone authorised by you;
- the removal of tree stumps or roots still in the ground.

Damage by an animal

✓ What we cover

Loss or damage caused by an animal that becomes accidentally trapped inside the property.

X What we do not cover

Loss or damage caused by:

- any animal owned by you or a tenant (or their guest) or that you or a tenant (or their guest) are responsible for;
- any animal allowed onto the insured address by you, your tenant or anyone living or staying at the insured address;
- insects, vermin or rodents but we will cover damage they cause if it is covered under 'Fire (including bushfire)' see page 43 or 'Escape of liquid' see page 46.

Explosion

✓ What we cover

Loss or damage caused by an explosion.

- the cost of repairing or replacing the item or container that exploded;
- loss or damage caused by nuclear or biological devices;
- loss or damage caused by erosion, vibration, subsidence, landslip, landslide, mudslide, collapse, shrinkage or any other earth movement, but we will cover loss or damage caused by a landslide or subsidence proved to have occurred within 72 hours of, and directly because of, an explosion and not because of erosion, structural fault or design fault.

Riot, civil commotion or public disturbance

✓ What we cover

Loss or damage caused by riot, civil commotion or public disturbance (e.g. damage caused by a violent crowd moving down your street).

X What we do not cover

- loss or damage caused by you or your tenants or their guests;
- loss or damage caused by anyone at the insured address with your permission or the permission of a person you have allowed onto the insured address;
- loss or damage caused by nuclear or biological devices.

Malicious acts or vandalism by tenants or their guests

✓ What we cover

Loss or damage caused by malicious acts or vandalism by your tenants or their guests.

Note: A Malicious damage and theft excess applies. See page 14 for more details.

- accidental or unintended loss or damage;
- loss or damage to the property if you do not have property cover or to landlord contents if you do not have landlord contents cover;
- the cost of cleaning, repairing or restoring the property or landlord contents caused by neglect, or untidy, unclean or unhygienic habits of the tenant or their guests, such as the cost of cleaning, repairing or removing:
 - liquid (including urine) or food stains;
 - ▼ odours;
 - abandoned items or rubbish;
 - drawing or painting on walls;
 - water damage and stains from over-watering plants;
 - water damaged carpets, flooring, cupboards or vanity units caused by water splashing from showers, sinks or baths;

X What we do not cover (cont'd)

- loss or damage if you do not have a rental agreement in place;
- loss or damage when we have accepted a previous claim under this insured event in the same period of insurance in respect of the same tenant.

Same tenant' means that at least one common person was usually residing at the insured address when the incidents giving rise to the claims occurred. This is the case even if the common person was not responsible for the malicious act or vandalism.

Malicious acts or vandalism by people who are not tenants or their guests

✓ What we cover

Loss or damage caused by malicious acts or vandalism by people who are not your tenants or their guests.

X What we do not cover

Loss or damage caused by you or your tenants or their quests.

Refer to the Landlord Insurance PED Guide for examples of how we settle claims.

Legal Liability

✓ What we cover

Property legal liability

If you have property cover we cover your legal liability to pay compensation for death of or bodily injury to other people, or loss or damage to their property, resulting from an incident which happens during the period of insurance:

- ▼ in connection with you owning the property; and
- at the insured address.

Landlord contents legal liability

If you have landlord contents cover we cover your legal liability to pay compensation for death of or bodily injury to other people, or loss or damage to their property, resulting from an incident which happens during the period of insurance:

- in connection with you owning the unit or landlord contents at the insured address; and
- in the unit at the insured address; and

which legal liability is not covered under a home/building policy that covers that unit.

We also cover you for associated legal costs to defend a claim against you that is covered. We need to first agree to pay the legal costs before they are covered.

X What we do not cover

Anything in section 3 'Things we don't cover' on pages 25 to 37.

\$ Limit

The most we will pay for all claims from any one incident for legal liability covered by this policy is \$20 million, including all associated legal costs. The limit is \$20 million even if a claim or claims can be made under both property legal liability and landlord contents legal liability.

Refer to the Landlord Insurance PED Guide for examples of how we settle claims.

5. Additional cover that comes with your policy

When a claim for loss or damage to the property or landlord contents is covered, you may be entitled to the additional covers in this section. The limits shown are paid in addition to the property or landlord contents sum insured, unless stated otherwise. Some covers can be claimed on independently to a claim for loss or damage to the property or landlord contents, as shown. All of the conditions of your policy and the section 3 'Things we don't cover' apply to the additional covers.

In some circumstances, an additional cover may be available to you before your claim for loss or damage to the property or landlord contents is confirmed as covered under your policy. This does not mean that your claim has or will be covered or that your claim will be paid.

Removal of debris

✓ What we cover

When you have property cover

When you are covered for loss or damage to the property we will cover the reasonable and necessary costs of:

- demolishing and removing the damaged parts of the property from the insured address;
- removing debris, including fallen trees or fallen branches where:
 - the debris has damaged the property;
 - removal of the debris is required in order to repair the property.

When you have landlord contents cover

When you are covered for loss or damage to your landlord contents we will cover the reasonable and necessary costs to dispose of the damaged landlord contents.

X What we do not cover

When you have property cover

The cost of:

- ▼ removing tree stumps and roots still in the ground;
- removing any debris, including trees or branches that have not damaged the property;
- disposing or removing anything that is landlord contents.

When you have landlord contents cover

Disposal, storage or removal of anything that is part of the property or that is not landlord contents.

\$ Limit

The most we will pay for any one incident is **10%** of the property sum insured (if you have property cover) and **10%** of your landlord contents sum insured (if you have landlord contents cover).

Other repair/rebuilding costs (Property cover only)

✓ What we cover

When you are covered for the costs of rebuilding or repairing damaged parts of the property, we will pay the reasonable and necessary costs:

- of any temporary work required to make the damaged or destroyed property and insured address safe;
- for the services of professionals, such as architects or surveyors, to repair or rebuild at the insured address:
- to make the damaged property components comply with current home building regulations and laws. We only pay these costs if the property components complied with building laws or regulations when they were originally built or when construction, repairs, renovations or alterations were undertaken.

- ▼ costs of:
 - removing tree stumps and roots still in the ground;
 - removing or lopping trees or branches that have not damaged the property;
 - upgrading undamaged parts, sections or components of the property to comply with the current building regulations and laws;
 - making the property comply with building laws and regulations that existed but were not complied with when the property was originally built or when construction, repairs, renovations or alterations were undertaken (e.g. we will not pay to raise the property if renovations under the property did not comply with height limits or requirements);
 - making sheds or outbuildings comply with current building laws and regulations if they did not comply with council requirements and/ or if the required permits were not in place at the time they were originally built or when construction, repairs, renovations or alterations were undertaken;

What we do not cover (cont'd)

- making the property comply with current multi-residential building or fire safety regulations:
 - that did not exist when the property was originally built or when construction, repairs, renovations or alterations were undertaken; or
 - if the property was not correctly classified with your local council as a multiresidential building prior to the loss occurring;
- any professional fees (e.g. architect's fees) related to a change to the design of the property (or to upgrade any part of it) that you choose to make.

\$ Limit

The most we will pay for any one incident is 10% of the property sum insured.

Note: Under 'Other repair/rebuilding costs' we will only make damaged components of the property comply with current home building regulations and laws. This means e.g. if the roof was damaged due to impact by a falling tree and required repairs, we would repair or rebuild the roof to comply with current laws as the damaged component of the property.

If other property components within the roof space were not damaged in the incident, they would not be repaired or rebuilt as part of the claim. For what we mean by 'components' see page 100.

Damage to gardens and plants (Property cover only)

✓ What we cover

We will pay the cost of replacing trees, shrubs, plants, hedges or garden beds at the insured address with ones that we consider are reasonably similar to the ones lost or damaged if:

- the trees, shrubs, plants, hedges or garden beds at the insured address are damaged as a result of an insured event; and
- we have accepted a claim for loss or damage to the property resulting from the same insured event.

X What we do not cover

Loss or damage:

- ▼ to lawns, grass or pot plants;
- caused by the following insured events:
 - ▼ 'Storm' (see page 41);
 - ▼ 'Storm surge' (see page 42);
 - 'Flood' (see page 39);
 - ▼ 'Escape of liquid' (see page 46).

\$ Limit

We will pay up to \$300 per tree, shrub, plant, hedge or garden bed and up to \$1,500 in total, for any one incident.

Note: Under 'Damage to gardens and plants' page 57, we will pay the cost of replacing trees, shrubs, plants, hedges or garden beds with similar ones but they may not be the same maturity as the trees, shrubs, hedges or garden beds that were damaged. For example, if you have a fully grown orange tree that has been damaged, we will pay the cost of replacing the orange tree but it may not be a fully grown orange tree.

Accidental breakage of glass

✓ What we cover

When you have property cover

Accidental breakage of the following glass items that happens during the period of insurance:

- fixed glass in windows, doors, skylights, mirrors fixed to the property and other fixed glass (including glass tint if fitted);
- glass in a fixed light fitting in the property;
- sinks, basins, baths or shower-bath combinations, cisterns and toilets;
- ▼ any glass that forms part of a:
 - ▼ fixed cooking or heating appliance; or
 - cooktop or cooking surface,

but we will not pay to replace the entire appliance or the whole cook top or cooking surface.

Replacing glass

We will also cover the frame of any window, door or shower screen but only if this is necessary to enable the glass to be replaced.

When you have landlord contents cover

Accidental breakage of the following glass items that happens during the period of insurance:

- glass that forms part of the furnishings at the insured address for the tenant's use;
- fitted glass in furniture and unfixed hung mirrors at the insured address.

X What we do not cover

When you have property cover

- ▼ glass in a glasshouse, greenhouse or conservatory;
- any loss or damage caused by the broken item e.g. scratches or dents caused to another item or the property;
- ceramic tiles;
- shower bases (tiled or otherwise);
- the cost to modify any part of the property to fit any replacement cooking or heating appliance if the dimensions differ;

What we do not cover (cont'd)

- the cost to remove broken glass from carpets or other parts of the property or your landlord contents;
- any loss or damage if the breakage does not extend through the entire thickness of the damaged item (e.g. chips or scratches);
- loss or damage that is covered under an insured event listed on pages 39 to 51, as you can make a claim for loss or damage under the applicable insured event.

When you have landlord contents cover

- any accidental breakage which has occurred while the items are in the open air;
- any loss or damage caused by the broken item e.g. scratches or dents caused to another item:
- drinking glasses and any glass or crystal items normally carried by hand;
- ▼ any handheld mirrors;
- the screen or glass of any computer, television set or other type of visual or audio electronic device;
- glass that is part of a vase, decanter, jug, fishbowl, ornament or light globe;
- the cost to remove broken glass from carpets or other parts of the property, unit or landlord contents;
- any loss or damage if the breakage does not extend through the entire thickness of the damaged item (e.g. chips or scratches);
- loss or damage that is covered under an insured event listed on pages 39 to 51, as you can make a claim for loss or damage under the applicable insured event.

\$ Limit

The most we will pay are the reasonable and necessary costs of repairing or replacing the broken glass. This limit is paid within the property or landlord contents sum insured.

Note: a claim under this cover can be made independently of a claim under an insured event.

Landlord contents on common property (Landlord contents only)

✓ What we cover

If you insure your landlord contents in a unit under this policy, we will cover your landlord contents permanently fixed on or to common property (e.g. a washing machine that is permanently fixed to common property) of your residential complex on the same basis as if they were at the insured address for loss or damage caused by an insured event during the period of insurance.

X What we do not cover

Loss or damage:

- ▼ for which your body corporate is liable;
- ▼ to any item not owned solely by you.

\$ Limit

The most we will pay for any one incident is \$1,000 in total.

Note: a claim under this cover can be made independently of a claim under an insured event.

Storage of undamaged landlord contents (Landlord contents only)

✓ What we cover

If a claim under your landlord contents cover is covered and the undamaged landlord contents cannot be kept at the insured address, we will also pay:

- the reasonable cost to store the undamaged landlord contents until your landlord contents can be kept at the insured address; and
- the reasonable cost to transport the undamaged landlord contents from the insured address to the temporary place of storage (and back to the insured address).

X What we do not cover

- storage costs once your landlord contents can be returned to the insured address;
- storage costs outside of Australia;
- storage costs following loss or damage that is excluded by this policy.

\$ Limit

The most we will pay for any one incident is 5% of the landlord contents sum insured.

Note: Under 'Storage of undamaged landlord contents', we will pay for any loss or damage to the undamaged landlord contents caused by an insured event while they are at the place of storage but only up to the landlord contents sum insured shown on your insurance schedule less any amount paid for loss or damage to your landlord contents as part of the original claim. This cover stops when your policy is cancelled, lapses or we stop paying for storage, whichever happens first. All the conditions, limits and exclusions of this policy apply to this cover.

Environmental improvements (Property cover only)

✓ What we cover

If you have property cover, we cover the costs associated with the purchase and installation of environmental improvements at the insured address such as a rainwater tank, solar system or compost equipment when all of the following apply:

- a claim for an insured event is covered and the cost to repair or replace the loss or damage to the property is more than 80% of the property sum insured;
- the property does not already have the relevant environmental improvement;
- we agree to the purchase and installation of the environmental improvement.

X What we do not cover

Any amount covered under 'Other repair/rebuilding costs' to comply with the latest building regulations.

\$ Limit

The most we will pay is \$2,500 of the net cost* in purchasing and installing the approved environmental improvement.

Note: *Net cost is the amount paid after deducting any government subsidy to which you are entitled to at the date of the loss, whether you claim this subsidy or not. You must supply us with proof of the amount you paid before we will pay you.

Motor burnout

✓ What we cover

The burning out or fusing of any electric motors, that happens in the period of insurance, in household equipment or appliances which are part of the:

- property, if you have property cover;
- landlord contents, if you have landlord contents cover,

and the motor is less than 10 years old.

Cover includes the cost to repair or replace:

- the electric motor or compressor containing the motor;
- an entire sealed unit, filter, dryer and re-gassing if the electric motor is inside a sealed refrigeration or air conditioning unit;
- a swimming pool water pump, combined with its electric motor, if the replacement pump motor cannot be bought on its own.

We will engage a member of our supplier network to review your quote and/or inspect the motor to determine if it can be repaired or replaced.

Repairing your motor

We will engage a repairer within our supplier network who is able to complete the repairs to your motor to provide a quote. If the quoted cost to repair the electric motor or motor in an appliance is less than the cost of replacement, we will authorise the repairs. If you do not accept the offer to repair, we will pay you the quoted cost.

Replacing your motor

If the quoted cost to repair the electric motor or motor in an appliance is more than the cost of replacement or the motor cannot be repaired, you have the option for a replacement of an equivalent motor or motor in a sealed unit of the same specification and standard available at the time of the loss or damage.

If you do not accept the offer, you will be paid the value of our replacement motor. This may be less than what it would cost you to arrange the replacement in the market as we are able to secure supplier discounts from within our content supplier network.

✓ What we cover (cont'd)

Replacing the whole appliance

We will only replace the whole equipment or appliance when a member of our supplier network determines that the cost to repair or replace the motor is more than the cost to replace the whole equipment or appliance appliance. For how we settle, see 'How we settle property claims' on page 82 and 'How we settle your landlord contents claims' on page 84.

What we do not cover

- the cost of extracting or reinstalling a submersible pump;
- any amount you can recover under a manufacturer's guarantee or warranty;
- loss or damage to motors forming part of equipment or appliances used in conjunction with your trade, business activity or occupation;
- loss or damage to a refrigerator or freezer caused by spoiled food.

\$ Limit

Reasonable costs to repair or replace the electric motor or compressor containing the motor.

Note: a claim under this cover can be made independently of a claim under an insured event.

Exploratory costs where leak is not covered under insured event 'Escape of Liquid' (Property cover only)

✓ What we cover

If you have property cover, we will pay the reasonable and necessary costs:

- to locate the source of liquid escaping or overflowing at the insured address; and
- to repair and restore the damage to the property, caused by the exploratory work if the escape of liquid first happens during the period of insurance and the leak is not covered under insured event 'Escape of Liquid'.

X What we do not cover

If the source of the leak can be located without invasive work (e.g. using a thermal camera) we won't pay any further exploratory work costs for loss or damage related to the exploratory work after this point.

\$ Limit

The most we will pay for any one incident is \$1,500 in total.

Note: If as a result of the exploratory work, the escape of liquid is determined to be covered under insured event 'Escape of liquid' on page 46, the exploratory costs will be paid under that event and not under this additional cover.

Note: If you make a claim under this additional cover, no excess applies.

Lock replacement

✓ What we cover

We cover the costs of rekeying or replacing (whichever is less) keys, locks and cylinders on external doors and windows, and replacing remote control garage opening devices at the insured address if your tenant:

- permanently leaves the insured address without giving you or your agent the notice required under the rental agreement; or
- ▼ is legally evicted from the insured address,

during the period of insurance and the tenant has not returned the keys or remote control garage opening device to you or your agent.

X What we do not cover

- the cost of replacing spare sets of keys;
- the replacement of keys, locks and cylinders when we have accepted a previous claim under this cover in respect of the same tenant;
- any loss or damage if you do not have a rental agreement in place.

\$ Limit

The most we will pay for any one incident is \$500 in total.

Note: a claim under this cover can be made independently of a claim for loss or damage to the property or landlord contents.

Note: `Same tenant' means that at least one common person was usually residing at the insured address when the incidents giving rise to the claims occurred.

Note: If you make a claim under this additional cover, no excess applies.

Landlord furnishings (Property cover only)

✓ What we cover

If your property is insured under this policy we will cover loss or damage to domestic furnishings, furniture and carpets in your property, that are there for your tenant's use, caused by an insured event in the period of insurance (see 'What you are covered for - Insured Events' on pages 38 to 51).

What we do not cover

- accidental loss or damage of any kind;
- undamaged carpets or internal window furnishings that are not in the room or rooms in which the loss or damage occurred;
- loss or damage that is not covered by the insured event (see 'What you are covered for 'Insured Events' on pages 38 to 51).

\$ Limit

The most we will pay for any one incident is \$5,000 in total.

Note: a claim under this cover can be made independently of a claim for loss or damage to the property.

Loss of rent – prevention of access (applies when you have property cover or you have insured your landlord contents in a unit)

✓ What we cover

We will pay the weekly rental amount if your tenant does not have access to the insured address due to one of the following incidents that happens in the period of insurance:

- damage to a building (but not the property insured by your policy), the strata title property in which the unit is located, or a road or street providing access to the insured address;
- burst water main;
- bomb threat or bomb damage;
- street riot;
- emergency services refusing your tenant access to the insured address or evacuating the tenant for safety reasons.

X What we do not cover

Loss of rent:

- if the insured address was not occupied by a paying tenant at the time the insured address became inaccessible. But we will provide cover if it would have been rented during the time that access to the insured address was prevented. You may be able to show this by a signed rental agreement from a tenant that was due to move in;
- ▼ once the insured address is able to be accessed again;
- if the property or unit is damaged;
- caused by the threat of, or damage by, a nuclear or biological bomb.

¢ Limit

We will provide cover from the date your tenant does not have access until the earliest of the following:

- ▼ the date the insured address becomes accessible; or
- ▼ 12 weeks from the date the tenant first does not have access to the insured address.

Note: a claim under this cover be made independently of a claim for loss or damage to the property or landlord contents.

Physical injury or incident

✓ What we cover

During the period of insurance we cover damage to and/or soiling of your:

- ▼ property, if you have property cover;
- landlord contents, if you have landlord contents cover.

caused by an incident that happens as a result of:

- physical assaults or death;
- ▼ forensic or police investigations into the above.

Also included are the resultant costs of:

- specialist forensic and other cleaning services;
- removal of bio-hazard materials.

X What we do not cover

- damage or soiling caused by incidents which are not the result of physical assaults or death;
- odour removal.

\$ Limit

The most we will pay for all claims from any one incident is \$15,000 in total.

Note: a claim under this cover be made independently of a claim under an insured event.

Matching undamaged parts

✓ What we cover

When a claim for loss or damage to your property or landlord contents is covered and new materials cannot be matched to undamaged parts, we will pay the extra costs to repair, replace or rebuild certain undamaged parts of the property or landlord contents in order to achieve a uniform appearance where the loss or damage occurred, as set out below.

When you have property cover, we pay extra:

- to replace undamaged wall tiles in the same room, stairs, hallway or passageway where the damage occurred so they match or complement new tiles used for repairs;
- to paint, wallpaper or replace undamaged wall coverings (but not tiles) in the same room, stairs, hallway or passageway where the damage occurred;
- so that continuously joined undamaged floor coverings (that are not landlord contents items, such as carpet) of the same material in the same room, stairs, hallway or passageway where the damage occurred will have a uniform appearance. This does not mean that we will always replace the undamaged floor coverings. Sometimes a repair (e.g. sanding or other floor treatment) may be possible to achieve a uniform appearance;
- to replace undamaged parts of the same kitchen cabinet, cupboard, or benchtop so that they match the repaired parts.

When you have landlord contents cover, we pay extra:

- to replace undamaged blinds and curtains in the same room, stairs, hallway or passageway where the damage occurred;
- ▼ so that continuously joined undamaged and matching carpets and other floor coverings (that are covered as a landlord contents item) in the same room, stairs, hallway or passageway where the damage occurred will have a uniform appearance. This does not mean that we will always replace the undamaged carpets or other floor coverings. Sometimes a repair may be possible.

\$ Limit

The most we pay for any one incident is \$1,000 if your claim is for property cover and \$1,000 if your claim is for landlord contents cover.

Refer to the Landlord Insurance PED Guide for examples of how we settle claims.

6. Optional cover you can pay extra for

Some cover you can ask us to add as an extra on your policy. If an optional cover applies to your policy it will be shown on your insurance schedule. All of the conditions of your policy and the 'Things we don't cover' in section 3 apply to the optional covers.

Loss of rent - insured event

✓ What we cover

When you have property cover

If following an insured event the property cannot be lived in or cannot be re-leased, we will pay the weekly rental amount for the time it should take to repair or rebuild the property so that it can be lived in again or be re-leased.

We will engage a builder to determine how long the repairs or rebuild should take. For example, if you have a fire claim and the builder determines that the repairs would take 4 weeks to complete, you will be entitled to 4 weeks loss of rent under this additional cover.

When you have landlord contents cover in a unit

When the insured address is a unit and an insured event damages your landlord contents such that the insured address cannot be lived in, we will pay the weekly rental amount for the time it should take to repair or replace the landlord contents so that the unit can be lived in again.

When a Malicious damage and theft excess applies

If the damage to your property and/or landlord contents that results in the loss of rent has been caused by a malicious act and/or theft or attempted theft by:

- ▼ your tenant;
- someone who is at the insured address with your consent or the consent of your tenant,

then this excess would apply.

X What we do not cover

- ▼ loss of rent:
 - if you do not intend to repair or replace the property, unit or landlord contents;
 - if the tenant still has an obligation to pay the rent;
 - once the property is able to be lived in again or be re-leased because the repair or rebuilding process for the damage covered under this policy is complete;
 - if you have made a claim for the same incident under 'Loss of rent – tenant default' (see page 74) and have already been compensated for your loss under that additional cover;
 - ▼ if you do not have a rental agreement in place. But we will provide cover if it would have been rented, during the time taken to repair, replace or rebuild the property or unit. You may be able to show this by a signed rental agreement from a tenant that was due to move in;
- to the extent permitted by law, any amounts you are able to recover for loss of rent under another insurance policy including any insurance policy taken out by a body corporate or similar entity;

\$ Limit

The longest period we will pay for any one incident is 52 weeks.

Note: See the definition of rental agreement on page 102 in 'Words with special meanings'. Rental agreement does not include any short-term rental, holiday letting or house sharing arrangement. We do not insure properties used for short term rental, holiday rental or house sharing arrangements.

Loss of rent - tenant default

Under 'Loss of rent - tenant default', there is no cover for an amount equal to four (4) times the weekly rental amount. This means you will need to have suffered loss (or damage) of an amount equivalent to, or greater than, four (4) times the weekly rental amount before you have cover. This does not apply when your claim relates to the death of a sole tenant (see item 3. below). This amount is not an excess that you pay to us. A basic excess does not apply to this option.

See the definition of rental agreement on page 102 in 'Words with special meanings'.

✓ What we cover

1. Tenant stops paying but does not leave

If your tenant stops paying the weekly rental amount in the period of insurance but does not leave, we will pay the weekly rental amount for:

- up to 12 weeks if your rental agreement is on a fixed term basis; or
- up to 2 weeks if your rental agreement is on a periodic basis.

X What we do not cover

Loss of rent if:

- the tenant has not breached your rental agreement by failing to pay rent;
- we have paid a previous claim under 'Loss of renttenant default' in respect of the same tenant in the same period of insurance;
- the rent was already in arrears when you purchased this policy;
- you have agreed to a reduction in rent with the tenant;
- you do not have a rental agreement in place with the tenant:
- you have already been compensated for your loss under 'Loss of rent - insured event' on page 72;
- you have not taken all steps available to you under the Residential Tenancies Act, or other relevant state or territory legislation, to remedy nonpayment and/or evict the tenant. For example, sending any notices for non-payment, filing an application to recover funds and seeking an order to evict the tenant from the relevant Tribunal or Court or terminating the rental agreement.

\$ Limit

Cover will commence from the date the tenant stops paying any rent until the earliest of the following times:

- the date you re-let the property;
- the date the tenant's rental agreement comes to an end; or
- the 12 week or 2 week limit (whichever applies) is reached.

✓ What we cover

2. Tenant stops paying rent and permanently leaves

If your tenant permanently leaves during the period of insurance without giving you notice as required under your rental agreement, we will pay the weekly rental amount if it is not paid to you for a period up to:

- ▼ 12 weeks if your rental agreement is on a fixed term basis; or
- 2 weeks if your rental agreement is on a periodic basis.

X What we do not cover

Loss of rent if:

- the tenant has not breached your rental agreement by failing to pay rent;
- the rental agreement could have been legally terminated by you;
- we have paid a previous claims under the 'Loss of rent - tenant default' cover in respect of the same tenant in the same period of insurance;
- the rent was already in arrears when you purchased this policy;
- you have already been compensated for your loss under the additional cover 'Loss of rent - insured event' on page 72;
- you do not actively seek a new tenant. This may include advertising the property or unit for rent and arranging for the property or unit to be viewed by prospective tenants.

\$ Limit

Cover will commence from the date the tenant has paid up to until the earliest of the following times:

- ▼ the date you re-let the property;
- the date the tenant's rental agreement comes to an end; or
- the 12 week or 2 week limit (whichever applies) is reached.

✓ What we cover

3. Death of sole tenant

If your tenant is a sole tenant and that person dies during the period of insurance and before the end of their rental agreement, we will pay the weekly rental amount for 2 weeks from the date of their death.

✓ What we cover

4. Tribunal Order

If your written rental agreement is legally terminated by a Residential Tenancies Tribunal or another relevant authority on the grounds of hardship on the part of the tenant during the period of insurance, we will pay the weekly rental amount for up to 4 weeks.

\$ Limit

Cover will commence from the date the Tribunal order takes effect, and ends at the earliest of the following times:

- ▼ the date you re-let the property; or
- ▼ the 4 week limit for this cover is reached.

Note: **Rental agreement** means a current and valid written agreement for the insured address between you (or your agent) and your tenant that:

- complies with the requirements specified in the relevant residential tenancy legislation (or its equivalent);
- ▼ is for a fixed term; and
- includes the following minimum requirements a start and finish date, a minimum duration, the weekly rental amount, the bond that the tenant is required to pay and the notice to leave requirements.

A 'rental agreement' includes any periodic agreement which continues after the end of the fixed term of a rental agreement, on the same terms and conditions as that rental agreement.

'Rental agreement' does not include any arrangement under a short-term rental, holiday letting or house sharing arrangement (including any arrangement booked through an online booking platform).

Legal costs to recover unpaid rent

✓ What we cover

If your claim is covered and paid under `Loss of renttenant default' and before incurring any legal costs you obtained our permission to incur legal costs to recover unpaid rent, we will pay the reasonable:

- ▼ legal costs to recover the rent owed to you; and
- costs charged by your agent for attending a court or tribunal to try to recover the unpaid rent.

Note: A basic excess does not apply to this optional cover.

X What we do not cover

Legal costs:

- not related to recovering rent from the tenant;
- if we have paid a previous claim under this optional cover in respect of the same tenant.

\$ Limit

The most we will pay for any one incident is \$5,000. You must repay to us the rent or a proportion of the rent previously paid under `Loss of rent – tenant default' if you recover any amount in excess of your loss.

Note: 'Same tenant' means at least one common person was usually residing at the insured address both times the rent ceased being paid.

Strata title mortgage protection

This Strata title mortgage protection cover is only available with landlord contents insurance in a unit you own and is not available for new policies. For existing policies that have this optional cover shown on the insurance schedule, 'Strata title mortgage protection' will continue to apply until you ask us to remove the optional cover.

✓ What we cover

If your insured address is a strata title property and it suffers loss or damage caused by an insured event (see 'What you are covered for –'Insured Events' on pages 38 to 51) during the period of insurance and both of the following apply:

- the body corporate building insurance either does not extend to covering the insured event or does not fully cover the cost of repairing the property; and
- the mortgagee on your strata title property makes a claim under your body corporate policy for repayment of the mortgage,

then we will pay the mortgagee the lowest of these three amounts:

- where the cost of repairs is greater than the limit of cover under your body corporate insurance, the difference between the amount covered by the body corporate insurance and the cost of repairing the damage;
- the amount to fully repay your mortgage at the time of the loss or damage;
- the sum insured for the mortgagee's interest shown on your insurance schedule.

X What we do not cover

Any incident not covered under this policy.

7. Making a claim

What you must do

- allow us to inspect the damaged property and/or landlord contents;
- allow us to arrange for experts to assess the damaged property and/or landlord contents and to quote on repair or replacement;
- arrange for all contents to be moved and/or stored in order to facilitate repairs to the property. Note: if you have landlord contents cover with us, some cover may be available under 'Storage of undamaged landlord contents' on page 61;
- provide us with a quote/s for repair or replacement if we ask for this;
- provide us with copies of entry/exit and routine property inspection reports along with photographs to support a claim for damage if we ask for this;
- provide us with any inspection report you might have obtained prior to purchasing the property;
- when requested, provide us with proof of loss, ownership and value;
- provide us with information, co-operation and assistance in relation to the claim (including attending an interview in person or over the phone or giving evidence in court if required);
- allow us, or a person nominated by us, to recover, salvage or take possession of parts of the property or landlord contents when we replace or pay you the full sum insured. When we ask, you must send any items to us, or cooperate in our collection or retrieval of such items.

What you must not do

- do not dispose of any damaged parts or items of the property or landlord contents without our consent unless it is necessary for health and safety reasons, for example mouldy carpets (if possible, take photos of the damaged parts or items being disposed of);
- do not carry out or authorise repairs without our consent unless you cannot contact us and need to make emergency repairs to protect the property or landlord contents or it is necessary for health and safety reasons;
- do not wash or clean or remove debris from any area damaged by fire without our consent unless you need to do this to prevent further loss or it is necessary for health and safety reasons;
- do not admit liability or responsibility to anyone else unless we agree;
- do not negotiate, pay or settle a claim with anyone else unless we agree;
- do not accept payment from someone who admits fault for loss or damage to the property. Refer them to us instead.

If you do not comply

If you do not comply with 'What you must do' and 'What you must not do' we can reduce or refuse to pay your claim and/or recover from you any costs and/or any monies we have paid and/or cancel your policy.

Legal liability claims

You must tell us about any incident that has caused an injury to others or damage to other people's property.

You must also as soon as possible tell us about any demands made on you to pay compensation to others and any court actions or offers of settlement and send these to us.

If you make a legal liability claim under your policy we can decide to defend you, settle any claim against you or represent you at an inquest, official inquiry or court proceedings. If we decide to defend you, settle any claim against you or represent you, then you must give us all the help we need, including help after your claim is settled.

If we decline a claim or do not pay your claim in full

We will provide reasons for our decision to decline the claim or not pay it in full. We will send you written confirmation of our decision.

How to establish your loss

Establish an incident took place

When making a claim you must be able to prove that an incident covered by your policy actually took place. If you do not do this, we will not be able to pay your claim.

We may obtain the following from the police:

- confirmation that you reported the incident;
- details of any investigations they undertook.

You must give us authority to access these records, if we ask.

Describe your loss or damage

You must also give us accurate and full details of what was lost, stolen or damaged.

Proving loss, ownership and value

You must give us proof of loss, value and ownership of the items claimed when we request it.

Allowing us, a repairer or an expert appointed by us, to look at what is damaged is usually all that is needed to prove your loss. Sometimes we might ask you to produce a copy of the most recent plans and drawings for the property, photographs of the property or other proof that supports the extent of the loss you have suffered.

For lost, damaged or stolen items that are no longer available for inspection (e.g. because they were stolen or destroyed in a fire) you must validate your claim by giving us details of when and where they were purchased and proof of ownership and value.

The type of proof we might ask for includes proof of purchase (e.g. a sales receipt that has the item, description or code, a purchase price, date purchased and where the item was purchased), a valuation from a qualified professional valuer in Australia before the loss or damage occurred, original operating manual, manufacturer's box, certificate of authenticity, close up photograph, proof of inheritance and a full description of the item (e.g. brand, model etc.).

For more valuable items we will ask for more evidence to substantiate your claim than we might for less expensive items. For items over \$3,000, we will ask for proof of purchase (e.g. a sales receipt), a valuation from a qualified professional valuer in Australia before the loss or damage occurred and a close-up photograph of the item as a minimum.

We do not consider that a statutory declaration of itself is acceptable evidence of proof of ownership and value.

If you are unable to substantiate your claim, we might reduce or refuse your claim.

How we settle property claims

We will aim to use a member of our supplier network to repair or rebuild the damage to the property. Sometimes, this is not always possible, for example, if there is pre-existing damage. This will determine how the property claim will be settled.

When a member from our supplier network can complete the repair or rebuild

When your claim for loss or damage to the property is covered, we will engage a builder from our supplier network to prepare a scope of works and provide a quote on the cost to repair or rebuild the property on a `new for old' basis.

Once the scope of works and quote is provided to us, we will arrange for it to be assessed. This will involve reviewing the quote to make sure that the quote is appropriate and reasonable for the scope of works. This includes a consideration of the appropriateness of materials, repair method, labour and material costs and overall cost.

If the amount of the assessed quote to repair or rebuild the property is less than the property sum insured, we will offer you the choice to have the property repaired or rebuilt (based on the recommendation of our builder). Then:

if you accept the offer, the builder we engage will be authorised to complete the repair or rebuild on a 'new for old' basis;

if you choose to not accept the offer, you will be paid the amount of the assessed quote to repair or rebuild on a 'new for old' basis. If the amount of the assessed quote to repair or rebuild is equal to or more than the property sum insured the damage will not be repaired or rebuilt and instead, you will be paid the property sum insured.

Note: this amount to repair or rebuild may be less than what it would cost you to arrange the repairs or rebuild with your own builder. We are able to secure supplier discounts from within our supplier network

When a member of our supplier network is unable to complete the repair or rebuild

When your claim for loss or damage to the property is covered and a member of our supplier network is unable to complete the repair or rebuild, we will ask you to engage a builder to provide a scope of works and provide a quote on the cost to repair or rebuild the property on a `new for old' basis.

Once the scope of works and quote is provided to us, we will arrange for it to be assessed. This will involve reviewing the quote to determine that it is appropriate and reasonable for the scope of works. This includes a consideration of the appropriateness of materials, repair method, labour and material costs and overall cost.

If the quote is appropriate and reasonable for the scope of works, we will then pay you the assessed amount. If it is not, the quote may be adjusted. This may include, adjusting the scope of works or the quote. We will then pay you the adjusted amount of the quote.

If we pay you for the repair or rebuild, the Lifetime guarantee on property repairs does not apply, see page 90.

When we settle the property claim we will not:

- pay more than the relevant sum insured or policy limit;
- pay extra because you paid more for an item when it was originally purchased;
- pay extra to repair or rebuild the property to a better standard, specification or quality than it was before the loss or damage occurred except as stated in the meaning of 'new for old' (see page 85) or unless stated otherwise in your policy;
- fix inherent defects, structural defect, structural fault and/or faulty/poor workmanship that are not covered by your policy (see section 3 'Things we don't cover' on page 33), other than a defect or fault that we guarantee under this policy;
- pay extra to repair or rebuild undamaged parts (some limited cover is available in additional cover 'Matching undamaged parts' see page 70);
- fix or pay to fix pre-existing damage (unless your policy provides otherwise).

How we settle your landlord contents claims

When your claim for loss, theft or damage to your landlord contents is covered, your landlord contents may be replaced, repaired or we may pay you. We will aim to use a member of our supplier network to repair or replace damaged contents.

How we settle will depend on the circumstances of the claim including the cost of repair or replacement, your sum insured and any lower policy limits.

If the cost of repair or replacement exceeds your landlord contents sum insured, you will be paid your landlord contents sum insured.

Repairing your landlord contents

We will engage a repairer within our supplier network who is able to complete the repairs to your landlord contents to provide a quote. If the quoted cost to repair the item is less than the cost of replacement, we will authorise the repairs. If you do not accept the offer to repair, we will pay you the quoted cost.

Replacing your landlord contents

If the quoted cost to repair is more than the cost of replacement on a 'new for old' basis or if the landlord contents item cannot be repaired, you have the option to accept a replacement on a `new for old' basis sourced through our supplier network. See page 85 for what 'new for old' means.

If you do not accept the offer, you will be paid the value of the replacement item. This may be less than what it would cost you to arrange the replacement in the market. We are able to secure supplier discounts from within our content supplier network. We will pay you cash or if available, you can choose to be paid this as a voucher, store credit or stored value card.

When we settle your landlord contents claim we will not:

- pay more than the relevant sum insured or policy limit;
- pay extra to replace landlord contents item to a better standard, specification or quality than they were before the loss or damage occurred except as stated in the meaning of `new for old';
- fix or pay to fix pre-existing damage (unless your policy provides otherwise):
- fix inherent defects, structural defect, structural fault and/or faulty/poor workmanship that are not covered by your policy (see section 3 `Things we don't cover' see page 33);
- pay extra because you paid more for that item when it was originally purchased;
- pay extra to repair or replace undamaged parts (some limited cover is available in additional cover 'Matching undamaged parts' see page 70);
- pay for any decrease in the value of a pair, set or collection when the damaged or lost item forms part of the pair, set or collection. We pay only for the repair or replacement of the item which was damaged or lost.

'New for old' means:

New materials, new items

We replace or repair with new items or new materials that are reasonably available at the time of replacement or repair from Australian suppliers.

New for old, regardless of age

We replace or repair regardless of age, with no allowance for depreciation.

For example, a leather lounge which was purchased 5 years ago for \$5,000 and now worth \$2,000, will be replaced with a brand new leather lounge equivalent to your old lounge when it was new. Cover is not limited to \$2,000.

Same type, standard and specification as when new

We will repair or replace to the same type, standard and specification (but not brand) as when new. If the same is not reasonably available from an Australian supplier, we will repair or replace with items or materials of a similar type, standard and specification when new. We can replace with a different brand.

'New for old' does not:

- include paying the extra cost of replacing or purchasing an extended warranty on any item;
- mean of a better standard, specification or quality than when new;
- include paying to replace or match undamaged parts or materials (some limited cover is available in additional cover 'Matching undamaged parts' see page 70).

When items may be replaced to a better standard

Refrigerators, freezers, dishwashers, air conditioners, washing machines and dryers with less than a 3 star energy rating

For these items when being replaced, 'new for old' means replacing with a new item of equal specification (but not brand) and if you agree, it means replacing with a minimum 3 star energy rating if this is available. It can be a different brand.

Obsolete electrical appliances

For obsolete electrical appliances such as outdated computers or TVs 'new for old' means replacing or repairing to an equal specification (but not brand). If this is not available, it means to the nearest better specification available. It can be a different brand. We do not repair or replace, or pay you for electrical or electronic items that were no longer able to be used for the purpose they were intended prior to the incident covered by your policy (e.g. a TV that can no longer be turned on and watched).

Landlord contents items that cannot or will not be replaced 'new for old'

For these items (such as paintings, pictures and works of art), 'new for old' means that if the item cannot be replaced 'new for old' or repaired, we will pay you what it would have cost to buy the item immediately before the loss or damage occurred, up to the relevant limit in your policy. We may engage an expert to help determine this.

Property claims

This section relates specifically to a claim made on the property cover and is in addition to the information in 'How we settle property claims' on pages 82 to 83.

When we authorise the repair or rebuilding of the property

We may enter into any building contract with the selected repairer and/or supplier on your behalf.

Repairing or rebuilding damaged parts

We will only repair or rebuild the parts that are damaged where the damage is covered by your policy. Apart from the limited circumstances where we will repair or rebuild undamaged parts (some limited cover is available in additional cover 'Matching undamaged parts' see page 70). This policy does not cover you to replace undamaged parts, such as when:

▼ one garage door is damaged

we will only replace or repair the damaged one, not other doors.

▼ roof tiles are damaged

we will only replace the damaged ones, not the undamaged tiles, even if the undamaged tiles are faded and do not match the new ones used for repairs.

▼ roof sheeting is damaged

we will only replace the damaged roof sheeting, not the undamaged roof sheeting, even if the closest match available to us is a different shade, colour, finish, material or profile to the undamaged roof sheeting.

▼ an external wall is damaged

we will replace the damaged parts of the wall, not undamaged areas of the wall or other sides of the property.

When we cannot match materials to undamaged parts

If we cannot find new materials to match undamaged parts, we will offer to repair or rebuild using new materials of a similar type, standard and specification to the damaged parts of the property when new and that are reasonably and commercially available in Australia and compliant with the current building regulations. It may not be the same brand, line or product.

If you are not satisfied with the materials we find, you have two options before we commence the repair or rebuild:

You can pay the extra cost of replacing the undamaged part to achieve a uniform appearance with the materials we have found. See also additional cover 'Matching undamaged parts' on page 70 as there are some limited circumstances where we will pay extra to repair or rebuild undamaged parts.

We can pay you the amount of the assessed quote of repairing or rebuilding using materials that are the closest match available that has been quoted by one of our suppliers based on the materials we have found. The assessed quote may be less than what it will cost you to arrange the repairs or rebuild within the building market. We are able to secure supplier discounts from our supplier network.

How we deal with defects, faults and poor workmanship

There are different ways we manage defects, faults and poor workmanship during the repair, rebuilding process:

- ▼ if the property has a defect, fault or poor workmanship (see section 3 `Things we don't cover' on page 33), it is not covered and we will not pay to fix it. This is the case whether you knew about the defect or fault (or not). For example, we would not fix structural posts, beams or load bearing walls that have been removed without taking into account structural engineering requirements.
- if a defect or fault (or poor workmanship) causes or contributes to loss or damage to the property, that resultant damage is not covered but only if you knew about the defect or fault or should have reasonably known about it (see `section 3 `Things we don't cover' on page 33). For example, your roof has a fault (and you knew about the fault because you have been told about it by a tradesperson) and this allows rain to enter during a storm, we will not pay to fix the resultant water damage but not the defect in the roof.
- ▼ if a member of our supplier network is unable to complete the repairs or rebuild damage covered by your policy (e.g. because a defect or fault or poor workmanship in any property component will not support the repairs) we will pay in accordance with 'How we settle property claims' on page 81 as if the property component did not have the defect or fault. This is the case whether you knew about the defect or fault (or not). For example, a defective load bearing wall will not support the repairs needed to the ceiling. We pay you the cost to repair the damage to the ceiling as if the property did not have the defective load bearing wall.

Changes to the property

If you want to change the design of the property

When repairing or rebuilding the property, if we agree, you can choose to change the design of the property or upgrade parts of it, provided that you pay all extra costs of doing this including all costs related to the construction and all professional fees (e.g. architect's fees). If you want to downsize the property for less cost than you are entitled to claim, we will not pay more than the amount of the assessed quote from a member of our supplier network to rebuild the downsized property. For example, if your three bedroom property is damaged in a storm and has to be rebuilt, and you choose that you want to downsize to a smaller two bedroom property, the most we will pay is the assessed quote for our builder to rebuild the smaller two bedroom property.

Choosing to rebuild on another site

If the property is to be rebuilt following an incident covered by your policy you can choose to have the property rebuilt on another site provided you pay any extra costs involved.

Lifetime guarantee on property repairs

When we repair or rebuild the property, we guarantee the quality of workmanship of that work for the lifetime of the property if we:

- authorise;
- ▼ arrange; and
- ▼ pay the builder or repairer directly for this work.

What we guarantee

We guarantee the standard of the workmanship to be free of defects. If a defect arises in the lifetime of the property as a result of poor quality workmanship, then we will rectify the problem. It is a condition of our guarantee that we reserve the right to decide who will undertake the rectification work.

This guarantee does not apply:

- ▼ to repairs you authorise or make yourself;
- to loss, damage or failure of any electrical or mechanical appliances or machines;
- to wear and tear consistent with normal gradual deterioration of the property;
- where we agree with a repair quote and we give you payment for the cost of the repairs and you arrange the repairs.

Landlord contents claims

This section relates specifically to a claim made on your landlord contents cover and is in addition to the information in 'How we settle your landlord contents claims' on page 84.

Repairing or replacing damaged landlord contents

We will only repair or replace landlord contents that are lost or damaged when the loss or damage is covered by your policy. Apart from the limited circumstances where we will repair or replace undamaged landlord contents (see additional cover 'Matching undamaged parts' on page 70) you cannot claim to replace undamaged landlord contents e.g. a lounge chair which is part of a suite is damaged beyond repair, we will pay to replace that chair, not the whole lounge suite.

When we cannot match materials to undamaged parts

If we cannot find new materials to match undamaged parts, we will use new materials of a similar type, standard and specification that are reasonably and commercially available in Australia. It may not be the same brand, line or product.

If you are not satisfied with the materials we find you have two options before we commence the repair or replacement:

You can pay the extra cost of replacing undamaged parts of your landlord contents to achieve a uniform appearance. See also additional cover 'Matching undamaged parts' on page 70 as there are some limited circumstances where we will pay extra to repair or replace undamaged parts.

We can pay you the amount of the assessed quote of repairing or replacing using materials that are the closest match available as quoted by a member of our supplier network.

The assessed quote may be less than what it will cost you to repair or replace the item. We are able to secure supplier discounts from our supplier network.

Deductions from your property claim

If we pay the full property sum insured to you, we will deduct the following where applicable, from the amount we pay you:

- any unpaid excesses;
- any unpaid premium including any unpaid or remaining instalments for the period of insurance (if any);
- ▼ any input tax credit entitlement, refer to page 95.

After we pay your claim

Potential impact on cover and premiums

After a property claim

If we only pay part of the sum insured to you, your policy continues for the period of insurance.

If we pay the full sum insured to you, all cover under your policy stops on the day we pay or otherwise finalise your claim. There is no refund of premium.

After a landlord contents claim

If we pay part of, or the full, landlord contents sum insured, your landlord contents sum insured is automatically reinstated and cover continues for the period of insurance at no extra cost.

Salvaged property and landlord contents items

If we replace or pay you the full sum insured for an item, we then own the damaged or recovered item. We will need you to make the damaged or recovered item available to us.

Our right to recover from those responsible

If you've suffered loss or damage or, incurred a legal liability as a result of an incident covered by this policy and you make a claim with us for that incident, then we have the right and you have permitted us to take action or start legal proceedings against any person or entity liable or, who would be liable to you for the recovery of your loss.

"Your loss" means your insured, underinsured or uninsured loss or damage or legal liability, costs, payments made and expenses in relation to the incident. Any action or legal proceeding we take will be commenced either in your name, or in the name of any other person or entity that suffered your loss. We will have full discretion over the conduct and any settlement of the recovery action.

If you make a claim with us for your loss and you've already started action or legal proceedings against any person or entity liable or, who would be liable to you for your loss, then we have the right and you have permitted us to take over and continue that action or legal proceeding.

Where your loss forms part of any class or representative action which hasn't been started under our instructions, we have the right and you permit us to exclude your loss from that class or representative action for the purpose of us including it in any separate legal proceedings which are or will be started under our instructions.

You must provide us with all reasonable assistance, co-operation and information in the recovery of your loss.

This assistance may include:

- providing a more detailed version of events, which may include completing a diagram or statement/ affidavit;
- providing us with any documents required to prove your loss;
- providing copies of any photographs or footage of the incident available;
- lodging a police report or obtaining relevant documents, such as completing and lodging an application form to obtain records from the police, fire and rescue, councils and other entities (when we cannot lodge one);
- attending court or meetings with our legal/other experts (only if required);
- providing evidence and documentation relevant to your claim and executing such documents, including signed statements and affidavits which we reasonably request.

We will pay for the cost of filing the police report and relevant searches to locate the third party. We will cover the costs you incur when having to attend court up to \$250 in total per claim.

You must not enter into any agreement, make any admissions or take any action or steps that have the effect of limiting or excluding your rights and our rights to recover your loss, including opting out of any class or representative action, unless we have given you our prior written agreement. If you do, we may not cover you under this policy for your loss.

8. Important things to know – our contract with you

About your premium

The amount you pay for this insurance is called the premium. The premium includes any applicable GST, stamp duty, other government charges and any levies that apply. The premium will be shown on your insurance schedule as total amount payable or if you pay by monthly instalments as your monthly insurance premiums.

The amount of the premium reflects our assessment of the likelihood of you making a claim and our costs of doing business. We use many factors about you and the property and landlord contents to calculate the premium.

Refer to the Landlord Insurance PED Guide for more information

Paying your premium

You must pay the premium by the due date to get this insurance cover. We will tell you how much to pay and when payment is due on your insurance schedule.

If we agree, you can pay the premium by instalments.

If you ask to pay the premium by automatically debiting your account or card, we will automatically continue doing so on renewal so that your policy can renew. You can contact us to stop this.

If you make changes to your policy details, it may affect the premium you need to pay for the remaining period of insurance.

Late annual renewal payments

If you do not pay the premium due on renewal by the due date, you have no cover from the due date.

Late monthly instalments

If you pay your premium by monthly instalments and a monthly instalment is overdue we will let you know, and we can cancel your policy:

- ▼ by giving you at least 14 days advance notice; or
- without advance notice, once an instalment is 1 month (or more) overdue.

Joint policyholders

When you insure the property and/or landlord contents in the names of more than one person, and all of those people are named insured on your insurance schedule, each of them is a joint policyholder and is able to request changes and otherwise deal with the policy. The reason for this is that these joint policyholders each have an interest or ownership in the property and/or landlord contents.

We will treat a statement, act, omission, claim, request or direction (including a request to change or cancel your policy) made by one policyholder (either before the purchase of this policy or during the period of insurance) as a statement, act, omission, request or direction by all policyholders. A policyholder means a named insured on your certificate.

There are, however, some exceptions to this.

During the period of insurance, we might ask all joint policyholders before we action a request or direction in relation to your policy (e.g. before we cancel your policy, reduce your cover or remove another policyholder). This way we can help protect the interests of all policyholders.

Conduct of others

When we consider a claim under this policy, we will have regard to any prejudice suffered by you or any other person entitled to benefit under this policy in relation to that claim, caused by mental illness of, substance abuse and/or an act of violence or intimidation by, another policyholder or person entitled to benefit under this policy. In doing this, we may meet the claim when we are not legally required to do so. If we do, we will limit the claim in relation to the person claiming to an amount which is fair in the circumstances.

How the Goods and Services Tax (GST) affects this insurance

You must tell us about the input tax credit (ITC) you are entitled to for your premium and your claim, each time you make a claim. If you do not give us this information or if you tell us an incorrect ITC, we will not pay any GST liability you incur. Our liability to you will be calculated taking into account any ITC to which you are entitled for any acquisition which is relevant to your claim, or to which you would have been entitled had you made a relevant acquisition.

In respect of your policy, where you are registered for GST purposes you should calculate the insured amount having regard to your entitlement to input tax credits. You should, therefore, consider the net amount (after all input tax credits) which is to be insured and determine an insured amount on a GST exclusive basis.

This outline of the effect of the GST on your policy is for general information only. You should not rely on this information without first seeking expert advice on the application of the GST to your circumstances. `GST', `input tax credit', `acquisition' and `supply' have the meaning given in A New Tax System (Goods and Services Tax) Act 1999.

What happens with cancellations

Cancellation by you

You can cancel this policy at any time. For each property or landlord contents cover cancelled, you will be refunded the unexpired portion of the premium attributable to that property or landlord contents cover (including GST if applicable) less any non-refundable government charges. We will not give a refund if the refund is less than \$10 (GST inclusive). If you pay by instalments, on cancellation you agree to pay us any portion of the premium that is owing but not yet paid and that amount is due and payable.

Cancellation by us

We can cancel your policy where the law allows us to do so. For each property or landlord contents cover cancelled, you will be refunded the unexpired portion of the premium attributable to that property or landlord contents cover (including GST if applicable), less any non-refundable government charges. We will not give a refund if the refund is less than \$10 (GST inclusive). If we cancel your policy due to fraud, we will not refund any money to you.

9. What to do if you have a complaint and other important information

We will always do our best to provide you the highest level of service but if you are not happy, here is what you can do.

How to contact us with a complaint

Let us know

If you experience a problem, are not satisfied with our products or services or a decision we have made, let us know so that we can help.

Contact us:

By phone: 1300 794 133

By email: vero@vero.com.au

In writing: Vero Insurance

GPO BOX 1619 Adelaide SA 5001

Complaints can usually be resolved on the spot or within **5** business days.

Review by our Customer Relations Team

If we are not able to resolve your complaint or you would prefer not to contact the people who provided your initial service, our Customer Relations team can assist:

By phone: 1300 264 470

By email: idr@vero.com.au

In writing: Vero Customer Relations Team

PO BOX 14180,

Melbourne City Mail Centre VIC 8001

Customer Relations will contact you if they require additional information or if they have reached a decision.

When responding to your complaint you will be informed of the progress of and the timeframe for responding to your complaint.

Seek review by an external service

We expect our procedures will deal fairly and promptly with your complaint. However, if you remain dissatisfied, you may be able to access the services of the Australian Financial Complaints Authority (AFCA). AFCA provides fair and independent financial services complaint resolution that is free to consumers.

Any determination AFCA makes is binding on us, provided you also accept the determination. You do not have to accept their determination and you have the option of seeking remedies elsewhere.

AFCA has authority to hear certain complaints. Contact AFCA to confirm if they can assist you.

You can contact AFCA:

By phone: 1800 931 678

By email: info@afca.org.au

In writing: Australian Financial Complaints Authority,

GPO Box 3,

Melbourne VIC 3001

By visiting: www.afca.org.au

General Insurance Code of Practice

We support the General Insurance Code of Practice. You can get a copy of the code from the Insurance Council of Australia website (insurancecouncil.com.au) or by phoning (02) 9253 5100.

Report insurance fraud

Insurance fraud is not a victimless crime. It imposes additional costs on honest policyholders and wastes the valuable resources of our community. This means it affects everyone.

We actively pursue fraudulent and inflated claims in order to keep your premiums as low as possible.

Fraudulent claims will be investigated and may be reported to the police.

Help us fight insurance fraud by reporting:

- ▼ inflated vehicle or home repair bills;
- staged vehicle or home incidents;
- false or inflated home or vehicle claims;
- home or vehicle fires which may be intentionally started, including by someone known to you.

To report suspected insurance fraud call: 1300 881 725. Let's work together to reduce the impact of insurance fraud on the community.

10. Words with special meanings

Some words in this policy have a special meaning.

It is important to read this section because it can impact how your policy is interpreted. If a word does not have a special meaning, then it just has its ordinary meaning.

Accidental loss or damage

means loss or damage that occurs without intent.

Actions or movements of the sea

means:

- rises in the level of the ocean or sea;
- ▼ sea waves;
- high tides or king tides;
- any other actions or movements of the sea.

Actions or movements of the sea do not include a tsunami or storm surge.

Agent

means someone who acts on your behalf to arrange and manage the rental of the property, including the collection of rent.

Aquarium

means a large glass tank filled with water in which people keep animals (usually fish) and unlike a fishbowl, is not readily portable.

Business activity

means:

- any activity specifically undertaken for the purposes of earning an income; or
- any activity registered as a business and which you are obliged by law to register for GST purposes.

It does not mean the tenancy of the property or unit.

Cannot be lived in

means destroyed or made completely or partially unfit to live in. This includes if the utilities are not available or it is not safe to live in.

Cannot be re-leased

means unable to be leased again.

Common property

means land or any areas at the insured address that both you and other people are entitled to use (e.g. common property in a multi-dwelling development).

Communicable Disease

means:

- Highly Pathogenic Avian Influenza in Humans;
- any Listed Human Disease, Biosecurity Emergency or Human Biosecurity Emergency as defined in or declared under the Biosecurity Act 2015 (Cth).

A reference to the Biosecurity Act 2015 (Cth) includes any amendment, replacement, re-enactment or successor legislation. A reference to Listed Human Disease, Biosecurity Emergency or Human Biosecurity Emergency shall have the meaning found in any replacement definition, in any amendment, replacement, re-enactment or successor legislation, or where there is no replacement definition the term shall have the meaning of a term which is substantially similar in meaning as defined in or declared in any amendment, replacement, re-enactment or successor legislation.

Components (or property component)

means a property element which is manufactured as an independent unit, that can be joined or blended with other elements to form a more complex item e.g. the roof (sheeting or tile) is a component, the fire wall within the roof space is another component.

Computer

means any electronic digital device that stores, retrieves and processes data and can be programmed with instructions. It includes devices such as a PC, laptop and electronic notebook. A computer is composed of hardware and software, including:

- ▼ CPU:
- monitor;
- ▼ processor;
- hard drive:
- keyboard and mouse.

Drones

means an unmanned aircraft that can be remote controlled or fly autonomously for recreational or photographic purposes.

e-bicycle

means a bicycle with an integrated electric motor that can be used for propulsion with or without propulsion by pedals.

Environmental improvements

means an alteration or addition to the property which is intended to contribute to the protection or conservation of the environment. These may include items such as solar panels, rainwater tanks or compost equipment.

Fire (including bushfire)

means burning with flames.

Fixed term

means the tenant agrees to rent a property for a fixed amount of time (e.g. 12 months). It does not include any arrangement under a holiday let or other short-term letting arrangement.

Flood

see page 39.

Guest

means any person invited onto the insured address by the tenant.

Illegal drugs

means drugs that are prohibited from manufacture, sale or possession in Australia including but not limited to methamphetamine.

Illegal drug precursor

means the starting materials for illegal drug manufacture.

Incident

means a single event, accident or occurrence which you did not intend or expect to happen. A series of incidents attributable to one source of originating cause is deemed to be the one incident.

Insurance schedule

means the latest schedule, including the invoice showing the amount payable, we have given you. It is an important document as it shows the covers you have chosen and other policy details.

Insured address

see page 21.

Insured events

means the insured events on pages 39 to 51.

Landlord contents

see 'What we cover as your landlord contents' on page 22 and 'What we don't cover as your landlord contents' on page 23.

Loss or damage

means physical loss or physical damage, unless stated otherwise in your policy.

Malicious act

means a single intentional and willful act characterised by malice. It is not wanton disregard, negligence, carelessness, wear and tear, use of excessive force, lack of due care or action, poor housekeeping or neglect.

Open air

means any area at the insured address not able to be enclosed on all sides and secured in such a way as to prevent access except by violent force.

Period of insurance

means when your policy starts to when it ends. It is shown on your insurance schedule.

Periodic

means where a rental agreement for the insured address is continuing for an indefinite period.

PED guide

see page 8.

Personal transportation vehicle

means a battery driven or electric device that is a scooter, skateboard, e-bicycle, unicycle, hoverboard, one-wheel or segway used for personal transportation that is suitable to be ridden by one person and does not have to be insured under any compulsory third party insurance laws or motor accident injuries insurance laws.

Property

see 'What we cover as the property' on page 17 and 'What we don't cover as the property' on page 18.

Rental agreement

means a current and valid written agreement for the insured address between you (or your agent) and your tenant that:

- complies with the requirements specified in the relevant residential tenancy legislation (or its equivalent);
- ▼ is for a fixed term; and
- includes the following minimum requirements a start and finish date, a minimum duration, the weekly rental amount, the bond that the tenant is required to pay and the notice to leave requirements.

A 'rental agreement' includes any periodic agreement which continues after the end of the fixed term of a rental agreement, on the same terms and conditions as that rental agreement.

'Rental agreement' does not include any short-term rental, holiday letting or house sharing arrangement (including any arrangement booked through an online booking platform).

Retaining wall

means a wall, which is not part of the residential building, that holds back or prevents the movement of earth.

Same tenant

means that at least one common person was usually residing at the insured address when the incidents giving rise to the claims occurred, unless stated otherwise in your policy.

Scope of works

means a list of repair works needed to meet your claim and is usually needed when major damage has occurred. It helps identify what repair or rebuilding work is necessary to resolve your claim in a safe and compliant manner.

Set

means a number of things customarily used together or forming a complete assortment, outfit, or collection such as a set of dishes.

Storm

means a single weather event being a cyclone or severe atmospheric disturbance. It can be accompanied by strong winds, rain, lightning, hail, snow or dust.

Storm surge

means a rush of water onshore associated with a low pressure system and caused by strong winds pushing on the ocean's surface. Storm surge does not mean actions or movements of the sea.

Strata title

means any form of land title which allows for multiple individual titles to exist in or on a block of land where the common property is held under a single separate title.

Sum insured

see 'The most we will pay for the property' on page 20 and 'The most we will pay for landlord contents claims' on page 24.

Tenant

means the person or persons who have been granted the right to occupy the insured address under the rental agreement and from whom you receive rental income. It also includes anyone else who normally lives at the insured address with the person or persons who pay rent under the rental agreement. It can also include your family members if they live at the insured address whether there is a formal rental agreement in place or not.

Unit

means a unit, villa, townhouse or apartment in a strata title development. It does not include common property.

Unoccupied and occupied and furnished enough to be lived in

'furnished enough to be lived in' means the property or unit contains at least:

- ▼ a bed; and
- a clothes and linen storage area; and
- an eating table or bench; and
- a refrigerator and a cooking appliance.

'occupied' means:

- the property or unit is furnished enough to be lived in; and
- someone is eating, sleeping and living at the property or unit; and
- ▼ the property or unit is connected to utilities.

'unoccupied' means:

- the property or unit is not furnished enough to be lived in; or
- no-one is eating, sleeping and living at the property;
 or
- ▼ the property or unit is not connected to utilities.

Vermin

means small animals (e.g. geckos) or insects that are typically thought of as pests. Vermin does not include a possum.

We, us, our and Vero

means AAI Limited ABN 48 005 297 807 trading as Vero Insurance.

Weekly rental amount

means (as applicable) the:

- ▼ weekly rent payable under your rental agreement; or
- amount a tenant would have paid as weekly rent immediately before the incident, assessed by a suitably qualified person agreed to by us, if the insured address was not tenanted at the time the loss or damage occurred,

less agent's commission and fees.

You/Your

see page 21.

Customer Service Hotline
For assistance or enquiries simply call
the number shown on your insurance
schedule.
AAI Limited trading as Vero Insurance
ABN 48 005 297 807
AFS Licence No. 230859.

