

PART OF THE JENSTEN GROUP

Residential Property Owners Insurance

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Introduction

This policy wording, **schedule** and any **endorsement** applying to **your** policy forms **your** insurance document. This document sets out the terms and conditions of the contract of insurance between **you** and **us**. **You** should read this document in full and keep it in a safe place.

In return for payment of the premium shown in the **schedule**, **we** agree to insure **you**, subject to the terms and conditions contained in or endorsed on or to this policy, against loss or damage **you** sustain or legal liability **you** incur for accidents happening during the **period of insurance** shown in the **schedule**.

When drawing up this contract of insurance, **we** have relied on the information and statements which **you** have provided in the proposal form or statement of fact.

The insurance relates ONLY to those sections of the policy which are shown in the schedule as being insured.

This insurance is underwritten by SiriusPoint International Insurance Corporation. SiriusPoint International Insurance Corporation is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Registered on the Financial Services Register, Firm Registration Number (FRN) 202912.

Miramar Underwriting Limited acts as a Managing General Underwriter on behalf of SiriusPoint International Insurance Corporation. Miramar Underwriting Limited is authorised and regulated by the Financial Conduct Authority. Firm Reference No. 507000.

You can check our details on the Financial Services Register https://register.fca.org.uk/

The written authority (which is shown in the **schedule**) allows **Jensten Insurance Brokers Ltd** trading as Ember JD to sign and issue this policy on behalf of **us**.

Please read the whole document carefully. It is arranged in different sections. It is important that;

- you are clear which sections you have requested and want to be included;
- you understand what each section covers and does not cover;
- you understand your own duties under each section and under the insurance as a whole.
- you check that the information you have given us is complete and accurate and not misleading or untrue.

You are advised to keep copies of documents sent to or received from us for your own protection.

Please contact your broker immediately if this document is not correct or if you would like to ask any questions.

This policy is designed to insure **your property** against loss or damage as a result of the named insured events in this wording. It does not cover the maintenance of **your property**.

That means **we** will not cover the cost of wear and tear or maintenance costs such as defective rendering, repointing chimneys or general roof maintenance.

We also do not cover damage that happens over time such as damp, rot or damage from vermin.

You should keep your property in a good state of repair, and take reasonable steps to avoid loss or damage.

TO MAKE A CLAIM, PLEASE CONTACT OUR RELEVANT CLAIMS TEAMS:

PROPERTY CLAIMS: Innovation Group 0344 557 7854 or PropertyClaims@Innovation.Group
LIABILITY CLAIMS: Kennedys Claims 0344 557 6246 or bspoke@kennedyslaw.com

For full information relating to 'How to make a Claim', please see page 13 of this document.

Policy Definitions

Throughout this document where the following words appear in bold they will have the meanings shown below.

Accidental Damage

Unexpected and unintended loss or damage caused by a single and one-off event resulting from a sudden and external means.

Bodily Injury

Damage to persons caused by accident or disease

Building (s)

The main structure of the **property** and;

- fixtures and fittings attached to the **property** including permanently fitted flooring
- domestic outbuildings and private garages
- permanently installed swimming pools, tennis courts, drives, patios, terraces, walls, gates, paths, fences and fixed fuel tanks
- radio and television aerials, satellite dishes, their fittings and masts which are attached to the **property** including fixed solar panels

you own or for which you are legally liable within the premises named in the schedule.

Buildings do NOT include:

• carpets (unless they are fitted carpets forming part of communal areas of flats you are responsible for)

Computer virus

A set of corrupting, harmful or otherwise unauthorised instructions or code including a set of maliciously introduced unauthorised instructions or code, programmatic or otherwise, that propagate themselves through a computer system or network of whatsoever nature. **Computer virus** includes but is not limited to "trojan horses", "worms" and "time or logic bombs".

Contents

Household goods within the **property**, which **you** own or which **you** are legally liable for.

Contents includes:

- items in outbuildings, garages or sheds, but within the **premises** up to £1,000 in total
- domestic oil in fixed fuel oil tanks up to £500 which you have paid for
- carpets, but not permanently fitted flooring
- items in the open, within the premises up to £250 in total

Contents does NOT include:

- motor vehicles, caravans, trailers or watercraft or their accessories
- televisions, satellite decoders, radios, audio equipment and home computers
- money, certificates or documents
- clothing, personal effects, pedal cycles
- any living creature
- any part of the buildings
- any property held or used for business purposes
- any property insured under any other insurance.
- any high risk items

Electronic data

Facts, concepts and information converted to a form useable for communications, interpretation or processing by electronic and electromechanical data processing or electronically controlled equipment and includes programmes, software and other coded instructions for the processing and manipulation of data or the direction and manipulation of such equipment.

Endorsement

A change in the terms and conditions of this insurance. These are shown on **your schedule**.

Excess The amount payable by you as shown in the schedule in the event of a claim

Furnished A property furnished enough to be normally lived in, must have sufficient furniture and

furnishings for normal living purposes. The minimum should include but is not limited to

carpets, curtains, beds, tables, chairs, wardrobes, cooking and washing facilities.

Heave Upward movement of the ground beneath the **buildings** as a result of the soil expanding.

High Risk Items Antiques, articles of gold, silver or other precious metals, camping equipment, compact discs,

computer equipment, credit, debit, charge, cheque or cash cards, curios, digital versatile/video discs, DVD players/recorders, furs, guns and firearms, jewellery, mobile phones, money, pedal cycles, paintings, photographic equipment, portable electronic games, portable musical instruments, portable sports equipment, stamp, coin and medal collections, televisions, video

and audio equipment, portable electronic equipment and watches.

Jensten Insurance The company who have been authorised by us to transact insurance business on our behalf. Jensten Insurance Brokers Limited trading as Ember JD are authorised and

regulated by the Financial Conduct Authority, their Firm Reference Number is 766281. Registered Office: Coversure House, Vantage Park, Washingley Road, Huntingdon, PE29

6SR.

Landslip Downward movement of sloping ground.

Period of insurance The length of time for which this insurance is in force, as shown in the **schedule** and for which

you have paid and we have accepted a premium.

Premises The address which is named in the **schedule**.

Property The private dwelling and the garages and outbuildings used for domestic purposes

at the **premises** shown in the **schedule**.

Sanitary Ware Washbasins, sinks, bidets, lavatory pans and cisterns, shower trays, shower screens, baths and

bath panels.

Schedule The **schedule** forms part of this insurance contract and contains details of **you**, the **premises**,

the sums insured, the excess, the period of insurance and the sections of this insurance which

apply.

Settlement Downwards movement as a result of the soil being compressed by the weight of the buildings

within ten years of construction.

Subsidence Downward movement of the ground beneath the **buildings** other than by **settlement**.

Unoccupied The **property** is **unoccupied** when it has not been lived in for more than 60 consecutive days

or is not **furnished** enough to be normally lived in.

We / us / our Miramar Underwriting Ltd on behalf of SiriusPoint International Insurance Corporation.

You / your / insured The person or persons named in the schedule.

Your broker Jensten Insurance Brokers Limited trading as Ember JD

Important: Information About Your Policy

Your Right to Cancel

You may cancel this insurance policy at any time by contacting your broker. If you cancel your policy before your cover has started, we will refund your premium in full.

Cooling Off Period - If **you** cancel **your** policy within 14 days of **your** start date or renewal date, providing no claim has been submitted, **you** will be legally entitled to a refund during this time, but **you** will have to pay for the days the policy was active, and may be charged an administration fee.

You may cancel after 14 days, and providing no claim has been submitted, **you** will be entitled to a refund of the premium paid in respect of the cancelled cover, less a proportionate deduction for the time **we** have provided cover and any chargeable administration fee.

If **you** have received any claims payment, have a claim pending or **you** have notified us of any incident likely to give rise to a claim during the period of insurance, no refund of **your** premium or any administration fee will be given.

Our Right to Cancel

We or your broker may, at any time cancel this policy where there is a valid reason for doing so, by sending at least 14 days' to you at your last known correspondence or email address.

Valid reasons include but are not limited to:

- Non-payment of premium where we have been unable to collect a premium payment following non-payment correspondence issued to you or your broker;
- Your Credit Agreement is cancelled;
- Where we reasonably suspect fraud;
- Where you fail to co-operate with us or provide us with information or documentation we reasonably
 require, and this affects our ability to process a claim or defend our interests;
- Where you have not taken reasonable care to provide complete and accurate answers to the questions we
 ask;
- Where **you** harass or use abusive or threatening behaviour towards **our** staff or representatives of **us** or **your broker**.

If we or your broker cancel the policy, you will be entitled to a refund of the premium paid in respect of the cancelled cover, less a proportionate deduction for the time we have provided cover and any applicable administration fees due. However, if a claim has been made or the reason for cancellation is fraud and/or economic, financial or trade sanctions, we are legally entitled to keep the premium.

Non-payment of premiums

We reserve the right to cancel this policy immediately on written notice in the event of non-payment of the premium or payment default if **you** are paying by instalments.

Any return premium due to **you** will depend on how long this insurance has been in force and whether or not any claims have been made.

Law and Language Applicable to Contract

This insurance will be governed by English Law, **you** and **we** agree to submit to the non exclusive jurisdiction of the courts of England and Wales (unless **you** live in Jersey in which case the law of Jersey will apply and the Jersey courts will have exclusive jurisdiction). The language and all communication with **you** will be in English.

Contracts (Rights Of Third Parties) Act 1999 Clarification Clause

A person who is not a party to this insurance contract has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this insurance but this does not affect any right or remedy of a third party which exists or is available apart from that Act.

Financial Services Compensation Scheme (FSCS)

We are covered by the Financial Services Compensation Scheme (FSCS). **You** may be entitled to compensation from the scheme if **we** cannot meet **our** obligations.

Your entitlement to compensation will depend on the circumstances of the claim. Further information about the compensation scheme arrangements is available from the FSCS at:

Financial Services Compensation Scheme, PO Box 300, Mitcheldean GL17 1DY.

Tel: **0800 678 1100** and **020 7741 4100** E-mail: enquiries@fscs.org.uk Website: www.fscs.org.uk

Important: Information You Have Given Us

Sums Insured

You must ensure the sums insured provided are correct.

The **buildings** sum insured must be enough to fully rebuild the **buildings** at **your premises** including any expenses **you** have to pay for architects, surveyors, consulting engineers, legal fees, demolition and debris removal.

The **contents** sum insured must be enough to replace all the **contents** within **your buildings** with new items of the same or nearest equivalent quality and type.

Fair Presentation of Risk

You have a duty to make a fair presentation of all material and relevant facts to **us**. Providing **us** with inaccurate information or failing to tell **us** of anything which may increase the risk may invalidate this policy or lead to claims not being paid or being paid in part only.

You must take care when answering any questions **we** have asked by ensuring that any information provided is accurate and complete. This duty applies at the start of **your** policy, at any time a variation occurs during the policy period and prior to the renewal of **your** policy.

We may avoid the policy and refuse to pay any claims where any failure to make a fair presentation is:

- i) deliberate or reckless; or
- ii) of such other nature that, if **you** had made a fair presentation, **we** would not have issued the policy.

We will return the premium paid by you unless the failure to make a fair presentation is deliberate or reckless.

If **we** would have issued the policy on different terms had **you** made a fair presentation, **we** will not avoid the policy (except where the failure is deliberate or reckless) but **we** may instead:

- i) reduce proportionately the amount paid or payable on any claim, the proportion for which **we** are liable being calculated by comparing the premium actually charged as a percentage of the premium which **we** would have charged had **you** made a fair presentation; and/or
- ii) treat the policy as if it had included such additional terms (other than those requiring payment of premium) as **we** would have imposed had **you** made a fair presentation.

Changes in Circumstances

We have relied on the information and statements which **you** have provided in the proposal form or statement of fact. **You** must tell **your broker** of any changes to the answers **you** have given as soon as possible.

In particular, you must tell your broker:

- if you change your address;
- if **you**, or any person named in the **schedule**, change occupation;
- if **you**, **your** family or any person named in the **schedule** receive a county court judgement, conviction or are prosecuted(except for motoring offences where a custodial sentence has not been served);
- if **you**, **your** family or any person named in the **schedule** have been declared bankrupt or become subject to bankruptcy proceedings;
- about any changes to your buildings that will increase the rebuilding costs;
- about any changes to your contents that will increase the reinstatement costs

Please also ensure that **you** review pages **11** and **12** for other more specific general conditions relating to **your property** whereby it will be necessary to advise **your broker** of changes.

Alteration in Risk

Upon being notified of any such alteration in risk by **your broker** as mentioned under Changes in Circumstances or as set out by the general conditions on pages **11** and **12**, **we** may, at **our** discretion;

- i) continue to provide cover under each applicable section of the policy on the same terms
- ii) restrict the cover provided under each applicable or differing sections of the policy
- iii) impose additional terms
- iv) alter the premium
- v) cancel each applicable or differing sections of the policy and/or the policy in its entirety

If you fail to notify your broker of any such alteration, we may;

- i) treat the applicable section and the policy as if it had come to an end as at the date of alteration of the risk, returning a proportionate amount of the premium for the unexpired **period of insurance**, if **we** would have cancelled this section and the policy had **we** known of the alteration
- ii) treat the applicable section and the policy as if it had contained such terms (other than relating to premium) or other restrictions (if any) from the date of the alteration in risk as **we** would have applied had **we** known of the alteration.

Insurer's Data Privacy Notice

SiriusPoint International Insurance Corporation Privacy Notice

Personal data provided in connection with this policy will be used and processed in line with **Our** Privacy Notice for Policyholders. A copy of this is available at https://www.siriuspt.com/uk-eu-privacy-notice-for-policyholders-8-oct-2021/

Miramar Underwriting Ltd

Miramar Underwriting Limited act as a Managing General Underwriter of SiriusPoint International Insurance Corporation and is registered as a data controller with the Information Commissioner's Officer. Registration number is Z2168910.

This information is relevant to anyone who uses their services, including policyholders, prospective policyholders, and any other individuals insured under a policy.

They are dedicated to being transparent about what they do with the information that they collect about **You** and they process **Your** personal data in accordance with the relevant data protection legislation.

Why do they process your data?

The provision of **Your** personal data is necessary for them to administer **Your** insurance policy and meet their contractual requirements under the policy. **You** do not have to provide them with your personal data, but they may not be able to proceed appropriately or handle any claims if **You** decide not to do so.

What information do they collect about you?

Where **You** have purchased an insurance policy through an agent, **You** will be aware of the information that **You** gave to them when taking out the insurance. The agent will pass **Your** information to Bspoke Underwriting Ltd so that they can administer **Your** insurance policy **Our** behalf and fulfil **Our** contract of insurance.

Bspoke Underwriting Ltd collect this data on **Our** behalf as **We** are required to use this information as part of **Your** insurance quotation or insurance policy with **Us**. They may also process the data where it is necessary for a legal obligation, or as part of the establishment or defence of a legal claim.

They also process special categories of **Your** personal data as it is in the substantial public interest and it is necessary:

- i) for administering **Your** insurance policy; or
- ii) to prevent and detect an unlawful act (e.g. fraud).

Privacy Notice

You can get more information about this by viewing Miramar Underwriting Ltd's full Privacy Notice online at https://bspokegroup.co.uk/brands/miramar-underwriting/ or request a copy by emailing them at dataprotection@miramaruw.co.uk

Alternatively, you can write to them at:

Data Protection, Miramar Underwriting Limited, Dawson House, 5 Jewry Street, Fenchurch, London EC3N 2EX.

Your insurance brokers or other intermediaries may have their own reasons for processing **Your** personal data. Please contact them directly should **You** require further information about their uses of **Your** data.

General Conditions Applicable To The Whole Of This Insurance

Failure to comply fully with any of the conditions listed below, to the extent that such failure increases the risk of loss or damage, shall be a bar to any claim in respect of such damage. In addition **we** may, at **our** discretion, continue to provide cover on the same terms, restrict the cover provided, impose additional terms, alter the premium or cancel the applicable section of the policy or cancel the whole policy in its entirety.

- 1. It is a condition precedent to liability that you must take all steps to prevent any loss, damage or injury.
- **2.** It is a condition precedent to liability that the **property** must be maintained in good condition, a good state of repair and be structurally sound.
- 3. It is a condition precedent to liability that **you** must ensure that all protections provided for the security of the **property**, including all alarm systems and locks, are maintained in good working order and are in full and effective operation.
- **4.** It is a condition precedent to liability that **you** must immediately inform **your broker** of any change to the occupancy of the **property** from that last disclosed to **us** or if the **property** becomes illegally occupied.
- 5. It is a condition precedent to liability that **you** must immediately inform **your broker** if the **property** becomes **unoccupied** for more than 60 consecutive days.
- 6. It is a condition precedent to liability that you must immediately inform your broker if the property becomes unoccupied to be sold.
- 7. It is a condition precedent to liability that **you** must tell **your broker** before **you** start any renovations, conversions, extensions or other structural works to the **buildings** or if there are any changes from those already disclosed to **us**. Failure to adhere to this condition will result in cover being suspended from the time of the breach and any subsequent claims will not be paid.
- 8. It is a condition precedent to liability that you must immediately inform your broker if the property is to be demolished or if the property becomes subject to compulsory purchase order. Failure to adhere to this condition will result in cover being suspended from the time of the breach and any subsequent claims will not be paid.

When **your broker** receives notification of any alterations as described above, **we** or **your broker** have the option to either change the terms and conditions or issue notice of cancellation of this insurance.

Additional Conditions Applicable Whilst Any Part Of The Premises Are Let Or Tenanted

- 1. You must comply with all regulations/statutory conditions regarding the letting of the **property/ies** including, but not limited to
 - (a) the number of persons legally allowed to reside at the property.
 - (b) compliance with the Furniture and Furnishings (Fire Safety) Regulations 1988 (amended)
 - (c) having minimum legal number of smoke detectors/fire extinguishers/fire blankets installed at the **property.**
 - (d) holding (if applicable) an appropriate license issued by the local authority (in which the **property** is located) for the **property**.
- 2. You must ensure that all gas appliances/boiler fitted at the **property** are serviced by an individual on the Gas Safety Register within 30 days of inception of this **insurance** or not more than one calendar year from the date they were last services, whichever is sooner.
 - Thereafter **you** must have them serviced at least once every twelve months. **You** must keep in **your** possession the original dated receipts for all the servicing operations of each individual appliance (including any servicing prior to inception of this insurance) for a period of 24 months. **You** will have to produce them for **our** inspection if **we** ask for them.

Additional Conditions Applicable Whilst The Property Is Unoccupied

- 1. It is a condition precedent to liability that **you** or **your** representatives must visit the **premises** for internal and external inspection purposes at least once every 14 days and a record of all such inspections to be kept and any defects revealed by such inspections remedied immediately.
- **2.** Cover in respect of loss or damage caused by escape of water from fixed water tanks, apparatus or pipes irrespective of the initial or proximate cause shall only apply provided that the water be turned off at the mains.
- 3. It is a condition precedent to liability that all loose material is to be kept clear of the property.
- **4.** It is a condition precedent to liability that where sections of the **property** are used for commercial and/or business reasons, then all accessible doors and windows of those sections must be sealed against illegal entry with shutters or be boarded up.

Defective Premises Act 1972

The Defective Premises Act 1972 imposes duties in connection with the provision of dwellings and imposes liability for injury or damage caused to persons through defects in the state of the **premises**. Section 3 of The Defective Premises Act 1972 (or in Northern Ireland, Section 5 of The Defective Premises Northern Ireland Order 1975) extends the duty of care in certain circumstances after the dwellings have been disposed of.

For further guidance please see the Office of Public Sector Information Website (<u>www.legislation.gov.uk</u>) or contact the Citizens Advice Bureau.

How To Make A Claim

In the event of a claim or potential claim under this policy, please contact our claims team as follows:

Sections One and Two (Property)

Innovation Property (UK) Limited, Yarmouth House, 1300 Parkway, Whiteley, Fareham PO15 7AE.

Telephone: 0344 557 7854 or Email: PropertyClaims@Innovation.Group

(Opening Hours 8am to 6pm Monday to Friday, plus an Out of Office Team providing First Notification of Loss service).

Section Three (Liability)

Kennedys Law Claims, 6 Queen Street, Leeds LS1 2TW.

Telephone: 0344 557 6246 or Email: bspoke@kennedyslaw.com

(Opening Hours 9am to 5pm Monday to Friday.)

When contacting **our** claims teams, please ensure **you** have **your** policy reference number available. **We** may record or monitor calls for training purposes or to improve the quality of **our** service.

Defence of claims

We may take full responsibility for conducting, defending or settling any claim in **your** name and any action **we** consider necessary to enforce **your** rights or **our** rights under this **insurance**.

Claims Conditions Applicable To The Whole Of This Insurance

Your duties in the event of a claim or possible claim under this insurance:

- 1. You must notify our claims management team at Davies Managed Systems Limited, as soon as possible of all incidents that may give rise to a claim. This must be no later than 30 days from the date of the incident. If the incident is as a direct result of loss, theft or any malicious act, then the incident must be reported to the police by you within 24 hours of discovery of the incident to obtain a crime reference number. Additionally, if the incident is a direct result of riot, civil commotion, labour or political disturbances, theft, attempted theft or malicious acts then this must be notified to us within 7 days of the incident.
- 2. **You** must provide **us** with written details of what happened within 30 days of the incident and provide any other information **we** may require.
- 3. You must forward to us, by registered post and within 3 working days, any letter, writ, summons or other legal document served on you in connection with a claim or possible claim. You must not answer any correspondence, admit, deny or negotiate any claim without prior written consent. You must not admit liability or offer or agree to settle any claim without our written permission.
- 4. You must allow us or our representatives will be entitled to enter your property or any building where any loss or damage has occurred and deal with the claim. We will also be entitled to defend or settle any legal action and take proceedings to recover compensation from any third party in respect of anything that is covered by this policy, we may do this in your name and for our benefit but at our expense.
- 5. **You** must not dispose of any damaged items before **we** have had the opportunity to inspect them unless **you** have been advised by **us** to dispose of them.
- 6. It is **your** responsibility to prove any loss and **you** must provide **us** with evidence of the value or age (or both) for all items involved in a claim. To help prove **your** loss **we** will require **you** to provide original purchase receipts, invoices, bank or credit card statements, instruction booklets, photographs, utility bills, pre-purchase surveys or plans and deeds of **your property**.
- 7. You must take care to limit any loss, damage or injury.
- 8. You must not make a claim which is fraudulent and/or intentionally exaggerated and/or supported by any fraudulent statements or other devices. If you do, we will not pay any part of your fraudulent claim. In addition, we will have the right to:
 - (a) treat this policy as terminated from the date of your fraudulent act;
 - (b) recover from you any amounts that we have paid in respect of your fraudulent claim.

9. **You** must pay all premiums that are due. If any premium that is due has not been paid at the time of any claim or incident giving rise to a claim, it may result in **your** claim not being paid and **your** policy voided.

Failure to comply fully with any of the claims conditions listed above will prejudice **you** in the event of a claim, which may result in **your** claim not being paid and **your** policy voided.

Claims Limitations and Settlement Provisions

Applicable To Section One - Buildings

Settling claims - How we deal with your claim

If your claim for loss or damage is covered under Section One, we will pay the full cost of repair as long as:

- the **buildings** were in a good state of repair immediately prior to the loss or damage
- the sum insured is enough to pay for full cost of rebuilding the buildings in their present form
- the damage has been repaired or the loss has been reinstated.

We will subtract an amount for wear and tear or betterment from the cost of any replacement or repair if immediately before the loss or damage the **buildings** were not in a good state of repair.

We will not pay the cost of replacing or repairing any undamaged parts of the **buildings** which form part of a pair, set, suite or part of a common design or function when the loss or damage is restricted to a clearly identifiable area or to a specific part.

If at the time of loss or damage it is **your** intention to demolish the **building**, **our** liability shall be limited to the additional costs of Debris Removal solely incurred as a result of such loss or damage.

Your sum insured

We will not reduce the sum insured under Section One after **we** have paid a claim as long as **you** agree to carry out **our** recommendations to prevent further loss or damage.

If you are under insured, which means the cost of rebuilding the **buildings** at the time of loss or damage is more than your sum insured for the **buildings**, then **we** will proportionally reduce the amount of any claim payment made by the percentage of under payment of the premium which has arisen. For example, if the premium **you** have paid for **your buildings** insurance is equal to 75% of what **your** premium would have been if **your buildings** sum insured was enough to reconstruct **your buildings**, then **we** will pay up to 75% of any claim made by **you**.

The sums insured in this section will be index linked at each renewal of **your** policy in line with The House Rebuilding Cost Index issued by the Royal Institution of Chartered Surveyors. At renewal, the premium will be charged on the adjusted sum insured. For **your** protection should the index fall below zero **we** will not reduce the sum insured.

Limit of insurance

We will not pay more than the sum insured for each **premises** shown in the **schedule**, including any expenses **you** have to pay and which **we** have agreed in writing for architects, surveyors, consulting engineers and legal fees.

Applicable to Section Two - Contents

Settling claims - How we deal with your claim

If **you** claim for loss or damage to the **contents**, **we** will at **our** option repair, replace or pay for any article covered under Section Two.

We will not pay the cost of replacing or repairing any undamaged parts of the **contents** which form part of a pair, set or suite or part of a common design or function when the loss or damage is restricted to a clearly identifiable area or to a specific part.

Your sum insured

We will not reduce the sum insured under Section Two after **we** have paid a claim as long as **you** agree to carry out **our** recommendations to prevent further loss or damage.

If **you** are under insured, which means the cost of replacing or repairing the **contents** at the time of the loss or damage is more than **your** sum insured for the **contents**, then **we** will proportionally reduce the amount of any claim payment made by the percentage of under payment of premium which has arisen as a result of the shortfall in the sum insured. For example if the premium **you** have paid for **your contents** insurance is equal to 75% of what the premium would

have been if **your contents** sum insured was enough to replace the entire **contents** as new, then **we** will pay up to 75% of any claim made by **you**.

The sums insured in this section will be index linked at each renewal of **your** policy in line with The Consumer Durables Section of the General Index of Retail Prices or a similar index selected by **us**. At renewal, the premium will be charged on the adjusted sum insured. For **your** protection should the index fall below zero **we** will not reduce the sum insured.

Limit of insurance

We will not pay any more than the sum insured for the contents of each premises shown in the schedule.

Applicable to Section Three – Property Owners Liability

Limit of insurance

We will not pay in respect of other liability covered under Section Three more than £2,000,000 in all unless otherwise stated in the **schedule** for any one accident or series of accidents arising out of any one event, plus the costs and expenses which we have agreed in writing.

What to do if you have a Complaint - Enquiries and Complaints Procedure

Should there ever be an occasion where **you** need to complain, **we** will endeavour to resolve this as quickly and fairly as possible. **We** are committed to treating **our** customers fairly.

However, **we** realise that there maybe times when things go wrong. If this happens, please use the most suitable contact from the following list. Please state, **your** name, the nature of **your** complaint, and, if applicable, the policy and/or claim reference.

POLICY ADMINISTRATION ISSUES

If you wish to make a complaint about your policy administration and documents, you should contact your broker;

CLAIMS ADMINISTRATION ISSUES

If your complaint is about a claim, you should refer the matter to the relevant claims specialists as follows:

Sections One and Two	Section Three
Property Claims	Liability Claims
Complaints	Complaints
Innovation Property (UK) Limited	Kennedys Law
Yarmouth House, 1300 Parkway	6 Queen Street
Whiteley, Fareham PO15 7AE	Leeds LS1 2TW
Telephone: 0344 557 7854	Telephone: 0344 557 6246

Alternatively you can ask your broker to refer the matter on for you.

Please quote **your** policy number and claim reference (if applicable) in all correspondence so that **your** concerns may be dealt with speedily.

What happens next?

If we have not completed our investigations into your complaint within 8 weeks of receiving your complaint or if you are not happy with our Final Response, you may ask the Financial Ombudsman Service (FOS) to look at your complaint. If you decide to contact them, you should do so within 6 months of receiving our Final Response Letter.

The Financial Ombudsman Service, Exchange Tower, London, E14 9SR

Telephone: **08000 234 567** Email: complaint.info@financial-ombudsman.org.uk

Website: www.financial-ombudsman.org.uk

Please note, taking your complaint to the Financial Ombudsman does not affect your statutory rights.

General Exclusions Applicable To The Whole Of This Insurance

We will not cover:

a) Radioactive Contamination and Nuclear Assemblies Exclusion

We will not pay for:

- loss or destruction of or damage to any property whatsoever, or any loss or expenses whatsoever resulting or arising therefrom.
- 2. any legal liability of whatsoever nature directly or indirectly caused by or contributed to by or arising from:-
 - (i) ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel,
 - (ii) the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof.

b) War Exclusion

We will not pay for any loss or damage or liability directly or indirectly occasioned by, happening through or in consequence of war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power, or confiscation or nationalisation or requisition or destruction of or damage to property by or under the order of any government or public or local authority.

c) Existing and Deliberate Damage Exclusion

We will not pay for loss or damage:

- occurring before cover starts or arising from an event before cover starts
- caused deliberately by you, your representatives or any other person lawfully on the premises

d) Contracts (Rights of Third Parties) Act 1999 Clarification Clause

A person who is not a party to this insurance has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this insurance but this does not affect any right or remedy of a third party which exists or is available apart from that Act.

e) Nuclear, Biological and Chemical Contamination Clause

We will not pay for:

- 1. Loss or destruction of or damage to any property whatsoever, or any loss or expenses whatsoever resulting or arising therefrom;
- 2. Any legal liability of whatsoever nature;
- 3. Death or injury to any person;

Directly or indirectly caused by or contributed to by or arising from Nuclear, Biological or Chemical contamination due to or arising from;

- Terrorism; and/or
- Steps taken to prevent, suppress, control or reduce the consequences of any actual, attempted, threatened, suspected or perceived terrorism.

For the purposes of this exclusion "terrorism" means any act(s) of any person(s) or organisation(s) involving:

- The causing, occasioning or threatening of harm of whatever nature and by whatever means;
- Putting the public or any section of the public in fear;

In circumstances in which it is reasonable to conclude that the purpose(s) of the person(s) or organisation(s) concerned are wholly or partly of a political, religious, ideological or similar nature.

f) Contamination and Pollution Exclusion

We will not pay for any loss, damage or liability, directly or indirectly, caused by any one or more of the following, whether or not acting in any sequence with any other cause:

- a) pollution, contamination, soot, deposit, impairment with dust, chemical precipitation, adulteration or impurification;
- b) poisoning, disease or illness, epidemic or pandemic (including any contagious disease that affects animals) or any limitation or prevention of the use of objects because of hazards or potential hazards to human or animal health.

For the purpose of this exclusion, epidemic and pandemic are defined as the following:

Epidemic The sudden, unexpected, large-scale manifestation of an initially locally contained, infectious

disease which spreads with great virulence.

Pandemic A worldwide epidemic of a disease as declared by the World Health Organization.

This exclusion does not apply if such loss or damage arises out of one or more of the following perils:

fire and resultant smoke damage, lightning, explosion, earthquake, impact of aircraft, storm, flood, weight of snow, escape of water from fixed water tanks, apparatus or pipes, riot, civil commotion, malicious damage, **subsidence**, **heave** or **landslip**, collision by any vehicle or animal, volcanic eruption.

g) Micro-organism Exclusion

We will not pay for any loss, damage, claim cost, expenses or other sum directly or indirectly arising out of or relating to:

Mould, mildew, fungus, spores or other micro-organism of any type, nature or description, including but not limited to any substance whose presence poses an actual threat to human health.

This exclusion applies regardless whether there is:

- Any physical loss or damage to insured property
- Any insured peril or cause, whether or not contributing concurrently or in any sequence
- Any one loss, occupancy or functionality
- Any action required, including but not limited to repair, replacement, removal, cleanup, abatement, disposal, relocation or steps taken to address medical or legal concerns

h) Diminution in Value Exclusion

We will not pay for any reduction in value of the property insured following repair or replacement paid for under this insurance.

i) Contractors Exclusion

We will not pay for any loss, damage or liability arising out of the activities of contractors. For the purpose of this exclusion a contractor is defined as any person, company or organisation working at or on the **premises**, including where **you** are working in **your** capacity as a professional tradesman.

j) Electronic Data Exclusion

We will not pay for:

Loss, damage, destruction, distortion, erasure, corruption or alteration of **Electronic data** from any cause whatsoever (including but not limited to **Computer virus**) or loss of use, reduction in functionality, cost, expense of whatsoever nature resulting therefrom, regardless of any other cause or event contributing concurrently or in any other sequence to the loss.

However in the event of a fire or explosion resulting from any matter described above, this insurance will cover physical damage occurring during the policy period to the property insured by the original policy.

Should **Electronic data** processing media insured by this policy suffer physical loss or damage insured by this policy, then the basis of valuation shall be the cost of the blank media plus the costs of copying the **Electronic data** from back-up or from originals of a previous generation. These costs will not include research and engineering or any costs of recreating, gathering or assembling such **Electronic data**. If the media is not repaired, replaced or restored the basis of valuation shall be the cost of the blank media. However this insurance does not insure any amount pertaining to the value of such **Electronic data** to the **Insured** or any other party, even if such **Electronic data** cannot be recreated, gathered or assembled.

k) Faulty Workmanship Exclusion

We will not pay for:

Any loss or damage arising from faulty design, specification, workmanship or materials

I) Wear and Tear Exclusion

We will not pay for:

Any loss or damage caused by wear and tear or any other gradual operating cause

m) Domestic Pets, Insects or Vermin Exclusion

We will not pay for:

Any loss or damage caused by domestic pets, insects or vermin

n) Sanction Limitation and Exclusion

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

o) Other insurance

We will not pay any claim if any loss, damage or liability covered under this insurance contract is also covered wholly or in part under any other insurance contract except in respect of any **excess** beyond the amount which would have been covered under such other insurance contract had this insurance contract not been effected.

p) Communicable Disease Exclusion

Notwithstanding any other provision herein, this insurance does not cover;

Any actual or alleged loss, damage, liability, injury, sickness, cost or expense, regardless of any other cause contributing concurrently or in any sequence, in any way caused by or resulting directly or indirectly:

- (a) infectious or contagious disease;
- (b) any fear or threat of (a) above; or
- (c) any action taken to minimise or prevent the impact of (a) above.

Infectious or contagious disease means any disease capable of being transmitted from an infected person, animal or species to another person, animal or species by any means.

q) Illegal or Criminal Acts Exclusion

We will not pay for any loss, damage or liability arising from any illegal or criminal act by **you**, or any paying guest, lodger, tenant or anyone lawfully on the **premises**.

Section One - Buildings

This part of the policy wording sets out the cover **we** provide for the **buildings** at the **premises**

Pa	art a) Standard Cover		
What is covered This insurance covers the buildings for loss or damage directly caused by the following insured perils;		What is not covered	
		We will not pay	
1.	Fire and resultant smoke damage, lightning, explosion or earthquake	a) the excess shown in the s chedule	
2.	Aircraft and other flying devices or items dropped from them	a) the excess shown in the schedule	
3. Storm,	Storm, flood or weight of snow	a) the excess shown in the schedule	
		b) for loss or damage caused by subsidence , heave or landslip other than as covered under number 9 of Section One	
		c) for loss or damage to domestic fixed fuel-oil tanks in the open, swimming pools, tennis courts, drives, patios and terraces, gates and fences	
		d) for loss or damage while the property is unoccupied	
4.	Escape of water from fixed water tanks,	a) the excess shown in the schedule	
	apparatus or pipes	 b) for loss or damage caused by subsidence, heave or landslip other than as covered under number 9 of Section One 	
		c) for loss or damage to domestic fixed fuel-oil tanks and swimming pools	
		d) for loss or damage while the property is unoccupied	
		e) for loss or damage to the property caused by wet or dry rot	
		f) for loss or damage caused by the failure or lack of grout and/or sealant	
		g) for repairs to any faulty apparatus or pipe	
5.	Escape of oil from a fixed domestic oil-fired	a) the excess shown in the schedule	
	heating installation and smoke damage caused by a fault in any fixed domestic heating installation	b) for loss or damage while the property is unoccupied	

6. Theft or attempted theft	a) the excess shown in the schedule
	b) for loss or damage unless involving forcible and violent entry to or exit from the property or by deception
	c) for loss or damage while the property is unoccupied
	d) for loss or damage which your lodgers or tenants have caused, allowed, chosen to overlook or not reported to the police
	e) for loss or damage caused by any person lawfully on the premises
7. Collision by any vehicle or animal	a) the excess shown in the schedule
	b) for loss or damage while the property is unoccupied
8. Malicious damage, riot, violent disorder,	a) the excess shown in the schedule
strike, labour disturbance or civil commotion	b) for loss or damage while the property is unoccupied
	c) for loss or damage which your lodgers or tenants have caused, allowed, chosen to overlook or not reported to the police
	d) for loss or damage caused by any person lawfully on the premises
	e) for loss or damage unless involving forcible and violent entry to or exit from the property or by deception

9. Subsidence or heave of the site upon which	a) the excess shown in the schedule
the buildings stand or landslip	b) for loss or damage to domestic fixed fuel- oil tanks, swimming pools, tennis courts, drives, patios and terraces, walls, gates and fences unless the premises is also affected at the same time by the same event
	 c) for loss or damage to solid floors unless the walls of the private dwelling are damaged at the same time by the same event
	d) for loss or damage arising from faulty design, specification, workmanship or materials
	e) for loss or damage which compensation has been provided for or would have been but for the existence of this insurance under any contract or a guarantee or by law
	f) for loss or damage caused by coastal or riverbank erosion
	 g) for loss or damage whilst the buildings are undergoing any structural repairs, alterations or extensions
	h) for loss or damage caused by new structures bedding down, settling, expanding or shrinking
	i) for loss or damage while the property is unoccupied
10. Breakage or collapse of fixed radio and	a) the excess shown in the schedule
television aerials, fixed satellite dishes and their fittings and masts	b) for loss or damage while the property is unoccupied
11. Falling trees, telegraph poles or lamp-posts	a) the excess shown in the schedule
	b) for loss or damage caused by trees being cut down or cut back within the premises
	c) for loss or damage to gates and fences
	d) for loss or damage while the property is unoccupied

Section One - Additional Benefits

Thi	s section of the insurance also covers	We will not pay
A)	The cost of repairing accidental damage to	a) the excess shown in the schedule
	 fixed glass and double glazing (including the cost of replacing frames) 	b) for damage caused by chipping, denting or scratching
	• solar panels	c) for loss or damage while the property is
	• sanitary ware	unoccupied
	• ceramic hobs	
	all forming part of the buildings	
В)	The cost of repairing accidental damage to	a) the excess shown in the schedule
	• domestic oil pipes	b) for loss or damage to any part of the cables
	• underground water-supply pipes	or service pipes within the buildings
	 underground sewers, drains and septic tanks 	c) for loss or damage while the property is unoccupied
	 underground gas pipes 	
	 underground cables 	
	which you are legally liable for	
C)	Loss of rent contractually due to you which you are unable to recover for a period	a) any amount over 20% of the sum insured for the buildings damaged or destroyed
	necessary to repair the buildings following a loss or damage to buildings which is covered under Section One	b) for loss or rent arising from the tenants leaving the property without giving you notice
		c) rent the tenants have not paid
		d) for loss of rent to any buildings that were unoccupied immediately before the insured event giving rise to a claim
		e) for loss of rent or any other expenses you must pay to the letting agent
		f) for loss of rent arising from any part of the property that is used for anything other than domestic accommodation
		g) for loss to rent after the property is fit to be let out
		h) for loss or damage while the property is unoccupied

 Expenses you have to pay and which we have agreed in writing for architects', surveyors', consulting engineers' and legal fees the cost of removing debris and making safe the building costs you have to pay in order to comply with any Government or local authority requirements following loss or damage to the buildings which is covered under Section One 	 a) the excess shown in the schedule b) any expenses for preparing a claim or an estimate of loss or damage c) any costs if Government or local authority requirements have been served on you before the loss or damage d) for loss or damage while the property is unoccupied
E) Increased domestic metered water charges you have to pay following an escape of water which gives rise to an admitted claim under number 4 of Section One.	 a) the excess shown in the schedule b) more than £1,000 in any one period of insurance c) for loss or damage while the property is unoccupied
F) Anyone buying the property who will have the benefit of Section One until the sale is completed or the insurance ends, whichever is sooner.	 a) the excess shown in the schedule b) if the buildings are insured under any other insurance c) for loss or damage while the property is unoccupied
G) Loss or damage to lawns or gardens as a direct result of the actions arising from the emergency services while attending the buildings to deal with an emergency at the premises	 a) the excess shown in the schedule b) the costs arising due to the failure of trees, shrubs, plants, turf and the like to germinate or to become established c) more than £1,000 in any one period of insurance d) for loss or damage while the property is unoccupied
H) Loss or damage to the property caused by the emergency services attending the premises	 a) the excess shown in the schedule b) more than £1,000 in any one period of insurance c) for loss or damage while the property is unoccupied
I) Expenses you have to pay and which we have agreed in writing for the cost of removal, repairing, replacing or re-instating any part of the buildings which is necessary to establish the source of a water leak from any fixed water appliance, pipe or tank, which has given rise to a claim under Section One.	 a) the excess shown in the schedule b) more than £2,500 in any one period of insurance c) for loss or damage while the property is unoccupied

- J) necessary costs incurred to replace locks and keys to alarms and safes installed in the property and to external doors and windows of the property following loss or theft of the keys to such locks.
- a) more than £250 in any one period of insurance
- K) Damage to buildings and contents (where shown as insured in the policy schedule) arising from your tenant's use of the premises for the manufacture, cultivation, harvest or processing by any other method of drugs classed as a controlled substance under the Misuse of Drugs Act (1971).

You will lose **your** right to indemnity if **you**, or anyone acting on **your** behalf, do not:

- a. carry out internal and external inspections of the **buildings** at least every three months or as permitted under the tenancy agreement and:
 - i. maintain a log of such inspections and retain that log for at least 24 months
 - ii. carry out a six monthly management check of the inspections log
- b. obtain and record written formal identification of any prospective tenant
- c. obtain and retain a written employer's reference for any new tenant
- d. obtain and record details of your tenant's bank account and verify those details by receiving at least one payment from such account
- e. advise **your** tenant, where sub-letting is allowed by the tenancy agreement, that they must follow the measures laid out in paragraphs (b), (c) and (d) above for all lettings that they arrange.

- a) the first £1,000 of each and every loss at each of the **premises** insured
- b) more than £10,000 in any one **period of** insurance

Section One - Buildings

Part b) Optional Accidental Damage Extension

The following applies only if the **schedule** shows that **Accidental Damage** to the **buildings** is included.

What is covered	What is not covered	
This extension covers	We will not pay	
Accidental damage to the buildings	a) the excess shown in the schedule	
	b) for damage or any proportion of damage which we specifically exclude elsewhere under Section One	
	c) for the buildings moving, settling, shrinking, collapsing or cracking	
	d) for damage while the property is being altered, repaired, cleaned, maintained or extended	
	e) for the cost of general maintenance	
	 f) for damage caused by wear and tear, infestation, corrosion, damp, wet or dry rot, mould or frost or any other gradually operating cause 	
	g) for damage arising from faulty design, specification, workmanship or materials	
	h) for damage from mechanical or electrical faults or breakdown	
	i) for damage caused by dryness, dampness, extremes of temperature or exposure to light	
	j) for damage to swimming pools, tennis courts, drives, patios and terraces, walls, gates and fences, fuel tanks and sceptic tanks	
	 k) for any damage caused by or contributed to by or arising from any kind of pollution and/or contamination 	
	l) for loss or damage while the property is unoccupied	

Section Two - Contents

This part of the policy wording sets out the cover **we** provide for the **contents** at the **premises**

Part a) Standard Cover		
What is covered	What is not covered	
This insurance covers the contents for loss or damage directly caused by the following insured perils;	We will not pay	
Fire and resultant smoke damage, lightning, explosion or earthquake	a) the excess shown in the schedule	
Aircraft and other flying devices or items dropped from them	a) the excess shown in the schedule	
3. Storm, flood or weight of snow	 a) the excess shown in the schedule b) property in the open c) for loss or damage while the property is unoccupied 	
4. Escape of water from fixed water tanks, apparatus or pipes	 a) the excess shown in the schedule b) for loss or damage while the property is unoccupied c) for loss or damage caused by wet or dry rot d) for loss or damage caused by the failure or lack of grout and/or sealant e) for repairs to any faulty apparatus or pipe 	
5. Escape of oil from a domestic fixed oil-fired heating installation and smoke damage caused by a fault in any fixed domestic heating installation	a) the excess shown in the schedule b) for loss or damage while the property is unoccupied	
6. Theft or attempted theft	 a) the excess shown in the schedule b) for loss or damage unless involving forcible and violent entry to or exit from the property or by deception c) for loss or damage caused by any person lawfully on the premises d) for loss or damage which your lodgers or tenants have caused, allowed, chosen to overlook or not reported to the police e) for loss or damage while the property is unoccupied f) for money, certificates, documents or 	

7. Collision by any vehicle or animal	a) the excess shown in the scheduleb) for loss or damage while the property unoccupied
8. Malicious damage, riot, violent disorder, strike, labour disturbance or civil commotion	 a) the excess shown in the schedule b) for loss or damage unless involving violent and forcible entry to or exit from the property, or by deception c) for loss or damage which your lodgers or tenants have caused, allowed, chosen to overlook or not reported to the police d) for loss or damage while the property is unoccupied e) for loss or damage caused by any person
	lawfully on the premises
9. Subsidence or heave of the site upon which the buildings stand or landslip	 a) the excess shown in the schedule b) for loss or damage following damage to solid floors unless the walls of the private dwelling are damaged at the same time by the same event c) for loss or damage which compensation has been provided for or would have been but for the existence of this insurance under any contract or a guarantee or by law d) for loss or damage caused by any new structures bedding down, settling, expanding or shrinking e) for loss or damage whilst the buildings are undergoing any structural repairs, alterations or extensions f) for loss or damage by coastal or riverbank erosion g) for loss or damage while the property is
10. Falling trees, telegraph poles or lamp-posts	a) the excess shown in the schedule
	b) for loss or damage caused by trees being cut down or cut back within the premises
	c) for loss or damage while the property is unoccupied

Part b) Optional Accidental Damage Extension

The following applies only if the **schedule** shows that **accidental damage** to **contents** is included.

This extension covers	We will not pay
Accidental damage to the contents within the	a) the excess shown in the schedule
property	b) for damage or any proportion of damage which we specifically exclude elsewhere under Section Two
	c) for damage to contents within garages and outbuildings
	d) for damage or deterioration of any article caused by dyeing, cleaning, repair, renovation or whilst being worked upon
	e) for damage caused by chewing, tearing, scratching or fouling by animals
	f) any amount for porcelain, china, glass and other brittle articles
	g) for high risk items , money, credit cards, documents or stamps
	h) for damage to contact, corneal or micro corneal lenses
	i) for damage caused by wear and tear, insects, vermin, infestation, corrosion, damp, wet or dry rot, mould or frost or any other gradually operating cause
	 j) for damage arising out of faulty design, specification, workmanship or materials
	k) for damage from mechanical or electrical faults or breakdown
	for damage caused by dryness, dampness, extremes of temperature and exposure to light
	m) for any loss or damage caused by or contributed to by or arising from any kind of pollution and/or contamination
	n) for loss or damage while the property is unoccupied
	o) for loss or damage arising from demolition, structural alteration or structural repair of the buildings

This section is applicable to all policies

We will cover you for your legal liability as property owner for any amounts you become legally liable to pay as damages for both bodily injury or damage to property caused by an accident happening at the premises shown in the schedule, during the period of insurance.

We will not pay in respect of other liability covered under Section Three more than £2,000,000 in all unless otherwise stated in the **schedule** for any one accident or series of accidents arising out of any one event, plus the costs and expenses which **we** have agreed in writing.

not components you for:
not compensate you for;
excess shown in the policy schedule by injury to bu by person who at the time of sustaining sch injury is engaged in your service by injury arising directly or indirectly any communicable disease or condition by arising out of any criminal or violent act sother person lage to property owned by or in the lage or control of; ou by other person lawfully on the premises by person engaged in your service by arising directly or indirectly out of any by ession, occupation, business or bloyment apart from property ownership by have assumed under contract and by wou have assumed under contract and by would not otherwise have attached by out of your ownership, possession or of: any motorised or horse drawn vehicle any power operated lift any aircraft or watercraft other than manually operated rowing boats, punts or canoes any animal lions continued over the page)
It on the state of

- i) in respect of any kind of pollution and/or contamination other than:
 - caused by a sudden, identified, unexpected and unforeseen accident which happens in its entirety at a specific moment of time during the period of insurance at the premises named in the schedule; and
 - reported to **us** not later than 30 days from the end of the **period of insurance**;

in which case all such pollution and/or contamination arising out of such accident shall be deemed to have happened at the time of such accident

- j) arising out of your ownership, occupation, possession or use of any land or building that is not within the premises
- k) if you are entitled to compensation under any other insurance, until such insurance(s) is exhausted
- the award of any court outside the United Kingdom, the Channel islands or the Isle of Man

Defective Premises Act 1972 Extension

We will compensate you for any amount you become legally liable to pay under Section 3 of the Defective Premises Act 1972 or Section 5 of the Defective Premises (Northern Ireland) Order 1975 in connection with premises disposed of by you, occurring during the period of insurance.

We will not compensate you for;

- a) any amount in excess of £2,000,000
- b) any liability if **you** are entitled to compensation under any other insurance
- c) the cost of repairing any defect or alleged defect

Jensten Insurance Brokers Limited trading as Ember JD, registered in England and Wales No: 08284692.

Registered Office: Coversure House, Vantage Park, Washingley Road, Huntingdon, PE29 6SR.

Jensten Insurance Brokers Limited are authorised and regulated by the Financial Conduct Authority (FCA No. 766281).