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Welcome to Plum Underwriting

Thank you for choosing to insure your home with Plum Underwriting.

Plum Underwriting is a specialist home insurance provider, established in 2002. We offer our products to our broker partners in the UK and Ireland, and have built a consistently good reputation based on our excellent customer service and underwriting strengths.

We strive to ensure that you, the policyholder, receive a home insurance policy that is tailored to meet your individual requirements.

We choose our insurers who cover the risks in the policy very carefully, based on their financial strength and service capabilities. The insurer(s) for your policy is as detailed in your policy schedule. Our claims service is designed to respond when you need it most – 24 hours a day, 7 days a week.

We are delighted to be given the opportunity to insure your home and can assure you that we will do all we can to keep you as a valued customer for many years ahead.

David Whitaker

Managing Director

Your Policy

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

It is essential that you read your policy very carefully.

Your policy sets out clearly what is and what is not covered and to assist **you**, any words or phrases with special meanings are shown in bold text and are defined under the 'Definitions – Words with Special Meanings' section of the **policy**.

The **policy** sections are:

- 1. The Property
- 2. The **Contents**
- 3. Property Owners Liability

Your schedule details which sections are operative and which **insurer** is providing the cover under each section.

Upon request **Plum Underwriting** can provide Braille, audio or large print versions of the **policy** and the associated documentation. If requested **Plum Underwriting** can also provide a copy of the **policy** in the Irish language. If **you** require an alternative format **you** should contact **Plum Underwriting** through whom this **policy** was arranged.

The language of this insurance contract and all communications relating to it will be in English.

Information You Have Given Us

In deciding to accept this **policy** and in setting the terms including premium **we** have relied on the information which **you** have provided to **us**. **You** must take care when answering any questions **we** ask by ensuring that any information provided is accurate and complete.

If **we** establish that **you** deliberately or recklessly provided **us** with untrue or misleading information **we** will have the right to:

- (a) treat this policy as if it never existed;
- (b) decline all claims; and
- (c) retain the premium.

If **we** establish that **you** carelessly provided **us** with untrue or misleading information **we** will have the right to:

- (i) treat this **policy** as if it had never existed, refuse to pay all claims and return the premium **you** have paid. **We** will only do this if **we** provided **you** with insurance cover which **we** would not otherwise have offered;
- (ii) treat this **policy** as if it had been entered into on different terms from those agreed, if **we** would have provided **you** with cover on different terms;
- (iii) reduce the amount **we** pay on any claim in the proportion that the premium **you** have paid bears to the premium **we** would have charged **you**, if **we** would have charged **you** more.

We will notify you in writing if (i), (ii) and/or (iii) apply.

If there is no outstanding claim and (ii) and/or (iii) apply, we will have the right to:

- (1) give you thirty (30) days' notice that we are terminating this policy; or
- (2) give **you** notice that **we** will treat this **policy** and any future claim in accordance with (ii) and/or (iii), in which case **you** may then give **us** thirty (30) days notice that **you** are terminating this **policy**.

If this **policy** is terminated in accordance with (1) or (2), **we** will refund any premium due to **you** in respect of the balance of the **period of insurance**.

Change in Circumstances

You must tell us within fourteen (14) days of you becoming aware of any changes in the information you have provided to us which happens before or during any period of insurance.

When we are notified of a change we will tell you if this affects your policy. For example we may cancel your policy in accordance with the Cancellation and Cooling-Off Provisions, amend the terms of your policy or require you to pay more for your insurance. If you do not inform us about a change it may affect any claim you make or could result in your insurance being invalid.

Cooling Off and Cancellation

Cooling-Off Period

If, for any reason, **you** feel that this insurance is not right for **you**, **you** are entitled to cancel this insurance by notifying **us** through **your broker or insurance intermediary** in writing, by email or by telephone within 14 working days of either the date **you** receive **your policy** documentation or the start of the **period of insurance**, whichever is the later.

Should you choose to cancel your policy within the 'Cooling-Off Period', we will cancel your policy from:

- 1) the start of the **period of insurance** treating this **policy** as if it had never existed. **We** will refund any premium **you** have paid, provided that **you** have not made a claim, or
- 2) the date you have requested cancellation provided the date is within the 'Cooling-Off Period'. Any refund will be on a proportional basis providing the period of insurance has been claim free. If you have made a claim, you will not be eligible for a refund.

Any **policy** fees paid from the start of the **period of insurance** will be refunded to **you** and no **policy** fee will be charged for cancellation.

Your broker or insurance intermediary contact details are shown on your schedule.

Cancellation

1. Cancellation of your policy by you:

You may cancel this **policy** at anytime by notifying **us** through **your broke**r **or insurance intermediary** in writing, by email or by telephone.

Your broker or insurance intermediary contact details are shown on your schedule.

2. Cancellation of your policy by us:

We may cancel this **policy** or any part of it if there are serious grounds to do so by giving **you** 30 days written notice through **your broker or insurance intermediary** detailing the reason for cancellation by recorded delivery to the correspondence address stated on **your schedule**.

We will detail the reason for the cancellation in our written notice to your broker or insurance intermediary.

Examples of where **we** would cancel **your policy** are as follows:

- 1. Where Plum Underwriting has been unable to collect a premium payment following non-payment correspondence issued to you or your broker or insurance intermediary. If you pay your premium to us through a direct debit facility, we will allow 30 days for the premium to be brought up to date. If you fail to do so we will cancel from the date at which you have paid the relevant premium.
- 2. A change in the information **you** have previously given **us** where **we** are able to demonstrate that **we** would not normally offer insurance.
- 3. Unacceptable behaviour by **you** such as abusive behaviour or language, intimidation or bullying of **our** staff or suppliers.
- 4. **Your** failure to cooperate with **us** in accordance with **our** claims conditions where it affects **our** ability to process **your** claim.
- 5. If **you** have acted fraudulently in any way.
- 6. You have deliberately or falsely overstated information given to us.

3. Cancellation by us following a fraudulent claim:

If **you** make a fraudulent claim under this **policy we** will cancel **your policy** from the date of the fraudulent act and **we** will retain 100% of the premium.

4. Premium refund following cancellation of your policy:

In the event of cancellation by you, your premium refund will be calculated as follows:

If you cancel after the initial 14 day 'cooling off' period any refund will be on a proportional basis less the policy fee and always subject to the period of insurance being claim free.

If **you** have made a claim in the **period of insurance** being cancelled **we** will retain 100% of the premium and no refund will be due to **you**.

In the event of cancellation by us, your premium refund will be calculated as follows:

Any refund will be on a proportional basis and always subject to the **period of insurance** being claim free. If **you** have made a claim **you** will not be eligible for a refund and **you** must pay **us** any amount **you** still owe **us** for the period for which **you** have been insured.

Policy Fees

Plum Underwriting apply fees to administer all policies. Full details regarding our **policy** fees can be found on **your schedule**.

Please note that should **you** choose to cancel **your policy** within the 'Cooling-Off Period', any **policy** fees paid from the start of the **period of insurance** will be refunded to **you** and no **policy** fee will be charged for cancellation. Please see the 'Cooling Off & Cancellation' section within the **policy** wording for full details.

Customer Service & Complaints Procedure

The insurers, Plum Underwriting and your broker or insurance intermediary are committed to providing you with the highest standard of service at all times. If you have any questions or queries about your policy or the handling of any claim, in the first instance please contact your broker or insurance intermediary shown on your schedule.

Customer Complaints Procedure

In the event that **you** wish to make a complaint regarding **your policy** or claim please follow the complaints procedure shown on **your schedule**.

Authorisation, Regulation & Compensation

Plum Underwriting

Global Risk Partners Intermediary Limited, a private company limited by shares, Marine House, Clanwilliam Place, Dublin 2, D02 FY24 (Registration Number: 635016), trading as Plum Underwriting is regulated by the Central Bank of Ireland (Register number C186553)

Global Risk Partners Intermediary Limited - UK Branch of 55 Mark Lane, London EC3R 7NE, UK is authorised by the Central Bank of Ireland and authorised and subject to limited regulation by the Financial Conduct Authority. Details about the extent of our authorisation and regulation by the Financial Conduct Authority are available from us on request.

Global Risk Partners Intermediary Limited is a subsidiary of Global Risk Partners Limited.

Your Insurers

The **insurers** for **your policy** are detailed on **your schedule** under the 'Insurers' section.

You can also visit the **Plum Underwriting** website which shows further detail at www.plum-underwriting.ie/about-us/republic-of-ireland-insurers/

Full details regarding who authorises and regulates the **insurers** are included on **your schedule** under the 'Authorisation, Regulation & Compensation' section.

All **insurers** follow the Central Bank of Ireland for the conduct of business rules in Ireland unless stated otherwise on **your schedule**.

Insurance Compensation Schemes

All **insurers** providing cover under this **policy** and **Plum Underwriting** are covered by the relevant compensation scheme. **You** may be entitled to compensation from the scheme if an **insurer** or **Plum Underwriting** is unable to meet its obligations to **you** under this contract.

Full details regarding which compensation scheme applies to whom are included on **your schedule** under the 'Authorisation, Regulation & Compensation' section.

Subscribing Insurers' Several Liability

Your policy or sections of your policy may be underwritten by more than one insurer. Your schedule confirms who the insurer(s) are for your policy or section of your policy.

Where there is more than one **insurer** noted, each **insurer** is solely responsible for their own percentage of **your policy** or section of **your policy**, they are not responsible for any other **insurer(s)** percentage of **your policy** or section of **your policy**.

The responsibility does not pass to any other **insurer** noted in the event that for whatever reason, another **insurer** does not satisfy all or part of its obligations under **your policy** or section of **your policy**.

This is standard procedure where more than one **insurer** is underwriting **your policy** or section of **your policy**. **You** can rest assured that **Plum Underwriting** chooses **insurer(s)** that are financially stable and professional ensuring that they will always meet their obligations in accordance with **your policy** or section of **your policy**.

You can also visit the **Plum Underwriting** website which shows further detail at www.plum-underwriting.ie/about-us/republic-of-ireland-insurers/

Laws Applying

Choice of Law and Jurisdiction

The parties are free to choose the law applicable to this insurance contract. Unless specifically agreed to the contrary prior to the inception of this **policy**, this insurance shall be governed by the laws of Republic of Ireland and subject to the exclusive jurisdiction of the courts of Republic of Ireland.

Use of Personal Data

Plum Underwriting and the **insurer(s)** are committed to protecting **your** personal information. **Plum Underwriting** and the **insurer(s)** will use personal information about **you** fairly and lawfully, primarily in connection with the provision of insurance. Full details can be found in the Privacy Notice at www.plum-underwriting.ie/info/privacy-policy/ which specifies:

- the information that Plum Underwriting and the insurer(s) may collect on you and from whom;
- how and why this information will be used;
- how Plum Underwriting and the insurer(s) may share and disclose the information; and
- the retention of your data.

In some instances **Plum Underwriting** and the **insurer(s)** may need to seek **your** consent before processing such data. **Plum Underwriting** and the **insurer(s)** will always make it clear to **you** when and why **your** consent is being sought. A hard copy of the Privacy Notice is available on request.

You have a number of rights (including the right of access to see personal information about you that is held in Plum Underwriting and the insurer(s) records) and these are detailed in the Privacy Notice. If you have any questions or concerns relating to the Privacy Notice or Plum Underwriting's data protection practices, or to make a subject access request, please contact:

Plum Underwriting, Data Protection Officer, Marine House, Clanwilliam Place, Dublin 2, D02 FY24.

Insurance Act 1936

All monies which become or may become due under this **policy** shall in accordance with Section 93 be payable and paid in the Republic of Ireland.

Stamp Duties Consolidation Act 1999

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

Government Charges

The First Premium herein includes any such charges.

Currency

It is understood and agreed that the currency of all premium, **sum insured**, payments and **excesses** shown in the **schedule** of this **policy** or any subsequent renewal notice or endorsement relating thereto shall be deemed to be the Euro.

How to Make a Claim

To make a claim, **you** can contact **us** by telephone, email or post – please refer to the section 'How to Make a Claim' on **your schedule** for the contact details.

When notifying a claim, please provide **your** name, **policy** number (shown on **your schedule**), the name of **your broker or insurance intermediary** and full details of the **accidental damage** and/or **bodily injury**.

There are a number of claims conditions that operate. Please refer to the 'General Claims Conditions' section of this **policy** wording as well as the individual sections of cover which explain **your** duties in the event of a claim and how **we** deal with **your** claim.

Definitions – Words with Special Meanings

The following definitions apply to all sections of this **policy** unless otherwise stated. Additional definitions are shown in the sections to which they apply.

Accidental Damage

Sudden and unintentional physical damage that occurs unexpectedly and not through wear and tear, breakdown or malfunction.

Anticipated Profits

The monies that would have been paid or payable to **you** during the **indemnity period** in respect of the commercial operation of the **contract works** less time **deductible profits** and **variable charges**.

Bodily Injury

Bodily injury to any person shall include:

- · Death illness and disease
- Mental injury, anguish or nervous shock sustained by any person as a result of actual or threat of bodily injury, death, illness or disease

Computer Viruses

A set of corrupting, harmful or otherwise unauthorised instructions or code including any malware or a set of maliciously introduced unauthorised instructions or code, programmatic or otherwise, that propagate themselves through a computer system or network.

Contents

Goods and other items within the **property**, which are **your** property or which **you** are legally liable for.

Contents includes:

- carpets and curtains
- radio and television aerials, satellite dishes, their fittings and masts which are attached to the property
- business documents up to €1,500 in total per claim
- paintings or other bespoke or unique works of art or craft up to €2,500 in total per claim
- contents in garages and outbuildings

We will not pay for:

- computers and or data thereon, or the costs of recompilation of data
- property in the open (other than radio and television aerials, satellite dishes, their fittings and masts which are attached to the **property**)
- personal documents
- stamps, medals, coins or items forming part of a collection
- gold, silver, gold and silver plated articles, jewellery and furs
- pedal cycles (including electrically assisted pedal cycles)
- motor vehicles (other than domestic gardening equipment or motorised mobility scooters, electric wheelchairs and powerchairs), caravans, trailers or watercraft or their accessories
- money, credit cards or casino chips
- · any living creature
- any part of the existing structure or the contract works
- any property held or used for personal purposes
- any property insured under any other insurance
- land or water

Contract

The agreement with the **contractor(s)** for work to be carried out on behalf of **you** by way of construction, installation, extension, alteration, repair or maintenance.

Contractor(s)

The parties (including contractors and sub contractors and every tier where required to be insured under the **contract**) who carry out **contract works** at the **risk address** as detailed under the **contract works** section on **your schedule**.

Contract Works

The permanent and temporary activities executed in performance of the **contract** and **site** materials and **free issue materials** for incorporation therein whilst at the **risk address** as detailed under the **contract works** section on **your schedule**.

Costs and Expenses

Costs and expenses recoverable by any claimant from **you**, costs and expenses incurred by **you** with **our** written consent or **your** solicitors fees for the representation at any coroners inquest or fatal accident inquiry or in any court of summary jurisdiction.

Electrically Assisted Pedal Cycles (EAPC)

An EAPC must have pedals that can be used to propel it.

It must show either:

- the power output
- the manufacturer of the motor

It must also show either:

- the battery's voltage
- · the maximum speed of the bike

Its electric motor:

- must have a maximum power output of 250 watts
- · should not be able to propel the bike when it's travelling more than 24.9kmh

An EAPC can have more than 2 wheels (for example, a tricycle).

Endorsement(s)

A change in the terms and conditions of this insurance that can extend or restrict cover.

Excess

The amount stated on **your schedule** or **endorsement(s)** which **you** will be responsible for paying in the event of each and every claim.

Existing Structure

The existing land, permanent buildings, outbuildings at the risk address owned by you including:

- Interior decorations, fixtures and fittings, fitted appliances, machinery, plant, lifts and climate control systems
- Swimming pools, ornamental fountains and ponds
- Hard tennis courts, terraces, patios, driveways, footpaths, walls, gates, fences and hedges
- Underground service pipes, cables, sewers, drains, fixed domestic fuel tanks, externally fixed radio and television aerials, satellite dishes, their fittings and masts, solar panels.

Free Issue Materials

New materials or items purchased by **you** and any **reused materials** made available for incorporation within the **contract works** by **your contractor(s)** provided that **you** declare to **us** the original purchase and replacement values of such **free issue materials** during the **period of insurance**.

Heave

Upward movement of the ground beneath the foundations of the **risk address** as a result of the soil expanding.

Indemnity Period

A twelve month period beginning with the date on which but for the indemnifiable physical loss or damage the commercial operation of the **contract works** would have commenced.

Other Party/Parties

Any other party named on **your schedule** under the 'Other Parties' section.

Outbuildings

Free-standing permanent structures including:

- Garages, stables, barns, studios, pool houses and summer houses
- Garden sheds, greenhouses and other similar structures

Landslip

Downward movement of sloping ground.

Period of Insurance

The length of time this insurance is in force as shown on **your schedule** plus up to an additional 14 days after the end date date shown on **your schedule** unless otherwise cancelled.

Plum Underwriting

Global Risk Partners Intermediary Limited, trading as Plum Underwriting.

Policy

- The policy wording (as stated on your schedule which confirms which policy wording is applicable to you)
- Your schedule
- Any endorsement(s) shown on your schedule

Property

The structure(s) at the risk address and more specifically insured on your schedule.

Reused Materials

Materials available for incorporation into the **contract works** and for which **you** are responsible, which have been fully removed from the **existing structure** and laid aside ready for re-use.

Risk Address

The address as detailed on **your schedule** which includes the **site**, the **existing structure** and the **contract works**.

Schedule

Your schedule is part of this insurance and contains details of the insurers, you, your statement of fact, the risk address, the contract works, the sums insured, the excess, any endorsement(s), the period of insurance and the sections of this insurance which apply.

Settlement

Downward movement as a result of the soil being compressed by the weight of the **risk address** within ten years of construction.

Site

The site of the **contract** as detailed on **your schedule** under **risk address** and adjacent thereto and shall include any special storage areas set up in connection with the **contract works**.

Standard Construction

Constructed of brick, stone or concrete and roofed with slates, tiles, asphalt, metal or concrete (but excluding anything roofed in whole or in part with thatch or highly combustible material).

Subsidence

Downward movement of the ground beneath the risk address other than by settlement.

Sum(s) Insured

The amounts shown against each section, limit and/or item on your schedule and/or in this policy.

Swimming Pools

Swimming pools which are permanently installed.

Territorial Limits

Republic of Ireland.

Terrorism

Any act of any person or group of persons acting alone or on behalf of or in connection with any organisation or government with activities directed towards the overthrowing or influencing of any government force or violence and / or putting the public or any section of the public in fear.

In any action suit or other proceedings where **we** allege that by reason of this definition any loss or damage is not covered by the **policy** (or is covered only up to a specified limit) the burden of proving that such loss or damage is covered (or is covered beyond that limit) shall be upon **you**.

Time Deductible Profits

The monies that would have been paid or payable to **you** during the first thirty (30) days after the date on which but for the indemnifiable physical loss or damage the commercial operation of the **contract works** would have commenced.

Transit

Transit between locations within the territorial limits undertaken in connection with the contract works.

Trespass or Nuisance

Trespass, nuisance or obstruction or interference with any easement right of air, light, water or way.

Unoccupied

Where the **risk address** is vacant for a period of 7 consecutive days.

Variable Charges

Your expenses which vary proportionately with the commercial operation of the business following completion of the **contract works**.

Vitiating Act

Circumstances of fraud, misrepresentation, misdescription, non disclosure or breach of any warranty or condition by an insured party or parties.

We/Us/Our/Insurer(s)

Insurers as named on your schedule.

You/Your/Policyholder/Insured

The business named on **your schedule** as the policyholder, owner of the **risk address** and the employer of the **contractor(s)** who are carrying out **contract works** on the **risk address**.

Your Broker or Insurance Intermediary

The business, person or persons who placed this insurance on your behalf.

General Conditions

The following general conditions apply to all sections of this **policy**. Additional conditions are shown in the sections to which they apply.

If **you** fail to comply with any of the general conditions this insurance may become invalid, or affect the settlement of any claim under this **policy**.

1. Multiple Premises

Each risk address included under this insurance is considered to be covered as if separately insured.

2. Your Duty of Care

You must take all reasonable steps to:

- ensure the safety of the risk address
- prevent accidents and comply with all statutory obligations and to maintain the contract works, machinery, plant and existing structure in good condition and repair
- select registered **contractor(s)** who are experienced to carry out the **contract works** they will be undertaking as defined in the **contract**.
- remedy any defect or danger as soon as it is discovered and take any necessary precautions
- prevent any circumstances arising or cease any activity which may give rise to a claim under the policy

If you do not, we will not be liable to pay any related claim.

3. Fraud Prevention

In order to protect the interests of **our** policyholders and to prevent and detect fraud, **we** may at any time:

- Share information about **you** with other organisations and public bodies including the Gardai
- Check and/or file **your** details with fraud prevention agencies and databases
- Undertake credit searches and additional fraud searches.

If **you** provide false or inaccurate information and fraud is identified, details will be passed to the fraud prevention agencies and databases to prevent fraud and money laundering.

We can supply on written request to us details of the databases we access or contribute to.

4. Assignment

You cannot transfer your interest in this policy to anyone else without our written agreement.

5. Other Insurance

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

6. Sums Insured

You have an ongoing duty to ensure that **your sum insured** represents the full value of the property insured.

For **your existing structure**, the full value is the cost of rebuilding by a professional third party contractor if **your existing structure** were destroyed (this is not the same as the market value).

'Section 1 – The Property' automatically provides additional cover for architects, surveyors, consulting engineers, legal and other fees required to reinstate or replace the **risk address** and, clearing debris from the **site** and making the **site** and **risk address** safe up to 15% of the total **sum insured**. If this amount is not sufficient for **your** requirements, **you** must ensure the **sum insured** for **your existing structure** is adequate to include these additional expenses.

Your sum insured for contents must be the cost to replace as new.

If, at the time of any loss or damage, the **sum insured** is not enough **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 existing structure** insurance is equal to 75% of what **your** premium would have been if your existing structure sum insured was enough to reconstruct **your existing structure**, then **we** will pay up to 75% of any claim made by **you**.

7. Fraudulent Claims

If you, or anyone acting for you, makes a fraudulent claim, for example a loss which is fraudulently caused and/or exaggerated and/or supported by a fraudulent statement we:

- (a) will not be liable to pay the claim; and
- (b) may recover from you any sums paid by us to you in respect of the claim; and
- (c) may by notice to **you** treat this **policy** as having been terminated with effect from the time of the fraudulent act.

If we exercise our right under (c) above:

- (i) we shall not be liable to you in respect of a relevant event occurring after the time of the fraudulent act. A relevant event is whatever gives rise to our liability under this policy (such as the occurrence of a loss, the making of a claim, or the notification of a potential claim); and
- (ii) we need not return any of the premium paid.

These remedies will not be available against any other entity insured under the **policy** that was not implicated in the fraud.

8. Non-invalidation

This insurance shall not be invalidated by any act or omission or by an alteration whereby the risk of accidental damage is increased unknown to you provided that when you become aware thereof you shall as soon as practically possible give notice to us. Any terms, conditions and exclusions applied will be in accordance with our usual underwriting that we would have applied had you been aware and notified us of such risk of accidental damage. You may also be required to pay an additional premium.

9. General Property Management

You must ensure that:

- all gas, water and electricity mains supplies are disconnected if the **property** is **unoccupied** other than those required to operate any sprinkler system, fire alarm system or intruder alarm system.
- the risk address must be inspected thoroughly internally and externally at least once
 every 7 days by either you or your representative to check the premises thoroughly and
 to carry out any work necessary to prevent accidental damage and maintain the security
 arrangements. A record of all inspections must be kept and made available to us on request.
 An example of an inspection record is included below, along with an example inspection
 checklist.
- all outside doors at the **property** are kept securely locked to prevent unauthorised entry when **you** or **your** representative or **your contractor(s)** are not present at the **risk address**.
- all windows of the **property** firmly secured at all times when **you** or **your** representative or **your contractor(s)** are not present at the **risk address**.
- any alarm system(s) present at the **property** are put into operation when **you** or **your** representative or **your contractor(s)** are not present at the **risk address**.
- any accumulations of combustible materials introduced to the risk address as part of the contract be adequately protected against sources of ignition and heat.
- any accumulations of waste from any contract works are to be removed from the existing structure at the end of each working day and deposited in skips. Such skips are to be situated at least 5 metres (16 feet 4.85 inches) from any existing structure and removed at least weekly from the risk address.

Example Inspection Record:

Name	Date	Time	Observations/Actions
John Smith	17/12/2015	14:20	All rooms checked and found in good condition, left fully locked with alarm activated.

Example Inspection Checklist

Whilst not exhaustive, the following is a list of areas which **you** or **your** representative may consider including in the inspection to mitigate any loss or damage:

- Windows shut and fastened and locked
- All external doors shut, fastened and locked when the risk address is left unattended
- Check throughout the property for any signs of ingress of water
- Check inside and outside of the property for any signs of leaks/escape of water
- Check all windows and doors of the property for signs of any attempted forced entry
- Remove any build up of newspapers and post
- Consider sealing letter box
- Remove any rubbish that has accumulated outside of the **risk address** or in doorways/porches
- If fitted ensure the intruder alarm is fully functional and operates correctly
- If fitted ensure CCTV system is fully functional and operates correctly
- Ensure electrical appliances are switched off when not in use
- Ensure any uncontained electrical wiring is in good condition and no bare wires are showing
- Roof tiles in good order, no slipped or broken tiles
- Flat roofs in good condition, no rips/tears or pooling of water
- Ensure gutters and rainwater goods are regularly checked and cleared of any build-up of leaves/rubbish
- Ensure trees and shrubs are maintained with any damage/diseased sections being removed
- Gardens are maintained with rubbish removed
- Ensure aerial and satellite dishes are secured
- Internally ensure water is free running through sanitary ware and there are no signs of blockages
- Lift drain inspection covers to ensure water is free runnning and that there are no signs of blockages
- Check level of oil in external tanks is in line with expectation
- Check oil tanks externally for damage or leaks
- Ensure central heating is functional and operates correctly including timers
- Check any outbuildings for signs of any attempted forced entry

10. Risk Management Survey

Where the total of the existing structure sum insured and the contract works sum insured is greater than or equal to €1,000,000 we may speak to your broker or insurance intermediary to arrange a mutually agreeable date and time to visit the risk address with you or your representative to undertake a risk management survey free of charge.

We may at our discretion offer this service to you if your existing structure sum insured and contract works sum insured is less than €1,000,000. Where we do, we will speak to your broker or insurance intermediary to arrange a mutually agreeable date and time to visit the risk address with you or your representative.

The risk management survey will be conducted by a qualified risk engineer and we will insure the risk address in accordance with the terms described on your schedule from the start of the period of insurance until the date we tell your broker or insurance intermediary about the results of the risk management survey.

Your broker or insurance intermediary will then write to you to confirm that the insurance will continue on the current terms if the risk management survey is satisfactory, or to tell you if we require you to carry out any additional requirements. Your broker or insurance intermediary will then tell you the timescales within which you must carry out any additional requirements. It is a condition under the policy that you comply with all risk improvement requirements we request following any survey within the timescales specified.

If **we** consider the risk management survey to be unsatisfactory, or if **you** do not or will not carry out the stated additional survey risk improvement requirements, **we** have the right with immediate effect to:

- cancel the policy;
- alter the premium; and/or
- alter the terms and conditions of the policy.

If this is the case your broker or insurance intermediary will write to you by recorded post to your correspondence address shown on your schedule. If you choose to reject the alterations or we cancel your policy and you have not made a claim, we will refund a percentage of the premium based on the number of days left in the period of insurance. If you have made a claim, you will not get a refund and you must pay us any amount you still owe for the period you have been insured for.

General Claims Conditions

The following claims conditions apply to all sections of this **policy**. Additional claims conditions are shown in the sections to which they apply. If **you** fail to comply with any of the conditions this may affect the settlement of any claim under this **policy**.

Please also refer to the individual policy sections for additional comment.

1. Your duties in the event of a claim – Things you need to do

a) Notifying us of a Claim

You must as soon as practicably possible provide details of the claim or possible claim, using the claims contact details as stated on **your schedule**.

b) Circumstances of the Claim

You must provide **us** with written details of what has happened within 30 days and provide any other information **we** may require.

c) Property Owners Liability Claims

If a liability claim is made against **you**, **you** must forward to **us** as soon as is practically possible notice of the claim, including any letter, writ, summons or other legal document **you** receive.

d) Notifying the Gardai or Other Relevant Authorities

You must, following malicious acts, violent disorder, riots or civil commotion, theft, attempted theft or lost property:

- tell the Gardai as soon as practicably possible and, if required, any other relevant authorities
- obtain an incident report number (where issued), a property irregularity or other appropriate report.

e) Our Representatives

You must co-operate fully with **us** and **our** authorised representatives including loss adjusters and other experts that **we** have appointed at all times.

f) Other Information and Assistance

You must as soon as practically possible provide any information and assistance we may require.

g) Your Authority

You must not negotiate, pay, settle, offer to settle, admit to or deny any claim without **our** prior written consent.

h) Your Duty of Care

You must take all care to limit any loss, damage or injury.

i) Evidence & Value

Where **we** request **you** must provide **us** with evidence of value or age (or both) for items involved in **your** claim.

j) Your Property

Your property shall remain **yours** at all times. **We** will only take ownership of or accept liability for **your** property if **we** have agreed with **you** in writing to do so.

If **you** fail to comply with any of the points detailed in '1. Your duties in the event of a claim – Things you need to do' shown above this insurance may become invalid.

2. How we deal with your claim

a) Payment of Claims

Subject to **you** complying with '1. Your duties in the event of a claim – Things you need to do' as detailed above, **we** will ensure that **we** will pay sums due to **you** for any valid claim allowing time for investigation and assessment of the claim.

b) Defence of Claims

We have the right to:

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

c) Our Rights

After a claim we have the right to:

- take over and conduct in your name, the defence or settlement of any claim
- prosecute in your name to recover, at our expense and for our benefit, any payment we have made under this insurance
- inspect any damaged property should **we** wish to do so.

d) Excess

In respect of a single event, if **your** claim is for loss or damage under more than one section of **your policy, we** will only deduct one **excess** rather than deduct an **excess** per section.

The excess deducted will be the highest excess of the sections you are claiming under.

e) Discharge of Liabilities

We may, at our discretion, in respect of any claim covered by this policy, pay to you the sum insured (or the balance of this amount not yet paid to you), or any lesser amount for which the claim can be settled. On payment of this sum, we will be under no further liability other than for costs and expenses incurred prior to the date of this payment for which we are responsible.

f) Possession

We will be entitled, without incurring any liability under the policy to:

- enter any building or premises where accidental damage has happened and take and keep possession of the damaged property
- deal with salvage in any reasonable way.

But no property can be abandoned to us.

If we elect to reinstate or replace any property, you must, at your own expense produce any plans, documents or information as we may reasonably require. We will pay for any reasonable expenses you incur in providing us with this as part of your claim. We are not bound to reinstate exactly or completely, but as well as circumstances permit and in a reasonable and sufficient manner.

g) Access

For the purpose of handling and settling **your** claim as quickly and as efficiently as possible **you** will give **us** access to the **risk address** at a mutually agreeable date and time.

General Exclusions

The following general exclusions apply to all sections of the **policy**. Additional exclusions are shown in the sections to which they apply.

What is not covered:

- 1. Any loss, damage or liability:
 - that is not associated with the incident that caused you to claim
 - that commenced before cover starts
 - caused by wilful acts by you or any of your employees
 - caused by deception other than by any person using deception to gain entry to the property
 - caused by loss of profit, business interruption or any economic loss of any kind other than covered under section 1 special extension 6 – Advanced Loss of Profits
 - incurred to eliminate or reduce any consequential loss, loss of profit, business interruption or any economic loss of any kind
 - caused by or resulting from the **risk address** being confiscated, taken, damaged or destroyed by or under the order of any government, public or local authority, or any emergency service
 - resulting from any contract works being undertaken at an open trench depth of 5 metres (16 feet 4.85 inches) below the normal ground level surrounding the property, unless we have agreed and accepted such contract works before such contract works commence and your schedule specifically states that this exclusion no longer applies
 - where contract works cease for 60 continuous days unless expressly agreed by us in writing.
 - where any loss, damage or liability covered under this insurance is also covered wholly or in part under any other insurance except in respect of any amount over which would have been covered under such other insurance had this insurance not been effected
 - caused by wear and tear or any other gradually operating cause, mechanical or electrical breakdown (unless occurring as a result of insured accidental damage), fault or failure.

Examples of wear & tear excluded under this policy include but are not limited to the following:

- · Damp formed over a period of time
- · Leaking guttering or drainage system due to age
- Failure of a flat roof due to age
- Worn out carpets.

Examples of mechanical & electrical breakdown excluded under this policy include but are not limited to the following:

- Electrical failure of an electrical component
- · Mechanical failure of an engine.
- 2. Any loss or destruction of or damage to any property or any loss or expenses arising from or any legal liability of any nature caused by or contributed to or by or arising from:
 - a) ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel, or
 - b) the radioactive toxic explosive or other hazardous properties of any explosive nuclear assembly or nuclear components thereof.
- 3. Any loss, damage, expense, or legal liability caused by, contributed to, or arising from pressure waves from aircraft and other aerial devices travelling at sonic or supersonic speeds.
- 4. Any loss or destruction of or damage to any property, or any loss or expenses resulting or arising from, or any legal liability caused by or contributed to by or arising from the failure of any equipment to correctly recognise the date or change of date.
- 5. Any loss or damage or liability occasioned by, happening through or resulting from 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. However this General Exclusion shall not apply to **accidental damage** to the **risk address** from or occasioned by the detonation of munitions of war in or about the **risk address**, providing that the presence of the munitions is not the result of a state of war at the time of the **accidental damage**.

- 6. Any loss or liability arising from:
 - any consequence of civil commotion assuming the proportion of or amounting to a popular rising martial law or the act of any lawfully constituted authority
 - loss or damage caused by or happening through or in consequence directly or indirectly of terrorism.
 - loss or damage directly or indirectly caused by resulting from or in connection with any action taken in controlling preventing suppressing or in any way relating to any act of **terrorism**.
 - loss or damage in Northern Ireland or happening through or in consequence directly or indirectly of riot, strike, civil commotion locked out workers or persons taking part in labour disturbances
- 7. Any loss or damage which but for the existence of this insurance would have been provided under contract, legislation, guarantee or other more specific insurance.
- 8. Any benefit under the **policy** to the extent that the provision of such cover, payment or such claim or provision of such benefit would expose **us** to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanction, laws or regulations of the European Union, United Kingdom or United States of America.
- 9. Any loss, damage or liability resulting from any structural work undertaken as part of the **contract works** that is not designed and planned by a fully qualified structural engineer and carried out in line with the current building regulation with the local authority building control services overseeing the work as they deem necessary.
- 10. Any additional proportion, other than **our** rateable proportion of any claim loss, damage or liability covered under this **policy**, should that loss, damage or liability be covered wholly or in part under any other insurance.
- 11. Any loss, damage or liability to replace repair or rectify:
 - (i) Any component part or individual item of the **risk address** which is defective in design plant specification materials or workmanship;
 - (ii) Any part of the **risk address** lost or damaged to enable the replacement repair or rectification of the **risk address** excluded by (i) above.

Exclusions (i) above shall not apply to the other parts or items of the **risk address** which are free from defect but are damaged in consequence thereof.

For the purpose of the **policy** and not merely this exclusion the **risk address** shall not be regarded as lost or damaged solely by virtue of the existence of any defect in design plan specification materials or workmanship in the **risk address** or any part thereof.

- 12. Any claim under this **policy** unless **you** transact **your** Republic of Ireland insurance business for this **policy** through a Republic of Ireland bank account in Euros for the payment of premium from and the payment of claims to **you**.
- 13. Any loss, damage or liability caused by or resulting from the presence of pyrite or iron pyrite within the **existing structure** or used with the **contract works**.
- 14. **We** will not pay any claim for loss, damage, liability, cost or expense caused deliberately or accidentally by:
 - i. the use of or inability to use any application, software, or programme;
 - ii. any computer virus;
 - iii. any computer related hoax relating to i and/or ii above.
- 15. **We** will not pay any claim for loss of or damage to any electronic data (for example files or images) wherever it is stored.

Special Conditions that apply to Fire cover

The following special conditions apply to sections 1 and 2 of this **policy**. If **you** fail to comply with any of these special conditions this may affect the settlement of any fire claim under sections 1 and 2 of this **policy**.

1. Heat Application Condition

Whenever there is application of heat involving a naked flame, an open heat source, operations producing sparks or a hot air stripper at the **risk address**:

- a) all combustible material must be removed a safe distance from the area the work is being carried out. A safe distance must be at least fifteen metres when welding or cutting is taking place.
 - Where such clearance is impracticable, combustible material must be covered by blankets or screens which are both non-combustible and which prevent the transfer of heat into surrounding items or structures.
 - Combustible parts of the risk address must be protected in the same way, and
- b) at least one water (with a capacity of more than 8.2 litres), dry powder (with a weight of more than 1.2 kilograms) or other fire extinguisher of an equivalent rating or a type suitable for the combustible material at the **risk address** is kept immediately adjacent to the area of work in full working order and available for immediate use, and
- c) equipment is lit for as short a time as possible before use and extinguished immediately after use, and
- d) equipment which is lit or switched on is not left unattended, and
- e) on every occasion that work with heat occurs, one hour after work has finished, a thorough examination for any sign of combustion must be made, in and around the work area with the appropriate findings recorded and signed off by an independent party. A hot works permit system is recommended for this purpose.

2. Asphalt, Bitumen and Tar Heaters Condition

Your contractor(s) must ensure that:

- a) all heating of asphalt, bitumen, tar or pitch is carried out in a suitable vessel, at least 5 metres (16 feet 4.85 inches) from any **existing structure** and at ground level, using bottled gas, and
- b) the vessel is attended at all times whilst the source of heat is lit and whilst in use, and
- c) a suitably sized spill tray is used which can hold the entire contents of the vessel, which is both non-combustible and which prevents the transfer of heat into surrounding items or structures.

3. Safety Health and Welfare at Work (Construction) Regulations 2013 in Ireland

This special condition applies where the original contract price exceeds €3,000,000.

Your contractor(s) undertake to comply with Part 4 General Safety Provisions Section 45 (Fire Detection and Fire Fighting) of S.I. No. 291 of 2013 Safety and Welfare at Work (Construction) Regulations 2013 in Ireland or any subsequent amendment thereto or revised edition thereof current at the commencement of the **contract** (as specified in the **policy**) hereinafter referred to as the Safety Health and Welfare at Work (Construction) Regulations 2013.

Our appointed representative shall have the right at all reasonable times to enter and inspect the **risk address** for the purpose of checking whether the conditions thereon in all respects comply with the Safety Health and Welfare at Work (Construction) Regulations 2013.

In the event that **we** become aware of a breach of the Safety Health and Welfare at Work (Construction) Regulations 2013 **we** may inform the construction site management of the nature of the breach specifying the remedial measures **we** require and the period within which these must be completed.

Where **we** consider such a breach is of sufficient importance **we** may confirm the same by notice in writing to you. Under the terms of this or any subsequent notice **we** may suspend or cancel all cover under this **policy** from the date named in the notice not being a date earlier than the date named for completion of remedial measures it being understood that upon suspension such cover will be reinstated when **we** are satisfied that the remedial measures have been completed such notice shall be given by registered post, recorded delivery, facsimile transmission or by hand. This special condition shall not by itself be considered a condition precedent to **our** liability, but its inclusion shall not prejudice, waive or remove **our** rights under the terms of any other **policy** exclusions, conditions or special conditions.

Special Conditions that apply to Escape of Water cover

The following special condition applies to all sections of this **policy**. If **you** fail to comply with any of the conditions this may affect the settlement of any escape of water claim under all sections of this **policy**.

1. Quality Control of New Water Supply Systems (And/Or The Alteration of Existing Water Supply Systems)

If the **contract works** involve the installation of a new water supply system or the alteration of any existing water supply system, including the replacement, repair or maintenance of any apparatus within the system, then the **contractor(s)** must:

- a) pressure test all pipe work and apparatus forming part of, or attached to, the **contract works** in accordance with the manufacturers guidelines.
 - Unless otherwise instructed by the manufacturer's guidelines, the pressure test should be subject to an initial air test followed by sectional hydraulic testing at a minimum of 1.5 times the working pressure for a minimum duration of two hours.
 - Following successful sectional pressure testing, full system pressure testing at the **risk address** should be carried out inclusive of all apparatus forming part of that system, in line with manufacturer's guidelines. A minimum test period of eight hours is required.
 - The results of each sectional and full system test should be recorded and retained.
 - The pressure tests should not be conducted when the **risk address** is unattended by personnel familiar with the system and competent to attend to any escape of water.
 - Following successful pressure tests, appropriate test certification should be issued and retained.
 - Copies of each test and any issued certification should also be made available to **us** if requested, and
- b) visually inspect all joints for a period of not less than two weeks after commissioning / charging the system. In areas where no visual examination is possible, the contractor(s) must employ alternate detection or examination methods at appropriate strategic points on the water supply system.
 - The results of each inspection should be recorded and retained for inspection by **us** if requested.

Section 1 – The Property – Cover

The following cover applies only if **your schedule** shows that it is included.

What is covered

We will insure you for accidental damage to the risk address occurring during the period of insurance to ensure you are returned to the same financial position as you were in immediately before such damage occurred subject always to the terms, conditions and exclusions of this policy.

Other Interests

We will note the interest of any financial institution or other party with respect to this section of the policy as requested by you or your contractor(s) as soon as we have issued confirmation in writing of our acceptance.

Insurance for Other Parties

Unless cover is otherwise restricted or extended the inclusion of the **other parties** as joint insured under Section 1 applies to the extent required by any conditions of the **contract** applying between **you** and the **contractor(s)**. **We** retain rights of recourse at Law against negligent **other parties** in all other circumstances.

If the **other parties** shown on **your schedule** consist of more than one party, each operating as a separate and distinct entity and cover applies to them under **contract**, then the cover under this **policy** shall apply as if individual policies have been issued to each **other party**.

The total **we** will pay to **you** and all of the **other parties** collectively shall not exceed the **sum insured** shown on **your schedule** plus any limit shown under any special extension which applies and gives cover over and above the **sum insured** shown on **your schedule**.

Any payment or payments by **us** to **you** or any one or more **other party** shall reduce to the extent of that payment, the liability of **us** to **you** and all **other parties** covered by this **policy**, arising out of any one event giving rise to a claim under this **policy**.

We shall at all times be entitled to avoid liability to, or claim damages from you or any of the other parties in the event of a vitiating act.

Any **vitiating act** committed by **you** or any **other party** shall not prejudice the right of payment to **you** or any **other party** who has not committed a **vitiating act**.

We will waive all rights of subrogation which we may have or acquire against any other party except where the rights of subrogation or recourse are acquired in consequence of or otherwise following a vitiating act in which circumstances we may enforce such rights not withstanding the continuing or former status of the vitiating party as an other party.

Any lenders to the project shall not be entitled to any payment under this **policy** arising from loss, destruction or damage in respect of which **we** by reason of a **vitiating act** are no longer liable to pay any one or more **other party**.

How much we will pay

The full cost of repair, replacement or rebuilding of insured loss or damage up to the **sum insured** shown on the **schedule** plus any limit shown under any special extension which applies and gives cover over and above the **sum insured** shown on **your schedule**, subject to the repair, replacement or rebuilding work being carried out.

We may require you to carry out reinstatement or replacement. Our liability is subject to all the terms, conditions and exclusions of this policy.

The most we will pay is the sum insured shown on your schedule less the excess shown on your schedule plus any limit shown under any special extension which applies and gives cover over and above the sum insured shown on your schedule.

After arriving at a claims settlement, we will deduct the applicable excess before paying the claim.

No **excess** will be deducted from any claim **we** have agreed to pay if the total claim amount exceeds €100,000. The entire amount of the claim will be paid subject to **policy** limits.

The basis of settlement is at our sole discretion.

We will not provide any contribution, allowance or consideration for the cost of extending, improving or refurbishing any part of the risk address.

We will not pay any costs which we have not agreed in writing, any expenses for preparing a claim or an estimate of loss or damage.

Section 1 - The Property - Special Extensions

What is additionally covered

What is not covered by each Special Extension

We will not pay

1. Architects, Surveyors, Engineers Fees and Costs

We will pay you an additional 15% of the total sum insured in respect of architects, surveyors, consulting engineers, legal and other fees required to reinstate or replace the risk address, provided that we have approved the appointment of such persons.

- a) fees and costs that are not the direct consequence of the accidental damage.
- b) fees and costs relating to undamaged parts of the **risk address**.
- c) fees and costs incurred in preparing **your**
- d) costs for any requirements notified to **you** before the **accidental damage** occurred.

2. Debris Clearance Fees and Costs

We will pay you an additional 15% of the total sum insured in respect of clearing debris from the site and making the site and risk address safe (to the extent it was made unsafe by the accidental damage).

- a) fees and costs that are not the direct consequence of the accidental damage.
- b) fees and costs relating to undamaged parts of the **risk address**.
- c) fees and costs incurred in preparing **your** claim.
- d) costs for any requirements notified to **you** before the **accidental damage** occurred.

3. Government or Local Authority Fees and Costs

We will pay you an additional 15% of the total sum insured in respect of complying with government or local authority requirements when repairing or reinstating accidental damage to the risk address including repairing or reinstating any accidental damage that does not comply with current government and local authority regulations as long as the risk address did comply with such regulations that were in force at the time the risk address was originally built.

- a) fees and costs that are not the direct consequence of the accidental damage.
- b) fees and costs relating to undamaged parts of the **risk address**.
- fees and costs incurred in preparing your claim.
- d) costs for any requirements notified to **you** before the **accidental damage** occurred.

What is additionally covered

What is not covered by each Special Extension

We will not pay

4. Automatic Increase for Existing Structure

We will pay you up to 110% of the sum insured for the existing structure if, in the event of a loss, the rebuilding value exceeds the sum insured and it can be proven that the sum insured was correct at inception of the policy provided that you pay an additional premium for that extension at that time.

5. Automatic Increase for Contract Works

We will pay you up to 125% of the sum insured for contract works if during the period of insurance the original estimated contract price is increased above the original sum insured for contract works set at inception of the policy, provided you pay an additional premium as we advise at that time.

6. Advanced Loss of Profits

We will pay you for financial losses incurred as a consequence of a delay in the anticipated commencement of commercial operations of the contract works as specified in the schedule arising from accidental damage to the risk address for which liability is admitted by us under section 1 of the policy.

Works Proviso

Cover under this special extension shall be conditional upon insurance being in force under section 1 of the **policy** and for which liability is admitted by **us** for physical loss of or damage to insured property under section 1.

If no payment shall have been made or liability admitted by **us** solely due to the operation of any **excess** applicable to section 1 of the **policy** or by virtue of the application of special extension '12 - Rectification Period' of section 1 of the **policy** then this proviso shall not apply.

Professional Accountants Charges

We shall pay the reasonable costs of professional accountants incurred by you to produce information required by us for the purpose of investigating or verifying any claim under this special extension.

Provided that professional accountants are regularly acting on behalf of **you** at the time of any claim.

- a) more than the actual financial loss sustained by you. The maximum amount we will pay is the lesser of:
 - €250,000 or
 - the loss of anticipated profits suffered by you
 - the additional expenditure necessarily and reasonably incurred for the sole purpose of avoiding or reducing the loss of anticipated profits which but for the additional expenditure would have taken place during the indemnity period but not exceeding the amount of the reduction in anticipated profits thereby avoided.
- for any sum saved during the indemnity period (that would have been payable out of anticipated profits) as may be reduced in consequence of the indemnifiable physical loss or damage.

Due Diligence

Loss of anticipated profits arising out of failure of you to use due diligence and dispatch and all reasonable means in order to resume the commercial operation of the contract works following indemnifiable physical loss or damage.

What is additionally covered

Value Added Tax

To the extent that **you** are accountable to the tax authorities for Value Added Tax or similar tax all terms in this extension shall be exclusive of such tax.

CONDITIONS APPLICABLE TO THIS EXTENSION

Auditors Records and Certificates

Any particulars or details contained in **your** books of account or other business books or documents which may be required by **us** for the purpose of investigating or verifying any claim hereunder may be produced or certified by **your** auditors and their certificate shall be prima facie evidence of the particulars and details of which such certificate relates.

Maintenance of Records

In the event of physical loss of or damage to the risk address for which it is anticipated that a claim may be payable under this extension the contractor(s) involved in the contract works shall be instructed by you to keep a record of the delays which the accidental damage to the risk address causes in completing the contract works and of the other causes (insured or uninsured) which affect the subsequent course of the completion of the contract works and of the steps taken to minimise the delays.

7. Automatic Reinstatement following a Claim

In return for an additional premium, to be calculated at a rate to be determined at our discretion, the amount we will pay for the risk address will not be reduced by the amount of any claim.

8. Expediting Expenses

We will pay for expenses reasonably incurred by you with our consent for overtime rates of wages and the cost of special delivery to avoid delay in completion of the contract works caused as a direct consequence of accidental damage.

The maximum we will pay under this special extension is 25% of the final agreed claim before the deduction of the excess and will be considered as being included within the sum insured for contract works.

What is not covered by each Special Extension

We will not pay

Deliberate Act of the Supplier

Loss of **anticipated profits** arising out of the deliberate act or omission of the electricity gas water or telecommunications utility supplier company or authority.

Non Availability of Funds

Loss of **anticipated profits** due to any delay caused by or resulting from the non-availability of funds.

What is additionally covered

What is not covered by each Special Extension

We will not pay

9. Free Issue Materials

We will pay you for accidental damage to free issue materials as long as you declare to us the value of such free issue materials during the period of insurance and their value has been included within the total sum insured for contract works.

10. Plans and Specifications

We will pay you for accidental damage to plans or specifications of the contract works owned solely by you or for which you are legally responsible provided that:

- the cost of rewriting or redrawing plans or specifications is needed in order to complete the contract works
- the maximum we will pay under this special extension is 10% of the sum insured for contract works or €50,000 whichever is the lower and will be considered as being included within the sum insured for contract works.

11. Pollution Clean-up Costs

We will pay the clean-up costs of your land or property damaged by any kind of pollution or contamination occurring at the risk address provided that the pollution is a sudden, identified, unexpected and unforeseen accident which happens in its entirety at a specific moment of time during the period of insurance and a properly authorised body deems it necessary for clean-up action to be taken and paid for by you.

The maximum amount payable by **us** under this special extension is €100,000 and will be considered as being included within the **sum insured** for the **existing structure**.

- a) for accidental damage, costs or expenses in connection with any kind or description of seepage and/or pollution and/or contamination, arising from any cause whatsoever other than a sudden, identified, unexpected and unforeseen accident which happens in its entirety at a specific moment of time during the period of insurance and properly authorised body deems it necessary for clean up action to be taken and paid for by you.
- b) for pollution or contamination advised to **us** more than 6 months after the expiry of the **period of insurance**.

What is additionally covered

12. Rectification Period

This special extension applies:

- when the issue of the certificate of completion or taking over certificate has occurred or when the risk address has been taken back into full use by you
- when the contract requires insurance for accidental damage to the risk address arising during any rectification, maintenance or defects liability period to be provided by you.

We will insure you against any accidental damage to the risk address arising during any rectification, maintenance or defects liability period stipulated within the contract, even if this period falls outside of the period of insurance, for accidental damage:

- a) arising from any defect in the contract works originating after inception of the policy and prior to the commencement of the stipulated rectification, maintenance or defects liability period.
- b) caused by your contractor(s) in the course of any operations they carry out at the site for the purpose of remedying any defects in the contract works or otherwise fulfilling their obligations under the terms of the contract.

Provided that any cover provided by this special extension:

- shall not exceed a maximum of twelve (12) months in duration from the date of issue of the completion certificate or taking over certificate or when the risk address has been taken back into full use by you whichever is the earlier.
- applies only to the extent that your contractor(s) are responsible under the terms of the contract.
- iii. shall not increase our liability beyond the amount payable as the sum insured specified on your schedule.

What is not covered by each Special Extension

We will not pay

What is additionally covered

13 - Avoidance of Impending Accidental Damage

We will pay costs incurred by you in taking reasonable but exceptional measures to avoid or reduce impending accidental damage which would have resulted in a claim under this policy.

Provided that:

- a) the impending accidental damage did not arise from any defect in the insured property
- the impending accidental damage did not arise from a reasonably foreseeable cause
- the accidental damage would have been the natural outcome to be expected in the absence of the measures taken
- d) we are satisfied that the accidental damage which would have been insured under this policy has been avoided or reduced as a result of the measures you have taken.

The amount payable will be considered as being included within the **sum insured** for section 1.

14. Breakdown

We will pay for the cost of electrical or mechanical breakdown or derangement to any new and unused apparatus, machinery or equipment forming part of the contract works occurring during the period:

- a) seven (7) days from the commencement of testing or commissioning of an individual item, and
- b) up to one (1) calendar month from the commencement of overall testing and commissioning at the **risk address**.

15. Offsite Storage

We will pay for the cost of accidental damage to materials and goods allocated for inclusion within the contract works whilst in store at any location within the Republic of Ireland other than the risk address provided:

- you or your contractor(s) are responsible for the materials and goods, and
- the materials and goods are / were ready for delivery to the site.

What is not covered by each Special Extension

We will not pay

for accidental damage:

- a) to materials and goods held in storage for any period exceeding one month or
- b) where the total value of materials and goods in storage exceeds €250,000.

What is additionally covered

16. Trace and Access

We will pay for the costs incurred to find the source of an escape of:

- water, oil or gas from any domestic water or heating installation within the risk address including subsequent repairs to walls, floors and ceilings
- water from underground service pipes, cables, sewers and drains for which you are legally responsible outside the risk address but at the address shown on on your schedule.

17. VAT Extension

Following accidental damage insured by this policy, in the event that the sum insured provided for contract works is exceeded solely due to the inclusion of Value Added Tax, and it can be shown that the originally advised sum insured for contract works does not include a Value Added Tax amount, your sum insured for contract works will automatically be increased to the extent of the Value Added Tax applicable to the contract works, subject to a maximum of 23% of the contract works sum insured shown on your schedule. At the completion of the contract works, you will be required to declare to us the final contract value, including Value Added Tax, and we will adjust the premium charged accordingly against the last supplied contract value.

18 - Fire Brigade Charges

The cover provided by the **policy** will pay for the cost of charges arising from the activities of the Fire Brigade in dealing with the consequences of loss or damage for which we have admitted liability.

19. Replacement Locks

Costs you have to pay for replacing and installing locks and keys to safes, alarms, external doors and windows of the home following:

- a) theft or loss of your keys; or
- b) where there is evidence that such keys have been copied by an unauthorised person.

No excess applies to this Special Extension.

20. Illegal Depositing of Waste

The removal of illegally deposited waste from your risk address to a licensed waste management site.

Reinstating any damage caused by the illegal dumping of waste at **your risk address**.

What is not covered by each Special Extension

We will not pay

- a) more than 20% of the total **sum insured** in any one **period of insurance**.
- b) costs incurred if the escape of water, oil or gas commenced before cover starts.

a) costs of charges more than €10,000.

a) more than €5,000 in total per claim

Section 1 – The Property - Exclusions

The following section 1 specific exclusions apply in addition to the General Exclusions.

What is not covered

- 1. Accidental damage to the risk address (or any part thereof) which occurs beyond 7 days after:
 - a) a certificate of completion or taking over certificate has been issued by your contractor(s);
 or
 - b) it has been completed and handed over to you

However where completed aspects are handed over to **you** during the **period of insurance** this exclusion shall not apply if the **existing structure** is insured under this insurance and where other phases of the **contract works** remain incomplete. Where this is the case:

- i. the **contract works sum insured** shall automatically be reduced by the amount of the **contract works** completed and handed over to **you**, and
- ii. the **existing structure sum insured** shall automatically be increased by that same amount of the reduction.
- 2. Accidental damage occurring 60 days after the contractor(s) has substantially ceased the contract works at the risk address (other than for normal stoppages at the end of the day at weekends or holidays) unless you have given us prior notice in writing with the details of contract works completed and outstanding, you have received you agreement to continue this insurance and you have agreed to accept any terms imposed by us.
- 3. Accidental damage by subsidence or heave of the site or landslip:
 - a. to **swimming pools**, hot tubs, tennis courts, service tanks, central heating oil tanks, ground source heating pumps, terraces, paths, drives, walls, fences, gates and hedges unless the **risk address** is damaged by the same cause and at the same time
 - b. caused by or arising from impact and infill
 - c. caused by or arising from settlement
 - d. caused by or arising from riverbank or coastal erosion
 - e. caused by or arising from any movement of solid floor slabs, unless the foundations beneath the exterior walls of the **property** are damaged by the same cause and at the same time.
- 4. **Accidental damage** to property forming or which has formed part of any structure prior to the commencement of the **contract works** unless specifically insured under this **policy**.
- 5. Loss of property either by disappearance or by shortage if the loss is only revealed when an inventory is made or is not traceable to an identifiable event.
- 6. Accidental damage in respect of:
 - a) money which term shall mean coin, bank and currency notes, cheques, travellers cheques, national giro payment orders, postal and money orders, current unused postage stamps, national savings stamps and certificates, premium bonds, luncheon vouchers, credit card and debit card vouchers, unused franking machine units, trading stamps, gift tokens, customer redemption vouchers, holiday with pay stamps, bankers drafts, promissory notes, bonds, securities, bills of exchange, dividend warrants, V.A.T. purchase invoices or other negotiable instruments
 - b) any private car, van, lorry or other vehicle
 - c) any airborne or waterborne craft or vessel.
- 7. Penalties or fines for delay, lack of performance, non-completion or non-compliance with the conditions of any contract or reimbursement of any financial agreements.
- 8. Accidental damage arising outside the territorial limits.
- 9. Accidental damage caused by or consisting of:
 - a) wear and tear, corrosion, oxidation, gradual deterioration, wet or dry rot, shrinkage, dampness, frost, marring or scratching
 - b) normal upkeep or normal making good.

- 10. **Accidental damage** to the **contract works** arising from a defect in the **existing structure** that existed prior to the commencement of the **period of insurance**.
 - **You** are required to provide a report on the condition of the **existing structure** prior to the commencement of the **period of insurance**. If **you** fail to do so, the onus of proof will be on **you** to show that the damage did not occur as a result of a defect in the **existing structure** that was present prior to the commencement of the **period of insurance**.
- 11. Accidental damage caused by escape of oil from an oil tank unless you can provide evidence that the oil tank is less than 10 years old or that it is inspected annually by a qualified OFTEC engineer and certified as in good condition without the need for repair or replacement.

Section 2 – The Contents – Cover

The following cover applies only if your schedule shows that it is included.

We will insure **contents** for physical loss or damage caused by the numbered perils below occurring during the **period of insurance** to ensure **you** are returned to the same financial position as **you** were in immediately before such damage occurred subject always to the terms, conditions and exclusions of this **policy**.

What is covered

1. fire, lightning, explosion or earthquake

- 2. aircraft and other flying devices or items dropped from them
- 3. storm, flood or weight of snow
- 4. escape of water from fixed water tanks, apparatus or pipes
- escape of oil from a fixed domestic oilfired heating installation or smoke damage caused by a fault in any fixed domestic heating installation

- 6. theft or attempted theft
- 7. collision by any vehicle or animal
- 8. any person taking part in a riot, violent disorder, strike, labour disturbance, civil commotion or acting maliciously
- 9. **subsidence** or **heave** of the **site** on which the **risk address** stands or **landslip**

10. falling trees, telegraph poles or lamp-posts

What is not covered

We will not pay:

- a) for accidental damage to property that is not situated within a building or other enclosed structure at the time of the accidental damage.
- a) for accidental damage while the home is unoccupied.
- a) for **accidental damage** caused by faulty workmanship.
- b) for accidental damage while the home is unoccupied.
- c) any amount over €50,000 for clean up costs following an escape of oil.
- d) for accidental damage caused by escape of oil from an oil tank unless you can provide evidence that the oil tank is less than 10 years old or that it is inspected annually by a qualified OFTEC engineer and certified as in good condition without the need for repair or replacement.
- a) for accidental damage while the home is lent, let or sublet unless the accidental damage follows breakage or damage to the home in the course of entry.
- b) for accidental damage while the home is unoccupied.
- a) for accidental damage while the home is unoccupied.

for accidental damage by subsidence or heave of the site on which the risk address stands or landslip:

- a) caused by or arising from **settlement**.
- b) caused by or arising from riverbank or coastal erosion.
- c) caused by or arising from movement of solid floor slabs, unless the foundations beneath the exterior walls of the risk address are damaged by the same cause and at the same time.
- a) for **accidental damage** caused by trees being cut down or cut back within the **risk address**.

Section 2 – The Contents – Conditions that apply to this section only

How much we will pay

1. 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 2.

For total loss or destruction of any **contents we** will pay **you** the cost of replacing the **contents** as new, as long as:

- the new **contents** are as close as possible to but not an improvement on the original **contents** when they were new, and
- you have paid or we have authorised the cost of replacement.

The above basis of settlement will not apply to clothes for which **we** will pay up to the value of the item at the time of loss or damage.

2. **We** will pay up to 50% of the cost of replacing any undamaged parts of the **contents** which form part of a pair, set, suite or part of a common design or function but no more than the **contents sum insured** shown on **your schedule**.

The basis of settlement is at our sole discretion.

We will not pay more than the sum insured less the excess shown on your schedule.

No excess will be deducted from any claim we have agreed to pay if the total claim amount exceeds €100,000. The entire amount of the claim will be paid subject to policy limits.

Your sum insured

- 1. **We** will not reduce the **sum insured** under section 2 after **we** have paid a claim as long as **you** agree to carry out **you** recommendations to prevent further loss or damage.
- 2. 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 only pay a proportion of the claim.

For example if **your sum insured** only covers one half of the cost of replacing or repairing the **contents**, **we** will only pay one half of the cost of repair or replacement.

Section 3 – Property Owners Liability – Cover

This section applies only if your schedule shows that it is included.

What is covered

Cover under this section is granted to **you** only in respect of accidental **bodily injury** or **accidental damage**. There is no cover provided to **your contractor(s)** and no employers' liability provided by this insurance.

How much we will pay

We will pay you up to the sum insured shown on your schedule for your legal liability to pay as damages all sums incurred by you during the period of insurance as a direct result of any accidental bodily injury or accidental damage to material property, trespass, nuisance or obstruction arising in connection with the risk address and/or the contract works.

We will in addition pay costs and expenses incurred by you arising from, but we will not pay for:

- a) fines, penalties or for damages intended only to punish or make an example of you.
- b) the cost of putting right any defect or alleged defect.

Our liability is subject to all of the exclusions and conditions of this policy.

All claims caused directly or indirectly by one accident will be treated as one claim. All pollution or contamination arising out of one accident will be treated as having happened at the time the accident took place.

After arriving at a claims settlement we will deduct the excess before paying the claim.

Section 3 - Property Owners Liability - Special Extensions

Cross Liabilities Clause

Where **you** are comprised of more than one party, any claim by one party of **you** against any **other** party of **you**, will be treated as though the party claiming is not an insured party provided that this is not deemed to increase the **sum insured**.

Section 3 – Property Owners Liability – Exclusions

The following Section 3 specific exclusions apply in addition to the General Exclusions.

What is not covered

We will not pay for your liability arising:

- 1. from the ownership, possession, control, or use of mechanically or electrically propelled aircraft or watercraft, or to road vehicles or attached trailers where Road Traffic Act legislation applies, or on any public road outside **territorial limits**.
- 2. in respect of any loss, demand, claim or suit arising out of or related in any way to asbestos or asbestos-containing materials.
- 3. in respect of accidental damage to property
 - a) belonging to you, or
 - b) in the custody or control of you or your agent, or
 - c) that comprises the risk address.
- 4. under any contract or agreement unless you would have been liable had the contract not existed.
- 5. for the amount stated on **your schedule** in respect of the **excess** for Section 3 Property Owners Liability' under the 'Policy Excesses' section. It is understood and agreed that:
 - a) this exclusion 5 does not apply to liability in respect of **bodily injury**
 - b) if any payment is made by **us** that includes an amount for which **you** are responsible, this amount must be repaid to **us** as soon as practicably possible.

- 6. in respect of any **costs and expenses** claimed or incurred for replacing or making good faulty defective or incorrect:
 - a) workmanship
 - b) design, plan or specifications
 - c) materials goods or other property
- 7. in respect of **bodily injury** or **accidental damage** relating to anyone employed by **you** arising out of and in the course of employment by **you** at or adjacent to the **risk address** and/or as part of the **contract**.
- 8. for fines, liquidated damages or under any penalty clause or under any collateral warranty.
- 9. from pollution or contamination of air, water or soil unless such pollution or contamination was 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** and a properly authorised body deems it necessary for clean-up action to be taken and paid by **you**.
- 10. for any goods or products sold, supplied, repaired, renovated, restored, tested or serviced by you.
- 11. out of any instruction, advice, information or professional service rendered for a fee.
- 12. from a legal liability to a third party where there is absence of proven negligence by **you** or **your contractor(s)** unless **we** have extended this **policy** to include non negligence cover as stated on **your schedule**.
- 13. from any accident happening outside of the **territorial limits** and/or claims or legal proceedings brought or originating outside of the **territorial limits** for:
 - a) punitive or exemplary damages
 - b) any pollution, irritant or contaminant, or assessment or clean up of any pollution, irritant or contaminant.
- 14. from escape of oil from an oil tank unless **you** can provide evidence that the oil tank is less than 10 years old or that it is inspected annually by a qualified OFTEC engineer and certified as in good condition without the need for repair or replacement





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Far from standard

