Landlords Legal Expenses Insurance & Rent Guarantee Policy Master Certificate No: LLANDRG2.5K / 09 / 2017



This Landlords Legal expenses insurance policy has been arranged by Lexelle Limited, with UK General Insurance Ltd on behalf of Great Lakes Insurance SE.

Lexelle Limited and UK General Insurance Limited are authorised and regulated by the Financial Conduct Authority. Great Lakes Insurance SE is a German insurance company with its headquarters at Königinstrasse 107, 80802 Munich. UK Branch office: Plantation Place, 30 Fenchurch Street, London, EC3M 3AJ. Great Lakes Insurance SE, UK Branch, is authorised by Bundesanstalt für Finanzdienstleistungsaufsicht and subject to limited regulation by the Financial Conduct Authority and Prudential Regulation Authority. Details about the extent of Great Lakes Insurance SE regulation by the Financial Conduct Authority and Prudential Regulation Authority are available on request

POLICY CLAIMS

This is a "claims made" legal expenses insurance which means that subject to the terms of this policy, you are covered for claims under this insurance as long as during the period of insurance you notify us as soon as you become aware of any event which may give rise to a claim under this policy.

All potential claims must be reported initially to the Claims Helpline on Tel: **0114 220 1794**. Failure to contact the Claims Helpline may invalidate any claim.

You must notify us of your claim by telephoning us on Tel: 0114 220 1794 quoting the Master Certificate Number shown above. Delay may prejudice your legal position. If you are in any doubt about your need to notify us of a claim under this insurance or your eligibility to make such a claim you should telephone us and ask to speak to one of our legal advisers. We will send you a claim form. You must fill this in fully and truthfully and return it to us and give us at your own cost any information or evidence that we may reasonably need in order to assess your claim including a copy of the policy schedule.

TENANT REFERENCING - IMPORTANT POLICY CONDITIONS

For this policy to be valid all Tenants in the Let Property have to be FULLY referenced and passed the relevant checks (see below) in order to establish they are able to meet the tenancy terms, this includes a report by a Licensed Tenant Reference Company along with written references. A formal Tenancy Agreement along with all satisfactory checks must be in place prior to your tenants renting the Let Property:-

The following Tenants Checklist provides greater detail of the conditions that must be met from the START of the Tenancy Agreement (Valid Types of Tenancy Agreement are listed in the Policy Terms & Conditions (See "Policy Definitions - Tenancy Agreement")

Tenancy Checklist:

- Copies of 2 forms of identification, including one which contains a photograph
- A recent Utility Bill or Bank Statement
- Recent Credit Check within 45 days of the Tenancy Agreement and within 12 months prior to the commencement of the policy
- The Credit Check must be clear of CCJ's (last 3 years and none outstanding), show no previous bankruptcies and demonstrates the tenant or guarantor's ability to meet their rent commitments.
- Satisfactory reference from the tenant's employer and the last landlord or from one other referee if either unavailable
- All documentation received must show that the tenant is able to meet the requirements of the tenancy agreement.

Please note: If any doubts as to the integrity or financial standing of the tenant are expressed in any tenant reference or other documentation or there is a lack of response to any enquiry, you must obtain our approval prior to commencement of the letting. On the making of any claim you should be in a position to forward not only copies of the references to us but also copies of the letters requesting the same. You shall not allow any tenant into occupation until the first month's rent and the dilapidations deposit payment have been cleared in the managing agent's bank account (or alternatively cash has been received)

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POLICY DEFINITIONS

Wherever the following words are expressions appear in **bold** type and they have the meaning given to them below:

Costs – up to the limit of cover:

Unrecovered **professional fees** which **you** are liable to pay to **your professional adviser**; and **professional fees you** are ordered to pay or have agreed to pay (with **our** permission in writing);

Guarantor - The individual or organisation shown in the **tenancy agreement** and the **policy schedule** that is the subject of a written **tenant reference** and provided a financial guarantee of the **tenant (s)** performance of their obligations under the **tenancy agreement**;

Insured/you/your - the person(s) named as insured in the policy schedule;

Insured event(s) -

- 1. An incident or the first of a series of incidents where the **tenant(s)** fails to perform their obligations set out in the **tenancy agreement** relating to their rightful occupation of the **insured property.**
- 2. You discover that someone is living in your property without your permission.

Limit of cover - the amount stated in the policy schedule being the maximum sum we will pay for all claims under this policy arising from one or more **insured events** occurring at the same time, in the same place or from the same cause;

Sections 1 and 2: £50,000; Section 3: £1,500;

Section 4: Rent Guarantee: £2,500 per month for a maximum of 6 or 12 months (as detailed in your Policy Schedule)

Period of insurance - the period for which **we** have agreed to cover **you** and for which **you** have paid the premium as detailed on the policy schedule;

Policy schedule - The document which shows your details and this insurance and is attached to and forms part of this policy;

Professional adviser - A solicitor, counsel, claims handler or mediator, or other appropriately qualified person appointed and approved by **us** under the terms and conditions of this policy to represent your interests.;

Professional fees - Legal fees and costs reasonably and properly incurred by the **professional adviser**, with **our** prior written authority including costs incurred by another party for which **you** are made liable by Court Order, or may pay with **our** consent in pursuit of a civil claim in the **territorial limits** arising from an **insured event**. **Professional fees** will include VAT where it cannot be recovered. This includes disbursements as long as these are in respect of services supplied by a third party, that the services are distinct and separate from the services supplied by the **professional adviser** and that **our** prior permission has been obtained prior to incurring any disbursement cost in excess of £500 including VAT;

Property - the private dwelling including garages outbuildings and fixtures and fittings all used solely for domestic purposes and comprised in the tenancy;

Prospects of success – in our opinion:

- a) it is more probable than not, i.e. a greater than 50% chance, that **your** claim will succeed assuming it is determined at a final hearing and **you** will be able to obtain the compensation or result **you** are seeking; and
- b) your interests cannot be better achieved by other means;

Standard professional fees - The level of **professional fees** that would normally be incurred by **Us** in using a nominated **professional advisor** of **our** choice;

Tenant - The individual(s) or company entitled to the tenancy of the **property**;

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Tenant reference: -

- 1. A recent credit check made within the twelve months prior to the date of commencement of the **period of insurance** and within 45 days of the **tenancy agreement** against the **tenant** and any guarantor and obtained from a licensed tenant referencing company showing:
 - a) no County Court Judgements in the past three years; and
 - b) no outstanding County Court Judgements; and
 - c) the tenant's or guarantor's financial ability to meet the rent commitment; and
 - d) that it is reasonable in the circumstances following receipt of the outcome of the credit check to grant a **tenancy** agreement to the **tenant**;
- 2. A satisfactory reference from the tenant's employer and the last landlord, or from one other referee if either unavailable.
- 3. Copies of two forms of identification, one of which must contain a photograph.

Please note:- The above **tenant reference** criteria is a requirement of the policy and if you have any doubts as to the integrity or financial standing of the **tenant** or their ability to meet the terms of the tenancy agreement in any way including via the **tenant reference** then **you** should contact the Claims Helpline for Our prior agreement that cover can be accepted. Following review of the information provided **we** may require a **guarantor** or **we** could refuse to provide cover.

Also, you should not allow any tenant into occupation of your property until the first month's rent and dilapidations security deposit has been paid and cleared.

Tenancy agreement - A tenancy agreement in writing made between **you** and the **tenant** which is an assured Shorthold Tenancy Agreement within the meaning of the Housing Acts 1988 and 1996, or a Short Assured Tenancy or an Assured Tenancy as defined in the Housing (Scotland) Act 1988, or a tenancy agreement in which the **tenant** is a limited company. In Northern Ireland the agreement between **you** and the **tenant** to let the **property** must not be a Protected Tenancy or a Statutory Tenancy within the meaning of the Rent (NI) Order 1978, nor a Protected Shorthold Tenancy within the meaning of Housing (NI) Order 1983, or a **tenancy agreement** in which the **tenant** is a limited company, or a **tenancy agreement** or lease of a commercial premises. Or any other residential tenancy;

Territorial limits - The United Kingdom (meaning England, Scotland, Northern Ireland, Wales);

Unoccupied - not lived in by You or a person authorised by You;

Insurers / We / Us / Our- UK General Insurance Limited on behalf of Great Lakes Insurance SE;

Your property - the **property** to be insured. If there is more than one **property**, the policy limits and exclusions apply separately to each **property** in the same way as if each had been insured by a separate policy;

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WHAT IS COVERED

Subject to the terms of this policy, you are covered for the following as long as:

- a) during the period of insurance:
 - i. you become aware; and
 - ii. you notify us; of an event which may give rise to a claim under this insurance; and
- b) the **event** happens within the **period of insurance**. Where **your** claim arises from a series of **events** then the first of these must happen within the **period of insurance**.

Section 1 - Pursuit

We will negotiate for your legal rights:

- a) after an incident of physical damage to **your property.** The amount in dispute must be more than the security deposit or £1,000, whichever is the greater.
- b) in trying to get_possession of **your property** that **you** have let:
 - i under a **tenancy agreement. You** must be trying to get possession under:
 - a. Schedule 2, Part I (Grounds 1 to 8) of the Housing Act 1988; or
 - b. Schedule 5, Part I (Grounds 1 to 8) of the Housing (Scotland) Act 1988; or
 - c. Section 21 of the Housing Act 1988 including the Accelerated Possession procedure; or
 - d. Section 33 Housing (Scotland) Act 1988.

You must give the tenant correct notices telling him or her that you want possession of your property.

- ii to a company or partnership and **your property** has been let for people to live in.
- c) to evict anyone (including squatters) in your property who has not got your permission to be there .
- d) to recover_any rent your tenant owes you for your property up to vacant possession.

Section 2 - Defence

To defend your legal rights if an incident arising from you letting your property leads to you being prosecuted in a criminal court.

Section 3 - Hotel Expenses

We will pay up to £50 per day up to the limit of cover for hotel expenses, where no other alternative accommodation is available, while you try to get a possession order for your property so you can live in it.

Section 4 - Rent Guarantee

Any rent:

a) one month or more outstanding

your tenant owes you up to vacant possession under a tenancy defined in section 1bi) of this policy provided that such arrears occur during the tenant's occupation of your property and we are providing cover under section 1 for you to get possession of your property.

No payments will be made under this cover until you are lawfully seeking repossession of your property due to rent arrears

We shall not be liable for:

- a) more than the maximum monthly rent payments as shown on your policy schedule (i.e. 6 months or 12 months);
- b) any advance amounts or deposits paid to **you** by the **tenant** that are not required for the repair of dilapidations. Receipts may be offset against settlement of a claim.

We shall be entitled to take over and conduct in your name the defence or settlement of any claim, or to prosecute for our own benefit any claim for indemnity or damage or otherwise, and shall have full discretion in the conduct of proceedings or in the settlement of any claim. You will give us all such information and assistance as we may require.

You will not be able to use:

- a) Schedule 2, Part I, Ground 8 of the Housing Act 1988 (as amended), to seek possession of **your property** until two months' rent is owed to **you**:
- b) Schedule 5, Part I Ground 8 of the Housing (Scotland) Act 1988 (as amended) to seek possession of **your property** until three months' rent is owed to **you.**

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WHAT IS NOT COVERED

A. Any compensation, penalty or taxes

B. Excluded claims

1. Any claim:

- a) reported to us after the period of insurance expires;
- b) where your delay during the period of insurance in telling us of an event has prejudiced our position;
- c) arising from an **event** which happens, or a series of **events** which starts, before the start of the **period of insurance**;
- d) arising from an event which happens, or a series of events which starts outside the period of insurance;
- e) arising from any event which happens outside the territorial limits;
- f) where before the start of the **period of insurance** in **our** opinion the **insured** was aware, or should have been aware, that a claim was likely to be made;
- g) relating to registering rents, buying the freehold of **your property** or any matter which relates to rent tribunals, land tribunals or rent assessment committees unless **you** are defending an action brought against you by **your** tenant;
- h) relating to anyone including any government, public or local authority legally taking your property from you;
- i) relating to any works by or under the order of any government, public or local authority;
- j) relating to the settlement payable under an insurance policy;
- k) which is false or fraudulent.

2. Any claim concerning or arising from:

- a) anything to do with building, rebuilding, converting or extending all or part of a building;
- b) town and country planning laws and regulations;
- c) subsidence, land heave, land slip, mining or quarrying;
- d) an alleged dishonest or malicious act by you;
- e) a dispute between you and us about this legal expenses cover;
- f) any application for judicial review;
- 3. Any claim directly or indirectly caused by or contributed to or arising from:
 - a) Any direct or indirect consequence of war, civil war, invasion, acts of foreign enemies (whether war be declared or not), rebellion, revolution, insurrection, military or usurped power, or confiscation, nationalisation, requisition, destruction of or damage to property by or under the order of any government, local or public authority
 - b) Any direct or indirect consequence of terrorism as defined by the Terrorism Act 2000 and any amending or substituting legislation.
 - c) Any direct or indirect consequence of:
 - i. Irradiation, or contamination by nuclear material; or
 - ii. The radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter; or
 - iii. Any device or weapon which employs atomic or nuclear fission or fusion or other comparable reaction or radioactive force or matter
 - d) Any consequence, howsoever caused, including but not limited to Computer Virus in Electronic Data being lost, destroyed, distorted, altered, or otherwise corrupted.

For the purposes of this Policy, Electronic Data shall mean facts, concepts and information stored to form useable data for communications, interpretations, or processing by electronic or electromechanical data processing or other electronically controlled hardware, software and other coded instructions for the processing and manipulation of data, or the direction and manipulation of such hardware.

For the purposes of this Policy, Computer Virus shall mean a set of corrupting, harmful, or otherwise unauthorised instructions or code, whether these have been introduced maliciously or otherwise, and multiply themselves through a computer system or network of whatsoever nature.

C. Excluded Costs

1. Costs:

- a) incurred prior to written confirmation from **us** that the claim has been accepted or **professional fees** beyond those for which **we** have given **our** prior approval in accordance with the terms and conditions of the cover;
- b) relating to any disagreement with **your** tenant when the **event** is within the first 90 days of the start of the **period of insurance** and the tenancy agreement started before the start of the **period of insurance**;
- c) **you** pay or agree to pay before **we** have accepted **your** claim in writing and **your** solicitor confirms in writing that he or she will cooperate with **you** to keep to the terms of this legal expenses cover;
- d) for more than we have agreed;
- e) where **you** have entered into a conditional fee agreement or any other form of alternative funding without obtaining **our** permission in writing first;
- f) arising from your or your professional adviser's unreasonable behaviour or failing;
- g) where you do not meet your duties under this policy or you or your professional adviser are responsible for anything which in our opinion prejudices our position

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CLAIMS

A. Reporting of your claim

All potential claims must be reported initially to the Claims Helpline for advice and support. Failure to contact the Claims Helpline may invalidate any claim **you** wish to make.

This is a "claims made" legal expenses insurance which means that subject to the terms of this policy, **you** are covered for claims under this insurance as long as during the **period of insurance you** notify **us** as soon as **you** become aware of any event which may give rise to a claim under this policy.

For the avoidance of doubt, if there is more than one **event** arising from the same cause then **you** must tell **us** as soon as possible after the first such **event**.

You must notify us of your claim by telephoning us on Tel: 0114 220 1794 quoting the Master Certificate Number at the head of Page 1 of this policy. Delay may prejudice your legal position. If you are in any doubt about your need to notify us of a claim under this insurance or your eligibility to make such a claim you should telephone us and ask to speak to one of our legal advisers.

We will send you a claim form. You must fill this in fully and truthfully and return it to us and give us at your own cost any information or evidence that we may reasonably need in order to assess your claim including a copy of the policy schedule.

UK General Insurance Limited is an insurer's agent and in the matters of a claim act on behalf of Great Lakes Insurance SE.

B. Acceptance of your claim

We will pay costs incurred after we accept your claim in writing and your professional advisor confirms in writing that they will co-operate with you to keep to the terms of this policy.

We will only meet the costs of your claim:

- a) which have been agreed in advance by us as to both amount and purpose; and
- b) as long as there are prospects of success.

If at any stage we consider that your claim does not have prospects of success, we will give you an explanation of our decision in writing. We will not provide any further cover for your claim. If you disagree with our decision, you can refer the matter to an arbitrator under condition 12.

C. Customer satisfaction

It is the intention to give **you** the best possible service but if **you** do have any questions, concerns or complaint about the handling of this insurance or the handling of a **claim you** should contact the Claims Manager at Lexelle Ltd. The contact details are: Claims Manager, Lexelle Ltd, P.O. Box 4428, Sheffield, S9 9DD. Tel 0114 249 3300 Fax 0114 249 3323. Email assist@lexelle.com.

Please ensure your policy number is quoted in all correspondence to assist a quick and efficient response.

If it is not possible to reach an agreement, **you** have the right to make an appeal to the Financial Ombudsman Service. This also applies if **you** are insured in a business capacity and have an annual turnover of less than €2million and fewer than ten staff. **You** may contact the Financial Ombudsman Service at: Financial Ombudsman Service, Exchange Tower, Harbour Exchange Square, London, E14 9SR.

The above complaints procedure is in addition to **your** statutory rights as a consumer. For further information about **your** statutory rights contact **your** local authority Trading Standards Service or Citizens Advice Bureau.

This does not affect your statutory rights

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POLICY CONDITIONS

1. Conduct

You shall:

- a) not allow an adult tenant into possession other than on the basis of an already completed tenancy agreement duly signed by all parties;
- b) ensure that any relevant statutory pre-grant notices are served in the correct form on the **tenant** prior to the grant of the tenancy;
- prior to the grant of any tenancy make all relevant and necessary searches to reveal county court judgements in the last three years
 against the proposed **tenant** by name;
- d) prior to the grant of any tenancy **you** must obtain a minimum of a **tenant reference**. If any doubts as to the integrity or financial standing of the **tenant** are expressed in any reference or there is a lack of response to any enquiry, to obtain **our** approval prior to commencement of the letting. On the making of any claim **you** should be in a position to forward not only copies of the notices to **us** but also copies of the letters requesting the same. **You** shall not allow any tenant into occupation until the first month's rent and the dilapidations deposit payment have been cleared in the managing agent's bank account (or alternatively cash has been received);
- e) ensure that **you** comply with the requirements of any statutory tenancy deposit scheme;
- f) ensure that all statutory requirements are complied with regarding the issue and service of notices of intention to take proceedings;
- g) ensure that all pre-agent notices and pre-proceeding notices are served personally with the person serving the notice if possible retaining a copy of the notice duly signed and dated by way of receipt by the recipient(s) of the notice;
- h) prepare prior to the grant of the tenancy a detailed inventory allowing space for comments to be made as to the condition of the items in the inventory on check in and comments to be made later on check out of **your property**;
- i) conduct regular inspections of the property (by reference to such inventory) at no less intervals than every six months;
- j) as soon as possible after a tenant has checked out or has otherwise vacated your property, prepare a detailed Schedule of Dilapidations;
- k) keep clear up-to-date rental records;
- ensure that where a tenant makes payment of rent that such payment is only received on the express understanding that it is being taken
 on account of the longest outstanding sum of arrears that are then due and that it is received without prejudice to any termination notice
 and/or to any proceedings taken pursuant thereto. Where the tenant is a company the professional adviser's advice must be taken
 before any arrears of rent are accepted;
- m) ensure that any claims are accompanied by **our** fully completed claims form and submitted to **us** within 90 days of the rent falling into arrears;
- n) send a letter threatening legal action within 45 days of rent falling into arrears;
- o) contact the **tenant** at the **tenant**'s place of employment within 28 days of any rent falling into arrears.

2. Premium

The policyholder named in the schedule must have paid the relevant premium and have been declared to us as having done so.

3. Appointment of professional adviser

At any time before we agree that legal proceedings need to be issued, we will choose a professional adviser to act for you.

If Legal Proceedings have been agreed by us, you may nominate your own professional adviser whose name and address you must submit to us. In selecting your professional adviser you shall have regard to the common law duty to minimise the cost for your claim. Any dispute arising from this shall be referred to Arbitration in accordance with the policy conditions.

When you have elected to use your own nominated professional adviser you will be responsible for any professional fees in excess of our standard professional fees.

If you discontinue your instructions to your professional adviser without our prior written permission, our will stop at once we may recover any costs already paid from you.

4. Conduct of your claim

You must immediately tell your professional adviser to:

- a) provide us, as soon as possible, with:
 - i. their views on the merits of your claim; and
 - ii. their hourly rate and estimate of the total costs of pursuing or defending your claim; and
 - iii. any information, document or file (including **your professional adviser's** files) relating to **your** claim, whether or not privileged, that **we** may ask for.
- b) keep us fully updated during your claim:
 - i. on the progress of your claim, including any offers to settle; and
 - ii. of any change in their views on the merits of your claim; and
 - iii. of any change to their estimate of costs.

We will set spending limits for your professional adviser's fees and payments during your claim. If a limit is exceeded without our prior written permission, we will not pay for any fees and payments above the relevant spending limit. These limits will not affect our rights under condition 11.

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5. Co-operation with us and your professional adviser

You will co-operate with:

- a) us at all times and reply promptly to any correspondence about your claim; and
- b) your professional adviser at all times and give them all information that they need and will attend meetings and hearings whenever you are asked to

6. Investigation and payment of your claim

We, or our agents, may investigate your claim. In our absolute discretion, we pay you an amount equal to our estimate of the value of your legal claim, or that made against you, instead of providing cover for your costs. If you or any person acting on your behalf submits a claim or makes a request for payment, knowing, or where you should have known it to be false, fraudulent or exaggerated, then this policy will become void, no premium will be refundable and we shall be entitled to recover any monies previously paid to you. We may also share this information with the appropriate law enforcement authorities.

7. Settlement

You or your professional adviser must immediately write to tell us of any offer made to settle your claim including offers relating to costs. You must not accept any offers without getting our permission first. We will not withhold our consent in relation to an offer that a professional adviser would recommend to a private client who is paying his or her own fees.

If you do not accept an offer we consider to be fair, we will not pay any further costs.

8. Withdrawing and discontinuing

If you withdraw from or discontinue (stop) your claim without getting our permission in writing first then we will not pay costs and will be entitled to recover from you any fees and payments made or charged before the withdrawal or discontinuance. We will not withhold our permission in relation to a withdrawal or discontinuance that a solicitor would recommend to a private client who is paying his or her own fees.

9. Assessment and recovery of costs

You must, if we ask you, tell your professional adviser to send all of their files and any bill of costs for assessment by a court or certification by the appropriate professional body or auditing by cost consultants appointed by us.

You must:

- a) take steps to recover costs awarded or agreed to be paid to you; and
- b) immediately pay **us** any **costs** recovered, or tell **your professional adviser** to do so.

If you pay or agree to pay costs above the **limit of cover** in order to end your case, any costs awarded or agreed to be paid to you will be divided between us and you to reflect the proportion of costs that both we and you have paid or, but for the recovery of costs from your opponent(s), would be liable to pay. You will pay us or tell your professional adviser to pay to us the amount that is due to us immediately.

10. Disputes

Either **you** or **we** may refer any dispute to an arbitrator who will be a solicitor or barrister. If **we** cannot agree on an arbitrator the Chartered Institute of Arbitrators will choose one. The arbitration will be under the Arbitration Acts in force and will be binding on the parties. If the arbitrator decides that **you** should pay the costs of the arbitration, **we** will not pay these under this policy.

11. Agreement

We are not bound by any agreement that you or your professional adviser make without our prior approval or permission.

12. Waiver

If we waive(s) any right or breach of any term of this policy, this will not waive any other right or later breach.

13. Transferring your rights

You cannot transfer your rights under this policy. A person, partnership (whether limited or not) or company who is not a party to this policy has no rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any of its terms.

14. The law that applies

Unless some other law is agreed in writing, this policy is governed by English law. If there is a dispute, it will only be dealt with in the courts of England or of the country within the United Kingdom (meaning England, Scotland, Northern Ireland and Wales) in which **your** main residence is situated.

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CANCELLATION

If **You** decide that for any reason, this Policy does not meet **Your** insurance needs then please return it to **Us** or **Your** agent within 14 days from the day of purchase or the day on which **You** receive **Your** policy documentation, whichever is the later. On the condition that no claims have been made or are pending, **We** will then refund your premium in full.

If You wish to cancel Your Policy after 14 days, You will be entitled to a pro-rata return of premium on the condition that no claims have been made or are pending.

We shall not be bound to accept renewal of any insurance and may at any time cancel any insurance document by giving 14 days notice in writing where there is a valid reason for doing so. A cancellation letter will be sent to You at your last known address. Valid reasons may include but are not limited to:

- a) Where We reasonably suspect fraud
- b) Non-payment of premium
- c) Threatening and abusive behaviour
- d) Non-compliance with policy terms and conditions
- You have not taken reasonable care to provide complete and accurate answers to the questions We ask.

Where **Our** investigations provide evidence of fraud or a serious non-disclosure, **We** may cancel the policy immediately and backdate the cancellation to the date of the fraud or the date when you provided **Us** with incomplete or inaccurate information, which may result in your policy being cancelled from the date **You** originally took it out.

If **We** cancel the policy and/or any additional covers **You** will receive a refund of any premiums **You** have paid for the cancelled cover, less a proportionate deduction for the time **We** have provided cover, unless the reason for cancellation is fraud and/or **We** are entitled to keep the premium under the Consumer Insurances (Disclosure and Representations) Act 2012

COMPENSATION SCHEME

Great Lakes Insurance SE is covered by the Financial Services Compensation Scheme (FSCS). **You** may be entitled to compensation from the scheme if Great Lakes Insurance SE cannot meet its financial obligations. This depends on the type of business and the circumstances of the claim. Most insurance contracts are covered for 90% of the claim with no upper limit. **You** can get more information about compensation scheme arrangements from the FSCS or visit www.fscs.org.uk

DATA PROTECTION

Please note that any information provided to **us** will be processed by **us** and **our** agents in compliance with the provisions of the Data Protection Act 1998, for the purpose of providing insurance and handling claims, if any, which may necessitate providing such information to third parties. **We** may also send the information in confidence for process to other companies acting on their instructions including those located outside the European Economic Area.

CONSUMER INSURANCE ACT

You are required by the provisions of the Consumer Insurance (Disclosure and Representations) Act 2012 to take care to:

- a) supply accurate and complete answers to all the questions We or the administrator may ask as part of Your application for cover under the policy
- b) to make sure that all information supplied as part of Your application for cover is true and correct
- c) tell **Us** of any changes to the answers **You** have given as soon as possible.

You must take reasonable care to provide complete and accurate answers to the questions **We** ask when **You** take out, make changes to and renew **Your** policy. If any information **You** provide is not complete and accurate, this may mean **Your** policy is invalid and that it does not operate in the event of a claim or **We** may not pay any claim in full.

Fraudulent Claims/Fraud

You must not act in a fraudulent way. If You or anyone acting for You:

- fails to reveal or hides a fact likely to influence whether We accept Your proposal, Your renewal, or any adjustment to Your policy;
- fails to reveal or hides a fact likely to influence the cover We provide;
- makes a statement to **Us** or anyone acting on **Our** behalf, knowing the statement to be false;
- sends **Us** or anyone acting on **Our** behalf a document, knowing the document to be forged or false;
- makes a claim under the policy, knowing the claim to be false or fraudulent in any way; or
- makes a claim for any loss or damage **You** caused deliberately or with Your knowledge.

If **Your** claim is in any way dishonest or exaggerated, **We** will not pay any benefit under this policy or return any premium to **You** and **We** may cancel **Your** policy immediately and backdate the cancellation to the date of the fraudulent claim. **We** may also take legal action against **You** and inform the appropriate authorities.

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