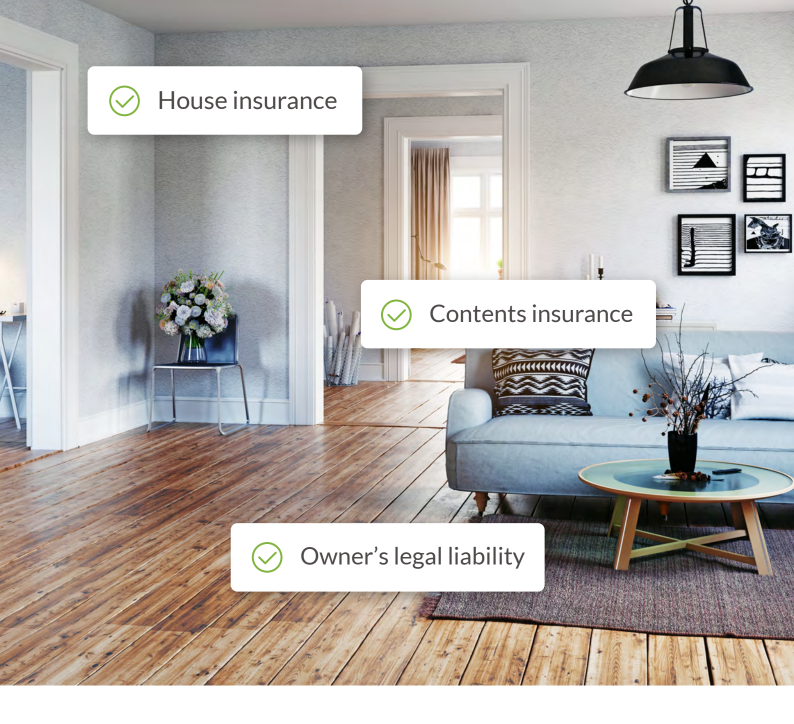


for landlords and holiday home owners





Cover for







Rental Properties

Holiday Homes

Multi-unit Rentals

Introduction

About this policy	Your policy consists of:			
	1. this policy wording, and			
	2. the schedule, and			
	3. the information you have provided in the application and any subsequent information you provide.			
Your duty of disclosure	When you apply for insurance, you have a legal duty of disclosure. This means you must tell us everything you know (or could be reasonably expected to know) that a prudent insurer would want to take into account in deciding:			
	1. whether to accept or decline your insurance, or			
	2. the cost or terms of the insurance, including the excess .			
	You also have this duty every time your insurance renews and when you make any changes to it.			
	If you breach this duty, we may treat your policy as being of no effect and to have never existed.			
	Please ask us if you are not sure whether you need to tell us about something.			
Changing your mind	If you are not happy with this policy, you are welcome to change your mind, provided you tell us within 15 days of the date this policy started. We will treat your policy as being of no effect and to have never existed and refund in full any premium you have paid. This does not apply if you have made a claim on your policy.			
Reading this policy	Some of the words in this policy are in bold . This is because they have a special meaning. There is a list of these words and what they mean at the back of this policy in the section 'Definitions'.			
	To make it easy for you to understand this policy, we have included some examples or comments in <i>italics</i> . The words in italics do not affect or limit the meaning of the section they refer to.			
	Please also note that the headings in this policy are designed to help you find your way around.			
	They should not be used when interpreting this policy wording.			

Insurance agreement

Our agreement	We have an agreement with you . You agree to pay us the premium. In exchange, we promise to cover as set out in this policy wording.			
48-hour restriction	You are not covered for loss that occurs during the first 48 hours of this policy, caused by storm, flood or landslip. This only applies when you first take out this policy with us .			
	However, this restriction does not apply where:			
	1. this policy started immediately following another policy that also insured the same property against the risks of storm, flood and landslip, or			
	2. this policy was taken out at the time you purchased the home .			
Vacant homes	If you , or a person authorised by you , have not been living at the home for a period of more than 60 consecutive days, cover will continue provided:			
	1. an excess of \$5,000 applies to each incident , or			
	 if loss results from a break-in or attempted break-in at the home while it is fitted with an active, professionally-installed alarm or security system, then an excess of \$1,000 applies. 			
	Conditions 1. and 2. above apply until you , or a person authorised by you , is living in the home again.			
	However, conditions 1. and 2. above do not apply where we have the home recorded as a holiday home, and the following criteria are met:			
	(a) the home is inspected inside and outside by you or a nominated person at least every 60 days, and			
	(b) the home and its grounds are adequately maintained, and			
	(c) mail is cleared regularly, and			
	(d) the water supply is turned off, and			
	(e) all doors are locked, and all windows secured.			

Section one – Cover for your home



What you are covered for:

You are covered for sudden and accidental loss to the home that occurs during the period of cover.

What you are not covered for:

IMPORTANT: Please also read 'Policy exclusions that apply to all parts of this policy'.

Causes of loss not covered	You are not covered for loss to the home connected in any way with:			
	1. structural additions or structural alterations, unless:			
	(a) we have been notified of the additions or alterations beforehand and we have agreed in writing to cover this, or			
	(b) cover is provided under the 'New building work' automatic additional benefit, or			
	2. water in any form (including hail and snow) entering the home because any roofing material, exterior cladding, window or door has been removed by:			
	(a) you , or			
	(b) any other person who is acting on your authority, or			
	3. insects, rodents or vermin (other than possums), or			
	4. hydrostatic pressure to swimming pools or spa pools, unless the loss is as a result of earthquake, storm or flood, or			
	5. natural disaster, unless cover is provided under the 'Natural disaster' automatic additional benefit.			
	However, exclusions 3. and 4. apply only to the property directly affected. They do not apply to resultant sudden and accidental loss to other parts of the home .			
Types of loss not covered	You are not covered for:			
	1. repairing or replacing floor coverings that are not in the room(s) where the loss occurred, or			
	2. repairing or replacing undamaged parts of a bathroom suite or kitchen suite that have not suffered the loss , or			
	3. loss to fuses, protective devices, or lighting or heating elements caused by electricity, or			
	4. loss, cost or expense arising from any fault, defect, error or omission in:			
	(a) design, plan or specification, or			
	(b) workmanship, construction or materials.			
	However, this exclusion 4. applies only to the property directly affected. It does not apply to resultant sudden and accidental loss to other parts of the property, or			
	5. the breakdown, failure or wearing out of any mechanical or electrical equipment, or any part thereof, unless burning out occurs as a result of an accidental and external force.			

Gradual damage not covered	You are not covered for:				
	1. wear and tear, depreciation, corrosion or rust, or				
	2. rot or mildew, or				
	3. gradual deterioration, except for loss covered under the 'Hidden gradual damage' automatic additional benefit.				
Intentional acts not covered	You are not covered for loss that is intentionally caused by any:				
	1. tenant, or				
	2. paying guest, or				
	3. person who occupies the home ,				
	or any guest of 1., 2. or 3. above.				
	However, this exclusion does not apply where the loss is:				
	(a) a result of fire or explosion, provided the fire or explosion was not intentionally caused by you or your partner , or				
	(b) covered under the 'Landlord's protection' or 'Methamphetamine contamination' automatic additional benefits.				

W	hat	we	wi	ll pa	/ :

The most we will pay

Home sum insured

- 1. The most we will pay for loss to the home, exclusive of special features, for any event that occurs during the period of cover is the home sum insured. This includes:
 - (a) compliance costs,
 - (b) professional and other fees,
 - (c) demolition and removal costs,
 - (d) all automatic additional benefits, unless stated otherwise.
- 2. However, within the **home sum insured**, the most **we** will pay in total for any **event** that occurs during the **period of cover** for **loss** to:
 - (a) all retaining walls is \$25,000, and
 - (b) all recreational features is \$45,000,

unless an increased limit is shown in the **schedule**, in which case that increased limit is the most **we** will pay for the respective property.

Special feature sum insured

- 3. The most we will pay for loss to any special feature for any event that occurs during the period of cover is its special feature sum insured. This includes:
 - (a) compliance costs,
 - (b) professional and other fees,
 - (c) demolition and removal costs.

Total sum insured

- 4. The most **we** will pay for **loss** under 'Section one cover for your home' in total for any **event** that occurs during the **period of cover** is the **total sum insured**. This includes:
 - (a) the home sum insured,
 - (b) any special feature sums insured,
 - (c) all automatic additional benefits, unless stated otherwise.

	Ree	duction of sums insured			
	5.	Following loss to the home or any special feature for which a claim is payable under this policy or under the EQC Act , the total sum insured and the relevant sum insured or policy limit are reduced from the time of the loss by the amount required to repair the loss .			
		For example, if a retaining wall suffers loss, the total sum insured and the home sum insured and the retaining wall limit are each reduced by the amount of that loss.			
	6.	If, at the commencement of the current period of cover , the home or any special feature has any pre- existing loss that was covered:			
		(a) in a previous period of cover , or			
		(b) under any other policy, or			
		(c) under the EQC Act ,			
		and such loss remains unrepaired at the start of the current period of cover , the total sum insured and the relevant sum insured or policy limit are reduced from the start of this period of cover by the amount required to repair that pre-existing loss .			
	Reinstatement of sums insured				
	7.	When, and to the extent that any payment is applied to repair the home or any special feature , the total sum insured and the relevant sum insured or policy limit that were reduced by 'Reduction of sums insured' above are reinstated.			
If your home is economic to repair	If, in our opinion, it is economic to repair the loss to the home , we may choose to:				
	1.	pay you the reasonable cost incurred to repair the part of the home that suffered the loss , or			
	2.	pay you our estimate of the reasonable cost you would incur to repair the part of the home that suffered the loss .			
If your home is uneconomic to repair	1.	If, in our opinion, it is uneconomic to repair the loss to the home , you may choose one of the following:			
		(a) Rebuild on the same site: We will pay you the reasonable cost incurred to rebuild the part of the home that suffered the loss to an equivalent size and specification on its original site, or			
		(b) Rebuild on another site: We will pay you the reasonable cost incurred to rebuild the part of the home that suffered the loss to an equivalent size and specification on another site that you provide anywhere in New Zealand. The cost must not be greater than our estimate of the reasonable cost of rebuilding the part of the home that suffered the loss on its original site less demolition and removal costs incurred, or			
		(c) Buy another home: We will pay you the reasonable cost incurred to buy another home anywhere in New Zealand, including reasonable and necessary legal and associated fees. However, we will not pay more than our estimate of the reasonable cost that would have been payable if the part of the home that suffered the loss had been rebuilt within a reasonable timeframe on the original site less demolition and removal costs incurred. Compliance costs, and professional and other fees are not included in the estimated rebuilding costs as these are only incurred when rebuilding occurs, or			
		(d) Accept a cash payment with our consent: At our sole discretion, we will pay you our estimate of the reasonable cost you would incur to rebuild the part of the home that suffered the loss less demolition and removal costs incurred. Compliance costs, and professional and other fees are not included in the estimated rebuilding cost as these are only incurred when rebuilding occurs.			
	2.	If, in our opinion, it is uneconomic to repair the loss to the home , and you sell the home before the rebuilding begins, the most we will pay is the lesser of:			
		(a) the total sum insured , or			
		(b) the difference between the market value of the home immediately before and immediately after the loss , plus demolition and removal costs we determine are necessary,			
		less any costs covered under this policy which have been met by us up to the date on which the sale settles.			

Settlement of your loss

The following clauses are subject to the provisions outlined above in 'What we will pay – The most we will pay'.

Standard of repair or rebuild

We will pay the reasonable cost to repair or rebuild the part of the **home** that suffered **loss** to a condition as similar as possible to when it was new, using current industry accepted building materials and construction methods.

We will not pay for:

- 1. additional materials, work and expense required solely to comply with government or local authority bylaws and regulations, unless covered under 'Compliance costs' below, or
- 2. design, engineers', surveyors' and building consultants' fees, and consents and other associated legal fees, unless covered under 'Professional and other fees' below.

Compliance costs

1. If **you** are repairing or rebuilding the **home**, **we** will also include the reasonable costs of additional materials, work and expense required solely to comply with government or local authority bylaws and regulations.

We will only pay these costs of compliance:

- (a) if the **home** complied with all requirements that existed at the time it was originally built and at the time of any alteration, and
- (b) for the part of the home that has suffered loss covered under this policy.
- 2. We will not pay any costs of compliance if notice of non-compliance had already been served before the **loss** occurred.
- 3. These costs are not payable when **you** buy another home or accept a cash payment as settlement of **your** claim, as described in 1. (c) or (d) of 'lf your home is uneconomic to repair' above.

Professional and other fees

- 1. If **you** are repairing or rebuilding the part of the **home** that suffered **loss**, **we** will also include the reasonable costs of:
 - (a) design, engineers', surveyors' and building consultants' fees, and
 - (b) consents and associated legal fees.
- 2. These costs must be necessary to repair or rebuild the part of the **home** that has suffered **loss**, and approved by **us** before they are incurred.
- 3. These costs are not payable when **you** buy another home or accept a cash payment as settlement of **your** claim, as described in 1. (c) or (d) of 'lf your home is uneconomic to repair' above.

Demolition and removal costs

- 1. If we accept a claim for loss to the home, we will also pay the reasonable costs of:
 - (a) demolition of the part of the **home** that suffered the **loss** that is necessary to effect the repair or rebuild of that **loss**, and the removal of debris associated with that, and
 - (b) removing **your** household contents when this is required to enable the **home** to be repaired or rebuilt, but not the cost of storing them or returning them to the **home**.
- 2. These costs must be necessary and approved by **us** before they are incurred.
- 3. If we pay to demolish any part of the home, this gives us the choice to take the debris and dispose of it as we see fit and retain any salvage obtained.

Costs not covered

We will not pay for any costs that are incurred for:

- 1. any part of the **home** that has not suffered **loss**, unless this is necessary to repair or rebuild the **loss** covered, or
- 2. stabilising, supporting or restoring land, earth or fill, or
- 3. anyone you engage to prepare, advise on or negotiate a claim made under this policy.

We will not pay these costs. You will have to meet these.

Automatic additional benefits - home

These benefits are subject to the terms of this policy, except where the terms are varied in the benefit. The amounts shown in these benefits are included in the **total sum insured**, unless expressly stated that it is an additional payment.

Electronic programs	You are covered for the reasonable cost of restoring, re-setting or re-programming programs, softwa and other coded instructions necessary to operate any electronic equipment covered under this polic part of the home where that electronic equipment has suffered loss covered under this policy. You ar covered for loss of any data stored on any of that electronic equipment.			
Hidden gradual damage	This policy is extended to cover:			
	1. hidden gradual damage to the home that occurs and that you discover during the period of cover , and			
0	2. any other part of the home that is not directly affected but must be damaged or destroyed to locate the cause of the hidden gradual damage , provided we have first given our permission.			
	The most we will pay during an annual period is \$3,000.			
	We will not pay the cost of searching for or repairing the source of the problem.			
Keys and locks	If any key (including electronic keys or swipe cards or any equivalent device) or combination that gives access to:			
	1. the home , or			
	2. any safe or strongroom in the home ,			
•	is lost, damaged, stolen or believed on reasonable grounds to have been duplicated without your permission, during the period of cover, we will pay the cost of:			
	(a) replacing any key to the home and altering or replacing the locks that the key was for, or			
	(b) opening any safe or strongroom.			
	The most we will pay during an annual period is \$1,000.			
	If you have keys and locks cover under any other policy with us , the most we will pay during an annual period under all policies in total is \$1,000.			
	The excess does not apply to this benefit.			
Landlord's protection	This policy is extended to cover:			
	1. sudden and accidental loss to the home that occurs during the period of cover caused by:			
	(a) an intentional act, or			
ス	(b) vandalism, or			
	(c) theft,			
	by any:			
	(i) tenant, or			
	(ii) paying guest, or			
	(iii) person who occupies the home ,			
	or any guest of (i), (ii) or (iii) above.			
	The most we will pay for any event is \$25,000.			
	2. loss of rent where the tenant can legally stop paying the rent under the tenancy agreement because of:			
	(a) prevention of access to, or			
	(b) accidental failure of public utilities at,			
	the home during the period of cover .			
	The most we will pay for any event is 6 weeks' rent.			

3. loss of rent following the tenant vacating the **home** without giving the required notice during the **period of cover**.

The most **we** will pay for any **event** is 6 weeks' rent, less any amount recoverable by **you** from rent paid in advance.

4. loss of rent following eviction of the tenant for non-payment of rent during the period of cover.

The most **we** will pay for any **event** is 6 weeks' rent, less any amount recoverable by **you** from rent paid in advance.

5. loss of rent due to the **home** being left unable to be lived in as a result of **loss** covered under 1. above.

The most **we** will pay for any **event** for each residential dwelling shown in the **schedule** as covered under this policy is 52 weeks' rent, up to the amount shown in the **schedule** for 'Loss of rent'.

Landscaping

'Policy conditions'.

IMPORTANT: Please also read

'Landlord's obligations' under

This policy is extended to cover the reasonable cost to restore or reconstruct the garden or lawn within the residential boundaries of the **home**, provided:

- 1. the garden or lawn suffered loss, and a claim is payable for loss to the home from the same event, or
- 2. the garden or lawn suffered **loss** as a result of the **home** being repaired or rebuilt following **loss** covered under this policy.

The most we will pay for any event is \$2,500.

This is in addition to any other payment under this policy.

Loss of rent

This policy is extended to cover the amount of any rent **you** have lost if the **home** cannot be lived in due to **loss** or **contamination damage** to the **home** that occurs during the **period of cover** that:

- 1. is covered under this policy, or
- 2. would have been covered under this policy, but is covered under the EQC Act instead,

while the home is a residential rental property or holiday home and this is shown in the schedule.

Cover under this benefit ends on the earlier of the date on which we:

- (a) settle your claim for loss or contamination damage, or
- (b) have paid you 12 months' loss of rent.

Where we have settled your claim for loss or contamination damage by payment of our estimate of the cost you would incur to repair or remediate, we will cover the amount of rent lost for the reasonable estimated period that it would take to repair or remediate that part of the home that suffered the loss or contamination damage.

The most **we** will pay for any **event** or **contamination claim** for each residential dwelling shown in the **schedule** as covered under this policy is the amount shown in the **schedule**.

This is in addition to any other payment under this policy.

If you have loss of rent cover under any other policy with us, the most we will pay for any event or contamination claim for each residential dwelling under all policies in total is the highest applicable limit.

For holiday homes, we may determine loss of rent by using a combination of factors, for example: (a) confirmed future bookings, and (b) rent received in the 12 months preceding the loss or contamination damage.

Methamphetamine contamination

This policy is extended to cover **contamination damage** to the **home** that first occurs and that **you** discover during the **period of cover**, subject to the following:

There is no cover for any **contamination damage** where any contamination existed or occurred prior to the current **period of cover**, unless the pre-existing contamination was disclosed to and accepted by **us** in writing. If **you** have insured the **home** with **us** (or any other brand underwritten by IAG New Zealand Limited) continuously since the earlier period when the **contamination damage** first occurred, **we** will waive the requirement for the **contamination damage** to have first occurred during the current **period of cover**. Damage by you and certain others not covered

You are not covered for any contamination damage that is caused or contributed to, directly or indirectly, by or in connection with you or your partner, or any member of your or their family.

For the purposes of this exclusion, **you** includes any trustee or beneficiary of the trust if the **home** is owned by the trust, or any director or shareholder of the company if the **home** is owned by the company, or any unit title holder.

Cover by duration of tenancy

Where the contamination damage occurs in connection with any tenancy or occupancy of:

- 1. more than 90 days, there is no cover unless **you**, or the person who manages the tenancy on **your** behalf, have fully met the 'Landlord's obligations' under 'Policy conditions', or
- 2. 90 days or less, there is no cover unless the **contamination damage** was caused by an **accidental incident** in connection with the manufacture, distribution or storage (but only where the storage is in connection with supply or distribution) of **methamphetamine** at the **home**.

What we will pay

- 1. Where there is cover under this benefit, we will:
 - (a) reimburse **you** for the reasonable cost **you** have incurred during the **period of cover** for testing, provided:
 - (i) the testing is carried out in accordance with New Zealand Standard NZS 8510 or by an operator approved by **us**, and
 - (ii) the testing confirms contamination damage to the home, and
 - (b) pay to **remediate** that part of the **home** that suffered **contamination damage** subject to the provisions below.

Please note – the definition of remediate means that we will not pay to remove all traces of methamphetamine contamination and will not restore the home to its condition when it was new.

- 2. We may choose to:
 - (a) pay **you** the reasonable cost incurred to **remediate** the part of the **home** that suffered the **contamination damage**, or
 - (b) pay **you our** estimate of the reasonable cost **you** would incur to **remediate** the part of the **home** that suffered the **contamination damage**.
- 3. The most we will pay for any contamination claim for each residential dwelling shown in the schedule as covered under this policy is the amount shown in the schedule.
- 4. An excess of \$2,500 or the excess shown in the schedule, whichever is greater, will apply to any contamination claim for each residential dwelling shown in the schedule as covered under this policy.

Natural disaster

B

This policy is extended to cover sudden and **accidental loss** to the **home** that occurs during the **period of cover** caused by **natural disaster**, subject to the following:

Where EQC cover applies

- 1. If that loss is covered under the EQC Act, or would have been but for:
 - (a) the application of an excess under the EQC Act, or
 - (b) a failure by **you** to correctly notify a claim to the Earthquake Commission within the time required under the **EQC Act**, or
 - (c) a decision by the Earthquake Commission to decline a claim or limit its liability for that **loss** in whole or in part and for any reason whatsoever, or
 - (d) any act or omission on **your** part, the part of **your** agent, or the part of the Earthquake Commission,

and the cost to repair or rebuild the part of the **home** that suffered the **loss** exceeds **your** maximum entitlement available (or that would have been available but for the reason in 1. (a) to (d) above), for that **loss** under the **EQC Act** (plus the excess under that Act), **we** will pay the difference between that maximum entitlement (plus that excess) and the cost to repair or rebuild the part of the **home** that suffered the **loss**.

2. The most **we** will pay under this benefit for any **event** is the difference between that maximum entitlement (plus the excess) under the **EQC Act** and the **total sum insured**.

Where no EQC cover applies

- 3. Where **your** claim for **loss** to the **home** under this benefit is for, or includes, any part of the **home** that is not covered under the **EQC Act**, then the **excess** will be the higher of:
 - (a) \$5,000, and
 - (b) the **excess** otherwise applicable to the claim under this policy.
- Some examples of parts of the home not covered under the EQC Act are any:
- gate or fence,
- driveway,
- patio, path, paving, tennis court or other artificial surface,
- swimming pool or spa pool.

New building work	his policy is extended to cover sudden and accidental loss that occurs during the period of cover to:				
	 any new structure being built within the residential boundaries of the home, if you own it (or if you are responsible for it while it is being built), provided it will be covered under this policy when complete, and 				
	2. any materials within the residential boundaries of the home that are to be included in the new structure,				
	but only if the loss was caused by:				
	(a) fire, explosion or lightning,				
	(b) storm or flood, but not exposure to normal weather conditions,				
	(c) riot or labour disturbance,				
	(d) aircraft or other aerial or spatial device, or an article dropped from them,				
	(e) impact by any motor vehicle or animal.				
	What is not covered				
	We do not cover any structure:				
	1. where the expected value of the completed work, or the price of the contract including materials, is more than \$10,000, or				
	2. that involves alteration to any part of the existing home , or				
	3. that involves excavation more than 1 metre deep, or				
	4. that has not been granted a building consent or similar if one is required.				
	What we will pay				
	The most we will pay during an annual period is \$10,000.				
Post-event inflation protection	We may, at our sole discretion, increase the cover available under this policy if:				
	 a natural disaster, flood or storm has occurred in the vicinity of the home causing widespread loss and, as a direct result of this widespread loss, building costs have increased due to a statistically significant increase in demand in our opinion, and 				
0000	2. the home has suffered sudden and accidental loss that is covered under this policy and your claim in respect of that loss is settled on the basis of an actual repair or rebuild of the home , and				
	3. the actual cost to repair or rebuild:				
	(a) the home is higher than the home sum insured , or				
	(b) any retaining wall or recreational feature is higher than its corresponding limit shown in this policy, or				
	(c) any special feature is higher than its corresponding special feature sum insured ,				
	solely due to the increase in building costs described in paragraph 1. above.				

The most **we** will pay, in total, for all increases in cover is the amount calculated by applying the percentage of the statistically significant increase in demand to:

- (i) the **home sum insured**, and
- (ii) the corresponding limit for any retaining wall or recreational feature shown in this policy, and
- (iii) the special feature sums insured,

up to a maximum of 10% more than those respective sums insured or limits.

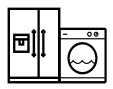
However, under no circumstances will **we** pay more than an additional 10% of the **home sum insured** in total for (i) and (ii) under this clause.

For example:

An earthquake causes damage to a large number of homes in your town and substantially damages your home. As a result of all of the homes needing to be repaired/rebuilt, the cost of building materials and labour increases sharply. If your total sum insured of \$500,000 is no longer adequate because of the increased costs, we may pay up to \$550,000 to rebuild or repair your home and any retaining walls or recreational features.

Sale and purchase	 Where loss occurs after you have entered into an unconditional contract to sell the home, the purchaser is covered under this policy for that loss until the final settlement, or until they take possession of the home, whichever occurs first, provided: 1. they meet the terms of this policy, and 2. they have not otherwise insured the home at the time of the loss.
Stress payment	If, in our opinion, it is uneconomic to repair the loss to the home , we will also pay you \$1,000 for the stress caused by the loss . If you have stress payment cover under any other policy with us , the most we will pay for any event under all policies in total is \$1,000. This is in addition to any other payment under this policy.
Water or sewage pipe blockage	We will pay the reasonable cost towards clearing a blockage in an underground water or sewage pipe, provided the blocked pipe is within the residential boundaries of the home. This benefit only covers the cost of clearing the blockage, and does not cover any other maintenance costs. The most we will pay during an annual period is \$1,000. The excess does not apply to this benefit.

Section two - Cover for your contents



What you are covered for:

This policy is extended to cover sudden and accidental loss to contents that occurs during the period of cover while they are in New Zealand:

- 1. at the home, or
- 2. in **your** possession or in the possession of **your partner** or a member of **your** family while in transit from the place where they were acquired or from **your** permanent residence to the **home**.

What you are not covered for:

Causes of loss not covered	You are not covered for loss to contents connected in any way with:			
	 structural additions or structural alterations, unless we have been notified of the additions or alterations beforehand and we have agreed in writing to cover this, or 			
	2. water in any form (including hail and snow) entering the home because any roofing material, exterior cladding, window or door has been removed by:			
	(a) you , or			
	(b) any other person who is acting on your authority, or			
	3. insects, rodents or vermin (other than possums), or			
	4. natural disaster , unless cover is provided under the 'Natural disaster' automatic additional benefit.			
	However, exclusions 1., 2. and 3. apply only to contents directly affected. They do not apply to resultant sudden and accidental loss to other contents .			
Types of loss not covered	You are not covered for:			
	1. repairing or replacing parts of a pair or set that have not suffered loss , or			
	2. loss to fuses, protective devices, or lighting or heating elements caused by electricity, or			
	3. loss , cost or expense arising from any fault, defect, error or omission in:			
	(a) design, plan or specification, or			
	(b) workmanship, construction or materials.			
	However, this exclusion 3. applies only to contents directly affected. It does not apply to resultant sudden and accidental loss to other contents , or			
	4. the breakdown, failure or wearing out of any mechanical or electrical equipment, or any part thereo unless burning out occurs as a result of an accidental and external force.			
Gradual damage not covered	You are not covered for:			
	1. wear and tear, depreciation, corrosion or rust, or			
	2. rot or mildew, or			

Intentional acts not covered

You are not covered for loss that is intentionally caused by any:

- 1. tenant, or
- 2. paying guest, or
- 3. person who occupies the home,
- or any guest of 1., 2. or 3. above.

However, this exclusion does not apply where the loss is:

- (a) a result of fire or explosion, provided the fire or explosion was not intentionally caused by **you** or **your partner**, or
- (b) covered under the 'Intentional acts' or 'Methamphetamine contamination' automatic additional benefits.

What we will pay:

Maximum payment	The most we will pay for any event is the contents sum insured .			
Maximum payment for bicycles	The most we will pay for any event for a bicycle is \$3,000, unless it is specified in the schedule with a higher sum insured.			
	(b) the cost to repair the item as nearly as possible to the same condition it was in immediately before the loss occurred.			
	(a) the present value of the item, or			
	we will at our option pay:			
	4. item that you choose not to repair or replace,			
	3. linen, or			
	2. bicycle, or			
	1. watercraft and its parts and accessories, or			
Contents covered for present value	For the following items of contents :			
	 the cost to repair the item as nearly as possible to the same condition it was in immediately before the loss occurred. 			
	2. the present value of the item if it is 5 years of age or over, or			
	1. the cost to replace the item if it is under 5 years of age, or			
repair or replacement	option pay:			
Contents covered for	For all contents other than those listed under 'Contents covered for present value' below, we will at our			

Automatic additional benefits - contents

These benefits are subject to the terms of this policy, except where the terms are varied in the benefit. The amounts shown in these benefits are included in the **contents sum insured**, unless expressly stated that it is an additional payment.

Electronic data and programs	This policy is extended to cover sudden and accidental loss to contents at the home that occurs during the period of cover consisting of:		
	1. licensed computer software (including gaming software) and programs, or		
	2. digital data (including audio and video files),		
	in any format, provided:		
	(a) you legally owned the software, programs or digital data, and		

(b) it was on your own storage device which suffered loss covered under this policy.

We will not pay for any of the following:

- (i) the cost of re-installing, re-setting or recreating the software, programs or digital data, or
- (ii) \mbox{loss} caused directly or indirectly by or in connection with a computer virus.

The most we will pay for any event is the present value of the loss up to the contents sum insured.

Intentional acts	The 'Landlord's protection' automatic additional benefit – clause 1. (intentional acts) under 'Section one – cover for your home' is extended to cover contents at the home on the same terms as outlined in the benefit wording. The most we will pay for any event for both the home and contents in total is \$25,000, and within this amount the most we will pay for contents is the contents sum insured .
Methamphetamine contamination	The 'Methamphetamine contamination' automatic additional benefit under 'Section one – cover for your home' is extended to cover contents at the home on the same terms as outlined in the benefit wording. The most we will pay for any contamination claim for both the home and contents in total is the amount shown in the schedule , and within this amount the most we will pay for contents is the contents sum insured .
Natural disaster	The 'Natural disaster' automatic additional benefit under 'Section one – cover for your home' is extended to cover contents at the home on the same terms as outlined in the benefit wording. The most we will pay for any event is the difference between that maximum entitlement (plus the excess) under the EQC Act and the contents sum insured .

Section three – Your legal liability



What you are covered for:

Legal liability	You are covered for your legal liability for:		
	1. accidental loss to someone else's property, or		
	2. bodily injury to someone else,		
	that occurs during the period of cover in New Zealand, caused by or through or in connection with your ownership of the home or its grounds, or contents .		
Defence costs	You are also covered for defence costs you necessarily and reasonably incur, with our prior approval, in relation to liability arising under the items above.		
Reparation	You are covered for your legal liability to pay reparation to a victim who has suffered accidental loss of property or bodily injury as a result of your committing an offence during the period of cover in connection with your ownership of the home or its grounds, or contents , provided:		
	 you tell us immediately if you are charged with any offence in connection with your ownership of the home or its grounds, or contents, that resulted in loss of property or bodily injury to another person, and 		
	2. we give our written approval before any offer of reparation is made.		
	There is no cover for any amounts that are covered under the Accident Compensation Act 2001 ('the Act'), or would be covered but for:		
	(a) a failure by the victim to correctly notify a claim to the Accident Compensation Corporation within the time required under the Act, or		
	(b) the victim's decision, for whatever reason, not to claim any amount he or she would be entitled to claim under the Act, or		
	(c) a decision by the Accident Compensation Corporation to decline a claim or limit its liability in whole or in part and for any reason whatsoever.		
	Nothing in this clause should be taken as providing cover for any defence costs, court costs, levies or costs awarded for any offence.		

What you are not covered for:

IMPORTANT: Please also read 'Policy exclusions that apply to all parts of this policy'.

You are not covered for:

- 1. liability connected in any way with:
 - (a) any business (other than renting the **home** as a residence or holiday home), trade, profession or sponsorship, or
 - (b) any contract or agreement, unless **you** would have been liable even without the contract or agreement, or
 - (c) the ownership or use of any:
 - (i) motor vehicle (other than any domestic garden appliance, electric wheelchair, mobility

scooter, golf cart, bicycle or children's motorcycle not exceeding 50cc used only off road), trailer or caravan, or

- (ii) aircraft or other aerial device, or
- (iii) watercraft, unless it is covered under this policy, or
- (d) any seepage, pollution or contamination (including the cost of removing, nullifying or cleaning up), unless the seepage, pollution or contamination occurs during the **period of cover** and is caused by a sudden and **accidental event** that occurs during the **period of cover**.
- 2. punitive or exemplary damages or fines.

What we will pay:	
Legal liability	The most we will pay for any event is \$2,000,000.
	This is in addition to any other payment under this policy.
Defence costs	Defence costs covered under this policy will be paid in addition to the 'Legal liability' limit (above) and any other payment under this policy.
Settlement of any claim	We may pay the full amount under this part of this policy, or any lesser amount for which the liability can be settled plus defence costs incurred, and this will meet all our obligations under this part of this policy.

Policy exclusions that apply to all parts of this policy

Confiscation	You are not covered for any loss, damage, cost, expense, prosecution or liability connected in any way with confiscation, nationalisation, requisition, acquisition, or destruction of or damage to property by order of government, public or local authority or under any statute or regulation, unless such order is required to prevent or control loss that would otherwise have been covered under this policy.
Consequential loss	You are not covered for any kind of consequential loss other than as specifically provided for under the loss of rent automatic additional benefits.
	For example, you are not covered for financial loss that occurs as a result of physical loss or physical damage that is covered under the policy.
Earth movements	You are not covered for any loss, damage, cost, expense, prosecution or liability connected in any way with:
	1. subsidence or erosion, or
	2. settling, warping or cracking caused by earth or other movements.
	However, this exclusion 2. does not apply to loss covered under the 'Natural disaster' automatic additional benefit.
Electronic data and programs	You are not covered for any loss, damage, cost, expense, prosecution or liability connected in any way with electronic data arising from any cause whatsoever, including, but not limited to, a computer virus . This includes loss of use, reduction in functionality or any other associated loss or expense in connection
	with electronic data.
	However, this exclusion does not apply to:
	 physical damage to other covered property that results from that loss of or damage to electronic data, and which is not otherwise excluded, and
	2. any loss covered under the 'Electronic programs' or 'Electronic data and programs' automatic additional benefits.
Excess	For each incident the relevant excess will be deducted from the amount of your claim, unless stated otherwise under an additional benefit.
	If you have more than one dwelling covered under this policy, the excess applies individually to each dwelling.
	Where an incident occurs that results in a claim under more than one benefit (or sub-section of a benefit) of this policy, only one excess will apply, being the highest applicable excess .
	The excess is deducted after any policy limits have been applied.
	For example, if a limit of \$1,000 applies and an excess of \$400 is payable by you, the amount we will pay is \$600.
Intentional or reckless acts	You are not covered for any loss, damage, cost, expense, prosecution or liability arising from any intentional or reckless act or omission by you or anyone else covered under this policy.

Nuclear	You are not covered for any loss, damage, cost, expense, prosecution or liability of any type in connection with:
	1. ionising radiation or contamination by radioactivity from:
	(a) any nuclear fuel, or
	(b) any nuclear waste from the combustion or fission of nuclear fuel.
	2. nuclear weapons material.
Sanctions	You are not covered for any loss, damage, cost, expense, prosecution or liability to the extent that the provision of such cover or the payment of such claim would contravene any:
	1. sanction, prohibition or restriction under any United Nations resolution, or
	2. trade or economic sanctions, laws or regulations of New Zealand, Australia, the United Kingdom, the United States of America or the European Union.
Terrorism	You are not covered for any loss, damage, cost, expense, prosecution, death or liability of any type in connection with an act of terrorism , including in connection with controlling, preventing, suppressing, retaliating against, or responding to an act of terrorism .
Unlawful substances	You are not covered for any loss, damage, cost, expense, prosecution or liability in connection with the presence at the home of any 'controlled drug' as defined in the Misuse of Drugs Act 1975.
	However, this exclusion does not apply to:
	1. loss covered under the 'Loss of rent' or 'Methamphetamine contamination' automatic additional benefits, or
	2. loss caused by the accidental spread of fire or explosion, or
	3. liability for accidental loss to someone else's property as a result of your being a residential landlord and caused by, through or in connection with your ownership of the home , provided:
	(a) you , or the person who manages the tenancy on your behalf, have fully met the 'Landlord's obligations' under 'Policy conditions', and
	(b) you, or the person who manages the tenancy on your behalf, have tested for the presence of methamphetamine before and after each tenancy of the home, such testing having been completed in accordance with the New Zealand Standard NZS 8510 or by an operator approved by us, and such testing confirmed that methamphetamine contamination at the home does not

War

You are not covered for any loss, damage, cost, expense, prosecution, death or liability of any type in connection with any of the following, including controlling, preventing or suppressing any of the following:

war, invasion, act of foreign enemy, hostilities (whether war is declared or not), civil war, insurrection, rebellion, revolution, or military or usurped power.

How to claim

What you must do	If anything occurs that may lead to a claim under this policy, you must:
	1. do what you can to take care of the home and contents , and to prevent any further loss, damage, cost, expense, prosecution or liability, and
	2. tell us as soon as possible, and
	3. notify the police as soon as possible if you think any loss was caused by an illegal act, and
	4. allow us to examine the home and contents before any repairs are started, and
	5. send to us as soon as possible anything you receive from anyone about a claim or possible claim against you , and
	6. give us any information or help that we ask for, and
	7. consent to your personal information, in connection with the claim, being:
	(a) disclosed to us , and
	(b) transferred to the Insurance Claims Register Limited, and
	8. not destroy or dispose of anything that is or could be part of a claim, and
	9. tell us immediately if you are charged with any offence which resulted in loss of property or bodily injury to another person.
What you must obtain our agreement to do	You must obtain our agreement before you:
-8	1. incur any expenses in connection with any claim under this policy, or
	2. negotiate, pay, settle, admit or deny any claim against you , or
	3. do anything that may prejudice our rights of recovery, or
	4. negotiate, offer to pay or pay any reparation , including, but not limited to, offers made as part of any case management conference or sentencing hearing.
Actions we may take	We may take action in your name to:
	 negotiate, defend or settle any claim against you that is covered under this policy, and
	 recover from any other person anything covered under this policy.
	You must assist us with these actions. We will be responsible for the reasonable legal costs of these actions.

Policy conditions

Breach of any condition	lf:
	1. you , or
	2. any other person we cover under this policy, or
	3. anyone acting on your behalf,
	breaches any of the conditions of this policy, we may at our sole discretion:
	(a) decline your claim, either in whole or in part,
	(b) decline any claim connected with the same event that you make on any other policies you have with us ,
	 (c) declare either this policy or all insurance you have with us to be of no effect and to no longer exist from the date of the dishonest or fraudulent act, or breach.
True statements and answers	True statements and answers must be given (whether by you or any other person) in all communications with us , including, but not limited to, when:
	1. this insurance is applied for and renewed, and
	2. we are notified about any change in circumstances, and
	3. you make any claim under this policy.
Assignment	Except as outlined in 'Other parties with a financial interest' below, you cannot otherwise transfer or assign any of your entitlements or benefits under this policy to any person or entity without our prior written consent. However, this restriction does not apply to the amount payable under 'If your home is uneconomic to repair, 2.'
Cancellation	By you You may cancel this policy at any time by notifying us or your broker. If you do, we will refund any
	premium that is due to you based on the unused portion of the period of cover . You must pay any outstanding premium for the used portion of the period of cover .
	By us
	We may cancel this policy at any time by giving you or your broker notice in writing or by electronic means at your or your broker's last known address. Unless otherwise specified in this policy, cancellation will take effect from the 30th day after the date of the notice. We will refund you any premium that is due to you based on the unused portion of the period of cover .
	Automatically
	1. This policy will be automatically cancelled if you do not pay the premium. Cancellation under this clause will be effective from the date to which the policy was paid up to.
	 If, in our opinion, it is uneconomic to repair the loss to the home, this policy will be automatically cancelled from the date we pay your claim or the date on which rebuilding commences, whichever occurs first. We will not refund you any premium for the unused portion of the period of cover.
	This means that you will need to make new insurance arrangements on any replacement home.
Change of terms	We may change the terms of this policy (including the excess) at any time by giving you or your broker notice in writing or by electronic means at your or your broker's last known address. Unless otherwise specified in this policy the change in terms will take effect from the 30th day after the date of the police

specified in this policy, the change in terms will take effect from the 30th day after the date of the notice.

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Changes in circumstances	You must notify us or your broker immediately if, after we have accepted your application for this policy, there is a material:
	1. increase in the risk covered, or
	2. alteration in the risk covered.
	We may change the terms of this policy in response to any material change in circumstances you or anyone else advises to us . The change in terms will be effective from the date of the change in circumstances.
	Information is 'material' where we would have made different decisions about either:
	(a) accepting your insurance, or (b) setting the terms of your insurance, if we had known that information. If in any
	doubt, notify us anyway.
	The 'risk covered' refers to both: (a) the actual property or liabilities covered (known as physical hazard), and (b) you or other persons covered under this policy (known as moral hazard).
Currency	Any amounts shown in this policy and in the schedule are in New Zealand dollars.
Goods and Services Tax (GST)	Any amounts shown in this policy and in the schedule include GST.
Governing law and jurisdiction	The law of New Zealand applies to this policy and the New Zealand courts have exclusive jurisdiction.
Joint insurance	If this policy covers more than one person, then all persons are jointly covered.
	This means that a breach of this policy by any one person affects everyone's ability to claim under this policy.
Landlord's obligations	You, or the person who manages the tenancy on your behalf, must:
	 exercise reasonable care in the selection of the tenant(s) by at least obtaining satisfactory identification and written or verbal references for each adult tenant and when a reasonable landlord would consider it appropriate also check their credit and Tenancy Tribunal history, and
	2. keep written records of the pre-tenancy checks conducted for each adult tenant, and provide to us a copy of these if we request it, and
	3. collect a total of 3 weeks' rent in any combination of rent in advance and bond that will be registered with Tenancy Services, and
	4. complete an internal and external inspection of the home at a minimum of 3-monthly intervals and the relevant residential dwelling upon every change of tenant(s), and
	5. keep photographs and a written record of the outcome of each inspection, and provide to us a copy of these if we request it, and
	6. monitor rents on a weekly basis with written notification being sent to the tenant(s) whenever rent is 14 days in arrears, together with a personal visit to determine if the tenant(s) remains in residence, and
	7. make application to the Tenancy Tribunal for vacant possession in accordance with the provisions of the Residential Tenancies Act 1986 if:
	(a) the rent is 21 days in arrears, or
	(b) you become aware of any illegal activity by the occupant(s) at the home, or
	(c) intentional damage to the home is caused by the occupant(s).
	If the home is provided to and occupied by your employee as part of their employment package with you , then obligations 3., 6. and 7.(a) do not apply.

	If the home is occupied by short-term paying guests as a holiday home, then the above obligations do not apply.
	See also 'Unlawful substances' point 3.(b) in 'Policy exclusions that apply to all parts of this policy' above for an additional requirement in order to be covered for methamphetamine contamination-related liability as a landlord.
Legislation changes	Any reference to any Act of Parliament or subordinate regulations or rules referred to in this policy includes any amendments made or substitutions to that law.
Other insurance	You must tell us if the home or contents are or become covered under any other insurance. This policy does not cover your loss or liability at all if it is insured to any extent under any other insurance policy. We will not contribute towards any claim under any other insurance policy.
Other parties with a financial interest	 If we know of any financial interest over the home or contents, we may: pay part or all of any claim settlement to that other party and this will go towards meeting the obligations we have under this policy for the loss, and disclose information about the claim to that other party if required. Any other party who has a financial interest under this policy is not covered and does not have rights to claim under this policy.
Reasonable care	You must take reasonable care at all times to avoid circumstances that could result in a claim. Your claim will not be covered if you are reckless or grossly irresponsible.

Definitions

The definitions apply to the plural and any derivatives of the words.

For example, the definition of 'accidental' also applies to the words 'accident', 'accidents' and 'accidentally'.

accidental	unexpected and unintended by you .
act of terrorism	an act, or preparation in respect of action, or threat of action designed to influence or coerce the government de jure or de facto of any nation or any political division thereof, or in pursuit of political, religious, ideological, or similar purposes to intimidate the public or a section of the public of any nation by any person or group(s) of persons whether acting alone or on behalf of or in connection with any organisation(s) or government(s) de jure or de facto, and that:
	 involves violence against one or more persons, or
	 involves violence against one of more persons, of involves damage to property, or
	 endangers life other than that of the person committing the action, or
	 creates a risk to health or safety of the public or a section of the public, or
	 is designed to interfere with or disrupt an electronic system.
nnual period	the period of cover . However, if:
	• your premium is paid at a frequency other than annual, or
	 the period of cover is for more than 12 months,
	the annual period is the current 12-month period calculated consecutively from the date this policy first started.
opplication	the information provided by you to us when you purchased this insurance or requested a quotation for this insurance from us .
oodily injury	the accidental death of, or accidental bodily injury to any person, including sickness, disease, disability, shock, fright, mental anguish or mental injury.
computer virus	a set of corrupting, harmful or otherwise unauthorised instructions or code, including a set of maliciously introduced unauthorised instructions or code, programmatic or otherwise, which propagate themselves through a computer system or network of whatsoever nature. This includes, but is not limited to, 'Trojan horses', 'worms' and 'time or logic bombs'.
contamination claim	contamination damage arising out of or attributable to an event or multiple events regardless of the number of acts, persons, tenancies, occupancies or incidents involved.
contamination damage	loss caused by methamphetamine contamination that exceeds the contamination level.
contamination level	the relevant guideline value for indoor surface contamination as set out in the most recent version of the New Zealand Standard NZS 8510.
contents	any of the following:
	• fixtures or fittings not permanently attached to the home , including drapes and light fittings,
	 household goods, such as whiteware appliances, indoor and outdoor furniture, heaters, cooking facilities including barbeques, televisions, linen or cutlery,
	loose floor coverings, including mats, rugs or runners,
	• watercraft or outboard motor with a present value of \$2,500 or less and their parts and accessories

- that are in them or attached to them, domestic garden appliance, electric wheelchair, mobility scooter, golf cart, bicycle or children's motorcycle not exceeding 50cc used only off road (including their parts and accessories), that are owned by or hired to you (provided you are legally liable under the hire agreement), and provided by you for use at the home. It does not include any: personal effects, or livestock, domestic pet or other creature, or fitted floor covering (including glued, smooth edge or tacked carpet, or floating floor) of the dwelling or its domestic outbuildings, or watercraft or outboard motor with a present value of more than \$2,500 and their parts and accessories that are in them or attached to them, or motor vehicle (other than any domestic garden appliance, electric wheelchair, mobility scooter, golf cart, bicycle or children's motorcycle not exceeding 50cc that is used only off road), trailer or caravan and their parts and accessories that are in them or attached to them, or aircraft or other aerial device and their parts and accessories that are in them or attached to them. contents sum insured the amount shown in the schedule of the same name inclusive of all amounts under 'Section 2 - cover for your contents', unless stated otherwise within such benefit(s). electronic data facts, concepts and information converted to a form usable for communications interpretation or processing by electronic and electromechanical data processing or electronically controlled equipment. It includes programs, software and other coded instructions for the processing and manipulation of data or the direction and manipulation of such equipment. **EQC** Act Earthquake Commission Act 1993 or any Act in substitution of that Act. event any one event or series of events arising from one source or original cause. excess the first amount of the claim that you must pay, which is shown in either the schedule or in this policy wording. hidden gradual damage hidden rot, hidden mildew or hidden gradual deterioration, caused by water leaking from any internal: tank that is plumbed into the water reticulation system of the home and is permanently used to store water. or water pipe, or waste disposal pipe, installed at the **home** the residential dwelling(s) that you own at the situation shown in the schedule including any of the home following used at all times solely for domestic purposes: outbuildings within the residential boundaries of the situation on which the residential dwelling(s) is situated. This includes any fixed domestic: garage, carport, glasshouse, animal shelter, fixtures and fittings permanently attached to the residential dwelling(s) or any outbuildings included above. This includes: kitchen stove, hob or range hood, any other home appliance that is permanently wired, permanently plumbed or permanently built-in, kitchen oven permanently attached or not, fitted floor coverings (including glued, smooth edge or tacked carpet and floating floors) of the residential dwelling(s) or any outbuildings included above,
 - driveway of permanent construction that provides direct access to the residential dwelling(s) or any outbuildings included above,
 - patio, paths and paving of permanent construction, deck, steps, gate or fence, provided they are on or within the residential boundaries within which the residential dwelling(s) is situated,

- walls including garden and retaining walls,
- recreational features,
- public utility services supplying the residential dwelling(s) or any outbuildings included above, including, but not limited to, power and telephone lines, data cables, supply and waste water pipes,
- permanently sited water storage tank, septic tank or heating oil tank and its associated equipment (excluding its contents),
- solar power and solar water heating systems.

It also includes any of the following at the situation shown in the **schedule** that **you** own primarily for domestic use but that may also have limited use for rural lifestyle purposes:

- outbuildings for the storage of:
 - (a) tools,
 - (b) animal feed,
 - (c) uninstalled equipment, or
 - (d) machinery and vehicles,
- bridge, culvert, permanent ford or dam, provided the replacement cost is \$15,000 or less,
- well or bore hole including its pump, lining or casing, provided the replacement cost is \$10,000 or less,
- private utility plant and associated equipment, including, but not limited to, wind or water mills, or diesel generators, provided the replacement cost is \$10,000 or less.

It does not include any of the following, unless it is shown in the **schedule** as a **special feature** with a corresponding **special feature sum insured**:

- bridge, culvert, permanent ford or dam, with a replacement cost of more than \$15,000,
- well or bore hole including its pump, lining or casing, with a replacement cost of more than \$10,000,
- private utility plant and associated equipment, including, but not limited to, wind or water mills, or diesel generators, with a replacement cost of more than \$10,000,
- wharf, pier, landing or jetty,
- cable car and its associated equipment.

It does not include any of the following:

- any part of the home that is used for business or commercial purposes except where:
 - (a) it is rented out as a residential property or holiday home, or
 - (b) it is used solely as a home office for clerical purposes,
- any part of the home that is built for or used for farming or rural lifestyle purposes whether commercial or not, including, but not limited to, stables, barns or other farm buildings that provide animal shelter, or outbuildings that are solely used to store animal feed or machinery,
- any part of the home being constructed, de-constructed or undergoing alterations and not suitable for permanent residential use or occupation, unless cover is provided by the 'New building work' automatic additional benefit,
- gravel or shingle, including a gravel or shingle: driveway, path, patio or paving,
- loose floor covering including: mats, rugs or runners,
- temporary structure,
- fittings that are not permanently attached, including, but not limited to, curtains and blinds,
- appliances that are not permanently wired, permanently plumbed or permanently built-in other than a kitchen oven,
- household goods and personal effects,
- live plants including any: tree, shrub, hedge or grass, other than the cover provided under the 'Landscaping' automatic additional benefit,
- land, earth or fill,
- structure or property not at the situation shown in the schedule.

home sum insured

the amount shown in the **schedule** of the same name. This includes any increased policy limits for retaining walls and **recreational features**.

something that occurs at a particular point in time, at a particular place and in a particular way.

loss	physical loss or physical damage.
methamphetamine	the Class A controlled drug Methamphetamine or Class B controlled drug Amphetamine as defined by the Misuse of Drugs Act 1975 or any of their precursor chemicals and by-products.
motor vehicle	any type of machine on wheels or caterpillar tracks that is made or intended to be propelled by its own power, as well as anything towed by the machine.
natural disaster	an earthquake, natural landslip, volcanic eruption, hydrothermal activity, tsunami or natural disaster fire, as defined in the EQC Act .
partner	your husband or wife or person with whom you are living in the nature of a marriage.
period of cover	the Period of Cover shown in the schedule .
present value	the estimated reasonable cost to replace an item with an item in New Zealand that is of equivalent age, quality and capability, and is in the same general condition.
recreational features	any tennis court or permanently fixed swimming pool or permanently fixed spa pool including its ancillary equipment and pump(s).
remediate	to reduce the level of methamphetamine contamination to below the contamination level .
	Please note – the definition of remediate means that we will not pay to remove all traces of methamphetamine contamination and will not restore the home to its condition when it was new.
reparation	an amount ordered by a New Zealand court to be paid to the victim of an offence under section 32 of the Sentencing Act 2002.
schedule	the latest version of the Schedule we issued to you for this policy.
special feature	any item that is listed in the schedule with a corresponding special feature sum insured .
special feature sum insured	the Sum Insured amount shown in the schedule that corresponds with the special feature .
total sum insured	 the amount shown in the schedule of the same name inclusive of: the home sum insured, which includes any limits for retaining walls and recreational features, and any special feature sums insured, and additional benefits, unless stated otherwise within such benefit(s).
we, us, our	NZI, a business division of IAG New Zealand Limited.
you	the person(s) or entity shown as the Insured in the schedule .



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