

Your Family Legal Expenses Policy Wording

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Welcome

Terms and purpose of cover

If a claim is accepted under this insurance, We will appoint Our panel solicitors, or their agents, to handle Your case. You are not covered for any other legal representatives' fees unless it is necessary to start court proceedings or a Conflict of Interest arises. Where it is necessary to start court proceedings or a Conflict of Interest arises and You want to use a legal representative of Your own choice, Advisers' Costs payable by Us are limited to no more than (a) Our Standard Advisers' Costs; or (b) the amount recoverable under the Civil Procedure Fixed Recoverable Costs Regime, whichever is the lower amount.

The insurance covers Costs as detailed under the separate sections of cover, less any excess up to the Maximum Amount Payable where:

a) The Insured Event takes place in the Period of Insurance and within the Territorial Limits b) The Legal Action takes place within the Territorial Limits

This insurance does not provide cover where something You do or fail to do prejudices Your position or the position of the Insurer in connection with the Legal Action.

Making a claim

How to make a claim

All potential claims must be reported initially to the Claims Helpline Service for advice and support.

Emergency Claims Helpline Number: 0333 234 3485 - Our helpline is open 24/7, 365 days a year. Calls to the helpline will be charged at your standard rates.

In general terms, You are required to immediately notify Us of any potential claim or circumstances which may give rise to a claim. If You are in doubt whether a matter constitutes a notifiable claim or circumstance, contact the Legal Helpline.

Specialist lawyers are at hand to help You. If You need a lawyer or accountant to act for You and Your problem is covered under this insurance, the helpline will ask You to complete and submit a claim form online by visiting www.arclegal.co.uk/informationcentre. Alternatively they will send a claim form to You. If Your problem is not covered under this insurance, the helpline may be able to offer You assistance under a private funding arrangement.

You must notify claims as soon as possible once You become aware of the incident and within no more than 180 days of You becoming aware of the incident. There will be no cover under this policy if, as a result of a delay in reporting the claim, Our position has been prejudiced. For claims relating to Identity Fraud, these must be reported within 45 days of You becoming aware of the incident.

The meaning of words

Where words are highlighted within this Policy Wording in bold, the meaning of these words are defined below.

Adviser - Our specialist panel solicitors or accountants or their agents appointed by Us to act for You, or, and subject to Our agreement, where it is necessary to start court proceedings or a Conflict of Interest arises, another legal representative nominated by You.

Advisers' Costs - Legal or accountancy fees and disbursements incurred by the Adviser.

Adverse Costs - Third party legal costs awarded against You which shall be paid on the standard basis of assessment provided that these costs arise after written acceptance of a claim.

Costs - Standard Advisers' Costs and Adverse Costs.

Conditional Fee Agreement - An agreement between You and the Adviser or between Us and theAgreement Adviser which sets out the terms under which the Adviser will charge You or Us for their own fees.

Conflict of Interest - Situations where We administer and/or arrange legal expenses on behalf of any other party in the dispute which is the subject of a claim under this insurance.

Contract of Employment - A contract of service, whether express or implied, and (if it is express) whether oral or in writing.

Daily Rate - An amount equal to 1/250th of either of the following:

- If You are employed, the average of the amounts shown on Your payslips from Your employer during the last 12 months (excluding bonus payments and overtime)
- If You are self-employed, the monthly average of the income You declared to the HM Revenue & Customs for the previous tax year

Data Protection Laws - Applicable legislation protecting the personal data of natural persons, including in particular the Data Protection Act 1988 and any replacement to it (and from 25th May, The GDPR), together with guidance and codes of practice issued from time to time by relevant supervisory authorities.

Disclosure Breach - Disclosing false information or failing to disclose relevant information in the process of entering into this insurance contract.

Employee - An individual who has entered into or works under (or, where the employment has ceased, worked under) a Contract of Employment. GDPR - Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the Protection of natural persons with regard to the processing of personal data and on the free movement of such data including where appropriate any local implementing laws as updated from time to time.

HM Revenue and Customs Full Enquiry - An extensive examination by HM Revenue & Customs under Section 9A of the Taxes Management Act 1970 into all aspects of Your PAYE income or gains.

Identity Fraud - A person or group of persons knowingly using a means of identification belonging to You without Your knowledge or permission with intent to commit or assist another to commit an illegal act.

Insured Event - The incident or the first of a series of incidents which may lead to a claim under this insurance. Only one Insured Event shall be deemed to have arisen from all causes of action, incidents or events that are related by cause or time.

In a claim arising from Identity Fraud the Insured Event is a single act or the start of a series of single acts against You by one person or group of people.

In accountancy matters the Insured Event arises on the date that You or Your Adviser are contacted either verbally or in writing, by the relevant department of HMRC advising You of either dissatisfaction with Your returns, or amounts paid, or notice of intention to investigate.

In employment disputes the Insured Event will be the receipt of an ET1 Employment Tribunal Claim Form.

In a claim arising from jury service the Insured Event arises at the end of the period of jury service, at which point You can submit a claim.

Insurer - AmTrust Europe Limited.

Legal Action(s) - The pursuit or defence of civil legal cases for damages and/or injunctions, specific performance.

Maximum Amount Payable - The maximum payable in respect of an Insured Event is £50,000.

Period of Insurance - As shown on the accompanying cover letter.

Standard Advisers' Costs - The level of Advisers' Costs that using a specialist panel solicitor or their agents.

Territorial Limits - Great Britain, Northern Ireland,

The meaning of words

the Isle of Man and the Channel Islands.

We/Us/Our - Arc Legal Assistance Limited.

You/Your/ Yourself - Any person who has paid the premium, or on whose behalf the premium has been paid and been declared to Us by Your insurance at the property covered under the household insurance to which this cover attaches. Cover also applies to Your family members' resident with You. If You die Your personal representatives will be covered to pursue or defend cases covered by this insurance on Your behalf that arose prior to or out of Your death.

This policy provides the cover described in each section below.

Consumer Pursuit

✓ What is covered

Costs to pursue a Legal Action following a breach of a contract You have for buying or renting goods or services for Your private use. The contract must have been made after You first purchased this insurance unless You have held this or equivalent cover with Us or another insurer continuously from or before the date on which the agreement was made.

X What is not covered

Claims

- a. Where the amount in dispute is £125 or below
- b. Where the breach of contract occurred before You purchased this insurance
- c. Involving a vehicle owned by You or which You are legally responsible for
- d. Arising from a dispute with any government, public or local authority
- e. Arising from the purchase or sale of Your main home
- f. Relating to a lease tenancy or licence to use property or land
- g. Relating to a dispute about either the amount an insurance company should pay to settle an insurance claim or the way a claim should be settled
- h. Relating to a dispute with any financial services supplier arising from the sale or performance of products and services offered or provided to You
- i. Directly or indirectly arising from planning law
- j. Directly or indirectly arising from constructing buildings or altering their structure for Your use, except in relation to disputes where the amount in dispute is less than £5,000 inc. VAT.

Consumer Defence

✓ What is covered

Costs to defend a Legal Action brought against You following a breach of a contract You have for selling Your own personal goods. The contract must have been made after You first purchased this insurance unless You have held this or equivalent cover with Us or another insurer continuously from or before the date on which the agreement was made.

X What is not covered

Claims

- a. Where the amount in dispute is £125 or below
- b. Where the breach of contract occurred before You purchased this insurance
- c. Involving a vehicle owned by You or which You are legally responsible for
- d. Arising from a dispute with any government, public or local authority
- e. Arising from the sale or purchase of Your main home
- f. Relating to a lease tenancy or licence to use property or land.

Personal Injury

What is covered

Costs to pursue a Legal Action following an accident resulting in Your personal injury or death against the person or organisation directly responsible.

If the Legal Action is going to be decided by a court in England or Wales and the damages You are claiming are above the small claims track limit, the Adviser must enter into a Conditional Fee Agreement which waives their own fees if You fail to recover the damages that You are claiming in the Legal Action in full or in part. If the damages You are claiming are below the small claims track limit Advisers' Costs will not be covered but You can

access the Legal Helpline for advice on how to take Your case further.

X What is not covered

Claims

- a. Arising from medical or clinical treatment, advice, assistance or care
- b. For stress, psychological or emotional injury unless it arises from You suffering physical injury
- c. For illness, personal injury or death caused gradually and not caused by a specific sudden event
- d. Involving a vehicle owned or driven by You

Clinical Negligence

✓ What is covered

Costs to pursue a Legal Action for damages following clinical negligence in an identified act of surgery, clinical or medical procedure, resulting in Your personal injury or death against the person or organisation directly responsible.

If the Legal Action is going to be decided by a court in England or Wales and the damages You are claiming are above the small claims track limit, the Adviser must enter into a Conditional Fee Agreement which waives their own fees if You fail to recover the damages that You are claiming in the Legal Action in full or in part. If the damages You are claiming are below the small claims track limit Advisers' Costs will not be covered but You can access the Legal Helpline for advice on how to take Your case further.

🗙 What is not covered

Claims

- a. Arising from the failure or delay to correctly diagnose Your condition
- b. For an allegation of clinical negligence in failing to provide a satisfactory standard of care other than in relation to surgical, medical or clinical procedures
- c. For stress, psychological or emotional injury unless it arises from You suffering physical injury
- d. Arising from illness, personal injury or death caused gradually and not caused by a specific identified act of surgery, clinical or medical procedure

Employment Disputes

✓ What is covered

Standard Advisers' Costs to pursue a Legal Action brought before an Employment Tribunal (or its equivalent in Scotland, Northern Ireland, the Channel Islands or the Isle of Man) against an employer or ex-employer for breach of Your Contract of Employment as an Employee or Your legal rights under employment laws.

X What is not covered

Claims

- a. For a dispute with an employer or ex-employer unless it is pursued in an Employment Tribunal (or its equivalent in Scotland, Northern Ireland, the Channel Islands or the Isle of Man)
- b. For Standard Advisers' Costs of any disciplinary investigatory or grievance procedure connected with Your Contract of Employment or the costs associated with any settlement agreement
- c. Where the breach of contract is alleged to have commenced or to have continued after termination of Your employment
- d. For an allegation of less favourable treatment between men and women in terms of pay and conditions of employment
- e. For any hearing fees and issue fees which You may be required to pay in order to bring a claim at an Employment Tribunal (or its equivalent in Scotland, Northern Ireland, the Channel Islands or the Isle of Man)

Property Infringrmrnt

✓ What is covered

Costs to pursue a Legal Action for nuisance or trespass against the person or organisation infringing Your legal rights in relation to Your main home.

×What is not covered

Claims

- a. In respect of works undertaken or to be undertaken by or under the order of any government or public or local authority
- b. For adverse possession
- c. In respect of a contract You have entered into
- d. Directly or indirectly arising from planning law
- e. Directly or indirectly arising from constructing buildings or altering their structure for Your use
- f. Directly or indirectly arising from:
 - i. Subsidence meaning downward movement of the ground beneath buildings where the movement is unconnected with the weight of the building
 - ii. Heave meaning the upward or sideways movement of the site on which buildings are situated caused by swelling of the ground
 - iii. Land slip meaning downward movement of sloping ground
 - iv. Mining or quarrying

Property Damage

✓ What is covered

Costs to pursue a Legal Action for damages against a person or organisation that causes physical damage to Your main home. The damage must have been caused after You first purchased this insurance.

X What is not covered

Claims

- a. In respect of works undertaken or to be undertaken by or under the order of any government or public or local authority
- b. Where the amount in dispute is £100 or below
- c. In respect of a contract You have entered into
- d. Directly or indirectly arising from planning law
- e. Directly or indirectly arising from constructing buildings or altering their structure for Your use
- f. Directly or indirectly arising from:
 - i. Subsidence meaning downward movement of the ground beneath buildings where the movement is unconnected with the weight of the building
 - ii. Heave meaning the upward or sideways movement of the site on which buildings are situated caused by swelling of the ground
 - iii. Land slip meaning downward movement of sloping ground
 - iv. Mining or quarrying

Property Sale and Purchase

✓ What is covered

Costs to pursue or defend a Legal Action arising from a breach of a contract for the sale or purchase of Your main home.

X What is not covered

Claims

- a. Where You have purchased this insurance after the date You completed the sale or purchase of Your main home
- b. Where the amount in dispute is less than £250 plus VAT
- c. Directly or indirectly arising from planning law
- d. Directly or indirectly arising from constructing buildings or altering their structure for Your use

<u> Tax</u>

What is covered

Standard Advisers' Costs incurred by an Accountant if You are subject to an HM Revenue and Customs Full Enquiry into Your personal Income Tax position.

This cover applies only if You have:

- a. Maintained proper, complete, truthful and up to date records
- b. Made all returns at the due time without having to pay any penalty
- c. Provided all information that the HM Revenue and Customs requires

X What is not covered

Claims

- a. Where:
 - i. Deliberate misstatements or omissions have been made, to the authorities
 - ii. Income has been under-declared because of false representations or statements by You
 - iii. You are subject to an allegation of fraud
- b. For Standard Advisers' Costs for any amendment after the tax return has initially been submitted to the HM Revenue and Customs
- c. For enquiries into aspects of Your Tax Return (Aspect Enquiries)

Personal Identity Fraud

✓ What is covered

Costs arising from Identity Fraud:

- a. To defend Your legal rights and/or take steps to remove County Court Judgments against You that have been obtained by an organisation that You are alleged to have purchased, hired or leased goods or services from. Cover is only available if You deny having entered in to the contract and allege that You have been the victim of Identity Fraud
- b. To deal with all organisations that have been fraudulently applied to for credit, goods or services in Your name or which are seeking monies or have sought monies from You as a result of Identity Fraud
- c. In order to liaise with credit referencing agencies and all other relevant organisations on Your behalf to advise that You have been the victim of Identity Fraud

X What is not covered

Claims

- a. Where You have not been the victim of Identity Fraud
- b. Where You did not take action to prevent Yourself from further instances of Identity Fraud following an Insured Event
- c. Where the Identity Fraud has been carried out by somebody living with You
- d. For Costs arising from loss of cash from a bank, building society, credit union or other similar financial institution where that institution has refused to cover the loss.

You must agree to be added to the CIFAS Protection Register if We recommend it.

Jury Service

✓ What is covered

We will pay a Daily Rate for the duration You are off work while attending jury service for each whole day of such attendance providing these costs are not recoverable from Your employer or the court.

We will pay 50% of the Daily Rate for each additional half day You are off work while attending jury service providing these costs are not recoverable from Your employer or the court.

Social Media Defamation

✓ What is covered

Following defamatory comments made about You through a social media website, Standard Advisers' Costs to write one letter to the provider of the Social Media website requesting that the comments are removed. Where the authors' identity of the defamatory comments is known, You are also covered for Standard Advisers' Costs to write one letter to the author requesting that the comments are removed from the social media website.

X What is not covered

Claims where You are not aged 18 years or over.

Helpline telephone numbers and legal services

Legal & tax helpline

Use the 24 hour advisory service for telephone advice on any private legal or tax problem of concern to You or any member of Your household.

Specialist lawyers are at hand to help You. If You need a lawyer or an accountant to act for You and Your problem is covered under this insurance, the advice line will ask You to complete a claim form. If Your problem is not covered under this insurance, the advice line may be able to offer You assistance under a private funding arrangement.

Simply telephone 0344 701 3954 and quote 'first2protect - Family Legal Expenses Insurance'.

Telephone calls may be recorded to meet Our regulatory obligations and for training and monitoring purposes.

Lifestyle counselling helpline & online support service

This service can help with a range of problems from practical everyday matters to sensitive or emotional issues. Our specialists will help You deal with personal relationship problems, problems with colleagues in the workplace and other issues affecting Your general wellbeing.

Counsellors and information specialists are also trained to help You with practical problems like debt.

The helpline is complemented by a comprehensive online information and support service, through which You can access information and advice on a range of issues and problems which often impact on everyday life. Topics are diverse and include relationships, childcare issues, consumer issues, stress, health and fitness. Information is updated regularly by a team of experienced counsellors and information specialists.

To access the Counselling Helpline simply telephone 0344 770 1036 and quote 'first2protect - Landlords Legal and Rent Protection'. This helpline is open 24 hours a day, seven days a week.

You can access the Online Support Service by visiting www.arclegal.co.uk/carefirst where You will be required to enter the user name 10209 and password F2PFLEI.

Health and medical information service

This telephone service provides information on general health issues, and non-diagnostic information on medical matters. Information can be given on a wide variety of topics and on resources that provide further support.

To access the Counselling Helpline or Health and Medical Information service, simply telephone 0344 770 1036 and quote "first2protect - Family Legal Expenses Insurance". This helpline is open 24 hours a day, seven days a week.

You can access the Online Support Service by visiting www.arclegal.co.uk/carefirst where You will be required to enter the username 10209 and password F2PFLEI.

Total legal

Your policy provides You with the Total Legal package, which aims to address any legal issue You might have that is not covered under Your Family Legal Protection policy. The package provides the following benefits:

Additional Legal Services

In this package Our aim is to provide a wide ranging insured legal service. Inevitably there are areas where it is not possible to insure legal Costs in particular those which everybody at some time faces, but which are nevertheless often expensive and sometimes unexpected. Examples are:

- Legal Costs arising from the sale or purchase of the home and re-mortgaging
- Divorce and child custody issues
- Wills and probate

To help You deal with these and other matters which may arise We are able to give You access to discounted legal services provided by Us in partnership with Our panel solicitors. Our panel solicitors are one of the

Helpline telephone numbers and legal services

country's leading law firms with expertise in all areas where assistance is likely to be required.

If You would like to make use of the service please contact the number above for an initial telephone consultation which will be provided at no cost to You. Our panel solicitors will give You a quotation for the likely cost of their representation and it will then be Your decision whether You appoint them to act for You.

Arc Legal Document Service

As an addition to Your Legal Expenses cover, You have access to Our Legal Document Service.

This will provide You with:

- Access to a range of legal document templates
- A step by step walkthrough to assist You in completing the documents

The service can be accessed by visiting

www.arclegal.co.uk/legaldocuments where You can register Your details using the voucher code: F2PFLEI.

General Exclusions

1. There is no cover where:

- a. You should have known when buying this insurance that the circumstances leading to a claim under this insurance already existed
- b. An estimate of Advisers' Costs of acting for You is more than the amount in dispute
- c. Advisers' Costs or any other costs and expenses incurred which have not been agreed in advance or are above those for which We have given Our prior written approval
- d. Your insurers repudiate the insurance policy or refuse indemnity

2. There is no cover for:

- a. Claims over loss or damage where that loss or damage is insured under any other insurance
- b. Claims made by or against Your insurance advisor, the Insurer, the Adviser or Us
- c. Any claim You make which is false or fraudulent or exaggerated
- d. Defending Legal Actions arising from anything You did deliberately or recklessly
- e. Costs if Your claim is part of a class action or will be affected by or will affect the outcome of other claims

3. There is no cover for any claim directly or indirectly arising from:

- a. A dispute between You and someone You live with or have lived with
- b. Your business trade or profession other than as an Employee
- c. An application for a judicial review
- d. Defending or pursuing new areas of law or test cases

4. Contracts (Rights of Third Parties) Act 1999

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

General Conditions

These conditions apply to all sections of the policy. Failure to comply with the terms below may result in us cancelling the policy and/or refusing to pay any claim; we may not pay any claim in full, we may revise the premium and/or change any excess and/or the extent of cover may be affected.

1. Claims

You must notify claims as soon as possible once You become aware of the incident and within no more than 180 days of You becoming aware of the incident. There will be no cover under this policy if, as a result of a delay in reporting the claim, Our position has been prejudiced. For claims relating to Identity Fraud, these must be reported within 45 days of You becoming aware of the incident.

- a. We may investigate the claim and take over and conduct the legal proceedings in Your name. Subject to Your consent which shall not be unreasonably withheld We may reach a settlement of the legal proceedings. You must supply at Your own expense all of the information which We require to decide whether a claim may be accepted. Where it is necessary to start court proceedings or a Conflict of Interest arises, and You wish to nominate a legal representative to act for You, You may do so. Where You have elected to use a legal representative of Your own choice You will be responsible for any Advisers' Costs in excess of Our Standard Advisers' Costs. The Adviser must represent You in accordance with Our standard conditions of appointment available on request
- b. The Adviser will:
 - i. Provide a detailed view of Your prospects of success including the prospects of enforcing any judgment obtained
 - ii. Keep Us fully advised of all developments and provide such information as We may require
 - iii. Keep Us advised of Advisers' Costs incurred
 - iv. Advise Us of any offers to settle and payments in to court. If against Our advice such offers or payments are not accepted, cover under this insurance shall be withdrawn unless We agree in Our absolute discretion to allow the case to proceed
 - v. Submit bills for assessment or certification by the appropriate body if requested by Us
 - vi. Attempt recovery of costs from third parties
- d. In the event of a dispute arising as to Advisers' Costs We may require You to change Adviser.
- e. The Insurer shall only be liable for Advisers' Costs for work expressly authorised by Us in writing and undertaken while there are prospects of success
- f. You shall supply all information requested by the Adviser and Us.
- g. You are responsible for all legal costs and expenses including Adverse Costs if You withdraw from the legal proceedings without Our prior consent. Any legal costs and expenses already paid under this insurance will be reimbursed by You
- h. You must instruct the Adviser to provide Us with all information that We ask for and report to Us as We direct at their own cost

Fraudulent or Exaggerated Claims

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

- We will not accept responsibility if the Helpline services fail for reasons beyond our control
- 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
- 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.

2. Prospects of success

At any time We may, but only when supported by independent legal advice, form the view that You do not have a more than 50% chance of winning the case and achieving a positive outcome. If so, We may decline support or any further support. Examples of a positive outcome are:

a. Being able to recover the amount of money at stake

General Conditions

- b. Being able to enforce a judgement
- c. Being able to achieve an outcome which best serves Your interests

3. Other Insurances

If any claim covered under this policy is also covered by another legal expenses policy, or would have been covered if this policy did not exist, We will only pay Our share of the claim even if the other insurer refuses the claim.

4. Disclosure

If You fail to disclose relevant information or You disclose false information in relation to this policy, We, or the broker, may:

- a. Cancel the contract and keep the premiums if the Disclosure Breach is deliberate or reckless
- b. Cancel the contract but return the premiums proportionately if this contract would not have been entered into had the Disclosure Breach been known
- c. Amend the terms of the contract accordingly if the contract would have been entered into on different terms had the Disclosure Breach been known
- d. Proportionately reduce the amount You are entitled to in the event of a successful claim if a higher premium would have been charged had the Disclosure Breach been known

5. Disputes

If a complaint cannot be dealt with by the Financial Ombudsman Service (see 'How to Make a Claim'), any dispute between You and Us may, where We both agree, be referred to an arbitrator who will be either a solicitor or a barrister. If the parties cannot agree on their choice of arbitrator the Law Society may be asked to make a nomination. The arbitration will be binding and carried out under the Arbitration Act. The costs of the arbitration will be at the discretion of the arbitrator.

6. English law and language

This contract is governed by English Law and the language for contractual terms and communication will be English.

7. Fraud

In the event of fraud, We:

- a. Will not be liable to pay the fraudulent claim
- b. May recover any sums paid to You in respect of the fraudulent claim
- c. May cancel this policy with effect from the fraudulent act and keep all premiums paid to Us
- d. Will no longer be liable to You in any regard after the fraudulent act

8. Change in law

Cover under this policy is based on laws and regulations in force at the time that it was written. If We believe that any subsequent change in law or regulations results in the scope of cover being either restricted or broadened, We reserve the right to accept claims where the change restricts the cover under this policy and reject claims where the change provides a benefit which did not previously exist.

Cancellation - Your right to cancel

If you wish to cancel your policy please contact First2Protect.

Cancelling during the cooling off period

You have a statutory right to cancel your policy within 14 days from either

- The day of purchase
- Cover start date or the renewal date of the contract
- The day which you receive your policy or renewal documentation

whichever date is later.

Your policy will be cancelled back to the start date and no cover will have been provided. You will be entitled to a full refund of the premium paid and no cancellation fee will be charged.

If you do not wish for your cancellation to be backdated to the start date and request you are covered up to the date of a cancellation a £35 cancellation fee will be applied.

If a claim has been made, the full premium will be payable and no refund will be given.

If you wish to cancel and the insurance has not yet started you will be entitled to a full refund of the premium and no cancellation fee will be charged.

Cancelling after the cooling off period

You may cancel your insurance cover at any other time, you will be entitled to a refund of the premium paid minus payment for the time you were provided cover.

A £35 cancellation fee will be charged by First2Protect for all cancellations unless otherwise specified.

If the amount due when you cancel your policy is more than the amount you have paid you must pay the difference.

If a claim has been made, the full premium will be payable and no refund will be given.

If you do not exercise you right to cancel your policy, it will remain in force for the term of the policy and you will be required to pay the full premium.

By purchasing a policy with First2Protect, you agree to any amounts you may owe us being deducted from any premium refund due to you.

Cancellation - Our right to cancel

We may cancel your policy if

- Fraud has been suspected
- Fraud has been identified
- · We have evidence you have acted fraudulently
- · We have evidence you have deliberately given us incorrect or incomplete information

We may do this without notice and backdate your cancellation to the date when this happened. You will be sent the cancellation confirmation in writing if this happens.

First2Protect may also cancel the policy at any time by giving you 7 days' notice in writing where there is a valid reason for doing so. You will be sent the cancellation confirmation in writing when such cancellation has taken place. Valid reasons include, but are not limited to

- Where First2Protect has been unable to collect a premium payment and after writing to you, your
 payment is still outstanding
- If you haven't co-operated with us or sent us information we have requested and then this affects our ability to process a claim or defend our interests
- If you do not keep to the conditions of the policy wording, for example, if you have not provided complete, accurate and up to date information
- If you display threatening or abusive behaviour towards our staff or suppliers

Important Information

What to do if you have a complaint

First2Protect strives to provide you with the highest standards of service at all times, but also recognises that things can go wrong. If you wish to discuss your policy or the service provided by First2Protect please contact the Customer Care Department on the below details:

Post: First2Protect, Second Floor, The Forum, Barnfield Road, Southernhay, Exeter, EX1 1QR

Email: customercare@first2protect.co.uk

Telephone: 01392 849750

Alternatively, should you wish to make a complaint, please contact the John Charcol Customer Care team

Post: Complaints Officer, Complaints Department, John Charcol, 4th Floor, 11 Leadenhall Street, London, EC3V 1LP

Email: complaints@johncharcol.co.uk

Telephone: 0808 115 3842

If your complaint is about your insurer or how your claim was handled please contact the insurer on the below details:

Post: Arc Legal Assistance Ltd, PO Box 892, Colchester, CO4 5YD

Email: customerservice@arclegal.co.uk

Telephone: 01206 615000

You can refer your complaint to the Financial Ombudsman Service if you have not received a written final response in respect of your complaint within 8 weeks of the date your complaint was received by either First2Protect or your insurer, or if you are unhappy with the decision following your complaint (you have 6 months from date of final response to take your complaint to the Ombudsman). The Financial Ombudsman Service is a free service set up by parliament to sort out individual complaints that consumers or small businesses are not able to resolve with financial businesses.

For more information view their website <u>www.financial-ombudsman.org.uk</u> or contact them on the below details:

Post: Financial Ombudsman Service, Exchange Tower, London, E14 9SR

Email: complaint.info@financial-ombudsman.org.uk

Telephone: From within the United Kingdom Tel: 0800 023 4567 (free for people phoning from a 'fixed line', for example, a landline at home) Tel: 0300 123 9123 (free for mobile phone users who pay a monthly charge for calls to numbers starting 01 or 02) From outside the United Kingdom Tel: +44 207 964 1000 Fax: +44 207 964 1001

The complaint procedure does not affect your right to take legal action.

Financial Services Compensation Scheme

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

Further information about this scheme is available from the FSCS website www.fscs.org.uk Telephone: 0800 678 1100 or 0207 741 4100

Important Information

The law applicable to this policy

This policy shall be governed by and construed in accordance with the Law of England and Wales unless the insured person's habitual residence (in the case of an individual) or central administration and/or place of establishment is located in Scotland in which case the law of Scotland shall apply.

Authorisation

This insurance is managed and provided by Arc Legal Assistance Limited. It is underwritten by AmTrust Specialty Limited, on whose behalf We act.

Arc Legal Assistance Ltd is authorised and regulated by the Financial Conduct Authority, registration number is 305958. This can be checked on the Financial Services Register by visiting the website www.fca.org.uk/register or by contacting the Financial Conduct Authority on 0800 111 6768.

AmTrust Specialty Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority, reference number is 202189. This can be checked on the Financial Services Register by visiting the website www.fca.org.uk/register or by contacting the Financial Conduct Authority on 0800 111 6768.

This policy is administered by, and provided by First2Protect Insurance Services.

First2Protect Insurance Services is a trading name of First2Protect Limited, an Appointed Representative of John Charcol, a trading name of John Charcol Limited, who are authorised and regulated by the Financial Conduct Authority under firm reference number 665649. First2Protect Limited is registered in England and Wales at Floor 4, 11 Leadenhall St, London, EC3V 1LP. (number 09014795). VAT number: 453 5246 94.

Calls may be recorded to meet regulatory obligations and for training/monitoring purposes.

How personal information about you will be used

How Your personal information is handled will be done in accordance with Data Protection Laws. If You would like more detailed information on how Your personal information is handled You can read the privacy notice for

Arc Legal Assistance which can be found at <u>www.arclegalassistance.co.uk</u> or write to Us at:- The Data Protection Officer, Arc Legal Assistance Ltd, The Gatehouse, Lodge Park, Lodge Lane, Colchester CO4 5NE



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