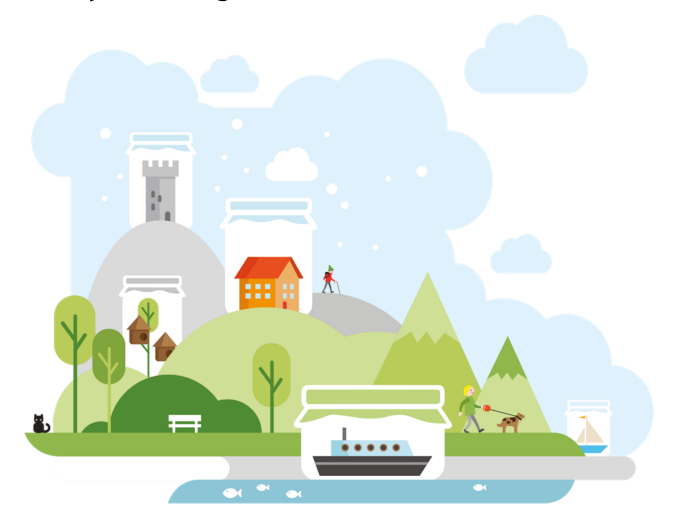


# Landlord Tenant Host Insurance

**Policy Wording** 





# Contents

About this Policy	
How to make a claim	Page 4
General information	Page 3
Complaints	Page 5
Financial Services Compensation Scheme	Page 6
General Policy Conditions, Exclusions and Definitions	
Definitions	Page 7
Information provided by you	Page 9
Cancellation	Page 9
Payment of premiums	Page 10
General conditions	Page 10
General exclusions	Page 11
Rights of third parties	Page 13
Sanctions	Page 13
Our rights of subrogation	Page 13
Governing law and jurisdiction	Page 14
The Cover	
Buildings	Page 14
Contents	Page 15
Electric and Hybrid Home Charging Units	Page 19
Legal liability	Page 19
Legal expenses	Page 22



## **About This Policy**

This insurance is administered by Pikl Insurance Services Ltd (Pikl) and is underwritten by **Your Insurers**.

#### **Pikl Insurance Services Ltd**

Pikl Insurance Services Ltd is a company incorporated in England and Wales under No. 10449346, and whose registered address is Suite B, 2<sup>nd</sup> Floor, The Atrium, St Georges Street, Norwich, NR3 1AB. Pikl are authorised and regulated by the Financial Conduct Authority. Firm Reference no. 773457.

The Financial Services register can be checked by visiting their website on <a href="https://register.fca.org.uk/">https://register.fca.org.uk/</a>.

All **Insurers** providing cover under this **Policy** are authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority, unless stated otherwise on **Your Policy** schedule.

In return for the payment of **Your** premium **We** will provide the insurance cover detailed in **Your Policy** schedule and this **Policy** document, subject to the terms and conditions, and exclusions shown in this document for all claims occurring during a **Valid Booking**.

**Your Policy** is valid for the **Period of Insurance** as shown on **Your Policy** schedule.

Please refer to the **Policy** documents provided to **You** when the **Policy** was purchased or amended, for details of the type and level of cover **Your Policy** provides.

## **Your Insurers**

This policy is arranged by **Your Insurance Provider** and administered by Pikl Insurances Services Limited and underwritten by First Underwriting on behalf of Accredited Insurance (Europe) Limited – UK Branch for all sections except Legal Expenses which is provided by ARAG plc and is underwritten by AmTrust Europe Limited.

Pikl Insurance Services Ltd is a company incorporated in England and Wales under No. 10449346, and whose registered address is Suite B, 2<sup>nd</sup> Floor, The Atrium, St Georges Street, Norwich, NR3 1AB. Pikl are appointed as Insurers' Agents and are authorised and regulated by the Financial Conduct Authority under reference 773457.

First Underwriting Limited is registered in England & Wales, Company Number 07857938 and is authorised and Regulated by the Financial Conduct Authority under Firms Registration Number (FRN) 624585.

Accredited Insurance (Europe) Limited – UK Branch (UK Company Number: BR021362; FRN:608422) is the UK Branch of Accredited Insurance (Europe) Limited which is incorporated in Malta (Company number: C59505) with limited liability and with its Registered Office and principal place of business



at Development House, St Anne Street, Floriana, FRN 9010 Malta. Accredited Insurance (Europe) Limited is licensed in accordance with the Insurance Business Act, 1998 (Chapter 403, Laws of Malta) to carry out insurance and reinsurance business, and together with its UK Branch, is subject to limited regulation by the UK's Financial Conduct Authority and the Prudential Regulation Authority.

ARAG plc is registered in England number 02585818. Registered address: 9 Whiteladies Road, Clifton, Bristol BS8 1NN. ARAG plc is authorised under a Binding Authority Agreement with the insurer AmTrust Europe Limited to administer this insurance. AmTrust Europe Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority.

The Financial Services register can be checked by visiting the website www.fca.org.uk/register. The FCA is the independent watchdog that regulates financial services.

#### How to Make a Claim

In the event of any incident or event that might lead to a claim under the **Policy**:

- **You** must contact **Us** as soon as possible and, in any event, no later than 30 days from the date of any incident or event.
- When notifying a claim, **You** must provide **Your** name, **Your Policy** number, and full details of the Loss or Damage.

Failure to comply with these conditions shall be a bar to any claim.

If **You** need to make a claim, please let **Us** know as soon as possible by contacting **Us** in one of the following ways providing **Your** policy number.

For all claims with the exception of Legal Expenses please use the details below:

Tel: 0330 124 5108

Claims Consortium Group, Blackdown House, Culmhead Business Centre, Culmhead, Taunton, Somerset, TA3 7DY

Email: piklclaims@claimsconsortiumgroup.co.uk

For Legal Expenses claims: Please contact ARAG with the details below:

Tel: 0117 917 1698

You can also download a claim form at <a href="www.arag.co.uk/newclaims">www.arag.co.uk/newclaims</a>



#### **General Information**

This **Policy** wording, together with **Your Policy** schedule including any endorsements forms **Your Policy** and sets out the conditions of the contract of insurance between **You** and **Us**.

Please read **Your Policy** wording carefully and keep it, together with **Your** schedule in a safe place.

- You should understand what the insurance covers and does not cover.
- You should understand Your duties under the insurance, as the policyholder.
- You must tell **Us** as soon as possible of any circumstances **You** become aware of which may lead to a claim.

**Your Policy** or sections of **Your Policy** may be underwritten by more than one **Insurer**.

This **Policy** of insurance is designed to work alongside **Your** existing **Property Policy**, as an additional insurance cover providing protection when **You** or **Your** tenant are undertaking **Hosting Activities**. Therefore, in order for **You** to be eligible for this **Policy** and for it to provide **You** with the value and protection **You** require, **You** must have a valid annual **Property Policy** in place.

In purchasing this **Policy You** must also ensure that the cover will be in force for the entire occupancy period of **Your Guests** stay.

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

## **Complaints**

In the first instance You should contact Your Insurance Provider who sold You this Policy.

If **Your Insurance Provider** is unable to resolve **Your** complaint and **Your** issue is in relation to a claim (except for Legal Expenses), please contact:

Mark Bacon, Managing Director, First Underwriting Ltd, Part Level 15, The Gherkin, 30 St Mary Axe, London, EC3A 8EP

In addition to the Financial Ombudsman Service (detailed later in this section) you may also be able to refer your complaint to: Office of the Arbiter for Financial Services, 1st Floor St Calcedonius Square, Floriana FRN 1530 Malta, telephone (+356) 212 49245 if you are not satisfied with our final response or we have not responded within fifteen (15) working days. You will have to pay EUR 25.00 at the time of making your complaint to the Arbiter to use this service.

About the Office of the Arbiter for Financial Services

The Office of the Arbiter for Financial Services considers that a 'complaint' refers to a statement of dissatisfaction addressed to an insurance undertaking by a person relating to the insurance contract or the service he/she has been provided with. The terms 'person' does not specify that this is limited to individuals and therefore any policyholder, insured person, beneficiary and injured third party (irrespective of the country of residence or where the risk in situated) is eligible to make a complaint.



For more information on the Office of the Arbiter for Financial Services and its complaints process, please visit: https://financialarbiter.org.mt/en/Pages/Home.aspx

If you have a complaint about the handling of any legal expenses claim please contact ARAG's Customer Relations Department using the contact details below:

ARAG plc,9 Whiteladies Road, Clifton, Bristol, BS8 1NN.

Tel: +44 (0)117 917 1561

Email: <u>customerrelations@araq.co.uk</u>

In all correspondence please state that **Your** insurance is administered by Pikl Insurance Services and quote **Your** unique policy number.

Following the complaints procedure does not affect **Your** legal rights as a consumer. For further information **You** can contact the Citizens Advice Bureau or Trading Standards.

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

For more information regarding the scope of the Financial Ombudsman Service please refer to: www.financial-ombudsman.org.uk

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

Tel: 0800 023 4567

Get in touch online: https://www.financial-ombudsman.org.uk/contact-us/complain-online

## **Financial Services Compensation Scheme**

**We** are members of the Financial Services Compensation Scheme (FSCS) and **You** may be entitled to compensation from the scheme if **We** are unable to meet **Our** obligations under this insurance. **You** can get more information about compensation scheme arrangements from the FSCS or visit www.fscs.org.uk.

## **Eligibility**

In order for this **Policy** to be valid **You** must have met the conditions as detailed below:

#### **About You**

- You are a UK or Isle of Man resident (this does not include the Channel Islands)
- You are the property owner or have a legal responsibility for the property
- You have not had more than 2 property insurance or Host insurance claims in the last 12 months or over 3 in the last 5 years

#### **About Your Property**

- The property is well maintained in a good state of repair and is not undergoing renovation
- The Property is located within the United Kingdom (including Northern Ireland),
- The Property is not a grade 1 listed Building or equivalent
- The Property does not have a thatched (or part thatched) roof



• The Property has a rebuild value less than £1,000,000

#### **About Your Hosting**

- You have less than 20 people (10 adults / 10 children) staying in Your Property at any one time
- **You** have an existing policy of property insurance in place and have informed /will inform the the insurer within the next 30 days that there is or may be short term letting activity at the property.
- **You** confirm that **You** have permanent tenants at your property and have conducted satisfactory tenant referencing on these tenants
- **You** confirm that **You** or **Your** appointed agent have inspected your property prior to the purchase of this policy and confirm that it is not being sublet prior to insurance being in place
- **You** confirm that **You** or **Your** appointed agent performs an inspection of your property every 3 months
- **You** are operating **Your** let in compliance with any local authority regulations, laws and within any relevant permissions or statutory conditions that may exist
- **You** agree to provide and or give us permission to access **Your** letting history including with the sharing platform(s) if applicable

#### **Definitions**

These definitions apply throughout **Your Policy**. If a word or phrase has a defined meaning it will be highlighted in **bold** print and will have the same meaning wherever it is used. They will apply equally whether in the plural or singular. These words or phrases have the meaning or definition set out below unless otherwise stated in the paragraphs in which they apply.

**Accidental Damage:** Accidental sudden and unintentional Loss or destruction of or Damage to **Your** property.

**Bodily Injury:** Death or physical injury caused by a sudden and unexpected external visible event.

**Charging Point**: **Your** hybrid or electric vehicle charging unit (including **Your** connections and cables that connect the charging unit to a vehicle) which a vehicle connects to for the purposes of electrical charging.

**Contents:** Household items, including **Valuables, Electrical Valuables** and personal belongings, which are inside the **Insured Property** during the **Period of Insurance** which **You** legally own or are legally responsible for. This does not include motorised vehicles, **Charging Point**, documents or domestic pets.

**Communicable Disease**: any disease which can be transmitted by means of any substance or agent from any organism to another organism where:

- 1) the substance or agent includes, but is not limited to, a virus, bacterium, parasite or other organism or any variation thereof, whether deemed living or not, and
- 2) the method of transmission, whether direct or indirect, includes but is not limited to, airborne transmission, bodily fluid transmission, transmission from or to any surface or object, solid, liquid or gas or between organisms, and



3) the disease, substance or agent can cause or threaten damage to human health or human welfare or can cause or threaten damage to, deterioration of, loss of value of, marketability of or loss of use of property insured hereunder,

For the avoidance of doubt, the scope of this definition includes, but is not limited to, Covid-19, any other type or strain of coronavirus or any other pandemic of any type (or any disease as defined here whether pandemic or non-pandemic).

Electrical Valuables: Audio equipment, video equipment and satellite decoders.

**Excess:** The first amount of each and every claim as shown in the relevant section for which **You** are responsible.

**Guest:** A person or persons, including their family and/or travelling companions, who the **Host** has agreed may stay at the **Insured Property** for an agreed period of time. As set out under the terms of the written short let agreement between the **Host** and the **Guest**.

**Host: Your** permanent tenants at the **Insured Property** who have agreed to allow **Guests** into their home.

**Hosting Activity**: Any activity which **Your** permanent tenants perform in order to fulfil their legal obligations under the terms of the written short let agreement between the **Host** and the **Guest**.

**Insurer(s):** This **Policy** is underwritten by First Underwriting on behalf of Accredited Insurance (Europe) Limited – UK Branch for all sections except Legal Expenses which is provided by ARAG plc and is underwritten by AmTrust Europe Limited.

**Insurance Provider:** The company who provided this **Policy** to **You**.

**Insured Property:** The building or structure, driveways, gardens, swimming pools, hot tubs and saunas owned by **You** or for which **You** are legally responsible, as detailed in **Your Policy** schedule. This does not include **Charging Points.** 

Malicious Damage: Any act of intended Damage to the Insured Property.

**Period of Insurance**: The period shown on the policy schedule as the **Period of Insurance**.

**Policy:** This document, along with the schedule and any endorsements attached or issued by **Your Insurance Provider** 

**Platform:** Any website which connects the **Guest** with the **Host**.

**Property Policy:** A property insurance policy which includes cover for Damage to the **Insured Property,** when not being used for **Hosting Activity,** caused by perils such as: Flood and Storm, Landslip and Heave, Subsidence, Escape of water, Fire and Smoke and **Theft**, together with Public Liability cover.

**Theft:** Means any act of fraud or dishonesty committed with the clear intent of obtaining an improper financial gain for themselves or for any other person or organization.

**Valid Booking:** A property rental booking for a **Guest** for an agreed period of time.

Valuables: Pictures, painting and works of art.

We/Us/Our/Insurer: The Insurer(s) and/or the Your Insurance Provider.



You/Your/Insured: The person or persons named on the Policy schedule

### Information provided by You

**You** must take reasonable care to provide accurate and complete answers to all the questions **You** are asked when **You** take out or make changes to this **Policy**.

**You** must notify **Your Insurance Provider** as soon as possible if any of the information in **Your Policy** documents is incorrect or if **You** wish to make a change to **Your Policy**.

If **You** do not provide accurate and complete answers to the questions **You** are asked, or **You** fail to notify **Insurance Provider** of any incorrect information or changes **You** wish to make, **Your Policy** may not operate in the event of a claim. **We** may not pay any claim in full or **Your Policy** could be invalid.

## Changes that may affect Your cover

**You** must tell **Insurance Provider** as soon as possible about any changes to the information **You** provided when **You** purchased this **Policy**, for example:

- If You no longer own the Insured Property,
- If any building or renovation works are due to take place.

This is not an exhaustive list and any changes **You** tell **Us** about may affect **Your** cover or result in a change to **Your** premium. If **You** are unsure whether a change may affect **Your** cover, please contact **Your Insurance Provider**.

Please note that in the UK, **Property Policies** of insurance will usually cover damage to property caused by the following specified perils: Flood and Storm, Landslip and Heave, Subsidence, Escape of water, Fire and Smoke and **Theft,** together with Public Liability cover.

#### Cancellation

**You** have the right to cancel this **Policy** within 14 days of the date **You** purchased the **Policy** or when **You** received the **Policy** documents, if this is later. **You** do not need to provide a reason for cancellation, and **We** will provide a full refund of any premium paid, unless **You** have made a claim or there has been an incident likely to result in a claim.

If **You** wish to cancel the **Policy** after the 14 day period detailed above there will be no refund and all outstanding premiums will become due.



**We** may at any time cancel the **Policy** by giving 14 days' notice in writing, where there is a valid reason for doing so. A cancellation letter will be sent to **You** at **Your** last known address. Valid reasons may include but are not limited to:

- a) Non-payment of premium;
- b) Threatening and/or abusive behavior;
- c) Failure to provide documents;
- d) Non-compliance with **Policy** terms and conditions.

If **We** cancel **Your Policy**, **We** will provide a refund of **Your** premiums less a charge for the cover already provided, unless the reason for cancellation relates to fraud, which is detailed on page 10.

## **Payment of Premiums**

No claim will be paid out under this **Policy** until premium monies owing are paid to **Us**.

#### **General Conditions**

**We** will not make any payment for any Loss occurring whilst any of these conditions are not being complied with unless **You** can establish that the non-compliance could not have increased the risk of the Loss arising in the circumstances in which it occurred.

- You agree to provide and/or give Us permission to access Your Hosts letting history with the Platform(s).
- You must procure there is a written agreement in place between the **Host** and the **Guest** setting out the terms of the **Hosting Activity**.
- You confirm that the **Host** is operating **Hosting Activity** in compliance with any local authority regulations, laws and within any relevant permissions or statutory conditions that may exist.
- You confirm that You or Your appointed agent performs an inspection of Your Insured Property every 3 months.
- You must have a valid annual **Property Policy** in place during the period of insurance for this **Policy**.
- **Your** permanent tenants may not have **Guests** at the **Insured Property** if there will be any renovations, structural alterations or extensions taking place.
- You must take all reasonable steps to prevent accident or **Bodily Injury** and to protect **Insured Property** and **Contents** against Loss or Damage.
- You must make every reasonable effort to minimise Loss, Damage and/or liability and take appropriate emergency measures immediately if they are required to reduce the value of any Loss or claim.
- You must ensure that all Gas appliances fitted at the Insured Property have been inspected, approved and are serviced every 12 months by a Gas Safe Registered person. This must be in place prior to **Guests** arriving at the **Insured Property**.
- You confirm that You are the owner of the Insured Property.
- You must have in place a valid gas safety certificate
- You must procure the **Insured Property** in good condition and in a good state of repair and ensure that **Your** Tenant complies with regulations imposed by any lawful authority



The conditions below shall continue to be in force during the whole currency of this **Policy**. Failure to comply with any such condition shall be a bar to any claim.

- You have paid all premiums that have become due.
- You can comply with all eligibility criteria on page 4.
- At the time of any Loss and/or claim the Insured Property is subject to a Valid Booking
  and cover must be put in place before the Guest(s) arrive. We will require evidence of
  this.
- The **Insured Property** must be equipped with essential items, such as curtains, beds and furniture essential for modern living.
- **You** are required to contact **Us** as soon as possible and, in any event, no later than 30 days from the date of any incident or event that might lead to a claim under the **Policy**.
- You must inform the police immediately upon discovering any **Theft**, or malicious Damage by a **Guest** and **You** must provide **Us** with the crime number or equivalent.
- You must not make any offer, deal, payment or compromise to settle any claim that is made by the **Guest** and/or a third party.
- We have the right to require **You** to submit a claim to **Your Property Policy** provider in respect of the claim, and to require **You** to provide **Us** with written evidence from them of their decision on whether the claim fails to be covered under the terms of the **Policy**.
- The **Host** must have retained the full deposit paid to **Host** by the **Guest**.

#### **General exclusions**

The following exclusions apply to all claims under the **Policy**:

- Claims which would be covered under a Property Policy if this Policy did not exist, other
  than in respect of any amount in excess of the sum payable under the other insurance
  policy.
- Claims which are not a direct result of Hosting Activity.
- Claims which are not as a result of a **Valid Booking**.
- Claims resulting from any deliberate act by **You**/ the **Host**, a member of the **Host** family or any person permanently resident at the **Insured Property**.
- Claims where evidence of fraud, deception and falsehood, or deliberate omissions or misstatements have been found for any reason.
- Claims for Damage, **Accidental Damage** or Loss caused by **You**.
- Claims for tenants/Hosts contents.
- Claims where the deposit paid by the **Guest** is greater than or equal to the value of the
- Claims covered under another policy of insurance or guarantee.
- Any Loss, Damage or Accidental Damage to:
  - o guns or sports equipment including scuba diving equipment;
  - o audio, visual and computer software discs, cassettes, tapes including their packaging;
  - o cash, credit cards, vouchers or equivalent.
- Loss, Damage or **Accidental Damage** caused by any motorised vehicle.
- **Theft** of items not proven to have been stolen in the **Theft** event.
- Loss or Damage that occurs because of professional or domestic cleaning.



- Any direct or indirect consequence of terrorism as defined by the Terrorism Act 2000 and any amending or substituting legislation.
- Any direct or indirect consequence of war, civil war, invasion, acts of foreign enemies (whether
  war be declared or not), rebellion, revolution, insurrection, military or usurped power, or
  confiscation, nationalisation, requisition, destruction of or Damage to property by or under the
  order of any government, local or public authority.
- Any direct or indirect consequence of:
  - o irradiation, or contamination by nuclear material; or
  - o the radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter; or
  - o any device or weapon which employs atomic or nuclear fission or fusion or other comparable reaction or radioactive force or matter.
- Any claims where Damage has been caused during general maintenance by **You** or persons or company appointed by **You**.
- Any legal claim where something **You** have done or have failed to do has prejudiced **You** or the **Insurer** in respect of the action.
- General wear and tear or any other gradually operating cause, domestic pets, mechanical or electrical breakdown, malfunction, fault or being used against manufacturers advice or inadequate workmanship or incorrect use of equipment.
- Damage or **Accidental Damage** that consists solely of scratches, marks or dents, where the functionality of the equipment is not affected.
- Damage or **Accidental Damage** such as chewing, scratching, tearing and defecating by a domestic pet.
- Vermin, mould, rot or rust.
- Blocked sewage pipes.
- Any consequence, howsoever caused, including but not limited to Computer Virus resulting in Electronic Data being lost, destroyed, distorted, altered, or otherwise corrupted.
- For the purposes of this **Policy**, Electronic Data shall mean facts, concepts and information stored to form useable data for communications, interpretations, or processing by electronic or electromechanical data processing or other electronically controlled hardware, software and other coded instructions for the processing and manipulation of data, or the direction and manipulation of such hardware. For the purposes of this **Policy**, Computer Virus shall mean a set of corrupting, harmful, or otherwise unauthorised instructions or code, whether these have been introduced maliciously or otherwise, and multiply themselves through a computer system or network of whatsoever nature. Any claims where damage has been caused during general maintenance by **You** or persons or company appointed by **You**.
- This **Policy** excludes any loss, damage, claim, liability (whether actual or alleged), any cost or expense of any type or any other sum, directly or indirectly arising out of, attributable to, or occurring concurrently or in any sequence with a **Communicable Disease** or the fear or threat (whether actual or perceived) of a **Communicable Disease**.

For the avoidance of doubt, the loss, cost, damage, liability, expense or any other amount that is excluded here includes any cost to clean-up, detoxify, remove, monitor or test for a communicable disease or any property that is affected by a **Communicable Disease**.

This exclusion applies to all sections, all covers and all parts of this policy. Nothing else in this **Policy** will override this exclusion.



(Please note that communicable disease includes both Covid-19 and other diseases and its full meaning is as shown in the definition for it in the Definitions section.)

#### **Fraudulent Claims**

If **You** or anyone acting for **You** makes a false or fraudulent claim, which includes but is not limited to:

- making a statement to **Us** or anyone acting on **Our** behalf, knowing the statement to be false;
- sending Us or anyone acting on Our behalf a document, knowing the document to be forged or false;
- making a claim for any Loss or Damage You caused deliberately; or
- acting dishonestly or exaggerating a claim.

#### We:

- a) are not liable to pay the claim: and
- b) may recover from You any sums paid by Us to You in respect of the claim; and
- c) may by notice to **You** treat the contract as having been terminated with effect from the time of the fraudulent act.

If **We** exercise **Our** right under (c) above, **We** shall not be liable to **You** in respect of a relevant event occurring after the time of the fraudulent act. A relevant event is whatever gives rise to **Our** liability under the insurance contract, such as the occurrence of a Loss, the making of a claim, or the notification of a potential claim.

**We** will not return any of the premiums paid.

This information may also be shared with the police and other insurers for fraud prevention purposes.

## **Rights of third parties**

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

#### **Sanctions**

**We** shall not provide any benefit under this **Policy** to the extent of providing cover, payment of any claim or the provision of any benefit where doing so would breach any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanction, laws or regulations of the European Union, United Kingdom or United States of America.

## **Our Rights of Subrogation**

**We** will be entitled in **Your** name, at the request and at the expense of the **Insurer**, to take and permit to be taken all necessary steps for enforcing rights against any other party in **Your** name before and/or after any payment is made by the **Insurer**.



**We** will have full discretion in the conduct of such legal proceedings, and **You** will be required to provide **Your** reasonable help and assistance.

## **Governing law and jurisdiction**

This **Policy** is governed by English law and any actions involving this **Policy** shall be heard within the sole jurisdiction of the English Courts.

## **Your Cover**

## **Section 1: Building**

This section covers the **Insured Property** against physical Loss or Damage:

- caused by a Guest during the course of that Guest's corresponding Valid Booking; or
- arising as a direct result of Hosting Activity,

occurring during the **Period of Insurance** and a **Valid Booking** and caused by one of the perils listed below.

What is Covered	What is not Covered
Fire, Smoke and Explosion	The Excess of £250.
	Any amount over £ <b>1,000,000</b> in total per claim for Fire, Smoke and Explosion.
Accidental Damage	<b>Excess</b> of £250, unless relating to escape of water or oil where an <b>Excess</b> of £500 will
Malicious Damage	apply.
Escape of water or heating oil from water tanks, equipment or pipework	Any amount over £80,000 in total per claim for Accidental Damage and/or Malicious Damage.
	Any loss or damage arising from Fire, Smoke and Explosion, or any other risk detailed under the What is Covered sections of this <b>Policy</b> . (such damage would be covered under the appropriate paragraph subject to the exceptions and excess applicable to that paragraph).



Theft or attempted Theft	The <b>Excess</b> of £250.
	Any amount over <b>£20,000</b> in total per claim.
	<b>Theft</b> or attempted <b>Theft</b> not proven to have been caused due to the actions of a <b>Guest</b> .
	<b>Theft</b> or attempted <b>Theft</b> which has not been reported to the police with a valid crime reference number.
Loss or Damage to the <b>Insured Property</b> or garden following emergency services attending the <b>Insured Property</b> to mitigate Damage to the <b>Insured Property</b> or provide medical assistance	The <b>Excess</b> of £250.  Any amount over £5,000 in total per claim.
<b>Theft</b> or Loss of keys to the <b>Insured Property</b> by a <b>Guest</b> and replacement of the associated locks	The <b>Excess</b> of £150.  Any amount over £1,000 in total per claim.
If the <b>Insured Property</b> is not habitable due to repairs being conducted following a covered claim under this <b>Policy</b> , <b>We</b> will pay for reasonable alternative accommodation costs	Any cost of/relating to food or drinks.  Any amount over £200 per day.
for the <b>Host</b> and their family who reside with them in the <b>Insured Property</b> .	Any amount over <b>£20,000</b> in total per claim.

## **Section 2: Contents**

This section covers the **Contents** against Loss or Damage:

- caused by a **Guest** during the course of that **Guest's** corresponding **Valid Booking**; or
- arising as a direct result of Hosting Activity,

occurring during the **Period of Insurance** and a **Valid Booking** and caused by one of the perils listed below.

What is Covered	What is not Covered
Fire, Smoke and Explosion	The Excess of £250.
	Any amount over £20,000 in total per claim for Fire, Smoke and explosion.  Any amount over £20,000 in total per claim for Valuables and Electrical Valuables



#### **Accidental Damage**

#### **Malicious Damage**

Escape of water or heating oil from water tanks, equipment or pipework

The **Excess** of £250, unless relating to escape of water or oil where a £500 **Excess** applies.

Any amount over £10,000 in total per claim for Accidental Damage and/or Malicious Damage.

Any loss or damage arising from Fire, Smoke and Explosion, or any other risk detailed under the What is Covered sections of this **Policy**. (such damage would be covered under the appropriate paragraph subject to the exceptions and excess applicable to that paragraph).

**Valuables** and **Electrical Valuables**, where the replacement value of a single article exceeds £1,000.

Any amount over £20,000 in total per claim for Valuables and Electrical Valuables

#### **Theft** or attempted **Theft**

The Excess of £500.

Any amount over £5,000 in total per claim.

**Theft** or attempted **Theft** not caused by a **Guest**.

**Theft** of items where **Your** ownership cannot be proven by presentation of a receipt.

**Theft** of cash, credit cards, vouchers or equivalent.

**Theft** or attempted **Theft** which has not been reported to the police as soon as possible after discovery with a valid crime reference number.

**Theft** or attempted **Theft** of **Valuables** unless they are kept in a locked safe or locked room that is inaccessible by the **Guest**.

Laptops, tablets and phones unless they are kept in a locked room when left unattended and out of sight.



	Valuables and Electrical Valuables left in outbuildings, garages and the open.  Valuables and Electrical Valuables, where the replacement value of a single article exceeds £1,000.  Contents kept in outbuildings, garages or out in the open whose value exceeds £200.  Contents which are stolen, fraudulent, counterfeit, invalid or to which the Host is not entitled for any reason.
Damage to <b>Contents</b> in the <b>Insured Property</b> as a result of emergency services attending the <b>Insured Property</b> to mitigate Damage or provide medical assistance	The <b>Excess</b> of <b>£250</b> .  Any amount over <b>£5,000</b> in total per claim.
Damage to <b>Contents</b> and the cost of fumigation services that occurs due to infestation of pests where the infestation is attributable to the <b>Guest</b>	The <b>Excess</b> of £150.  Any amount over £1,000 in total per claim.
Fatal injury to <b>You</b> taking place at the <b>Insured</b> premises and being caused as a direct consequence of <b>Hosting Activities</b>	Any amount above £10,000 for each Insured person.  Ongoing medical conditions.  Where the cause of the fatal injury cannot be attributed to a single accidental event.

## How much we will pay

**The most We** will pay for any one event or series of events is the amount shown in the relevant section.

**Policy** limits are contained within this **Policy** document.

If the **Insured Property** have not been maintained in a good state of repair, **We** will make a deduction for wear and tear. **We** will not pay for the cost of replacing or repairing any undamaged part(s) of the **Insured Property**.

#### Other costs

**We** will pay the following necessary and reasonable costs and expenses that **You** incur in rebuilding or repairing following **Guest** Damage insured by this section:



- the cost of dismantling, demolishing, shoring up or propping up any part of the Insured Property;
- the cost of complying with any statutory or local authority requirement regarding the damaged part of the **Insured Property**, unless notice of such requirement was served before the Damage and provided the **Insured Property** were originally built according to any government and local authority regulations in force at the time;
- the fees of architect, surveyors or consulting engineers;

**We** will not pay for the cost of preparing a claim.

In regard to Contents, at Our option We will:

- 1) replace or repair, or
- 2) make a cash settlement for lost or damaged **Contents** after making an allowance for wear and tear.

For carpets which are only damaged in one clearly defined area **We** will only pay for the cost of replacing that area. **We** will not pay for any loss of value to any item which **We** have repaired or replaced.

**We** will not pay for the cost of replacing or repairing any undamaged **Contents**. **We** will not pay for the cost of replacing or repairing any undamaged items which form part of a pair, set, suite or part of a common design.

Any payments **We** make will take into account any money that **Your Host** has obtained from a **Guest**. **We** will not make any payment under this **Policy** unless **Your Host** has received payment from the **Guest(s)** for the booking. If a deposit has been taken from the **Guest(s)**, **We** will deduct the deposit amount from the claim total.

We may take proceedings at Our own expense but in Yours and/or the Host's name to recover any sums paid under this Policy. If You or the Host has any other insurance which covers the same Loss, Damage or liability, We will not make any payment under this Policy until all cover under the other policy is exhausted. You will need to prove that Guest Damage occurred during a booking.



## **Section 3: Electric and Hybrid Home Charging Units**

We will provide the following cover for **Charging Points** which **You** are responsible for and which are permitted to be used as part of **Your Hosting Activity**, during a **Valid Booking**, where it is located at the **Insured Property**, up to a maximum sum insured of £1500.

What is covered	What is not covered
Accidental Damage to the Charging Points caused by the Guests.	Any event caused by the incorrect use of the <b>Charging Points</b> by <b>You</b> .
Malicious Damage to the Charging Points caused by the Guests.	Any event caused by the improper installation and/or maintenance of the <b>Charging Points</b> .
Theft of the <b>Charging Points</b> caused by the <b>Guests.</b>	Non-adherence to relevant local authority, installation or legal guidelines and regulations.

## **Section 4: Legal Liability**

This section covers compensation for:

- accidental loss of or damage to third party property or
- accidental **Bodily Injury** to a third party or the **Guest**

occurring during the **Period of Insurance** and a **Valid Booking** and arising as a direct result of **Hosting Activity**, including the use of **Charging Points**, for which **You** are legally responsible.

This **Policy** covers **You** for claims and/or compensation up to a maximum of £2,000,000 (including any legal costs) for each claim. All claims arising from the same original cause, a single source or a repeated or continuing act, incident or event will be regarded as one claim.

This section also covers reasonable legal costs and expenses incurred with **Our** prior agreement to defend a covered claim. Such costs are included within the limit shown above.

What is Covered	What is not Covered
Claims for:	The Excess of £250.
<ul> <li>Loss of or damage to third parties' properties; or</li> <li>Bodily Injury</li> </ul>	Your liability for damage to property of Bodily Injury to You, Your family, Your employees or any other permanent resident at the Insured Property.  Liability resulting from Your profession or business, except for Hosting Activities.
	Liability from incorrect use of a <b>Charging Point</b> by <b>You</b> .



Liability where a **Charging Point** has not been installed or maintained inline with the manufacturer's guidelines.

Liability relating to **Charging Points** where **You** have not adhered to the relevant local authority, legal guidelines and regulations, manufacturer guidelines or where the manufacturer and/or installer is liable for damages under a guarantee or other insurance.

Liability relating to **Charging Points** which are subject to a product recall.

Liability for any criminal or violent act by **You**, the **Guest** or any other permanent resident at the **Insured Property**.

Claims arising out of **You** or **Your** employees doing anything for or to a third party.

Liability for injury caused by any animal, other than cats or dogs. **We** will not in any event cover liability for injury caused by any 'specially controlled dogs' under the Dangerous Dogs Act 1991 or any similar or successor legislation.

Liability resulting from the use or ownership of:

- Mechanically powered vehicles or trailers attached to such vehicles, except garden machinery.
- Powered hovercraft, watercraft and aircraft.
- Remote controlled or pedestrian controlled models including drones.
- Animals of a dangerous species.
- Any horse for hunting, racing or polo.
- Firearms, except airguns or sporting guns.
- Lifts (other than a stair lift) in the Insured Property.

Liability for any type of pollution or contamination unless this was caused by an accidental, sudden, unexpected and unintended incident at the **Insured Property** during the **Hosting Activity**.

Any liability that is caused by any act or omission of a **Guest** where the **Guest** is also legally liable.



Any liability relating to the provision or supply of food or drink.
Liability for or relating to the <b>Theft</b> of or Damage to the property of a <b>Guest</b> .
Any liability relating to, arising out of, or in connection with the use of a swimming pool
Any liability relation to sporting equipment of any kind.



## **Section 4: Legal Expenses**

The **Insurer** for this section is detailed on **Your** schedule.

#### **Definitions**

These definitions apply throughout this section only and are in addition to the definitions found on page 5. If a word or phrase has a defined meaning it will be highlighted in **bold** print and will have the same meaning wherever it is used. They will apply equally whether in the plural or singular.

#### **Appointed Adviser:** The

- solicitor, accountant, or other advisor (who is not a mediator), appointed by **Us** to act on behalf of the **Insured**
- mediator appointed by **Us** to provide impartial dispute resolution in relation to a claim accepted by **Us**.

**Collective Conditional Fee Agreement:** A legally enforceable agreement entered into on a common basis between the **Appointed Adviser** and **Us** to pay their professional fees on the basis of either

- 100% "no-win no-fee" or
- where discounted, that a discounted fee is payable.

**Conditional Fee Agreement:** A legally enforceable agreement between the **Insured** and the **Appointed Adviser** for paying their professional fees on the basis of either

- 100% "no-win no-fee" or
- where discounted, that a discounted fee is payable.

#### **Legal Costs and Expenses:**

- Reasonable legal costs and disbursements reasonably and proportionately incurred by the Appointed Adviser on the standard basis and agreed in advance by Us. The term "standard basis" can be found within the Courts' Civil Procedure Rules Part 44
- In civil claims, other side's costs, fees and disbursements where the **Insured** has been ordered to pay them or pays them with **Our** agreement
- Reasonable accountancy fees reasonably incurred under Insured event 4 Tax by the Appointed Advisor and agreed by Us in advance.

#### **Reasonable Prospects of Success:**

- Other than as set out below, a greater than 50% chance of the Insured successfully pursuing
  or defending the claim and, if the Insured is seeking Damages or compensation, a greater than
  50% chance of enforcing any judgment that might be obtained. Under Insured event 1 Contract,
  there must be a greater than 50% chance of successfully defending the claim in its entirety
- In all claims involving an appeal, a greater than 50% chance of the **Insured** being successful.

Where it has been determined that reasonable prospects of success as set out above do not exist, the **Insured** shall be liable to pay any legal costs incurred should they pursue or defend their claim irrespective of the outcome.



**Territorial Limits:** The United Kingdom, Channel Islands and Isle of Man.

We/Us/Our: The Insurer of this section as detailed on Your Policy schedule.

You/Your/Insured: The person or persons named on the Policy schedule

#### Insured incidents

This insurance covers **Your Legal Costs and Expenses** arising from the following **Insured** Events

Following an **Insured** Event, the **Insurer** will pay **Legal Costs and Expenses** up to £50,000 (including the cost of appeals) for all claims related by time or originating cause, subject to all of the following requirements being met:

- 1. The **Insured** Event occurs within the **Territorial Limit**
- 2. The claim
  - a) always has Reasonable Prospects of Success
  - b) is reported to **Us** 
    - i) during the **Period of Insurance**; and
    - ii) as soon as the **Insured** first becomes aware of circumstances which could give rise to a claim
- 3. Unless there is a conflict of interest, the **Insured** always agree to use the **Appointed Advisor** chosen by **Us** in any claim before proceedings have been or need to be issued
- Any dispute will be dealt with through mediation or by a court, tribunal, Advisory Conciliation and Arbitration Service or a relevant regulatory body agreed with Us within the Territorial Limit

**We** consider that a claim has been reported to **Us** when **We** have received the **Insured's** fully completed claim form

Where the **Insured** is seeking financial remedy and the cost of pursuing the **Insured's** claim is likely to be more than the any award of damages, the **Insurer** will not pay more than the value of the likely award.

What is Covered	What is not Covered
1. Contract  A dispute arising out of an agreement or alleged agreement which has been entered into by the Insured for:  (a) buying or hiring consumer	Any claim arising from or relating to:  • the Insured's business activities, trade, venture for gain, profession or employment, other than Hosting Activity  • a dispute with a tenant or leasee where the Insured is the landlord or lessor and the tenant or leasee is not a Guest
goods or services for the	



Insured Property that the Insured has let or intends to let to Guests  (b) privately selling goods	<ul> <li>loans, mortgages, pensions, or any other banking, life or long-term insurance products, savings or investments</li> <li>a contract involving a motor vehicle</li> <li>a settlement due under an insurance policy</li> <li>construction work, or designing, converting or extending any <b>Building</b> where the contract value exceeds £6,000 including VAT.</li> </ul>
2. Repossession  An action to evict a Guest from Your Insured Property after their agreed period of stay	<ul> <li>Any claim arising from or relating to:         <ul> <li>a contract entered into by an Insured, other than a written short let agreement with Your Guest</li> </ul> </li> <li>a dispute with any party other than the Guest.</li> </ul>
3. Personal Injury  A sudden event where the actions or inactions of a <b>Guest</b> directly cause the <b>Insured</b> physical <b>Bodily Injury</b> or death	<ul> <li>Any claim arising from or relating to:         <ul> <li>a condition, illness or disease which develops gradually or over time</li> </ul> </li> <li>mental injury, nervous shock, depression or psychological symptoms where the Insured has not sustained physical Bodily Injury</li> <li>defending any claim other than an appeal.</li> </ul>
4. Tax  A formal enquiry into the Insured's personal tax affairs provided that all returns are complete and have been submitted within the legal timescales permitted	<ul> <li>Any claim arising from or relating to:</li> <li>tax returns where HMRC imposing a penalty, or which contain careless and/or deliberate misstatements or non-disclosure of income</li> <li>a business or venture for gain of the Insured, other than Hosting Activity</li> <li>circumstances where the Disclosure of Tax Avoidance Scheme Regulations apply or should apply to the Insured's financial arrangements</li> <li>any enquiry that concerns assets, monies or wealth outside of Great Britain and Northern Ireland</li> <li>an investigation by the Fraud Investigation Service of HMRC.</li> </ul>

# **Legal Expenses Exclusions**

The exclusions below apply to this section in addition to General exclusions on page 9.

The **Insured** is not covered for any claim arising from or relating to:



- 1. **Legal Costs and Expenses** incurred without **Our** consent
- 2. any actual or alleged act or omission or dispute happening before, or existing at the start of the **Policy** and which the **Insured** believed or ought reasonably to have believed could have led to a claim under this section
- 3. an amount below £100
- 4. an allegation against the **Insured** involving:
  - a. assault, violence, or dishonesty, malicious falsehood or defamation
  - b. indecent or obscene materials
  - c. the use of alcohol or its unauthorised or unregulated manufacture, unlicensed dealing in alcohol or dealing in or using illegal drugs
  - d. illegal immigration
  - e. money laundering or bribery offences, breaches of international sanctions, fraud, or any other financial crime activities
- 5. a dispute between the **Insured's** family members
- 6. an **Insured's** deliberate or reckless act
- 7. a judicial review
- 8. a dispute arising from or relating to clinical negligence
- 9. a dispute with **Us** not dealt with under the Disputes Condition, or the **Insurer** or the company that sold this **Policy**
- 10. a group litigation order
- 11. material Loss to the extent that the **Insured** is covered for the Loss by an internet accommodation hosting **platform's** indemnity insurance
- 12. The **Insurer** will not pay any fines, penalties or compensation awarded against the **Insured**.

#### **Conditions**

The following conditions apply to this section in addition to General Conditions.

Where the **Insurer's** risk is affected by the **Insured's** failure to keep to these conditions the **Insurer** can cancel this section of **Your Policy**, refuse a claim or withdraw from an ongoing claim. The **Insurer** also reserves the right to recover **Legal Costs and Expenses** from the **Insured** if this happens.

#### 1. Your Responsibilities

An **Insured** must

- a) tell the **Insurer** immediately of anything that may make it more costly or difficult for the **Appointed Advisor** to resolve the claim in the **Insured's** favour
- b) cooperate fully with **Us**, give the **Appointed Advisor** any instructions **We** require, and keep them updated with the progress of the claim and not hinder them
- c) take reasonable steps to claim back **Legal Costs and Expenses** and, where recovered, pay them to the **Insurer**
- d) keep **Legal Costs and Expenses** as low as possible



e) allow the **Insurer** at any time to take over any claim and conduct in the **Insured's** name, any claim

#### 2. Freedom to choose an appointed advisor

- a) In certain circumstances as set out in 2b) below the **Insured** may choose an **Appointed Advisor**. In all other cases no right exists and **We** shall choose the **Appointed Advisor**
- b) If
  - i) a suitably qualified advisor considers that it has become necessary to issue proceedings
    - or proceedings are issued against an Insured, or
  - ii) there is a conflict of interest
  - the **Insured** may choose a qualified **Appointed Advisor**
- c) Where the **Insured** wishes to exercise the right to choose, the **Insured** must write to with their preferred representative's contact details and cost
- d) Where the **Insured** chooses to use their preferred representative, the **Insurer** will not pay more than **We** agree to pay a solicitor from **Our** panel. (**Our** panel solicitor firms are chosen with care and **We** agree special terms with them which may be less than the rates available from other firms.)
- e) If the **Insured** dismisses the **Appointed Advisor** without good reason, or withdraws from the claim without **Our** written agreement, or if the **Appointed Advisor** refuses with good reason to continue acting for the **Insured**, the **Insurer's** liability in respect of that claim will end immediately
- f) In respect of a claim under **Insured** Events 1 Contract or 3 Personal Injury, the **Insured** must enter into a **Conditional Fee Agreement** (unless the **Appointed Advisor** has entered into a **Collective Conditional Fee Agreement**), where legally permitted

#### 3. Consent

- a) The **Insured** must agree to **Us** having sight of the **Appointed Advisor's** file relating to the **Insured's** claim. The **Insured** is considered to have provided consent to **Us** or **Our** appointed a**gent** to have sight of their file for auditing and quality control purposes
- b) An **Insured** must have **Your** agreement to claim under this section

#### 4. Settlement

- a) The **Insurer** can settle the claim by paying the reasonable value of the **Insured's** claim
- b) The **Insured** must not negotiate or settle the claim without **Our** written agreement
- c) If the **Insured** refuses to settle the claim following advice to do so from the **Appointed Advisor**, the **Insurer** reserves the right to refuse to pay further costs



#### 5. Barrister's Opinion

We may require the **Insured** to obtain and pay for an opinion from a barrister if a dispute arises regarding the merits or value of the claim. If the opinion supports the **Insured**, then the **Insurer** will reimburse the reasonable costs of that opinion. If that opinion conflicts with advice obtained by **Us**, then the **Insurer** will pay for a final opinion which will be binding on the **Insured** and **Us**. This does not affect the **Insured's** right in the Disputes Condition below

#### 6. Disputes

If any dispute between the **Insured** and **Us** arises from this section, the **Insured** can make a complaint to **Us** as described on **Your** schedule and **We** will try to resolve the matter. If **We** are unable to satisfy the **Insured's** concerns the **Insured** can ask the Financial Ombudsman Service to arbitrate over the complaint

#### 7. Other Insurance

The **Insurer** will not pay more than their fair share (rateable proportion) for any claim covered by another **Policy**, or any claim that would have been covered by any other policy if this **Policy** did not exist

#### 8. Fraudulent Claims and Claims Tainted by Dishonesty

- a) If an **Insured** makes any claim which is fraudulent or false, this section of the **Policy** shall become void and all benefit under it will be lost
- b) An **Insured** shall at all times be entirely truthful and open in any evidence, disclosure or statement they give and shall act with complete honesty and integrity throughout. Where, on the balance of probabilities and having considered carefully all the facts of the claim, it appears that the **Insured** has breached this condition and that the breach has:
  - 1. affected **Our** assessment of **Reasonable Prospects of Success**, and/or
  - 2. prejudiced any part the outcome of the **Insured's** claim the **Insurer** shall have no liability for **Legal Costs and Expenses** incurred from the date of the **Insured's** breach

#### 9. Acts of Parliament

All legal instruments, bodies and rules referred to within this section shall include the equivalent in Wales, Scotland, Northern Ireland, the Isle of Man and the Channel Islands and any subsequent amendment or replacement legislation

## Helplines

The services under this Section are available to **You** during the **Period of Insurance**.

All helplines are subject to fair and reasonable use. The level of fair usage will depend on individual circumstances. However, if **Our** advisors consider that **Your** helpline usage is becoming excessive, they will tell **You**. If following that warning usage is not reduced to a more reasonable level, **We** can refuse to accept further calls.

Legal and Tax Advice - Please call 0344 571 7978



If **You** have a legal or tax problem **We** recommend that **You** call **Our** confidential legal and tax advice helpline. Legal advice is available 24 hours a day, 365 days of the year, and tax advice is available between 9am and 5pm on weekdays (except bank holidays). **We** give advice about personal legal matters (including **Hosting Activity**) within UK and EU law or personal tax matters within the UK. **Your** query will be dealt with by a qualified specialist who is experienced in handling legal and tax-related matters. Use of this service does not constitute reporting of a claim





Pikl Insurance Services Ltd is a company incorporated in England and Wales under No. 10449346, and whose registered address is Suite B, 2nd Floor, The Atrium, St Georges Street, Norwich, NR3 1AB. Pikl are appointed as **Insurers' Agents** and are authorised and regulated by the Financial Conduct Authority under reference 773457.