POLICY BOOKLET

Legal Expenses for Landlords

CONTENTS

CONTENTS	2
WELCOME	3
ABOUT THIS POLICY BOOKLET	4
DEFINITIONS APPLICABLE TO THE POLICY	5
LEGAL EXPENSES FOR LANDLORDS	9
SETTLING CLAIMS	25
COMPLAINTS	26
IMPORTANT INFORMATION	27
USEFUL CONTACTS	30

WELCOME

This booklet explains the ins and outs of our Legal Expenses for Landlords cover.

Legal Expenses for Landlords is the upgraded version of the Basic Legal Expenses you get as standard with a Homeprotect policy and includes the following benefits:

- ✓ Legal advice and tax advice helplines (available 24/7)
- ✓ ARAG Businesslaw (a range of how-to business and legal tools, guides, document templates and interactive checklists to help you manage your let property)
- ✓ Legal costs and expenses incurred due to the following insured incidents:
 - Repossession (if you are trying to get possession of your let property)
 - Property damage (if somebody damages your let property)
 - Eviction of squatters
 - Rent recovery (if your tenant's rent is overdue by at least a month)
 - Legal defence (if you are prosecuted in criminal court as a result of letting your property)
 - Tax protection (if HMRC undertake a full enquiry into your personal tax affairs)
 - Contract disputes (in relation to buying or hiring any goods or services for your let property)

In addition, if you have purchased the Rent Guarantee option:

- ✓ 100% of your rent arrears for a limited period while your tenant or ex-tenant still occupies your property
- ✓ 50% of your rent arrears for a limited period while your property is vacant (following repossession) if you need to repair it before it can be re-let

We have chosen ARAG to provide our legal expenses cover. ARAG have a tremendous pedigree and we have every confidence that they will provide you with a first class service.

We hope you find it clear and simple to read. But if you have any questions, you can call us on 0330 660 1000 (9am-8pm weekdays, 9am-1pm Saturdays).

Mark Eastham

CEO – Homeprotect

ABOUT THIS POLICY BOOKLET

Definitions

Certain words in this booklet have a specific meaning. So we've capitalised and italicised them to keep things clear and simple. You can check the <u>Definitions section</u> of this document for their exact meaning.

There are a few exceptions to this rule of capitalised and italicised definitions, given how frequently they are used throughout this booklet:

- 1. Where we refer to 'we', 'us' or 'our' we mean Homeprotect (a trading name of Avantia Insurance Limited).
- 2. Where we refer to 'insurer(s)', 'they', 'their', 'ARAG'S we mean ARAG Legal Expenses Insurance Company Limited.
- 3. Where we refer to 'you', 'your', 'insured' we mean the person, business or property owner who has taken out this *Policy*.

We sometimes highlight a definition in a text box where it's helpful...

Policy: The Legal Expenses for Landlords *Policy* comprises this booklet, the *Statement of Fact* and the *Schedule*, which should be read together.

HOW TO READ THE POLICY BOOKLET

The terms and conditions of your *Policy* are shown like this:

COVERED	NOT COVERED
✓ The left side explains in detail what you're	 The right side explains the circumstances
covered for in each section of the Policy	where the left side cover is restricted or
Booklet.	excluded.

PRINTING THIS BOOKLET

We've designed this *Policy* Booklet for reading on a screen. But you can also print it out if you prefer. Bear in mind that it's a long document, so you may want to print in black and white or print certain sections only.

DEFINITIONS APPLICABLE TO THE POLICY

This booklet contains words that are capitalised and italicised. We've explained their exact meaning below.

Appointed Representative

The *Preferred Law Firm*, law firm, tax consultancy, accountant or other suitably qualified person ARAG will appoint to act on your behalf.

Costs and Expenses

- All reasonable, proportionate and necessary costs chargeable by the *Appointed Representative* and agreed by ARAG in accordance with the *ARAG Standard Terms of Appointment*.
- The costs incurred by opponents in civil cases if you have been ordered to pay them, or you pay them with ARAG'S agreement

Countries Covered

- For insured incident Rent Guarantee: The United Kingdom of Great Britain and Northern Ireland
- For all other insured incidents: The United Kingdom of Great Britain and Northern Ireland, the Isle of Man and the Channel Islands.

ARAG Standard Terms of Appointment

The terms and conditions (including the amount ARAG will pay to an *Appointed Representative*) that apply to the relevant type of claim, which could include a conditional fee agreement (no win, no fee). Where a law firm is acting on your behalf the amount ARAG will pay is currently £100 per hour. This amount may vary from time to time.

Date of Occurrence

- For civil cases (except under insured incidents Rent Guarantee and Tax Protection), the date of the event that leads to a claim. If there is more than one event arising at different times from the same originating cause, then the *Date of Occurrence* is the date of the first of these events. (This is the date the event happened, which may be before the date you first became aware of it.)
- For criminal cases, the date you began, or are alleged to have begun, to break the criminal law in question.
- For insured incident Tax Protection, the date HM Revenue & Customs first notifies you of its intention to carry out an enquiry.

For insured incident Rent Guarantee: the first date that any of the rent due under the terms of the *Tenancy* (or any other amount agreed between you and your tenant) is not paid, unless this event and any other event leading to a claim have arisen from the same originating cause, in which case the *Date of Occurrence* will be the first of these events.

Hotel Expenses

Up to £150 per day to cover the cost of your accommodation for a maximum of 30 days while you are seeking possession of the *Property*.

Period of Insurance

The length of time for which this insurance is in force, as shown in the *Schedule* and for which you have paid and we have accepted a premium unless cancelled by you or us in accordance with our cooling off or cancellation conditions.

Please note: If you purchase this *Policy* after the start date of the Homeprotect home insurance policy, the first *Period of Insurance* will start at the date of purchase of this *Policy* and it will end when the Homeprotect home insurance policy ends, as shown on your *Schedule*.

Policy

The Legal Expenses for Landlords *Policy* comprises this booklet, the *Statement of Fact* and the *Schedule*, which should be read together.

Preferred Law Firm

A law firm, barrister or tax expert ARAG choose to provide legal or other services. These legal specialists are chosen as they have the proven expertise to deal with your claim and must comply with ARAG'S agreed service standard levels, which they audit regularly. The *Preferred Law Firm* is appointed according to the *ARAG Standard Terms of Appointment*.

Property

The private dwelling including outbuildings shown in the *Schedule* used for domestic use only and let under a *Tenancy*, unless noted in the *Statement of Fact* that the *Property* is used for other purposes.

Reasonable Prospects

 For civil cases, the prospects that you will recover losses or damages (or obtain any other legal remedy that ARAG have agreed to, including an enforcement of judgement), or make a successful defence, must be at least 51%. A *Preferred Law Firm* or tax consultancy on their behalf, will assess whether there are *Reasonable Prospects*.

- For criminal cases there is no requirement for there to be prospects of a successful outcome.
- For all civil and criminal appeals, the prospects of a successful outcome must be at least 51%.

Rent arrears

Unpaid rent that:

- Is owed to you under a *Tenancy*
- Would have been owed to you but for the breach of a *Tenancy* to let the *Property*

where ARAG have accepted your claim under insured incident Repossession.

Storage Costs

£10 per day to store your personal possessions for a maximum of four weeks after the termination of your *Tenancy* while you are unable to reoccupy the *Property*.

Schedule

The *Schedule* is part of this *Policy* and contains details of what level of legal expenses cover you have chosen.

Statement of Fact

A record of the information you provided us when applying for this insurance, and which will have been provided to you by us as evidence of the basis on which your application has been accepted and this *Policy* issued.

Tenancy

- An assured shorthold tenancy or assured tenancy under the Housing Act 1988; or
- A standard contract under the Renting Homes (Wales) Act 2016; or
- An assured tenancy or short assured tenancy under the Housing (Scotland) Act 1988; or
- A private residential tenancy under the Private Housing (Tenancies)(Scotland) Act 2016; or
- A Company Residential tenancy (company let) created after 28th February 1997 where the tenant is a Private Limited Company (Ltd), a Public Limited Company (Plc) or a Limited Liability Partnership (LLP); or
- A private residential tenancy to which the Private Tenancies (Northern Ireland) Order 2006 applies; or
- An agreement where you have let a room or rooms in the *Property* to a lodger for residential purposes and you live in the *Property* as the landlord along with the person you have let the room or rooms to; or

Go to Contents

Legal Expenses for Landlords

• Any equivalent or future amending legislation applying to this definition.

Unoccupied

Not lived in by you, your family, your tenant or any other person with your permission for more than 30 consecutive days unless noted in the *Statement of Fact*.

LEGAL EXPENSES FOR LANDLORDS

HELPLINE SERVICES

You can contact ARAG'S UK-based call centre 24 hours a day, seven days a week, during the *Period of Insurance*. However, ARAG may need to call you back depending on your enquiry. To help them check and improve their service standards, ARAG may record all calls. When phoning, please tell ARAG your *Policy* number and quote "Homeprotect"

LEGAL ADVICE HELPLINE

ARAG provide confidential advice over the phone on any personal legal issue, under the laws of the United Kingdom of Great Britain and Northern Ireland, any European Union country, the Isle of Man, Channel Islands, Switzerland and Norway.

If you wish to speak to ARAG'S legal teams about a legal problem, please phone ARAG on **0117 934 2138**.

Advice about the law in England and Wales is available 24 hours a day, seven days a week. Legal advice for the other countries is available 9am – 5pm, Monday to Friday, excluding public and bank holidays. If you call outside these times, a message will be taken and a return call arranged within the operating hours.

TAX ADVICE HELPLINE

ARAG offer confidential advice over the phone on personal tax matters in the UK.

If you wish to speak to ARAG's tax advisers, please phone ARAG on 0117 934 2138.

Tax advice is provided by tax advisers 9am – 5pm, Monday to Friday, excluding public and bank holidays. If you call outside these times, a message will be taken and a return call arranged within the operating hours.

ARAG cannot accept responsibility if the helpline services are unavailable for reasons they cannot control.

ARAG BUSINESS LAW

WHAT IS ARAG BUSINESSLAW?

ARAG Businesslaw contains a range of how-to business and legal step-by-step tools, guides, document templates, interactive checklists and infographics to help your property let business. Developed by

solicitors and tailored by you using ARAG'S smart document builders you can create ready-to-sign contracts, agreements and letters in minutes.

HOW DO I GET STARTED?

- 1. visit https://www.aragbusinesslaw.co.uk
- 2. enter DASBRES100 into the 'voucher code' text box and press 'Validate Voucher'
- 3. fill out your name and email address, create a password, and specify what type of business you have
- 4. validate your email address by pressing the link in the confirmation email that you receive

WHAT'S COVERED – LEGAL EXPENSES

ARAG agree to provide the insurance described in this *Policy* for you, in return for payment of the premium and subject to the terms, conditions, exclusions and limitations set out in this *Policy*, provided that:

- Reasonable Prospects exist for the duration of the claim
- The Date of Occurrence of the insured incident is during the Period of Insurance
- Any legal proceedings, or any other proceeding to resolve the insured incident will be dealt with by a court, or other body which ARAG agree to, within the *Countries Covered*; and
- The insured incident happens within the *Countries Covered*.

Countries Covered:

- For insured incident Rent Guarantee: The United Kingdom of Great Britain and Northern Ireland
- For all other insured incidents: The United Kingdom of Great Britain and Northern Ireland, the Isle of Man and the Channel Islands.

COVERED	NOT COVERED
ARAG will pay an Appointed Representative, on	✓ In the event of a claim, if you decide not to
your behalf, Costs and Expenses incurred, and	use the services of a Preferred Law Firm or
ARAG will pay your Hotel Expenses, Storage	tax consultancy, you will be responsible for
Costs and any Rent Arrears that ARAG have	any costs that fall outside the ARAG
agreed (only included in your Policy if your	Standard Terms of Appointment and these
Schedule shows that Rent Guarantee has been	will not be paid by ARAG.

selected), following an insured incident, provided that:

- ✓ The most ARAG will pay for all claims resulting from one or more event arising at the same time or from the same originating cause is £50,000.
- The most ARAG will pay in Costs and Expenses is no more than the amount ARAG would have paid to a Preferred Law Firm or tax consultancy. The amount ARAG will pay a law firm (where acting on your behalf) is currently £100 per hour. This amount may vary from time to time.
- In respect of an appeal or the defence of an appeal, you must tell ARAG as soon as possible and within the statutory time limits allowed that you want to appeal. Before ARAG pay the *Costs and Expenses* for appeals, they must agree that *Reasonable Prospects* exist.
- For an enforcement of judgement to recover money and interest due to you after a successful claim under this *Policy*, ARAG must agree that *Reasonable Prospects* exist; and
- Where an award of damages is the only legal remedy to a dispute and the cost of pursuing legal action is likely to be more than any award of damages, the most ARAG will pay in *Costs and Expenses* is the value of the likely award.

 If you are registered for VAT ARAG will not pay the VAT element of any *Costs and Expenses*.

Rent Arrears are payable by ARAG 30 days in arrears as shown under insured incident Rent Guarantee (only included in your *Policy* if your *Schedule* shows that Rent Guarantee has been selected)

Costs and Expenses:

- All reasonable, proportionate and necessary costs chargeable by the *Appointed Representative* and agreed by ARAG in accordance with the *ARAG Standard Terms of Appointment*.
- The costs incurred by opponents in civil cases if you have been ordered to pay them, or you pay them with ARAG'S agreement.

Appointed Representative: The Preferred Law Firm, law firm, tax consultancy, accountant or other suitably qualified person ARAG will appoint to act on your behalf.

Reasonable Prospects:

- For civil cases, the prospects that you will recover losses or damages (or obtain any other legal remedy that ARAG have agreed to, including an enforcement of judgement), or make a successful defence, must be at least 51%. A *Preferred Law Firm* or tax consultancy on their behalf, will assess whether there are *Reasonable Prospects*.
- For criminal cases there is no requirement for there to be prospects of a successful outcome.
- For all civil and criminal appeals, the prospects of a successful outcome must be at least 51%.

Hotel Expenses: Up to £150 per day to cover the cost of your accommodation for a maximum of 30 days while you are seeking possession of the *Property*.

Storage Costs: £10 per day to store your personal possessions for a maximum of four weeks after the termination of the *Tenancy* while you are unable to reoccupy the *Property*.

INSURED INCIDENTS

Repossession	
COVERED	NOT COVERED
 ✓ Costs and Expenses to obtain possession of the Property. 	

A REPOSSESSION – IMPORTANT CONDITIONS

- You must give the tenant the correct notices telling them that you want possession of the *Property*.
- All posted pre-agent notices and pre-proceeding notices must be sent by recorded delivery post.

Property damage	
COVERED	NOT COVERED
✓ Costs and Expenses for pursuing a civil dispute relating to the Property following any event which causes physical damage to such property.	
PROPERTY DAMAGE – IMPORTANT CONDITIONS	

• The amount in dispute must be more than £1,000.

Eviction of squatters	
COVERED	NOT COVERED
 Costs and Expenses to evict anyone who is not 	
your tenant or ex-tenant from the Property	
and who has not got your permission to be	
there.	

EVICTION OF SQUATTERS – IMPORTANT CONDITIONS

 In England, Wales and Scotland squatting in residential properties is a criminal offence and therefore please contact the police in the first instance.

Rent recovery	
COVERED	NOT COVERED
 ✓ Costs and Expenses to recover rent owed by your tenant for the Property if it has been overdue for at least one calendar month. 	

A RENT RECOVERY – IMPORTANT CONDITIONS

- If you accept payment (or part payment) of *Rent Arrears* from the tenant of the *Property*, you
 must be able to provide proof that you have warned the tenant that it does not prevent you
 taking further action against them under this *Policy*.
- Where the tenant is a limited company, you must first seek advice from the *Appointed Representative* before accepting payment of *Rent Arrears*.

Legal defence	
COVERED	NOT COVERED
Costs and Expenses to:	
✓ Defend your legal rights if an event arising	
from letting the Property leads to you	
being prosecuted in a criminal court.	
✓ Defend an appeal against your decision	
not to adapt the Property under disability	
discrimination legislation.	

Tax protection	
COVERED	NOT COVERED
 Costs and Expenses for a comprehensive 	 Your business activities other than letting the
examination by HM Revenue & Customs that	Property
considers all areas of your self-assessment tax	 Any investigation or enquiries by, with or on
return, but not enquiries limited to one or	behalf of HM Revenue & Customs into alleged
more specific area.	dishonesty or alleged criminal offences.

A TAX PROTECTION – IMPORTANT CONDITIONS

 You must have taken reasonable care to ensure that all returns are complete and correct and are submitted within the statutory time limits allowed.

Contract disputes	
COVERED	NOT COVERED
 Costs and Expenses for a dispute with a party 	 A dispute relating to an insurance policy,
you have a direct contractual relationship	other than where your insurer, excluding
with arising from an agreement or an alleged	Homeprotect, refuses your claim.
agreement which you have entered into for	* A loan, mortgage, pension, investment or
buying or hiring in any goods or services in	borrowing.
relation to the Property.	★ The purchase of the <i>Property</i> .
	★ Disputes relating to the <i>Tenancy</i> .

A CONTRACT DISPUTES – IMPORTANT CONDITIONS

• You must have entered into the agreement or alleged agreement during the Period of Insurance,

• The amount in dispute must be more than £100 (including VAT)

RENT GUARANTEE

Rent Guarantee is only included in your *Policy* if your *Schedule* shows that is has been selected, a premium has been paid and the *Property* is located in the *Countries Covered*.

Countries Covered:

- For insured incident Rent Guarantee: The United Kingdom of Great Britain and Northern Ireland
- For all other insured incidents: The United Kingdom of Great Britain and Northern Ireland, the Isle of Man and the Channel Islands.

Rent Guarantee	
COVERED	NOT COVERED
 ARAG will: ✓ Pay your <i>Rent Arrears</i> while your tenant or extenant still occupies the <i>Property</i> up to a 	 Any claim for <i>Rent Arrears</i> which accrue during a period where any legislation, government or court guidance, court systems
maximum of 12 months for any one claim, or the maximum number of monthly payments covered under your <i>Policy</i> , whichever is lower.	 or court rules result in: any or part of the possession proceedings relating to the <i>Property</i> being halted or delayed
 ✓ If after vacant possession the <i>Property</i> needs damage repaired to enable you to re-let it, ARAG will pay 50% of your <i>Rent Arrears</i> for a maximum of three months or until the <i>Property</i> is re-let, whichever happens first. 	 any court action for possession of the <i>Property</i> is prevented from being started Any <i>Rent Arrears</i> or any rent deferred prior to the start of this <i>Policy</i>, and any reduction in rent agreed at any time.
	 Rent Arrears once the Property is re-let.

A RENT GUARANTEE – IMPORTANT CONDITIONS

You must have:

- Obtained a satisfactory reference for each tenant and each guarantor from a referencing service before the *Tenancy* started, which must include:
 - written references from a previous managing agent or landlord;
 - an employer (or any other financial source)
 - a credit-history check (including the Enforcement of Judgments Office, County Court Judgments and bankruptcy)
- A detailed inventory of the contents and condition of the *Property* (with supporting photographs) which the tenant has signed
- Kept clear and up to date rental records

And provided that ARAG have accepted your claim under insured incident Repossession. ARAG will pay *Rent Arrears* only if it is always more likely than not that your claim for repossession of the *Property* will succeed.

In addition, if you receive payment or part payment of *Rent Arrears* from the tenant at any time following the notification of a claim, ARAG must be notified. Any part payments received must be applied against the earliest *Rent Arrears*. If ARAG have already made a payment in respect of *Rent Arrears* you must repay the sum received to ARAG immediately.

ADDITIONAL EXCLUSIONS

ARAG will not pay for:

× Late reported claims

Any claim reported to ARAG more than 90 days after the date you should have known about the insured incident.

× Cost ARAG have not agreed

Any *Costs and Expenses, Hotel Expenses* or *Storage Costs* or *Rent Arrears* that are incurred before ARAG'S expressed acceptance.

* Claims in first 90 days where the tenancy agreement pre-dates policy

Any disagreement with your tenant when the *Date of Occurrence* is within the first 90 days of the first *Period of Insurance* and the *Tenancy* started before the start of this *Policy*, unless equivalent legal expenses policy was in force prior to you insuring with *Us*/ARAG and cover had been maintained continuously between that previous policy ending and this *Policy* starting.

× Rent reviews and controls

Any claim relating to registering rents, reviewing rents, rent control, buying the freehold of the *Property* or any matter that relates to rent tribunals, rates tribunals, land tribunals, rent assessment committees and rent officers.

* Other types of property claims

Any claim relating to someone legally taking the *Property* from you, whether you are offered money or not, or restrictions or controls placed on the *Property* by any government or public or local authority unless the claim is for accidental physical damage caused by any of the above.

× Court awards and fines

Fines, penalties, compensation or damages which you are ordered to pay by a court or other authority.

× Legal action ARAG have not agreed

Any legal action you take that ARAG or the *Appointed Representative* have not agreed to, or where you do anything that hinders ARAG or the *Appointed Representative*.

* Subsidence, mining or quarrying

Any claim relating to subsidence, mining or quarrying

* A dispute with ARAG or Homeprotect

Any claim under this *Policy* for a dispute with ARAG or Homeprotect. For disagreements with ARAG about the handling of a claim refer to *Policy* condition <u>Arbitration</u>.

× Judicial review

Costs and Expenses arising from or relating to judicial review.

× Nuclear, war and terrorism risks

A claim caused by, contributed by or arising from:

- Ionising radiation or contamination by radioactivity from any nuclear fuel or from any nuclear waste from burning nuclear fuel
- The radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear part of it
- War, invasion, act of foreign enemy, hostilities (whether war is declared or not), civil war, rebellion, revolution, military force or coup, or any other act of terrorism or alleged act of terrorism as defined in the Terrorism Act 2000
- Pressure waves caused by aircraft or any other airborne devices travelling at sonic or supersonic speeds.

× Bankruptcy

Any claim where either at the start of, or during the course of a claim:

- You are declared bankrupt
- You have filed a bankruptcy petition
- You have filed a winding-up petition
- You have made an arrangement with your creditors
- You have entered into a deed of arrangement
- You are in liquidation
- Part or all of your affairs or property are in the care or control of a receiver or administrator.

× Litigant in person

Any claim where you are not represented by a law firm, barrister or tax expert.

ADDITIONAL CONDITIONS

YOUR LEGAL REPRESENTATION

- On receiving a claim, if representation is necessary, ARAG will appoint a *Preferred Law Firm* or tax consultancy as your *Appointed Representative* to deal with your claim. They will try to settle your claim by negotiation without having to go to court.
- If the appointed *Preferred Law Firm* or tax consultancy cannot negotiate settlement of your claim and it is necessary to go to court and legal proceedings are issued or there is a conflict of interest, then you may, if you prefer, choose a law firm or tax consultancy of your own choice to act as the *Appointed Representative*. ARAG will choose the *Appointed Representative* to represent you in any proceedings where ARAG are liable to pay *Rent Arrears*.
- If you choose a law firm as your Appointed Representative who is not a Preferred Law Firm or tax consultancy, ARAG will give your choice of law firm the opportunity to act on the same terms as a Preferred Law Firm or tax consultancy. However if they refuse to act on this basis, the most ARAG will pay is the amount ARAG would have paid if they had agreed to the ARAG Standard Terms of Appointment. The amount ARAG will pay a law firm (where acting on your behalf) is currently £100 per hour. This amount may vary from time to time.
- The Appointed Representative must co-operate with ARAG at all times and must keep them up to date with the progress of the claim.

YOUR RESPONSIBILITIES

- You must co-operate fully with ARAG and the *Appointed Representative*.
- You must give the *Appointed Representative* any instructions that ARAG ask you to.

OFFERS TO SETTLE A CLAIM

- You must tell ARAG if anyone offers to settle a claim. You must not negotiate or agree to a settlement without their expressed consent.
- If you do not accept a reasonable offer to settle a claim, ARAG may refuse to pay further *Costs and Expenses*.
- ARAG may decide to pay you the reasonable value of your claim, instead of starting or continuing legal action. In these circumstances you must allow ARAG to take over and pursue or settle any claim in your name. You must allow ARAG to pursue at their own expense and for their own benefit, any claim for compensation against any other person and you must give ARAG all the information and help they need to do so.

ASSESSING AND RECOVERING COSTS

- You must instruct the Appointed Representative to have Costs and Expenses taxed, assessed or audited if ARAG ask for this.
- You must take every step to recover *Costs and Expenses* that ARAG have to pay and must pay ARAG any amounts that are recovered.

CANCELLING AN APPOINTED REPRESENTATIVE'S APPOINTMENT

If an *Appointed Representative* refuses to continue acting for you with good reason, or if you dismiss an *Appointed Representative* without good reason, the cover ARAG provide will end at once, unless ARAG agree to appoint another *Appointed Representative*.

WITHDRAWING COVER

- If you settle or withdraw your claim without ARAG'S agreement, or do not give suitable instructions to the Appointed Representative, ARAG can withdraw cover and will be entitled to reclaim from you any Costs and Expenses, Rent Arrears, Hotel Expenses or Storage Costs they have paid.
- If during the course of a claim *Reasonable Prospects* no longer exist the cover ARAG provide will end at once. ARAG will pay any *Costs and Expenses, Rent Arrears, Hotel Expenses* or *Storage Costs* ARAG have agreed to, up to the date cover was withdrawn.

EXPERT OPINION

If there is a disagreement between you and ARAG on the merits of the claim or proceedings, or on a legal principle, ARAG may suggest you obtain at your own expense an opinion on the matter from an independent and appropriate expert. The expert must be approved in advance by ARAG and the cost expressly agreed in writing between you and ARAG. Subject to this ARAG will pay the cost of getting the opinion if the expert's opinion indicates that it is more likely than not that you will recover damages (or obtain any other legal remedy that ARAG have agreed to) or make a successful defence. This does not affect your rights under *Policy* condition <u>Arbitration</u>.

ARBITRATION

If there is a disagreement about the handling of a claim and it is not resolved through ARAG'S internal complaints procedure the Financial Ombudsman Service may be able to help. This is a free arbitration service for eligible complaints. (details available from <u>https://www.financial-ombudsman.org.uk</u>)

If the dispute is not covered by the Financial Ombudsman Service there is a separate arbitration process available. The arbitrator will be a jointly agreed barrister, solicitor or other suitably qualified person. If

there is a disagreement over the choice of arbitrator, ARAG will ask the Chartered Institute of Arbitrators to decide. The arbitrator will decide who will pay the costs of the arbitration. For example, costs may be split between the parties or one party may pay all the costs.

KEEPING TO THE TERMS OF THIS POLICY

You must:

- Keep to the terms and conditions of this *Policy*
- Take reasonable steps to avoid and prevent claims
- Take reasonable steps to exhaust all other available remedies to resolve your issue
- Take reasonable steps to avoid incurring unnecessary costs
- Send everything ARAG ask for, in writing
- Report to ARAG full and factual details of any claim as soon as possible and give ARAG any information they need

FRAUDULENT CLAIMS

ARAG will, at their discretion, void this *Policy* (make it invalid) from the date of claim, or alleged claim, and/or ARAG will not pay the claim if:

- A claim you have made to obtain benefit under this *Policy* is fraudulent or intentionally exaggerated
- A false declaration is made in support of a claim

CLAIMS UNDER THIS POLICY BY A THIRD PARTY

Apart from ARAG, you are the only person who may enforce all or any part of this *Policy* and the rights and interests arising from or connected with it. This means that the Contracts (Rights of Third Parties) Act 1999 does not apply to the *Policy* in relation to any third-party rights or interest.

OTHER INSURANCES

If any claim covered under this *Policy* is also covered by another policy or would have been covered if this *Policy* did not exist, ARAG will only pay their share of the claim even if the other insurer refuses the claim.

LAW THAT APPLIES

This *Policy* is governed by the law that applies in the part of the United Kingdom, Channel Islands or Isle of Man where you normally live. Otherwise, the law of England and Wales applies.

All Acts of Parliament mentioned in this *Policy* include equivalent laws in Scotland, Northern Ireland, the Isle of Man and the Channel Islands as appropriate.

SETTLING CLAIMS

HOW TO CLAIM

To claim under this *Policy*, please check the information above, which tells you when ARAG can help and what you're covered for.

Please note that all claims must be reported to ARAG no more than 90 days after the date you should have known about the insured incident.

For claims under insured incident Rent Guarantee, please contact ARAG within 45 days if any part of the rent owed under the *Tenancy* is still unpaid after the date it was first due. Rent Guarantee is only included in your *Policy* if your *Schedule* shows that is has been selected, a premium has been paid and the *Property* is located in the *Countries Covered*.

If you wish to speak to ARAG about:

- Legal Advice you can get telephone legal advice on any legal issue affecting you
- Claims you can report a claim 24/7 either by telephone or using the on-line claim form
- Tax Advice dedicated tax advisers can provide advice on tax issues affecting you

Please phone ARAG on **0117 934 2138**. They will ask you about your legal issue and if necessary call you back to deal with your query.

Alternatively, you can register your claim online at <u>https://www.homeprotect.co.uk/legal-expenses-</u> claims.

Please do not ask for help from a lawyer, accountant or anyone else before ARAG have agreed that you should do so. If you do, ARAG will not pay the costs involved even if they accept the claim.

A HELPLINE SERVICES

Don't forget that ARAG provide confidential advice over the phone on any personal legal issue, under the laws of the United Kingdom of Great Britain and Northern Ireland, any European Union country, the Isle of Man, Channel Islands, Switzerland and Norway.

If you wish to speak to ARAG'S legal teams about a legal problem, please phone ARAG on 0117 934 2138. ARAG will ask you about your legal issue and if necessary call you back to give you legal advice.

Advice about the law in England and Wales is available 24 hours a day, seven days a week. Legal advice for the other countries is available 9am – 5pm, Monday to Friday, excluding public and bank holidays. If you call outside these times, a message will be taken and a return call arranged within the operating hours.

COMPLAINTS

Our aim is to ensure that all aspects of your insurance are dealt with promptly, efficiently and fairly. At all times we are committed to providing you with the highest standard of service.

If you have any questions about the administration of your *Policy*, you should contact us on 0330 660 1000. Copies of our complaints procedures are also available by contacting this number. If you have any concerns about a claim you should refer the matter to ARAG on 0344 893 9013.

COMPLAINTS ABOUT ARAG

ARAG always aims to give you a high quality service. If you think ARAG have let you down, you can contact them by:

- Phoning 0344 893 9013
- Emailing <u>customer-relations@arag.co.uk</u>
- Writing to the Customer Relations Department: ARAG Legal Expenses Insurance Company Limited, Unit 4a, Greenway Court, Bedwas, Caerphilly CF83 8DW
- Completing their online complaint form at https://www.arag.co.uk/complaints

Further details of ARAG'S internal complaint-handling procedures are available on request.

If you are not happy with the complaint outcome or we or ARAG have been unable to respond to your complaint within 8 weeks, you may be able to contact the Financial Ombudsman Service for help. This is

a free arbitration service for eligible complaints. (Details available from <u>https://www.financial-ombudsman.org.uk</u>).

You can contact them by:

- Phoning 0800 023 4567 (free from mobile phone and landlines) or 0300 123 9123
- Emailing <u>complaint.info@financial-ombudsman.org.uk</u>
- Writing to The Financial Ombudsman Service, Exchange Tower, London, E14 9SR

Further information is available on their website: <u>https://www.financial-ombudsman.org.uk</u> Using this service does not affect your right to take legal action.

THE FINANCIAL SERVICES COMPENSATION SCHEME

Both Homeprotect and ARAG are covered by the Financial Services Compensation Scheme (FSCS). Compensation from the scheme may be claimed if Homeprotect or ARAG can't meet their obligations. This will be dependent on the type of business and the circumstances of the claim. More information on the compensation scheme arrangements can be found on the FSCS website, <u>https://www.fscs.org.uk</u>

LAW & JURISDICTION APPLICABLE TO THE INSURANCE

Unless otherwise agreed in writing, the law of England and Wales will apply to the contract or if at the date of contract you are a resident of Scotland, Northern Ireland, Channel Islands or the Isle of Man, in which case the law for that country will apply.

Unless otherwise agreed in writing, the courts of England and Wales, or the country in which your main residence is situated will have jurisdiction for hearing and determining any litigation arising out of or in connection with any disputes regarding the interpretation of this *Policy*.

IMPORTANT INFORMATION

It is important that:

- You are clear that Legal Expenses for Landlords cover including the optional cover for the insured incident Rent Guarantee - is only provided if it is shown in the Schedule as being included
- You understand what Legal Expenses for Landlords provides and does not provide
- You understand your own duties under the *Policy*

Your cover begins on the start date of the *Policy* and continues for a period of 12 months unless we notify you otherwise.

COOLING OFF PERIOD

You are entitled to cancel the *Policy* by contacting us within 14 days of either:

- The date you receive your Policy documentation; or
- The start of the Period of Insurance

whichever is the later.

CANCELLATION AND FEES

We can cancel the *Policy* by giving you written notice by recorded delivery at your last known address.

If any party to this insurance cancels the Homeprotect home insurance policy at any time during the *Period of Insurance*, we will automatically cancel the Legal Expenses for Landlords cover that appear on your latest *Schedule*.

HOMEPROTECT - PRIVACY

We may use your personal information to manage insurance policies, handle claims and to provide our services to you. We only use your personal information where it is necessary to do so, for example, to fulfil our contractual obligations, to comply with our legal obligations, or where it is necessary for our legitimate interest(s). Where we use your personal information, we will do so in accordance with applicable Data Protection Legislation.

We may share your personal information with third party service providers and agents. If we need to share your personal information outside the European Economic Area, we take steps to ensure that equivalent protections are in place.

To find out more information on how we use your personal information, please refer to the Homeprotect Privacy Policy <u>https://www.homeprotect.co.uk/security-privacy</u>.

Further information about how we use your personal information can be found on the Information Commissioner's Office register – our registration number is: Z7831579.

ARAG - PRIVACY

When you purchase and use an ARAG product we will process personal information about you and anyone else whose details are provided to us to provide you with a service or a claim.

We process your personal information in accordance with our Privacy Notice. You can find our Privacy Notice online at <u>www.arag.co.uk/privacy</u>. Alternatively you can make a request for a printed copy to be sent to you by contacting dataprotection@arag.co.uk

OUR INSURERS

ARAG Legal Expenses Insurance Company Limited is the underwriter and provides the Legal Expenses insurance and additional services under your *Policy*. ARAG head and registered office: ARAG Legal Expenses Insurance Company Limited, Unit 4a, Greenway Court, Bedwas, Caerphilly CF83 8DW. Registered in England and Wales, Company Number 103274.

ARAG Legal Expenses Insurance Company Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority (FRN202106) and the Prudential Regulation Authority.

USEFUL CONTACTS

Legal Expenses for Landlords Claims



https://www.homeprotect.co.uk/legal-expenses-claims



0117 934 2138



Open 24 hours per day

Homeprotect Customer Service



0330 660 1000

<u>service@homeprotect.co.uk</u>

Open 9am to 8pm Monday to Friday, 9am to 1pm Saturday.

Homeprotect Claims (Buildings and Contents)



0330 660 0660



Open 24 hours per day

Financial Ombudsman Service



0300 1239 123

Complaint.info@financial-ombudsman.org.uk

Open 8am to 5pm Monday to Friday. Closed weekends.

Calls are recorded and monitored

We're Homeprotect. A brand or "trading name" of Avantia Insurance Limited (Company Reg. 4567760). We're based at: CI Tower, St Georges Square, New Malden, KT3 4HG.

This policy booklet's name is ARAG-LANDLORD-LE-25