DAIRY: FULL CREAM

POLICY





Our symbiotic story

Our Safire branding and advertising campaign is based on the theme of symbiotic relationships, featuring 'partners' from the animal kingdom that have MUTUALLY BENEFICIAL INTERACTION.

This win-win partnering is in line with our slogan of "Short-term insurers, long term partners" and our STRONG COMMITMENT to environmental awareness and sensitivity.







IMPORTANT CONTACT DETAILS

Safire Head Office Safire Insurance Company Limited [FSP Number: 2092]			
	Contact details		Postal address
	Telephone	(033) 264 8500	PO Box 11475
	Email	admin@safireinsurance.com	Dorpspruit
	Website	www.safireinsurance.com	3206
	Websile	www.sallieliisorarice.com	3200
Safire Client Services	If you have any que rendered, then you		Policy, a claim, advice received or services
	Contact details		
	Telephone	(033) 264 8500	
	Email	clientservices@safireinsurance.co	om.
	Website	www.safireinsurance.com	
Safire Complaints	We take our levels of service seriously. If, for any reason, you are not satisfied, please bring your dissatisfaction to our attention so that we can immediately investigate the matter:		
	Contact details		
	Telephone	(033) 264 8500	
	Email	complaints@safireinsurance.com	١
	Website	www.safireinsurance.com	-
Ombudsman for Short-term	If you have a complaint regarding a product or service received or a claim, you may escalate your complaint to the Ombudsman for Short-term Insurance:		
Insurance (OSTI)	your complaint to		dilec.
	Contact details		
	Telephone	(011) 726 8900	
	Fax	(011) 726 5501	
	Email	info@osti.co.za	
	Website	www.osti.co.za	
	Sharecall	0860 726 890	
FAIS Ombud			t received from your broker, you may
	escalate your corr	aplaint to the Ombud for Financial Se	ervice Froviders.
	Contact details		
	Telephone	(012) 762 5000	
	Fax	(012) 348 3447	
	Email	info@faisombud.co.za	
	Website	www.faisombud.co.za	
Sasria	Sasria SOC Ltd		
• • • • • • • • • • • • • • • • • • • •	Company registration number: 1979/000287/06		
	Contact details		Postal address
	Telephone	(011) 214 0800	PO Box 653367
	Fax	(011) 447 8630	Benmore
	Email	contactus@sasria.co.za	2010
	Website	www.sasria.co.za	~
	11000110		



TABLE OF CONTENTS

Important contact details	2
GENERAL	4
DOMESTIC SECTIONS	
DO1: HOUSEOWNERS	17
DO2: HOUSEHOLDERS	
DO3: PERSONAL ALL RISKS	
DO6: PLEASURE CRAFT	
DAIRY FULL CREAM SECTIONS	
FDO1: PROPERTY DAMAGE	48
FDO2: DAIRY INTERRUPTION	
FDO3: MACHINERY BREAKDOWN	68
FDO4: GROUP PERSONAL ACCIDENT	71
FD05: PEDIGREED ANIMALS	74
LIABILITY SECTIONS	
LDO1: PERSONAL LIABILITY	82
LF01: PUBLIC LIABILITY (FARMING)	85
MOTOR SECTION	
MF01: MOTOR (FARMING)	97
ADDENDUM A: EXCESSES	110
ADDENDUM B: LIMITS	
ADDENDUM C: TABLE OF PERMANENT DISABLEMENT	
ADDENDUM D: INSURANCE TERMS	

GENERAL

1.

INTRODUCTION

A brief introduction to this policy.

This policy

1. This policy

This policy, the schedule, the application for insurance / proposal and declaration (all of which have been issued in writing), form the agreement for insurance between the Insurer **Safire Insurance Company Limited** (we / us / our) and the Insured (you / your).

This policy and the schedule must therefore be read together as one agreement and words and expressions to which specific meanings may have been given in any section of the policy, shall have those meanings as ascribed in each such section of this policy.

We agree to provide insurance to you in terms of this policy during your period of insurance, or any subsequent period for which we may agree to renew this insurance, and for which the premium due has been paid.

We agree to make good any loss suffered by you either by payment, or at our option by reinstatement, replacement or repair or to pay compensation in respect of the events as provided for in the sections forming part of this policy, but not exceeding in respect of each section of the policy the sum insured, limit of indemnity, amount of compensation or any other amounts specified.

Policy version

2. Policy version

- A) Policy version: Safire Dairy Full Cream policy 2023-12.
- B) Effective date: 1 December 2023
- C) This policy wording replaces 'Safire Dairy Full Cream policy 2023-09' and incorporates the following endorsements:
 - a) Endorsement 2304 eff 2023-12; and
 - b) Endorsement 2305 eff 2023-12.

2.

SASRIA

South African Special Risks Insurance Association (Sasria)

What is Sasria?

Sasria SOC Ltd (Company registration number: 1979/000287/06)

If stated in the schedule, cover provided for by Sasria will be included in your policy. A full copy of the Sasria wording is available on request.

Sasria provides cover for insured events which occur in the Republic of South Africa (RSA) and covers you for material loss or damage, including malicious damage, caused by any person or group of people taking part in a riot, strike, lock-out, civil commotion or any other act with a political, social or economic aim, objective or cause, or in protest against any state or government.

The sections in this policy that may attract Sasria cover are:

- Houseowners, Householders, Personal All Risks, Pleasure Craft;
- Property damage, Pedigreed animals; and
- Motor.

Should Sasria cover not be required, the onus will rest on you to request that this cover be deleted and noted on the schedule accordingly.



3.

DISCLOSURE OF INFORMATION

Consent to disclosure of information.

Sharing of information	 1. Sharing of information A) The sharing of claims and underwriting information (including credit information) by insurers is essential to enable us to underwrite policies, assess risks fairly and reduce the incidence of fraudulent claims.
	B) We understand that your right to privacy must be taken into consideration. However, it is restricted in certain circumstances, including cases where the parties have a legal interest in the information. In terms of South African law, we may disclose and / or receive information if we intend using it to prevent fraud and to underwrite risks fairly.
In terms of this policy	2. In terms of this policy A) You acknowledge that the sharing of information for underwriting and claims purposes is in the public interest. It will enable insurers to underwrite policies and assess risks fairly and reduce the incidence of fraudulent claims. This will contribute to keeping premiums as low as possible. B) You agree to waive your rights to privacy of any underwriting and claims information for any insurance
	policy or claim made by you or on your behalf. C) You consent to: a) such information being used as set out above; b) such information being given to any insurer or its agent; and c) any underwriting information being verified against and shared with legally recognised sources or databases.

4.

GENERAL TERMS, CONDITIONS & PROVISIONS

General terms and conditions which are applicable to every section.

General lenns	s and conditions which are applicable to every section.
Prevention of loss	 Prevention / minimisation of loss or damage You must take all reasonable care, necessary precautions and timeous steps to prevent or reduce loss, damage, injury, illness or liability.
	B) This obligation includes, but is not limited to, you complying with any laws and regulations which are applicable and material to the risks under this policy, regardless of whether these laws are in force at the date that this policy is issued, or whether they come into force thereafter. Your failure to comply with any such applicable laws and regulations shall entitle us to reject any claim, in instances where such failure is material to the claim.
	C) We shall not be liable for any claim arising out of the deliberate, conscious or intentional disregard by you or your employees of the need to take all reasonable steps to prevent a claim.
	D) We shall not be liable for any claim for loss or damage arising under circumstances where there is gross negligence or recklessness on your part.
Adjustment of premium	2. Adjustment of premium If the premium for any section of this policy has been calculated on any estimated figures, you shall, after the expiry of each period of 12 (twelve) consecutive months from the inception date or anniversary date, furnish us with such particulars and information as we may require for the purpose of recalculation of the premium for such period. Any difference will be paid by or to you as the case may be.

Automatic inflation adjustment

3. Automatic inflationary adjustment

- A) We may increase the sums insured under the Houseowners, Householders and Property Damage sections, on the anniversary date of the policy, by a percentage that is reasonably in keeping with inflation, as indicated by the published Consumer Price Index (CPI).
- B) This does not relieve you of your responsibility to ensure that each of the sums insured represents the full replacement value of your property at all times.

Breach of conditions

4. Breach of conditions

The conditions of this policy and sections thereof shall apply individually to each of the risks insured and not collectively to them so that any breach shall render voidable the section only in respect of the risk to which the breach applies.

Cancellation & continuation of cover

5. Cancellation & continuation of cover

A) Cancellation:

This policy or any section hereof may be cancelled:

- a) by you giving immediate written notice;
- b) by us giving you **31 (thirty-one) days'** written notice, which notice shall be forwarded to you by registered mail or email to your last known address.

On cancellation by you, we shall be entitled to retain the customary short period premium or minimum premium for the period the policy or section has been in force.

On cancellation by us, you shall be entitled to claim the *pro rata* proportion of the premium for the remainder of the period of insurance from the date of cancellation, subject to **General Condition 2.** above.

B) Continuation of Cover:

Premium is payable on or before the inception or renewal date, as the case may be. Subject to what is set out below, we shall not be obliged to accept premium tendered to us after the inception or renewal date, but we may do so upon such terms as we at our sole discretion may determine.

Annual policies:

- a) Where annual premium is payable by electronic funds transfer (EFT): The full annual premium is due in advance on or before the first day of the commencement of each annual 12 (twelve) month period of insurance. If it is not received by us by the due date (or within any regulatory grace period which may apply), the insurance provided by this policy shall be deemed to have lapsed at midnight on the day immediately preceding the due date.
- b) Where annual premium is payable by debit order:
 - 1. We will process the debit order for the full annual premium on the first day of the commencement of each 12 (twelve) month period of insurance.
 - 2. Should the debit order fail, you will be required to pay the full outstanding premium via electronic funds transfer within 15 (fifteen) calendar days of such failed debit order, failing which, the insurance provided by this policy shall be deemed to have lapsed at midnight on the day immediately preceding such failed debit order.

Quarterly policies:

- c) Where quarterly policies are payable by debit order:
 - 1. We will process the debit order for the full quarterly premium on the first day of the commencement of each 3 (three) month period of insurance and thereafter on the first day of each subsequent 3 (three) month period.
 - 2. Should a debit order fail, you will be required to pay the full outstanding premium via electronic funds transfer within 15 (fifteen) calendar days of such failed debit order, failing which, the insurance provided by this policy shall be deemed to have lapsed at midnight on the day immediately preceding such failed debit order.

Monthly premiums:

- d) Where monthly premiums are payable by debit order:
 - The due date for payment of monthly premium will be the first day of each month, or such later day as we may have consented to in writing.

 In the quant of any incurrence premium being payable with our written consent later than
 - In the event of any insurance premium being payable, with our written consent, later than the first day of each calendar month, such payment shall relate to the insurance period of the discrete calendar month in which such payment is made.
 - (Example: Your premium is due on the 1st of every month, but we have agreed to collect your debit order on the 10th of every month. The debit order collected on 10 January will therefore relate to insurance cover for the period 1 to 31 January.)
 - Should a debit order fail, we will endeavour to process a double debit order in the following month.

3.	Should the double debit order fail, the insurance provided by this policy shall be deemed to
	have lapsed at midnight on the last day of the month immediately preceding the month in
	which the first failed debit order occurred, unless you can show that failure of such debit
	order was due to an error on the part of the bank or other paying agent.

C) Interest:

- a) Without prejudice to our rights to cancel this policy or any other rights that we may have, we shall be entitled to charge interest on any premium payments not paid on the due date.
- b) Such interest shall be levied at the rate published in the Prescribed Rate of Interest Act No. 55 of 1975 and shall be calculated from the date payment was due until the date of payment, both dates inclusive.

Changing your policy

6. Changing your policy

- A) You may request us to change your policy or part thereof at any time, provided that the request is made in writing. Any change that we agree to in writing will apply from the time and date of our agreement.
- B) We may change the terms, conditions, exceptions and exclusions of this policy by giving you and / or your broker / intermediary 31 (thirty-one) days' written notice.

Claims

7. Claims

A) Procedure when reporting a claim:

On the occurrence of any event which may result in a claim, you must at your own expense:

- a) immediately report to the police any incident involving theft or any other criminal act and take all practical, reasonable, necessary and timeous steps to discover the identity of the guilty party as well as to recover the property;
- b) submit to us full details of the event as soon as reasonably possible, but no later than **30 (thirty)** days after it has occurred, which may include you submitting (at our sole discretion):
 - 1. a fully completed and signed claim form;
 - a copy of the accident report / case docket reference number and contact details of police officer / police station;
 - 3. particulars of any other insurances which may be applicable;
 - 4. proof of value of insured property / quotation;
 - 5. particulars of any other claim made or which may be made against you;
 - 6. any other documentation which we may reasonably require.
- c) immediately inform us in writing if you become aware of any possible prosecution or legal proceedings or claim against you following an event. It is very important for you to notify us timeously if you think you were at fault and as such you believe a third party may bring a claim against you. This will enable us to timeously investigate the matter and secure appropriate evidence.

B) Settlement basis:

- a) In the event that you have a valid claim, we may at our sole discretion decide on one or more of the following ways to compensate you:
 - 1. paying for the reasonable and necessary cost of repairs to a repairer of our choice; or
 - 2. replacing / reinstating the item through a supplier of our choice; or
 - 3. in exceptional circumstances, payment in cash; or
 - 4. any combination of the above.
- b) You must not repair or replace an item, or provide instructions / authorisation for the repair or replacement of an item, unless it has been approved and consented to by us. This provision in no way exempts you from your responsibility to take all reasonable and timeous steps to mitigate or prevent further loss or damage to any property.
- c) Before finalisation or settlement of any claim, you may be required to sign an Agreement of Loss or an Agreement of Settlement or a Release.

C) Assistance:

- a) You are required to render assistance and to supply us with all information and documentation
 we may reasonably require within 30 (thirty) days of such request, during and after the claim
 process, if necessary.
- b) If, after the payment of a claim in terms of this policy in respect of lost or stolen property, the property (the subject matter of the claim) or any part thereof is located, you shall render all assistance in the identification and physical recovery of such property if called on to do so by us, provided that your reasonable expenses in rendering such assistance shall be reimbursed by us. Should you fail to render assistance in terms of this condition when called upon to do so, you shall immediately become liable to repay to us all amounts paid in respect of the claim.

D) Your rights in the event of us rejecting your claim or in the event of you disputing the claim amount offered:

- a) If you wish to dispute the rejection of a claim or if you wish to dispute the amount determined by us to be payable in respect of any claim you may, within 90 (ninety) days after the date of rejection of the claim or the date that the claim amount was communicated to you in writing, appeal the decision internally by making written representations to complaints@safireinsurance.com ("Internal Appeal"). We will then notify you in writing of the outcome of the Internal Appeal within 45 (forty five) days of receipt thereof.
- b) If you are not satisfied with the outcome of the Internal Appeal you may, within **180 (one hundred and eighty) days** of us advising you of the outcome thereof, escalate the dispute to the **Ombudsman for Short Term Insurance (OSTI)**.
- c) If you **have not pursued** either an Internal Appeal or a complaint with the OSTI, you must institute any formal legal proceedings against us within 180 (one hundred and eighty) days of us notifying you in writing of the rejection of your claim or us notifying you of the claim amount;
- d) If you have pursued an Internal Appeal and/or lodged a complaint with the OSTI, as the case may be, and you are not satisfied with the outcome of either of these processes and you wish to pursue formal legal proceedings against us in Court, you **must** comply with the following:
 - 1. If you have pursued the Internal Appeal **and have not lodged** a complaint with the OSTI, you must institute any formal legal proceedings against us within 180 (one hundred and eighty) days of us notifying you in writing of the outcome of the Internal Appeal;
 - If you have pursued the Internal Appeal and have lodged a complaint with the OSTI, you
 must institute such formal legal proceedings against us within 180 (one hundred and eighty)
 days of the last happening of either:
 - us notifying you in writing of the outcome of the Internal Appeal; or
 - the OSTI notifying you in writing of the outcome of your complaint;
- e) If you do not institute any formal legal proceedings against us within the periods as stated paragraphs (c) and (d) above, you will be time-barred from instituting any such legal proceedings against us arising from or in connection with such dispute and your rights in this regard under the policy will automatically be forfeited.

E) Limitation of claims liability period:

- a) This policy will not cover any claim made by you (other than a claim under the Business Interruption, Fidelity, Stated Benefits, or Group Personal Accident section or the personal accident (assault) extension under the Money section, if applicable) after 180 (one-hundredand-eighty) days (or such other period as we may allow and have communicated to you in writing) from the date of the happening of any event giving rise to a claim.
- b) This limitation will not apply if the claim relates to formal legal action / application proceedings instituted against you by a third party for indemnity for amounts which you may become legally liable to pay as a result of death, bodily injury, illness, loss or damage suffered by such third party.

Claims preparation costs

8. Claims preparation costs

- A) The insurance provided by each section of this policy is extended to include costs reasonably incurred by you in producing and certifying any particulars or details required by us in terms of **General Condition 6** above, or to substantiate the amount of any claim.
- B) Indemnity under this extension is subject to the proviso that such claim is payable in terms of this policy.
- C) Our liability for such costs in respect of any one claim shall not exceed, in respect of a particular section, the sum of:
 - the amount stated in <u>Addendum B</u> or the limit of indemnity of the item affected, whichever is the lesser amount: and
 - any amount stated in the schedule to each section against an item for additional claims preparations costs.
- D) Cover is not provided for fees paid to public adjusters.

Our rights after an event

Company's rights after an event

On the happening of any event in respect of which a claim is made under this policy and without admitting any liability and without diminishing any of our rights in terms of this policy:

- A) We (including every person duly authorised by us) may:
 - a) enter any building or premises where the event took place; and
 - b) take possession of any damaged property insured under this policy; or
 - c) have any damaged property insured under this policy delivered to us;
 - so that we can investigate the claim in a reasonable and appropriate manner. This condition shall be evidence of your acceptance and permission to us to do so.

- B) You may not abandon any property to us, whether we have taken possession thereof or not. Any possession of any property by us does not constitute an admission of liability or that we accept liability for a claim submitted by you.
- C) You shall, at our expense, do and permit to be done all such things as may be necessary or reasonably required by us for the purpose of enforcing any rights to which we shall be, or would become, subrogated upon your indemnification, whether such things shall be required before or after such indemnification.
- D) You are required to provide us with assistance to:
 - a) take action against any other party who may be liable therefor, in order to recover any compensation which we may have provided to you;
 - b) identify and recover any items that have been lost or stolen and subsequently found or recovered. We shall compensate you for the reasonable expenses you may incur in this regard.
- E) If you, or anyone acting on your behalf, do not assist us as required in clause D) above, or hinders, interferes with or obstructs the action we intend taking, or are taking against another party, then all benefit under this policy will be forfeited.
- F) We may take over and conduct in your name the defence, recovery or settlement of any claim for our and / or your benefit, and shall have full discretion in the conducting of any proceedings and / or settlement of any claim. This provision shall in no way be construed as an obligation for us to defend, recover or settle any claim on our and / or your behalf, unless otherwise stated in the policy.
- G) You may not admit liability or make an offer or promise for payment (in whole or in part), or accept any offer or promise for payment (in whole or in part) to / from other parties in respect of or as compensation for any event that may give rise to a claim under this policy without our written consent.
- H) In respect of any section of this policy under which an indemnity is provided for liability to third parties, we may, upon the happening of any event, pay you the limit of indemnity provided in respect of such event or any lesser sum for which the claim or claims arising from such event can be settled and we shall thereafter not be under further liability in respect of such event.

Collective insurances

10. Collective insurances

If this insurance is a collective insurance then the following amendment is made to **General Condition 6**. **A)c)** above:

'give the leading insurer on behalf of the insurers such proofs, information and sworn declaration as the insurers may require and forward to the leading insurer immediately any notice of claim or any communication, writ, summons or other legal process issued or commenced against you in connection with the event giving rise to the claim';

and General Condition 8. above is substituted by the following:

'On the happening of any event in respect of which a claim is made under this policy and without admitting any liability and without diminishing any of our rights in terms of this policy:

- A) The leading insurer (including every person duly authorised by them) may:
 - a) enter any building or premises where the event took place; and
 - b) take possession of any damaged property insured under this policy; or
 - c) have any damaged property insured under this policy delivered to us;
 - so that we can investigate the claim in a reasonable and appropriate manner.
- B) This condition shall be evidence of your acceptance and permission of the lead insurer on behalf of all insurers to do so.
- C) You may not abandon any property to insurers, whether the lead insurer has taken possession thereof or not. Any possession of any property by insurers does not constitute an admission of liability or that insurers accept liability for a claim submitted by you.
- D) You shall, at the expense of insurers, do and permit to be done all such things as may be necessary or reasonably required by the insurers for the purpose of enforcing any rights to which insurers shall be, or would become, subrogated upon your indemnification whether such things shall be required before or after such indemnification.
- E) You are required to provide insurers with assistance to:
 - a) take action against any other party who may be liable therefor, in order to recover any compensation which insurers may have provided to you;
 - identify and recover any items that have been lost or stolen and subsequently found or recovered. Insurers shall compensate you for the reasonable expenses which you incur in this regard.
- F) If you, or anyone acting on your behalf, do not assist insurers as required in clause E) above, or hinders, interferes with or obstructs the action insurers intend taking, or are taking against another party, then all benefit under this policy will be forfeited.

	INSURANCE
	G) The leading insurer (including every person duly authorised by them) may take over and conduct in your name the defence, recovery or settlement of any claim for their and / or your benefit, and shall have full discretion in the conducting of any proceedings and / or settlement of any claim. This provision shall in no way be construed as an obligation for insurers to defend, recover or settle any claim on their and / or your behalf, unless otherwise stated in the policy.
	H) You may not admit liability or make an offer or promise for payment (in whole or in part), or accept any offer or promise for payment (in whole or in part) to / from other parties in respect of or as compensation for any event that may give rise to a claim under this policy without the written consent of the leading insurer.
	In respect of any section of this policy under which an indemnity is provided for liability to third parties, insurers may, upon the happening of any event, pay you the limit of indemnity provided in respect of such event or any lesser sum for which the claim or claims arising from such event can be settled and the insurers shall thereafter not be under further liability in respect of such event.
Compliance	11.Compliance with the policy
	We shall only indemnify you and provide compensation in accordance with this policy if: a) you comply with all the terms and conditions of this policy, including any and all endorsements issued thereunder; and
	 b) the statements, answers and declaration provided in the proposal form or any other representations made to us, were truthful and comprehensive.
Currency	12. Currency
	Any premium payable to and any claim payable by us will be paid in the official currency of the Republic of South Africa.
First amount payable	13. First amount payable
	Except where provided for specifically in any section, the amount payable under this policy / section for each and every loss, damage or liability shall be reduced by the first amount payable shown in Addendum A for the applicable defined event.
Holding covered	14. Holding covered If we are holding covered on a risk we will not reject a claim on the basis that the premium has not been agreed.
Interest in the policy	 15. Interest in the policy A) Unless otherwise agreed to by us by way of an endorsement, this policy does not grant any person (other than you) any rights or a right to claim against us.
	B) Any extension providing indemnity to any person other than you shall not give any rights of claim to such person, the intention being that you shall claim on behalf of such person. Your receipt shall in every case be a full discharge by us.
	C) You may not cede or assign your rights or obligations in terms of this policy to another person.
	 Unless otherwise provided for upon your death or by operation of law, we shall not be bound by any transfer of your interest, rights or entitlements in terms of this policy to any other party.
Jurisdiction	16. Jurisdiction
	Unless specifically otherwise provided for in any of the sections, this policy is subject to the exclusive jurisdiction of the courts of the Republic of South Africa.
Liability under more	17. Liability under more than 1 (one) section
than 1 (one) section	We shall not be liable under more than 1 (one) section of this policy in respect of liability, loss or damage arising from the same happening in respect of the same liability, loss or damage.
Material information	18. Material information which we require
	 A) You are obliged, both prior to inception of cover as well as at any stage subsequent to the inception or renewal of this policy, to: a) provide us with all material information, regardless of whether this has been specifically requested or not, to enable us to properly assess the risk; b) inform us immediately if any information that we have been provided with by you, and about you and the insured items, is incorrect or incomplete; and c) inform us immediately if any of the information we have recorded about you or the insured items as stipulated in the schedule, has changed; d) inform us immediately of any material change which may in any way affect the risk or manner.

d) inform us immediately of any material change which may in any way affect the risk or manner

e) inform us immediately of any material detrimental change in your financial position. This includes, but is not limited to, you consulting with debt councillors, business rescue practitioners, liquidators

in which such risk may be underwritten by us;

	or sequestrators; you being placed under debt review or business rescue, being sequestrated (whether provisionally or finally), or being liquidated (whether pro visionally or finally).
	B) You agree to provide any additional information we may require at any stage subsequent to the inception or renewal of this policy.
	 C) If there has been a material change in the risk, or in your financial position, the particular item, section or sub-section of the policy, or the policy in its entirety (as the case may be), affected by such material change, at our sole discretion: a) shall be rendered voidable; or b) may be cancelled with immediate effect by us.
Meaning of words	19. Meaning of words
	A) The schedules and any endorsements thereto and the policy wording shall be read together and any word or expression to which a specific meaning has been given in any part thereof shall bear such meaning wherever it may appear.
	B) In the event of there being any conflict between the English and Afrikaans policy wordings, the provisions of the English policy will take precedence.
Members	20. Members
	Wherever the word 'director' is used it is deemed to include 'member' if an entity is a close corporation.
Other insurances	21. Other insurances
	A) If at the time of any event in respect of which a claim is made under this policy, there is other insurance held by you or on your behalf which provides cover for the event, we shall only pay our rateable proportion of any sum payable.
	B) If the other insurance is subject to any condition of Average, this policy (if not already subject to condition of Average) will be subject to Average in a like manner.
	C) If the other insurance covers any of the events insured by this policy but is subject to any provision whereby it is excluded from ranking concurrently with this policy (either in whole or in part or from contributing to the loss or damage or liability), we shall not pay more than our rateable proportion of any loss or damage as the sum insured bears to the value of the property, or more than our rateable proportion of any liability.
Payments on account	22. Payments on account
.,	In respect of any section where amounts recoverable from us are delayed pending finalisation of any claim, payments on account may be made to you, if required, at our discretion.
Recoveries	23. Recoveries
	All recoveries shall, subject to any deductible arrangements, be applied as if recovered prior to any settlement by us and any adjustment shall be made accordingly.
Reinstatement	24. Reinstatement of cover after loss
	A) In consideration of sums insured not being reduced where appropriate by the amount of any loss, you shall pay additional premium on the amount of the loss from the date thereof or from the date of reinstatement or replacement (whichever is the later) to expiry of the period of insurance.
	B) This condition does not apply to stock on a declaration basis nor to any section where it is stated not to be applicable.
Schedule sums	
2cliednie 201112	25. Schedule sums insured blank
insured blank	A) If, in a schedule of this policy, the sum insured, limit of indemnity or compensation is:
	A) If, in a schedule of this policy, the sum insured, limit of indemnity or compensation is: a) left blank or has no monetary amount stipulated against it; or
	A) If, in a schedule of this policy, the sum insured, limit of indemnity or compensation is:
	 A) If, in a schedule of this policy, the sum insured, limit of indemnity or compensation is: a) left blank or has no monetary amount stipulated against it; or b) reflected as nil or not applicable or not covered or no indemnity extended;
insured blank	A) If, in a schedule of this policy, the sum insured, limit of indemnity or compensation is: a) left blank or has no monetary amount stipulated against it; or b) reflected as nil or not applicable or not covered or no indemnity extended; then the defined event or circumstance shown in the schedule is not insured by the policy.
insured blank	 A) If, in a schedule of this policy, the sum insured, limit of indemnity or compensation is: a) left blank or has no monetary amount stipulated against it; or b) reflected as nil or not applicable or not covered or no indemnity extended; then the defined event or circumstance shown in the schedule is not insured by the policy. 26. Security firms A) If an employee of a security firm employed by you under a contract causes loss or damage, we agree, if in terms of the said contract you may not claim against the said security firm, not to exercise
insured blank	 A) If, in a schedule of this policy, the sum insured, limit of indemnity or compensation is: a) left blank or has no monetary amount stipulated against it; or b) reflected as nil or not applicable or not covered or no indemnity extended; then the defined event or circumstance shown in the schedule is not insured by the policy. 26. Security firms A) If an employee of a security firm employed by you under a contract causes loss or damage, we agree, if in terms of the said contract you may not claim against the said security firm, not to exercise our rights of recourse against the said security firm. B) We shall not raise as a defence to any valid claim submitted under any section or sub-section of this policy that our rights have been prejudiced by the terms of any contract entered into between
insured blank Security firms	 A) If, in a schedule of this policy, the sum insured, limit of indemnity or compensation is: a) left blank or has no monetary amount stipulated against it; or b) reflected as nil or not applicable or not covered or no indemnity extended; then the defined event or circumstance shown in the schedule is not insured by the policy. 26. Security firms A) If an employee of a security firm employed by you under a contract causes loss or damage, we agree, if in terms of the said contract you may not claim against the said security firm, not to exercise our rights of recourse against the said security firm. B) We shall not raise as a defence to any valid claim submitted under any section or sub-section of this policy that our rights have been prejudiced by the terms of any contract entered into between yourself and any security provider relating to the protection of your property.



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28. Value Added Tax

- A) All insured values, limits of liability, excesses and annual aggregate deductibles include Value Added Tax (VAT) at the prescribed rate.
- This policy does not indemnify you for any VAT that may become payable by you in terms of section 8(8) of the Value Added Tax Act no. 89 of 1991, as amended.

GENERAL EXCLUSIONS

You are not covered for the following general exclusions, unless

specifically p	rovided for in the various sections of this policy.	
Burden of proof	If we allege, by reason of General Exclusion 1 to 19 listed below, that loss or damage is not covered by this policy, you will bear the burden of proving the contrary.	
Asbestos	1. Asbestos Legal liability or loss or damage or cost or expense whatsoever or any consequential loss, which was caused (directly or indirectly) by or in any way involving or resulting from or in consequence of or to the extent contributed to, asbestos or any material containing asbestos in any form or quantity, is excluded.	
Biological or chemical materials	2. Biological or chemical materials This insurance excludes loss, damage cost or expense of whatsoever nature directly or indirectly caused by, resulting from or in connection with the actual of threatened malicious use of pathogenic or poisonous biological or chemical materials, regardless of any other cause or event contributing concurrently or in any other sequence thereto.	
Communicable diseases	 3. Communicable diseases A) We shall not be liable for any claim arising from any loss, damage, liability, expense, compensation, fines, penalty or any other amount directly or indirectly caused by, in connection with, or in any way involving or arising out of any of the following (including, but not limited to, any fear or threat thereof, whether actual or perceived): a) any infectious disease, contagious disease, communicable disease, virus, bacterium, parasite or other micro-organism (whether asymptomatic or not or deemed living or not); or b) Coronavirus, including any mutation or variation thereof; or c) pandemic or epidemic, as declared by the World Health Organisation or any governmental authority. B) Such exclusion shall apply regardless of any other cause contributing (whether in whole or in part) concurrently or in sequence to such loss, damage, liability, expense, compensation, fine, penalty, or any other amount. 	
Contractual liability	4. Contractual liability / liability by agreement We shall not be liable for any claim arising from contractual liability or liability assumed by agreement, unless such liability would have attached to you notwithstanding such contractual agreement.	
Consequential loss	5. Consequential loss We do not cover consequential loss from any cause whatsoever.	
Cyber, data and computing equipment	 6. Cyber, data and computing equipment A) We shall not indemnify you for any loss, damage, legal liability, claim, fine, penalty, cost or expense of whatsoever nature arising directly or indirectly out of, or in connection with, or contributed to by, or results from any: a) unauthorised, malicious or criminal act or series of acts, or the threat or hoax thereof involving access to, processing of, use of or operation of any computer, software, hardware, communications system, electronic device, server, cloud or microcontroller, including any 	

program, source, code or instruction;

storage medium, computer system or electronic device; unauthorised and intentional acquisition of data;

associated input, output, data storage device, networking equipment or backup facility; b) cybercrime, including cyber fraud, cyber forgery, cyber extortion and cyber theft of incorporeal

malicious data messages or software, including viruses, worms, trojans, time or logic bombs, ransomware and malware, or any other similar corruptive, destructive or harmful media,

unauthorised and intentional access to or use of data or any computer program, computer data

- f) unauthorised interception of or interference with data, or any computer program, computer data storage medium, computer system or electronic device.
 B) We shall furthermore not indemnify you for any loss, damage, legal liability, claim, fine, penalty, cost or expense of whatsoever nature arising directly or indirectly out of, or in connection with, or
 - a) to treat any date as the correct date or true calendar date, or to correctly or appropriately recognise, manipulate, interpret, process, store, receive or to respond to any data or information, or to carry out any command or instruction, in regard to or in connection with any such date; or

contributed to by, or results from any total or partial incapacity, unavailability or failure of any computer program, computer data storage medium, computer system or electronic device or

- b) to capture, save, retain or process any information or code as a result of the operation of any command which has been programmed into any computer data storage medium, computer system or electronic device, being a command which causes the loss of data or the inability to capture, save, retain or to correctly process such data in regard to or in connection with any such data; or
- c) to capture, save, retain or process any information / code due to program errors, incorrect entry or inadvertent cancellation or corruption of data and / or programs; or
- d) to capture, save, retain or process any data as a result of the events listed in A) above.

Deliberate acts

7. Deliberate acts or collusion

access, use or operation of the aforementioned:

We do not cover loss or damage deliberately caused by you or any person colluding with you or following the dishonesty of any of your principals, partners, directors or employees, whether acting alone or in collusion with others.

Detention

8. Detention or confiscation

We do not cover loss, damage, costs or expenses (directly or indirectly) arising from detention, confiscation, forfeiture, impounding, commandeering, attachment, destruction, requisition or other judicial process legally carried out by Customs, the South African Police Services, crime prevention units or any other lawfully instituted officials or authorities.

Failure of the electricity grid

9. Failure of the electricity grid

- A) Notwithstanding any provision to the contrary in this policy or any endorsement thereto, the insurance provided by this policy does not cover any loss, damage, legal liability, cost or expense of whatsoever nature, including any consequential loss or damage in terms of any section of this policy, directly or indirectly caused by, contributed to, resulting from, arising out of or in connection with any failure of the electricity grid.
- B) Failure of the electricity grid means a total or partial interruption to, interference with, suspension, blackout, and/or failure of the electricity supply, in any manner for any reason and from any source (including damage and any inability and/or failure on the part of the supplier) which affects the entire Republic of South Africa or any of its provinces or municipalities (including local, district, regional or any other level created by law) at substantially the same time, including any interruption, power surge or suspension at the reconnection or reinstatement of the electricity supply.

Fraudulent statements

10. Fraudulent statements, dishonesty or wilful acts

- A) You will forfeit all benefit under this policy if you, or anyone acting on your behalf:
 - a) submit a fraudulent claim; or
 - b) submit any information / documents / statements relating to a claim that is / are fraudulent / false / exaggerated; or
 - c) deliberately / wilfully / intentionally commit a fraudulent act that is in any manner connected to or associated with a claim; or
 - d) deliberately / wilfully / intentionally exaggerate the value of a claim; or
 - e) deliberately / wilfully / intentionally withhold information or documents relating to the claim.

Misrepresentation, misdescription and non-disclosure

11. Misrepresentation, misdescription and non-disclosure

Misrepresentation, misdescription and non-disclosure in any material particular shall render voidable the particular item, section or sub-section of the policy, as the case may be, affected by such misrepresentation, misdescription and non-disclosure.

Nuclear

12. Nuclear material and radioactivity

- A) This policy does not cover loss or destruction of or damage to any property whatsoever or any loss or expense whatsoever arising therefrom or any consequential loss or any legal liability of whatsoever nature, directly or indirectly caused by or contributed to or arising from:
 - a) ionising radiations from or contamination by radioactivity from any nuclear fuel or from any material made radioactive by exposure to the radiation incidental to the production or utilisation of nuclear fuel or from the combustion of nuclear fuel;
 - b) the radioactive, toxic, explosive or other hazardous or contamination properties of any nuclear installation, reactor or other nuclear assembly or nuclear component thereof;

	71	NSURANCE I
	 any weapon or device employing atomic or nuclear fission and/or fusion or other or radioactive force or matter; or any electromagnetic weapon. 	er like reaction
В)	Such exclusion shall apply regardless of any other cause contributing (whether in w concurrently or in sequence to such loss, destruction, damage, expense, consequen liability.	

Pollution & contamination

13. Pollution and contamination

- A) We do not cover any loss or damage due to:
 - a) contamination, pollution, seepage;
 - b) soot, deposition, impairment by dust;
 - c) chemical precipitation;
 - d) poisoning;
 - e) impurity; or
 - f) any limitation or prevention of the use of objects because of hazards to health.
- B) In addition, we do not cover the cost of removing, nullifying or cleaning-up substances which are seeping, polluting, or contaminating.
- C) If an insured peril arises directly from pollution and / or contamination, any loss or damage arising directly from the peril shall be covered.

Punitive damages

14. Punitive damages

We do not cover fines, penalties, punitive, exemplary or vindictive damages that you are held liable for.

Scams or fraud

15. Scams or fraud

We do not cover loss or damage arising from scams, fraud, trick device or false pretence practised on you or such person having custody of insured property, including any arrangement where you voluntarily hand over your property to a third party with the intention of selling such property.

War, riot and terrorism

16. War, riot and terrorism

We do not cover loss of or damage to property, death or bodily injury, and / or liability to third parties directly or indirectly caused by, related to, or in consequence of riots, wars, political acts, public disorder, terrorism, or any attempted acts of this kind, including:

- A) Civil commotion / unrest, labour disturbance, riot, strike, lock-out or public disorder or any act or activity which is calculated or directed to bring about any of these events.
- B) War, invasion, act of foreign enemy, hostilities or warlike operations (whether war is declared or not), or civil war.
- C) Mutiny, military uprising or usurped power, martial law or state of siege, or any other event or cause which determines the proclamation or maintenance of martial law or state of siege, insurrection, rebellion or revolution.
- D) Any act or any attempt thereat (whether on behalf of an organisation, body, person or group of persons) calculated or directed to overthrow or influence any state or government, or any provincial, local or tribal authority with force or by means of fear, terrorism or violence.
- E) Any act or any attempt thereat which is calculated or directed to bring about loss or damage to further any political aim, objective or cause, or to bring about any social or economic change, or in protest against any state or government, or any provincial, local or tribal authority, or for the purpose of inspiring fear in the public, or any section thereof.
- F) Any attempt to perform any act referred to in D) or E) above.
- G) The act of any lawfully established authority in controlling, preventing, suppressing or in any other way dealing with any event referred to in any of clauses A) to F) above.
- H) Notwithstanding any provision of this policy, including any exclusion, exception or extension or other provision not included herein which would otherwise override a general exception, this policy does not cover loss of or damage to property or expense of whatsoever nature directly or indirectly caused by, arising out of or in connection with any act of terrorism regardless of any other cause or event contributing concurrently or in any sequence to the loss, damage or expense.

For the purpose of General Exception 16.H) an act of terrorism includes, without limitation, the use of violence or force or the threat thereof whether as an act harmful to human life or not, by any person or group of persons, whether acting alone or on behalf of or in connection with any organisation or government, committed for political, religious, personal or ideological reasons for any purpose including any act committed with the intention to influence any government or for the purpose of inspiring fear in the public or any section thereof.

	 Loss or damage caused directly or indirectly by, or through, or in consequence of any event for which a fund has been established in terms of the War Damage Insurance and Compensation Act (Act No. 85 of 1976) or any similar Act operative in any of the territories to which this policy applies.
Other	 17. Other (including wear and fear, gradual deterioration) A) Unless specifically provided for in any section of this policy, we do not cover loss or damage to insured property as a result of or caused by: a) any gradually operating cause; b) colour, texture or flavour change; c) depreciation; d) derangement of your property unless following an accident or misfortune not otherwise excluded; e) drought; f faulty design and defective workmanship; g) gradual deterioration; h) inherent vice, flaws or latent defects in the specification, construction or material; ii its undergoing any form of processing, including dyeing, cleaning, repairing, renovating or restoring; j) its own settling, cracking, expansion or bulging of buildings or structures; k) its own mechanical / electrical / electronic failures, derangement and breakdowns, other than in respect of deterioration or putrefaction of stocks; m) lack of maintenance; n) material breakout or solidification; o) moths, insects, termites, vermin (including rodents), larvae; p) rust, mildew, damp, corrosion and decay; q) scratching, chewing, tearing and fouling by animals; r) scratching, denting, marring, chipping or cracking which does not affect the operation or efficacy of any item; shrinkage, loss of weight or evaporation; subsidence and landslip (unless stated in the schedule to be included) u) the action of light or atmospheric conditions; v) the removal or weakening of support; w) water, as a consequence of the insured property undergoing any process necessarily involving the use or application of water; x) water, whist the insured property is in the open or in any structure not completely roofed unless such property is designed to exist or operate in the open; y) wear and tear; x) weds or roots. A) Notw
Sexual assault and molestation	 18. Sexual assault and molestation A) We do not cover any loss and / or damage whatsoever for which you are held liable arising from, as a result of or in any way being attributed to, any form of sexual assault, abuse or molestation of any person(s), by an employee, representative, agent or any other individual. B) In addition, we do not cover any legal defence costs necessary or incurred in the defence of any claim brought against you in which sexual assault, abuse or molestation form the basis (in full or in part) of the loss and / or damage claimed against you.
Flooding of Vaal or Orange (Gariep)	19. Flooding of the Vaal or Orange (Gariep) rivers Unless specifically provided for in your schedule of insurance, we shall not be liable for loss or damage of whatsoever nature caused by or resulting from flood due to the Vaal or Orange (Gariep) rivers overflowing

their riverbanks.

rivers



DOMESTIC SECTIONS

Pages 16 to 45 below detail the cover that relates to the non-motor **domestic sections** of this policy.

Sections	The sections are easily identified by the 'D' prefix, as follows:
	D01 : Houseowners
	D02 : Householders
	D03: Personal All Risks
	D04: Personal Accident
	D05 : Electronic Equipment
	D06 : Pleasure Craft
Note	To avoid duplication of the wording, the cover relating to D04 and D05 above is available under sections FD04 Group Personal Accident and FD01 Property Damage respectively.

SECTION DO1 HOUSEOWNERS

D1.1

HOUSEOWNERS DEFINITIONS

The definitions to be used in this section.

The Insured	The policyholder named in the schedule and any member of his / her family normally residing with him / her (including children that are financially dependent on him / her). Referred to as 'you / your'.
Buildings	The buildings and / or the outbuildings at the premises (i.e. risk address shown in the schedule). Unless otherwise stated in the schedule, the buildings must be constructed of brick, stone or concrete with a slate, tiled, metal, concrete or asbestos roof. In addition to the buildings, the sum(s) insured must include: o all fixtures and fittings; o driveways and patios; o tennis courts; o spa baths and sauna rooms; o swimming pools; o spa, sauna and swimming pool machinery (other than automatic pool cleaners); o borehole equipment; o septic or conservatory tanks; o walls, gates and fences (other than hedges); all situated on the premises.
Emergency number Safire Assist	The official Safire Assist emergency number is 0861 723 473 (0861 SAFIRE) . If you require home assistance following an emergency, please contact this number in order to arrange the relevant emergency assistance. (Refer to our Safire Assist wording for more details, terms and conditions.)
Malicious damage	Loss or damage directly caused by or through or in consequence of the deliberate or wilful or wanton act of any person committed with the intention of causing such loss or damage, excluding: Loss or damage caused by or arising from theft or any attempted theft; Consequential or indirect loss or damage of any kind or description whatsoever other than loss of rent if specifically insured; Loss or damage resulting from total or partial cessation of any process or operation; Loss or damage caused by permanent or temporary dispossession resulting from confiscation, commandeering or requisition by any lawfully constituted authority; Loss or damage related to or caused by any occurrence referred to in General Exclusion 16. War, riot and terrorism, or the act of any lawfully established authority in controlling, preventing, suppressing or in any other way dealing with any such occurrence. If we allege that by reason of the above, loss or damage is not covered, you will bear the burden of proving the contrary.
Premises	The land on which your buildings are situated.
Subsidence, landslip and heave	1. Subsidence: sinking, i.e. the downward movement of soil / land supporting the buildings. 2. Landslip: movement of ground down a slope. 3. Heave: the upward movement of soil / land supporting the buildings.
Tenant	Someone, other than you, who is allowed to occupy your buildings in terms of a verbal or written contract in excess of 30 (thirty) consecutive days, but does not include a paying short-term guest, boarder or lodger who occupies the buildings for less than 30 (thirty) consecutive days.

D1.2

HOUSEOWNERS UNDERINSURANCE

It is your responsibility to ensure that your property is adequately insured.

Underinsurance	It is your responsibility to ensure that your property is adequately insured. If you are underinsured, Average (as defined) may apply.
Average	If, at the time of loss or damage, the cost of replacing the property is greater than the collective sum insured, including the costs of demolition, professional fees and public authority requirements, you will be responsible for the difference and will bear a rateable proportion of the loss or damage accordingly. If more than 1 (one) item is insured under this section, each item is separately subject to this clause.

D1.3

HOUSEOWNERS EXCESS

The amount payable by you.

Excess

Our compensation is limited to the amount stated in the schedule less any excess, also referred to as 'first amount payable'. Please refer to the schedule and $\underline{\mathbf{Addendum A}}$.

D1.4

HOUSEOWNERS COVER

You are covered for loss or damage to the buildings caused by the following insured events originating or occurring at the premises.

Insured 6	events
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1. Insured events

- A) Fire, lightning and explosion.
- B) Storm, wind, water, flood, hail or snow, excluding loss of or damage to gates, fences or retaining walls.
- C) Earthquake.
- D) Bursting or overflowing of geysers, water tanks, equipment, apparatus and pipes, including damage to such geysers, water tanks, equipment, apparatus and pipes.
- E) Accidental impact to the exterior portion of the buildings caused by falling trees or branches, vehicles, animals, aircraft and other aerial devices or anything that falls from them.
- F) Theft or any attempted theft, provided that theft or attempted theft from:
 - a) unattended buildings; or
 - b) buildings in the charge of house-sitters; or
 - c) buildings lent or sublet by you; or
 - d) buildings in the course of construction, alteration, renovation, cleaning or repair is accompanied by visible, forcible and violent entry into or exit from the buildings or following violence or threat of violence.
- G) Accidental leakage of oil, fuel or lubricant from a fixed oil, fuel or lubricant container or fixed oil-fired heating or associated apparatus.
- H) Malicious damage (as defined).

D1.5

HOUSEOWNERS EXTENSIONS

In addition to the sums insured, you are also automatically covered for the following extensions.

Accidental breakage of glass & sanitaryware	Accidental breakage of glass and sanitaryware A) We shall compensate you for accidental breakage of sanitaryware (including sinks, baths and toilets), fixed glass (including mirrors and glass in solar heaters and stoves) forming part of the buildings, provided these items are in / on the buildings and your buildings are attended.
	B) We do not cover damage due to chipping, scratching, discolouration or cracking resulting from deterioration or disfiguration.
Accidental damage to building(s)	2. Accidental damage to building(s) A) We shall compensate you for accidental damage to your insured buildings on the premises. B) Cover for accidental damage to fixed machinery will only apply to machinery used for domestic purposes, and is limited to: a) pumps; b) gate motors and garage door motors; c) built-in air conditioning units; d) burglar alarms; e) valve overflows and thermostats of geysers; and
	f) faulty circuits. C) We shall not be liable for loss of or damage to windmills.
	D) Cover is limited to the amount stated in Addendum B or such higher limit as agreed and stated in the schedule and for which additional premium has been paid.
Accidental damage to gardens	 3. Accidental damage to gardens A) We shall compensate you for accidental damage to gardens at the insured premises (including damage to trees, shrubs, plants and sprinkler irrigation systems) caused by: a) fire / explosion; or b) any person responding to a fire at your residence; or c) impact by aircraft or vehicles.
	B) This cover is limited to the amount stated in Addendum B .
Accidental damage to public supply	4. Accidental damage to public supply or mains connection We shall compensate you for accidental damage to water, sewerage, gas, oil, electrical, telephone connections or other underground pipes between the public supply or mains and your building, provided that the connection is either on your property or is your legal responsibility.
Alternative accommodation	 5. Alternative accommodation A) Should the insured building(s) be damaged by an insured event to the extent that they become uninhabitable, we shall compensate you for the reasonable cost of alternative accommodation, provided that we have in advance agreed to such costs in writing. B) Cover is limited to: a) the period reasonably needed to again make such building(s) inhabitable, with a maximum period of 12 (twelve) months; and b) in any event, to the amount stated in <u>Addendum B</u> or such higher amount stated in the schedule and for which additional premium has been paid. C) This extension excludes costs that are recoverable under any other policy of insurance.
Capital additions	6. Capital additions
,	We shall compensate you for the value of alterations, additions and improvements to the buildings, but not appreciation in value in excess of the sum insured.
	B) Compensation is limited to the percentage stated in Addendum B, provided that you advise us in writing as soon as possible of these alterations, additions and improvements and pay an appropriate additional premium.



	INSURANCE I
Cost of demolition &	7. Costs of demolition and professional fees
professional fees	 A) After a loss or damage caused by an insured event, we shall compensate you for the costs reasonably and necessarily incurred by you and with our written consent: a) in respect of architects', surveyors', engineers' and any other related fees; and b) in respect of demolishing the building, removing the debris from the site and / or erecting hoardings required for the building operations; and c) in accordance with applicable building statutes and regulations or ordinance of any municipal or other local authority.
	B) Our liability for the cumulative amounts under A) above will not exceed the percentage stated in Addendum B .
Fire brigade charges	8. Fire brigade charges
, ,	We shall compensate you for the reasonable costs charged by any municipal or local authority for extinguishing a fire on the premises.
Locks and keys	9. Locks and keys
	A) We shall compensate you for the reasonable and necessary costs and expenses incurred as a direct consequence of the loss or damage to any keys to the buildings, including costs of modifying or replacing locks and remote controls.
	B) The compensation provided shall not exceed the amount stated in Addendum B .
Loss of rent	10. Loss of rent
	We shall compensate you for rent payable to you and actually lost following damage to the insured buildings caused by any of the insured events.
	B) This only applies for the period reasonably required to place the building(s) in a tenantable condition and cover is limited to the percentage stated in Addendum B .
Loss of water	 11. Loss of water by leaking A) We shall compensate you for costs for which you are responsible, of water lost from leaking pipes in the buildings or on the premises, provided: a) the water meter reading exceeds the average of the previous 4 (four) readings by at least 50% (fifty percent); b) as soon as you become aware of the leak, you immediately take steps to repair the pipes at your own cost.
	B) Cover is limited to the amount stated in Addendum B .
	 C) Notwithstanding the above, we shall not compensate you for water lost from: a) leaking taps, geysers or toilets; b) swimming pools or leaks in their inlet or outlet pipes; c) leaks that occur when the buildings are not attended for more than 30 (thirty) consecutive days.
Monkeys or baboons	12.Monkeys or baboons
·	 A) We shall compensate you for loss or damage to the insured buildings caused by wild monkeys or baboons.
	B) Cover is limited to the amount stated in <u>Addendum B</u> .
Power surge	13. Power surgeA) We shall compensate you for loss or damage to electrical fixtures and fittings of any insured buildings caused by power surge.
	B) Our liability shall be limited to the amount stated in <u>Addendum B</u> , or such higher limit as agreed and stated in the schedule and for which additional premium has been paid
Protection of buildings	14. Protection of buildings against further damage
·	A) We shall compensate you for the costs reasonably and necessarily incurred for the temporary protection of the buildings following loss or damage caused by any of the insured events.
	B) Our liability in terms hereof will not exceed the amount stated in <u>Addendum B</u> , unless approved by us in writing.
Removal of fallen trees	15. Removal of fallen trees
	We shall pay for the reasonable and necessary costs to remove fallen trees or parts of fallen trees from the premises. Please note that written consent must first be obtained from us.
	B) Cover is limited to the amount stated in <u>Addendum B</u> .



Subsidence and landslip (Limited cover)

16. Subsidence and landslip – limited cover

- A) We cover loss, destruction of or damage to the buildings by subsidence and landslip resulting from the ground supporting such buildings being washed away by flowing surface water as a direct consequence of storm, flood, hail or snow.
- B) We shall not be liable for:
 - a) destruction or damage to solid slab floors or any other part of the buildings resulting from the movement of such slabs, unless the foundations supporting the external walls of the buildings are damaged by the same cause at the same time;
 - b) loss, destruction or damage to swimming pools, tennis courts, sauna and spa rooms / baths, gates, gate posts, boundary walls, retaining walls, garden walls, hedges, fences, driveways, paths, patios, terraces, septic or conservancy tanks, drains and water courses, unless the buildings are damaged by the same cause at the same time;
 - work necessary to prevent further loss, destruction or damage due to subsidence, landslip except where appropriate design precautions were implemented during the original construction of the buildings and any subsequent additions thereto;
 - d) consequential loss of any kind whatsoever, except loss of rent as specifically insured under this section:
 - e) loss or damage which is related to or caused by:
 - 1. the removal or weakening of support to any building situated at the insured premises;
 - workmen engaged in making any structural alterations, additions or repairs to any building situated at the insured premises;
 - 3. excavation on or under land;
 - 4. the compaction of infill;
 - 5. normal settlement, shrinkage or expansion of the building.
- C) In any action, suit or other proceeding where we allege that, by reason of the provisions of these exceptions, any damage is not covered by this insurance, you will bear the burden of proving the contrary.

Wheelchair friendly alterations

17. Wheelchair friendly alterations following physical injury

- A) If you sustain a permanent physical disability, caused by a sudden and unforeseen accident which results in you having to rely on a wheelchair to get around, we will contribute towards the fair and reasonable costs necessary to make changes to your primary residence, provided that the building is insured in terms of this section.
- B) Our liability is limited to the amount stated in **Addendum B**.

D1.6

HOUSEOWNERS OPTIONAL EXTENSION

You will only be entitled to these optional extensions if stated in your schedule, and for which additional premium has been paid.

Subsidence, landslip or heave (Full cover)

1. Subsidence, landslip or heave – full cover

If this optional extension is selected by you and you have paid the additional premium, then **Extension D1.5.16. Subsidence and landslip – limited cover** is replaced by this optional extension:

- A) We cover loss, destruction of or damage to the buildings caused by subsidence or heave of the land supporting the buildings or landslip.
- B) We shall not be liable for:
 - a) destruction or damage to solid slab floors or any other part of the buildings resulting from the movement of such slabs, unless the foundations supporting the external walls of the building or its outbuildings are damaged by the same cause at the same time;
 - b) loss, destruction or damage to swimming pools, tennis courts, sauna and spa rooms / baths, gates, gate posts, boundary walls, retaining walls, garden walls, hedges, fences, driveways, paths, patios, terraces, septic or conservancy tanks, drains and water courses, unless the buildings are damaged by the same cause at the same time;
 - work necessary to prevent further loss, destruction or damage due to subsidence, heave or landslip except where appropriate design precautions were implemented during the original construction of the buildings and any subsequent additions thereto;
 - d) consequential loss of any kind whatsoever, except loss of rent as specifically insured under this section:

	 e) loss or damage which is related to or caused by: 1. faulty design or construction of any building situated at the insured premises; or 2. the removal or weakening of support to any building situated at the insured premises; 3. workmen engaged in making any structural alterations, additions or repairs to any building situated at the insured premises; 4. excavation on or under land other than excavations in the course of mining operations; 5. the compaction of infill; 6. normal settlement, shrinkage or expansion of the building.
	C) In any action, suit or other proceeding where we allege that, by reason of the provisions of these exceptions, any damage is not covered by this insurance, you will bear the burden of proving the contrary.
Waiver of excess	 Waiver of the excess (basic first amount payable) A) The basic first amount payable in respect of buildings insured in terms of this section is hereby deleted.
	B) This waiver is not extended to claims that result from lightning or power surge.

D1.7

HOUSEOWNERS CONDITIONS

The specific conditions applicable to this section.

Automatic reinstatement	Automatic reinstatement of the sum insured In order to maintain the sum insured at the amount shown in the schedule, you must pay an additional premium as determined by us on the amount of the loss or damage from the date of its.
	occurrence to the expiry of your period of insurance.
	B) In the event of your policy being a monthly policy, the expiry of your period of insurance will be deemed to be the annual renewal date of the policy for the purpose of calculating the reinstatement premium.
	C) We may charge you the reinstatement premium, at our sole discretion, by either a premium endorsement to your policy or by deducting the premium from the claim settlement amount.
Beach cottage	2. Beach / holiday home or residence regularly unattended If the beach / weekend / holiday home, or any similar residence, is unattended, loss or damage by theft must be accompanied by visible, forcible and violent entry into or exit from the building.
Construction risk	3. Construction risk
	 A) Whilst the building is in the course of structural alteration and / or renovation and until final completion and handover by the contractor to you, we shall only be liable for loss or damage caused by or resulting from: a) fire, lightning and explosion; b) earthquake.
	B) Notwithstanding the aforesaid, it is agreed that as regards that portion of the building not undergoing structural alterations or renovations, full cover as outlined in the policy is applicable.
Matching of building	4. Matching of building materials
materials	 A) We are not obliged to repair your buildings to exactly match their previous state. We shall, however, repair them as closely as circumstances reasonably allow.
	B) Where we cannot match them exactly, we shall use materials that, in our reasonable opinion, match the damaged or lost materials as closely as possible.
	C) We shall only do this to the part of the structure or room where the loss or damage has occurred.
	 D) We shall not pay for matching building materials to create a uniform effect throughout your private residence.



Mortgagee

5. Mortgagee

- A) The interests of a mortgagee (i.e. a bank or financial institution) with regards to the buildings and Loss of Rent will not be invalidated by:
 - a) any act or omission of the mortgagor / title holder of the insured property;
 - b) any misrepresentation or non-disclosure by the mortgagor / title holder of the insured property;
 - c) the alienation of property as defined in the Alienation of Land Act;
 - d) the occupation of the property in a manner that materially changes the risk inherent in the insured property under this policy;

provided that the aforesaid is effected without the knowledge of the mortgagee.

B) The mortgagee must notify us of the happening or existence of any act, neglect, misrepresentation, non-disclosure, alienation or occupation as soon as it becomes aware of this, and shall be responsible for any additional premium resulting from us assuming any increased hazard.

Reinstatement value condition

6. Reinstatement value condition

- A) In the event that your property is damaged by any of the insured events as set out below, we shall either reinstate or replace the property with property of substantially the same kind or type, but not superior nor more extensive than the property when new. Such reinstatement / replacement shall take place on the same site on which the buildings are located.
- B) We are not bound to reinstate your property exactly or completely and may, at our discretion, elect to replace or reinstate your property with property that is substantially similar to the property which you insured at the time of inception of the policy. This is subject to the terms, exceptions and conditions contained in this policy as well as the following special provisions:
 - a) the replacement or reinstatement must take place on the same site;
 - b) the work of replacement or reinstatement must be carried out without unreasonable delay. In the event that we determine, at our discretion, that you have failed to carry out the replacement or reinstatement without unreasonable delay, we will only compensate you up to the amount which would have been payable under this section if these conditions had not been incorporated (that is on an indemnity settlement basis);
 - c) until you have incurred the full expenditure required in order to replace or reinstate the damaged property, we shall not be liable for any payment in excess of the amount which would have been payable under this section if these conditions had not been incorporated (that is on an indemnity settlement basis).
- C) If at the time of replacement or reinstatement the total cost which would have been incurred in replacement or reinstatement of the property, assuming that the whole property had been destroyed, exceeds the sum insured at the date that such damage occurred, you will be considered to be your own insurer for the difference between these two amounts and must bear a rateable proportion of the loss. Every item, if more than one, of this section is separately subject to this provision.
- D) You will not be covered under this clause if:
 - a) you fail to advise us of your intention to replace or reinstate the damaged property within **90 (ninety) days** of the date that such damage occurs; and
 - b) you are unable or unwilling to replace or reinstate the property on the same site on which the buildings were located.

Security

7. Security

A) Alarm warranty (if stated in the schedule)

- a) If this warranty is stated in the schedule to apply, we shall compensate you for theft or attempted theft, only if:
 - an alarm system is installed in all buildings at the premises, including outbuildings, and is in full working order; and
 - 2. the alarm system was armed when the buildings were left unattended; and
 - the alarm system is maintained in proper working order. Please note that if you have maintained your obligations under a contract with the suppliers / servicing engineers to the alarm system, you will be deemed to have discharged your liability.
- b) We shall also compensate you in the event that the key / code to the alarm system was obtained by assault, violence or threat of violence to you or any other key / code holder.

B) Burglar bars warranty (if stated in the schedule)

If this warranty is stated in the schedule to apply, we shall not cover you for loss or damage by theft or attempted theft resulting from entry to the building(s), including outbuildings, through any opening window which is not protected by burglar bars and whilst the building is unattended.

	C) Security gates warranty (if stated in the schedule) If this warranty is stated in the schedule to apply, we shall not cover you for loss or damage by theft or attempted theft resulting from entry to the building(s), including outbuildings, through any external door which is not protected by locked security gates and whilst the building is unattended.
Tenants	 8. Tenants A) If any tenant of your private residence acts or omits to act in any way that may make this policy invalid, we shall still compensate you if: a) you did not know of or did not agree to the tenant's act or omission; and b) you tell us as soon as you become aware of the tenant's act or omission.
Thatch roof	 9. Thatch roof A) Cover for loss of or damage to buildings with a thatch roof due to fire which is directly caused by lightning or thunderbolt, is subject to the buildings being protected by an SABS or other approved lightning conductor.
	B) In the event of a fire in a building with a thatch roof, you will bear the burden of proving that the fire was not as a result of lightning.
	C) This condition will not apply if the loss or damage was caused by the fire spreading from a neighbour's property where the proximate cause of such fire is attributed to lightning or thunderbolt.
Unattended buildings	10. Unattended buildings You must notify us in writing if you intend leaving any building(s) unattended for more than 30 (thirty) consecutive days.

D1.8

HOUSEOWNERS EXCLUSIONS

You are not covered for the following.

Building regulations	 Building regulations We do not cover loss or damage caused as a result of your buildings not complying with either the Occupational Health and Safety Act or the National Building Regulations or any other legislation / regulation that is applicable to the construction and maintenance of the buildings. Similarly, any gas and electrical installations must comply with applicable national or municipal regulations.
Manufacturer's guarantee	2. Manufacturer's guarantee or warranty We do not cover loss or damage covered by a manufacturer's guarantee, warranty, purchase agreement or service contract.
Subsidence, landslip or heave	3. Subsidence, landslip or heave Unless otherwise provided for in Extension D1.5.16 and Optional Extension D1.6.1, we do not cover any loss or damage whatsoever caused by or resulting from subsidence, landslip or heave, even if such subsidence, landslip or heave was caused by any of the insured perils.

SECTION DO2 HOUSEHOLDERS

D2.1

HOUSEHOLDERS DEFINITIONS

The definitions to be used in this section.

The Insured	The policyholder named in the schedule and any member of his / her family normally residing with him / her (including children who are financially dependent on him / her). Referred to as 'you / your'.
Buildings	The buildings and / or the outbuildings at the premises (i.e. risk address shown in the schedule). Unless otherwise stated in the schedule, the buildings must be constructed of brick, stone or concrete with a slate, tiled, metal, concrete or asbestos roof, all situated on the premises.
Contents	Household goods and personal effects of every description, belonging to you or for which you are responsible and the fixtures and fittings (not being landlord's fixtures and fittings) normally situated at the premises.
Emergency number Safire Assist	The official Safire Assist emergency number is 0861 723 473 (0861 SAFIRE) . In the event of requiring home assistance following an emergency, please phone this number in order to arrange the relevant emergency assistance. (Refer to our Safire Assist wording for more details, terms and conditions.)
Malicious damage	Loss or damage directly caused by or through or in consequence of the deliberate or wilful or wanton act of any person committed with the intention of causing such loss or damage, excluding: Loss or damage caused by or arising from theft or any attempted theft; Consequential or indirect loss or damage of any kind or description whatsoever other than loss of rent if specifically insured; Loss or damage resulting from total or partial cessation of work or partial cessation of any process or operation; Loss or damage occasioned by permanent or temporary dispossession resulting from confiscation, commandeering or requisition by any lawfully constituted authority; Loss or damage related to or caused by any occurrence referred to in General Exclusion 166. War, riot and terrorism, or the act of any lawfully established authority in controlling, preventing, suppressing or in any other way dealing with any such occurrence. If we allege that by reason of the above loss or damage is not covered, you will bear the burden of proving the contrary.
Premises	The land on which the buildings are situated.

D2.2

HOUSEHOLDERS UNDERINSURANCE

It is your responsibility to ensure that your property is adequately insured.

	Average (as defined) may apply.
Average	If, at the time of loss or damage, the cost of replacing the property insured as new is greater than the collective sum insured, you will be responsible for the difference and will bear a rateable proportion of the loss or damage accordingly. If more than 1 (one) item is insured under this section, each item is separately subject to this clause.

It is your responsibility to ensure that your property is adequately insured. If you are underinsured,

D2.3

HOUSEHOLDERS EXCESS

The amount payable by you.

Excess

Our compensation is limited to the amount stated in the schedule less any excess, also referred to as 'first amount payable'. Please refer to the schedule and $\underline{\mathbf{Addendum A}}$.

D2.4

HOUSEHOLDERS COVER

You are covered for loss or damage to the contents caused by the following insured events originating or occurring at the premises.

Insured events

1. Insured events

- A) Fire, lightning and explosion.
- B) Storm, wind, water, flood, hail or snow, but excluding loss or damage to property in a structure which is not completely roofed or property in the open, unless the property is designed to exist or operate in the open.
- C) Earthquake.
- D) Bursting, leaking or overflowing of geysers, water tanks and related equipment, apparatus and pipes excluding damage to such geysers, water tanks and related equipment, apparatus and pipes.
- E) Accidental impact to the exterior portion of the insured buildings, caused by falling trees or branches, vehicles, animals, aircraft and other aerial devices or anything that falls from them.
- F) Theft or any attempted theft from buildings, provided that theft or attempted theft from:
 - a) unattended buildings (including outbuildings); or
 - b) buildings in the charge of house-sitters; or
 - c) buildings lent or sublet by you; or
 - d) buildings in the course of construction, alteration, renovation, cleaning or repair; is accompanied by visible, forcible and violent entry into or exit from the buildings or following violence or threat of violence.
- G) Theft or any attempted theft from any building in which you temporarily reside or any private residence in which the contents are temporarily contained, subject to the provisions of a) to d) above. Temporarily in this case means a period not longer than 90 (ninety) consecutive days.
- H) Theft or any attempted theft from any bank safety deposit, furniture depository office or club where the contents have been stored or deposited for safe custody.
- I) Theft or attempted theft:
 - a) of laundry, outdoor furniture and outdoor equipment including garden and swimming pool maintenance equipment (including automatic pool cleaners) from the premises limited to the amount stated in <u>Addendum B</u>;
 - b) of contents whilst in transit to or from any place of purchase, repair or renovation following an
 accident to the conveying motor vehicle or theft following visible, forcible and violent entry
 into the vehicle or following threat of violence, limited to the amount stated in <u>Addendum B</u>;
 - c) of contents whilst in transit and during the process of removal necessitated by a permanent change of residence or to or from any bank, safety deposit, furniture depository office or club where the contents are to be or have been stored or deposited for safe custody. Theft from the conveying vehicle is subject to visible, forcible and violent entry into the vehicle or following threat of violence.
- Accidental leakage of oil, fuel or lubricant from a fixed oil, fuel or lubricant container or fixed oilfired heating or associated apparatus.
- K) Malicious damage (as defined).

D2.5

HOUSEHOLDERS EXTENSIONS

In addition to the sums insured, you are also automatically covered for the following extensions.

Accidental breakage	 Accidental breakage of mirrors and glass We shall compensate you for accidental breakage of mirrors and plate glass tops to furniture or fixed glass forming part of any article of furniture or of a stove whilst in the buildings.
Accidental damage	 2. Accidental damage to contents A) We shall compensate you for accidental damage to your insured contents whilst inside the building or on the premises. B) Our compensation will be limited to the amount stated in Addendum B, or such higher limit as agreed and stated in the schedule and for which additional premium has been paid. C) We shall not be liable for: a) loss or damage which is payable under the insured events and extensions of the policy; b) loss of or damage to: articles of a fragile nature; cellular telephones; firearms; garden furniture and equipment; musical instruments by breakage of reeds, skins or strings; radio-controlled vehicles (RCV), unmanned aerial vehicles (UAV) or drones; sporting equipment; video or audio tape cassettes or compact discs; damage caused by / resulting from over-winding of clocks or other mechanical apparatus; the cost of reproduction of data. D) Average is not applicable to this extension.
Business goods	 3. Business goods A) Notwithstanding anything to the contrary in this policy, we shall compensate you for loss or damage to business goods and equipment whilst inside the buildings, which is caused by any of the insured events. B) Cover is limited to the amount stated in Addendum B.
Cash cards and credit cards	 4. Cash cards and credit cards A) We shall compensate you for loss suffered or liability incurred by you (and not otherwise insured) as a direct result of the loss or theft and the subsequent unauthorised use of any cash card or credit card. B) Cover is provided on condition that you have complied with the terms and conditions of the card issuing authority or relevant financial institution. C) The compensation provided shall not exceed the amount stated in Addendum B.
Compensation for death	 5. Compensation for death A) Should you be fatally injured in or on the premises by thieves or during a fire, we shall pay the amoun stated in <u>Addendum B</u>, provided that death ensues within 12 (twelve) months of the injury. B) We shall effect payment to your legal or duly authorised representative.
Documents	 6. Documents A) We shall compensate you for the reasonable and necessary costs and expenses incurred as a direct consequence of loss or damage to your personal documents, which was caused by any of the insured events. B) We shall only be liable for the value of the materials and the cost of labour to reinstate the document or other costs in obtaining duplicate documents. C) The compensation provided is limited to the amount stated in Addendum B.
Fire brigade charges	7. Fire brigade charges We shall compensate you for the costs charged by any municipal or local authority for extinguishing a fire on the premises.

Foodstuffs	 8. Foodstuffs A) We shall compensate you for loss due to deterioration or spoiling of food whilst in any refrigerator or freezer caused by accidental failure of the power supply (including fuel, gas and paraffin) or by the breakdown of the refrigeration unit.
	 B) We do not cover deterioration or spoiling of food due to: a) the interruption of your electricity supply resulting from the non-payment of your utilities bill or non-purchase of pre-paid power (including fuel, gas and paraffin); b) load-shedding or failure of the electricity grid, as defined under General Exclusion 5.9 B); or c) a person adjusting the temperature control.
	C) The compensation provided shall not exceed the amount stated in Addendum B .
Hole-in-one or	9. Hole-in-one or Perfect Eight benefit
Perfect Eight	A) If a hole-in-one or Perfect Eight is scored whilst playing as an amateur in a game of golf or bowls in terms of the rules of any recognised golf club or bowling club, we shall pay the amount stated in Addendum B .
	B) This cover is subject to written confirmation from the Secretary of the relevant club.
Locks and keys	10.Locks and keys
	A) We shall compensate you for the reasonable and necessary costs and expenses incurred as a direct consequence of the loss or damage to any keys to the buildings, including costs of modifying or replacing locks and remote controls.
	B) The compensation provided shall not exceed the amount stated in Addendum B .
Loss of money	11.Loss of money
	A) We shall compensate you for loss of money due to any of the insured events whilst in the buildings.
	B) Theft is excluded, unless accompanied by visible, forcible and violent entry into or exit from the buildings or following threat of violence.
	C) The compensation provided shall not exceed the amount stated in Addendum B .
Loss of rent	12. Loss of rent
	A) If the buildings are damaged to the extent that they become uninhabitable, we shall compensate you for:
	a) the actual rent for which you are liable as occupier of the private residence;
	b) any reasonable additional expenses necessarily incurred in providing alternative accommodation; c) the processary transit and storage expenses in respect of the centents.
	 c) the necessary transit and storage expenses in respect of the contents. B) This only applies for the period reasonably required to make the buildings liveable and will be limited
	to the percentage stated in Addendum B .
Medical expenses	13. Medical expenses
	A) We shall compensate you for medical expenses not otherwise insured and incurred as a result of accidental bodily injury sustained:
	A) We shall compensate you for medical expenses not otherwise insured and incurred as a result of accidental bodily injury sustained: a) by any person (not you or a member of your family or household or your employee) directly
	 A) We shall compensate you for medical expenses not otherwise insured and incurred as a result of accidental bodily injury sustained: a) by any person (not you or a member of your family or household or your employee) directly caused by any domestic animal owned by you and kept at the premises; b) by a guest or visitor directly caused by any defect in the premises;
	 A) We shall compensate you for medical expenses not otherwise insured and incurred as a result of accidental bodily injury sustained: a) by any person (not you or a member of your family or household or your employee) directly caused by any domestic animal owned by you and kept at the premises; b) by a guest or visitor directly caused by any defect in the premises; c) by your domestic employee arising out of and during the course of his / her employment.
Mankage and between	 A) We shall compensate you for medical expenses not otherwise insured and incurred as a result of accidental bodily injury sustained: a) by any person (not you or a member of your family or household or your employee) directly caused by any domestic animal owned by you and kept at the premises; b) by a guest or visitor directly caused by any defect in the premises; c) by your domestic employee arising out of and during the course of his / her employment. B) The compensation provided shall not exceed the amount stated in Addendum B.
Monkeys and baboons	 A) We shall compensate you for medical expenses not otherwise insured and incurred as a result of accidental bodily injury sustained: a) by any person (not you or a member of your family or household or your employee) directly caused by any domestic animal owned by you and kept at the premises; b) by a guest or visitor directly caused by any defect in the premises; c) by your domestic employee arising out of and during the course of his / her employment. B) The compensation provided shall not exceed the amount stated in Addendum B. 14. Monkeys and baboons
Monkeys and baboons	 A) We shall compensate you for medical expenses not otherwise insured and incurred as a result of accidental bodily injury sustained: a) by any person (not you or a member of your family or household or your employee) directly caused by any domestic animal owned by you and kept at the premises; b) by a guest or visitor directly caused by any defect in the premises; c) by your domestic employee arising out of and during the course of his / her employment. B) The compensation provided shall not exceed the amount stated in Addendum B.
Monkeys and baboons	 A) We shall compensate you for medical expenses not otherwise insured and incurred as a result of accidental bodily injury sustained: a) by any person (not you or a member of your family or household or your employee) directly caused by any domestic animal owned by you and kept at the premises; b) by a guest or visitor directly caused by any defect in the premises; c) by your domestic employee arising out of and during the course of his / her employment. B) The compensation provided shall not exceed the amount stated in Addendum B. 14. Monkeys and baboons A) We shall compensate you for loss or damage to the insured contents of the buildings caused by wild
Monkeys and baboons Power surge	 A) We shall compensate you for medical expenses not otherwise insured and incurred as a result of accidental bodily injury sustained: a) by any person (not you or a member of your family or household or your employee) directly caused by any domestic animal owned by you and kept at the premises; b) by a guest or visitor directly caused by any defect in the premises; c) by your domestic employee arising out of and during the course of his / her employment. B) The compensation provided shall not exceed the amount stated in Addendum B. 14. Monkeys and baboons A) We shall compensate you for loss or damage to the insured contents of the buildings caused by wild monkeys or baboons.
•	 A) We shall compensate you for medical expenses not otherwise insured and incurred as a result of accidental bodily injury sustained: a) by any person (not you or a member of your family or household or your employee) directly caused by any domestic animal owned by you and kept at the premises; b) by a guest or visitor directly caused by any defect in the premises; c) by your domestic employee arising out of and during the course of his / her employment. B) The compensation provided shall not exceed the amount stated in Addendum B. 14. Monkeys and baboons A) We shall compensate you for loss or damage to the insured contents of the buildings caused by wild monkeys or baboons. B) Cover is limited to the amount stated in Addendum B.

Property belonging to domestic employees	 16. Property belonging to domestic employees A) We shall compensate your full-time domestic employees for the loss or damage to their property whilst such property is inside the buildings and which was caused by any of the insured events, provided that the property is not otherwise insured.
	B) We shall not be liable for loss or damage caused as a result of theft which is not accompanied by visible, forcible and violent entry into or exit from the buildings or following threat of violence.
	C) Our liability will not exceed the amount stated in Addendum B .
Property belonging to	17. Property belonging to guests
guests	A) We shall compensate your guests temporarily residing with you for the loss or damage to their property whilst such property is inside the buildings and which was caused by any of the insured events, provided that the property is not otherwise insured.
	B) Our liability will not exceed the amount stated in <u>Addendum B</u> .
Protection of the	18. Protection of the contents against further damage
contents	A) We shall compensate you for the costs reasonably and necessarily incurred for temporary protection of the contents following loss or damage caused by any of the insured events.
	B) Our liability in terms hereof will not exceed the amount stated in <u>Addendum B</u> , unless otherwise agreed to by us in writing.
Student	19.Student accommodation
accommodation	A) We shall compensate you for loss of or damage to household contents kept at an alternate address occupied by any of your biological, adopted or stepchildren who are financially dependent on you and whilst they are registered as full-time students.
	B) Theft is excluded, unless accompanied by visible, forcible and violent entry into or exit from the buildings or room occupied by your child or following threat of violence.
	C) The compensation provided shall not exceed the amount stated in <u>Addendum B</u> or such higher limit stated in the schedule and for which additional premium has been paid.
Subsidence, landslip	20. Subsidence, landslip or heave
or heave	A) We shall compensate you for loss or damage to the contents of the buildings, which is caused by subsidence or heave of the land supporting the buildings or landslip.
	B) We do not cover destruction caused by or arising from: a) excavations other than mining excavations; b) alterations, additions or repairs to the buildings;
	c) the compaction of infill;
	d) defective design, materials or workmanship;e) normal settlement, shrinkage or expansion of the buildings.
Tonont's	
Tenant's	21. Tenant's liability A) We shall compensate you for all sums which you are legally liable to pay as tenant and occupier of
	any private residence, in respect of:
	 a) physical loss or physical damage to the buildings of the private residence directly caused by any of the insured events:
	b) physical breakage of:
	 sanitaryware, excluding chipping and scratching; fixed glass, including mirrors and glass in solar heaters and stoves forming part of the buildings
	of the private residence;
	 c) physical damage to underground pipes and cables extending from the buildings of the private residence to the public mains or to underground fuel, oil or pipes, which was caused as a result of an accident during your period of insurance.
Transit	22. Transit
	We shall compensate you for damage to your household goods whilst being transported to or from any place of purchase, repair or renovation and / or permanent change of address, provided the damage is caused by a fire, collision or overturning of the conveying motor vehicle.

23. Trauma cover

occurrence.

A) We shall compensate you for medical expenses which are not otherwise insured, following a fire or a violent act of theft, attempted theft, hold-up or hijacking.

The compensation provided shall not exceed the sum insured as stated in the schedule for any one

B) Cover is limited to the amount stated in Addendum B.

Trauma cover

Veterinary fees	 24. Veterinary fees A) We shall compensate you for veterinary fees and expenses incurred as a result of injury or death caused by a road vehicle to your dog or cat or for a dog or cat for which you are responsible. B) The compensation provided shall not exceed the amount stated in <u>Addendum B</u>.
Wheelchair	 25. Wheelchair A) If you sustain a permanent physical disability, caused by a sudden and unforeseen accident, which results in you having to rely on a wheelchair to get around, we will contribute towards the fair and reasonable costs of purchasing a wheelchair, provided that the household contents of your primary residence are insured in terms of this section. B) Our liability is limited to the amount stated in Addendum B.

Please note that a claim in respect of any of the above extensions will not affect your No-Claim discount.

D2.6

HOUSEHOLDERS OPTIONAL EXTENSIONS

You will only be entitled to these optional extensions if stated in your schedule, and for which additional premium has been paid.

Mechanical or	
electrical breakdown	

1. Mechanical or electrical breakdown

- A) Notwithstanding the provisions of <u>General Exclusion 17. Other A)k)</u>, we shall compensate you for damage to your contents whilst inside the buildings or on the premises, which is caused as a result of mechanical or electrical breakdown.
- B) The compensation will be limited to the amount stated in <u>Addendum B</u>, or such higher amount as agreed and stated in the schedule in your period of insurance.
- C) We shall not be liable for loss or damage which is covered by a manufacturer's guarantee, purchase agreement, service contract or warranty.
- D) Cover is only provided for a period of 5 (five) years, which period is calculated from the later of:
 - a) the expiry of any manufacturer's guarantee or manufacturer's warranty that may be applicable to such item;
 - b) the expiry of any service contract that may have been concluded in respect of such item; or
 - c) the date on which the item was purchased, if none of paragraphs a) or b) are applicable.

Waiver of excess

2. Waiver of the excess (basic first amount payable)

- A) The basic first amount payable in respect of contents insured in terms of this section, is hereby deleted.
- B) This waiver is not extended to claims that result from lightning or power surge.

D2.7

HOUSEHOLDERS CONDITIONS

The specific conditions applicable to this section.

Automatic reinstatement

1. Automatic reinstatement of the sum insured

- A) In order to maintain the sum insured at the amount shown in the schedule you must pay an additional premium as determined by us on the amount of the loss or damage from the date of its occurrence to the expiry of your period of insurance.
- B) In the event of your policy being a monthly policy, the expiry of your period of insurance will be deemed to be the annual renewal date of the policy for the purpose of calculating the reinstatement premium.
- C) We may charge you the reinstatement premium, at our sole discretion, by either a premium endorsement to your policy, or by deducting the premium from the claim settlement amount.

Beach cottage	2. Beach / weekend / holiday home or any similar residence regularly unattended If the beach / weekend / holiday home is unattended, loss or damage by theft must be accomby visible, forcible and violent entry into or exit from the building.		
Computers	3. Computers and laptops Cover in respect of loss of or damage to desktop computers and laptops used for competitive gaming and / or the mining of cryptocurrency, is limited to the amounts stated in Addendum B , inclusive of software and ancillaries.		
Construction risk	 4. Construction risk A) Whilst the building is in the course of structural alteration and / or renovation and until final completion and hand-over by the contractor to you, we shall only be liable for loss or damage caused by or resulting from: a) fire, lightning, explosion; and b) earthquake. 		
	B) Notwithstanding the aforesaid, it is agreed that as regards that portion of the building not undergoing structural alterations or renovations, full cover as outlined in the policy is applicable.		
Gold and platinum	 5. Gold, platinum, silver and other valuables and collectibles A) The combined cover in respect of: a) furs; b) jewellery and watches; c) oriental carpets and rugs; d) paintings and artwork; e) photographic equipment; f) platinum, gold and silver articles; and g) sound reproduction equipment is limited to the percentage stated in Addendum B. 		
Jewellery and watches	 6. Jewellery and watches A) All jewellery and watches with a value equal to or in excess of R100 000 (one hundred thousand rand) per item, must either: a) be worn on your person; or b) be kept in a safe when not worn on your person. B) We will not cover jewellery and watches, having a value equal to or greater than R100 000 (one hundred thousand rand) per item, if condition A) above was not met at the time of the loss. C) All jewellery and watches with a value less than R100 000 (one hundred thousand rand) per item, must either: a) be worn on your person; or b) be worn on your person as part of your daily routine. For this purpose, 'daily routine' refers to jewellery and watches that are worn every day, but which may be removed from your person overnight and placed out of sight (for example, in a bedside drawer or cupboard); or c) be kept in a safe when not worn on your person as part of your daily routine. D) If you fail to comply with any of the conditions stated in condition C) above, the excesses as set out in Addendum A will apply to any claim. E) Cover for theft from a safe is subject to the following conditions: a) the safe must have been locked at the time of the loss; and b) the safe must have been hidden from plain sight, and must have been securely bolted to the floor or wall; and c) visible, forcible and violent entry into the safe; or d) visible, forcible and violent entry into the safe; or e) threat of violence. F) In the absence of a valuation certificate, you will bear the burden of proving the value and ownership of the jewellery and watches to our reasonable safisfaction, cover will be limited to the amount stated in Addendum B. Any valuation certificates produced in compliance with this clause must pre-date the loss. 		
Pairs and sets	7. Pairs and sets We do not compensate you for any additional or special value an item has on the basis that it forms part of a pair or set. We shall only compensate you for the proportionate, intrinsic value of that part of the pair or set that is lost stolen or damaged.		

the pair or set that is lost, stolen or damaged.

Security	 8. Security A) Alarm warranty (if stated in the schedule) a) If this warranty is stated in the schedule to apply, we shall compensate you for theft or attempted theft from buildings, only if: an alarm system is installed in all buildings at the premises, including outbuildings, and is in full working order; and the alarm system was armed when the buildings were left unattended; and the alarm system is maintained in the proper working order. Please note that if you have maintained your obligations under a contract with the suppliers / servicing engineers to the alarm system, you will be deemed to have discharged your liability.
	b) We shall also compensate you in the event that the key / code to the alarm system was obtained by assault, violence or threat of violence to you or any other key / code holder.
	B) Burglar bars warranty (if stated in the schedule) If this warranty is stated in the schedule to apply, we shall not cover you for loss or damage by theft or attempted theft resulting from entry to the building(s), including outbuildings, through any opening window which is not protected by burglar bars and whilst the building is unattended.
	C) Security gates warranty (if stated in the schedule) If this warranty is stated in the schedule to apply, we shall not cover you for loss or damage by theft or attempted theft resulting from entry to the building(s), including outbuildings, through any external door which is not protected by locked security gates and whilst the building is unattended.
Thatch roof	 9. Thatch roof A) Loss of or damage to buildings with a thatch roof due to fire which is directly caused by lightning or thunderbolt, is subject to the buildings being protected by an SABS or other approved lightning conductor.
	B) In the event of a fire in a building with a thatch roof, you will bear the burden of proving that the fire was not as a result of lightning.
	C) This condition will not apply if the loss or damage was caused by the fire spreading from a neighbour's property where the proximate cause of such fire is attributed to lightning or thunderbolt.
Unattended buildings	10. Unattended buildings You must notify us in writing if you intend leaving any buildings unattended for more than 30 (thirty) consecutive days.

D2.8

Exclusion list

HOUSEHOLDERS EXCLUSIONS

You are not covered for the following.

1. Exclusion list

	A)	Loss or damage arising outside the Republic of South Africa.
	B)	Loss or damage to:
		a) motor vehicle(s), trailer(s), watercraft or their accessories whilst in or on the vehicle or craft;
		b) livestock;

 c) deeds, bonds, bills of exchange, promissory notes, money, cheques, securities for money, stamps, airtime vouchers, documents, manuscripts, medals or coins (including gold coins), except as specifically provided.

SECTION DO3 PERSONAL ALL RISKS

D3.1

PERSONAL ALL RISKS DEFINITIONS

The definitions to be used in this section.

The Insured	The policyholder named in the schedule and his / her spouse and his / her immediate family normally residing with him / her (including his / her children that are financially dependent on him / her.) Herein referred to as 'you' / 'your'.			
Property	Wearing apparel and personal effects as well as all items specified in the schedule.			
Wearing apparel and personal effects	 Means: Wearing apparel excluding furs; Luggage containers, handbags and briefcases; Sporting equipment but excluding pedal cycles, motor vehicles, trailers, hang-gliders, aircraft or watercraft; Watches, jewellery, trinkets and toilette requisites; Photographic equipment, pocket calculators and binoculars; Other personal effects generally carried on the person but excluding contact lenses, radios, sound-reproduction equipment, firearms, hearing aids, cell phones, laptops, portable computers, notebooks, global positioning system devices (GPS), tablets and radio-controlled vehicles (RCV), unmanned aerial vehicles (UAV) and drones. 			

D3.2

PERSONAL ALL RISKS EXCESS

The amount payable by you.

Excess

Our compensation is limited to the amount indicated in the schedule less any excess, also referred to as 'first amount payable'. Please refer to the schedule and $\underline{\mathbf{Addendum A}}$.

D3.3

PERSONAL ALL RISKS COVER

You are covered for the following.

value.

General property	1.	General property cover
, , ,	A)	Accidental loss of or damage to your property whilst in the Republic of South Africa or which accompanies you anywhere else in the world in the course of temporary visits which do not exceed 6 (six) consecutive months per visit.
	B)	Insofar as wearing apparel and personal effects are concerned, our liability in respect of any one article or set (other than clothing, groceries and household goods) will not exceed the amount stated in Addendum B , unless admitted on the basis as defined under D3.6.1. Admitted or Agreed

D3.4

PERSONAL ALL RISKS EXTENSIONS

You are also automatically covered for the following extension.

Groceries and household goods

1. Groceries and household goods

- A) If your groceries and household goods are stolen whilst being conveyed directly by you to or from any place of purchase, repair or renovation, such articles will be deemed to fall within the definition of wearing apparel and personal effects.
- B) Cover is limited to the amount stated in Addendum B.

D3.5

PERSONAL ALL RISKS OPTIONAL EXTENSION

You will only be entitled to this optional extension if stated in your schedule, and for which additional premium has been paid.

Remote jamming

1. Remote jamming

- A) We shall compensate you for the loss of property as a result of theft from an unattended vehicle, provided that:
 - a) the items that were stolen are specified in the schedule;
 - b) the items were contained in a locked boot and therefore fully concealed or concealed in an enclosed compartment that forms part of such vehicle when stolen;
 - c) you attempted to lock the vehicle prior to the theft; and
 - d) the incident was reported to the police and the case number provided on the claim form.
- B) The compensation will be limited to the amount stated in **Addendum B**.

D3.6

PERSONAL ALL RISKS CONDITIONS

The specific conditions applicable to this section.

Admitted or Agreed Value

1. Admitted or Agreed Value

- A) If any item in the schedule is declared to be 'Admitted or Agreed Value', it is agreed that settlement of any claim in respect of the item will be based on the item being of the value specified, following the words 'Admitted or Agreed Value'.
- B) If such damaged item is deemed to be a 'total loss', we shall pay you the amount specified as the value of that item described, following the words 'Admitted or Agreed Value'.

Automatic reinstatement

2. Automatic reinstatement

The sum insured where appropriate will not be reduced by the amount of any loss or damage, but you must pay an additional premium as determined by us on the amount of the loss or damage from the date of its occurrence to the expiry of your period of insurance.

Camping equipment

3. Camping equipment

- A) Loss or damage to camping equipment of any description is excluded whilst:
 - a) the equipment is in an open or unlocked vehicle; or
 - b) not concealed in a locked boot or enclosed luggage compartment in a locked vehicle.
- B) Camping equipment left in the open and unattended will only be covered if within the confines of a controlled reserve or caravan park.



Firearms

4. Firearms

- A) Firearms must be kept in a locked gun safe in accordance with legislative and regulatory requirements whilst not carried on a person.
- B) Cover for loss of firearms is restricted to theft of the firearms from such a safe and subject to:
 - a) visible, forcible and violent entry into the safe; or
 - b) the visible, forcible removal of the entire safe; or
 - c) threat of violence.
- C) We do not cover loss or damage or bursting caused by the incorrect use of or the use of incorrect or overcharged ammunition in firearms.

Jewellery and watches

5. Jewellery and watches

- A) All jewellery and watches specified in the schedule having a value equal to or greater than R100 000 (one hundred thousand rand) per item, must either:
 - a) be worn on your person; or
 - b) kept in a locked and hidden safe when not worn on your person.
- B) We will not cover jewellery and watches, having a value equal to or greater than **R100 000** (one hundred thousand rand) per item, if condition A) above was not met at the time of the loss.
- C) All jewellery and watches specified in the schedule having a value less than **R100 000** (one hundred thousand rand) per item, must either:
 - a) be worn on your person; or
 - b) be worn on your person as part of your daily routine. For this purpose, 'daily routine' refers to jewellery and watches that are worn **every day**, but which may be removed from your person overnight and placed out of sight (for example, in a bedside drawer or cupboard), or temporarily removed during the day whilst performing certain functions where wearing such jewellery would be impractical (such as washing of hands, cooking or cleaning); or
 - c) be kept in a safe when not worn on your person as part of your daily routine, as outlined in b) above
- D) If you fail to comply with any of the conditions stated in condition C) above, the excesses as set out in **Addendum A** will apply to any claim.
- E) Cover for theft from a safe is subject to:
 - a) the safe must have been locked at the time of the loss; and
 - b) the safe must have been hidden from plain sight and must have been securely bolted to the floor or wall: and
 - c) visible, forcible and violent entry into the safe; or
 - d) visible, forcible removal of the entire safe; or
 - e) the threat of violence.
- F) Cover is limited to the sum insured stated in the schedule or the value recorded on the valuation certificate, whichever is the lower.
- G) In the absence of a valuation certificate, you will bear the burden of proving the value and ownership of the jewellery and watches. If you cannot prove the value and ownership of the jewellery and watches to our reasonable satisfaction, cover will be limited to the amount stated in **Addendum B**. Any valuation certificates produced in compliance with this clause must pre-date the loss.
- H) Jewellery and watches having a value in excess of R25 000 (twenty-five thousand rand) per item must, at your expense, be examined by a jeweller, as approved by us, at least every 36 (thirty-six) months, calculated from the inception date of the policy. The jeweller must provide us with a written report on the jewellery and watches prior to the expiry of each of the aforesaid 36 (thirtysix) month periods. Such report must confirm that the jewellery and watches are in good order and repair.

Musical instruments

6. Musical instruments

- A) When not in use, you are required to keep all musical instruments in their cases or any other suitable receptacle.
- B) We are not liable for:
 - a) breakage or damage to strings or reeds;
 - b) loss or damage whilst the instruments are lent;
 - c) loss or damage due to atmospheric conditions;
 - d) loss or damage whilst the instruments are contained in any building other than your private residence, unless the instruments have been handed to the owner / manager of such building for safe custody.
- C) Theft will only be covered if it is accompanied by visible, violent and forcible entry into or exit from the place of storage, or if the keys to the place of storage are obtained by assault, violence or threat of violence to the authorised key holder of the place of storage.

Pairs and sets

7. Pairs and sets

We do not compensate you for any additional or special value an item has on the basis that it forms part of a pair or set. We shall only compensate you for the proportionate, intrinsic value of that part of the pair or set that is lost, stolen or damaged.

Pedal cycles

8. Pedal cycles

- A) The basis upon which we compensate you for the loss of or damage to pedal cycles specified in the schedule, will be determined by one of the following options selected by you and stated in the schedule:
 - a) the fair and reasonable market value of the pedal cycle as at the date of such loss or damage; or
 - b) the replacement value of such pedal cycle;

but always limited to the sum insured stated in the schedule.

- B) We shall compensate you for the loss of your pedal cycle as a result of theft whilst attached to an unattended **vehicle** provided that:
 - a) the pedal cycle that was stolen is specified in the schedule; and
 - b) the pedal cycle was attached to a pedal cycle carrier and securely locked to same by way of a lockable cable or chain with an approved lock; and
 - c) the pedal cycle carrier was securely and properly bolted to such vehicle or locked to such vehicle with an approved lock; and
 - d) removal of the pedal cycle from the pedal cycle carrier or removal of the pedal cycle carrier from the vehicle is accompanied by visible signs of violence and force or by threat of violence
- C) We shall compensate you for the loss of your pedal cycle as a result of theft from a public place provided that:
 - a) the pedal cycle that was stolen is specified in the schedule; and
 - b) the pedal cycle was attached to an immovable object and securely locked to same by way of a lockable cable or chain with an approved lock; and
 - removal of the pedal cycle is accompanied by visible signs of violence and force or by threat
 of violence.
- D) Theft of wheels from your pedal cycle whilst the pedal cycle is attached and securely locked to a pedal cycle carrier (attached to your vehicle), will only be covered where such wheels are secured by way of a lockable cable or chain with an approved lock.
- E) For purposes of B), C) and D) above:
 - a) an 'approved lock' shall mean any SABS approved closed shackle lock;
 - b) a 'cable' used shall be any pedal cycle cable lock; and
 - c) a 'chain' used shall be any steel chain, a minimum of 10mm (ten millimetres) in thickness.
- F) We will not be liable for loss of or damage to accessories unless the complete pedal cycle is lost or damaged.

Theft from vehicles

9. Theft from vehicles

- A) Loss of or damage to insured property (other than fixed motor car radios and fixed sound reproduction equipment) due to theft from an unattended vehicle will only be covered if:
 - a) the property is contained in a locked boot, and therefore fully concealed or concealed in an enclosed compartment that forms part of a locked vehicle; or
 - b) the vehicle itself is housed in a securely locked building or in an enclosed and locked parking bay; and
 - c) entry into or exit from the vehicle or building is accompanied by visible signs of violence and force or by threat of violence.
- B) If you fail to comply with any of the conditions stated in A)a) or A)b) above, cover will be limited to the amounts stated in **Addendum B**.
- C) Notwithstanding the provisions of A) and B) above, loss of or damage to sporting equipment specified in the schedule, due to theft from an unattended vehicle, will only be covered if the equipment is contained:
 - a) in a locked boot if the vehicle has a boot; or
 - b) within a locked vehicle if the vehicle does not have a boot; or
 - the vehicle itself is housed in a securely locked building or in an enclosed and locked parking bay.

D3.7

PERSONAL ALL RISKS EXCLUSIONS

You are not covered for the following.

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1. Cash

Glass

Loss of cash, bank notes, money, cheques, bonds, coupons, stamps, airtime vouchers, title deeds, manuscripts, securities of any kind, travel tickets or any other negotiable instruments.

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2. Glass

We do not cover breakage of glass (other than lenses) not due to fire or thieves.

Maintenance agreement

3. Maintenance agreement, guarantee or warranty

Loss of or damage provided for under any guarantee, warranty, maintenance agreement, lease agreement or purchase agreement entered into by you or on your behalf.

Photographic equipment

4. Photographic equipment

- A) We do not cover loss of or damage to photographic or optical equipment whilst being used for:
 - a) commercial or professional purposes; or
 - b) expeditions of discovery; or
 - c) research; or
 - d) underwater photography.

Radio controlled vehicles

5. Radio-controlled vehicles

Loss of or damage to radio-controlled vehicles (RCV), unmanned aerial vehicles (UAV) or drones, other than for fire or theft in terms of the policy.

Sound recording media

6. Sound-recording media

Loss of or damage to sound- or video-recording media other than by fire or theft and then only for their value as unused material.



SECTION DO4 PERSONAL ACCIDENT

Cover is available under Section FD03: Group Personal Accident

SECTION DO5: ELECTRONIC EQUIPMENT

Cover is available under Section FD01: Property Damage

SECTION DO6 PLEASURE CRAFT

D6.1

PLEASURE CRAFT DEFINITIONS

The definitions to be used in this section.

The Insured	The policyholder named in the schedule and any member of his / her family normally residing with him / her. Herein referred to as 'you' / 'your'.
Electronic equipment	Items of electronic equipment which would be usual to or ordinarily used in / on a pleasure craft.
Fishing equipment	Any items usual to fishing and includes fishing rods, reels, tackle boxes and their contents.
Pleasure craft	A watercraft with a maximum length of 10 (ten) metres and a maximum designed speed of 43 (forty-three) knots or 80 (eighty) km / h and which has been specified in the schedule. The pleasure craft comprises the hull, superstructure, fittings, machinery, engines, motors, gear and equipment such as would normally be sold as one unit, excluding its trailer, limited to the amount stated in Addendum B .
Wearing apparel and personal effects	 Means: Wearing apparel excluding furs; Luggage containers, handbags and briefcases; Sporting equipment but excluding pedal cycles, motor vehicles, trailers, hang-gliders, aircraft, watercraft and scuba equipment; Watches, jewellery, trinkets and toilette requisites; Photographic equipment, pocket calculators and binoculars; Other personal effects generally carried on the person but excluding contact lenses, radios, sound-reproduction equipment, firearms, hearing aids, cell phones, laptops, portable computers, notebooks, global positioning system devices (GPS), tablets and radio-controlled vehicles (RCV),

unmanned aerial vehicles (UAV) and drones.

D6.2

PLEASURE CRAFT UNDERINSURANCE

It is your responsibility to ensure that your pleasure craft is adequately insured.

Olldetilizatalice	Average (as defined) may apply.
Average	If at the time of loss or damage, the cost of replacing the insured pleasure craft, as per D6.7.1. Basis of Indemnification D) below, is greater than the limit of indemnity shown in the schedule, you will be your own insurer for the difference and will bear a rateable proportion of the loss or damage.

PLEASURE CRAFT EXCESS

The amount payable by you.

Excess

Our compensation is limited to the amount indicated in the schedule less any excess, also referred to as 'first amount payable'. Please refer to the schedule and $\underline{\mathbf{Addendum A}}$.

D6.4

PLEASURE CRAFT COVER

You are covered for the following.

Insured events

1. Insured events

Loss or damage to the pleasure craft due to:

- A) Accident.
- B) Fire, lightning, explosion, earthquake or volcanic eruption.
- C) Malicious acts.
- Loss of or damage to outboard motor(s) provided that it / they is / are securely attached to the pleasure craft.
- E) Theft or attempted theft, including machinery, outboard motors, gear or equipment if stolen with the pleasure craft or following visible, forcible and violent entry into or exit from the pleasure craft or place of storage.
- F) A latent defect in the pleasure craft or its machinery.
- G) Negligence of any person.
- H) Collision with a submerged object.

D6.5

PLEASURE CRAFT EXTENSIONS

You are also automatically covered for the following.

Disappearance and exposure

1. Disappearance and exposure

- A) If you disappear and are presumed dead, we shall compensate your beneficiary or your estate up to the capital sum as stated in the schedule, subject to:
 - a) a copy of the court order of presumption of death being provided to us; or
 - b) we are satisfied that an event took place which caused you to sustain a bodily injury (including an injury caused by starvation, thirst or exposure to the elements directly or indirectly resulting from mishap) which could reasonably be determined to have resulted in your death.
- B) If at any time after we paid the claim, you are found to be alive, you must repay all compensation to us.

Electronic equipment

2. Electronic equipment

- A) We shall compensate you for accidental loss of or damage to electronic equipment whilst in or on the pleasure craft.
- B) The compensation provided shall not exceed the amount stated in Addendum B.

	SAFIRE INSURANCE 87
Emergency and salvage charges	3. Emergency and salvage charges We shall compensate you for all charges and expenses, limited to the percentage stated in Addendum B, reasonably and necessarily incurred in minimising or averting a loss which would be covered by this policy.
Fishing equipment	 4. Fishing equipment A) We shall compensate you for accidental loss of or damage to fishing equipment whilst in or on the pleasure craft. B) The compensation provided shall not exceed the amount stated in Addendum B.
	<u> </u>
Locks and keys	 5. Loss of or damage to locks and keys A) We shall compensate you in respect of the cost of replacing locks and keys of any insured pleasure craft following the disappearance of any key of such pleasure craft.
	 B) In addition, we shall compensate you in respect of the cost of replacing or repairing the key of any insured pleasure craft following: a) accidental damage to such key; or b) damage to such locks resulting from attempted theft.
	C) The compensation shall not exceed the amount stated in <u>Addendum B</u> or such higher limit stated in the schedule and for which additional premium has been paid.
	D) Cover is excluded for loss of keys overboard.
Liability to third parties	 6. Liability to third parties A) We shall indemnify you or any person using the pleasure craft with your permission or any water skier being towed or preparing to be towed by your pleasure craft against all sums, including claimant's costs and expenses for which you will become legally liable to pay, in respect of: a) death or bodily injury to any person (other than you or other than as specified in Exclusion D6.9.4. Liability to third parties A)a) to A)g) as set out below);
	b) loss of or damage to property not belonging to you or the permitted user;
	 any attempted or actual raising, removal or destruction of the wreck of the pleasure craft or any neglect or failure to raise, remove or destroy same;
	 d) expenses incurred by you in connection with official enquiries and coroners inquests, provided that such expenses are incurred with our written consent;
	e) legal costs and expenses in defending any criminal or civil action or contesting liability, provided that such costs and expenses are incurred with our written consent.
	B) In respect of any one claim or series of claims arising out of one event, our maximum limit of indemnification is the amount stated in Addendum B .
Medical expenses	7. Medical expenses
,	A) We shall compensate you for bodily injury sustained by any person on board the pleasure craft

- as a result of an accident, if not otherwise insured.
- Compensation will be limited to the amount stated in Addendum B.

Personal accident

8. Personal accident

- Bodily injury to any person caused solely by violent, accidental, external and visible means whilst boarding, aboard or alighting from the insured pleasure craft, which injury independently of any other cause, is the sole cause of any of the undernoted events:
 - a) death;
 - b) total and permanent loss (including total and permanent loss of use) or disablement as specified in the Table of Permanent Disablement (Addendum C).
- We shall pay to you, on behalf of such person or his estate, the capital sum stated in the schedule in the event of accidental bodily injury to any such person directly and independently of all other causes resulting within 24 (twenty-four) calendar months in death or disability as specified in the schedule, limited to the amount stated in Addendum B.
- C) Compensation will not be payable:
 - a) for both death (event a) and total and permanent loss or disablement (event b) caused by the same occurrence. This does not apply in the event of death occurring after compensation already having been paid as a result of total and permanent loss or disablement. In this instance, the total amount will not exceed the compensation specified for death (event a);
 - b) for event a) or b) unless occurring within 24 (twenty-four) months of the occurrence;
 - c) for any specific event where greater compensation is payable for an event which includes the specific event;

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	 d) under this policy in respect of any of the abovementioned events, which is in any way, directly or indirectly caused by or arising or resulting from or traceable to any physical defect or infirmity which existed prior to any occurrence and / or event; e) suicide or any attempt thereat or intentional self-injury; f) pregnancy or childbirth.
Sighting expenses	9. Sighting expenses We shall compensate you for the expense of sighting the underwater section of the hull after grounding, if reasonably incurred specially for that purpose, even if no damage is found.
Transit risks	 10. Transit risks A) We shall compensate you for any loss or damage following transit by land (including loading and unloading) but excluding scratching and denting. B) This section also extends to include claims made by third parties for death, injury or damage arising out of such loading or unloading operations. C) We shall not be liable, however, whilst the pleasure craft is: a) being conveyed by a person who does not have a valid driver's licence, unless the person concerned is charged with the theft or illegal use of the vehicle that is used for conveying the trailer; b) under the control of any person who is under the influence of intoxicating liquor or drugs.
Use by other persons	11. Use by other persons Any person (other than the operator or an employee of an operator of a shipyard, repair yard, slipway, yacht club, marina or pleasure craft sales service or similar operation) using the pleasure craft with your permission, will be regarded as the insured provided that such person complies with and is subject to the terms of the policy.
Wearing apparel	 12. Wearing apparel and personal effects A) We shall compensate you for accidental loss of or damage to wearing apparel and personal effects whilst in or on the pleasure craft. B) The compensation provided shall not exceed the amounts stated in Addendum B.
Yacht-racing risk	 13. Yacht-racing risk A) We shall compensate you for the cost of repairing or replacing sails, masts, spars, standing and running rigging lost or damaged by an insured event whilst the pleasure craft is racing. The compensation provided herein will be limited to the amount stated in Addendum B. B) If the loss or damage is caused by the pleasure craft being stranded, sunk, burnt, on fire, in a collision, or in contact with any external substance (ice included) other than water, we shall pay the repair or replacement costs up to the limit of the sum insured after the deduction of any first amount payable.
	C) Exclusion D6.9.11. Towing on water A)b) (towing or salvaging a pleasure craft other than one in distress) as set out below, does not apply to this extension.

PLEASURE CRAFT OPTIONAL EXTENSION

You will only be entitled to this optional extension if stated in your schedule, and for which additional premium has been paid.

Credit shortfall

1. Credit shortfall

- A) If any total loss settlement is less than the amount owing to the bank / financier under a current instalment sale or lease agreement, we shall pay you an additional amount equal to the shortfall, less:
 - a) any arrear instalments or rentals, including interest payable on such arrears;
 - b) all refunds of premium for cancellation of any insurance cover relating to the pleasure craft;
 - the increased instalments or rentals that would have been paid had there been no residual capital value at the end of the finance period, calculated to the month in which the claim is settled:
 - d) any early settlement penalties;
 - e) the first amount payable.
- B) The amounts payable shall not exceed the maximum indemnity less the applicable excess.
- C) This endorsement shall not apply to an agreement whereby the amount of any single instalment, other than the final residual amount after the initial payment, differs by more than 10% (ten percent) from any other instalment.
- D) If such shortfall is as a result of a re-advance under an instalment sale or refinancing in terms of a lease the insurance by this extension shall be void.

D6.7

PLEASURE CRAFT BASIS OF INDEMNIFICATION

Indemnity

1. Indemnity

- If the pleasure craft is lost or damaged following an insured event, we shall at our option indemnify you;
 - a) by paying for its repair by a repairer acceptable to us; or
 - b) by replacement of the pleasure craft; or
 - c) by paying the amount of loss or damage less the first amount payable.
- B) Repair or replacement will be as close to the original specification as possible, but we shall not be expected to achieve an exact restoration.
- C) If it is within our knowledge that the pleasure craft is the subject of a suspensive sale or similar purchase agreement, payment shall be made firstly to the title holder as described in the agreement, whereafter the balance (if any) will be paid to you. Any indemnification in terms hereof shall be a full and final discharge of any and all liability in respect of such loss or damage.
- D) The maximum amount payable:
 - a) if the pleasure craft hull (excluding inboard or outboard motors) is less than 4 (four) years old, will be the current purchase price of a new hull of the same or a similar model; or
 - b) if the pleasure craft hull (excluding inboard or outboard motors) is older than 4 (four) years, will be the reasonable current market value of such hull; and
 - c) in respect of inboard or outboard motors, will be their reasonable current market value; or
 - d) the sum insured shown in the schedule, whichever is the lower, less the first amount payable.

PLEASURE CRAFT CONDITIONS

The specific conditions applicable to this section.

	General Condition 21. Other insurances does not apply to the Personal Accident extension of this section. However, the following specific conditions are included and are applicable to you:
Cruising range	Cruising range Cover in respect of pleasure craft at sea is limited to a maximum cruising range of 12 (twelve) nautical miles from the coast of the Republic of South Africa, Namibia or Mozambique, or the legal range as may otherwise apply.
Habits, pursuits and health	 2. Habits, pursuits and health (relating to the Personal Accident extension) A) You must notify us in writing immediately if your business or habits or pursuits change in any way. Should your business or habits or pursuits change, you may be required to pay an additional premium. B) You must immediately give us written notice of any disease or physical defect or infirmity with which you have been diagnosed or may have been affected. C) On the happening of any occurrence for which compensation is payable, you must employ the services of a registered medical practitioner approved by us and undergo any treatment which the practitioner deems necessary. D) You must submit to a medical examination, as often as we require and at our expense. E) In the event of your death, we shall be entitled to request a post-mortem examination carried out at our expense. F) This extension will be subject to revision at the end of the period of the insurance during which you attain the age of 70 (seventy) years.
Inboard motors	3. Inboard motors or machinery Cover for loss or damage due to fire or explosion to a pleasure craft fitted with inboard motors or machinery is subject to the pleasure craft being equipped in the engine room or engine space, tank space and galley with an automatic fire extinguishing system or one having controls at the steering position.
Seaworthiness	4. Seaworthiness and care You will take all reasonable steps to protect and maintain the pleasure craft in a proper state of repair and seaworthiness, and to comply with any other legal requirements.
Skipper's licence	5. Skipper's licence In the event of a claim, you must be able to show us that you, or any other person in control of the craft at the time of the occurrence, had a valid skipper's or any other applicable licence.

PLEASURE CRAFT EXCLUSIONS

You are not covered for the following.

Consumable stores	Consumable stores or moorings Loss of or damage to consumable stores or moorings.
Incompetent pilot	2. Incompetent pilot Loss or damage, injury or liability caused, sustained or incurred whilst the pleasure craft is being piloted by any person not competent to pilot such pleasure craft unless under the immediate supervision of a person so competent.
Intoxicating liquor or drugs	 3. Intoxicating liquor or drugs A) We shall not be liable for any accident, injury, loss, damage or liability incurred while any pleasure craft is being piloted by: a) you while under the influence of intoxicating liquor or drugs (unless administered by or prescribed by and taken in accordance with the instructions of a member of the medical profession); or b) any other person with your general consent who is under the influence of intoxicating liquor or drugs (unless administered by or prescribed by and taken in accordance with the instructions of a member of the medical profession).
Liability to third parties	 4. Liability to third parties A) We shall not indemnify you or the permitted user or water skier against claims resulting from legal liability for: a) death or bodily injury in respect of any person employed in any capacity by you or any other person in connection with the pleasure craft or similarly employed by any person using the pleasure craft with your permission or similarly employed by any water skier; b) accidents arising from any person engaged in kiting or other airborne sport whilst being towed by the insured pleasure craft or preparing to be towed by the insured pleasure craft or until safely back on board the pleasure craft; c) accidents arising while the pleasure craft is in transit by mechanically propelled road vehicle, rail, ship or aircraft; d) death or bodily injury in respect of fare-paying passengers and loss of or damage to their property; e) damages or penalties arising under contract; f) fines or other penalties imposed under any statutory code or common law in respect of any offence committed; g) death or bodily injury to any person operating or employed by the operator of a shipyard, repair yard, slipway, yacht club, marina, sales agency or similar organisation.
Left afloat	 5. Left afloat A) Loss or damage to the pleasure craft or for liability to third parties or for any salvage services caused by the pleasure craft being stranded, swamped, sunk or breaking adrift whilst: a) left moored and unattended off an exposed beach or shore; or b) left anchored and unattended off an exposed beach or shore.
Mechanical or electrical breakdown	6. Mechanical or electrical breakdown Loss or damage due to mechanical or electrical breakdown of machinery, engines, motors, batteries and their connections (other than the shaft and propeller) unless occasioned by external causes not otherwise excluded.
Racing	7. Racing Loss or damage whilst the pleasure craft is participating in motorised racing or speed tests, or any trials in connection therewith.
Repairs	8. Repairs or alteration work Loss or damage due to any defect resulting from either negligence or breach of contract in respect of any repair or alteration work.

Sails	 9. Sails or protective coverings A) Loss of or damage to sails or protective coverings split by the wind or blown away whilst set, unless: a) in consequence of damage to the spars to which the sails are rigged; or b) occasioned by the pleasure craft being stranded, sunk, burnt, on fire, in a collision; or c) in contact with any external substance (ice included) other than water.
Territorial limits	10. Territorial limits Loss, damage, injury or liability caused, sustained or incurred outside the territorial limits of the Republic of South Africa, Botswana, Lesotho, Malawi, Mozambique, Namibia, Eswatini, Zambia and Zimbabwe.
Towing on water	11. Towing on water A) Loss or damage whilst the pleasure craft is: a) being towed on water except: 1. when in need of assistance; 2. for customary towage in connection with laying up, fitting out or repairs; b) towing or salvaging a pleasure craft other than one in distress; c) towing or salvaging a pleasure craft (whether or not in distress) under a contract arranged prior to commencing towing or salvaging.
Use	12. Use of pleasure craft A) Loss or damage whilst the pleasure craft is: a) being used for any purpose other than private and pleasure; b) let out on hire or charter; c) used or occupied as a houseboat or permanent residence.



DAIRY FULL CREAM SECTIONS

Pages 47 to 79 below detail the cover that relates to the non-motor dairy / farming sections of this policy.

Sections

The sections are easily identified by the 'FD' prefix, as follows:

FD01: Property Damage

FD02: Dairy Interruption

FD03: Machinery Breakdown

FD04: Group Personal Accident

FD05: Pedigreed Animals

SECTION FD01 PROPERTY DAMAGE

FD1.1

PROPERTY DAMAGE DEFINITIONS

The definitions to be used in this section.

	-
The insured	The policyholder named in the schedule who conducts business predominantly as a dairy farmer, or any of its principals, partners, directors or members, or any person who form part of the decision-making mechanism of the business. Referred to as 'you' / 'your'.
Dairy	The commercial dairy operation conducted by you.
Dairy parlour	Those buildings and / or structures that are permanently and predominantly used for the general purposes associated with the dairy.
Hot Works	Any work or operation which involves heating, welding, soldering, brazing, grinding, melting, blow-torching, branding or cutting or any such works similar thereto.
Insured event	Unforeseen physical loss of or damage to insured property following an insured peril, hereinafter called "damage".
Insured property	Insured property includes the following: 1. Tangible property A) All real and personal tangible property: a) owned by, hired or leased to you or held by you in trust or on commission or for which you are responsible, including buildings, milking equipment, offices and the contents thereof, calf-rearing facilities, storage facilities (including feed silos, bulk tanks and hay sheds); b) electronic equipment (if stated in the schedule) c) livestock (if stated in the schedule) d) centre pivots and pumps (if stated in the schedule) e) hay bales and fodder (if stated in the schedule) g) landlord's and tenants' improvements; h) personal property of your directors and employees while on your business premises or while being transferred anywhere within the territorial limits; B) But excluding: a) aircraft and waterborne vessels; b) animals (unless stated in the schedule to be included); c) buildings and property in the course of construction provided that this exclusion shall not apply to any section of such incomplete property which has been handed over for use by you or to any existing property which is not in the custody or control of the contractor. d) bullion, precious and semi-precious stones; e) dams, dam walls, dam contents and reservoirs, other than storage tanks and / or storage vessels; f) directors', employees' and partners' own land, improvements thereon and contents thereof; g) docks, piers, wharves, harbours and airports; h) driveways, pavements, roads, runways, canals, pipelines external to the premises, tunnels, cables and cableways external to the premises; i) explosives; j) growing timber, growing crops, saplings or seedlings; k) land, lakes and earthworks; land, lakes and earthworks; n) mechanically propelled vehicles other than specifically provided for herein and not covered under a motor vehicle policy or the Motor section of this policy; m) mobile plant where the damage to the plant arises outside the borders of your premises;

agreements;

	INSURANCE
	 o) property more specifically insured except in respect of any excess beyond the amount payable under any such insurance; p) property which at the time of damage is, or would but for the existence of this insurance be, insured by any marine insurance except in respect of any excess beyond the amount which would have been payable under such marine insurance had this Insurance not been in force, other than any deductible. This exception applies only to property located on land within the territorial limits; q) radioactive materials; r) railway lines and railway platforms (other than those owned by you or for which you are responsible); s) railway rolling stock, locomotives and tenders other than in respect of damage caused by fire and allied perils within the borders of your premises; t) timber logs whilst in transit; v) transmission and distribution lines and their supporting structures forming part of your property other than those on or within 150 metres of your premises; w) unmined materials.
Accidental damage	Accidental physical loss, destruction or damage to insured property by any cause not otherwise excluded or included by another peril in any section of this Insurance.
Baled fodder	Definitions applicable to FD1.7.35. Baled fodder in the open warranty: Fodder: any form of livestock feed; Bale(s): livestock fodder bound or tied together in square or round bales; Stack(s): a number of bales stored in a contiguous grouping; Cluster(s): a number of stacks located at a site; Site(s): the physical location at which a cluster is stored.
Computer equipment	Electronic devices or machines that manipulate data according to a list of instructions and have the ability to store data and execute programs, consisting of hardware (including keyboard, monitor, central processing unit) and supported by software.
Peripheral equipment	Electronic devices or machines linked to computer equipment (either by cable or wirelessly) and that transmit / receive information to / from the computer equipment for processing, as stated in the schedule. (eg office copier / printer)
Malicious damage	 A) Damage to the Insured property caused by the deliberate or wilful or wanton act of any person committed with the intention of causing such damage but excluding damage to: a) moveable property which is: 1. stolen; 2. damaged in an attempt to remove it from any premises owned or occupied by you; b) moveable or immovable property which is damaged by thieves whilst breaking into or out of or attempting to break into or out of any premises owned or occupied by you; c) immovable property owned or occupied by the insured occasioned by or through or in consequence of: the removal or partial removal or any attempt thereat of; the said immovable property or any part thereof with the intention of stealing any part thereof. B) This insurance does not cover: damage related to or caused by fire, explosion or smoke damage; consequential or indirect loss or damage of any kind or description whatsoever other than loss of rent if specifically insured; damage resulting from total or partial cessation of work or the retarding or interruption or cessation of any process or operation; damage occasioned by permanent or temporary dispossession resulting from confiscation, commandeering, or requisition by any lawfully constituted authority; damage related to or caused by any occurrence referred to in General Exclusion 16. War, riot and terrorism A) to F) of this insurance or the act of any lawfully established authority in controlling, preventing, supressing or in any other way dealing with any such occurrence.

Market value

Peripheral equipment

The current purchase price of second-hand / used equipment of equal performance and / or capacity to the equipment lost or damaged and of substantially similar condition. Where no similar equipment is available, market value shall be calculated by deducting from the current new replacement value of the nearest equivalent equipment an amount representing:

C) If we allege that by reason of proviso B), damage is not covered by this section the burden of

a) 20% (twenty percent) for the first year after the date of purchase; and

proving the contrary shall rest on you.

b) 10% (ten percent) per year for each succeeding year subject always to a minimum indemnity of 40% (forty percent) of the current new replacement value of the nearest equivalent equipment.



New property shall mean peripheral equipment purchased no more than 5 (five) years (or such extended period as may be approved by us in writing) prior to the defined event, it being expressly agreed that in applying this definition, upgrades and enhancements will be taken into account in arriving at an indemnifiable amount and the age of the property insured.
New replacement value shall be the cost at which our computer equipment supplier, or at our discretion such other supplier, would sell such equipment in the normal course of its business.
 cash, being coins, bank and currency notes; and smart cards, phone cards, franking machine cards; and credit card vouchers, travellers' cheques, postal orders, money orders, current negotiable postage, revenue and holiday stamps; and instruments of a negotiable nature (excluding cryptocurrency), scratch cards, airtime vouchers; your property or for which you are responsible.
The land on which your Insured property is situated, as specified in the schedule.
 A) Rent receivable, rent payable or rental value in the event of the premises being rendered untenantable: a) Rent receivable: the actual rent receivable by you at the time of loss or damage in respect of the premises or on such part as may then be let; b) Rent payable: the actual rent payable by you to the owner or landlord of the premises; c) Rental value: the actual rental value of the premises in respect of the time required to place the premises in a tenantable condition.
 A) Riot and strike shall mean: a) civil commotion, labour disturbances, riot, strike or lockout; b) the act of any lawfully established authority in controlling, preventing, suppressing or in any other way dealing with any occurrence referred to in (a) above. B) This Insurance does not cover: a) loss or damage occurring in South Africa and Namibia; b) consequential or indirect loss or damage of any kind or description whatsoever, other than loss of rent if specifically insured; c) loss or damage resulting from total or partial cessation of work, or the retarding or interruption or cessation of any process or operation; d) loss or damage occasioned by permanent or temporary dispossession resulting from confiscation, commandeering or requisition by any lawfully constituted authority; e) loss or damage related to any cause by any occurrence referred to in General Exclusion 16. War, riot and terrorism B) to F) of this Insurance or the act of any lawfully established authority in controlling, preventing, suppressing or in any other way dealing with any occurrence. C) If we allege that by any reason of proviso B), loss or damage is not covered by this Insurance, the burden of proving the contrary shall rest on you.
 A) The relocation of Insured property other than by sea or international flight, within the territorial limits. B) Transit shall be deemed to commence from the time of moving the insured property (including carrying to any conveyance and loading thereon), continue whilst in transit (including return journey in the event of the insured property being refused) and temporary storage in the course of transit and end when offloaded and delivered at any building or place of storage at the final destination. C) For the purposes of this definition, Transit shall not mean the routine conveyance of portable equipment and personal property normally carried about the person or by an individual.



FD1.2

PROPERTY DAMAGE UNDERINSURANCE

It is your responsibility to ensure that your property is adequately insured.

Underinsurance	It is your responsibility to ensure that your property is adequately insured. If you are underinsured, Average (as defined) may apply.
Average	If, at the time of loss or damage, the cost of replacing the property insured as new is greater than the collective sum insured, you will be responsible for the difference and will bear a rateable proportion of the loss or damage accordingly. If more than 1 (one) item is insured under this section, each item is separately subject to this clause.
Application of average	The sum insured shall be the value declared at inception or renewal date immediately prior to any loss plus an allowance calculated at the date of loss for trends, additions, including capital additions as defined, extensions, acquisitions and new locations between the effective date of declarations and the date of loss, which shall be the maximum to be utilised for any application of Average. In the case of new acquisitions / locations the declarations shall be deemed to be those figures which would have been declared at the inception of the period of insurance. Capital additions are defined as any newly acquired or newly erected buildings, machinery and plant.
	Cover in respect of capital additions shall not exceed an amount of 20% of the combined building,

FD1.3

PROPERTY DAMAGE EXCESS

The amount payable by you.

Excess

Our compensation is limited to the amount stated in the schedule less any excess, also referred to as 'first amount payable'. Please refer to the schedule and $\underline{\mathbf{Addendum A}}$.

FD1.4

PROPERTY DAMAGE COVER

You are covered for loss or damage to the insured property caused by the following insured events originating or occurring at the premises.

Insured perils

Defined events

1. Insured perils

- A) Fire and Allied Perils shall (except to the extent that any peril is specifically excluded) mean:
 - a) fire, lightning, thunderbolt;

plant and machinery sum insured.

- b) explosion;
- c) storm, wind, water, hail or snow;
- d) earthquake or earth tremor;
- e) aircraft, other aerial devices or articles dropped therefrom;
- f) impact.
- B) The insured property's own spontaneous fermentation, heating, combustion or charring.
- C) Leakage or discharge from tanks, pipes, apparatus or fire-extinguishing equipment which shall include loss of or damage to such items and their contents.
- D) Malicious damage (as defined) and malicious damage following theft or any attempt thereat.
- E) Riot and strike (as defined).

FD1.5

PROPERTY DAMAGE EXTENSIONS

You are also automatically covered for the following.

Accidental damage	Accidental damage We sever assidental physical loss (as defined) of or damage to incured property.	
	We cover accidental physical loss (as defined) of or damage to insured property.	.,
	Other than in respect of centre pivots, in which case the sum insured would apply, cover is lim to the amount stated in Addendum or such higher amount stated in the schedule and for wand additional premium has been paid.	
	 We do not cover loss, destruction or damage: a) arising from the failure and / or deliberate withholding and / or lack of suppliers of water, stegas, electricity, fuel or refrigerant; b) to centre pivots resulting directly from the use of the safety override button or switch; 	eam,
Express delivery and	Express delivery and overtime (electronic equipment)	
overtime ,	Extra charges for express delivery, airfreight, overtime, Sunday and holiday rates of wages payin respect of the necessary and reasonable additional costs incurred by you for effecting repareplacement approved by us.	
	The amount payable in respect of such charges is limited to the percentage stated in Addendu	<u>Jm B</u>
Fire extinguishing	Fire extinguishing charges	
charges	 Any costs relating to the extinguishing or fighting of fire shall be payable in addition to any opayment for which we may be liable in terms of this section, provided that: a) the fire extinguishing services were provided by a totally unrelated third party that species solely in fire-fighting as part of its ordinary business for commercial reward; and b) you are legally responsible for the payment of such costs; and c) the insured property was on fire or the insured property was in danger from the fire and it reasonable under the circumstances to employ such fire extinguishing services to control or extinguish the fire. 	alises t was
	The cover under this extension is limited to the amount stated in <u>Addendum B</u> , or such higher am stated in the schedule and for which additional premium has been paid.	าดบทา
	Any costs relating to aerial water bombing or spotter planes are excluded under this extension.	١.
	If you, or any related party, hold any other cover with us or Safire Crop Protection Co-operation Limited for the event, cover under this extension will be excluded.	ative
Money	Money	
	We cover loss of or damage to money.	
	Cover is limited to the amount stated in $\underline{\textbf{Addendum B}}$ or such higher amount stated in the sche and for which additional premium has been paid.	edule:
	 In addition, we cover: a) loss of or damage to receptacles and clothing as a result of theft of money or any attention thereat; and b) the cost of replacing locks and keys to any receptacles following the disappearance of key to such receptacle, or you having reason to believe that any unauthorised person main possession of a duplicate of such key; limited to the amounts stated in Addendum B. 	f any
	 We shall not be liable under this extension for: a) loss or damage arising from any event in respect of which a claim is payable, or would payable, under the Fidelity section of the policy or any other fidelity insurance; b) theft of money from an unattended vehicle unless the person/s responsible for the vehicle are incapacitated as a direct result of an accident involving the vehicle; c) loss, destruction or damage to money arising from shortage due to error or omission. 	
Power surge	Power surge	
,-	Loss of or damage to insured property caused by power surge.	
	Loss of or damage to insored property caused by power sorge.	

Prevention of access 6. Prevention of access We cover loss of or damage to milk at your premises resulting from prevention of access to property within a 10 (ten) kilometre radius of your premises, destruction of or damage to which shall prevent the use of the premises or the access hereunto, whether your premises or property therein be damaged or not. Loss of milk will be limited to the amount stated in Addendum B or such higher amount stated in the schedule and for which additional premium has been paid. Property in transit 7. Property in transit A) We cover loss of or damage to property in transit including, in the event of damage during transit, the reasonable costs incurred by you in: a) reloading onto a road vehicle insured property which has fallen off; b) the transfer of insured property to another vehicle and for the final delivery to the original destination or return to the place of dispatch necessitated by fire, collision or overturning of any road vehicle operated by or on your behalf; and c) the removal of debris and site clearance consequent upon the destruction of or damage to the insured property. B) Cover will be limited to the amount stated in Addendum B or such higher amount stated in the schedule and for which additional premium has been paid. Theft (including 8. Theft or attempted theft (including extended theft) extended theft) We cover loss or damage caused by theft, burglary or any attempt thereat, provided that all burglary claims must be accompanied by visible signs of forcible and / or violent entry into or exit from the buildings. **Extended theft:** In addition to A), we cover loss or damage caused by theft, burglary or any attempt thereat from buildings utilised for dairy purposes which, as part of their construction, are open sided and do not

FD1.6

PROPERTY DAMAGE OPTIONAL EXTENSIONS

You will only be entitled to these optional extensions if stated in your schedule, and for which additional premium has been paid.

tampering of such items from the floor, walls, beams, ceiling or roof.

schedule and for which additional premium has been paid.

Contamination of own milk

1. Contamination of own milk

A) We will indemnify you for the loss that may be incurred due to contamination of your own milk by antibiotics.

have lockable doors, windows and gates. Cover is extended to include theft of solar panels from the roof of such buildings. In these instances, visible evidence must be seen of forced removal or

Cover will be limited to the amount stated in Addendum B or such higher amount stated in the

- B) Cover is subject to the following warranty:
 - a) no claim for contamination of milk by antibiotics shall be payable under this section unless the Charm II (or such other similar test as may be generally accepted and utilised by the dairy industry) has been carried out in respect of such milk. Such test results must be provided to us in writing and must have been carried out by a recognised laboratory;
 - b) you are obliged at all times to comply with all generally accepted dairy farming practices;
 - c) in the event that a third party rejects the contaminated milk, the claim arising from such rejection and submitted under this section must be accompanied by written proof, in a form acceptable to us, that such milk has been destroyed or disposed of by the third party. Should the milk or any part thereof be returned to you, any income or benefit derived by you (or any third party) from such milk must be disclosed to us;
 - d) you must retain and make available to us all records relating to the milk in respect of which you may seek indemnity under this section. In this regard you shall be obliged to co-operate with us and do all things reasonably necessary to assist us in obtaining any records relating to the milk which may be in a third party's possession.
- Our liability will not exceed the amount stated in <u>Addendum B</u>.

Deterioration of stock

2. Deterioration of stock (All risks basis)

Deterioration of refrigerated goods is covered if caused directly by damage to the refrigeration or freezer plant by any accident or misfortune not otherwise excluded, incorrect cleaning of tanks (hygiene), provided that our liability in respect of any one loss shall not exceed the amount stated in the schedule.

Freezing of dairy cows

3. Freezing of dairy cows

- A) Loss or damage in respect of death or destruction of the livestock described in the schedule directly caused by:
 - a) storm, wind, water, hail or snow;
 - b) freezing with the exception of loss or damage due to a drop in temperature which is not accompanied by storm, wind, water, hail or snow;

provided that the cover under this extension will only commence after a period of 7 (seven) days has expired / lapsed from the inception date of this extension.

B) We will not be liable for more than the amount stated in the schedule.

Fire extinguishing charges (aerial bombing)

4. Fire extinguishing charges (aerial water bombing)

- A) Cover under this section is extended to include the reasonable costs and expenses of aerial water bombing including assistance thereof by way of spotter planes, provided that:
 - a) the fire extinguishing services were provided by an official aerial bombing association (eg. Letaba FPA, Mkhondo FPA or similar); and
 - b) you are legally responsible for the payment of such costs; and
 - c) the insured property was on fire or the insured property was in danger from the fire and it was reasonable under the circumstances to employ aerial water bombing to control and / or extinguish the fire.
- B) The cover under this extension is limited to the amounts stated in **Addendum B**.
- C) If you, or any related party, hold any other cover with us or Safire Crop Protection Co-operative Limited for the event, cover under this extension will be excluded.

Loss of grazing

5. Loss of grazing

- A) Loss of grazing is included in respect of fire spreading from a third party's property and subject to you having complied with the Veld and Forest Fire Act 101 of 1998 and that you have attempted to do all that was reasonably necessary to prevent the loss.
- B) The amount payable will be in respect to the increased cost of working in providing supplementary feed in the form of hay or leasing grazing to feed the cows and its associated costs, limited to the amount stated in **Addendum B**.

Subsidence, landslip or heave

6. Subsidence, landslip or heave

- A) We cover loss, destruction of or damage to the buildings caused by subsidence or heave of the land supporting the buildings or landslip.
- B) We shall not be liable for:
 - a) destruction or damage to solid slab floors or any other part of the buildings resulting from the movement of such slabs, unless the foundations supporting the external walls of the building or its outbuildings are damaged by the same cause at the same time;
 - b) loss, destruction or damage to swimming pools, tennis courts, sauna and spa rooms / baths, gates, gate posts, boundary walls, retaining walls, garden walls, hedges, fences, driveways, paths, patios, terraces, septic or conservancy tanks, drains and water courses, unless the buildings are damaged by the same cause at the same time;
 - work necessary to prevent further loss, destruction or damage due to subsidence, heave or landslip except where appropriate design precautions were implemented during the original construction of the buildings and any subsequent additions thereto;
 - d) consequential loss of any kind whatsoever, except loss of rent as specifically insured under this section;
 - e) loss or damage which is related to or caused by:
 - 1. faulty design or construction of any building situated at the insured premises; or
 - 2. the removal or weakening of support to any building situated at the insured premises;
 - workmen engaged in making any structural alterations, additions or repairs to any building situated at the insured premises;
 - 4. excavation on or under land other than excavations in the course of mining operations;
 - 5. the compaction of infill;
 - 6. normal settlement, shrinkage, or expansion of the building.

	C) In any action, suit or other proceeding where we allege that, by reason of the provisions of these exceptions, any damage is not covered by this insurance, you will bear the burden of proving the contrary.
Theft of dairy cows	 7. Theft of dairy cows A) We will cover theft of dairy cows subject to there being a minimum of 5 (five) dairy cows stolen in any one event.
	B) Cover is limited to the amount stated in the schedule and is subject to: a) you immediately informing the police of the theft and providing us with a police reference number; and b) confirmation of freeze branding and / or positive identification of the dairy cows.

	b) confirmation of freeze branding and / or positive identification of the dairy cows.
Optional extension	ons relating to ELECTRONIC EQUIPMENT
Incompatibility cover	 8. Incompatibility cover A) Notwithstanding anything to the contrary contained in the policy, the indemnity provided to electronic equipment (if selected and noted in the schedule) has been extended to include costs incurred in respect of: a) modifications or alterations to the property insured directly consequent upon indemnifiable loss or damage to ensure the operating integrity of the electronic system; b) replacement or upgrading of legal programs to achieve compatibility with the modified or altered electronic system; c) the restoration of previously captured data which has become inaccessible due to the modifications to or alterations of the electronic system or in consequence of the replacement or upgrading of legal programs, provided always that: 1. the costs provided for in a), b) and c) above shall be necessarily and reasonably incurred to maintain normal working conditions; and 2. such additional costs shall be incurred as a direct consequence of indemnifiable loss or damage in terms of this section.
	 B) The cover afforded hereunder shall be restricted to: a) parts or components of the electronic system which are not indemnifiable in terms of the insured events; and b) programs or data reinstated not indemnifiable under FD1.7.37 Reinstatement of Data / Programs. C) The indemnity by this extension shall, in respect of any one event, be limited in the aggregate of the limit of indemnity in respect of electronic equipment noted in the schedule and the amount stated in Addendum B, whichever is the lesser.
Remote jamming	 9. Remote jamming A) We shall compensate you for the loss of your electronic equipment as a result of theft from an unattended vehicle, provided that: a) the items were contained in a locked boot and therefore fully concealed or concealed in an enclosed compartment that forms part of such vehicle when stolen; b) you attempted to lock the vehicle, but the locking mechanism was blocked by thieves using an electronic device; and c) the incident was reported to the police and the case number provided on the claim form.

The compensation will be limited to the amount stated in **Addendum B**.

FD1.7

PROPERTY DAMAGE CLAUSES, CONDITIONS & WARRANTIES

Specific clauses, conditions, and warranties applicable to this section.

Accidental damage Public supply connections	1. Accidental damage to public supply or main connections This insurance in terms of FD1.4.1 Insured perils A)a)-c), FD1.5.1 Accidental damage and FD1.5.7 Theft or attempted theft extends to include damage to water, sewerage, gas, electricity, telecommunications equipment and the like, between the insured property and the public or private supply or main.
Alterations	2. Alterations and mis-description of occupancy The insurance under this section shall not be prejudiced by any alteration or mis-description of occupancy whether due to the transfer of processes or machinery or by virtue of acquisition of additional premises, structural alteration or repairs to buildings, machinery or plant, provided that notice is given to us as soon as practicable after such event and you agree to pay additional premium if required.
Alternative replacement	3. Alternative replacement condition (design capacity) A) In the event of the insured property which has a measurable function, capacity or output being damaged by a defined event and it not being possible to replace or reinstate such property in terms of the reinstatement value conditions, then we will pay the cost of replacing such property with property the quality, capacity, function or output of which is as near as possible but not inferior to that of the original property, provided that: a) Proviso of the reinstatement conditions apply equally to this clause; b) In applying the provisions of B)c) of the Reinstatement Value Conditions, the cost (as provided for in proviso B)c)) "which would have been incurred in replacement or reinstatement if the whole of the insured property had been damaged" will increase by such amount payable under the alternative replacement clause which is in excess of that which would have been payable under the reinstatement value conditions clause, had it been possible to reinstate or replace the property in terms thereof.
Brands and labels	 4. Brands and labels A) In the event of damage to insured property carrying a brand name, trademark or label or where the sale of such property in any way carries a guarantee or where the sale of such property might have an adverse effect upon the market value of similar property, this insurance extends to include the cost of removing all such brand names, trademarks, labels or guarantees before disposal and determination of the value of the salvage. B) It is further agreed that, in respect of any containers from which the brand name, trademark, label or guarantee cannot be removed, the contents shall be removed to plain containers.
Burglar alarm warranty	 C) In the event of damage to labels or names, the amount payable shall be the cost of relabelling or reconditioning the property. 5. Burglar alarm warranty (if stated in the schedule) A) If this warranty is stated in the schedule to apply, we shall compensate you for theft or attempted theft, only if: a) an alarm system is installed at the premises and is in full working order; and
	 b) the alarm is linked to a company providing armed response. B) It is further warranted that: a) the burglar alarm installed at the premises shall be made fully operative whenever the premises are not open for business unless any of your principals, partners, directors or employees are on the premises; b) such alarm shall be maintained in proper working order but you shall be deemed to have discharged your liability in this regard if you have maintained your obligations under a contract with the suppliers or servicing engineers of the alarm system.
	C) We shall also compensate you in the event that the key / code to the alarm system was obtained by assault, violence or threat of violence to you or any other key / code holder.

Cash-carrying warranty 6. Cash-carrying warranty A) Whilst money is in transit to and from the bank, the following precautions must be taken: money up to R15 000 (fifteen thousand rand) must be carried by one senior employee or principal: money in excess of R15 000 (fifteen thousand rand) must be carried by two senior employees or principals in a vehicle; money in excess of R25 000 (twenty-five thousand rand) must be carried by professional armed security services. No cover will be in force if the required warranty is not met. Combustible-materials 7. Combustible-materials warranty (if stated in the schedule to warrantv The entire premises, including all areas around the buildings, will be kept clean and free of any combustible materials (other than stock) at all times. Clearance costs 8. Clearance costs A) Damage to insured property: a) This insurance covers costs necessarily incurred by you in demolishing or dismantling insured property and / or the removal, storage or disposal of debris (including stock debris) from the site and in providing, erecting, maintaining and dismantling or removal of any hoarding required during such demolition, shoring up or propping and site clearance operations b) It is understood and agreed that such costs shall be payable in addition to any maximum limit or sum for which we are liable under this insurance but limited to the amount stated in Addendum B. No damage to insured property: This insurance covers costs and expenses necessarily and reasonably incurred in removing silt, water or debris from or within a radius of 10 (ten) km of any premises owned or used by you in connection with the business in order to regain access to, or to restore original working conditions to, such premises or site. These costs shall be deemed to constitute damage within the meaning of this section provided that the costs and expenses incurred as a result of an insured event and provided also that we shall not be liable for costs or expenses arising from pollution or contamination of property not insured by this policy. Destruction of salvage 9. Destruction of salvage (applicable to stock-in-trade) Applicable to stock-in-We will pay a total loss under this insurance on any of the property which is damaged by any insured trade peril and which you elect in consultation with us to destroy, but in the event that you elect to recondition damaged property, we are entitled to such salvage as may be obtainable. Disposal of salvage 10. Disposal of salvage We agree we will not sell or otherwise dispose of any property which is the subject of a claim hereunder without your written consent, provided that you can establish to our satisfaction that to have done so would have been prejudicial to your interests, in which event you agree to allow us to deduct from the amount of the claim an amount equivalent to the intrinsic value of any such property to you and you will retain such salvage. **Escalator clause** 11. Escalator clause (if stated in the schedule) During each period of insurance, the sum(s) insured in respect of buildings including landlord's fixtures and fittings for which you are responsible, walls, gates, posts and fences, plant, machinery and all the contents, excluding property more specifically insured and stock, shall be increased by the portion of the percentage specified in the schedule which the number of days since the commencement of such period bears to the whole such period. Unless agreed otherwise, these provisions shall only apply to the sum(s) insured in force at the commencement of the period of insurance. Fire-protection system 12. Fire-protection system updating Where, following damage, it is a legal or statutory requirement for you to update or replace your updating automatic fire-protection system (including undamaged portions thereof) with a more modern design or system, this insurance shall indemnify you in respect of the additional costs and expenses incurred. Our liability is limited to the amount stated in Addendum B.

Hot Works warranty

13. Hot Works warranty (if stated in the schedule to apply)

You must comply with the following express warranties:

- A) All Hot Works carried out at the premises shall only be carried out by a suitable qualified person.
- B) You and the person conducting any Hot Works operation or work on your behalf must at all times comply with any applicable legislation relating to the carrying out of such works.
- C) You and the person conducting any Hot Works operation or work on your behalf must at all times comply with any applicable internal safety rules or procedures that had been adopted by you.
- D) All Hot Works shall, as far as is reasonably possible, only be carried out within a designated and suitably equipped welding bay or workshop area which has been prepared for such activity.
- E) Any Hot Works operations or works shall:
 - a) only be carried out when you, your employees, your contractor, your agents or any person under your control or authority has taken all reasonable precautions to prevent the occurrence of an uncontrolled fire and the spread thereof from the site where such Hot Works are being undertaken;
 - b) only be carried out when it is safe to do so from a general fire safety perspective, having regarded to generally accepted fire safety practises;
 - c) only be carried out when a person who is suitably qualified and experienced to conduct such
 Hot Works is personally present at the site where such hot Works are being undertaken. Such
 person shall be present at such site at all times whilst such Hot Works are being conducted;
 - d) only be carried out when there is adequate fire-fighting equipment present at the site where such Hot Works are being undertaken, having due regard to the specific conditions and circumstances (from a fire risk perspective) that may be present at such site;
 - e) only be carried out when the area in the immediate vicinity of the work has been cleared of all combustible material so as prevent the Hot Works from causing the general area where the works are being undertaken to be set on fire. In the event of the Hot Works being carried out overhead, the area beneath such overhead area must be cleared of all combustible material so as to prevent the Hot Works from causing the general area beneath the works from being set on fire:
- F) You shall ensure that any area in which Hot Works are carried out is monitored for a period of not less than 60 (sixty) minutes after each occasion that such Hot Works activity ceases, to ensure that no potential fire hazard exists.
- G) On completion of the Hot Works, all equipment utilised must be returned to their demarcated storage areas.
- H) You undertake at all times during the existence of this policy of the insurance, to create a written Hot Works policy, which policy must be implemented and enforced by you.
- As part of such Hot Works policy, it must require any person that intends to undertake any Hot Works operation at the premises to apply for the granted permission to conduct such works in accordance with the relevant Hot Works permit.
- J) Prior to you, your employees, your contractors, your agents or any person under your control or authority engaging in any Hot Works activities, you will ensure that:
 - a) the Hot Works permit is duly completed, approved and signed-off by you or a senior member of management;
 - b) the person to whom such approval is granted understands the obligations imposed as set out in the Hot Works permit;
 - c) the person to whom such approval is granted undertakes to comply with the obligations imposed as set out in the Hot Works permit.
- K) In the event that we allege that a fire arose from or was in any manner connected to or caused by the Hot Works, the onus will be on you to prove that such fire did not arise from, nor was connected to nor caused by such Hot Works.

Infrared thermography warranty

14. Infrared thermography warranty (if stated in the schedule to apply)

- A) At least once during each 12 (twelve) month period, calculated from the date of inception or renewal of the policy, you must carry out an infrared thermography analysis of all electrical distribution boards and machinery containing bearings, coils and similar heat-generating moving components.
- B) Should such analysis reveal any potential ignition points or identify any safety or risk issues, such potential ignition points or concerns must be addressed and rectified (by carrying out all necessary remedial / preventative / proactive maintenance measures) without undue delay.

	modalic :
	 C) On completion of such remedial / preventative / proactive maintenance measures, a further infrared thermography analysis of such installations must be conducted in order to confirm that any potential hazards have been adequately attended to. Such further infrared thermography analysis must be attended to within 30 (thirty) days of the completion of such remedial / preventative / proactive maintenance measures. D) All of the above activities must be documented in a written report and a record of such report must be maintained on site at the said premises.
Livestock claims	15 Liveste ek elgime wayantı
warranty	 15. Livestock claims warranty A) In the event of a claim you shall provide us within 7 (seven) days: a) in respect of claims up to R10 000: an affidavit from you confirming death of livestock; b) in respect of claims from R10 000 to R40 000 and limited to 2 (two) animals: an affidavit from a neighbour confirming death of livestock; c) in respect of claims over R40 000 or for more than 2 (two) animals: a vet or stock inspector's certificate confirming death of livestock.
	B) The reimbursement of veterinary fees is limited to the amount stated in <u>Addendum B</u> .
Loss of rent	 16. Loss of rent A) Loss of rent following damage but only in respect of the period necessary for reinstatement and for an amount not exceeding 25% (twenty-five percent) of the insured value of the building affected. B) The basis of calculation shall be the rent receivable or payable immediately preceding damage or its equivalent in rental value.
Matching of building	17. Matching of building materials
materials	A) We are not obliged to repair your buildings to exactly match their previous state and we shall not pay for matching building materials to create a uniform effect throughout your building. We shall, however, repair them as closely as circumstances reasonably allow.
	B) Where we cannot match them exactly, we shall use materials that, in our reasonable opinion, match the damaged or lost materials as closely as possible.C) We shall only do this to the part of the structure or room where the loss or damage has occurred.
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Mobile electronic devices	 18. Mobile electronic devices A) Laptop computers, tablets, cellular telephones, GPS units and smart watches are covered for physical loss of or damage from any cause not hereinafter excluded whilst in the Republic of South Africa or which accompanies you anywhere else in the world in the course of temporary visits not exceeding 6 (six) consecutive months.'
	B) Cover is subject to the sums insured of the above items being included in the total sum insured stated in the schedule under Electronic Equipment.
Money	19.Money
	A) It is hereby declared that we will not be liable to indemnify you in respect of loss of money: a) in transit, unless such transit is uninterrupted between your premises and your bank; or b) from any unattended vehicle.
Mortgagee	20. Mortgagee
• •	The interests of any mortgagee in this policy shall not be prejudiced by any act or omission on the part of the mortgagor with the mortgagee's knowledge. The mortgagee shall, however, inform us as soon as any such act or omission as the mortgagee is aware might be prejudicial to this insurance comes to his knowledge and shall be responsible for any additional premium payable from the date any increased hazard shall, in terms of this clause be assumed by us.
Plans scrutiny fee	21. Plans scrutiny fee Plan scrutiny fees may be levied by the responsible public authority incurred directly in the repair replacement or reinstatement of the insured property.
Plant in the open	22. Plant in the open Cover extends to include agricultural plant and equipment designed to be situated in the open, but excludes pumps and equipment in rivers, on banks of rivers and streams below the historical 100 (one hundred) year maximum flood level.



Plastic sheeting and 23. Plastic sheeting and shade cloth / shade net warranty Plastic sheeting shade cloth A) If at the commencement or renewal of the policy, the plastic sheeting of any structure is older than 2 (two) years from the date when first installed, no cover shall apply in respect of such plastic sheetina. In respect of plastic sheeting that falls within this 2 (two) year period, it is warranted that: a) the plastic sheeting of the structures has a minimum thickness of 200 (two hundred) microns; b) the tunnels and its plastic sheeting have been erected and installed according to the manufacturer's specifications; c) you are in possession of a written guarantee from the manufacturer or supplier of the plastic sheeting. Shade cloth / shade net C) If at the commencement or renewal of the policy, any shade cloth / shade net covered area is older than 8 (eight) years from the date when first installed, no cover shall apply in respect of such shade cloth / shade net. D) In respect of shade cloth / shade net that falls within this 8 (eight) year period, it is warranted that: a) the total percentage payable in the event of loss or damage is limited to the percentages detailed in Addendum B; b) the structures and its shade cloth / shade net have been erected and installed according to the manufacturer's specifications; c) you are in possession of a written guarantee from the manufacturer or supplier of the shade cloth / shade net. Premium adjustment 24. Premium adjustment Adjustable premiums are based on values of insured property declared at inception and expiry of the period of insurance. At, or as soon as practicable after the inception of each period of insurance, you shall declare the value of the insured property to represent as far as practicable full and true amounts. C) As soon as practicable after the expiry of each period of insurance, you shall declare the value, on the same basis, at the expiry date of that period of insurance. The declaration at expiry shall be compared with that at inception of the period of insurance and any additional / refund premium paid or allowed calculated at 50% (fifty percent) of the proportionate difference between the two declarations based on the method used in calculating the premium at inception. The value of insured property declared at inception of the period of insurance is as per the amount shown in the schedule. Professional fees 25. Professional fees A) The insurance covers architectural and professional fees (for estimates, plans, specifications, quantities, tenders and supervision) necessarily incurred in the repair, reinstatement or replacement of insured property following loss or damage. Cover is limited to the amount stated in Addendum B. Property in course of 26. Property in course of construction construction A) Notwithstanding the provisions of insured property 1. B)b), property in the course of construction where construction pertains to repairs, maintenance or alterations to existing buildings, is not excluded. B) Cover is limited to the amount stated in Addendum B. Protection of property 27. Protection of property The cost of reasonable precautions, taken by you or others on your behalf, to prevent the imminent

occurrence (i.e. not loss or damage which may or may not occur at some future date) of, or to minimise the effects or extent of such imminent damage by a peril insured by this Insurance.

Public authorities' requirements

28. Public authorities' requirements

- A) This insurance covers such additional cost of repairing or rebuilding the insured property as may be incurred solely by reason of the necessity to comply with building or other regulations under or framed in pursuance of any Act of Parliament or Ordinance of any Provincial, Regional, Divisional, Municipal or other Local Authority provided that:
 - a) the amount recoverable under this clause shall not include:
 - 1. the cost incurred in complying with any of the aforesaid regulations:
 - in respect of loss or damage occurring prior to granting this clause;
 - in respect of loss or damage not insured;
 - under which notice has been served upon the Insured prior to the happening of loss or damage.

- the additional cost that would have been required to make good the property lost or damaged to a condition equal to its condition when new had the necessity to comply with any of the aforesaid regulations not arisen;
- the amount of any rate, tax, duty, development or other charge or assessment arising out
 of capital appreciation which may be payable in respect of the insured property or by
 the owner thereof by reason of compliance with any of the aforesaid regulations.
- b) the work of rebuilding or repair must be commenced and carried out with reasonable despatch and may be carried out wholly upon another site (if the aforesaid regulations so necessitate) subject to our liability under this clause not being thereby increased.
- c) should our liability apart from this clause be reduced by the application of any of the terms of this insurance, then our liability under this clause shall be reduced in like proportion.
- B) Cover is limited to the amount stated in **Addendum B**.

Reinstatement conditions

29. Reinstatement conditions

A) Applicable to property other than stock in trade:

In the event of insured property being lost or damaged, the basis upon which the amount payable is to be calculated, shall be the cost of replacing or reinstating on the same site property of the same kind or type but not superior to or more extensive than the insured property when new, subject to the following special provisions and subject also to the terms of this insurance except insofar as the same may be varied hereby.

B) Special provisions:

- a) The work of replacement or reinstatement (which may be carried out upon another site and in any manner suitable to your requirements subject to our liability not being thereby increased) must be commenced and carried out with reasonable despatch otherwise no payment beyond the amount which would have been payable if this memorandum had not been incorporated shall be made.
- b) Until expenditure has been incurred by the Insured in replacing or reinstating the property lost or damaged, the Insurers shall not be liable for any payment in excess of the amount which would have been payable if this memorandum had not been incorporated.
- If, at the time of the replacement or reinstatement, the sum representing the cost which would have been incurred in replacement or reinstatement if the whole of the insured property had been damaged, exceeds the sum insured thereof at the commencement of any damage to such property by a defined event, then you shall be considered as being your own insurer for the excess and shall bear a rateable proportion of the loss accordingly. Each item of this section (if more than one) to which these conditions apply shall be separately subject to this provision;
- d) These conditions shall be without force or effect if:
 - you fail to intimate to us within 6 months from the date of such loss or damage or such further time as we may in writing allow, your intention to replace or reinstate the property lost or damaged;
 - you are unable or unwilling to replace or reinstate the property lost or damaged on the same or another site.

C) Applicable to stock or materials in trade (if stated in the schedule)

In the event of loss of or damage to stock or materials in trade, the basis of indemnity shall be the cost to you of the replacement of such property delivered to the place where such loss or damage occurred provided that:

- a) the declared value / sum insured is determined on reasonable estimates of replacement costs;
- b) an order for replacement of stock or materials in trade lost or damaged is replaced as soon as practicable unless otherwise instructed by us.

D) Glass reinstatement

In the event of glass being lost or damaged and should you be obliged in terms of the National Building Regulations or similar legislation to replace with glass of a superior quality, then we shall be liable for the increased cost of such replacement including (but not limited to) frames thereof.

Photovoltaic solar panels

30. Photovoltaic solar panels and batteries

Statutory duties

31. Statutory duties

This insurance covers statutory duties and levies actually paid or incurred as a result of loss of or damage to or replacement of the insured property.

Suppliers' or manufacturers' quarantee

32. Suppliers' or manufacturers' guarantee or warranty

In the event of damage to property which is the subject of a suppliers' or manufacturers' guarantee or warranty, the repair, replacement, rectification or reinstatement of such property shall include

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	everything necessary to preserve, without limitation, reduction or prejudice, all benefits under such guarantee or warranty.
Temporary repairs and	33.Temporary repairs and measures after loss
measures after loss	Reimbursement to you in respect of all reasonable costs and expenses incurred in effecting temporary repairs and in taking temporary measures as may be reasonably necessary following damage.
Tenants	34.Tenants
	The policy shall not be invalidated by any act or neglect on the part of your tenant where you own a building or another tenant or the owner of the building where you are a tenant provided that you shall notify us as soon as such act or neglect shall come to your knowledge and shall pay on demand the appropriate additional premium.
Thatch risks	35.Thatch risks
	A) This section specifically excludes loss or damage to property by fire caused directly as a result of lightning or thunderbolt unless the property is protected by an SABS or other approved lightning conductor.
	B) In the event of a fire, the onus of proof that the fire was not as a result of lightning rests with the insured. However, in the event of loss or damage by fire spreading from a neighbour's property where the proximate cause of such fire is attributed to lightning or thunderbolt, this exclusion will not apply.
Baled fodder	36.Baled fodder in the open (fire and / or lightning only)
	 A) Cover under this section is extended to include loss or damage to bales stored in the open caused only by fire and / or lightning.
	B) The cover afforded under this extension is subject to the indemnity limits specified in Addendum B.
	C) The basis of the valuation and compensation which is to be utilised and applied for the purposes of the cover afforded under this section and for the assessment of any claim arising hereunder shall be based on the lower of either the then applicable market value or actual cost value of the bales.
	D) For the purposes of this extension, any subsequent event occurring at a site that occurs within a period of 72 (seventy-two) hours of any prior event that arises from fire and / or lightning will be presumed, until the contrary is proven by you, to have arisen from the same probable cause or succession of causes as the initial event and was accordingly connected thereto. Accordingly such multiple events shall be regarded as having emanated from a single insured peril event for the purposes of this extension and shall be deemed to be a single claim event for the purposes of assessment and settlement.
	E) This extension is subject to the following express specific warranties which must be complied with
	by you: a) Stack (a number of bales stored in a contiguous grouping):
	A stack cannot exceed a total maximum value as stated in Addendum B , unless otherwise expressly agreed to in writing by us. The determination of the value of a stack shall be based on the lower of either the then applicable market or actual cost value.
	Each stack (or any part thereof) must be positioned at least 10 (ten) metres away from any building or man-made structure.
	3. Each stack (or any part thereof) must be positioned at least 15 (fifteen) metres away from
	any powerline or electrical installation.
	 Each stack (or any part thereof) must be positioned at least 50 (fifty) metres away from any railway line.
	5. Each stack (or any part thereof) must be positioned at least 50 (fifty) metres away from
	any public road. b) Cluster (a number of stacks located at a site):
	1. A maximum of 5 (five) stacks can be grouped together in a cluster.
	2. A cluster cannot exceed a total maximum value as stated in Addendum B , unless
	otherwise expressly agreed to in writing by us. The determination of the value of a cluster shall be based on the lower of either the then applicable market or actual cost value.
	3. Each stack in a cluster must be separated from any other stack in the cluster by a distance
	of at least 15 (fifteen) metres. 4. Each stack in a cluster must have a clear area around its perimeter of at least 15 (fifteen)
	metres, which area must be kept clean and free of any combustible material at all times. 5. The area between stacks in a cluster must be kept clean and free of any combustible

material at all times.

away from another cluster.

Site (the physical location at which a cluster is stored):

6. Each cluster (or any part thereof) must be positioned at least 100 (one hundred) metres

- 1. Each site (or any part thereof) must be positioned at least 1 000 (one thousand) metres away from another site.
- 2. A site cannot exceed a total maximum value as stated in **Addendum B**, unless otherwise expressly agreed to in writing by us. The determination of the value of a site shall be based on the lower of either the then applicable market or actual cost value.
- The site(s) must be under your supervision and control, or the supervision and control of your authorised representative, at all times.

Additional clauses, conditions and warranties applicable to consequential loss relating to **ELECTRONIC EQUIPMENT**

Increased cost of working

37. Increased cost of working

For the purposes of this clause, **Accident** is defined as physical loss of or damage to the property insured described in the schedule from any cause as provided for under Insured Events of this section, liability under which shall, except for the excess or maintenance / lease agreements provisions, be a condition precedent to a liability in respect of the following:

- failure of the public supply of electricity at the terminal ends of the service feeders in the premises from any accidental cause other than;
 - 1. the deliberate act of the Insured or any supply authority;
 - 2. drought or shortage of fuel at any electricity utility.
- A) The insurance under this item is limited to the additional expenditure necessarily and reasonably incurred by you during the indemnity period in consequence of the accident for the sole purpose of avoiding or diminishing the interruption of or interference with your normal business less any sum saved during the indemnity period in respect of such of the charges and expenses of the business as may cease or be reduced in consequence of the accident.
- B) The indemnity by this item shall not apply directly or indirectly to:
 - a) the cover provided for in terms of FD1.7.37 Reinstatement of data;
 - b) the intrinsic value (including reinstatement value) of the electronic equipment insured by this section.
- C) Special conditions applicable to failure of the public supply of electricity:
 - a) our the liability shall not exceed the limited noted in Addendum B;
 - b) the indemnity period shall commence 12 (twelve) hours after the failure and end not later than 30 (thirty) days after such failure.

Reinstatement of data / programs

38. Reinstatement of data / programs

- A) Costs and expenses necessarily and reasonably incurred by you for the reconstitution or recompilation of data and / or programs recorded on or stored in data-carrying media which are lost as a result of accidental erasure (which shall include the Insured Events this section) or by theft or by the deliberate, wilful or wanton intention of causing the cancellation or corruption of data or programs as provided for in Sub-Section A of this Section, provided that:
 - a) the indemnity shall not extend to nor include such costs incurred to program errors, incorrect entry of the inadvertent cancellation or corruption of data and / or programs;
 - b) in respect of each and every event or series of events arising out of or in connection with one original cause or source indemnifiable by this item, you shall bear the amount stated in **Addendum A** as the first amount payable;
 - c) where you elect to insure programs (software), a schedule of such programs shall be lodged with us at the commencement of each period of insurance.



FD1.8

PROPERTY DAMAGE BASIS OF INDEMNIFICATION (IRO ELECTRONIC EQUIPMENT)

Material damage

The indemnity afforded by this sub-section is subject always to the sums insured contained in the schedule or any specific limit contained in this sub-section shall be as hereinafter provided and as appropriate, including any indemnity for dismantling, re-erection, transportation, removal of damaged property insured (but less the value of the remains) and, where applicable, importation duties and Value Added Tax.

Partial loss

1. Partial loss

- A) If the property insured suffers damage that can be repaired, the basis of indemnification shall be the restoration expenses reasonably and necessarily incurred to restore the damaged property to working order, provided that:
 - a) the value of damaged parts which can be used will be deducted;
 - b) the costs of any alteration, addition, improvement or overhaul carried out at the time of repair are not recoverable under this sub-section;
 - if, without our consent, temporary repairs are carried out by you in the interests of safety or to minimise further loss or damage to the property insured, the cost of such temporary repairs will be borne by us. In the event that the temporary repairs aggravate the loss or cause additional loss or damage to the property insured any additional costs so incurred or consequence arising therefrom will be for your account;
 - where the damage is restricted to a part or parts of an insured item, we shall not be liable for an amount greater than the value of such part or parts.

Total loss

Computer equipment

2. Total loss (computer equipment)

In cases where the computer equipment is totally lost or destroyed, the basis of indemnification shall be the cost of replacing or reinstating on the same site new property of equal performance and / or capacity or, if such be impossible, its replacement by new property having the nearest equivalent performance and / or capacity to the property lost or damaged.

Total loss

Peripheral equipment

3. Total loss (peripheral equipment)

For the purposes of A) below, new property insured is defined as property purchased no more than 5 (five) years (or such extended period as may be approved by us in writing) prior to the defined event, it being expressly agreed that in applying this definition, upgrades and enhancements will be taken into account in arriving at an indemnifiable amount and the age of the property insured.

For the purposes of B) below, market value is defined as the current purchase price of second-hand / used property of equal performance and / or capacity to the property lost or damaged and of substantially similar condition. Where no similar property is available, the market value shall be calculated by deducting from the current new replacement value of the nearest equivalent property an amount representing:

- 20% (twenty percent) for the first year after the date of purchase; and
- 10% (ten percent) per year for each succeeding year, subject always to a minimum indemnity of 40% (forty percent) of the current new replacement value of the nearest equivalent property.
- In cases where the new property insured is totally lost or destroyed, the basis of indemnification shall be the cost of replacing or reinstating on the same site new property of equal performance and / or capacity or, if such be impossible, its replacement by new property having the nearest equivalent performance and / or capacity to the property lost or damaged, provided always that:
 - the work of replacement or reinstatement (which may be carried out upon another site and in any manner suitable to your requirements, subject to our liability not being thereby increased) must be commenced and carried out with reasonable despatch otherwise no payment exceeding the market value of the property insured immediately before the damage shall be made;
 - until expenditure has been incurred by you in replacing or reinstating the property insured, we shall not be liable for any payment in excess of the amount which would have been payable if these conditions had not been incorporated herein;



- c) these conditions shall be without force or effect if:
 - you fail to notify us within 6 (six) months of the date upon which the damage occurred (or such further time as we may in writing allow) of your intention to replace or reinstate the property insured;
 - 2. you are unable or unwilling or reinstate the property on the same or another site;
- d) at our sole discretion, following commercial and technical appraisal by our representative, the period referred to in the definition of new property may be extended (on an annual basis from renewal date), subject always to such extension of period being admitted by memorandum to this section.
- B) In respect of property insured not provided for in A) above, the basis of indemnification shall be the market value of the property insured immediately before the loss or damage.
- C) At our discretion, the property insured shall be regarded as totally destroyed if the repair costs as defined in 1. Partial loss above equal or exceed its market value immediately before the damage.

Consequential loss

Limit of liability

4. Limit of liability

- A) Our liability shall not exceed the amounts specified in **Addendum B**, in respect of any one accident or series of accidents arising out of or in connection with any one event.
- B) In the event of the payment by us of any sum or sums in discharge of our liability in terms of this sub-section, the sum(s) insured shall automatically be reinstated for the remainder of the current period of insurance.
- C) You shall pay to us additional premium required by us, calculated pro rata from the day of the accident to the end of the period of insurance.

FD1.9

Storm

Transit

PROPERTY DAMAGE EXCLUSIONS

You are not covered for the following.

Clerical error	Clerical error Loss or damage as a result of clerical or accounting errors or omissions.
Deliberate withholding	2. Deliberate withholding by the supply authority Damage caused by the deliberate withholding by the supply authority of water, electricity, gas, fuel, steam or refrigerant.
Disappearance or shortage	3. Disappearance or shortage Damage to any insured property by disappearance or by shortage where such loss is revealed only by a routine inventory or periodic stocktaking

Impact 4. Impact

This defined event does not cover impact to buildings by centre pivots.

5. Storm, wind, water, hail or snow

This defined event does not cover damage to property whilst in the open (other than buildings, structures and plant designed to exist in the open).

6. Transit

This defined event does not cover loss of property resulting from or caused by theft from any unattended vehicle in your custody or control or in the custody or control of any of your partners, directors or employees unless the property is contained in a completely closed and securely locked vehicle or the vehicle is housed in a securely locked building and entry to such vehicle or building is accompanied by forcible and violent entry or exit.

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Additional exclusions in respect of **ELECTRONIC EQUIPMENT**

	We will not be liable to indemnify you irrespective of the original cause in respect of:
Loss of use	7. Loss of use Loss of use of the property or other consequential loss, damage or liability of whatsoever nature other than losses specifically provided for herein.
Maintenance / leasing agreement	8. Maintenance / leasing agreement Loss or damage recoverable under the terms of any maintenance and / or leasing agreement effected by or on behalf of you covering your equipment.
Parts with a short lifespan	 9. Parts with a short lifespan A) Parts having a short lifespan such as (but not limited to) bulbs, valves, contacts, X-ray tubes, cathode ray tubes, thermionic emission tubes, fuses and sacrificial buffer circuits. B) If such parts are damaged as a result of physical loss or damage as provided for by this sub-section to other parts of the property insured, we shall indemnify you for the residual value prior to the loss of such exchangeable parts.
Reproducing of data	10. Reproducing of data The cost of reproducing data and / or programs whether recorded on cards, tapes, disks or otherwise unless specifically provided for in the schedule.
Theft	 11. Theft A) Loss of the property insured (other than mobile electronic equipment): a) by theft or disappearance unless accompanied by visible forcible and violent entry into or exit (or any attempt thereat) from that part of the building occupied by you at the insured premises described in the schedule or as a result of theft or any attempt thereat, following violence or threat of violence; b) by theft during transit or whilst temporarily removed from the insured premises unless identifiable by you with a specific incident which has been immediately reported to the police and us.
Wastage of material	12. Wastage of material Wastage of material or the like or wearing out of any part of the property insured caused by or naturally resulting from ordinary usage or working or other gradual deterioration, development of poor contacts or scratching of painted or polished surfaces of a cosmetic nature.
Loss of profit	13. Loss of profit We shall not be liable to indemnify you in respect of loss of profit or consequential loss of whatsoever nature.

SECTION FD02 DAIRY INTERRUPTION

FD2.1

DAIRY INTERRUPTION DEFINITIONS

The definitions to be used in this section.

The Insured	The policyholder named in the schedule. Herein referred to as 'you' / 'your'.
Damage	Those perils insured under the Property Damage section of this policy.

FD2.2

DAIRY INTERRUPTION COVER

You are covered for the following.

Increased cost of working

1. Increased cost of working

- A) This cover will only take effect following damage occurring during the period of insurance at the premises in respect of which payment has been made or liability admitted under the Property Damage section of this policy. Liability shall be deemed to have been admitted if such payment is precluded solely because you are required to bear the first portion of the loss.
- B) The insurance under this section is limited to the additional expenditure necessarily and reasonably incurred for the sole purpose of milking cows that can temporarily not be milked at the insured milking parlour in consequence of the damage, limited to a maximum of 30 (thirty) consecutive days.
- C) The limit of indemnity is the amount stated in the schedule.

FD2.3

DAIRY INTERRUPTION CLAUSES, CONDITIONS & WARRANTIES

Specific clauses, conditions and warranties applicable to this section.

Mitigation of loss

1. Mitigation of loss and formulation of claim

- A) On the happening of any damage in consequence of which a claim may be made under this section, you shall, in addition to complying with <u>General Condition 7. Claims</u> and <u>General Condition 9. Our rights after an event</u>, with due diligence do and concur in doing and permit to be done all things which may be reasonably practicable to minimise or to avoid the loss.
- B) In the event of a claim being made under this section you shall, not later than 30 (thirty) days after the expiry of the indemnity period, or within such further time as we may in writing allow, at your own expense deliver to us in writing a statement setting forth particulars of your claim together with details of all other insurance covering the loss or any part of it.
- C) No claim under this section shall be payable unless the terms of this specific condition have been complied with and, in the event of non-compliance therewith in any respect, any payment on account of the claim already made shall be repaid to us.

SECTION FD03 MACHINERY BREAKDOWN

FD3.1

MACHINERY BREAKDOWN DEFINITIONS

The definitions used in this section.

The Insured

The policyholder named in the schedule. Herein referred to as 'you' / 'your'.

FD3.2

MACHINERY BREAKDOWN UNDERINSURANCE

It is your responsibility to ensure that your property is adequately insured.

Underinsurance

It is your responsibility to ensure that your property is adequately insured. If you are underinsured, Average (as defined) may apply.

Average

If at the time of the damage the sum insured is lower than the installed new replacement value then you will be considered to be your own insurer for the difference and will bear a rateable share of the loss accordingly. Every item of machinery, if more than 1 (one), will be separately subject to this condition.

FD3.3

MACHINERY BREAKDOWN EXCESS

The amount payable by you.

Excess

Our compensation is limited to the amount indicated in the schedule less any excess, also referred to as 'first amount payable'. Please refer to the schedule and **Addendum A**.

FD3.4

MACHINERY BREAKDOWN COVER

You are covered for the following.

Defined events

1. Defined events

- A) Any unforeseen and sudden physical damage to the machinery described in the schedule from any cause whilst it is:
 - a) at work or at rest
 - b) being dismantled for the purpose of cleaning, inspection and overhaul or removal to another position or in the course of these operations themselves or subsequent re-erection within your premises.

FD3.5

MACHINERY BREAKDOWN BASIS OF INDEMNIFICATION

	We may, at our discretion, repair, reinstate or replace any damaged machinery or pay the amount of the damage in cash.
Partial loss	1. Partial loss
	If the damage can be repaired, we will pay the cost of restoration to working order based on the customary daily rates of wages in the district and normal freight, erection and customs duties.
Total loss	2. Total loss If the insured item is totally destroyed, we will pay the new replacement value of the item immediately
	before the accident and the cost of removing the damaged machinery less the value of the remains. The insured item shall be regarded as totally destroyed if the repair costs, as defined in F14.5.1. Partial loss above, equal or exceed its new replacement value immediately before the accident.

FD3.6

MACHINERY BREAKDOWN CONDITIONS

Specific conditions applicable to this section.

specific corra	mons applicable to mis section.
Alterations to working conditions	1. Alterations to working conditions Notice of any alteration to or departure from normal working conditions that would affect the risk of damage to the machinery specified in the schedule must be given to us. If we cannot approve the alteration or departure from normal working conditions, we may cancel the insurance in respect of the machinery concerned, making an appropriate return of premium.
Access	2. Access You shall allow our authorised representatives to examine the insured machinery at any reasonable time. If during the inspection any new facts of a nature likely to render the risk more than usually hazardous are observed, you must, at our request, restore the risk to normal within a reasonable time, failing which we may suspend cover in whole or in part until the risk is restored to normal.
Claims	 3. Claims A) On the happening of an event giving rise or likely to give rise to a claim, you: a) shall exercise all means in your power to salvage the insured items and ensure their preservation; b) may proceed with the repair of machinery, subject to FD3.7.11 Temporary repairs and provided that: 1. A)a) above is complied with; 2. the carrying out of the repair is without prejudice to any question of liability; 3. any damaged part requiring replacement is kept for inspection by us.
Insured value	4. Insured value The sum insured for each item of machinery specified in the schedule must be equal to the installed new replacement value at all times.
Reinstatement of sum insured	5. Reinstatement of sum insured In the event of the payment by us of any sum or sums in discharge of our liability in the terms of this insurance, the sum insured shall automatically be reinstated for the remainder of the current period of insurance, provided that you shall pay any additional premium required by us calculated pro rata from the date the repaired item is again put to work.

FD3.7

MACHINERY BREAKDOWN EXCLUSIONS

You are not covered for the following.

Cost of alterations	Cost of alterations and additions Irrespective of the original cause, we will not pay for the cost of alterations, additions, improvements and overhauls carried out on the occasion of a repair.
Damaged parts	 Damaged parts Irrespective of the original cause, we will not pay for the value of damaged parts that can be used in any way whatsoever.
Escaping of water	3. Escaping of water Irrespective of the original cause, we will not pay for damage due to water that escapes from water- containing apparatus including leakage or discharge from any sprinkler or drencher system.
Expendable parts	 4. Expendable parts A) Irrespective of the original cause, we will not pay for expendable parts and tools such as, but not limited to, bits, cutters, knives, saw blades, dies, patterns, rollers, sieves, chains, belts, ropes, conveyers, bands, jointing and packing material. B) If these parts or tools are damaged as a result of an accident to other parts of machinery insured as
	B) If these parts or tools are damaged as a result of an accident to other parts of machinery insured as provided for by this insurance, we shall indemnify you for the residual value of such parts or tools.
Experiments or tests	5. Experiments or tests Irrespective of the original cause, we will not pay for damage resulting from experiments, overloads or tests requiring the imposition of abnormal conditions.
Express delivery and overtime	6. Express delivery and overtime Irrespective of the original cause, we will not pay for extra charges for express delivery, overtime, Sunday and holiday rates of wages unless specially provided for herein.
Property Damage section	 7. Property Damage section A) Irrespective of the original cause, we will not pay for damage insurable under the Property Damage section of this policy, including but not limited to: a) fire, extinguishing of a fire, direct lightning strikes, explosion; b) theft, collapse of buildings, impact by animals, vehicles, aircraft, other aerial devices or objects dropped therefrom, sonic shock waves; c) subsidence, landslide, storm, flood, inundation, hail, snow, earthquake, volcanic eruption or other convulsions of nature or any subsequent dismantling.
Foundations, masonry, refractories	8. Foundations, masonry, refractories The machinery described in the schedule does not include any foundations, masonry or refractories unless specifically stated in the schedule.
Misapplication of tools	9. Misapplication of tools Irrespective of the original cause, we will not pay for damage due to the misapplication of tools.
Partial damage	10. Partial damage Where damage is restricted to a part or parts of an insured item, we will not be liable to pay a greater amount than the value of the part or parts allowed for in the sum insured plus dismantling re-erection and freight expenses.
Temporary repairs	11. Temporary repairs Irrespective of the original cause, we will not pay for temporary repairs and any consequences arising therefrom unless we have authorised the temporary repairs in writing.
Wastage of material	12. Wastage of material Irrespective of the original cause, we will not pay for wastage of material, or the like, or wearing out of any part of the machinery caused by, or naturally from, ordinary usage or working or other gradua deterioration.

SECTION FD04 GROUP PERSONAL ACCIDENT

FD4.1

GROUP PERSONAL ACCIDENT DEFINITIONS

The definitions to be used in this section.

The Insured	The policyholder named in the schedule. Referred to as 'you' / 'your'.
Permanent disability	Loss or injury as stated in <u>Addendum C</u> .
Temporary total disability	Total and absolute incapacity from carrying out any usual business or occupation on a temporary basis.

FD4.2

GROUP PERSONAL ACCIDENT COVER

You are covered for the following.

Defined events	 Defined events Bodily injury caused by accidental, violent, external and visible means to any of your principals, partners, directors or employees (hereinafter in this section referred to as such person) specified in the schedule.
	B) We will pay to you, on behalf of such person or his estate, the compensation stated in the schedule in the event of accidental bodily injury to any such person directly and independently of all other causes resulting within 24 (twenty-four) calendar months in death or disability as specified in the schedule under the heading 'circumstances'.
Limit of indemnity	 2. Limit of indemnity A) We shall not be liable to pay for death or disability resulting from an accident or series of accidents arising from one cause in respect of any one such person, more than the limit of indemnity stated in the schedule. B) In any event the limit of indemnity will not exceed the amount stated in Addendum B.



FD4.3

GROUP PERSONAL ACCIDENT OPTIONAL EXTENSIONS

You will only be entitled to these optional extensions if stated in your schedule, and for which additional premium has been paid.

Burns disfigurement

1. Burns disfigurement

A) Subject to the exclusion shown below, the following item is added to the definition of permanent disability:

Permanent disfigurement resulting from accidental external burns to the combined surface area of the:

- a) face and neck
- 100% surface area disfigurement
- less than 100% surface area disfigurement
- b) remaining parts of the body
- 100% surface area disfigurement
- less than 100% surface area disfigurement

Percentage of compensation

- 50%
- the proportion of 50% which the actual surface area disfigurement bears to 100% surface area disfigurement
- 25%
- the proportion of 25% which the actual surface area disfigurement bears to 100% surface area disfigurement
- B) We shall not pay under any sub-item of this extension unless the disfigurement exceeds 10% (ten percent) for the sub-item under which any claim is lodged.

FD4.4

GROUP PERSONAL ACCIDENT CLAUSES & CONDITIONS

Specific clauses, conditions and warranties applicable to this section.

Age limits	 Age limits Unless otherwise provided herein, this section shall not apply to any such person under 18 (eighteen) or over 70 (seventy) years of age. 	
Business limitation	2. Business limitation (if stated in the schedule to be included) This section applies only in respect of accidental bodily injury to such person arising from and in the course of their employment in the business.	
Disappearance	3. Disappearance In the event of the disappearance of any such person in circumstances that satisfy us that they have sustained injury to which this section applies, and that such injury has resulted in the death of such person, we will, for the purpose of the insurance afforded by this section, presume his death provided that if, after we shall have made payment hereunder in respect of such person's presumed death, they are found to be alive, such payment shall be refunded to us.	
Exposure	4. Exposure Bodily injury shall be deemed to include injury caused by starvation, thirst and / or exposure to the elements, directly or indirectly resulting from mishap.	
General conditions	5. General conditions General Condition 21. Other insurances and General Condition 24. Reinstatement of cover after loss do not apply to this section.	
Life-support machinery	6. Life-support machinery Notwithstanding anything contained in the defined events, the 24 (twenty-four) month period stated therein shall not include any period or periods where the death of such person is delayed solely by the use, for periods of not less than 3 (three) consecutive days, of life-support machinery or equipment.	

Medical examination	7. Medical examination After suffering accidental bodily injury for which compensation may be payable under this section, such person shall, when reasonably required by us to do so, submit to medical examination and undergo any treatment specified. We shall not be liable to make any payment unless this proviso is complied with to our satisfaction.
Temporary total disability	8. Temporary total disability The compensation specified for temporary total disability shall be payable for not more than the number of weeks stated in the schedule and such payment shall cease as soon as the injury causing the incapacity has healed as far as is reasonably possible, notwithstanding that permanent disability may remain.
Workmen's compensation	9. Workmen's compensation Any compensation payable by us for any period of temporary total disability shall be reduced by an amount equal to the compensation received or receivable by or on behalf of such person under any workmen's compensation enactment for temporary disability for the same or a lesser period.

FD4.5

GROUP PERSONAL ACCIDENT EXCLUSIONS



You are not covered for the following.

	overed for the reneving.
Alcohol & narcotics	1. Alcohol, narcotics and drugs We shall not be liable to pay compensation for death or disability in respect of such person as a result of the influence of alcohol, drugs or narcotics upon such person unless administered by a member of the medical profession (other than themselves) or unless prescribed by and taken in accordance with the instructions of a member of the medical profession (other than themselves).
Existing physical defect	2. Existing physical defect We shall not be liable to pay compensation for death or disability in respect of such person caused solely by an existing physical defect or other infirmity of such person.
Pregnancy	3. Pregnancy We shall not be liable to pay compensation for death or disability in respect of such person in the case of females, directly or indirectly resulting from or prolonged or accelerated by or attributable to pregnancy, childbirth, abortion, miscarriage, obstetrical procedures or any sequelae (result / complication) thereof.
Professional sport	 4. Professional sport A) We shall not be liable to pay compensation for death or disability in respect of such person while they are, or as a result of them, engaging in: a) professional sport of any kind; b) sport of any kind on snow or ice; c) sport of any kind on horseback; d) big-game hunting; e) mountaineering necessitating the use of ropes; f) motor cycling (whether as a driver or passenger) other than for your business; g) racing of any kind involving the use of any power-driven vehicle, vessel, craft; h) skydiving, bungee jumping, scuba diving or sports or undertakings of a similar kind whereby you are intentionally exposed to the risk of death or injury.
Suicide	5. Suicide We shall not be liable to pay compensation for death or disability in respect of such person by their suicide or intentional self-injury.
Travel by air	6. Travel by air We shall not be liable to pay compensation for death or disability in respect of such person while they are travelling by air other than as a passenger and not as a member of the crew or for the purpose of any trade or technical operation therein or thereon.

SECTION FD05 PEDIGREED ANIMALS

FD5.1

PEDIGREED ANIMALS DEFINITIONS

The definitions used in this section.

The Insured

The policyholder named in the schedule. Herein referred to as 'you' / 'your'.

FD5.2

PEDIGREED ANIMALS EXCESS

The amount payable by you.

Excess

Our compensation is limited to the amount indicated in the schedule less any excess, also referred to as 'first amount payable'. Please refer to the schedule and **Addendum A**.

FD5.3

PEDIGREED ANIMALS COVER

You are covered for the following.

Defined events

1. Defined events

- A) We shall indemnify you in respect of:
 - a) death during the period of insurance of any pedigreed animal as specified in the schedule (or for insurance for any annual period only in the event of death of such pedigreed animal occurring within 30 (thirty) days after expiry of this insurance) as a result of any violent accident including fire and lightning (excluding storm, wind, water, hail or snow); or
 - euthanasia which is administered on the authority of a qualified veterinary surgeon as a result of injuries caused by the insured perils, or illness or disease manifesting itself during the period of insurance.
- B) Indemnity under this section is subject to written notice of such violent accident, illness or disease having been given to us (before expiry of this insurance) for the actual value of such pedigreed animal at the time of the accident (or manifesting of illness or disease) causing its death.
- C) Our liability shall not exceed the limit of liability specified in the schedule in respect of such pedigreed animal.



FD5.4

PEDIGREED ANIMALS OPTIONAL EXTENSIONS

You will only be entitled to these optional extensions if stated in your schedule, and for which additional premium has been paid.

Freezing	 1. Freezing A) We shall, following death or destruction of the pedigreed animal(s) described in the schedule directly caused by freezing, make good the difference between the sum realised by the disposal of the pedigreed animal and the amount insured as stated in the schedule. B) We do not cover death or destruction of the pedigreed animal(s) due to a drop in the temperature 	
	which is not accompanied by storm, wind, water, hail or snow. C) The cover under this extension will only commence after a period of 7 (seven) days has expired /	
	lapsed from the inception date of this extension.	
Impotency Accident	2. Impotency of pedigreed bulls / rams as a result of accident only A) Should the pedigreed animal described in the schedule be proved by production of satisfactory evidence and certificates to be permanently impotent or infertile or to be permanently incapable of natural service as a result of: a) A printing agreed by an external accident which accident loggers outwardly visible signs:	
	a) an injury caused by an external accident which accident leaves outwardly visible signs; and sustained during the period of insurance, we shall after a period of 3 (three) calendar months has elapsed from the date of notification of the impotency, infertility or incapability of natural service, make good the difference between the sum realised by the disposal of the pedigreed animal and the amount insured as stated in the schedule.	
	B) We shall not be liable for any claims in respect of consequential loss however this may arise.	
	C) It shall be a condition prior to the commencement of cover and any subsequent term of insurance following thereupon in terms of this extension that a fertility certificate issued by a qualified veterinary surgeon must be obtained and submitted to us. No more than 60 (sixty) days may elapse between when the certificate is obtained and when cover commences.	
Impotency Accident and / or illness	3. Impotency of pedigreed bulls / rams as a result of accident and / or illness A) Should the redistreed primary described in the calculation by prevention of actificators.	
	A) Should the pedigreed animal described in the schedule be proved by production of satisfactory evidence and certificates to be permanently impotent or infertile or to be permanently incapable of natural service as a result of: a) an injury caused by an external accident which accident leaves outwardly visible signs; or	
	b) illness; and sustained during the period of insurance, we shall after a period of 3 (three) calendar months has elapsed from the date of notification of the impotency, infertility or incapability of natural service, make good the difference between the sum realised by the disposal of the pedigreed animal and the amount insured as stated in the schedule.	
	B) We shall not be liable for any claims in respect of consequential loss however this may arise.	
	C) It shall be a condition prior to the commencement of cover and any subsequent term of insurance following thereupon in terms of this extension that a fertility certificate issued by a qualified veterinary surgeon must be obtained and submitted to us. No more than 60 (sixty) days may elapse between when the certificate is obtained and when cover commences.	
Redwater	4. Redwater fever Exclusion FD5.6.11. Sickness or disease A)a) will not apply to this extension.	
Heartwater	5. Heartwater fever	
	Exclusion FD5.6.11 Sickness or disease A)b) will not apply to this extension.	
Gall sickness	6. Gall sickness	
Dulay kidaay	Exclusion FD5.6.11 Sickness or disease A)c) will not apply to this extension.	
Pulpy kidney	7. Pulpy kidney Exclusion FD5.6.11 Sickness or disease A)d) will not apply to this extension.	
Blue tongue	8. Blue tongue	
	Exclusion FD5.6.11 Sickness or disease A)e) will not apply to this extension.	

Plant poisoning

9. Plant poisoning

The 65% (sixty-five percent) limitation as per **Exclusion FD5.6.10**. **Poisoning B)** will not apply to this extension.

Transit cover

10. Transit cover

Exclusion FD4.6.16. Transit on land of this section is cancelled.

- A) In consideration of the payment of an additional premium the cover under this section is extended to include death or loss of the pedigreed animal by hijacking, fire, loading and unloading, collision, overturning of the conveyance, and including theft whilst being transported within the territorial limits provided that:
 - a) we will not be liable for the first amount payable stated in the schedule in respect of each claim;
 - b) our liability for all losses or damage arising from any one event shall not exceed the limit of liability stated in the schedule.
- B) This extension also includes:

a) Fire-extinguishing charges

If the pedigreed animal described in the schedule is lost due to fire whilst in the course of a transit insured by this section, we will, in addition to indemnifying you for such loss, pay for the cost of extinguishing or attempting to extinguish such fire, provided that the maximum amount payable under this extension shall not exceed the amount stated in **Addendum B**.

b) Debris removal

The insurance under this section includes costs necessarily incurred by you in respect of the clearing up and removal of debris following damage to the means of conveyance or to the pedigreed animal thereon, provided that the maximum amount payable under this extension shall not exceed the amount stated in **Addendum B**.

- C) This extension specifically excludes:
 - a) fire, unless occurring during the actual course of transit;
 - inoculation, castration, docking or surgical operations or parturition or their consequences or pregnancy;
 - c) jumping;
 - d) death of the insured animal if under the age of 3 (three) months;
 - e) we shall not be liable for any accident, injury, loss, damage or liability incurred while any vehicle is driven by:
 - you while under the influence of intoxicating liquor or drugs or while the blood alcohol
 percentage of the Insured exceeds the statutory limit at the time of the occurrence or
 while not licensed to drive such vehicle;
 - 2. any other person with your general consent who, to your knowledge, is under the influence of intoxicating liquor or drugs or while the blood alcohol percentage of such person exceeds the statutory limit at the time of the occurrence or who is not licensed to drive such vehicle, but this shall not apply if you were unaware that the driver was unlicensed and you can prove to our satisfaction that, in the normal course of your business, procedures are in operation to ensure that only licensed drivers are permitted to drive insured vehicles.

(Any driver shall be deemed to be licensed to drive the vehicle if they are complying with the licensing laws relating to any of the territories referred to under the territorial limits of this section, or if non-compliance with any licensing law is solely because of failure to renew any licence subject to periodic renewal, or if a licence is not required by law, or while such driver is learning to drive and is complying with the laws relating to learners.)

- f) trampling or suffocation resulting in death or destruction of pedigreed animals whilst in transit in or on any means of conveyance;
- g) theft from any unattended means of conveyance in your custody or control or any of your principals, partners, directors or employees unless the insured animal is kept in a completely locked building and entry to or exit from such building is accompanied by visible and violent force.
- D) Additional conditions applicable to Transit:

a) Period of transit

Transit shall be deemed to commence with the loading on any means of conveyance (including carrying goods thereto) and continues during transportation to the consignee and temporary storage during the course of the journey and to end with the delivery including unloading of the pedigreed animal at the destination.

b) Refusal of receipt

If any consignee refuses to accept the pedigreed animal despatched by you then transit shall be deemed to continue and the insurance in respect of such animal shall remain in force until the animal is delivered at your premises, provided that you shall take all reasonable steps to ensure that the animal is returned to you as soon as is reasonably possible.

c) Other means of conveyance

Where the means of conveyance is by specified vehicle(s) the insurance under this section shall apply to pedigreed animals in or on any vehicle temporarily used in place thereof whilst the specified vehicle is undergoing repair or servicing, provided that such replacement vehicle is not your property nor leased or hired by you under a lease or hire purchase agreement except when hired for such period as is necessary for repair or servicing of the specified vehicle.

d) Breakdown of means of conveyance

In the event of breakdown during transit of the means of conveyance or if for any reason beyond your control the pedigreed animal is endangered, nothing contained herein shall prevent the use of any other form of transport to assist completion of the transit and the insurance afforded shall not be prejudiced thereby.

Theft

11.Theft

Exclusion FD5.6.15. Theft will not apply to this extension.

- A) In consideration of the payment of an additional premium the cover under this section is extended to include theft of pedigreed animals described in the schedule from the insured premises or the insured place as specified in the schedule provided that:
 - no liability will exist under this extension for loss as a result of theft, or the unlawful removal of any pedigreed animal(s) unless 60 (sixty) days have lapsed since the incident was reported to us and then only if the animal(s) has / have not been recovered or found during this period;
 - b) in the event of a claim you will immediately inform the local police and inform us within 48 (fortyeight) hours of such theft of the pedigreed animal(s). You will provide us with the necessary police reference number with the claim form:
 - c) you will take whatever steps are necessary to assist with the arrest of the suspected guilty parties and the recovery of the animal(s). If you have recovered the animal(s) and they are in your custody and control or you are in possession of any information about the identification or location of the suspected guilty parties, you will inform us immediately;
 - d) if, after the payment of a claim under this section the lost animal(s) are recovered or found we reserve the right to take ownership and possession of such animal(s);
 - e) any theft must be accompanied by visible entry or exit from such insured premises
 - the cover under this extension will only commence after a period of 7 (seven) days has expired / lapsed from the inception date of the cover.

Riot and strike

12. Riot and strike

- A) In consideration of the payment of an additional premium and subject otherwise to the terms, conditions, exclusions, exceptions and warranties contained therein, this section is extended to cover loss or damage directly occasioned by or through or in consequence of:
 - civil commotion, labour disturbances, riot, strike or lock-out;
 - the act of any lawfully established authority in controlling, preventing, suppressing or in any other way dealing with any occurrence referred to in a) above.
- This extension does not cover:
 - a) loss or damage occurring in the Republic of South Africa and Namibia;
 - b) consequential or indirect loss or damage of any kind or description whatsoever;
 - c) loss or damage resulting from total or partial cessation of work, or the retarding or interruption or cessation of any process or operation;
 - d) loss or damage occasioned by permanent or temporary dispossession resulting from confiscation, commandeering or requisition by any lawfully constituted authority;
 - loss or damage related to or caused by any occurrence referred to in General Exclusion 16. War, riot and terrorism B) to F) of this policy or the act of any lawfully established authority in controlling, preventing, suppressing or in any other way dealing with any such occurrence.
- C) If we allege that, by reason of proviso B), loss or damage is not covered by this section, the burden of proving the contrary shall rest on you.

FD5.5

PEDIGREED ANIMALS CLAUSES, CONDITIONS & WARRANTIES

Specific clause	es, conditions and warranties applicable to this section.		
Condition of animals	1. Condition of animals It is warranted that the pedigreed animal(s) described in the schedule are all in good condition and free from any injury or illness at the commencement of this insurance.		
Situation and use	2. Situation and use No pedigreed animal shall be removed from the premises stated in the schedule for the purpose of being kept permanently elsewhere without our prior written consent.		
Notification of claim	 3. Notification of claim A) Notwithstanding anything to the contrary contained in General Condition 7. Claims: a) you shall give immediate notice to us of any illness of or accident to any pedigreed animal described in the schedule and shall at your own expense immediately provide for adequate attendance and treatment by a veterinary surgeon and when required shall furnish a report by the attending veterinary surgeon on the condition of the pedigreed animal. You shall at all times use and exercise all due and reasonable care and safeguard against loss or danger of loss and shall comply with all reasonable regulations and directions given by us or by a veterinary surgeon appointed by us; b) on the death of any pedigreed animal described in the schedule, you: 1. shall immediately give written notice thereof to us and shall give us the opportunity of inspecting the carcass by not butchering or disposing of such carcass before expiry of a 		

as described in this section shall rest upon you; shall, if the claim be admitted, dispose of the carcass to our best advantage and the amount realised shall be paid to us.

us with such information accompanied by such veterinary certificates and satisfactory proof as to death, identity and value of the pedigreed animal as we may require. The burden of proving that an insured pedigreed animal has not died from an excluded cause

FD5.6

PEDIGREED ANIMALS EXCLUSIONS

You are not covered for the following.

Animals not belonging to you	1. Animals not belonging to you We shall not be liable in respect of damage to or loss of pedigreed animals not belonging to you or held in trust by you or in your custody or under your control or that of any of your employees or agents.
Attack by animals	2. Attack by animals We shall not be liable in respect of loss directly or indirectly resulting from or arising out of any attack by dogs or wild animals.
Contamination	3. Contamination We shall not be liable in respect of loss directly or indirectly resulting from or arising out of any disease, ailment or condition in any pedigreed animal described in the schedule, carcass or product thereof which may spread, contaminate or otherwise injure.
Destruction in compliance	4. Destruction in compliance We shall not be liable in respect of loss directly or indirectly resulting from or arising out of destruction of any animal in compliance with the requirements of any statute or any order of a government department or local authority.

Erroneous feeding	5. Erroneous feeding We shall not be liable in respect of loss directly or indirectly resulting from or arising out of erroneous feeding.		
Frostbite	6. Frostbite We shall not be liable in respect of loss directly or indirectly resulting or arising from frostbite.		
Independent contractors	7. Independent contractors We shall not be liable in respect of loss directly or indirectly resulting from or arising out of actions performed for you by independent contractors or liabilities assumed by contract or agreement.		
Intentional slaughter	 8. Intentional slaughter A) We shall not be liable in respect of loss directly or indirectly resulting from or arising out of the intentional slaughter or destruction of pedigreed animals whether by or under order of any government or public or local authority or any person or body having jurisdiction in the matter or otherwise, provided that we will not invoke this particular exception as a defence where: a) we shall have expressly agreed to destruction of the pedigreed animal or; b) an insured pedigreed animal suffers an injury or is affected with an excessively painful disease and a qualified veterinary surgeon appointed by us certifies that it is incurable and so excessive that immediate destruction is imperative for humane reasons or; c) an insured pedigreed animal suffers an injury and a qualified veterinary surgeon appointed by you shall first have given a certificate that the suffering of the pedigreed animal is incurable and so extensive that immediate destruction is imperative for humane reasons without waiting for the appointment of a veterinary surgeon by us. B) In all such cases of A)a), A)b) or A)c) above we shall be given the opportunity of having a post mortem examination carried out by a veterinary surgeon appointed by us, should we so desire. 		
Liability to third parties	 9. Liability to third parties We shall not be liable in respect of loss directly or indirectly resulting from or arising out of liability to third parties. 		
Poisoning	 10. Poisoning A) We shall not be liable in respect of loss directly or indirectly resulting from or arising out of poisoning of any kind. B) Notwithstanding A) above, we will indemnify you to the extent of 65% (sixty-five percent) of the sum insured in respect of accidental plant poisoning or poisoning arising out of feeding and / or watering and / or dipping. 		
Sickness or disease	11. Sickness or disease A) We shall not be liable in respect of loss directly or indirectly resulting from or arising out of: a) redwater fever; b) heartwater fever; c) gall sickness; d) pulpy kidney; e) blue tongue; f) any tick-borne disease manifesting itself within 30 (thirty) days of the inception of the policy.		
Foreign objects	12. Foreign objects We shall not be liable in respect of loss directly or indirectly resulting from or arising out of foreign objects found in the alimentary canal of any livestock.		
Surgical operation or medication	 13. Surgical operation or medication A) We shall not be liable in respect of loss directly or indirectly resulting from or arising out of death directly or indirectly caused by or in consequence of: a) any surgical operation unless conducted by a qualified veterinary surgeon and certified by them to have been necessitated solely by accident, disease or illness and to have been carried out in an attempt to preserve the pedigreed animal's life; or b) the administration of any medication unless by a qualified veterinary surgeon (or experienced personnel directed by them) and certified by a veterinary surgeon to have been of a prophylactic nature or necessitated by accident, disease or illness. As used herein, 'medication' includes any drug, hormone, vitamin, protein or other substance other than unadulterated food or water; c) erroneous dosage, whether malicious or by accident. 		

Territorial limits	14. Territorial limits We shall not be liable in respect of loss directly or indirectly resulting from or arising out of accident or illness or disease sustained or contracted elsewhere than in the Republic of South Africa, Namibia, Botswana, Lesotho, Eswatini, Zimbabwe, Zambia or Malawi.
Theft	15.Theft We shall not be liable in respect of loss directly or indirectly resulting from or arising out of theft of pedigreed animals.
Transit on land	16.Transit on land We shall not be liable in respect of loss occurring whilst in transit.
Transit by air or sea	17. Transit by air or sea We shall not be liable in respect of loss directly or indirectly resulting from or arising out of accident or illness or disease sustained or contracted during transit by air or by sea.
Unfitness or incapacity	18. Unfitness or incapacity We shall not be liable in respect of loss directly or indirectly resulting from or arising out of unfitness for or incapacity to fulfil the functions or duties for which the pedigreed animal is kept.



LIABILITY SECTIONS

Pages 81 to 94 below detail the cover that relates to the **liability** sections of this policy.

Sections	The sections are easi	ly identified by	the 'L' prefix	as follows:
JULIUIIJ	Tille sections are easi	iy iaciiiiica by	IIIC E PICIIA	., us ioilows.

LD01: Personal liability

LF01: Public liability (Farming)

PERSONAL LIABILITY

LD1.1

PERSONAL LIABILITY DEFINITIONS

The definitions to be used in this section.

The Insured

The policyholder named in the schedule and any member of their family normally residing with them (including children that are financially dependent on them). Herein referred to as 'you' / 'your'.

LD1.2

PERSONAL LIABILITY COVER

You are covered for the following, provided that either Houseowners or Householders cover is in force.

All sums	 All sums which you are legally liable to pay as a result of: Death of or bodily injury to or illness of any third party.
	B) Physical loss of or physical damage to tangible property belonging to any third party, occurring during your period of insurance as a result of an accident occurring anywhere in the Republic of South Africa.
All costs	2. All costs and expenses of litigation:A) Lawfully and reasonably recovered by any third party against you.
	B) Incurred with our written consent and which are in respect of a claim made against you that is covered in this section.
Limit of indemnification	3. Limit of indemnification
	The amount payable in respect of any one accident or series of accidents arising out of one event, will not exceed the amount stated in Addendum B and shall be inclusive of all compensation and all costs

LD1.3

PERSONAL LIABILITY EXTENSIONS

You are also automatically covered for the following.

of litigation and all other costs and expenses.

Domestic employees

1. Domestic employees

- A) Notwithstanding exclusion 5.5.1, we will indemnify you for your legal liability in respect of the death of or bodily injury to or illness of any domestic employee acting in the course of their employment with you at the time of the event.
- B) Our liability is limited to the amount stated in **Addendum B**

Wrongful arrest

2. Wrongful arrest

- A) All sums for which you are held to be legally liable for as a result of the wrongful arrest or alleged wrongful arrest of any person other than:
 - a) a person who is under a contract of service or apprenticeship with you; or
 - b) a member of your family or household.
- B) This cover is extended to include liability arising out of your activities as a member of a neighbourhood watch or a block-watch group or a similar voluntary non-profit organisation.
- C) The amount payable for all compensation, damages, costs and expenses will not exceed the amount stated in <u>Addendum B</u> in respect of death, injury, illness, loss and damage sustained during your period of insurance, calculated from the inception or renewal date of the policy.

LD1.4

PERSONAL LIABILITY CONDITIONS

The specific conditions applicable to this section.

Conditions

1. Conditions

- A) In the case of any occurrence, we may compensate you up to the maximum sum payable as stated in the schedule under this section (less any sum or sums already paid) or any lesser sum for which the claim(s) can be settled and we relinquish to you the conduct of any defence, settlement or proceedings.
- B) If we relinquish such conduct, we shall not be responsible for any damage alleged to have been suffered by you in consequence of any alleged action or omission in relinquishing the defence, settlement or proceedings to you.
- C) If we elect to conduct any defence, settlement or proceedings on your behalf, we shall not be responsible for any damage alleged to have been suffered by you in consequence of any alleged action or omission by us related to the defence, settlement or proceedings.
- D) In respect of your liability and in the event of your death, we shall indemnify your personal estate representatives as per the terms of and subject to the limitations of this section, provided that your personal estate representatives must (as though they were the insured under this policy) observe, fulfil and be subject to the terms, exceptions and conditions of this policy.

LD1.5

PERSONAL LIABILITY EXCLUSIONS

You are not covered for the following.

Employees
Family or household
Jurisdiction

control

1. Employees

Liability in respect of the death of or bodily injury to or illness of any employee (excluding any domestic employee) acting in the course of their employment with you at the time of the event.

2. Members of your family or household

Liability in respect of the death of or bodily injury to or illness of any person who is a member of your family normally residing with you.

3. Jurisdiction

- A) Compensation for damages in respect of judgments delivered or obtained in the first instance other than by a Court of competent jurisdiction within the Republic of South Africa.
- B) Costs and expenses of litigation recovered by any third party from you and which are not incurred in and recoverable in the Republic of South Africa.

Property under your 4. Property under your control

Liability in respect of loss of or damage to any property which you are in charge or in control of, or any property which you own and which is in the possession of or under the control of your employee or agent.

	INSURANCE I
Pollution	 5. Pollution or contamination A) Liability in respect of: a) death, injury, illness, loss or damage caused by or in connection with or arising from seeping, pollution or contamination; b) the cost of removing, nullifying or cleaning up any seeping, polluting or contaminating substances, unless the seepage, pollution or contamination is caused by a sudden, unintended and unexpected event.
Profession	6. Profession or business Liability in respect of death, bodily injury, illness, loss or damage caused by or in connection with or arising from your profession or business.
Punitive damages	7. Punitive damages Liability for punitive, exemplary or vindictive damages, fines or penalties awarded against you in any Court.
Subsequent costs	8. Subsequent costs Costs and expenses incurred by you subsequent to the date on which we have paid or offered to pay either the full amount of the claim or the total amount recoverable in respect of any occurrence.
Lifts and vehicles	9. Lifts and vehicles Liability in respect of death, bodily injury, illness, loss or damage caused by or in connection with or arising from the ownership or possession or use of lifts or mechanically-propelled vehicles or trailers (other than motorised gardening equipment), animal-drawn vehicles, aircraft, radio-controlled vehicles (RCV), unmanned aerial vehicles (UAV), drones or watercraft (other than a rowing boat, surfboard, paddle ski, windsurfer or canoe / kayak), by you or on your behalf.



SECTION LF01 PUBLIC LIABILITY (FARMING)

LF1.1

PUBLIC LIABILITY DEFINITIONS

The definitions to be used in this section.

The Insured

The policyholder named in the schedule, referred to as 'you' / 'your'.

LF1.2

PUBLIC LIABILITY EXCESS

The amount payable by you.

Excess

Our compensation is limited to the amount stated in the schedule less any excess (first amount payable). You shall be responsible for the first amount payable as stated in the schedule and **Addendum A** in respect of any one claim or number of claims arising from all events of a series consequent upon or attributable to any one source or original cause. The provisions of this clause shall apply to claims arising from damage and shall apply to costs and expenses incurred by you.

LF1.3

PUBLIC LIABILITY COVER

You are covered for loss or damage to property caused by the following defined events originating or occurring at the premises.

Defined events	Defined events Cover under this section is afforded on the following basis:
	Claims-made basis Damages which you shall become legally liable to pay consequent upon death of or bodily injury to or illness of any person (hereinafter termed injury), or accidental loss of or physical damage to tangible property (hereinafter termed damage) which occurred in the course of or in connection with the business stated in the schedule within the territorial limits on or after the retroactive date shown in the schedule, and which results in a claim or claims first being made against you in writing during the period of insurance.
Limits of indemnity	2. The limits of indemnity The amount payable, inclusive of any legal costs recoverable from you by a claimant or any number of claimants and all other costs and expenses incurred with our consent for any one event or series of events with one original cause or source, shall not exceed the lower of the limit of indemnity stated in the schedule or the amount in Addendum B.
Territorial limits	 3. Territorial limits A) Anywhere in the world but not in connection with: a) any business carried on by you at or from premises outside the Republic of South Africa,

Namibia, Botswana, Lesotho, Eswatini, Zimbabwe, Zambia and Malawi; or

Botswana, Lesotho, Eswatini, Zimbabwe, Zambia and Malawi.

any contract for the performance of work outside the Republic of South Africa, Namibia,

LF1.4

PUBLIC LIABILITY EXTENSIONS

Additional insured	 Additional insured A) We will also, as though a separate policy had been issued to each, indemnify: a) in the event of your death, any of your personal representatives in respect of liability incurred by you; b) any of your partners or directors or employees (if you so request) against any claim for which you are entitled to indemnity under this insurance; c) to the extent required by the conditions of any contract (and notwithstanding General Exclusion 4. Contractual liability), and in connection with any liability arising from the performance of the contract, any employer named in any contract entered into by you for the purposes of the business; d) in respect of the activities of any social or sports club, welfare organisation, first aid, fire or ambulance service, canteen or the like, belonging to or formed by you for the benefit of your employees: any officer or member thereof; any visiting sports team or member thereof. B) Provided that: our aggregate liability is not increased beyond the limits of indemnity stated in the schedule; any person or organisation to which this extension applies is not entitled to indemnity under any other policy; the indemnity under A)a), A)b) and A)c) applies only in respect of liability for which you would have been entitled to indemnity if the claim had been made against you. C) For the purposes of this extension, we waive all rights of subrogation or action which we may be entitled to arising therefrom, and each party to whom the indemnity hereunder applies shall observe, fulfil and be subject to the terms, exceptions and conditions (both general and specific) 			
Car parks	of this insurance insofar as they can apply. 2. Car parks Notwithstanding the provisions of Exclusion LF1.7.18 Your property A)b), we will indemnify you in respect of liability as herein provided arising from loss of or damage to vehicles and their contents and accessories, the property of your tenants, customers, visitors or employees using parking facilities provided by you.			
Claims preparation costs	 3. Claims preparation costs A) The insurance provided by this section is extended to include costs reasonably incurred by you in producing and certifying any particulars or details required by us in terms of General Condition 7. Claims or to substantiate the amount of any claim. B) Cover is limited to the amounts stated in Addendum B. 			
C (:-L:(:4:				
Cross liabilities	4. Cross liabilities Each person or party specified as the insured in the schedule is separately indemnified in respect of claims made against any of them by any other, subject to our total liability not exceeding the stated indemnity limits. We shall not be liable for any claims related to fire (or spread of fire) as may arise between each person or party specified as the insured in the schedule.			
Emergency medical expenses	5. Emergency medical expenses We will indemnify you for all reasonable expenses incurred by you for such immediate medical treatment as may be necessary at the time of an accident causing injury to any person who may be the subject of a claim for indemnity by you in terms of this section.			
Employees' and visitors' property	6. Employees' and visitors' property Exclusion LF1.7.18 Your property A)b) shall not apply to property belonging to any of your partners, directors or employees or any visitor to your premises.			
Employers' liability	 7. Employers' liability A) We will indemnify you for damages that you shall become legally liable to pay consequent upon death of or bodily injury to or illness of any person employed under a contract of service or apprenticeship with you, which occurred in the course of and in connection with such person's employment by you within the territorial limits and during the period of insurance. 			

- B) The amount payable, inclusive of any legal costs recoverable from you by a claimant or any number of claimants, and all other costs and expenses incurred with our consent for any one event or series of events with one original cause or source, shall not exceed the limit stated in Addendum B or such higher amount stated in the schedule and for which additional premium has been paid.
- C) Where a principal and you are liable for the same damages and where any contract or agreement between a principal and you so requires, we will, notwithstanding **General Exclusion 4. Contractual liability**, indemnify the principal in like manner to you but only so far as concerns the liability of the principal to an employee as aforementioned for death or bodily injury to or illness of such person resulting from your negligence or your employees provided that:
 - a) in the event of a claim in terms of this extension, you shall endeavour to arrange with the principal for the conduct and control of all claims to be vested in us;
 - b) the principal shall, as though he were you, fulfil and be subject to the terms, exceptions and conditions (both general and specific) of this policy insofar as they can apply; and
 - c) our liability is not hereby increased.

Fire-extinguishing charges

8. Fire-extinguishing charges

- A) Cover under this section is extended to include all costs necessarily and reasonably incurred by you in respect of any fire-extinguishing methods to prevent the spreading of such fire beyond the boundary of your premises to any third-party property, provided that:
 - a) such third-party property was in danger as a result of such fire and it was reasonable under the circumstances to employ the fire-extinguishing services to control and / or extinguish the fire;
 and
 - b) such fire-extinguishing services were provided by a totally unrelated third party that specialises predominantly in firefighting as part of its ordinary business for commercial reward; and
 - c) you are legally responsible for the payment of such costs; and
 - d) cover in terms of this extension will only be applicable if either Extension LF1.5.10 Spread of fire
 or Extension LF1.5.11 Spread of fire to plantations, orchards, sugar cane or forests of this section
 is in force
- B) The cover under this extension is limited to the amount stated in <u>Addendum B</u>, or such higher amount stated in the schedule and for which additional premium has been paid.
- C) Any costs relating to aerial water bombing or spotter planes are excluded under this extension.
- D) If you, or any related party, hold any other cover with us or Safire Crop Protection Co-operative Limited for the event, cover under this extension will be excluded.

Liability by agreement

9. Liability by agreement

- A) Notwithstanding the provisions of <u>General Exclusion 4. Contractual liability</u>, Exclusion LF1.7.12 Mechanically propelled vehicles and Exclusion LF1.7.18 Your property A)b), this section extends to indemnify you:
 - a) against liability assumed by you under any contract entered into with or indemnity given to
 Transnet, government or quasi-government departments, provincial administrations,
 municipalities and / or similar bodies covering the use of railway sidings or in respect of
 cartage (hazardous premises) agreements and / or agreements of a similar nature;
 - against liability arising from loss of or damage to property belonging to Transnet while in your custody or control;
 - in respect of liability caused by or through or in connection with any vehicle, trailer, locomotive or rolling stock belonging to Transnet while being used by you or on your behalf at any railway siding.

Legal defence costs

10. Legal defence costs

- A) If you so request, we will indemnify any of your employees, partners or directors against costs and expenses incurred by or on behalf of such person with our consent in the defence of any criminal action brought against such person in the course of his occupation with you, arising from an alleged contravention of the statutes as herein defined, during the period of insurance, provided that:
 - in the case of an appeal, we shall not indemnify such person unless a senior counsel approved by us shall advise that such appeal should, in his opinion, succeed;
 - b) we shall not indemnify such person in respect of any fine or penalty imposed by any magistrate or judge or any loss consequent thereon;
 - c) such person shall, as though he were the insured, observe, fulfil and be subject to the terms, exceptions and conditions of this policy and this section thereof insofar as they can apply.

B) The statutes:

- a) The Occupational Health and Safety Act No. 85 of 1993 (as amended);
- b) The Mines and Works Act No. 29 of 1996 (as amended);
- c) The Veld and Forest Fire Act No. 101 of 1998 (as amended);
- d) The Consumer Protection Act;
- e) The Electricity Act No. 41 of 1987 (as amended);

	INSURANCE
	and/or any other Act or Ordinance pertaining to the Supply of Electricity all as read in conjunction with the Criminal Procedure Act No. 51 of 1977 (as amended)
	C) Our liability is limited to the amount stated in Addendum B , or such higher amount stated in the schedule and for which additional premium has been paid.
Security firms	11. Security firms
•	A) Notwithstanding General Exclusion 4. Contractual liability, if in terms of a contract with a security firm engaged to protect your property in the course of your business stated in the schedule or persons, you become legally liable for the acts or omissions of the employees of the security firm acting in the course of their employment, then this section includes such legal liability to the extent that indemnity would have been granted under this section had the said employees been under a contract of service to you and not the security firm, but not exceeding the limit of liability stated in the schedule.
	B) If, at the time of an event giving rise to a claim, the security firm is entitled to indemnity under any other policy in respect of the same event, we shall not be liable to make any payment except in respect of any amount in excess of the amount payable under such other policy, but not exceeding the limit of indemnity stated in the schedule.
Tenants' liability	12.Tenants' liability
, , , , , , , , , , , , , , , , , , , ,	Exclusion LF1.7.12 Mechanically propelled vehicles and Exclusion LF1.7.18 Your property A)b) of this section shall not apply to premises occupied by you as tenant (but not as the owner) thereof.
Tool of trade	13.Tool of trade
	Exclusion LF1.7.12 Mechanically propelled vehicles shall not apply to the operation as a tool of any vehicle or plant forming part of such vehicle or attached thereto, provided that we shall not be liable hereunder in respect of so much of any liability as falls within the scope of any form of motor insurance or compulsory third party insurance legislation, notwithstanding that no such insurance is in force or has been effected, nor shall we be liable where any other form of motor insurance has been effected by you covering the same liability.
Unattached trailers	14. Unattached trailers
	 A) Exclusion LF1.7.12 Mechanically propelled vehicles shall, as far as it relates to trailers, not apply in respect of any trailer that is not attached to a mechanically propelled vehicle and which has not become unintentionally detached from such mechanically propelled vehicle, provided that we shall not be liable hereunder in respect of any liability: a) which is insured by or would, but for the existence of this section, be insured by any other policy or policies effected by you; or b) as falls within the scope of any compulsory third-party insurance legislation, notwithstanding that no such insurance is in force or has been effected.
Wrongful arrest and	15. Wrongful arrest and defamation
defamation	A) The defined events are extended to include damages: a) resulting from wrongful arrest (including assault in connection with such wrongful arrest); and b) in respect of defamation.
	B) Our liability is limited to the amounts stated in Addendum B , or such higher amount stated in the schedule and for which additional premium has been paid.
Animal trespass	16. Animal trespass
	A) The indemnity afforded by this section is extended to include your legal liability owing to third parties arising from escaping of animals owned by you, which results in loss or damage to any land (or anything growing thereon).
	B) It is warranted that: a) you take all reasonable precautions to prevent damage; and b) all gates and fences of livestock paddocks are kept in good order and condition and are fit for purpose; and
	c) that all gates of livestock paddocks are kept closed and properly secured, as required by law.
	C) The limit of indemnity shall not exceed the amount stated in Addendum B.
Droving of animals	17. Droving of animals
	A) The indemnity afforded by this section is extended to include your legal liability owed to third parties arising from the droving of animals, owned by you, on and along public roads. The indemnity afforded by this section only relates to your liability arising from your negligence in terms of delictual liability and does not cover your legal liability arising in terms of any form of strict or other liability that may apply.
	B) It is warranted that: a) you take all reasonable precautions to prevent damage; and
	a) you take all reasonable pre-capitons to prevent damage, and

	b) you comply with the law regarding the droving of animals on public roads;
	C) The limit of indemnity shall not exceed the amount stated in Addendum B .
Straying of animals	 18. Straying of animals A) The indemnity afforded by this section is extended to include your legal liability owed to third parties arising from the straying of animals owned by you. The indemnity afforded by this section only relates to your liability arising from your negligence in terms of delictual liability and does not cover your legal liability arising in terms of any form of strict or other liability that may apply.
	 B) It is warranted that: a) you take all reasonable precautions to prevent damage; b) all gates and fences of livestock paddocks are kept in good order and condition and are fit for purpose; and c) all gates of livestock paddocks are closed and secured, as required by law. C) The limit of indemnity shall not exceed the amount stated in Addendum B.
Crop spraying	 19. Crop spraying A) The indemnity afforded by this section is extended to include your legal liability arising from crop spraying with insecticides and the like on farmlands or veld in the possession of or occupied by you. B) We shall not indemnify you for any liability that may arise out of aerial spraying of crops, plantations, farmlands or veld. C) The limit of indemnity shall not exceed the amount stated in Addendum B.
Livestock at shows and auctions	 20. Livestock (excluding horses) at shows and auctions A) The cover under this section is extended to include your legal liability arising from the displaying of livestock whilst such livestock is in your custody during a show or auction. B) This extension does not apply to horses.

LF1.5

PUBLIC LIABILITY OPTIONAL EXTENSIONS

or claimed;

d) arising from defective design;

c) arising prior to the handing over of such work;

e) arising from any work on any aircraft or part thereof.

You will only be entitled to these optional extensions if stated in your schedule, and for which additional premium has been paid.

schedule, and	for which additional premium has been paid.
Contractors' liability	 Contractors' liability We agree to extend the indemnity contained in this policy to cover liability attaching to you arising from damage caused by a specified contractor to a third party whilst such contractor is engaged by you to work upon your premises and / or plantation(s), subject to any right of recourse against such contractor being maintained.
	B) The indemnity is limited only to your liability for such damage to the third party and shall not extend to covering liability attaching to the contractor or its employees.C) This cover is extended to a contractor that is specified and identified to us as recorded in the schedule and up to the limits specified therein.
Defective workmanship	 2. Defective workmanship Exclusion LF1.7.4 Defect, error or omission and Exclusion LF1.7.18 Your property A)c) will not apply to this extension. A) The amount payable under this extension, inclusive of any legal costs recoverable from you by a claimant or any number of claimants and all other costs and expenses incurred with our consent, for any one event or series of events with one original cause or source or during any one period of 12 (twelve) consecutive months from inception date or anniversary date, shall not exceed in the aggregate the limit of indemnity for this extension stated in the schedule. B) This extension does not cover liability:

EU liability

3. EU liability

Subject otherwise to the terms and conditions and limitations, the following changes are made to this section of the policy in respect of 'injury' or 'damage' (as insured by the products' liability extension) that results from goods or products exported to any European Union (EU) country or any European Free Trade Association (EFTA) country:

- Exclusion LF1.7.11 Jurisdiction shall not apply to damages or costs and expenses of litigation recovered by any claimant in respect of judgements delivered in the first instance in courts of the
- In respect of these goods or products (other than raw materials), you shall:
 - a) implement and maintain a system in terms of which these goods or products can be clearly identified by batch number or serial number or date stamp or other similar manner;
 - note and maintain a record of the date on which the actual goods or products were first put into circulation.

This record shall be maintained so as to provide the required detail for a minimum period of 10 (ten) years after the goods or products were first put into circulation.

- C) The information mentioned in B), together with all supporting documentation, shall be made available to us or our nominee at any time on request.
- In respect of this indemnity, you shall be responsible for the first amount payable shown in the schedule for this extension.

Fire extinguishing charges (aerial bombing)

4. Fire-extinguishing charges (aerial water bombing)

- Cover under this section is extended to include all costs necessarily and reasonably incurred by you in respect of aerial water bombing including assistance thereof by way of spotter planes to prevent the spreading of such fire beyond the boundary of your premises to any third-party property, provided that:
 - such third-party property was in danger as a result of such fire and it was reasonable under the circumstances to employ aerial water bombing to control and / or extinguish the fire; and
 - such fire-extinguishing services were provided by an official or legally recognised aerial bombing association (eg Letaba FPA, Mkhondo FPA or similar);
 - you are legally responsible for the payment of such costs; and
 - cover in terms of this extension will only be applicable if either Extension LF1.5.10 Spread of fire or Extension LF1.5.11 Spread of fire to plantations, orchards, sugar cane or forests of this section is in force.
- A) The cover under this extension is limited to the amounts stated in Addendum B.
- If you, or any related party, hold any other cover with us or Safire Crop Protection Co-operative Limited for the event, cover under this extension will be excluded.

Guesthouse liability

5. Guesthouse liability

- Exclusion LF1.7.18 Your property A)b) shall not apply to property belonging to any paying guest resident at your premises.
- We will indemnify you for damages that you shall become legally liable to pay consequent upon death of or bodily injury to or illness of any paying guest.
- In addition we will indemnify you for loss or damage to guests' property, inclusive of any legal costs recoverable from you by a claimant or any number of claimants and all other costs or expenses incurred with our consent.
- d) Our liability shall be limited to the amount stated in Addendum B.

Products' liability

6. Products' liability

- Notwithstanding anything to the contrary contained in Exclusion LF1.7.6. Goods or products sold, we will indemnify you in respect of defined events happening anywhere in the territories stated in the schedule elsewhere than at premises occupied by you, and caused by goods or products (including containers and labels) sold or supplied (including wrongful delivery and delivery of incorrect goods) by you in connection with the business.
- The amount payable under this extension, inclusive of any legal costs recoverable from you by a claimant or any number of claimants, and all other costs and expenses incurred with our consent, for any one event or series of events with one original cause or source or during any one period of 12 (twelve) consecutive months calculated from inception date or anniversary date, shall not exceed in the aggregate the limit of indemnity for this extension stated in the schedule.
- C) This extension does not cover liability:
 - a) resulting from deterioration and / or contamination of milk;
 - for the cost of repair, alteration, recall or replacement of the goods or products (including containers and labels) causing injury or damage;

- c) for the cost of demolition, breaking out, dismantling, delivery, rebuilding, supply and installation
 of the goods or products (including containers and labels) and any other property essential to
 such repair, alteration or replacement unless physically damaged by the goods or products;
- d) arising from defective or faulty design, formula, plan or specification, but if you are a retailer this specific exception c) does not apply if your activities are wholly restricted to sales, distribution and / or marketing (including any marketing advisory service accompanying the products) of the product, and your activities do not include final preparation which means repackaging, packing, labelling, cleaning or provision of operating instructions prior to sale to your original customers, nor include any enhancement, amendment or alteration to the product;
- e) arising from inefficacy or failure to conform to specification, unless such inefficacy or failure is due to negligence in the following of such specification;
- arising from goods or products intended to be installed and installed in, or intended to form part of and forming part of, an aircraft;
- in respect of injury or damage happening in the United States of America or Canada caused by or through or in connection with any goods or products sold or supplied by you or to your order, if such goods or products have, to your knowledge, been exported to the United States of America or Canada by you or on your behalf.

Pollution liability

7. Pollution liability

- A) Notwithstanding anything to the contrary, you are indemnified by this extension against liability for and / or arising out of injury and / or damage occurring during the period of insurance and arising out of pollution, but only to the extent that you can demonstrate that such pollution:
 - a) was a direct result of a sudden, specific and identifiable event occurring during the period of insurance:
 - b) was not the direct result of you failing to take reasonable precautions to prevent such pollution.

Deterioration / Contamination of milk

8. Deterioration / Contamination of milk

- A) Subject to you having paid the required additional premium, we will indemnify you for the amounts that you become legally liable to pay to a third party in the event of milk delivered by you to such third party resulting in the deterioration and / or contamination of such third party's milk, provided that our liability in respect of any one event, or series of events with one original cause or source, shall not exceed the amount stated in **Addendum B**.
- B) In the event of us alleging that a series of events arose from one original cause, the onus shall rest on you to prove that such series of events did not arise from one original cause.
- C) The following specific conditions are applicable to this extension:
 - a) no claim for contamination of milk by antibiotics shall be payable under this section unless the Charm II (or such other similar test as may be generally accepted and utilised by the dairy industry) has been carried out in respect of such milk. Such test results must be provided to us in writing and must have been carried out by a recognised laboratory;
 - b) you are obliged at all times to comply with all generally accepted dairy farming practices;
 - c) in the event that a third party rejects the contaminated milk, the claim arising from such rejection and submitted under this section must be accompanied by written proof, in a form acceptable to us, that such milk has been destroyed or disposed of by the third party. Should the milk or any part thereof be returned to you, any income or benefit derived by you (or any third party) from such milk must be disclosed to us;
 - d) you must retain and make available to us all records relating to the milk in respect of which you may seek indemnity under this section. In this regard you shall be obliged to co-operate with us and do all things reasonably necessary to assist us in obtaining any records relating to the milk which may be in a third party's possession.
- D) This extension specifically excludes:
 - a) the deterioration and / or contamination of your own milk;
 - b) milk that has been contaminated by bacteria, which bacterial contamination would ordinarily be neutralised or destroyed during the normal pasteurisation process;
 - any loss arising from milk which was erroneously believed to have deteriorated and / or been contaminated, but which is at any time is found not to have deteriorated and / or been contaminated.



Hunting or gameviewing liability

9. Hunting / game-viewing liability

Exclusion LF1.7.10 Hunting or game-viewing will not apply to this extension.

- A) We will indemnify you for amounts which you become legally liable to pay arising out of any commercial hunting and / or game-viewing activities arranged by you and occurring on your premises.
- It is a condition that indemnity in terms of this section pertaining to any form of commercial hunting and / or game-viewing activities shall be subject to the following:
 - a) no alcohol to be consumed during the hunting activities;
 - b) all persons participating in any game-viewing or hunting activities must at all times be accompanied by either you, a suitably qualified guide, an employee or any person delegated by you:
 - c) prior to the commencement of any hunting activity(ies), firing zones regarding the individual hunting group(s), hunter(s) or client(s) must be clearly demarcated and explained as such to all participants;
 - prior to participation in any hunting activity all persons participating in the hunt must sign an indemnity document drawn up by a qualified attorney disclaiming your liability or the liability of any of your partners, directors or employees arising as a result of any hunting activities;
 - all persons participating in the hunt must comply with all laws or legislation applicable to hunting activities.
- C) Our liability shall be limited to the amount stated in Addendum B.

Spread of fire

10. Spread of fire

Exclusion LF1.7.15 Spread of fire of this section is cancelled.

- Indemnity as described in this section and limited to the amount stated in the schedule, is extended to include your liability arising from general spread of fire damage, but shall exclude cover for damage to:
 - a) commercially planted
 - timber plantations;
 - orchards; and
 - sugar cane; and
 - b) forests.
- B) Cover is subject to the following express specific warranties:

a) Applicable Acts:

- 1. You shall comply in all respects with the terms of the National Veld and Forest Fire Act No. 101 of 1998 (as amended) (the Act), or any similar act that may replace the Act, as well as all regulations or notices promulgated or published in terms of such legislation that have the effect of limiting or prohibiting burning of any kind on your premises, irrespective of whether the fire is a veld fire or not;
- Unless specifically noted otherwise in the schedule and subject to the area where the insured premises is situated falling within the jurisdiction of an existing Fire Protection Association (FPA) as defined by the Act, you shall be obliged to be a member of the applicable FPA having such jurisdiction.

b) Firebreaks:

- 1. You shall provide and maintain a reasonable firebreak on each boundary of your premises as described in the title deed, or as close to such boundary as is reasonably practical, by no later than the date prescribed annually by the relevant FPA and you shall ensure that such firebreak is maintained so that it is kept substantially free of combustible material during the period that is conventionally regarded as being the fire danger period in the area where your premises are situated. Whilst the onus rests on you to ascertain when such fire danger period occurs, as a general guide this period is as follows:
 - Summer and all year rainfall areas: 1 August to 31 October, or such longer period as the relevant FPA having jurisdiction over your premises determines.
 - Winter rainfall areas: 15 November to 15 March, or such longer period as the relevant FPA having jurisdiction over your premises determines;
- Each such boundary firebreak shall be of such a nature and extent that it will, having regard to local circumstances, be reasonably sufficient to prevent a fire on land on one side thereof from spreading to land on the other side thereof;
- The onus in proving the reasonableness of the preparation and width of the aforesaid firebreak, shall rest on you.

c) Open fires:

1. You shall not light, use or maintain a fire in the open air at any time when, having reasonable regard to the prevailing conditions, it is unsafe to do so;

- You undertake to comply with the rules and regulations (in respect of the lighting, using or maintaining a fire in the open air) of any organisation or association whose function it is to control or restrict the burning of any kind within the area where your premises is located and in particular you shall comply with the relevant FPA's rules established for such area (whether you are a member of such organisation or FPA or not);
- 3. You shall take all reasonable steps to ensure that any fire on your premises is completely extinguished before leaving it unattended, irrespective of whether it is a veld fire or not. The onus of proving that all reasonable steps were taken to extinguish the fire shall rest on you.
- C) It is understood and agreed that injury and / or damage occurring during a period of 72 (seventy-two) consecutive hours after the initial fire event shall be deemed a single occurrence for the purpose of this insurance.
- D) This extension does not cover liability arising out of or in connection with any product.
- E) In the event of Optional Extension "Work away" having been selected and applying to this policy, the provisions of such extension will not apply to this Spread of fire extension.

11. Spread of fire including plantations, orchards, sugar cane and forests

Exclusion LF1.7.15 Spread of fire of this section is cancelled.

- A) Indemnity as described in this section and limited to the amount stated in the schedule, is extended to include your liability arising from general spread of fire damage including loss of or damage to
 - a) commercially planted
 - timber plantations;
 - orchards; and
 - sugar cane; and
 - b) forests.
- B) Cover is subject to the following express specific warranties:

a) Applicable Acts:

- You shall comply in all respects with the terms of the National Veld and Forest Fire Act No. 101 of 1998 (as amended) (the Act), or any similar acts which may replace the Act, as well as all regulations or notices promulgated or published in terms of such legislation that have the effect of limiting or prohibiting burning of any kind on your premises, irrespective of whether the fire is a veld fire or not;
- 2. You shall be obliged to be a member of a Fire Protection Association (FPA), as defined in the Act, having jurisdiction over the area where your insured premises are located unless no such FPA has been duly formed and constituted for such area.

b) Firebreaks:

- 1. You shall provide and maintain a reasonable firebreak on each boundary of your premises as described in the title deed, or as close to such boundary as is reasonably practical, by no later than the date prescribed annually by the relevant FPA and you shall ensure that such firebreak is maintained so that it is kept substantially free of combustible material during the period that is conventionally regarded as being the fire danger period in the area where your premises are situated. Whilst the onus rests on you to ascertain when such fire danger period occurs, as a general guide this period is as follows:
 - Summer and all year rainfall areas:
 1 August to 31 October, or such longer period as the relevant FPA having jurisdiction over your premises determines.
 - Winter rainfall areas
 15 November to 15 March, or such longer period as the relevant FPA having jurisdiction over your premises determines;
- Each such boundary firebreak shall be of such a nature and extent that it will, having regard to local circumstances, be reasonably sufficient to prevent a fire on land on one side thereof from spreading to land on the other side thereof;
- 3. In determining the reasonableness of the width of the aforesaid firebreak, should such break be less than 9 (nine) metres in width at the narrowest point, the onus shall rest on you to prove that such narrower break was reasonable in the circumstances.

c) Open fires:

- 1. You shall not light, use or maintain a fire in the open air at any time when, having reasonable regard to the prevailing conditions, it is unsafe to do so;
- You undertake to comply with the rules and regulations (in respect of the lighting, using or maintaining a fire in the open air) of any organisation or association whose function it is to control or restrict the burning of any kind within the area where your premises is located and in particular shall comply with the relevant FPA's rules established for such area;

	 You shall take all reasonable steps to ensure that any fire on your premises is completely extinguished before leaving it unattended, irrespective of whether it is a veld fire or not. The onus of proving that all reasonable steps were taken to extinguish the fire shall rest on you.
	C) It is understood and agreed that injury and / or damage occurring during a period of 72 (seventy-two) consecutive hours after the initial fire event shall be deemed a single occurrence for the purpose of this insurance.
	D) This extension does not cover liability arising out of or in connection with any product.
	E) In the event of Optional Extension "Work away" having been selected and applying to this policy, the provisions of such extension will not apply to this Spread of fire extension.
Work away	 12. Work away A) Notwithstanding anything to the contrary contained in this section, it is hereby declared and agreed that the term 'premises' shall include premises at which you are performing work, provided that such premises are not under your control. B) This Optional Extension does not extend to the Spread of fire extension.

LF1.6

PUBLIC LIABILITY CLAUSES, CONDITIONS & WARRANTIES

Specific clauses, conditions and warranties applicable to this section.

Reporting date	1. Reporting date Any claim first made in writing against you as a result of a defined event reported in terms of General Condition 7. Claims (hereinafter termed reported event) shall be treated as if it had first been made against you on the same day that you reported the event to us.				
Cancellation or non- renewal	 2. Cancellation or non-renewal A) In the event of cancellation or non-renewal of the policy: a) any claim resulting from a reported event, first made in writing against you during the 36 (thirty-six) months immediately following cancellation or non-renewal shall be treated as having been made against you on the same day that you reported the event. If the claimant is a minor, the period of 36 (thirty-six) months will be extended until the expiry of 12 (twelve) months after the attainment of majority by the claimant; b) you may report an event in terms of General Condition 7. Claims to us for up to 15 (fifteen) days after cancellation or non-renewal, provided: such event occurred during the period of insurance; any subsequent claim first made in writing against you as a result of such event shall be treated as if it had first been made on the last day preceding cancellation or non-renewal and is subject to the 36 (thirty-six) month period specified in B) a) above. 				
Series of claims	 3. Series of claims A) Any series of claims made against you by one or more than one claimant during any period of insurance consequent upon one event or series of events with one original cause or source shall be treated as if they all had first been made against you: a) on the date that the event was reported by you in terms of General Condition 7. Claims; or b) if you were not aware of any event which could have given rise to a claim, on the date that the first claim of the series was first made in writing against you. 				



PUBLIC LIABILITY EXCLUSIONS

You are not covered for the following.

	9				
Aircraft	 1. Aircraft A) We will not indemnify you in respect of liability consequent upon injury or damage caused by or through or in connection with: a) the refuelling of aircraft; b) the ownership, possession, maintenance, operation or use of aircraft or an airline; c) the ownership, hire or leasing of any airport, airstrip or helicopter pad. 				
Cancellation or non- renewal	2. Cancellation or non-renewal We will not indemnify you in respect of any claim (in the event of cancellation or non-renewal of this section) not first made in writing against you within the 36 (thirty-six) month period (or extended period in respect of minors) as specified in LF1.6.2. Cancellation or non-renewal.				
Dams	3. Dams We will not indemnify you in respect of liability consequent upon injury or damage caused by or througous or in connection with or arising from or attributable to the bursting, collapse, or failure of any dam wa				
Defect, error or omission	4. Defect, error or omission We will not indemnify you in respect of liability consequent upon injury or damage occurring after the completion and handing over of any work and caused by or through or in connection with any defect or error in or omission from such work.				
Disease or sickness	5. Disease or sickness We will not indemnify you in respect of any liability or any claim of any nature whatsoever arising from or connected with any disease or sickness of any animal or human and without limiting the generality of the aforementioned, the spread, transmission or communication of such disease or sickness.				
Events prior to inception	 6. Events prior to inception A) We will not indemnify you in respect of any claim arising from an event known to you: a) which is not reported to us in terms of General Condition 7. Claims; b) prior to inception of this section. 				
Explosives and explosion of a boiler	7. Explosives and explosion of a boiler We will not indemnify you in respect of liability consequent upon injury or damage caused by or through or in connection with or arising from or attributable to explosives or the explosion of a boiler.				
Flood	8. Flood We will not indemnify you in respect of liability consequent upon injury or damage caused by or through or in connection with or arising from or attributable to flood.				
Goods or products sold	9. Goods or products sold We will not indemnify you in respect of liability consequent upon injury or damage caused by or through or in connection with goods or products (including containers and labels) sold or supplied and happening elsewhere than on premises occupied by you other than food and drink supplied incidentally for consumption on the premises.				
Hunting or game- viewing	10. Hunting or game-viewing We will not indemnify you in respect of loss or damage directly or indirectly caused by any commercial hunting / game-viewing activities.				
Jurisdiction	11. Jurisdiction A) We will not indemnify you in respect of: a) damages in respect of judgements delivered or obtained in the first instance otherwise than by a court of competent jurisdiction within the Republic of South Africa, Namibia, Botswana, Lesotho and Eswatini; b) costs and expenses of litigation recovered by any claimant from you which are not incurred in and recoverable in the area described in a) above.				

Mechanically propelled vehicles	 12. Mechanically propelled vehicles A) We will not indemnify you in respect of liability consequent upon injury or damage caused by or through or in connection with the ownership, possession or use by you or on your behalf of any mechanically propelled vehicle (other than a pedal cycle or lawnmower or any pedestrian controlled garden equipment) or trailer or of any watercraft, locomotive or rolling stock. B) This exception shall not relieve us of liability to indemnify you in respect of liability consequent upon injury or damage caused or arising beyond the limits of any carriageway or thoroughfare in connection with the loading or unloading of any vehicle, insofar as such injury or damage is not 		
Professional advice	insured by any other insurance policy. 13. Professional advice We will not indemnify you in respect of liability consequent upon injury or damage caused by or through or in connection with any advice or treatment of a professional nature (other than first aid treatment) given or administered by you or at your direction.		
Seepage, pollution or contamination	 14. Seepage, pollution or contamination A) We will not indemnify you in respect of: a) liability in respect of injury, damage or loss of use of property directly or indirectly caused by seepage, pollution or contamination, provided always that this exception shall not apply where such seepage, pollution or contamination is caused by a sudden, unintended and unforeseen occurrence; b) the cost of removing, nullifying or cleaning up seeping, polluting or contaminating substances unless the seepage, pollution or contamination is caused by a sudden, unintended and unforeseen occurrence. B) This exception shall not extend the policy to cover any liability which would not have been insured 		
Spread of fire	under this policy in the absence of this exception. 15. Spread of fire		
•	We will not indemnify you in respect of loss or damage directly or indirectly caused by spreading of fire.		
Vibration or weakening	16. Vibration or weakening We will not indemnify you in respect of damage caused by vibration or by the removal or weakening of or interference with support to any land, building or other structure.		
Water	17. Water We will not indemnify you in respect of liability consequent upon injury or damage caused by or through or in connection with or arising from or attributable to the containment of, interference with or diversion of water by you or any person acting on your behalf.		
Your property	 18. Your property A) We will not indemnify you in respect of damage to: a) property belonging to you; and b) property in your custody or control or in the custody or control of any of your employees; c) that part of any property on which you are or have been working if such damage results directly from such work. 		

SECTION MF01 MOTOR (FARMING)

MF1.1

MOTOR DEFINITIONS

The definitions	used in this section.
The Insured	 The policyholder or any of its principals, partners, directors or members, or any person that forms part of the decision-making mechanism of the business; the regular driver; the nominated driver(s) named in the schedule. Herein referred to as 'you' / 'your'.
'Early warning' satellite tracking	A satellite tracking device that automatically alerts the satellite tracking company when an unauthorised or problematic action is detected (example: vehicle movement when the device is armed, attempt to remove the device or device malfunction).
Emergency assistance Safire Assist	The contact number for the official Safire Assist emergency line is 0861 723 473 (0861 SAFIRE) . In the event of towing services, or other assistance relating to a roadside emergency, being required, please phone this number in order to arrange the relevant emergency assistance. (Please refer to our Safire Assist wording for more details, terms and conditions.)
Occurrence	An occurrence or series of occurrences arising from one cause in connection with any one vehicle in respect of which indemnity is provided by this policy.
Vehicle	 1. Vehicle A) The insured vehicle specified in the schedule and owned by you or hired or leased to you; or B) A replacement vehicle from Vehicle Category A (as below) that you hire, lease or temporarily use while your vehicle is out of use for the purpose of overhaul, maintenance and servicing and / or mechanical or electrical repairs (excluding repairs following an accident), provided that our maximum liability shall not exceed: a) the retail value of the replacement vehicle; or

- b) the limit of indemnity of the insured vehicle as stated in the schedule; whichever is the lesser amount.
- C) Types of vehicles insurable under this policy:

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Vehicle category	Description		
А	Private type motor cars including sedans, SUVs, estate cars, minibuses, light delivery vehicles (LDVs) or similar vehicles not exceeding 3 500 (three thousand five hundred) kg in gross vehicle mass and designed to seat not more than 12 (twelve) persons including the driver.		
В	Commercial vehicles, including buses (any vehicle used for business purposes and designed to seat more than 12 (twelve) persons, including the driver).		
С	Special type vehicles, including tractors, harvesters and combines.		
D	Motorcycles including motor scooters, 3 (three) wheeled vehicles and quad bikes.		
E	Trailers and caravans, i.e. any vehicle without means of self-propulsion designed to be drawn by a self-propelled vehicle but excluding any parts or accessories not permanently fitted thereto.		



MF1.2 MOTOR EXCESS

The amount payable by you.

Excess

Our compensation is limited to the amount indicated in the schedule less any excess, also referred to as 'first amount payable'. Please refer to the schedule and **Addendum A**.

MF1.3

MOTOR COVER

You are covered in terms of the type of cover you have chosen.

Types of cover

1. Types of cover

- A) The indemnification under the Motor section of this policy depends on the limit of indemnity as well as the type of cover you have chosen, as stated in the schedule.
- B) There are 4 (four) types of cover under this section of the policy, namely:

	Insured event		
Type of cover (as stated in the schedule)	Material loss or damage	Emergency expenses	Liability to third parties
Comprehensive	Yes	Yes	Yes
Third party, fire and theft	Yes – restricted as per a) below	No	Yes
Third party and fire	Yes – restricted as per b) below	No	Yes
Third party only	No	No	Yes

- a) Third party, fire and theft: material loss or damage cover is restricted solely to loss or damage resulting from fire, self-ignition, lightning or explosion or by theft / hijack or any attempt thereat;
- b) Third party and fire: material loss or damage cover is restricted solely to loss or damage resulting from fire, self-ignition, lightning or explosion.

Loss or damage

2. Material loss or damage

- A) Applicable to the following **cover types**:
 - a) Comprehensive;
 - b) Third party, fire and theft;
 - c) Third party and fire.
- B) We cover loss of or damage:
 - a) to any vehicle described in the schedule, including its accessories and spare parts whilst in / on the vehicle:
 - b) that is insured under this policy and that results in such vehicle being disabled, in which case we shall pay the reasonable cost of protection and removal of the vehicle to the nearest approved repairers.
- C) We shall also pay the reasonable cost of delivering the vehicle to you after repair of such loss or damage, which cost shall not exceed the reasonable cost of transport to your permanent address stated in the schedule.
- D) The indemnification provided herein is subject to the following:
 - a) the limit of indemnity for each type of vehicle is as stated in the schedule and shall be the maximum amount payable by us in respect of such loss or damage. This limit will not exceed the retail value of the vehicle, including its accessories and spare parts at the time of such loss or damage;
 - b) if any vehicle in the schedule is declared to be "Admitted or Agreed Value", the agreed value will be deemed to be its retail value. The Agreed Value includes all accessories and spare parts;

- c) if the retail value of the vehicle is not determinable, and the vehicle has not been insured on an Agreed Value basis, indemnity will be limited to the market value;
- d) we may, at our own discretion, repair, reinstate or replace such vehicle or any part thereof and / or its accessories and spare parts, or may pay in cash the amount of the loss or damage not exceeding the retail value of such vehicle and / or its accessories and / or spare parts at the time of such loss or damage;
- e) we may, at our own discretion, utilise approved original, used and / or approved alternate spare parts to repair your vehicle;
- f) if it is within our knowledge that the vehicle is the subject of a suspensive sale or similar purchase agreement, payment shall be made firstly to the titleholder as described in the agreement, whereafter the balance (if any) will be paid to you. Any indemnification in terms hereof shall be a full and final discharge of any and all liability in respect of such loss or damage;
- g) in respect of each and every occurrence giving rise to a claim under this clause, we will deduct the excess, as per <u>Addendum A</u> or as stated in the schedule (whichever is the greater) of all amounts we pay, unless it is specifically stated otherwise.

Liability to third parties

3. Liability to third parties

- A) Applicable to all cover types.
- B) We cover loss or damage as a result of any accident caused by or through or in connection with any vehicle described in the schedule or in connection with the loading and / or unloading of such vehicle in respect of which you and / or any passenger becomes legally liable to pay a third party, including such third party's costs and expenses in respect of:
 - a) death of or bodily injury to any person, but excluding death of or bodily injury to any person in your employ arising from and in the course of such employment, or any person who is a member of your household;
 - damage to property other than property belonging to you or held in trust by you, or while in your custody or control, or property being conveyed by, loaded onto or unloaded from such vehicle.
- C) We shall also, in terms of and subject to the limitations of and for the purposes of this sub-section:
 - a) pay all costs and expenses incurred with our written consent. We shall also, at our discretion, be entitled to arrange for representation at any inquest or inquiry in respect of any death that may be the subject of indemnity under this sub-section, or for defending in any competent court any criminal proceedings in respect of any act causing or relating to any event which may be the subject of indemnity under this sub-section.
 - b) indemnify any person who is driving or using such vehicle on your instruction or your permission, provided that:
 - such person shall, as though they are the insured, observe, fulfil and be subject to the applicable terms, exceptions and conditions of this policy;
 - such person driving such vehicle has not been refused any motor insurance or continuance thereof by any insurer;
 - such person is not entitled to indemnity under any other policy except in respect of any amount not recoverable thereunder;
 - indemnity shall not apply in respect of claims made by any member of the same household as such person.
 - c) indemnify you while personally driving or using any private-type motor car not belonging to you and not leased or hired to you under a lease or suspensive sale agreement, on condition that you are an individual and have insured a vehicle, as defined under **Vehicle Category A**, under this policy. In this regard, we shall not be liable for damage to the vehicle being driven or used:
 - d) indemnify you in respect of liability arising from you towing another vehicle or trailer (other than for reward), including liability caused by the towed vehicle or trailer, on condition that we shall not be liable for damage to the towed vehicle or trailer or to any property conveyed therein / thereon.
- D) Unless otherwise stated, our liability under this sub-section shall not exceed the limits of indemnity stated in **Addendum B**.

Emergency expenses

4. Emergency expenses

- A) This cover is only available to vehicles that are **comprehensively** insured.
- B) The emergency expenses incurred in the event that an occupant in the specified part of a vehicle (as defined below), sustains a bodily injury by violent, accidental, external and visible means as a result of and in connection with such vehicle.
- C) The indemnification provided is limited to the amounts stated in **Addendum B** for all occupants injured as a result of an occurrence or series of occurrences arising out of one single event.
- D) The amount payable under this sub-section shall be reduced by any amount recoverable from the Workmen's Compensation Commissioner and / or the Road Accident Fund or any similar legislation / authority.
- E) The term 'emergency expenses' includes any costs incurred to free such injured occupant from such vehicle (for example, using the 'jaws of life') or to convey such injured occupant to a place where primary medical treatment can be given.

	fined vehicle, but only if it is insured under aterial damage	Specified part of vehicle in which injury must occur
1.	Any private-type motor car or motorised caravan.	Anywhere inside the vehicle.
2.	Any other type of insured vehicle other than a bus or taxi.	The permanently enclosed passenger- carrying compartment.

MF1.4

MOTOR EXTENSIONS

You will, subject to the **cover type** indicated in your schedule, be automatically covered for the following extensions.

Material loss or damage extensions: Applicable only to cover type COMPREHENSIVE

Emergency accommodation

1. Emergency accommodation

- A) We shall pay the reasonable costs incurred for emergency accommodation for you and any passenger travelling with you.
- B) This extension is also valid for 2 (two) nights away from home, should you be unable to complete your journey due to loss or damage to the vehicle, subject to the loss or damage occurring not less than 250 (two hundred and fifty) kilometres from your private residence.
- C) This cover only applies to vehicles as defined under **Vehicle Category A** (sedan or LDV), and cover will not be provided in the event of mechanical or electrical breakdown.
- D) The compensation provided is limited to the amounts stated in ${\color{red} {\bf Addendum\ B}}.$

Loss of keys

Loss of or damage to locks and keys

- A) We shall compensate you in respect of the cost of replacing locks and keys, including the remote alarm controller and, if necessary, the reprogramming of any coded alarm system of any insured vehicle following:
 - A) the disappearance of any key or alarm controller of such vehicle; or
 - B) your reasonable belief that an unauthorised person may be in possession of a duplicate of such key or alarm controller.
- B) In addition, we shall compensate you in respect of the cost of:
 - replacing or repairing the key or remote control unit and, if necessary, the reprogramming of any coded alarm system of any insured vehicle following accidental damage to such key or remote control unit: or
 - d) replacing or repairing locks and keys and, if necessary, the reprogramming of any coded alarm system of any insured vehicle following damage to such locks resulting from attempted that!
- C) The compensation shall not exceed the amount stated in Addendum B or such higher limit stated in the schedule and for which additional premium has been paid.

Replacement of a new 3. Replacement of a new vehicle A) We shall replace a vehicle, as defined under Vehicle Category A (sedan or LDV), with a similar new vehicle vehicle, provided that the vehicle: a) is not older than 12 (twelve) months after the date of first registration; and b) does not have more than 30 000 (thirty thousand) kilometres on its odometer; and c) is damaged and, in our opinion, cannot be economically repaired, or is stolen and is not recovered within a reasonable period (such period being a minimum of 14 (fourteen) days). B) Please note that this cover will only be applicable if the insured amount for the vehicle is equal to or more than the retail value of the vehicle, as per the TransUnion Auto Dealers Guide, and the vehicle will only be replaced if a similar new vehicle is available on the local market. Tow-in cost 4. Tow-in cost and safeguarding after mechanical breakdown A) If the vehicle has a mechanical or electrical breakdown, we shall pay towards the costs for the removal of the vehicle to safeguard the vehicle. This cover only applies to vehicles as defined under Vehicle Category A (sedan or LDV). C) The compensation provided is limited to the amount stated in **Addendum B**. Tyre cover 5. Tyre cover – tractors and harvesters used for farming only A) Cover under this section is extended to include total loss of and irreparable damage to tyres as a result of damage caused by any unseen or concealed object whilst on any surface, provided that: a) our liability is limited to the amount stated in Addendum B; you will, at your own expense, have all damage and wear and tear assessed by a reputable tyre dealer or retreader to confirm whether a tyre can be repaired or not and to determine the extent of wear and tear. Such wear and tear, as determined, will be deducted from the settlement amount. (eg. if you have had the benefit of 40% use of your tyre, we will only indemnify you for the remaining 60%.) only the damaged tyre will be paid for and not a set. Waiver of excess if Waiver of the excess if you are older than 55 years older than 55 years A) The basic first amount payable for each and every claim in respect of vehicles as defined under Vehicle Category A (sedan and LDV) is hereby deleted, subject to: a) the vehicle being in the care, custody and control of a principal of your business or their spouse at the time of the occurrence; and b) such principal or their spouse being 55 (fifty-five) years of age or older; and c) the description of use is noted as Private or Farming. This waiver is extended to include Extension MF1.4.7. Windscreen / Glass. C) This waiver is not applicable if the vehicle was stolen or hijacked and has not been recovered. Windscreen / glass 7. Windscreen / glass A) We shall compensate you for damage to windscreen glass, headlights, tail-lights, fog lights, side or rear glass forming part of any vehicle, provided that no other damage has been caused to the vehicle giving rise to a claim under the policy. We do not cover the replacement of any light bulbs. Wreckage removal Wreckage removal A) The cover provided is extended to include costs and expenses incurred by you, in addition to the normal towing costs, in respect of the clearing up and removal of debris and wreckage of any insured Category A vehicle following damage to such vehicle by an insured event.

Material loss or damage extension: Applicable to all cover types, **EXCEPT THIRD PARTY ONLY**

Fire-extinguishing charges

9. Fire-extinguishing charges

a) We shall compensate you for all costs relating to the extinguishing or fighting of a fire, which shall be deemed to be damage to your vehicle.

B) This cover only applies to vehicles as defined under Vehicle Category A (sedan and LDV).C) The compensation provided is limited to the amounts stated in Addendum B, or such higher

amount stated in the schedule and for which additional premium has been paid.

- b) These charges shall be payable in addition to any other payment for which we may be liable in terms hereof, provided that you are legally liable for such costs and that your insured property was in danger from the fire.
- c) The compensation provided shall be limited to the amount stated in **Addendum B**.

Tracking device

10. Tracking device

- A) In the event of there being an operational tracking system in the vehicle and the vehicle is irreparably damaged or unrecovered following theft, we shall pay the actual cost to an approved vehicle tracking company to install a tracking system of the closest possible performance and capacity in / on the new vehicle, provided that the installation is authorised by us.
- B) This cover only applies to vehicles as defined under **Vehicle Category A** (sedan and LDV).
- C) The compensation provided shall be limited to the amount stated in Addendum B.

Trauma treatment

11. Trauma treatment

- A) We shall pay for the reasonable medical expenses if a principal of your business or their spouse or their children or stepchildren need trauma treatment by a psychologist after hijacking or attempted hijacking of the vehicle.
- B) The compensation is limited to medical expenses which are not covered elsewhere, limited to the amount stated in **Addendum B**.

Material loss or damage extension: applicable only to cover types **COMPREHENSIVE** and **THIRD PARTY**, **FIRE & THEFT**

Theft of radios

12. Theft of radios

- We shall compensate you for loss or damage following theft or attempted theft of radios, CD / tape players and / or similar equipment.
- We shall not be liable for more than the amount stated in <u>Addendum B</u>, (after deduction of the first amounts payable). If the equipment is factory-fitted to the vehicle when new, this limit does not apply.

Liability to third parties extensions: Applicable to ALL cover types

Contingent liability

13. Contingent liability

- A) The indemnity provided under MF1.3.3. Liability to third parties will include claims made against:
 - a) you in the event of an accident arising in the course of your business and caused by or through
 or in connection with any motor vehicle which is not your property, or has not been provided
 by you, while being used by any partner or director or employee (hereinafter referred to as such
 person);
 - b) any such person in the event of an accident arising in the course of your business and caused by or through or in connection with any motor vehicle not belonging to him / her or to you, or leased or hired by either you or such person, but only insofar as such person has not been refused any motor insurance or continuance thereof by any insurer, provided that:
 - 1. **exclusion MF1.7.10. Category B, C, D or E vehicles** does not apply to this extension;
 - 2. we shall not be liable for loss of or damage to any motor vehicle being used for the purposes and in the manner described in a) and b) above;
 - the payment of subsidies or travelling allowances by you to such person for the use of his / her own vehicle for official purposes relating to your business, including the carriage of persons for such purposes, is allowed without prejudice to the cover provided in this extension;
 - d) if, at the time of the occurrence of any accident giving rise to a claim under this extension, you or such person are / is entitled to indemnity under any other policy in respect of the same occurrence, we shall not be liable to make any payment hereunder except in respect of any excess beyond the amount payable under such other policy.
- B) The terms, exceptions and conditions of the policy shall otherwise apply.

Cross liabilities

14. Cross liabilities

- A) Where more than one insured is named in the schedule:
 - a) we shall indemnify each insured separately and not jointly; and
 - b) any liability arising between such insured shall be treated as though separate policies had been issued to each.
- B) Our aggregate liability shall not exceed the limit of indemnity as stated in the schedule.

Passenger liability Category A vehicles	 15. Passenger liability - Category A vehicles only A) Indemnity under MF1.3.3. Liability to third parties is extended to cover you for any sum which you may become legally liable to pay due to the death of or bodily injury to any person being carried in or upon or entering or getting onto or alighting from the insured vehicle. 	
	B) This extension only applies to vehicles described under Vehicle Category A (sedans and LDVs).	
	C) The limit of indemnity for any one occurrence shall not exceed the amount stated in Addendum B.	
Principals	16. Principals Notwithstanding General Exclusion 4. Contractual liability, the indemnity provided under MF1.3.3. Liability to third parties extends to indemnify, to the extent required by the conditions of any contract of the Building Industries Federation of South Africa, and in connection with any liability arising from the performance of such contract, any principal named in such contract entered into by you for the purposes of the business, provided that our liability shall not exceed the limit of indemnity stated in the schedule.	
Unauthorised passengers	17. Unauthorised passenger liability A) Notwithstanding Exclusion MF1.7.10. Category B, C, D or E vehicles, the indemnity under MF1.3.3 Liability to third parties is extended to cover you for any sum that you may become legally liable to pay due to the death of or bodily injury to persons while being carried in or upon or entering or getting onto or alighting from any vehicle in contravention of your instructions to your driver not to carry passengers.	
	B) The limit of indemnity for any one occurrence shall not exceed the amount stated in Addendum B .	
Waiver of subrogation	 18. Waiver of subrogation rights A) For the purposes of the Motor section: a) we waive all rights of subrogation or action which we may have or acquire against any other person to whom the indemnity under this section applies; and b) each such person shall observe, fulfil and be subject to the terms, exceptions and conditions (both general and specific) of this insurance insofar as they can apply. 	
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MF1.5

MOTOR OPTIONAL EXTENSIONS

You will only be entitled to these optional extensions if stated in your schedule, and for which additional premium has been paid.

Available to cover type **COMPREHENSIVE** only

Credit shortfall

1. Credit shortfall

- A) If any total loss settlement under **MF1.3.2. Material loss or damage** is less than the amount you owe to the bank / financier under a current instalment sale or lease agreement, we shall pay you an additional amount equal to the shortfall, less:
 - a) any arrear instalments or rentals, including interest payable on such arrears;
 - b) all refunds of premium for cancellation of any insurance cover relating to the motor vehicle;
 - the increased instalments or rentals that would have been paid had there been no residual capital value at the end of the finance period, calculated to the month in which the claim is settled:
 - d) any early settlement penalties;
 - e) the first amount payable.
- B) Cover is subject to the provisions, at all times, that:
 - a) the amounts payable shall not exceed the maximum indemnity less the excess;
 - b) this endorsement shall not apply to an agreement whereby the amount of any single instalment other than the final residual amount after the initial payment differs by more than 10% (ten percent) from any other instalment;
 - c) if such shortfall is as a result of a re-advance under an instalment sale or refinancing in terms of a lease, the insurance provided by this extension shall be void.

Extended tyre cover 2. Extended tyre cover – tractors, harvesters and combines used for farming only A) The cover under this section is extended to include total loss of and irreparable damage to the tyres as a result of damage caused by any unseen or concealed object whilst on any surface, provided that: a) you will, at your own expense, have all damage and wear and tear assessed by a reputable tyre dealer or retreader to confirm whether a tyre can be repaired or not and to determine the extent of wear and tear. Such wear and tear, as determined, will be deducted from the settlement amount. (eg. if you have had the benefit of 40% use of your tyre, we will only indemnify you for the remaining 60%); b) only the damaged tyre will be paid for and not a tyre set, unless: 1) the manufacturer specifications require specifically that a tyre set should be replaced; and 2) the tyre set has been specified in the schedule; in which case the excess will be increased as per Addendum A; c) our liability is limited to the amount stated in the schedule per tyre or specified tyre set, as the case may be. Parking facilities 3. Parking facilities and movement of third party vehicles A) This section extends to indemnify you in respect of accidents caused by or through or in connection with the moving of any vehicle (not owned or borrowed by or hired or leased to you) by any person in your employ or acting on your behalf, provided always that such vehicle was being moved: a) with the authority of any of your tenants, customers or visitors; or b) in connection with your parking arrangements; or c) to facilitate the carrying out of your business. B) This extension will not apply in respect of damage to vehicles which are parked for reward. For the purpose of this extension, such vehicle (and its contents) will not be deemed to be held in trust by you, or in your custody or control. Waiver of excess 4. Waiver of the excess – windscreen only Windscreen only The windscreen first amount payable in respect of vehicles defined under Vehicle Category A is hereby deleted, subject to you opting to replace the damaged windscreen with an approved alternative (i.e. non-OEM) windscreen. Wreckage removal 5. Wreckage removal (extended cover) Extended cover If selected, this optional extension replaces MF1.4.8 Wreckage removal. The cover provided is extended to include costs and expenses incurred by you, in addition to the normal towing costs, in respect of the clearing up and removal of debris and wreckage of any insured Category A, B, C or E vehicle following damage to such vehicle by an insured event.

Available to cover type COMPREHENSIVE and THIRD PARTY, FIRE & THEFT

Car hire

6. Car hire – Category A vehicles only

A) If the insured vehicle cannot be driven following loss or damage caused by an insured event or while the insured vehicle remains unrecovered following theft, we will arrange a hire vehicle for you in terms of the option selected by you and specified in the schedule.

Our liability under this extension will not exceed, in respect of any one occurrence, the limit stated

B) The benefit includes:

in the schedule.

- a) a hire vehicle as per the option specified in the schedule:
 - 1. Option A: Sedans (e.g. Ford Fiesta, Toyota Corolla Quest or similar);
 - Option B: Sedans Platinum (e.g. Toyota Corolla Auto, Audi A3, BMW 320i, Mercedes Benz C Class, Toyota double cab or similar);
 - 3. Option C: LDVs (e.g. Corsa Utility 1.4, Toyota Hilux 1 ton or similar).

The actual vehicle provided will be subject to availability at the time.

- b) unlimited kilometres;
- delivery or collection charges up to 50 (fifty) kilometres from the nearest car hire company contracted by us.

- C) Your hire vehicle will be provided for a period not exceeding the number of consecutive days selected by you and specified in the schedule (either 30, 60 or 90 days), and the period for which we provide car hire will end on the day that:
 - a) you regain possession of the insured vehicle; or
 - b) we discharge our liability for the total loss of the vehicle, whichever occurs first.

(Note: if car hire has been selected and no time period has been specified in the schedule, then a default benefit of 30 (thirty) consecutive days will apply.)

- D) We shall only compensate you in terms of this extension if:
 - a) you abide by all the terms and conditions and additional charges (where applicable) imposed / offered by the car hire company;
 - b) you have taken the insurance cover offered by the car hire company;
 - you have a valid credit card available in your name to pay the car hire company the required deposit and / or additional charges when you take delivery of the hire vehicle.
- E) If the hire vehicle is stolen or damaged, you will be subject to the standard insurance and excess terms and conditions of the relevant car hire company. Should the excess payable to the car hire company exceed the excess applicable under this policy for your vehicle, we shall compensate you for the difference.
- F) We shall not pay for:
 - a) fuel and lubricants, including any fuel deposits;
 - b) toll fees, traffic fines, penalties and any related administration fees;
 - c) delivery or collection fees for more than 50 (fifty) kilometres from the nearest car hire company contracted by us.

Waiver of excess

7. Waiver of the excess (basic first amount payable)

If selected, this optional extension replaces MF1.4.6 Waiver of the excess if you are older than 55 (fifty-five) years.

- A) The basic first amount payable for each and every claim in respect of vehicles as defined under **Vehicle Category A** (sedan and LDV) is hereby deleted.
- B) This waiver is extended to include Extension MF1.4.2. Loss of or damage to locks and keys and MF1.4.7. Windscreen / Glass.

Available to **ALL** cover types

Passenger liability

Extended cover

8. Passenger liability (extended cover)

- A) Notwithstanding the provisions of Exclusion MF1.7.10 Category B, C, D, or E vehicles, if this extension has been selected and is stated in the schedule, the cover provided under Extension MF1.4.15. Passenger liability is extended to include any sum which you may become legally liable to pay due to the death of or bodily injury to any person being carried in or upon or entering or getting onto or alighting from a Category B, D or E vehicle.
- B) The limit of indemnity for any one occurrence shall not exceed the amount stated in Addendum B.



MF1.6

MOTOR CLAUSES, CONDITIONS & WARRANTIES

Specific clauses, conditions and warranties applicable to this section. (They also apply to any person who may have been driving the vehicle with your permission.)

VOINCIO VVIIII YO	or portriissiori.)
Description of use	 Description of use of vehicle A) When you insure your vehicle, you choose the description of use for your vehicle. You may only use the vehicle for the purpose in the description stated in the schedule. In the event that the description of use of your vehicle changes, you must notify us immediately.
	 We cover the following 3 (three) descriptions of use: a) Private: The vehicle is used for social, private, recreational travel and commute to and from your place of employment. b) Farming: The vehicle is used for occupational purposes related to farming only. The vehicle may also be used for social, private, recreational travel and commute to and from your place of employment. c) Business: The vehicle is used for business or occupational purposes. The vehicle may also be used for social, private, recreational travel and commute to and from your place of employment.
	 B) We do not cover the following types of use: a) hiring out; b) carrying of passengers for hire or passengers who pay a fare; c) racing, speed trials or speed-testing; d) rallying or competitions; e) carrying of explosives, hazardous substances or materials that require permission or permits from authorities.
Driver's licence	2. Driver's licence or learner's licence a) In the event of a claim, you must be able to show us that the driver of the vehicle had a valid driver's or learner's licence at the time of the event.
	b) If the driver is in possession of a valid learner's licence, they must be accompanied by a licensed driver, unless otherwise required in terms of legislation.
	c) You must notify us in writing immediately upon becoming aware or attaining knowledge: a) of your driver's licence having been endorsed, suspended, cancelled or having lapsed; b) that you will be or have been charged or convicted of: 1. driving under the influence of intoxicating liquor or drugs; 2. reckless and negligent or improper driving; or 3. any offence relating to the driving of a motor vehicle; c) that you failed a breathalyser test.
Emergency repairs	 3. Emergency repairs A) You may give instructions for emergency repairs to be executed without our express consent, as soon as possible, provided that: a) you have cover in terms of the policy; and b) the cost of repairs do not exceed the amount stated in <u>Addendum B</u>; and c) a detailed estimate is obtained and forwarded to us within 5 (five) working days.
Locked garage / locked gates	4. Locked garage / locked gates warranty (if stated in the schedule) A) locked garage / locked gates warranty (if stated in the schedule)
	 A) Loss or damage by theft is excluded, unless the vehicle is kept in a locked garage or behind locked gates at your residence overnight.
	B) Where the vehicle is behind locked gates only, theft of part of the vehicle or its accessories is excluded, unless the entire vehicle is stolen.

If a claim payment is made on a vehicle stated in the schedule and for which the premium has had a no-claim discount applied, the relevant discount will be adjusted with effect from the date of loss.

No-claim discounts

5. No-claim discounts

	INSURANCE
Restricted driving	6. Restricted driving (if stated in the schedule) Cover is restricted to only your principals and members of their immediate family, unless otherwise agreed in writing by us.
Roadworthy	7. Roadworthy
Roduworthy	You must take all reasonable steps to properly maintain and protect your vehicle. You have to ensure that your vehicle is roadworthy at all times.
Satellite tracking	 8. Satellite tracking warranty (if stated in the schedule) A) Loss or damage by theft is excluded unless the vehicle is fitted with an 'early warning' satellite tracking device.
	B) It is further warranted that: a) you will maintain a subscription contract with your service provider in respect of any vehicle tracking device; b) It is further warranted that the service with your service provider in respect of any vehicle tracking device;
	b) you will provide proof that the contract was in force at the time of a theft or hijacking.C) Should the contract be cancelled / inoperative at the time of the theft or hijacking, there will be no cover.
	 D) If your vehicle is fitted with a satellite tracking device and an occurrence takes place, in these circumstances, you: a) undertake to provide us with access to and copies of any satellite tracking records available in respect of the vehicle as soon as possible after the occurrence; and
	b) hereby expressly authorise us and / or our nominated agents to have access to and obtain all information from any satellite tracking company relating to the vehicle. In this regard, the authority contained in this clause will constitute irrevocable authority to enable us and / or our nominated agents (acting on your behalf and as your authorised agent) to obtain such records directly from the satellite tracking company.
Spare parts	 9. Spare parts A) Our liability in respect of any spare parts or accessories that are required in the repair or reinstatement of vehicles and: a) which are unobtainable in the Republic of South Africa; or b) are obsolete in pattern; shall be limited to the value of such parts at the time of loss or damage as stated in the manufacturer's / agent's last issued catalogue or price list.
	B) We may discharge our liability by cash payment in such circumstances.
Towing following accident	10. Towing following an accident (Category A vehicles) A) Towing services for Category A vehicles (sedans and LDVs) following an accident have to be arranged through the official emergency number, 0861 723 473 (0861 SAFIRE). Should you fail to attempt to contact this number, compensation for towing and storage costs will be limited to the amount stated in Addendum B. This will not apply in the event that the call centre is unable to assist you.
	B) These towing services are available for accidents that occur in the Republic of South Africa, Lesotho and Eswatini.
Towing outside RSA	11. Towing outside the Republic of South Africa
·	A) In the event of any occurrence giving rise to a claim whilst the vehicle is in Botswana, Lesotho, Malawi, Mozambique, Namibia, Eswatini and Zimbabwe, towing costs to our nearest approved repairer will be limited to the amount stated in <u>Addendum B</u> .
	B) Until the vehicle has been towed to our nearest approved repairer, no liability shall be admitted nor payments made in terms of the cover provided.
Unauthorised use	12. Unauthorised use of your vehicle
Charlistisca doc	A) If anyone uses your vehicle without your knowledge or permission, you must report it to the South African Police Services and lay a criminal charge against that person within 48 (forty-eight) hours after becoming aware of such unauthorised use.
	B) You may not withdraw the charge, even if your vehicle is later returned to you, unless you withdraw the claim.



MOTOR EXCLUSIONS

You are not covered for the following.

Specific exceptions applicable to ALL CLAIMS under this section			
Carrying capacity	 1. Carrying capacity A) We shall not be liable for any accident, injury, loss, damage or liability whilst the vehicle: a) is carrying more passengers than the vehicle is licensed or designed to carry; b) is carrying any load which exceeds the capacity of the vehicle which it is licensed or designed to carry. 		
Description of use	2. Description of use We shall not be liable for any accident, injury, loss, damage or liability whilst the vehicle is being used with your general knowledge and consent other than in accordance with the Description of use clause.		
Driver's licence	 3. Driver's licence A) We shall not be liable for any accident, injury, loss, damage or liability incurred while any vehicle is being driven by you or any other person while not licensed to drive such vehicle, unless: a) the driver complies with the licensing laws relating to any of the territories referred to in Exception MF1.7.6 Territorial limits, in which case he / she shall be deemed to be licensed to drive the vehicle; or b) non-compliance with any licensing law is solely because of failure to renew any licence subject to periodic renewal, limited to a period of 180 (one hundred and eighty) consecutive days from the relevant renewal date; or c) a licence is not required by law; or d) such driver is learning to drive and complies with the laws relating to learner drivers. B) This exception shall not apply if you were unaware that the driver was unlicensed and you can prove to our satisfaction that, in the normal course of your business, procedures are in operation 		
	prove to our satisfaction that, in the normal course of your business, procedures are in operation to ensure that only licensed drivers are permitted to drive insured vehicles.		
Intoxicating liquor or drugs	 4. Intoxicating liquor or drugs A) We shall not be liable for any accident, injury, loss, damage or liability incurred while any vehicle is being driven by: a) you while under the influence of intoxicating liquor or drugs (unless administered by or prescribed by and taken in accordance with the instructions of a member of the medical profession); or b) any other person with your general consent who, to your knowledge, is under the influence of intoxicating liquor or drugs (unless administered by or prescribed by and taken in accordance with the instructions of a member of the medical profession). 		
Motor trade exclusion	5. Motor trade exclusion		
	A) We do not cover the vehicle whilst it is in the custody or control of a member of the motor trade for any purpose, including for the purpose of selling or marketing the vehicle.		
	B) This exclusion will not apply if the vehicle is in the custody or control of a member of the motor trade for the specific purpose of overhaul, maintenance and / or repair.		
Territorial limits	 6. Territorial limits A) We shall not be liable for any accident, injury, loss, damage or liability incurred outside the Republic of South Africa, Botswana, Lesotho, Malawi, Mozambique, Namibia, Eswatini, Zambia and Zimbabwe. 		
	B) We shall, however, indemnify you against loss of or damage to any vehicle whilst in transit by sea or air between ports or places in these territories, including the loading and unloading of the vehicle which is incidental to such transit.		

Specific exceptions applicable only to claims for MATERIAL LOSS OR DAMAGE

Open-top	/
soft-top	

7. Open-top or soft-top vehicles

- A) We shall not be liable for loss or damage to an open-top or soft-top vehicle as a result of theft, unless:
 - a) the vehicle is fitted with an approved anti-theft immobilising device and / or tracking device; or
 - b) the vehicle is stolen from a securely locked garage / building.

Springs or shock absorbers

8. Springs or shock absorbers

We shall not be liable for damage to springs or shock absorbers due to impact or contact with inequalities of the road or other surfaces (including potholes and speed bumps).

Tyres

9. Tyres

- We shall not be liable for damage to tyres by application of brakes or by road punctures, cuts or burstina.
- B) We shall not be liable to replace any undamaged tyres or rims, unless specifically provided for in terms of MF1.5.2. Extended tyre cover

Specific exceptions applicable to claims for LIABILITY TO THIRD PARTIES only

Category B, C, D or E vehicles

10. Category B, C, D or E vehicles

- A) We shall not be liable under **MF1.3.3.** Liability to third parties for death of or injury to any person being carried in or upon or entering or getting onto or alighting from a Category B, C, D or E vehicle at the time of the occurrence of the event from which any claim arises.
- B) This exclusion does not apply in the event of death of or injury to any person being carried in or upon or entering or getting onto or alighting from a permanently enclosed passenger-carrying compartment of a Category B vehicle with a carrying capacity not exceeding 1 500 (one thousand five hundred) kilograms.

Compulsory cover

11. Compulsory motor vehicle insurance

We shall not be liable under this sub-section for any amount or claim that falls within the scope of any compulsory motor vehicle insurance enactment, even though no insurance under such enactment is in force or has been effected.

Demonstration of tool or plant

12. Demonstration of tool or plant

We shall not be liable under this sub-section for liability arising from the operation, demonstration or use (for purposes other than maintenance or repair of the vehicle), of any tool or plant forming part of or attached to or used in connection with a vehicle, or anything manufactured by or contained in any such tool or plant.

Open-top / soft-top

13. Open-top or soft-top vehicles

We shall not be liable under this sub-section for liability arising due to accidental bodily injury, including death or illness, to any passenger in / on or getting into / onto or out of / off an open-top or soft-top vehicle.

ADDENDUM A EXCESSES

This policy excess document must be read in conjunction with the policy schedule and the policy wording.

Unless specifically stated otherwise in the policy schedule, the following excesses will apply.

NON-MOTOR EXCESSES

G	General		
1.	Lightning strike or power surge (unless otherwise noted below)	10% of gross claim, minimum R1 500	
2.	Excess – Vaal and Orange (Gariep) rivers: All loss or damage caused by flood as a result of the Vaal and Orange rivers overflowing their banks	No cover	

DOMESTIC SECTIONS

Section D01: Houseowners		
1.	Each and every claim, except burst geysers, water tanks, pipes or water apparatus	R1 000
2.	Lightning strike or power surge	10% of gross claim, minimum R1 500
3.	Burst geyser, water tanks, pipes or water apparatus	R1 000 per claim
4.	Loss of or damage to solar panels or solar geysers	10% of gross claim, minimum R1 000
5.	Building that has been vacant for more than 30 (thirty) consecutive days	R1 500 per claim
6.	Subsidence, landslip and heave	1% of sum insured, minimum R5 000
7.	Accidental damage to buildings	R1 000 per claim
8.	Beach / weekend / holiday cottage or any similar residence regularly unattended	R1 500 per claim
9.	Beach / weekend / holiday cottage or any similar residence regularly unattended: Resultant damage to insured property arising from bursting or overflowing of geysers, water tanks, apparatus, pipes or equipment	R5 000 per claim

Note: The excesses are not cumulative

Section D02: Householders		
1.	Each and every claim (except hole-in-one and Perfect Eight)	R1 000
2.	Lightning strike or power surge	10% of gross claim, minimum R1 500
3.	Subsidence, landslip and heave	5% of sum insured, minimum R5 000
4.	Mechanical / electrical breakdown	10% of gross claim, minimum R1 000
5.	Beach / weekend / holiday cottage, or any similar residence regularly unattended	R1 000 per claim
6.	Beach / weekend / holiday cottage, or any similar residence regularly unattended: Resultant damage to insured property arising from bursting or overflowing of geysers, water tanks, apparatus, pipes or equipment	R5 000 per claim
7.	Theft / attempted theft of jewellery and watches: a) not worn and not kept in a locked safe at the time of the loss b) worn or locked in a safe at the time of the loss	a) 25% of gross claim b) R1 000 per claim
Not	o: The expenses are not cumulative	

Note: The excesses are not cumulative

Se	ection D03: Personal All Risks	
1.	Insured events (applicable to unspecified items)	R500 per claim
2.	Lightning strike or power surge	10% of gross claim, minimum R500 per specified item
3.	Hearing aids	25% of gross claim
4.	Prescription spectacles and prescription sunglasses	10% of gross claim, minimum R500 per specified item
5.	Pedal cycles	10% of gross claim, minimum R500 per specified item
6.	a) Loss of or damage to jewellery and watches whilst not locked in a safe b) Loss of or damage to jewellery and watches whilst locked in a safe	a) 10% of gross claim, minimum R500 per specified item b) R500 per claim
7.	Vehicle sound equipment (not factory fitted)	10% of gross claim, minimum R1 000 per specified item
8.	Theft from unattended vehicles	10% of gross claim, minimum R500 per specified item

Note: The above are individual and not cumulative

Section D06: Pleasure Craft		
1.	Boats, jet skis and motors (under 10 years old)	5% of gross claim, minimum R1 000
2.	Boats, jet skis and motors (10 years and older)	10% of gross claim, minimum R2 000
3.	Theft or attempted theft of boats, jet skis and motors	10% of gross claim, minimum R2 000
4.	Wearing apparel and personal effects	5% of gross claim, minimum R500
5.	Fishing equipment	5% of gross claim, minimum R500
6.	Electronic equipment	20% of gross claim, minimum R500

DAIRY FULL CREAM SECTIONS

Section FD01: Property Damage		
1. Each and every claim	R1 000	
Lightning strike – damage caused by surge	10% of gross claim, minimum R1 500	
3. Power surge	10% of gross claim, minimum R5 000	
4. Accidental damage	10% of gross claim, minimum R2 000	
5. Centre pivots	10% of gross claim, minimum R5 000	
6. Deterioration or contamination of stock	10% of gross claim, minimum R2 000	
7. Hay bales or fodder – fire and lightning cover only	25% of gross claim	
8. Livestock – fire and lightning cover only (per animal)	10% of sum insured, minimum R250	
 9. Livestock – freezing and extreme heat, each and every claim (per animal): a) Dairy cows b) Angora goats 1. within 2 (two) months of being shorn 2. otherwise c) All other goats and sheep 1. within 2 (two) months of being shorn 2. otherwise d) All other livestock 	 a) 10% of gross claim, minimum R1 000 b) 1. 25% of gross claim, minimum R500 2. 10% of gross claim, minimum R250 c) 1. 10% of gross claim, minimum R250 2. 5% of gross claim, minimum R250 d) 10% of gross claim, minimum R250 	
10. Malicious damage	1% of sum insured, minimum R2 000	
11. Money – each and every claim	10% of gross claim, minimum R1 000	
12. Prevention of access	10% of gross claim, minimum R2 000	
 13. Property in transit: a) each and every claim (other than hijacking, theft or livestock) b) claims for livestock (other than hijacking or theft) c) claims arising from hijacking and / or theft 	 a) 5% of gross claim, minimum R500 b) 10% of gross claim, minimum R500 c) 20% of gross claim, minimum R2 000 	
14. Pumps and motors	10% of gross claim, minimum R1 000	
15. Repeater stations	10% of gross claim, minimum R5 000 per item	
16. Solar panels, including inverter and batteries connected thereto	10% of gross claim, minimum R1 000	
17. Subsidence, landslip or heave	1% of sum insured, minimum R5 000	
18. Theft or extended theft	10% of gross claim, minimum R1 000	
19. Tunnel structures with plastic sheeting	20% of gross claim, minimum R5 000 per specified item	

Note: the excesses are not cumulative

Section FD02: Dairy Interruption

None applicable unless stated in that section of the schedule

Section FD03: Machinery breakdown

Each and every claim 10% of gross claim, minimum R1 000

Section FD04: Group Personal Accident

None applicable unless stated in that section of the schedule

Section FD05: Pedigreed Animals

Each and every claim (per animal)

5% of claim, minimum R1 500 per animal

LIABILITY EXCESSES

Section LD01 Personal Liability

None applicable unless stated in that section of the schedule

Section LF01: Public Liability (Farming)		
1.	Each and every claim	R2 500
2.	Animal trespass	10% of gross claim, minimum R1 000
3.	Droving of animals	10% of gross claim, minimum R1 000
4.	Straying of animals	10% of gross claim, minimum R1 000
5.	Fire-extinguishing charges (aerial water bombing, including spotter planes)	R25% of gross claim
6.	Guesthouse liability – each and every claim	R1 000
7.	Products liability – defective workmanship	10% of gross claim, minimum R1 000
8.	Deterioration / Contamination of milk	10% of gross claim, minimum R2 500
9.	Spread of fire	10% of gross claim, minimum R1 000 and maximum R25 000
10.	Work away	10% of gross claim, minimum R1 000

MOTOR EXCESSES

Co	Category A: Sedans / LDVs	
1.	Basic first amount payable (description of use: private or farming): a) gross claim below R200 000 b) gross claim above R200 000	a) R4 500 per claim b) 3.5% of gross claim
2.	Basic first amount payable (description of use: business): a) gross claim below R200 000 b) gross claim above R200 000	a) R4 500 per claim b) 5% of gross claim
3.	Windscreen and / or window glass replacement	25% of gross claim
4.	Windscreen chip repairs	Nil

C	Category B: Commercial vehicles		
1.	Basic first amount payable a) maximum indemnity stated in the schedule less than R800 000 b) maximum indemnity stated in the schedule over R800 000	a) 5% of gross claim, minimum R5 000 b) 10% of gross claim, minimum R5 000	
2.	Windscreen and / or window glass replacement	25% of gross claim	
3.	Windscreen chip repairs	nil	

C	Category C: Special types (tractors, harvesters and combines)		
1.	Basic first amount payable (tractors, harvesters and combines) a) maximum indemnity stated in the schedule less than R800 000 b) maximum indemnity stated in the schedule over R800 000	a) 5% of gross claim, minimum R2 000 b) 10% of gross claim, minimum R2 000	
2.	Basic first amount payable (agricultural implements)	5% of gross claim, minimum R1 500	
3.	Additional excess in respect of overturning	additional 5% of gross claim, minimum R2 500	
4.	Windscreen and / or window glass replacement	25% of gross claim	
5.	Windscreen chip repairs	nil	
6.	Tyre cover extension a) single tyre b) set of tyres / tracks	a) 10% of gross claim b) 15% of gross claim	

Category D: Motorcycles				
1.	Basic first amount payable	5% of gross claim, minimum R1 500		
2.	Quad bikes	5% of gross claim, minimum R1 500		

 Basic first amount payable (excluding high speed commercial trailers) High speed commercial trailers 10% of gross claim, minimum R1 50 	Category E: Trailers and caravans			
2 High speed commercial trailers 10% of gross claim minimum R1.5)			
2. High speed commodal maiors	00			
3. Windscreen and / or window glass replacement 25% of gross claim				
4. Windscreen chip repairs Nil				

Note: high speed commercial trailers refer to heavy trailers, superlink and interlink trailers drawn by Category B commercial vehicles

General Motor

A) General excesses that are accumulative, i.e. in addition to the basic first amount payable stated above.

1.	Any claim received within 3 (three) months of the inception of the policy where no previous insurance was in place	additional R2 000
2.	 When an insured vehicle is being driven by or is under the control for the purpose of being driven by a person: a) under 25 (twenty-five) years of age or who has held a driver's licence to drive such vehicle for less than 3 (three) years or who holds a learner's licence b) who has been convicted and had his licence to drive the vehicle endorsed during the previous 3 (three) years for any reason 	a) additional R2 000 b) additional R1 000
3.	Single vehicle accident whilst the insured vehicle is being driven: a) Category A (sedans/LDV's) b) Category B (commercial)	a) additional R1 000 b) additional R5 000
4.	 Theft or hijack (vehicle not recovered): a) Category A (sedans/LDV's) not fitted with an early warning satellite tracking device Private use Farming use Business use 	 additional R2 500 additional 2.5% of claim additional 2.5% of claim

Note: In respect Category A (Sedans and LDV's): if the vehicle is fitted with an early warning satellite tracking device at the time of the theft, and the fitment of such device is not a requirement for cover, the additional theft excess is waived.

B) General excesses that are non-accumulative and replace the basic first amount payable stated above.

1.	Theft or hijack of vehicle (vehicle not recovered): Category B – commercial vehicles	10% of gross claims, minimum R5 000
2.	Theft or hijack (vehicle recovered)	the basic excess is applicable
3.	Loss of or damage to locks and keys	10% of gross claim, minimum R500
4.	Any other circumstances	the amount stated in the schedule

ADDENDUM B LIMITS

This policy-limits document must be read in conjunction with the policy schedule and the policy wording.

Unless specifically stated otherwise in the policy schedule, the following limits of liability will apply.

NON-MOTOR LIMITS

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1.4 GENERAL TERMS AND CONDITIONS

1.4.8 Claims preparation costs

R30 000

DOMESTIC SECTIONS

Section D01: Houseowners

D1.5	HOUSE	OWNERS	EXTENSI	ONS

D1.5.2 Accidental damage to buildings	R15 000 per claim
D1.5.3 Accidental damage to gardens	R10 000 in your 12-month period of insurance, calculated from the inception or applicable renewal date
D1.5.5 Alternative accommodation	R50 000 per claim
D1.5.6 <u>Capital additions</u>	a maximum of 15% of the sum insured
D1.5.7 Costs of demolition and professional fees	a maximum of 20% of the sum insured
D1.5.9 Locks and keys	R15 000 per claim
D1.5.10 Loss of rent	a maximum of 25 % of the sum insured
D1.5.11 Loss of water by leaking	R5 000 in your 12-month period of insurance, calculated from the inception or applicable renewal date
D1.5.12 <u>Monkeys or baboons</u>	R10 000 in your 12-month period of insurance, calculated from the inception or applicable renewal date
D1.5.13 Power surge	R5 000 per claim
D1.5.14 Protection of building against further damage	R10 000 per claim
D1.5.15 Removal of fallen trees	R10 000 per claim
D1.5.17 Wheelchair-friendly alterations	R30 000 once off

D1.7 HOUSEOWNERS CONDITIONS

D1.7.7 Theft from outbuildings (alarm warranty not met) R5 000 per claim

Section D02: Householders

D2.4 HOUSEHOLDERS C	OVER
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D2.4.1 I)a) Theft of laundry, outdoor furniture and equipment

R15 000 per claim

D2.4.1 I)b) Theft of contents whilst in transit from place of

R10 000 per claim

D2.4.1 I)b) <u>Theft of contents whilst in transit from place of purchase</u>

D2.5 HOUSEHOLDERS EXTENSIONS

D2.5 HOUSEHOLDERS EXTENSIONS	
D2.5.2 Accidental damage to contents	R10 000 per claim
D2.5.3 <u>Business goods</u>	R50 000 in your 12-month period of insurance, calculated from the inception or applicable renewal date
D2.5.4 <u>Cash cards and credit cards</u>	R1 000 per claim
D2.5.5 Compensation for death	R10 000
D2.5.6 <u>Documents</u>	R10 000 per claim
D2.5.8 <u>Foodstuffs</u>	R10 000 per claim
D2.5.9 <u>Hole-in-one or Perfect Eight</u>	The amount incurred by you in paying for a round of drinks for those present at the club bar, limited to a maximum of R5 000 per claim
D2.5.10 <u>Locks and keys</u>	R15 000 per claim
D2.5.11 Loss of money	R5 000 per claim
D2.5.12 Loss of rent	a maximum of 25 % of the sum insured
D2.5.13 <u>Medical expenses</u>	R10 000 per person per claim
D2.5.14 <u>Monkeys and baboons</u>	R10 000 in your 12-month period of insurance, calculated from the inception or applicable renewal date
D2.5.15 Power surge	R5 000 per claim
D2.5.16 Property belonging to domestic employees	R10 000 per claim
D2.5.17 Property belonging to guests	R10 000 per claim
D2.5.18 Protection of contents against further damage	R10 000 per claim
D2.5.19 <u>Student accommodation</u>	R25 000 per claim, limited to 2 claims in your 12-month period of insurance
D2.5.23 <u>Irauma cover</u>	R5 000 per claim
D2.5.24 <u>Veterinary fees</u>	R10 000 per claim
D2.5.25 Wheelchair	R10 000 once off

D2.6 HOUSEHOLDERS OPTIONAL EXTENSIONS

D2.6.1 Mechanical and electrical breakdown R25 000 per claim

D2.7 HOUSEHOLDERS CONDITIONS

D2.7.3 <u>Computers and laptops</u>	R40 000 per desktop computer R40 000 per laptop or portable computer
D2.7.5 Gold, platinum, silver and other valuables and collectibles	a maximum of 33.3% of the sum insured
D2.7.6 <u>Jewellery and watches</u>	R5 000 per item in the absence of a valuation certificate
D2.7.8 Theft from outbuilding (alarm warranty not met)	R5 000 per claim

Section D03: Personal All Risks				
D3.3 PERSONAL ALL RISKS COVER				
D3.3.1 B) Wearing apparel and personal effects	25% of the sum insured or R2 500, whichever is the greater			
D3.4 PERSONAL ALL RISKS EXTENSION				
D3.4.1 Groceries and household goods	R5 000 per claim			
D3.5 PERSONAL ALL RISKS OPTIONAL EXTENSION				
D3.5.1 <u>Remote jamming</u>	R10 000 per specified item or the sum insured stated in the schedule, whichever is the lesser			
D3.6 PERSONAL ALL RISKS CONDITIONS				
D3.6.5 <u>Jewellery and watches</u>	R5 000 per specified item in the absence of a valuation certificate			
D3.6.9 Theft from vehicles Theft of unspecified items not concealed in a boot or enclosed compartment Theft of specified items not concealed in a boot or enclosed compartment	Nil R5 000 per claim			

Section D06: Pleasure Craft

D6.1 PLEASURE CRAFT DEFINITIONS

D6.1 Pleasure craft (excluding trailer)	maximum sum insured of R1 000 000
D6.5 PLEASURE CRAFT EXTENSIONS	
D6.5.2 <u>Electronic equipment</u>	R10 000 per claim
D6.5.3 Emergency and salvage charges	50% of the sum insured of the item concerned
D6.5.4 Fishing equipment	R5 000 per claim
D6.5.5 Locks and keys	R2 500 per claim
D6.5.6 <u>Liability to third parties</u>	R1 000 000 per occurrence
D6.5.7 Medical expenses	R15 000 per claim
D6.5.8 <u>Personal accident</u>	R100 000 for any one occurrence
D6.5.12 Wearing apparel and personal effects	R2 500 per claim, limited to R1 000 for any one article or set (other than clothing)
D6.5.13 <u>Yacht-racing risk</u>	a maximum of two-thirds of the sum insured specified in the schedule

DAIRY FULL CREAM SECTIONS

Note: The aggregate limit in respect of all fire extinguishing charges under all sections of this policy for any one occurrence or during your 12-month period of insurance, is R150 000. (R250 000 if cover for aerial bombing has been selected)

Section FD01: Property Damage

FD1.5 PROPERTY DAMAGE EXTENSIONS		
FD1.5.1 Accidental damage a) centre pivots b) any other claim	 a) sum insured b) R50 000 per claim and R100 000 in your 12-month period of insurance 	
FD1.5.2 Express delivery and overtime	50% of the amount which the repair / replacement would have cost	
FD1.5.3 <u>Fire extinguishing charges</u>	R150 000 for any one occurrence or during your 12-month period of insurance, calculated from the relevant inception or renewal date	
FD1.5.4 Money, as follows: a) Major limit b) Not contained in a locked safe or strong room c) Contained in a locked safe or strong room (Description of safe or strong room): 1. No SABS grading 2. SABS category 1 grading 3. SABS category 2 grading 4. SABS category 2 HD grading 5. SABS category 2 ADM grading 6. SABS category 2 ADM grading 7. SABS category 3 grading 8. SABS category 4 grading 9. SABS category 5 grading limited at all times to the major limit specified in the schedule in respect of the premises	a) R30 000 b) R1 500 R10 000 R20 000 R30 000 R40 000 R100 000 R125 000 R175 000 R350 000 R500 000	
Money extensions d) Clothing e) Receptacles f) Locks and keys	d) R2 000 per claim e) R2 000 per claim f) R5 000 per claim	
FD1.5.5 <u>Power surge</u>	R50 000 per claim (not applicable to listed electronic equipment)	
FD1.5.6 <u>Prevention of access</u>	R50 000 per event	
FD1.5.7 <u>Property in transit</u>	R50 000 per claim	
FD1.5.8 Theft or attempted theft a) centre pivots b) theft following forcible entry / exit c) extended theft	a) sum insured b) R75 000 per claim c) R50 000 per claim	
FD1.6 PROPERTY DAMAGE OPTIONAL EXTENSIONS		
FD1.6.1 <u>Contamination of milk</u>	R100 000 per claim, limited to 2 claims in your 12-month period of insurance	
FD1.6.4 <u>Fire extinguishing charges</u> (aerial bombing): aerial bombing cover (including spotter planes)	R100 000 or R250 000 (as stated in the schedule) for any one occurrence or during your 12-month period of insurance, calculated from the relevant inception or renewal date	
FD1.6.5 <u>Loss of grazing</u>	R30 000 in your 12-month period of insurance	
FD1.6.7 <u>Theft of dairy cows</u>	R150 000 per claim	
FD1.6.8 Incompatibility cover (electronic equipment)	20% of the sum insured, maximum R25 000	
FD1.6.9 Remote jamming (electronic equipment)	R10 000 per claim	

Section FD01: Property Damage (continued)

FD1.7 PROPERTY DAMAGE CLAUSES CONDITIONS & WARRANTIES	
FD1.7.8 <u>Clearance costs</u>	15% of total claim
FD1.7.12 Fire-extinguishing expenses	R150 000 per claim
FD1.7.13 Fire protection system updating	R50 000 per claim
FD1.7.15 <u>Livestock claims warranty: veterinary fees</u>	a maximum of R10 000
FD1.7.23 <u>Plastic sheeting and shade cloth</u>	
Age of shade cloth / shade net a) Up to 1 year b) 1 to 2 years c) 2 to 3 years d) 3 to 4 years e) 4 to 5 years f) 5 to 6 years g) 6 to 7 years h) 7 to 8 years	Limit of indemnity a) 90% of claim or sum insured (whichever is the lower) b) 80% of claim or sum insured (whichever is the lower) c) 70% of claim or sum insured (whichever is the lower) d) 60% of claim or sum insured (whichever is the lower) e) 50% of claim or sum insured (whichever is the lower) f) 40% of claim or sum insured (whichever is the lower) g) 30% of claim or sum insured (whichever is the lower) h) 20% of claim or sum insured (whichever is the lower)
FD1.7.25 <u>Professional fees</u>	15% of total claim
FD1.7.26 Property in the course of construction	10% of sum insured
FD1.7.28 <u>Public authorities' requirements</u>	10% of sum insured
FD1.7.35 Baled fodder in the open: a) per stack b) per cluster c) per site d) in the aggregate per event	a) R100 000 b) R500 000 c) R1 000 000 d) R1 000 000
FD1.7.36 Increased cost of working (electronic equipment)	R20 000 per claim
FD1.7.37 Reinstatement of data (electronic equipment)	R20 000 per claim

Section FD4: Group Personal Accident

FD4.3 GROUP PERSONAL ACCIDENT COVER

FD4.3.2 Limits of indemnity

- a) any one life
- b) any known accumulation

FD1.8.4 Limit of liability (consequential loss)

a) **R1 000 000**

b) R1 000 000

Section FD05: Pedigreed animals

FD5.5 PEDIGREED ANIMALS OPTIONAL EXTENSIONS

FD5.5.10 <u>Transit cover:</u>

B)a) Fire extinguishing charges

B)b) Debris removal

B)a) **R20 000** for any single occurrence

As per FD1.7.36 and FD1.7.37 above

B)b) **R5 000** or the limit stated in the schedule for any single occurrence

LIABILITY LIMITS

Section LD01: Personal Liability		
LD1.2 PERSONAL LIABILITY COVER		
LD1.2.3 <u>Limit of indemnification</u>	R1 000 000 in respect of any one occurrence or such higher amount stated in the schedule	
LD1.3 PERSONAL LIABILITY EXTENSION		
LD1.3.1 <u>Domestic employees</u>	R10 000 per occurrence	
LD1.3.2 <u>Wrongful arrest</u>	R15 000 in your 12-month period of insurance, calculated from the inception or applicable renewal date	
Section LF01: Public Liability (Farming)		
LF1.3 PUBLIC LIABILITY COVER		
LF1.3.2 <u>Public liability cover limit</u>	Limit stated in the schedule for each and every loss, limited to R50 000 000 in your 12-month period of insurance	
LF1.4 PUBLIC LIABILITY EXTENSIONS		
LF1.4.3 <u>Claims preparation costs</u>	R50 000 for any one event, limited to R100 000 in your 12-month period of insurance, calculated from the relevant inception or renewal date	
LF1.4.7 <u>Employer's liability</u>	R1 000 000 per occurrence	
LF1.4.8 <u>Fire-extinguishing charges</u>	R150 000 for any one occurrence or during your 12-month period of insurance, calculated from the relevant inception or renewal date	
LF1.4.10 <u>Legal defence costs</u>	R50 000 for any one occurrence, limited to R100 000 in your 12-month period of insurance, calculated from the relevant inception or renewal date	
LF1.4.15 Wrongful arrest or defamation	R50 000 for any one occurrence, limited to R100 000 in your 12-month period of insurance, calculated from the relevant inception or renewal date	
LF1.4.16 <u>Animal trespass</u>	R250 000 for any one occurrence, limited to R500 000 in your 12-month period of insurance, calculated from the relevant inception or renewal date	
LF1.4.17 <u>Droving of animals</u>	The general limit stated in the schedule, with a maximum of R20 000 000 for any one occurrence and R20 000 000 in your 12-month period of insurance, calculated from the relevant inception or renewal date	
LF1.4.18 <u>Straying of animals</u>	The general limit stated in the schedule, with a maximum of R20 000 000 for any one occurrence and R20 000 000 in your 12-month period of insurance, calculated from the relevant inception or renewal date	
In the aggregate for LF1.4.17 and LF1.4.18	R20 000 000 in your 12-month period of insurance, calculated from the relevant inception or renewal date	
LF1.4.19 <u>Crop spraying</u>	R1 000 000 per occurrence	
LF1.5 PUBLIC LIABILITY OPTIONAL EXTENSIONS		
LF1.5.4 <u>Fire-extinguishing charges</u> (aerial water bombing, including spotter planes))	R100 000 or R250 000 (as stated in the schedule) for any one occurrence or during any 12 month period of insurance, calculated from the relevant inception or renewal date	
LF1.5.5 <u>Guest house liability</u> B) Death of or bodily injury to guests	B) R1 000 000 in respect of any one event or series of events with one original cause or source	
C) Loss of or damage to quests' property	CL BEO 000 in respect of any one event or series of events	

C) **R50 000** in respect of any one event or series of events

with one original cause or source

C) Loss of or damage to guests' property



Section LF01: Public Liability (Farming) - continued LF1.5.8 Deterioration / Contamination of milk R500 000 for any one loss, limited to R1 000 000 in your 12-month period of insurance, calculated from the relevant inception or renewal date LF1.5.9 Hunting / Game viewing R1 000 000 per occurrence

MOTOR LIMITS

Section	MF01: Motor	(Farmina)
JECHOIL	MIUI. MUIUI	панния

Section Milot. Motor (raining)				
MF1.3 MOTOR COVER				
MF1.3.3 <u>Liability to third parties</u> a) In respect of any occurrence directly or indirectly due to or in consequence of fire or explosion	a) R1 000 000			
b) In the aggregate of a), MF1.4.15 and MF1.4.17 c) Any other event	b) R5 000 000 c) R5 000 000			
MF1.3.4 <u>Emergency expenses</u>	a maximum of R10 000 per injured occupant, but not exceeding R20 000 in total for all occupants			
MF1.4 MOTOR EXTENSIONS				
MF1.4.1 Emergency accommodation	a maximum of R400 per person, but not exceeding R2 000			

MF1.4 MOTOR EXTENSIONS		
MF1.4.1 Emergency accommodation	a maximum of R400 per person, but not exceeding R2 000 per claim	
MF1.4.2 Loss of or damage to locks and keys	R15 000 per claim	
MF1.4.4 <u>Tow-in cost and safeguarding after mechanical</u> <u>breakdown</u>	R1 000 during your 12-month period of insurance, calculated from the inception or applicable renewal date	
MF1.4.5 Tyre cover – tractors and harvesters used for farming	R40 000 per tyre per claim	
MF1.4.8 Wreckage removal	R20 000 per claim	
MF1.4.9 Fire-extinguishing charges	reasonable costs	
MF1.4.10 <u>Tracking device</u>	R5 000 per claim	
MF1.4.11 <u>Trauma treatment</u>	R5 000 per claim	
MF1.4.12 <u>Theft of radios</u>	R5 000 per claim	
MF1.4.15 Passenger liability (Category A vehicles only)	R2 500 000 in respect of any one occurrence	
MF1.4.17 <u>Unauthorised passenger liability</u>	R2 500 000 in respect of any one occurrence	

MF1.5 MOTOR OPTIONAL EXTENSIONS MF1.5.7 Passenger liability – extended cover (Category B, D and E vehicles) MF1.6 MOTOR CONDITIONS MF1.6.3 Emergency repairs MF1.6.10 Towing following an accident (category A vehicles) In the event that the official towing service is not used (towing and storage limit) MF1.6.11 Towing outside the Republic of South Africa R2 500 000 in respect of any one occurrence R2 500 000 in respect of any one occurrence R2 500 000 in respect of any one occurrence



ADDENDUM C TABLE OF PERMANENT DISABLEMENT

This table is referred to in the <u>Pleasure craft</u> and <u>Group Personal</u> <u>Accident</u> sections of this policy.

Table	e of permanent disablement	Percentage (%) of capital sum
1	Total and permanent disablement	100
	Total and permanent loss of:	
2	both hands or feet or one hand and one foot	100
3	all sight in one eye and total permanent loss of one hand or one foot	100
4	all sight in both eyes	100
5	all sight in one eye	50
6	hearing or speech	50
7	hearing in one ear	15
8	one hand	50
9	arm from shoulder	75
10	forearm	65
11	one foot	50
12	thigh	75
13	leg at or below knee	65
14	thumb (both phalanges)	25
15	thumb (one phalanx)	10
16	index finger (three phalanges)	10
17	index finger (two phalanges)	8
18	index finger (one phalanx)	4
19	finger other than thumb or index finger	5
20	great (big) toe	5
21	any other toe	1

a) Where the injury is not specified, we will pay such sum as, in our opinion, is consistent with the above provisions and which will not exceed the limit of indemnity stated in the schedule.

b) Permanent total loss of use of part of the body shall be treated as loss of such part.

c) 100% (one hundred percent) shall be the maximum percentage of compensation payable for permanent disability resulting from an accident or series of accidents arising from one cause in respect of any one such person.

ADDENDUM D INSURANCE TERMS

These terms are informative and could assist in a better understanding of insurance concepts.

All risks

An 'all risks' policy provides cover for loss or damage resulting from any incident, unless the incident is specifically excluded under the policy. An "all risks" policy normally covers your personal belongings in your possession anywhere in the world, or property that you are likely to take with you away from your home. This may include wearing apparel and personal effects.

The personal belongings covered by an 'all risks' policy can be specified or unspecified (general).

Note: If you want to claim for loss of or damage to any of these items, you may have to prove the value of your loss. In the case of jewellery items such as diamond rings and watches over a certain value and other special items such as artwork or Persian carpets, you may be required to supply a valuation certificate when you claim.

Average

Average (or 'subject to average') is the calculation that we apply when dealing with a claim in a situation of **underinsurance**.

Average is applied using the following formula:

Sum Insured

Value at Risk x Loss Amount = Settlement

Example:

An example of the application of average is:

- o Tom has a house and the house is insured for R200 000 (sum insured);
- The cost to completely rebuild the house if completely destroyed is R300 000 (value at risk);
- o There is a fire and the cost of repairs is R60 000 (the loss);
- o The amount that will be paid (settlement) is:

R200 000 R300 000

x R60 000

R40 000

Agreed value

This is the amount we agree to insure a specific item for in the event of a valid claim for that item's total loss. This may apply to items such as a rare, classic motor vehicle, artwork or other valuable items as agreed with us. These items will usually be specified separately in your policy and you will pay an extra premium for insuring them. **Average** does not apply to agreed value items.

Beneficiary

This is a person or entity that you nominate or who will lawfully be entitled to receive a benefit from your insurance policy. This can be yourself, your estate or another person.

Betterment

This describes a situation where you end up better off than you were before the loss or damage occurred following the repairs or replacement of property. Usually insurance policies do not allow for betterment.

For example, if repairs or replacement must be done in such a way that the insured item will have a higher value than it had before the loss, we may ask you to pay in the difference as you are now in a 'better' position

Commercial use

Generally, this is where you use your property (vehicle or other equipment or property) for business purposes.

Computing equipment

Includes any computer, data-processing equipment, microchip, integrated circuit or similar device in a computer or non-computer equipment or any computer software, tools, operating system or any computer hardware or peripherals and the information or data electronically or otherwise stored in or on any of the above.

Consequential loss

This is loss not resulting from physical damage to tangible property but rather arising from such damage, for example: lost production on orders following a fire.

Consequential loss is in many instances not covered unless specifically provided for in terms of the policy.

Credit shortfall

This is a type of added insurance cover that covers the difference between the amount paid out by us in the event of a total loss of your property (for example a vehicle), and the amount owed to the bank or finance institution that financed the purchase of the property under the credit agreement.

This cover does not form part of comprehensive insurance cover, but it can be an optional extension to an existing policy, or purchased as a separate policy at an extra premium. There may be limits of cover or certain amounts excluded from credit shortfall cover, such as arrears, certain finance charges and policy excesses

Excess

also referred to as 'first amount payable' This is the first amount payable by you or deducted by us in the event of a valid claim. In other words, the excess is that part of the loss or damage / claim that we do not pay for. It can be a fixed amount or a percentage of the claim, depending on the policy wording.

Types of Excesses

a) Basic excess

This refers to the minimum excess payable in terms of all claims submitted under that policy. This will be the compulsory excess that needs to be paid before we shall pay your claim.

b) Additional excess

When there is more than one excess applicable to the same claim over and above the basic excess, these are called additional excesses and are usually added together (accumulated) and are added to the basic excess.

In some instances you are able to choose additional excesses and these form part of your policy (see **voluntary excess** below).

c) Voluntary excess

A voluntary excess is an additional excess agreed to by you in exchange for a reduction in premium. It is added to the basic excess.

Example:

If you have a basic excess of R100, and a voluntary excess of R250; when you submit a claim for R1 000, you will need to pay R350 and we shall pay the remaining R650.

d) Cumulative excess

This is used when additional excesses are added together, if applicable to the same claim.

Exceptions

also referred to as 'Exclusions'

Exceptions are specific items, losses or events that are not covered in terms of your policy. These will be specified in your policy wording and it is important that you read your policy carefully.

Extensions

These are additional or extra (add-on) covers or benefits that may be included in your policy. Some of these may be at an additional premium.

Held liable

You are held liable (responsible) when someone proves that you caused him / her injury, loss or damage unlawfully, whether deliberately or accidentally (negligently).

Indemnity

also referred to as 'Compensation'

This is the benefit you receive that places you, as far as possible, in the same financial position that you were in before the loss occurred. We have an option to repair, re-instate, replace or to pay cash.

Insurable interest

You have an insurable interest in property if you will gain a **financial** benefit from the protection of that property being insured, or if you could suffer a **financial disadvantage** should the property insured be lost, damaged, or in the case of personal injury insurance, where an insured person is injured. Generally, an insurable interest is established by ownership, legal possession or direct relationship.

We may stipulate specific policy provisions requiring you to prove insurable interest at underwriting or claims stage, for example having to demonstrate ownership of a vehicle.

Insured event

This is a specific event which directly causes the loss or damage for which you are covered in terms of this policy.

Liability

see also 'Held Liable'

Material fact also referred to a

also referred to as 'Material information'

Motor values

This is the legal responsibility one person has to another that is enforceable by law.

A material fact or material information is any information that will influence our decision:

- a) whether or not to insure you; or
- b) as to the terms and conditions that will be applicable to your policy.

a) Retail value (in motor insurance)

This is the likely selling price of the vehicle by a motor dealer to a purchaser.

This is the possible value that a motor vehicle 'retails' for if you were to buy it from a dealership. The retail price is the closest value to the replacement value or cost of your insured motor vehicle.

b) Trade value (in motor insurance)

This is the likely price a dealer would pay for your vehicle when it is traded in.

c) Market value (relating to motor insurance)

The market value is the average between the likely trade and retail values of a vehicle.

(trade value + retail value) / 2 = market value

Example:

- A motor dealer can sell a vehicle to a customer for the amount of R300 000 (retail value)
- o The same vehicle was traded in by its previous owner for R250 000 (trade value)
- o The market value of the vehicle will therefore be R275 000, as follows:

R250 000 [trade value] + R300 000 (retail value]

2

= R275 000 [market value]

d) Market value (relating to property insurance)

The same calculation is not applicable to calculating the market value of other movable property, such as furniture or electronic goods. In property insurance, the market value is the amount a willing buyer will offer to a willing seller to buy the property concerned.

No-claim bonus / claim-free group

This is a discount on your premium based on your past claims history. If you claim, this may affect your premium discount in the future.

Nominated driver / named driver only

The nominated driver is different to the regular driver of the vehicle. This driver is named and recorded in your policy as the only agreed driver of the insured vehicle. There may be more than one nominated driver. In such a policy if any other person is driving the vehicle, there is no cover. This is a very restrictive type of cover and something you should take note of.

Period of insurance

Notwithstanding the fact that you may have a monthly or quarterly policy, this is the 12 (twelve) month period for which you have cover, beginning with the start date (i.e. inception or annual renewal date) as stated in your schedule, and for which premium has been received.

Permanently unfit for use

Property is permanently unfit for use when it has structural damage and would be impossible or unsafe to repair.

Premium

This is the amount of money you are required to pay and as stipulated in your policy schedule, in return for the insurance benefits (cover) as set out in the policy.

Pro rata premium

This is a portion of the full premium that you must pay if you are only covered for a certain period from the time that the cover starts on the policy.

Proximate cause

This is a direct cause of a loss which has not been interrupted by any other event. We shall only be liable to cover you for insured events that directly cause the loss or damage.

Example:

A shopkeeper insures his shop windows against loss or damage from any cause except fire.

A fire breaks out at a neighbouring store and people gather at the scene. The shopkeeper's windows are accidentally broken by the bystanders. The damage to the windows was not caused by the fire and therefore the claim will be paid.

Regular driver

This is the person named in a motor policy as the person who uses the vehicle the most and may also be known as the usual driver.



Replacement cost or value

The replacement cost or value of an item is the cost to replace that specific item or property.

In a motor policy, the replacement cost would be either the retail or the market value of the vehicle.

Reject

see also 'Repudiate'

If we reject a claim it means that we have refused to pay the claim or any part of the claim in terms of the policy.

Repudiate

see also 'Reject'

If we repudiate a claim it means that we have rejected the claim, which could be for various reasons.

Roadworthy

A vehicle that complies with existing road traffic laws of the country, and is in a fit condition to be used on a public road, is considered to be roadworthy. It is a condition under your motor policy that your motor vehicle must be roadworthy. If your vehicle is not roadworthy, it will negatively affect your cover and claims.

Salvage

Salvage is what is left of a damaged item which has been damaged beyond economical repair or is regarded as a write-off. This damaged item becomes our property after the claim has been paid.

Schedule

A schedule is a document that summarises all your specific insurance information and can also be referred to as a 'certificate of insurance'. It forms part of your insurance policy document and sets out the type of insurance you have bought, the premium amount you have to pay, excesses and / or exceptions, start date, period of insurance, renewal date and other details specific to your policy.

Self-insured

To be self-insured is when you set aside your own money to cover or protect yourself against any loss or damage. This is a conscious, deliberate decision that you make to carry or fund your own losses.

Specific conditions

These are additional conditions that must be in place or complied with by you in order to enjoy the benefits of a specific section of the policy.

Start date

The date from which you are covered under your insurance policy. The start date and the date of commencement of cover could be different dates. You should refer to your policy document to confirm when cover is effective. (This may also be referred to as the 'inception date' / 'effective date' / 'commencement date'.)

Subrogation

Before or after any payment of a claim, we shall at our discretion be entitled to assume all of your rights of recovery against any person or entity (other than yourself) and you will provide us with all documents and information and do whatever else is necessary to secure such rights.

Sum insured

The sum insured is the maximum amount that we have agreed to pay for insured property in the event of a valid claim

All sums insured are inclusive of Value Added Tax (VAT).

Terms and conditions

The terms and conditions in a policy set out the general and special arrangements, provisions, requirements, legal rules, specifications, and standards that form an integral part of the agreement or contract between us. Your policy document is a very important document and you must ensure that you read and understand the contents of your policy.

a) Clauses

Clauses are sentences and paragraphs describing the responsibilities of both parties and other terms and conditions that may apply to your policy.

b) Conditions

Detailed conditions in your policy are requirements that must be in place or complied with by you so that you can enjoy the benefits of the policy.

c) Policy term

Policy term is a term or clause in a contract. There are different classes of terms in a policy, such as conditions, warranties, exceptions and exclusions, extensions, clauses and provisions.

d) Provision

A policy provision is a term which may require certain things to be done or not done. If you do not comply with a provision, it may affect your cover, premium or a claim.

Third party

Someone other than yourself who is involved in an insured event / claim.



Total loss cover

Total loss cover is insurance that provides cover for an item or property only when it is stolen, lost or totally destroyed. This type of policy will not cover you when the items that are damaged can be repaired.

Total loss is a condition of real or personal property when it is lost, damaged or destroyed to such an extent that it cannot economically or safely be rebuilt or repaired.

Underinsurance

Underinsurance is when property is insured for less than it would cost to replace the property. When a situation of underinsurance occurs, a valid claim will be subject to Average.

If you understate the insured value, you may be paying an incorrect amount of premium and therefore may be underinsured. Should you then have a claim, the payment will be calculated in proportion to the actual sum insured and the actual value at risk at the time of loss or damage. Your claim pay-out will be adjusted accordingly.

Uneconomical to repair

This refers to a situation where it is possible to safely repair damaged property, but the cost of doing the repairs is more than the value of the property, less its expected salvage value. We may in such a situation not consider it financially worthwhile to repair the property concerned and therefore the damaged property will be a 'write-off' or 'written off'.

Unattended

If premises are unattended at regular intervals or for an extended period of time, they pose a higher risk of theft and / or damage, and therefore will result in a higher premium being charged and / or excess being applicable in the event of a claim, or the claim may even be rejected.

Insofar as vehicles are concerned, 'unattended vehicle' refers to a vehicle without any occupants.

Vacant

When a property is considered vacant, it means that nobody lives in or uses the building, or that someone uses the building without your permission. In insurance this is different to the meaning of the word 'unattended'.

Wear and tear

Means gradual deterioration as a result of normal usage or the passage of time or lack of maintenance. It includes the gradual influence of light and weather conditions.

Write-off

When an item or property is so badly damaged that it cannot be repaired, or it is unsafe or uneconomical to repair it, it is then considered to be a total loss / write-off.