Table of cover

Section	Benefit	Max	imum benefit limi	t	Amount you are
1	Building or Renovations	Overall section limit:			responsible for
_	ballating of Renovations	Overall Section limits	7.5 SHOWH III CHE 5	circulic	• The first \$100 for each and every loss
		Sub-limit: \$5,000 for	expenses for traci	ng and accessing	or damage, except
		water seepage Overall section limit: As shown in the schedule			if caused by fire.
2	Worldwide Personal Belongings	Overall section limit:	As shown in the s	chedule	6
		Sub-limit: \$2,500 per	article, set or pair		• The first \$10,000 for each and every
3	Home Contents	Overall section limit:			loss or damage
		Sub-limits:			caused by landslip
		Category	For each article, set or pair	In total	and/or subsidence.
			5% of overall	50% of overall	200/
		Valuables	section limit	section limit	• 20% co-payment for expenses for
		Money	-	\$5,000	tracing and
		Bicycles and			accessing water
		Personal Mobility Devices	-	\$5,000	seepage.
		Legal Documents	-	\$5,000	
			15% of overall	φ3,000	
		All other contents	section limit	-	
4	Specific items covered at full value	As shown in the sche	dule		
5	Family worldwide liability	\$2,000,000			_
6	Professional fees	10% of the total Renovations as show		or Building and	
7	Removal of debris			ing Renovations	-
,	nemoval of debils		5% of the total sum insured for Building, Renovations and Home Contents as shown in the schedule		
8	Replacement of used fire extinguishing	\$2,500			
	equipment				
9	Conservancy charges	Overall section limit:			
10	Cost of temporary accommodation	Sub-limit: \$1,000 per month			-
	• •	Combined limit: 15% of the sum insured for Building or Renovations as shown in the schedule, whichever is			
11	Loss of rent while the premises are uninhabitable due to an accident	higher			
		Sub-limit: \$10,000 p			
12	Accidental breakage of fixed mirrors, fixed glass, and sanitary ware				The first \$100 for
13	Temporary removal of contents	15% of the sum insured for Home Contents as shown in or damage, except			each and every loss
	remporary removal of contents	the schedule or damage, excep			o , .
14	Household removal	100% of the sum insured for Home Contents as shown The first 15% of 6			The first 15% of each
		in the schedule and ev			and every loss.
15	Temporary cover for new improvements	Building and Renovations: 10% of their respective sums		See section 1 for	
		insured as shown in	the schedule		Building and Renovations;
		Home Contents: 25	% of the sum in:	sured for Home	See section 3 for
		Contents as shown in			Home Contents.
16	Emergency Cash Allowance	\$1,000			
17	Deterioration of food in the refrigerator	\$1,000			The first \$50 for each
18	Emergency Entry	\$1,000			and every loss.
19	Loss or damage to domestic helper's property	\$1,000			-
20	Worldwide family personal accident	Overall section limit:	\$50.000		
	Adult aged 21 years and above but under 70 years	Sub-limit: \$20,000 fc			
	Child aged 30 days and above but under 21 years	Sub-limit: \$10,000 fc			
	Scale of compensation	Percentage of benef	it limit		
	a) Accidental death	100%			
	b) Permanent total disability	100%			
	c) Loss of sight in both eyes	100%			
	d) Loss of two or more limbs	100%			
	e) Loss of sight in one eye	50%			
	f) Loss of one limb	50%			
	g) Loss of speech	50%			
	h) Loss of hearing in both ears The total of all percentages due under this section	50%	100% for each san	son within over	
	12-month period of the policy .	wiii not be more than	100% for each per	son within every	
	, r /				i

Policy Conditions Home Ultimate Protect

Your policy

This is **your** home ultimate protect insurance **policy** and it contains details of benefits, conditions and exclusions relating to **your premises**. This **policy** will form the basis on which **we** will settle all claims. It is only valid if **you** have paid the appropriate premium in full and **we** have given **you** a **schedule**.

Any statement, information or declaration **you** have given, including any declaration made over the phone, email or the internet at the time of making the application, will form the basis of the contract. The **schedule**, **table of cover** and any further **endorsements** are all part of this **policy**.

Please keep this document in case **you** need to refer to it.

Who is eligible?

This **policy** is only available to **you** if:

- you are the owner or co-owner of the premises in Singapore; or
- you are a tenant or co-tenant who is currently renting the premises in Singapore; and
- you have fully paid your premium.

Things to remember

- You must reveal all facts you know or ought to know which may affect the insurance cover you are applying for. If not, this policy may not be valid.
- You can only insure the contents which you own if you are a tenant or co-tenant of the premises.
- We may change the terms and conditions of this policy at the policy's next and future renewal dates.
- You must insure the building, renovations, contents, and personal belongings for their full reinstatement or replacement value. If not, you are responsible for a share of the loss or damage.

Please see general conditions parts 1 and 2 for details. We will also take off an amount for wear and tear or depreciation for contents and personal belongings except for specific items covered at full value. Please see general conditions part 10 for details.

 For any loss or damage under benefit sections 1 to 4, we will reduce the maximum benefit limits under these sections by the amount of the loss or damage. Please see general conditions part 11 for details.

Definitions

12-month period of the policy means each 12-month cycle beginning from the **start date** of the **policy**.

Act of terrorism means an act (which may include using or threatening force or violence) by any person or group, committed for political, religious, ideological or similar purposes, with the aim of influencing any government or to put the public, or any section of the public, in fear. We do not consider robberies or other criminal acts mainly committed for personal gain and acts arising mainly as a result of personal relationships as an act of terrorism. Act of terrorism also includes any act which is confirmed by the relevant government as an act of terrorism. We consider using nuclear, chemical or biological substances or weapons as a means of force or violence and an act of terrorism.

Accident or **accidental** means a sudden, unexpected event which happens during the **period of insurance** which must be the only cause of **injury** or property damage.

Bicycle means a vehicle with two wheels, which is steered by a handlebar and is propelled by pedals. This does not include bicycles propelled by a motor.

Building means the following.

For Housing Development Board (HDB) flats, condominiums, apartments or cluster houses, it will include the building structure (but not the foundations), fixtures and fittings based on HDB's or the property developer's standard specifications. This means **we** will not cover areas **you** do not own or which are not provided just for **your** use. For example, this can include shared areas such as corridors, car parks, stairways, lift lobbies and swimming pools.

For landed properties such as bungalows, semidetached and terrace houses, it will include the building structure (but not the foundations), garages, outbuildings, swimming pools, terraces, footpaths, driveways, gardens, gates, fences and other private areas **you** own and which the public do not have access to

Child or **children** means individuals who are at least 30 days old but under 21 years old.

Contents means any physical and movable household items or personal belongings, including money, valuables, bicycles, and personal mobility devices, kept within the premises that belong to you or your family members. This does not include:

- a any motor vehicles, watercraft and their accessories;
- **b** livestock or pets;
- c any item used in connection with your or your family member's business, trade or profession;
- d any item not belonging to you but which you have control over or are looking after; and
- e any item forming part of the building or renovations.

Co-payment means the amount of the claim that **you** need to pay.

Endorsement means an authorised amendment to this **policy**.

Family members means any of **your** family relations who permanently live with **you** at the **premises**.

Injury means damage or harm caused to the body by an external force suffered during the **period of insurance** and which is caused only by an **accident**.

Known event means any situation or incident which threatens or affects **your premises, building, renovations, contents** or **personal belongings**, or any situation that **you** were aware of or could reasonably have been expected to know, before **you** applied for cover under this **policy** or made changes to the cover under this **policy**.

Medical practitioner means any person registered and legally qualified as a doctor by a medical degree in western medicine and authorised by the medical licensing authority of that country to provide medical or surgical service within the scope of their licence and training. The medical practitioner should not be you, your family member, partner, business partner, employer, employee or agent.

Money means currency notes and coins belonging to you or your family members.

Payment frequency means how often **you** pay the premium due. This can be every month, every year or every three years.

Period of insurance means the period of cover as shown in the **schedule**.

Permanently disabled or **permanent disability** means suffering from one of the items of disability listed in the scale of compensation in the **table of cover**, and which was caused only by an **accident**, as long as:

- the disability lasts for 12 months in a row from the date of accident; and
- **b our medical practitioner** confirms that it is not going to improve after 12 months.

Permanent total disability or permanently and totally disabled means total disability caused only by an accident that:

- a stops you from working in any job for a salary or wage or stops you from carrying out any business whatsoever; and
- **b** lasts for 12 months in a row from the date of the **accident**: and
- **c our medical practitioner** believes is not going to improve after 12 months.

Personal belongings mean any personal items belonging to **you** or **your family members** that is usually worn on or carried by a person in everyday life. This includes watches, jewelry, bags, clothing, cameras etc. but does not include **money**, stored value cards, vehicles and their accessories, and items used in connection with **your** or **your family member's** business or profession, or which are insured under a separate policy.

Personal mobility device means a vehicle that:

- a is designed to be used by one person;
- b has one or more wheels that operate on a single axis;
- c is propelled by an electric motor attached to the vehicle or by human power or both; and
- **d** does not resemble a motor car or motorcycle. **Personal mobility device** includes (but not limited to) wheelchair, hoverboard, power scooter, power assisted unicycle, rollerblade, roller-skate, skateboard, skatescooter and unicycle.

Personal mobility device does not include (but not limited to) a bicycle, trolley, any wheeled baby transport (for example perambulator and stroller), motor car and motorcycle.

Policy means this document, including any information provided or declaration made by **you** or on **your** behalf, the **schedule**, **table of cover** and any **endorsements we** have issued under this **policy**.

Policyholder means the person named in the **schedule** who has made the declaration and paid the premium for this **policy**.

Policy year means a period of 12 months, 36 months or any period of cover **we** agree with **you**, as shown in the **schedule** from the **start date** or renewal date of **your policy**.

Pre-existing medical condition means any injury or sickness, including any complications which may arise:

- a which you or your family member knew about before the start of this policy, whether or not treatment, medication, advice or diagnosis was sought or received; or
- b which you or your family member has received diagnosis, consultation, medical treatment or prescribed drugs for before the start of this policy; or
- c which you or your family member has been asked to get medical treatment or medical advice for by a medical practitioner before the start of this policy.

Premises means the residential property which **you** insure at the address shown in the **schedule**. This does not include shared areas as described in **our** definition of **building**.

Prohibited person means a person or entity who is, or who is **related** to a person or entity:

- subject to laws, regulations or sanctions administered by any inter-government, government, regulatory or law enforcement authorities of any country, which will prohibit or restrict us from providing insurance or carrying out any transaction under this policy, or
- who is involved in any terrorist or illegal activities or placed on sanctions listing or issued with freezing order.

Public place means a common area or place where anyone has a right to be present or to come and go as they please.

Recurring payment arrangement means:

- a the premiums are charged monthly, yearly or every three years to a credit card you have chosen to pay the premiums due for this policy or when it is renewed, depending on the payment frequency you have chosen; or
- b the premiums are taken monthly, yearly or every three years from a bank account you have chosen to pay the premiums due for this policy or when it is renewed, by General Interbank Recurring Order (GIRO).

Related includes relationships such as parent, stepparent, child, step-child, adopted child, spouse, sibling, step-sibling, adopted sibling, parent-in-law, child-inlaw, sibling-in-law, cousin, uncle, aunt, grandparents, niece, nephew, grandchild, employee, employer, associate, parent company, subsidiary and shareholder.

Relevant person includes persons and entities such as the **policyholder**, insured person, trustee, settlor, beneficiary, assignee, nominee, payee, mortgagee, financier of the application/policy, and in relation to an entity, its director, partner, manager, person having executive authority, authorised signatory, shareholder or beneficial owner.

Renovations means improvements and additions made within the **premises** by **you** or any previous owner or tenant in the form of fixtures and fittings. For example, this could include flooring, built-in wardrobes and kitchen cabinets. They do not form part of the **building** cover.

Schedule means the document which proves that you have the insurance cover. It lists, among other things, your details and details of the premises, the period of insurance, policy year, premium, payment frequency, benefits and benefit limits of this policy.

Sickness means worsening physical health not caused by an **accident**, for which **you** need the treatment of a **medical practitioner**.

Specific items covered at full value means:

- a the **personal belongings** which are covered either within **your premises** or worldwide; or
- b the contents which are covered within your premises;

up to their respective full replacement values, as shown in the **schedule.**

Start date means the date the **policy** year starts.

Table of cover means the separate table showing the list of benefits **we** will pay for each benefit while this **policy** is in force. It will depend on the terms, conditions, limits, exclusions and qualifications of this **policy**.

Under-insured or **under-insurance** means the benefit limits or sum insured as shown in the **schedule** are lower than the actual full reinstatement or replacement costs at the time of the loss or damage.

Unoccupied means when the **premises** have not been lived in by **you**, or by a person authorised by **you**, for more than 60 days in a row.

Valuables means jewellery, watches, antiques, paintings, furs, works of art, curios, items of gold, silver, platinum, precious metals, precious stones and other collectable items including but not limited to stamps, wine or coins.

We, our, us, and Income means Income Insurance Limited.

Windstorm means heavy rain accompanied by strong wind, thunder and lightning.

You, your and yours means the policyholder referred to in the schedule.

What the policy covers

This **policy** will protect **you** financially for events described in the sections below which happen during the **period of insurance**. The cover will depend on the **policy** conditions and **we** will pay up to the overall section limits and sub-limits as set out in the **table of cover**.

damage to the building or renovations of your premises. cost of repairing, reinstating or replacing the part of the building or renovations that is lost or damaged. We will pay up to the limit shown in the table of cover for every 12-month period of the policy. 2 If the damage is due to leakage or seepage of domestic water tanks, apparatus or pipes in your premises, we will pay for the necessary expenses incurred for tracing the source of water leakage or seepage up to \$5,000 per 12-month period of the policy and after deducting a 20% co-payment. (i) bedding down of structure settlement of made ground setting, normal gradual earth movement shrinkage or extension foundation walls, floors, roo roeilings; (ii) demolition or alteration the Building; (iii) ground or excavation works Expenses incurred for tracing the source of water leakage seepage if: (i) it occurs within the first months from the date to policy is first issued reinstated, whichever is late (ii) the building is more than years old. 5 Loss of or damage caused domestic animals owned by yor your family members, under your or their cau custody, and control. 6 Loss of or damage to fix.	Section 1 – Building or renovations		
cost of repairing, reinstating or replacing the part of the building or renovations of your premises. cost of repairing, reinstating or replacing the part of the building or renovations that is lost or damaged. We will pay up to the limit shown in the table of cover for every 12-month period of the policy. 2 If the damage is due to leakage or seepage of domestic water tanks, apparatus or pipes in your premises, we will pay for the necessary expenses incurred for tracing the source of water leakage or seepage up to \$5,000 per 12-month period of the policy and after deducting a 20% co-payment. (ii) bedding down of structure settlement of made ground setting, normal gradual earth movement shrinkage or extension foundation walls, floors, row or ceilings; (iii) ground or excavation works (iii) femolition or alteration the Building; (iii) ground or excavation works (iii) to occurs within the first months from the date to policy is first issued reinstated, whichever is late (iii) the building is more than years old. 5 Loss of or damage caused domestic animals owned by yor your family members, under your or their car custody, and control. 6 Loss of or damage to fix mirrors, fixed glass, and sanita		What we pay	What we do not pay
	A If there is an accidental loss of or damage to the building or	 We can choose to refund you the cost of repairing, reinstating or replacing the part of the building or renovations that is lost or damaged. We will pay up to the limit shown in the table of cover for every 12-month period of the policy. If the damage is due to leakage or seepage of domestic water tanks, apparatus or pipes in your premises, we will pay for the necessary expenses incurred for tracing the source of water leakage or seepage up to \$5,000 per 12-month period of the policy and after deducting a 20% 	Besides the general exclusions listed in part 4 of the general conditions, we will also not pay for the following. 1 The first \$100 for each and every loss or damage, except if caused by fire. 2 The first \$10,000 for each and every loss or damage by landslip and/or subsidence. 3 Landslip and/or subsidence arising from: (i) bedding down of structures, settlement of made up ground setting, normal or gradual earth movement, shrinkage or extension of foundation walls, floors, roof, or ceilings; (ii) demolition or alteration to the Building; (iii) ground or excavation works. 4 Expenses incurred for tracing the source of water leakage or seepage if: (i) it occurs within the first 6 months from the date the policy is first issued or reinstated, whichever is later; (ii) the building is more than 20 years old. 5 Loss of or damage caused by domestic animals owned by you or your family members, or under your or their care, custody, and control. 6 Loss of or damage to fixed mirrors, fixed glass, and sanitary

Section 2 – Worldwide Personal Belon	gings	
When we will pay	What we pay	What we do not pay
A If there is an accidental loss of or damage to your personal belongings.	 We can choose to refund you the cost of repairing or replacing the lost or damaged property. We will pay up to the limit shown in the table of cover for every 12-month period of the policy. You can only claim under either section 2, 3 or 4 for the same loss but not under more than one section. 	Besides the general exclusions listed in part 4 of the general conditions, we will also not pay for the following. 1 The first \$100 for each and every loss or damage, except if caused by fire. 2 Loss of or damage caused by: (i) mechanical or electrical breakdown; (ii) breakage of sports equipment, musical instruments or their accessories while in use, damage to strings in any musical instrument, or damage to bulbs and tubes where the apparatus is not damaged at the same time; (iii) Dentures, contact lenses, retainers, braces, aligners, mouth guards and hearing aids; (iv) domestic animals owned by you or your family members, or under your or their care, custody, and control; (v) property left unattended in a public place, or in unoccupied vehicles unless all doors, roof, boot, and windows are locked, or in transit unless hand carried; (vi) theft of valuables not kept in a locked safe or drawer when not worn or used while travelling; (vii) spillage of liquids;
Section 3 – Home contents		
When we will pay	What we pay	What we do not pay
A If there is an accidental loss of or damage to your contents in your premises.	 We can choose to refund you the cost of repairing or replacing the lost or damaged contents. We will pay up to the limit shown in the table of cover for every 12-month period of the policy. You can only claim under either section 2, 3 or 4 for the same loss but not under more than one section. 	Besides the general exclusions listed in part 4 of the general conditions, we will also not pay for the following. 1 The first \$100 for each and every loss or damage, except if caused by fire. 2 Loss of or damage caused by: (i) mechanical or electrical breakdown; (ii) breakage of sports equipment or musical instruments while in use, or strings in any musical instrument, or bulbs and

		not damaged at the same time; (iii) domestic animals owned by you or your family members, or under your or their care, custody, and control; (iv) spillage of liquids.
Section 4 – Specific items covered at f		Miles Assessed a sea Assessed
A If there is an accidental loss of or damage to the specific items covered at full value.	 We can choose to refund you the cost of repairing or replacing the lost or damaged items. We will pay up to the limit shown in the table of cover for every 12-month period of the policy. You can only claim under either section 2, 3 or 4 for the same loss but not under more than one section. 	What we do not pay Besides the general exclusions listed in part 4 of the general conditions, we will also not pay for the following. 1 The first \$100 for each and every loss or damage, except if caused by fire. 2 Loss of or damage caused by: (i) mechanical or electrical breakdown; (ii) breakage of sports equipment or musical instruments while in use or strings in any musical instrument, or bulbs and tubes where the apparatus is not damaged at the same time; (iii) domestic animals owned by you or your family members, or under your or their care, custody, and control; (iv) property left unattended in a public place, or in unoccupied vehicles unless all doors, roof, boot, and windows are locked, or in transit unless hand carried; (v) theft of valuables not kept in a locked safe or drawer when not worn or used while travelling;
Section 5 – Family worldwide liability		(vi) spillage of liquids.
When we will pay	What we pay	What we do not pay
A If you or your family members are legally responsible for accidentally: 1 injuring someone; or 2 causing loss to or damaging someone else's property. You or your family members	We will pay: the legal costs and expenses for representing or defending you or your family member; and the amount awarded against you or your family member only by the court in Singapore.	Besides the general exclusions listed in part 4 of the general conditions, we will also not pay for the following. 1 Any claim due to your or your family member's deliberate, malicious, unlawful or criminal act or failure to act. 2 Any claim for loss of or damage to property that you or your
respectively must be a resident of or working in Singapore. Otherwise, we will only pay when the above legal	We will pay up to the limit shown in the table of cover for any one	family members own or control. Any claim resulting from legal services we have not approved

responsibility results from your incident. beforehand in writing. Any legal responsibility directly ownership or tenancy of the premises. or indirectly caused by or arising from an injury or loss of or damage to property that you, your family members, relatives or **your** employee own, look after or control. 5 Any injury, loss or damage to your family members, relatives or employees. 6 Any legal responsibility directly or indirectly caused by or arising from owning or using weapons, animals (except for dogs), vehicles, aircraft or watercraft. Any legal responsibility directly or indirectly caused by or arising from owning a dog which is of a breed falling within the Second Schedule of the Animals and Birds (Dog Licensing and Control) Rules, or of unlicensed dogs. Any legal responsibility directly or indirectly caused by or arising from or is connected to **your** or your family members' trade, business or profession. Any legal responsibility that you or your family members have under a contract. 10 Any court judgment which is not delivered by a court within Singapore. 11 Any court judgment which is being appealed by you or your family members or on your or your family members' behalf. 12 Any legal responsibility directly or indirectly caused by or arising from you or your family members passing on communicable disease to others. 13 Any legal responsibility directly or indirectly caused by or arising from the abuse of controlled drugs. 14 Any legal responsibility directly or indirectly caused by or arising from you or your family members being under the influence of drugs or alcohol. 15 Any legal responsibility directly or indirectly caused by or arising from riding or racing in races or rallies. 16 Any legal responsibility that is

Section 6 – Professional fees		directly or indirectly caused by or arising from polluting or harming the environment. 17 Any claim for punitive, aggravated or exemplary damages (damages aimed at punishing or making an example of you or your family members). 18 Any legal responsibility directly or indirectly caused by or arising from alterations, additions, improvements or repairs to the premises. 19 Any legal responsibility from owning any other premises.
When we will pay	What we pay	What we do not pay
 A If there is an accidental loss of or damage to the building of your premises. You must meet the following conditions. 1 We must also agree to pay a valid claim under section 1 for the same event. 	1 We will pay for professional fees of architects, consultants, engineers or surveyors which are needed to assess or advise on the repair or reinstatement of the building of your premises. We will pay up to the limit shown in the table of cover for every 12-month period of the policy	Besides the general exclusions listed in part 4 of the general conditions, we will also not pay for the following. 1 Any fees to prepare documents for the purpose of sending us a claim.
Section 7 – Removal of debris	What we way	What we do not you
When we will pay A If there is an accidental loss of or	What we pay 1 We will pay you for the	What we do not pay Please read our general exclusions
damage to the building, renovations or contents. You must meet the following conditions. 1 We must also agree to pay a valid claim under section 1, 3 or 4 for the same event.	reasonable cost to remove, tear down, shore up or prop up the part of that building, renovations and contents that is damaged. We will pay up to the limit shown in the table of cover for every 12-month period of the policy.	listed in part 4 of the general conditions.
Section 8 – Replacement of used fire e	xtinguishing equipment	
When we will pay	What we pay	What we do not pay
A If your fire extinguishing equipment is used to put out fire when there is a loss of or damage to the building, renovations and contents caused by an accident. You must meet the following conditions. 1 We must agree also to pay a valid claim under section 1, 3 or 4 for the same event.	We will pay you for the reasonable cost to replace or replenish the used fire extinguishing equipment. We will pay up to the limit shown in the table of cover for every 12-month period of the policy	Besides the general exclusions listed in part 4 of the general conditions, we will also not pay for the following. 1 Fire extinguishing equipment that has expired or passed its maintenance date.

Section 9 – Conservancy charges		
When we will pay	What we pay	What we do not pay
A If your premises become unsuitable for living as a result of accidental loss or damage. You must meet the following conditions. 1 We must also agree to pay a valid claim under section 10 for the same event. Section 10 – Cost of temporary accome	1 We will pay for the premises' conservancy or maintenance charges which you are responsible for paying to the town council or management corporation strata title (MCST) during the period of repair or reinstatement; up to three months or up to the limit shown in the table of cover for any one incident, whichever is lower.	Please read our general exclusions listed in part 4 of the general conditions.
When we will pay	What we pay	What we do not pay
A If your premises become unsuitable for living as a result of accidental loss or damage to your building or renovations. You must meet the following condition. 1 We must also agree to pay a valid claim under section 1 for the same event.	1 We will pay you for the reasonable cost of temporary accommodation, up to the limits shown in the table of cover for any one incident, while your premises are undergoing repair or reinstatement.	Besides the general exclusions listed in part 4 of the general conditions, we will also not pay for the following. 1 Expenses or charges for food and beverages, phone calls, laundry and entertainment or pay-perview TV programmes.
	mises are uninhabitable due to an accid	lent
When we will pay	What we pay	What we do not pay
A If your tenant has to move out temporarily while your premises are undergoing major repair or reinstatement after becoming unsuitable for living as a result of an accidental loss or damage to your building or renovations. You must meet the following condition. 1 We must also agree to pay a valid claim under section 1 for the same event. 2 You must have an existing rental agreement with the tenant before the accident.	 We will pay you up to 3 months of rental income that you would have received from your tenant for your premises during the period of repair or reinstatement. For any one incident, we will pay up to the completion date of the repair or reinstatement, or the limits shown in the table of cover, whichever comes first. 	Please read our general exclusions listed in part 4 of the general conditions.

Section 12 – Accidental breakage of fix	ked mirrors, fixed glass, and sanitary wa	re
When we will pay	What we pay	What we do not pay
A If there is accidental loss of or damage to the fixed mirrors, fixed glass, or sanitary ware which form part of the building or renovations.	1 We will pay you to repair or replace the lost or damaged fixed mirror, fixed glass, or sanitary ware, up to a limit shown in the table of cover for any one incident.	Besides the general exclusions listed in part 4 of the general conditions, we will also not pay for the following. 1 The first \$100 for every loss or damage, except if caused by fire. 2 Any movable items such as handheld mirrors, television and computer screens, glass in wallhung picture frames and mirrors. 3 Loss of or damage caused by domestic animals owned by you or your family members, or under your or their care, custody, and control.
Section 13 – Temporary removal of co	ntents	custody, and control.
When we will pay	What we pay	What we do not pay
A If there is an accidental loss of or damage to your contents while they are temporarily stored in any residential building (other than your premises) or hotel in Singapore, when your premises is undergoing major repair or reinstatement after becoming unsuitable for living as a result of an accidental loss or damage to your building or renovations. You must meet the following condition. 1 We must also agree to pay a valid claim under section 1 for the same event.	We will refund you the cost of repairing or replacing the lost or damaged contents, up to a limit shown in the table of cover for any one incident.	Besides the general exclusions listed in part 4 of the general conditions, we will also not pay for the following. 1 The first \$100 for each and every loss or damage, except if caused by fire. 2 Loss of or damage to contents removed for sale, exhibition or safekeeping at a storage unit. 3 Loss of or damage covered by other insurance. 4 Theft if force and violence were not used to get into or out of the residential building or hotel in Singapore where your contents were stored. 5 Loss of or damage to money and valuables. 6 Loss of or damage caused by: (i) mechanical or electrical breakdown; (ii) breakage of sports equipment or musical instruments while in use, or strings in any musical instrument, or bulbs and tubes where the apparatus is not damaged at the same time; (iii) domestic animals owned by you or your family members, or under your or their care, custody, and control; (iv) spillage of liquids.

Section 14 – Household removal		
	What we nay	What we do not nay
When we will pay A If there is an accidental loss of or damage to your contents while they are being moved by professional movers from the current premises to the future permanent residence within Singapore. You must also agree to the following conditions. 1 You must make any claims to the service provider first. We will reduce your claim by the amount the service provider has refunded you. We will only pay your claim after you have given us written or documentary proof that your claim has been denied, rejected or partially paid by the service provider. Section 15 – Temporary cover for new When we will pay		What we do not pay Besides the general exclusions listed in part 4 of the general conditions, we will also not pay for the following. 1 Loss of or damage to money and valuables. 2 The first 15% of each and every loss. 3 Loss of or damage caused by: (i) mechanical or electrical breakdown; (ii) breakage of sports equipment or musical instruments while in use, or strings in any musical instrument, or bulbs and tubes where the apparatus is not damaged at the same time; (iii) domestic animals owned by you or your family members, or under your or their care, custody, and control; (iv) spillage of liquids.
A If there is an accidental loss of or damage to the new alterations, additions and improvements of your building, renovations or contents within 60 days after making these alterations, additions or improvements. You must meet the following conditions. 1. We must also agree to pay a valid claim for a respective loss or damage under section 1 or 3 for the same event.	What we pay We will pay you an extra amount of up to 10% of the maximum benefit limit in section 1 shown in the table of cover for any one incident, to repair, reinstate or to replace the part of the building or renovations that is lost or damaged. We will pay you an extra amount of up to 25% of the maximum benefit limit in section 3 shown in the table of cover for any one incident, to repair, reinstate or to replace the lost or damaged contents. The sub-limits in section 3 will still apply.	What we do not pay Besides the general exclusions listed in part 4 of the general conditions, we will also not pay for the following. 1 Any increase in the value of the existing building, renovations and contents if it is not due to your new alterations, additions and improvements. 2 All exclusions listed in "What we do not pay" of section 1 for building and renovations, and section 3 for contents.
Section 16 – Emergency cash allowance		
When we will pay A If there is an accidental loss of or damage to the premises causing it unsuitable to live in for at least five days in a row. You must meet the following condition. 1. We must also agree to pay a valid claim under section 1 or 3 for the same event.	1. We will pay you a cash benefit to buy basic items such as clothing or other personal belongings. We will pay up to a limit shown in the table of cover for any one incident.	Please read our general exclusions listed in part 4 of the general conditions.

Section 17 – Deterioration of food in t	ne refrigerator	
When we will pay	What we pay	What we do not pay
A If your food items stored in your refrigerator or freezer are damaged due to mechanical breakdown, explosion or failure in the temperature-control device of your refrigerator or freezer.	We will pay you to replace the damaged food items. We will pay up to a limit shown in the table of cover for any one incident.	Besides the general exclusions listed in part 4 of the general conditions, we will also not pay for the following. 1 The first \$50 for every loss or damage to the food items. 2 Damage directly or indirectly caused by or arising from a power cut, whether or not planned by public authorities. 3 Damage directly or indirectly caused by or arising from the power supply being disconnected. 4 The deliberate act of anyone lawfully allowed in the premises. 5 If your refrigerator or freezer is more than five years old.
Section 18 – Emergency Entry		,
When we will pay	What we pay	What we do not pay
A If there is damage to the building or renovations because the police, civil defence, or paramedics need to forcibly enter the premises due to a lifethreatening emergency suffered by you or your family members .	 We can choose to refund you the cost of repairing, reinstating or replacing the part of the building or renovations that is lost or damaged. We will pay up to the limit shown in the table of cover for every 12-month period of the policy. If there is any underinsurance, we will first take off an amount to account for this. The repair, reinstatement or replacement will be on a like-for-like basis that is not better than its original condition. 	Please read our general exclusions listed in part 4 of the general conditions.
Section 19 – Loss of or damage to cont	ents belonging to your domestic helper	
Mhen we will pay A If there is an accidental loss or damage to the contents belonging to your domestic helper in the premises. You must meet the following conditions.	What we pay 1 We will refund your domestic helper the cost of repairing or replacing the lost or damaged contents, up to a limit shown in the table of cover for any one incident.	What we do not pay Please read our general exclusions listed in part 4 of the general conditions.
 Your domestic helper must be living with you in the premises. You are responsible for paying for the cost of repair, or replacement first. We must also agree to pay a valid claim under section 1, 3 or 4 for the same event. 	The repair or replacement will be on a like-for-like basis that is not better than its original condition. For wearing apparel, curtains, carpets, bed sheets or bed linen, we will take off an amount for wear and tear or depreciation.	

Section 20 – Worldwide family personal accident			
When we will pay	What we pay	What we do not pay	
A If you, your husband, wife or children are involved in an accident which causes an injury and due only to this accident, you, or they die or become permanently disabled within 90 days from the date of the accident, the personal accident cover will apply.	 We will pay you, your estate or your legal personal representative up to the limit shown in the table of cover for every 12-month period of the policy. We will reduce any compensation due for accidental death or permanent disability by any payment which we have already made to you, your husband or wife or children under the scale of compensation in the table of cover for the same accident. 	Besides the general exclusions listed in part 4 of the general conditions, we will also not pay for the following. A disability or death caused by: deliberate self-injury, committing suicide or attempted suicide while sane or insane, a criminal act, provoked assault, deliberate acts or putting yourself in danger (unless you are trying to save human life); sickness and not injury; or arising from pre-existing conditions or existing physical disability.	
	We will not pay you extra compensation for any specific body part which is part of a greater body part due under this policy. For example, we will pay you for losing your upper limb, but we will not pay you again for losing your fingers from the same upper limb.		

General conditions which apply to the whole policy

1 Insuring your building, renovations, contents, and personal belongings for the correct amount

You must insure your building, renovations, contents, and personal belongings for an amount that represents the full replacement value.

- (a) For building and renovations this is the estimated cost of rebuilding or reconstruction if the building and renovations were completely destroyed. This may not be the market value.
- (b) For contents and personal belongings this is the cost to replace the item on a like-for-like basis, without depreciation or wear and tear, based on current market prices.

If you do not insure your building, renovations, contents, and personal belongings for the right amount, we will consider that you have underinsured them.

2 Under-insurance

a For under-insurance of buildings, renovations, or contents cover, you are responsible for a share of the loss or damage.

We work out the percentage based on the difference between the benefit limits or sum insured as listed in your schedule and the total actual replacement cost of your building, renovations, or contents at the time of the loss or damage calculated as follows:

Full and actual replacement cost of building, renovations, and contents

Benefit limit of building, renovations, and contents as shown in your schedule

Full and actual replacement cost of **building**, renovations, contents and **belongings**

For example

Benefit limit of **building** and **renovations** cover shown in **your schedule**: \$1,500,000

Benefit limit of contents cover shown in your schedule: \$100,000

Full and actual replacement cost of **building** and **renovations** at the time of loss: \$2,000,000

Full and actual replacement cost of **contents** at the time of loss: \$150,000

Your share of insurance for **building** and **renovations** is 25% (\$500,000/\$2,000,000)

Your share of insurance for contents is 33.3% (\$50,000/\$150,000)

If there is a loss of or damage to the **building** or **renovations** at \$240,000 and to the **contents** at \$60,000, the following will apply.

You will be responsible for paying \$60,000 (25% of \$240,000) to repair, replace or reinstate the **building** or **renovations** and \$20,000 (33.3% of \$60,000) to repair or replace **your contents. We** will pay \$180,000 to repair, replace or reinstate the **building** or **renovations** and \$40,000 to repair or replace the **contents**.

b For **under-insurance** of **contents** or worldwide **personal belongings** cover, **we** will also deduct an amount for wear and tear or depreciation.

3 Average relief (Waiver of underinsurance)

If at the time of loss or damage under section 1, 2 or 3, the sum insured under each respective section is at least 80% of the full and actual reinstatement or replacement cost, we will not consider you to be under-insuring the respective sections: building, renovations, contents and worldwide personal belongings.

4 General exclusions

This **policy** does not cover claims directly or indirectly caused by or arising from:

- a any war, invasion, civil commotion, any act of terrorism, nuclear fallout, radioactivity, any nuclear fuel, material or waste and related risks;
- b any loss or damage arising from illegal acts or breaking any laws, rules, regulations or guidelines set by any relevant authority in Singapore;

- any loss or damage through deliberate or malicious acts by anyone legally allowed to be in the premises;
- d theft, malicious acts, bursting or overflowing of domestic water tanks, apparatus or pipes, while the premises are left unoccupied.
- any loss due to your or your family member's deliberate, malicious, unlawful or criminal act or failure to act;
- f the effect or influence of alcohol or drugs;
- g any loss or damage if it is covered under any contract, guarantee or law, or if HDB town council or management corporation strata title (MCST) is responsible for replacing or repairing the damage;
- h any loss or damage caused by the order of any public or government authorities;
- any consequential (indirect) loss or damage apart from under section 10 – Cost of temporary accommodation and section 11 – Loss of rent while the premises are uninhabitable due to an accident;
- j claims for cosmetic damage that does not affect functionality, wear and tear, including scratches, discolouration, rust, corrosion, stains, tears, or dents to the surface of the item which does not affect how it works;
- k claims arising from weather conditions, gradual deterioration, pests and insects, mildew, rot, rust, depreciation, and abuse or misuse;
- I claims arising from washing, dyeing, cleaning, repairing, restoring, scratching or denting;
- **m** damages caused during the repair, reinstatement or replacement process;
- n claims caused by any process involving heat where there is no flame (for example, cigarette burn marks or scorch marks);
- loss or damage to any part of a cooking or heating appliance due to normal usage or wear and tear (for example, a glass cooking top or any part of a stove);
- p any loss or damage while your premises is undergoing construction, reconstruction or repair (this does not include loss or damage by hurricane, cyclone, typhoon or windstorm as long as all outside doors, windows and openings are completely installed and the premises is well protected against this weather);
- q you or your family members failing to take reasonable precautions to protect your or their property, avoid injury or minimise claims under this policy (this includes failing to perform regular maintenance or servicing, as recommended by the respective manufacturer, developer or relevant authority);
- r restoring or recreating lost or damaged

- information stored in films, tapes, cards, discs or other storage devices.
- any consequential loss or damage due to faults, loss in function, loss of data, loss in accessibility of information, software or computer programmes;
- t loss or damage as a result of faulty or defective workmanship, manufacturing faults, inherent faults, or defective material or design;
- **u** mysterious disappearance or unexplained loss;
- v loss or damage arising from lapses by any equipment or service provider (e.g. telecommunications, electricity, bank etc.) for the premises that affects multiple households including yours;
- w cyber-attacks to your smart devices, e.g. laptops, phones, tablets, smart tvs, smart fridges etc. (This does not apply to theft specifically targeting your premises by hacking your smart lock); and
- x any known event;

If **we** refuse to pay a claim as a result of any of the exclusions listed above and **you** disagree with **our** decision, **you** are responsible for proving that **we** are legally responsible for the claim. If any part of any exclusion is found not to be valid or **we** cannot enforce it, it will not affect the rest of the exclusions.

5 Changing your plan

You can choose to make changes to your policy at any time by writing to us or calling us. If we do approve your request, we will tell you when the change will take place.

6 Premium

- a The premium that you pay for this policy can change. If we change the premium for this policy, we will write to you at your last-known address, at least 30 days before the change is to take place, to tell you what the new premium is.
- **b** Premium due dates
 - (i) The premium is due on or before the start of this policy and if this policy is renewed, the start date of the next policy year. If you have chosen a monthly recurring payment arrangement, the premium is due on the dates shown in the debit note or tax invoice we have issued to you.

c Recurring premium payment

- (i) You can pay the premium due for this policy using the recurring payment arrangement you have chosen.
- (ii) Before the premium due date, we will charge the premium to a credit card or take the premium by GIRO from a bank account you have chosen.
- (iii) You can change the chosen payment frequency and recurring payment arrangement by calling us or writing to us at least 21 days before the end of the policy year. The change will take effect from the start date of next policy year.

7 Payment before cover warranty

We (or **our** intermediary) must receive the premium due on or before:

- a the start of this policy;
- b the start date of next policy year, if this policy is renewed; and
- the subsequent premium due dates as shown in the debit note or tax invoice (which applies only if you choose the monthly recurring payment arrangement).

If **we** do not receive the premium due on the dates as described above, this **policy** will not be valid and renewed and **we** will not pay any benefits.

8 Renewal

If this **policy** is renewed, **we** will provide the new terms and conditions (if these apply) for the next **policy year** before the **start date** of the next **policy year**.

If **we** did not receive any request to cancel the **policy** as set out in general condition 9(b), **we** will take the premium using the current payment method you have chosen.

This **policy** will apply for as long as **we** can successfully collect the premium before the premium due date.

9 Cancellation and refund

 a For policy cancellation, we will not refund any premium if a claim has been made in the same 12month period of the policy.

b If we cancel the policy

- (i) We can cancel this policy by giving you seven days' written notice. We will consider that you have received this cancellation notice on the same day if we deliver the notice by hand, mail, fax or email at your last-known address, or by fax or email at your last known fax numbers or email address.
- (ii) We will cancel this policy on the date the premium is due if we do not receive the premium due or we are not successful in taking the premium from the credit card or GIRO account you have chosen.

If we cancel this policy because the premium has not been paid, you may apply for a new policy. However, your application will depend on us accepting it based on your latest information and declaration.

- c If there is no claim under this **policy** and **you** wish to cancel the **policy**:
 - (i) Monthly recurring payment arrangement
 - You may cancel this policy by calling us or writing to us and cancellation will be effective from the date we receive the notice of cancellation.
 - For cancellation after the 14-day free-look period (under general condition 19), we must receive the notice of cancellation no later than 21 days before the next monthly premium due date. The policy will then be cancelled on the day the monthly premium is due.
 - But, if we receive the notice of cancellation less than 21 days before the next monthly premium due date, the policy will be cancelled on the following month when the premium is due.

Cancellation of policy with monthly premium payment - For example			
Period of insurance	22 Sep 2020 to 21 Sep 2021		
Monthly premium due date	22 (Sep, Oct, Nov, Dec, Jan, Feb and so on)		
If we receive the notice of	f cancellation:		
on 1 Oct 2020	cancellation will take effect on 22 Oct 2020		
on 20 Oct 2020	cancellation will take effect on 22 Nov 2020		

(ii) Yearly recurring payment arrangement

 You may cancel this policy by calling us or writing to us and cancellation will apply from the date we receive the notice of cancellation. For cancellation after the 14-day free look period (under general condition 19), we will work out and refund the premium as follows if no claim has been made under this policy.

Period of insurance (in days)

still left to run

Original period of insurance
of the policy

85% of the premium paid

 We will not refund any premium below \$54.00 @ 8% GST in 2023 and \$54.50 @ 9% GST from 2024.

If **we** refund premiums, **we** will do so by cheque to **you**.

10 Paying benefits

We will pay the benefits listed in this **policy** only if **you** have:

- a met general condition 7; and
- **b** given **us** satisfactory proof of the claim.

For a **policy** with a monthly **recurring payment arrangement**, before **we** can pay the claim, **we** will first take from the claim amount any premium owed to **us** for the rest of the **policy year**.

For loss of or damage to the **building**, **renovation**, **contents**, or **personal belongings**:

- a We can choose to refund the cost of repairing, reinstating or replacing the item/property (or part of the item/property) that is lost or damaged, on a like-for-like basis that is not better than its original condition.
- **We** will not take of an amount for wear and tear or depreciation except:
 - For wearing apparel, curtains, carpets, bed sheets or bed linen;
 - ii. If the repair, reinstatement or replacement is not started and completed within 12 months from the date of loss or damage;
 - iii. For **contents** or **personal belongings** when they are **under-insured.**

We may appoint our loss adjuster to determine the amount of wear and tear or depreciation. For avoidance of doubt, **we** will not take off an amount for wear and tear or depreciation for **specific items covered at full value.**

c If there is under-insurance, we will only pay for our share of the loss or damage. (This does not apply to specific items covered at full value.)

Despite anything we have said to the contrary, we

will not pay any claim if the laws of Singapore or of **your** home country prevent **us** from doing so.

11 Paying an extra premium to reinstate benefit limits after loss or damage

If you claim for loss or damage under section 1, 2, 3 or 4, we will reduce the maximum benefit limits for each section by the actual amount of the claim that we pay. We will put these limits back to the original limits as shown in the schedule at the start of the next 12-month period of the policy or, you can ask us to reinstate the benefit limits for the current 12-month period of the policy by paying an extra premium but this will depend on whether we accept your request.

For example

Start date of Insurance: 1 January 2021 End date of Insurance: 31 December 2024

Benefit limits of **building** and **renovations** cover shown in **your schedule**: \$2,000,000

Benefit limits of **contents** cover shown in **your schedule**: \$300,000

If there is a loss of or damage to the **building** or **renovations** at \$500,000 and to the **contents** at \$200,000, **we** will reduce the benefit limits for the year ending 31 December 2021 to the following.

Building and renovations: \$1,500,000

Contents: \$100,000.

You can reinstate the benefit limits by paying an extra premium for the rest of the **policy** period ending on 31 December 2021.

We will automatically reinstate the benefit limits to the original amount from 1 January 2022 at no extra premium.

12 Misrepresentation

We will treat this **policy** as void if **you** misrepresent any information which may affect **our** decision to accept **your** application.

13 Fraud

You must not act in a fraudulent way. We will take the action shown below if you or anyone acting for you:

- a makes a claim under this policy knowing the claim to be false or fraudulently exaggerated in any way;
- b makes a statement to support a claim knowing the statement to be false in any way;
- c sends us a document to support a claim knowing the document to be forged or false in any way; or
- d makes a claim for any loss or damage caused by your deliberate act or with your knowledge.

We can do any or all of the following.

- a We will not pay the claim.
- **b** We will not pay any other claim which has been or will be made under this **policy**.
- **c We** may declare this **policy** invalid.
- **d** We can recover from you the amount of any claim we have already paid under this policy.
- e We will not refund your premium.
- f We may not allow you to buy other policies from us.
- **g** We may report you to the police.
- **h** We may cancel this **policy**.

14 Reasonable care

You must take all reasonable precautions to properly maintain your building, renovations, contents or personal belongings to avoid any loss or damage and take all practical steps to minimise all claims.

15 Other insurance

If at the time of any incident which results in a claim under this **policy you** have other insurance covering the same loss, **we** will not pay more than **our** share (this does not apply to section 20 – Worldwide family personal accident).

If your premises are insured by any management corporation strata title (MCST) or HDB town council, you must first send a claim to them for any loss or damage. We will only pay if the:

a loss or damage is not covered by the insurance taken out by the management corporation strata title (MCST) or HDB town council; or the loss or damage is more than the limits of insurance taken out by the management corporation strata title (MCST) or HDB town council.

16 Taking over your rights

We can take over any rights to defend or settle any claim and to take proceedings in **your** name to enforce **your** or **our** rights against any other person.

17 Claims conditions

- You must tell us as soon as possible, and in any case within 30 days, about any loss or damage which may give rise to a claim under this policy.
 We have the right to reject your claim if you tell us later than 30 days from the date of loss or damage.
- **b** You are responsible for paying for any expenses incurred from any loss or damage first.
- c If you can recover all or part of any expenses from other sources, we will only pay you the amount that cannot be recovered.
- d We pay all claims in Singapore dollars. If you suffer a loss which is in a foreign currency, we will convert the amount into Singapore dollars at the exchange rate which we will decide on the date of the loss.
- e You must keep any item which is damaged, and if we ask, you must send it to us. (You will also need to pay any costs involved in doing this.) If we pay a claim for the item and it is then recovered or it has a salvage value, it will become our property.

18 What you need to provide when you send us your claim

You or your legal personal representatives must supply all information, reports, original invoices and receipts, evidence, medical certificates, documents (such as translation of a foreign-language document into the English language), confirmed by oath if necessary. We may need these before we assess your claim. We will not refund any expense which you cannot provide original receipts or invoices for.

19 Free-look period

We will give you 14 days from the time you receive this policy to decide whether to continue with it. If you do not want to continue, you may call us or write to us to cancel this policy and get a full refund of the premium paid as long as there has been no claim made under this policy. We consider that this policy has been delivered (and received) seven days after we post it. This condition does not apply to policies with a period of insurance of less than a year and policy renewals.

20 Ending this policy

This policy will end immediately when:

- we cancel this policy under general conditions 7,9(a) or 13;
- b you cancel this policy under general condition 9(b):
- c you no longer meet any of the eligibility requirements set;
- d before entering into this policy, you fail to reveal all facts you know or ought to know which may affect this policy; or
- e we do not renew this policy.

21 Excluding third-party rights

Someone who is not covered by this **policy** has no right under the Contracts (Rights of Third Parties) Act 2001 to enforce this **policy**.

22 Currency and interest

All dollar amounts shown in this **policy** and **schedule** are in Singapore dollars (S\$). **We** will not add interest to any amount **we** pay.

23 Dealing with disputes

If you are not satisfied with our final decision on your claim, you may refer the case to the Financial Industry Disputes Resolution Centre Ltd (FIDREC), an independent and impartial institution specializing in solving disputes between financial institutions and consumers. Their website address is: www.fidrec.com.sg.

If the dispute cannot be referred to or dealt with by

FIDREC, the dispute must be referred to and decided using arbitration in Singapore in line with the Arbitration Rules of the Singapore International Arbitration Centre which apply at that point of time. **We** will not be legally responsible under **your policy** unless **you** have first received an award under arbitration.

24 Prohibited persons

If you or any relevant person is found to be a prohibited person:

- we are entitled not to accept your application; and
- if any policy is issued, we are entitled to end the policy, not pay any benefit or not allow any transaction to be carried out under the policy.
 We will not refund any unutilised premium when the policy is ended.

Our decision in every respect of the above will be final.

The **policyholder** or **you** will need to inform **us** immediately if there is any change in any **relevant person's** identity, status or identity documents.

25 Governing law

Singapore law will apply to this policy.

Feedback procedure

The information below is not legally binding and is just for **your** information.

Making yourself heard

We are committed to providing **you** with an exceptional level of service and customer care.

We realise that things can go wrong and there may be times when **you** feel that **we** have not provided the service **you** expected. When this happens, **we** want to hear about it so that **we** can try to put things right.

Please send **your** feedback to: www.income.com.sg/enquiry.

Our promise to you

We will:

- acknowledge your complaint promptly;
- investigate quickly and thoroughly;
- keep you informed of our progress; and
- do everything possible to deal with your complaint.

Complimentary emergency home assistance

For **your** convenience, **we** have arranged with an emergency home assistance provider to assist **you** to search for suitable repairer(s) to provide repair services if there is an **accident** at **your premises** subject to the terms and conditions of the complimentary emergency home assistance service as set out at www.income.com.sg/home-ultimate-protect-eha. This does not form part of **your policy**.

Policy Owners' Protection Scheme

This policy is protected under the Policy Owners' Protection Scheme which is administered by the Singapore Deposit Insurance Corporation (SDIC). Coverage for your policy is automatic and no further action is required from you. For more information on the types of benefits that are covered under the scheme as well as the limits of coverage, where applicable, please contact Income or visit the GIA/LIA or SDIC web-sites (www.gia.org.sg or www.lia.org.sg or www.lia.org.sg or www.gia.org.sg).