

# **PROPERTY LET**

**LEGAL PROTECTION** 

Policy number: TS3/3584284

STANDARD COVER, RENT ARREARS, TAX PROTECTION AND CONTRACT DISPUTES





### **HELPLINE SERVICES**

We provide these services 24 hours a day, seven days a week during the **period of insurance**. All helplines apply to the United Kingdom of Great Britain and Northern Ireland unless otherwise stated. To help **us** check and improve **our** service standards, **we** record all calls, except those to the counselling service. When phoning, please tell **us your** policy number or the name of the insurance broker who sold **you** this policy. Please do not phone **us** to report a general insurance claim.

To get help from **DAS**, phone us on 0844 893 9011.

#### **EUROLAW LEGAL ADVICE**

**We** will give **you** confidential legal advice over the phone on any personal legal problem, under the laws of the member countries of the European Union, the Isle of Man, the Channel Islands, Switzerland and Norway. **We** may send information to legal advisors in these countries.

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

#### **TAX ADVICE**

We will give you confidential advice over the phone on personal tax matters.

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

#### **DOMESTIC ASSISTANCE**

We will arrange help or repairs needed if you have a domestic emergency in your property, such as a burst pipe, blocked drain, broken window or building damage. We will ask a contractor to help, but you must pay the contractor's costs including any call-out charges.

#### COUNSELLING

**We** will provide **you** with a confidential counselling service over the phone, including, where appropriate, onward referral to relevant voluntary or professional services. **You** will pay any costs for using the services to which **we** refer **you**.

To contact the counselling helpline, phone us on 0844 893 9012.

We will not accept responsibility if the Helpline Services fail for reasons we cannot control.

# **CONTENTS**

HELPLINE SERVICES	2
WELCOME TO PROPERTY LET	4
How we can help	4
When we cannot help	4
Data protection	4
How to make a complaint	5
Head and registered office	6
THE MEANING OF WORDS IN THIS POLICY	6
COVER	8
WHAT WE WILL PAY	8
INSURED INCIDENTS WE WILL COVER	9
1 Repossession	9
2 Property damage	9
3 Eviction of squatters	9
4 Rent recovery	10
5 Rent arrears	10
6 Legal defence	11
7 Tax protection	11
8 Contract disputes	11
WHAT YOU ARE NOT COVERED FOR	12
CONDITIONS	14

## **WELCOME TO PROPERTY LET**

Thank you for purchasing this **DAS** Property Let Legal Protection policy. You are now protected by Europe's leading legal expenses insurer.

**DAS** Legal Expenses Insurance Company Limited ('**DAS'**) is the underwriter and provides the legal protection insurance under **your** policy. The legal advice service is provided by DAS Law Limited and/or a law firm **we** have chosen on behalf of **DAS**.

To make sure **you** get the most from **your DAS** cover, please take time to read this policy which explains the contract between **you** and **us**. If **you** have any questions or would like more information, please contact **your** insurance advisor or the organisation which sold **you** this cover.

### **HOW WE CAN HELP**

To make a claim under your policy, please phone us on 0844 893 9011. We will ask you about your legal dispute and if necessary call you back at an agreed time to give you legal advice. If your dispute needs to be dealt with as a claim under this policy, we will give you a claim reference number. At this point we will not be able to tell you whether you are covered but we will pass the information you have given us to our claims-handling teams and explain what to do next.

If you prefer to report your claim in writing, you can send it to our Claims Department at the following address: Claims Department | DAS Legal Expenses Insurance Company Limited | DAS House | Quay Side | Temple Back | Bristol | BS1 6NH

You may prefer to email your claim to us at newclaims@das.co.uk

### WHEN WE CANNOT HELP

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

### **DATA PROTECTION**

To provide and administer the legal advice service and legal expenses insurance **we** must process **your** personal data (including sensitive personal data) that **we** collect from **you** in accordance with **our** Privacy Policy.

To do so, **we** may need to send **your** information to other parties, such as lawyers or other experts, the court, insurance intermediaries, insurance companies, appointed service providers or members of the DAS UK Group. To give **you** legal advice, **we** may have to send information outside the European Economic Area.

In doing this, **we** will comply with the Data Protection Act 1998. Unless required by law or by a professional body, **we** will not disclose **your** personal data to any other person or organisation without **your** written consent.

For any questions or comments, or requests to see a copy of the information **we** hold about **you**, please write to the Group Data Protection Controller at **our DAS** Head Office address – please see page 6.

### HOW TO MAKE A COMPLAINT

We always aim to give you a high quality service. If you think we have let you down, please write to our Customer Relations Department at our DAS Head Office address – please see page 6.

Or you can phone us on 0844 893 9013 or email us at customerrelations@das.co.uk. Details of our internal complaint-handling procedures are available on request.

If you are still not satisfied, you can contact the Insurance Division of the Financial Ombudsman Service at: Exchange Tower | Harbour Exchange Square | London | E14 9SR

You can also contact them on 0800 023 4567 (free from a landline), 0300 123 9123 (free from some mobile phones) or email them at complaint.info@financial-ombudsman.org.uk | Website: www.financial-ombudsman.org.uk

Your complaint may be more suitably handled by a comparable complaints scheme, the Legal Ombudsman Service. You can contact the Legal Ombudsman Service at: PO Box 6806 | Wolverhampton | WV1 9WJ. You can also contact them by telephone on 0300 555 0333 or email them at enquiries@legalombudsman.org.uk | Website: www.legalombudsman.org.uk

Using these services does not affect your right to take legal action.

### **HEAD AND REGISTERED OFFICE**

#### **DAS Head and Registered Office is:**

DAS Legal Expenses Insurance Company Limited | DAS House | Quay Side | Temple Back | Bristol | BS1 6NH

Registered in England and Wales | number 103274 | Website: www.das.co.uk
DAS Legal Expenses Insurance Company Limited is authorised by the Prudential Regulation Authority
and regulated by the Financial Conduct Authority and the Prudential Regulation Authority.

# DAS Law Limited Head and Registered Office: DAS Law Limited | North Quay | Temple Back | Bristol | BS1 6FL

Registered in England and Wales | number 5417859 | Website: www.daslaw.co.uk

DAS Law Limited is authorised and regulated by the Solicitors Regulation Authority. DAS Law Limited is listed on the Financial Conduct Authority register to carry out insurance mediation activity, including the administration of insurance contracts, on behalf of DAS Legal Expenses Insurance Company Limited.

### THE MEANING OF WORDS IN THIS POLICY

#### **Appointed lawyer**

The lawyer, or other suitably qualified person, whom **we** appoint to act for **you** in accordance with the terms of this policy.

### **Costs and expenses**

#### (a) Accountant's costs

A reasonable amount in respect of all costs reasonably incurred by the suitably qualified person.

#### (b) Legal costs

All reasonable and necessary costs charged by the **appointed lawyer** on a standard basis.

### (c) Opponents' costs

The costs incurred by opponents in civil cases if **you** have to pay them, or pay them with **our** agreement.

#### **Countries covered**

The United Kingdom of Great Britain and Northern Ireland.

#### **Date of occurrence**

- (a) For civil cases (except under insured incident 7 TAX PROTECTION)

  The date of the event which leads to a claim. If there is more than one event arising at different times from the same originating cause, then the date of occurrence is the date of the first of these events.
- (b) For criminal cases

The **date of occurrence** is when **you** began or are alleged to have begun to break the criminal law in question.

(c) For full enquiries

The **date of occurrence** is when HM Revenue & Customs first notifies **you** in writing of their intention to make an enquiry.

#### **Full enquiry**

An extensive examination by HM Revenue & Customs which considers all aspects of **your** self-assessment tax return, but not enquiries which are limited to one or more specific aspects of **your** self-assessment tax return.

#### **Hotel expenses**

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

#### **Period of insurance**

The period for which we have agreed to cover you.

#### **Rent arrears**

Unpaid rent that

- is owed to you under a tenancy agreement, or
- would have been owed to you but for the breach of a tenancy agreement to let your property: where we have accepted your claim under insured incident 1 REPOSSESSION.

#### Storage costs

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

We, us, our, DAS

DAS Legal Expenses Insurance Company Limited.

You, your

The person, business or property owner who has taken out this policy.

Your property

The property **you** have told **us** about.

# **COVER**

We agree to provide the insurance in this policy, as long as:

- (a) the premium has been paid; and
- (b) the date of occurrence of the insured incident is during the period of insurance; and
- (c) any legal proceedings will be dealt with by a court, or other body which we agree to, in the countries covered; and
- (d) for civil claims, it is always more likely than not that you will recover damages (or obtain any other legal remedy which we have agreed to).

### WHAT WE WILL PAY

For an insured incident under this policy we will pay your:

- accountant's costs under insured incident 7 TAX PROTECTION;
- hotel expenses;
- legal costs, including legal costs to make or defend an appeal provided that:
  - (a) you tell us within the time limits allowed that you want us to appeal; and
  - (b) we agree that it is always more likely than not that the appeal will be successful;
- opponents' costs;
- rent arrears, payable by us 30 days in arrears as shown under insured incidents 5(a) and 5(b) RENT ARREARS of this policy:
- storage costs.

The most **we** will pay for all claims resulting from one or more event arising at the same time or from the same originating cause is £50,000.

# **INSURED INCIDENTS WE WILL COVER**

#### 1 REPOSSESSION

We will negotiate for the following:

#### (a) England, Wales and Scotland

Your legal rights in trying to get possession of your property that you have let under:

- an assured shorthold tenancy;
- a short assured tenancy; or
- an assured tenancy.

These are all defined by the Housing Act 1988 or the Housing (Scotland) Act 1988.

Your legal rights in trying to get possession of your property if you have let your property to a limited company or partnership and your property has been let for people to live in.

Your legal rights in trying to get possession of your property if you have let your property and you live in your property as the landlord.

#### (b) Northern Ireland

**Your** legal rights in trying to get possession of **your property** that **you** have let to which The Private Tenancies Order 2006 applies.

#### **Conditions**

- (i) For both (a) and (b) you must give the tenant the correct notices telling him or her that you want possession of your property.
- (ii) All posted pre-agent notices and pre-proceeding notices must be sent by recordeddelivery post.

#### What is not covered under 1 REPOSSESSION

Any claim to repossess your property because your tenant has behaved anti-socially.

#### 2 PROPERTY DAMAGE

We will negotiate for your legal rights after an event which causes physical damage to your property.

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

#### **3 EVICTION OF SQUATTERS**

We will negotiate for your civil legal rights to evict anyone who is not your tenant or ex-tenant from your property and who has not got your permission to be there.

Please note, for England, Wales and Scotland squatting is a criminal offence and therefore please contact the police in the first instance.

#### 4 RENT RECOVERY

We will negotiate for your legal rights to recover rent owed by your tenant for your property if it has been overdue for at least one calendar month.

#### Conditions:

- (i) If you accept payment (or part payment) of rent arrears from the tenant of your property, you must be able to provide proof that you have warned the tenant that it does not prevent you taking further action against them under this policy.
- (ii) Where the tenant is a limited company, you must first seek advice from the appointed lawyer before accepting payment of rent arrears.

#### **5 RENT ARREARS**

We will:

- (a) pay your rent arrears while your tenant or ex-tenant still occupies your property;
- (b) if after vacant possession your property needs damage repaired to enable you to re-let it, we will pay 50% of your rent arrears for a maximum of three months or until your property is re-let, whichever happens first.

#### Provided that in both (a) and (b) you have:

- obtained a satisfactory reference\* for each tenant and each guarantor from a licensed referencing service before the tenancy started; and
- (ii) a detailed inventory of the contents and condition of your property (with supporting photographs) which the tenant has signed; and
- (iii) kept clear and up to date rental records; and provided that **we** have accepted **your** claim under **1 REPOSSESSION**.

\*The reference must include: written references from a previous managing agent or landlord; an employer (or any other financial source); and a credit-history check (including the Enforcement of Judgments Office, County Court Judgments and bankruptcy).

What is not covered under 5 RENT ARREARS Rent arrears once your property is re-let.

#### **6 LEGAL DEFENCE**

#### We will:

- (a) defend your legal rights if an event arising from letting your property leads to you being prosecuted in a criminal court;
- (b) defend an appeal against your decision not to adapt your property following a request under:
  - (i) The Disability Discrimination Act 1995 as amended by the DDA 2005;
  - (ii) The Housing (Scotland) Act 2006;
  - (iii) The Disability Discrimination (NI) Order 1995 as amended by the DD (NI) Order 2006;

or any future amending legislation.

Provided that for **6(b) you** have first tried to resolve the dispute using the free conciliation service of the Equality and Human Rights Commission or the Equality Commission (NI).

#### 7 TAX PROTECTION

If there is a **full enquiry** into **your** personal tax affairs, **we** will negotiate for **you** and represent **you** in any subsequent appeal proceedings.

#### What is not covered under 7 TAX PROTECTION

- (1) The tax affairs of a company, or any claims if **you** are self-employed, a sole-trader or in a business partnership.
- (2) An investigation or enquiries by HM Revenue & Customs Special Investigations Section or Special Civil Investigations or the HM Revenue & Customs Prosecution Office.
- (3) Routine work needed to prepare tax returns to HM Revenue & Customs.
- (4) Where tax returns are incomplete or you have not sent them on time.

#### **8 CONTRACT DISPUTES**

We will negotiate for your legal rights in a contractual dispute arising from an agreement or an alleged agreement which you have entered into for buying or hiring in any goods or services in relation to your property.

Provided **you** have made the agreement during the **period of insurance** and the amount in dispute is more than £100.

#### What is not covered under 8 CONTRACT DISPUTES

A claim relating to:

- construction work, designing, converting or extending your property where the contract value exceeds £5,000 (including VAT);
- (2) the settlement payable under an insurance policy (we will negotiate if your insurer refuses your claim, but not for a dispute over the amount of the claim);
- (3) a dispute arising from any loan, mortgage, pension, investment or borrowing;
- (4) the purchase of your property;
- (5) your tenancy agreement.

## WHAT YOU ARE NOT COVERED FOR

- 1 Any claim reported to us more than 90 days after the date you should have known about the insured incident.
- 2 Any costs and expenses, hotel expenses or storage costs that are incurred before we agree to pay them.
- 3 Any disagreement with your tenant when the date of occurrence is within the first 90 days of the first period of insurance and the tenancy agreement started before the start of this policy.
- 4 A claim which is fraudulent, exaggerated or dishonest or where an allegation of dishonesty or violent behaviour has been made against you.
- 5 Any claim relating to registering rents, reviewing rents, rent control, buying the freehold of your property or any matter that relates to rent tribunals, rates tribunals, land tribunals, rent assessment committees and rent officers.
- 6 Any claim relating to someone legally taking your property from you, whether you are offered money or not, or restrictions or controls placed on your property by any government or public or local authority unless the claim is for accidental physical damage caused by any of the above.
- 7 Any claim relating to subsidence, mining or quarrying.
- 8 Judicial Review.
- 9 Fines, penalties, compensation or damages which you are ordered to pay by a court or other authority.
- 10 Any claim caused by, contributed to by or arising from:
  - ionising radiation or contamination by radioactivity from any nuclear fuel or from any nuclear waste from burning nuclear fuel;
  - the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear part of it;
  - war, invasion, foreign enemy hostilities (whether war is declared or not), civil war, rebellion, revolution, military force or coup, or any other act of terrorism or alleged act of terrorism as defined in the Terrorism Act 2000;
  - pressure waves caused by aircraft or any other airborne devices travelling at sonic or supersonic speeds.
- 11 A dispute with **us** not otherwise dealt with under Condition 7.
- 12 Any legal action you take which we or the appointed lawyer have not agreed to or where you do anything that hinders us or the appointed lawyer.

- 13 Apart from us, you are the only person who may enforce all or any part of this policy and the rights and interests arising from or connected with it
  - This means that the Contracts (Rights of Third Parties) Act 1999 does not apply to the policy in relation to any third-party rights or interest.
- 14 Any claim directly or indirectly caused by or resulting from any device failing to recognise, interpret or process any date as its true calendar date.
- 15 Any claim where **you** are not represented by a law firm, barrister or tax expert.

# **CONDITIONS**

- 1 You must:
  - (a) keep to the terms and conditions of this policy;
  - (b) try to prevent anything happening that may cause a claim;
  - (c) take reasonable steps to keep any amount we have to pay as low as possible;
  - (d) send everything we ask for, in writing;
  - (e) give us full and truthful details of any claim as soon as possible and give us any information we need.
- 2 (a) We can take over and conduct, in your name, any claim or legal proceedings at any time.
  We can negotiate any claim on your behalf.
  - (b) You are free to choose an appointed lawyer (by sending us a suitably qualified person's name and address) if:
    - we agree to start legal proceedings and it becomes necessary for a lawyer to represent your interests in those proceedings; or
    - (ii) here is a conflict of interest.
  - (c) In all circumstances except those in 2(b) above, we are free to choose an appointed lawyer.
  - (d) The appointed lawyer will be appointed by us to represent you according to our standard terms of appointment, which may include a 'no-win, no-fee' agreement. The appointed lawyer must co-operate fully with us at all times.
  - (e) We will have direct contact with the appointed lawyer.
  - (f) You must co-operate fully with us and with the appointed lawyer and must keep us up to date with the progress of the claim.
  - (g) You must give the appointed lawyer any instructions that we ask for.
- 3 (a) You must tell us if anyone offers to settle a claim.
  - (b) If you do not accept a reasonable offer to settle a claim, we may refuse to pay further legal costs.
  - (c) We may decide to pay you the losses you are claiming instead of starting or continuing legal proceedings.
- 4 (a) You must tell the appointed lawyer to have legal costs taxed, assessed or audited, if we ask for this
  - (b) You must take every step to recover legal costs that we have to pay and must pay us any legal costs that are recovered.
- If an appointed lawyer refuses to continue acting for you with good reason, or if you dismiss an appointed lawyer without good reason, the cover we provide will end at once, unless we agree to appoint another appointed lawyer.
- 6 If you settle a claim or withdraw it without our agreement or do not give suitable instructions to an appointed lawyer, the cover we provide will end at once and we will be entitled to reclaim from you costs and expenses we have paid.

- 1 If there is a disagreement about the way we handle a claim that is not resolved through our internal complaints procedure, you can contact the Financial Ombudsman Service for help.
- **8** You can cancel this policy by telling us within 14 days of taking it out or at any time afterwards as long as you tell us at least 14 days beforehand. We can cancel this policy at any time as long as we tell you at least 14 days beforehand.
- 9 We will not pay any claim covered under any other policy, or any claim that would have been covered by any other policy if this policy did not exist.
- 10 This policy will be governed by English law.

Paul Asplin

**Chief Executive Officer** 

Policy number	
Tolley Hamber	
Period of insurance from	Period of insurance to