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Tenant/Condominium Owners

Policy booklet



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Tenant & Condominium Unit Owner's Pak

Your Tenant or Condominium Unit Owner's Pak policy is made up of a Cover Page and this booklet. Your policy is a legal contract between you and us. This booklet explains your coverages and is written in a language to make it easier for you to understand your insurance protection. Your Cover Page shows the coverages you have chosen, what we agree to insure, the coverage we provide, and the amount of protection. It also shows the premium you have agreed to pay. All amounts of protection are shown and all losses are payable in Canadian dollars.

This policy booklet is in four parts:

Part 1 - Your Belongings

explains coverage for property you own or use.

Part 2 - Personal Liability

 explains coverage for your liability due to your personal actions that involve bodily injury or property damage to someone else.

Part 3 - Legal Expense Insurance Coverage

 explains coverage for Legal Expense Insurance provided by this policy.

Part 4 - Statutory Conditions

these are conditions we must tell you about by law.

All claims will be settled directly with the person(s) named on **your** Cover Page. Only the person(s) named on **your** Cover Page may make a claim against this policy and may take legal action against **us**.

Claims presented for loss or damage by any person(s) covered under this policy, shall be considered to be made by all named or unnamed insured person(s) jointly. Action(s) of any person either individually or jointly shall be considered action(s) by all for the purpose of investigation and settlement of losses.

Every action or proceeding against an insurer for the recovery of insurance money payable under the contract is absolutely barred unless commenced within the time set out in the *Limitations Act*.

The key to **your** policy is its Cover Page. It shows the type and amount of **your** coverage. It gives the location of property **you** are insuring and it describes certain types of property **you** are insuring. **Your** coverage starts 12:01 A.M. standard time on the **Expiry Date**. It ends at 12:01 A.M. standard time on the **Expiry Date**. **Your** Cover Page shows both of these dates. This is **your policy term**.

This policy contains various exclusions and limitations that eliminate or restrict coverage. Please read it carefully.

Insurance cannot be a source of profit. It is designed to indemnify you against actual losses or expenses incurred by you or for which you are legally liable.

Definitions

In addition to other terms defined elsewhere in the Policy, as used herein and in any further amendment, the following terms and expressions have the following meanings:

Actual Cash Value means the cost to replace or repair your property considering depreciation which includes such things as its age, condition, resale value, obsolescence, and normal life expectancy at the time of loss. The value of property usually falls as it ages. Thus, Actual Cash Value is normally lower than the cost to replace your property at today's prices.

Amount of Protection means the maximum amount we will pay for an insured loss in any one occurrence or incident. Different amounts apply to different coverages and these amounts are shown on your Cover Page.

Business means any continuous or regular pursuit undertaken for financial gain including a trade, profession, or occupation.

Business Premises means premises on which a business is conducted.

Business Property means property pertaining to a **business**, trade, profession or occupation.

Collapse means the complete failure or breaking down of a foundation, wall, floor or roof of your dwelling or outbuilding.

Data means representations of information or concepts, in any form, including programs, recorded on electronic media usable in **data** processing operations.

Data Problem means:

- erasure, destruction, corruption, misappropriation, misinterpretation of data; or
- error in creating, amending, entering, deleting or using data; or
- inability to receive, transmit or use data.

 $\label{location} \mbox{\bf Dwelling means the location described on {\it your}\ \mbox{Cover Page occupied by {\it you}}\ \mbox{as a private residence.}$

Fungi means, but is not limited to, any form or type of mould, yeast, mushroom or mildew whether or not allergenic, pathogenic or toxigenic, and any substance, vapour or gas produced by, emitted from or arising out of any fungi or spore(s) or resultant mycotoxins, allergens, or pathogens.

Ground Water means water in the soil beneath the surface of the ground, including but not limited to water in wells, underground streams and percolating water.

Identity Theft means the act of knowingly acquiring, transferring or using key pieces of a persons identity, without lawful authority, which represents a violation of any federal, provincial, territorial or local law.

Identity Theft Occurrence means any act or series of acts of **identity theft** by a person or group of persons.

Insured means the person(s) named on **your** Cover Page and the following unnamed person(s) living in the same household:

- the spouse of the person(s) named on your Cover Page. Spouse
 also means either of two persons of the same or opposite sex who
 have been continuously living together in a conjugal relationship and
 have so lived together for a period of two years or, if they are the
 natural or adoptive parents of a child, for a period of one year.
- the relatives of any of the above.
- anyone in the care of any of the above.

Insured also means the following person(s):

- any unmarried student(s) attending school and residing away from your dwelling who is dependent on the Named Insured or his or her spouse for support and maintenance
- any spouse, mother, father, grandmother, grandfather or child of the person(s) named on your Cover Page, while residing away from your dwelling in an approved nursing or care home.

Insured Peril means a cause of loss or damage insured under the type of coverage shown on **your** Cover Page for that specific property.

Jet Propulsion Personal Watercraft means any motorized sea vehicle, jet ski or other motorized water device designed as a self-propelled unit used on water. They can be designed to carry the operator only or to carry the operator and one or more passengers. Where we use the term personal watercraft unit it means a jet propulsion personal watercraft as defined herein.

Occurrence means a loss to insured property caused by one or more of the insured perils.

Pollutant(s) means any solid, liquid, gaseous or thermal irritant or contaminants, including smoke, odour, vapour, soot, fumes, acids, alkalis, chemicals and waste. Waste includes materials to be recycled, reconditioned or reclaimed.

Principal Residence means the sole or primary location at which you live.

Rented Condominium means a condominium unit that you own, but rent to others as a private residence.

Replacement Cost means the cost to repair or replace property with material of similar kind and quality at today's prices without deduction for depreciation.

Residence Employee means a person employed by you to perform duties in connection with the maintenance or use of the premises. This includes persons who perform household or domestic services for you, or duties of a similar nature, at or away from your premises. This does not include persons while performing duties in connection with your business.

Rupture means damage to a plumbing, heating, fire sprinkler or air conditioning system within your dwelling caused by sudden and accidental bursting, tearing apart, cracking, burning, or bulging of the system, due to the pressure of or lack of water or steam.

Sewer Back Up means back up, accidental discharge or escape or overflow of water or sewage from a sewer, sump, or septic tank.

Spore(s) means, but is not limited to, any reproductive particle or microscopic fragment produced by, emitted from or arising out of any fungi.

Surface Water means water on the surface of the ground where water does not usually accumulate in ordinary circumstances.

Terrorism means an ideologically motivated unlawful act or acts, including but not limited to the use of violence or force or threat of violence or force, committed by or on behalf of any group(s), organization(s), or government(s) for the purpose of influencing any government and/or instilling fear in the public or a section of the public.

Vacant means the dwelling is not occupied and, regardless of the presence of furnishings:

- all occupants have moved out with no intention of returning and no new occupant has taken up residence; or
- no occupant has yet taken up residence, however, a newly acquired dwelling which is to be your principal residence, will not be deemed vacant for the first 30 days from the date of title registration to you; or
- the dwelling will not be deemed to be vacant or subject to vacancy restrictions or exclusions up to the first 90 consecutive days following the death of the Insured or until the expiry date of the policy, whichever comes first.

By occupant we mean only those persons defined under Insured.

Water Escape means accidental discharge or overflow of water or steam from a plumbing, heating, fire sprinkler or air conditioning system, household appliance, aquarium, waterbed, a swimming pool or hot tub or their equipment, or a public watermain.

Watermain means a pipe forming a part of a water distribution system that conveys consumable water but not waste water.

We, us or our means Saskatchewan Government Insurance.

You or your refers to Insured - see definition.

Part 1 – Your Premises and Belongings

Your Premises

Premises for Condominium Unit Owners means the dwelling unit at the location shown on your Cover Page including garages, parking stalls, outbuildings, storage rooms or lockers, and private approaches reserved for your exclusive use and occupancy as a private residence.

Premises for Tenants means the dwelling building or portion of the dwelling building rented by you for use as a private residence at the location shown on your Cover Page including garages, parking stalls, outbuildings, storage rooms or lockers, and private approaches reserved for your exclusive use.

Your Belongings

Means personal property that **you** own or use, kept at **your premises**. Coverage is extended to include the following:

- belongings that are away from your premises temporarily, other than belongings in storage. Belongings in storage shall mean belongings not in current use and kept at a location away from your premises.
- belongings kept in a safety deposit box.
- belongings in storage in an occupied private dwelling.
- belongings stored in a commercial storage facility designed for that purpose.
- belongings in storage away from your premises for up to 30 consecutive days, if stored elsewhere than in an occupied private dwelling or commercial storage facility designed for that purpose.
 We will extend this 30 day coverage if you tell us of placing your belongings into storage and this is shown on your Cover Page. This will involve an extra premium charge.
- furs, watercraft, their equipment, accessories, outboard motors, and jet propulsion personal watercraft, including unlicensed boat trailers during seasonal storage away from your premises.
- golf carts kept year round at a golf course.
- belongings while you move them to a new principal residence in Canada. This coverage lasts for 30 days from the day you start the move and covers losses occurring:
 - at your premises shown on your Cover Page.
 - in transit.
 - at your new premises.

There are some limits on the kinds of belongings we will cover and the amounts blanket coverage will pay. They are shown in the sections entitled Property with Special Limits of Insurance and Property and Causes of Loss We Do Not Cover contained within this wording booklet.

Any belongings we cover as Special Belongings or which are specifically insured elsewhere are not covered here. The basic limitation within the policy no longer applies to that item.

Perils Insured - Cover Code A

We cover belongings under Pak A for direct physical loss or damage caused by the following 10 perils:

- Fire or Lightning.
- Explosion or Implosion.
- 3) Smoke. By this we mean damage due to sudden and unusual failure of a heating or cooking unit in or on the premises. This could include things such as a furnace, stove or fireplace.
- Falling Objects that hit the outside of an insured building or structure.

- 5) Impact by Aircraft, Spacecraft or Land Vehicles.
- Riot.
- 7) Vandalism or Malicious Acts. We do not cover loss or damage:
 - directly or indirectly caused by theft or attempted theft.
 - while your premises are under construction or vacant, regardless if permission for construction or vacancy was given elsewhere.
 - caused by you or anyone living in your household.
 - to property from that part of your premises rented by you to others, caused by any tenant, tenant's guests, tenant's employees, or members of their households, unless fire ensues and then we only cover the loss or damage caused by the ensuing fire.
- 8) Water Escape and Rupture. If you are away from your premises for more than 10 consecutive days during the normal heating season, you must do one of three things. You must shut off the water supply and drain all pipes, attached fixtures, and appliances, or arrange to have a reliable person come in daily to check the heating, or have your premises electronically monitored 24 hours per day by a company that monitors and responds to a low temperature signal. If you do not, we will not cover loss or damage caused by freezing, or resulting water damage.

We do not cover loss or damage to your premises or belongings, if your premises have been vacant for more than 30 consecutive days or while your premises are under construction.

We do not cover loss or damage caused by freezing to any part of a plumbing, heating, fire sprinkler or air conditioning system or household appliance that is not in a heated building, or any resulting water damage.

We do not cover loss or damage caused:

- by rust, corrosion or deterioration.
- by seepage, or continuous or repeated leakage.
- by sewer back up.
- 9) Windstorm or Hail. The interior of a building and belongings inside are also covered, but only if the damage happens immediately after wind or hail first makes an opening in the building. This peril does not cover loss or damage caused by waves, flood, high water, ice, rain, snow or sleet, whether driven by wind or not.
- Electricity. Means sudden and accidental loss or damage caused by artificially generated electrical current.

There are other causes of loss we will not cover under this policy. These are shown under Property and Causes of Loss We Do Not Cover.

Perils Insured – Cover Code B

We cover belongings under a Pak I for direct physical loss or damage caused by the perils as defined and limited in Cover Code A plus the following named perils:

- 11) Theft, including damage caused by Attempted Theft. We do not cover the following:
 - property on your premises while your premises is under construction or vacant, even if we have given permission for construction or vacancy.
 - property from that part of your premises rented by you to others caused by any tenant, tenant's guests, tenant's employees, or members of their households.
 - loss or damage caused by you or anyone living in your household.
- 12) Transportation. We cover loss or damage to belongings and building fixtures and fittings while they are being transported if caused by an accident to the transporting vehicle.

There are other causes of loss we will not cover under this policy. These are shown under Property and Causes of Loss We Do Not Cover.

Perils Insured – Cover Code C

We cover belongings under a Pak II for direct physical loss or damage caused by comprehensive perils.

Comprehensive Perils. Shown below are some perils or causes of loss that we exclude. If these are the cause of loss or damage, we will not cover such loss or damage. If the peril that causes loss or damage is not one of the perils shown below, then you are covered.

We do not cover loss or damage:

- caused by water below ground level including that which exerts pressure on or flows, seeps or leaks through any opening in a sidewalk, driveway, foundation, wall, window, door or floor. We will, however, cover if it was due to a sudden and unexpected escape of water from a swimming pool or its attached equipment, fire fighting activities, or a public watermain.
- b) caused by flood, surface water, waves, tidal waves, overflow of streams or other bodies of water, spray, ice, waterborne ice, shoreline ice build-up, or waterborne objects, whether any of the former are driven by wind or not. But we will, however, cover loss or damage if it is due to a sudden and unexpected escape of water from a swimming pool or its attached equipment, fire fighting activities, or a public watermain. We will cover loss or damage to watercraft due to sudden and unexpected flood, surface water and waves.
- c) caused by wear and tear, rust, corrosion, or deterioration.
- d) caused by freezing or resulting water escape from a plumbing, heating, fire sprinkler or air conditioning system, or household appliance during the normal heating season and you are away from your premises for more than 10 consecutive days. In order to have this coverage, you must do one of three things. You must shut off the water supply and drain all pipes, attached fixtures, and appliances, or arrange to have a reliable person come in daily to check the heating, or have your premises electronically monitored 24 hours per day by a company that monitors and responds to a low temperature signal. But, we will not cover loss or damage if your premises has been vacant for more than 30 consecutive days or while your premises is under construction, even if we have given permission for construction or vacancy.
- caused by dampness of atmosphere, extremes of temperature, condensation (includes ice and/or frost from condensation), wet or dry rot, mould, acid rain, contamination, inherent vice, unknown flaw and defect.
- f) caused by mechanical breakdown, except as covered under Optional Coverages – Home Systems Protection.
- g) caused by seepage or continuous or repeated leakage of water or steam from a plumbing, heating, fire sprinkler or air conditioning system, household appliance, a swimming pool or hot tub or their attached equipment, or a public watermain.
- caused by rupture or freezing to an outdoor swimming pool or hot tub and the attached equipment of either, any part of a plumbing, heating, fire sprinkler or air conditioning system, or household appliance not in a heated building or a public watermain.
- i) due to theft or attempted theft, vandalism or malicious acts:
 - (i) to property from that part of your premises rented by you to others caused by any tenant, tenant's guests, or tenant's employees, or members of their household, unless fire ensues and then we only cover the loss or damage caused by the ensuing fire.
 - (ii) caused by you or anyone living in your household.
 - (iii) while your premises is under construction or vacant, even if we have given permission for construction or vacancy.
- j) caused by escape of water or steam from a plumbing, heating, fire sprinkler or air conditioning system, household appliance, swimming pool or hot tub or their attached equipment, or public watermain occurring after your premises have been vacant for more than 30 consecutive days or while your premises is under construction, even if we have given permission for construction or vacancy.

- caused by vermin (such as skunks and raccoons), rodents (such as squirrels and mice), insects (such as moths and termites), moles, zebra mussels, bats, birds, or domesticated animals. We will cover resulting damage to building glass caused by birds if the peril of Glass Breakage is insured under your policy.
- caused by sudden and accidental bursting, tearing apart, cracking, burning, or bulging due to the pressure of or lack of water or steam in a plumbing, heating, fire sprinkler or air conditioning system, or an appliance for heating water occurring after your premises has been vacant for more than 30 consecutive days or while your premises is under construction, even if we have given permission for construction or vacancy.
- m) due to marring or scratching of any property or breakage of any fragile or brittle article unless caused by a **Listed Peril**, theft or attempted theft.
- n) caused by sewer back up. We do not cover loss or damage caused by sewer back up from public sewers or drains outside your premises.
- o) caused by smoke from agricultural or industrial operations.
- p) to sporting equipment due to the use of it.
- q) to contact lenses unless the loss or damage is caused by a Listed Peril, theft or attempted theft.

We do not cover the following three things if they happen at the same time as an excluded peril or cause of loss above or elsewhere in this policy or contribute with an excluded peril or cause of loss to produce a loss:

- weather conditions.
- acts or decisions of any person, civic authorities, or government authorities.
- faulty, inadequate, or defective planning, design, material, construction, or maintenance of public utilities or public structures.

Listed Perils referred to previously are fire, lightning, explosion or implosion, smoke, falling objects, impact by aircraft, spacecraft or land vehicles, riot, vandalism or malicious acts, water escape, rupture, windstorm or hail, electricity and transportation, all as defined under Perils Insured.

There are other causes of loss we will not cover under this policy. These are shown under Property and Causes of Loss We Do Not Cover.

Added Features of Your Part 1 Coverage

We provide added features along with your regular coverage at no extra cost. These may be special types of coverage available to you, or they may be special uses of your regular coverage. We have noted those features that add to your total amount of protection. Otherwise, the coverages described are part of the amount of protection shown on your Cover Page.

Additional Living Expenses

You may use up to 20% of the amount of protection shown on your Cover Page for your belongings if you are a Tenant or 200% of the amount of protection shown for your belongings if you are a Condominium Unit Owner unless otherwise specified, to pay for an increase in any one or a combination of the following. The length of time we will continue to make payments is not restricted by the expiry of your policy.

Increased Living Expenses

If the loss or damage makes your premises unfit for occupancy, we will pay for your moving costs. The loss or damage must be due to a peril for which your premises are insured. We will pay for the reasonable increase in your cost of living required to maintain your normal standard of living. We will not pay expenses for things that are not needed to support you during the period your premises remain unfit for occupancy. We will continue to pay only until you repair or replace your premises, or you permanently relocate. We will not

pay for any increased costs due to unnecessary delays on **your** part, to repair or replace **your premises**, relocate, or to settle **your** household.

2. Lost Rental Income

We will pay for your actual loss of rental income for those parts of your premises that you were renting out when the loss took place. The loss or damage must be due to a peril for which your premises are insured. We will pay for the fair rental value of this property even if it was not rented out when the loss took place. You must show us that you were trying and able to rent it out at the time of loss. We will pay until you have had a reasonable length of time to repair or replace the part of your premises that you were renting out. We will deduct any savings in expenses, such as electric and water bills, which stop because of the loss.

3. Prohibited Access

When a public authority denies you access to your premises:

- a) We will pay the costs for Increased Living Expenses and Lost Rental Income for up to two weeks. The denial must be due to damage to your or neighbouring premises from a peril for which your premises are insured. If you have a Pak II, it must be due to a Listed Peril.
- b) We will pay for Increased Living Expenses for the period during which a public authority denies you access to your premises because of a mass evacuation order due to a sudden or unexpected event. We will pay up to 20% of the amount of protection shown on your Cover Page for belongings for up to 30 days. The mass evacuation order must be due to a peril for which your premises are insured.

Arson Conviction Reward

We will pay \$1,000 for information which leads to a conviction for arson in connection with a fire loss to property insured by this policy. The amount we pay adds to your total amount of protection. The \$1,000 limit will not be increased regardless of the number of persons providing information.

This coverage is not subject to a deductible.

Automatic Acquisitions

Any belongings that are insurable under this policy that **you** acquire after the effective date of this policy are automatically covered subject to the terms of this policy. This includes items **you** purchase while away on vacation.

Belongings of Guests and Residence Employees

You may use up to 10% of your belongings protection for belongings of your residence employees or non-paying guests. These belongings must be at your premises or in the care of residence employees carrying out duties of their employment away from your premises. The loss must be due to a peril for which your own belongings are insured. Your guests or residence employees must not have any coverage on their belongings. All claims will be settled directly with you.

Collapse

We cover direct physical loss or damage due to the **collapse** of a foundation, wall, floor, or roof of **your dwelling** or outbuildings caused by any of these three things:

- a peril insured by this policy.
- the weight of contents, equipment, or people.
- the weight of rain, ice, snow, or sleet on the roof.

We do not cover loss or damage caused by **collapse** while **your premises** or outbuilding is under construction or **vacant**, even if **we** have given permission for construction or vacancy.

Credit, Debit, or Electronic Funds Transfer Cards, Cheques and Counterfeit Money Coverage

This coverage adds to **your** total **amount of protection**. This coverage is not subject to a deductible. The loss must take place during the policy term, but **you** are covered even if **you** do not discover the loss for up to a year after the policy term ends.

If you are sued for the payment of a credit card charge or cheque that has been forged or altered, we will pay for your reasonable legal expenses.

You must have our permission to defend yourself against the suit.

We will pay for:

- Your legal obligation to pay because of the theft or unauthorized use
 of credit or debit cards issued to you or registered in your name
 provided that you have complied with all conditions under which the
 card was issued.
- Loss caused by theft and use of your automated teller card provided you have complied with all the conditions under which the card was issued.
- Loss to you caused by forgery or alteration of cheques, drafts or other negotiable instruments.
- Loss by your acceptance in good faith of counterfeit Canadian or United States currency.

We do not insure:

- a) losses caused by your dishonesty.
- b) losses arising out of your business pursuits.
- c) losses caused by the use of your credit, debit or automated teller card by a resident or residence employee of your household, or by a person to whom you have entrusted the card.

We will pay up to \$2,500 for any one loss and a total of \$5,000 in all for losses in any one policy term, even if the losses involve more than one card, cheque forgery, lawsuit, or piece of counterfeit money, or involve multiple purchases, transactions, or occurrences.

Debris Removal

You may have us pay to remove debris of insured property from your premises, if your insured property has been damaged or destroyed by an insured peril.

We will also pay for removal of property of others, excluding trees, shrubs and plants, blown on to **your premises** by windstorm, if **your** insured property is damaged or destroyed by an **insured peril**.

Debris removal expenses shall not be considered for the purpose of applying any co-insurance.

Declaration of Emergency Endorsement (Extension of Termination or Expiry Date)

The effective date of termination of this policy by the Insurer or the expiry date of this policy is extended, subject to the conditions and definitions set out below, as follows when an **Emergency** is declared by a Canadian public authority designated by statute for the purpose of issuing such an order.

- The Emergency must have a direct effect or impact on:
 - a) the Insured, the insured site or insured property located in the declared emergency area; or
 - the operations of the Insurer or its agent/broker located in the declared emergency area.
- a) Any time limitation described in the Termination condition of this
 policy, with respect to termination of this policy by the Insurer, will
 not continue to run until the **Emergency** is terminated plus the
 lesser of:
 - (i) 30 days; or
 - (ii) the number of days equal to the total time the Emergency order was in effect.

- b) If this policy is due to expire during an Emergency, it will continue in force until the Emergency is terminated plus the lesser of:
 - (i) 30 days; or
 - (ii) the number of days equal to the total time the **Emergency** order was in effect
- In no event shall the total term of the extension exceed 120 consecutive days.

The **Insured** agrees to pay the *pro rata* premium earned for the additional time the Insurer remains on risk as a result of the above.

Definitions:

Emergency is defined as the first statutory declaration of an emergency:

- with respect to a situation or an impending situation that constitutes a danger of major proportions that could result in serious harm to persons or substantial damage to property and that is caused by the forces of nature, a disease or other health risk, an accident or an act whether intentional or otherwise; or
- as provided for by the relevant governing legislation if different from a) but does not include any subsequent statutory declaration(s) that may be issued relating to the same event.

All other terms and conditions of the Policy to which this endorsement applies remain unchanged.

Emergency Entry Property Damage

Coverage is automatically provided to repair damage to **your premises** (permanent or temporary residence) if damaged as a result of forcible entry by police, ambulance, fire department, or other persons to save and preserve life. This coverage adds to **your** total **amount of protection**.

This coverage is not subject to a deductible.

Fraud Conviction Reward

We will pay up to \$1,000 for information which leads to a conviction of fraud in connection with an insured loss to property insured by this policy. The amount we pay adds to your total amount of protection. The \$1,000 limit will not be increased regardless of the number of persons providing information.

This coverage is not subject to a deductible.

Identity Theft Coverage

We will pay for identity theft expenses up to the amount of protection shown on your Cover Page for each occurrence. These expenses are defined as the costs associated with the restoration of your identity. The policy deductible will apply.

The **identity theft occurrence** must take place during the policy term. **You** are covered even if **you** do not discover the **occurrence** for up to a year after the policy term ends or after cancellation of the policy.

We will pay:

- the costs for obtaining up to two credit reports or profiles, notarizing affidavits and/or similar documents for law enforcement agencies, credit agencies and financial institutions or similar credit grantors.
- the cost to replace Canadian Government issued identification documentation, passports, driver's licence and birth certificates.
- the reasonable cost of certified mail, telephone expenses, and facsimile transmissions to **businesses**, law enforcement agencies, credit agencies and financial institutions or similar credit grantors.
- the fees associated with re-applying for loans due to the rejection of your original application as the lender(s) received incorrect information.

- up to 50% of the amount of protection shown on your Cover Page for this coverage for wages or salary lost by you. This includes time off work to complete fraud affidavits, or to meet with merchants, legal counsel, law enforcement agencies, credit agencies, and financial institutions or similar credit grantors.
- the reasonable legal fees incurred for:
 - your defence for any claim(s) or any suit(s) made against you by any business or their collection agencies.
 - the removal of any criminal or civil judgments wrongly entered against you.
 - (iii) any challenge to the accuracy of information in your credit report.
 - (iv) recovering assets acquired by a third party.

This coverage does not apply to losses covered under the Credit, Debit, or Electronic Funds Transfer Cards, Cheques, and Counterfeit Money Coverage.

Inflation Protection Factor

To help protect **you** in the event **you** have a loss, **we** will increase the total **amount of protection** on **your** belongings by a portion of the Inflation Protection Factor (IPF) percentage (as shown on **your** Cover Page) as follows:

- 2 months after inception 25% of the IPF
- 5 months after inception 50% of the IPF
- 8 months after inception 75% of the IPF
- 11 months after inception 100% of the IPF

Inception means the effective date of the policy or, if the policy has been in force for more than one year, its last anniversary date. If **you** request a change in the amount of insurance during the policy term, the effective date of that change will be the **inception** until the next policy anniversary date.

This added feature does not apply to vacant condominium units.

Outdoor Trees, Shrubs, Plants and Lawns

You may use up to 5% of the amount of protection shown on your belongings to pay for loss or damage to outdoor trees, shrubs, plants, and lawns. Loss must be due to one of these eight causes: 1) Fire. 2) Lightning. 3) Explosion or Implosion. 4) Riot. 5) Impact by Aircraft, Spacecraft or Land Vehicles. 6) Vandalism. 7) Malicious Acts. 8) Theft including damage caused by attempted theft.

We will pay up to \$1,000 for your lawn, single tree, plant or shrub including debris removal. This extension of coverage does not increase the amount of coverage available under Property with Special Limits of Insurance for cannabis plants. We do not insure any items grown for commercial purposes or sale.

Property Protection Coverage

We will pay for property that is damaged or used trying to protect your premises or belongings from a loss. For example, we will pay to recharge a neighbour's fire extinguisher if it was used to fight your fire. We will not pay for property owned by a fire department. The amount we pay adds to your total amount of protection.

Temperature Change

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If there is a failure of any system in **your premises** that maintains an artificial temperature, such as **your** furnace or freezer, including mechanical breakdown, accidental unplugging or off premises power interruption, **we** will pay for the loss or damage to **your** belongings that is caused by the resulting change in temperature. The belongings must be in a building.

Theft Damage to Premises

You may apply \$1,000 of your belongings protection to pay for damage to your premises caused by theft or attempted theft. Your policy must cover theft for this coverage to apply.

Additional Coverage for Condominium Unit Owners

There are other causes of loss we will not cover under this policy. These are shown under Property and Causes of Loss We Do Not Cover.

Your Condominium Unit Owner's Pak includes the additional coverages shown below.

Automatic Residence Coverage

When you purchase a new condominium unit in Saskatchewan to replace your condominium unit shown on your Cover Page and notify us within 30 days of the title registration to you, we will cover both units for a period of 30 days before or after the registration. This coverage no longer applies after the policy expiry date. The amount we pay adds to your total amount of protection. We will not pay more than the amount shown on your Cover Page for each unit.

Contingent Coverage

We will pay up to the amount of protection shown on your Cover Page to cover your interest in your unit, excluding any improvements or betterments to it, if the condominium corporation has no insurance, its insurance is inadequate, or it is not effective. The loss must be caused by a peril insured by this policy. We do not cover improvements or betterments whether made by you or purchased by you under any sale agreement.

We will pay as follows:

- the Replacement Cost if the property is repaired or replaced within a reasonable length of time using similar materials; or
- the Actual Cash Value if repair or replacement is not made within a reasonable length of time.

Estate Coverage

Coverage restrictions due to vacancy will not apply within the first 90 days (or expiry date of the policy, whichever comes first) from the date your premises becomes vacant or unoccupied due to the death of an Insured

Upon expiration of this coverage, Part 1 General Conditions for vacancy will apply.

Lock Replacement Coverage

We will pay up to \$1,000 for the cost of changing the key combination in your lock set or, if necessary, replacing the lock set(s) on your unit or outbuildings if their keys are stolen. This coverage is not subject to a deductible. Your policy must cover theft for this coverage to apply.

Loss Assessment for Loss to Condominium Property

We will only pay for your share of any special assessment made against you by the condominium corporation up to the amount of protection shown on your Cover Page.

We will pay your share provided that:

- the assessment is valid under the condominium corporation's governing rules and bylaws; and
- the assessment is made necessary by a direct loss to the collectively owned condominium property caused by a peril insured by this policy.

We will only pay in excess of any other insurance covering the collective interest of the condominium unit owners.

We will also include assessments made against you for damage to your unit where the damage does not exceed the condominium corporation's deductible.

We will pay up to \$50,000 for that part of an assessment made against you for the deductible of the condominium corporation's insurance policy, unless you have purchased Deductible Assessment Buy Up Coverage, in which case the amount of protection shown on your Cover Page will apply. Your policy deductible will apply.

Single Amount of Protection

- a) We will cover the following items for the Single Amount of Protection indicated:
 - Contingent Coverage
 - Unit Improvements and Betterments
 - Loss Assessment Property

You decide what portion of the Single Amount of Protection will apply to each item in the event of a loss to that item. This feature is subject to all terms, conditions and limitations of this policy.

b) Should the amount of protection be inadequate to pay for your loss, you may use the unused portion of the remaining amounts of protection for these condominium coverages. The most we will pay under this feature is the total Single Amount of Protection shown on your Cover Page.

This coverage does not apply on family occupied, rented or **vacant** condominiums.

Tear Out

We will pay to remove and replace or repair parts of **your** unit if that is necessary to repair **rupture** damage to plumbing, heating, fire sprinkler, or air conditioning systems.

We will not pay the cost of tearing out and replacing or repairing property for damage related to swimming pools, hot tubs, or similar installations, public **watermains**, or sewers.

This coverage is not subject to a deductible.

Unit Improvements and Betterments

We will pay up to the **amount of protection** shown on **your** Cover Page to cover unit improvements and betterments.

We cover direct physical loss or damage to the following:

- improvements and betterments of your premises made by you or acquired under any sales agreement.
- your materials intended to be used in alteration, renovation, or repair to your condominium unit located at your premises or which you acquire and transport to your premises.
- permanently installed flooring in your unit that is part of the building but not insured by the condominium corporation.

We will pay as follows:

- the Replacement Cost if the property is repaired or replaced within a reasonable length of time using similar materials; or
- the Actual Cash Value if repair or replacement is not made within a reasonable length of time.

The loss or damage must be caused by a peril for which you are insured.

Unit Owner's Glass Coverage - Condominiums

We will pay for accidental breakage of any glass or safety glazing material which is part of your condominium unit including storm windows or doors. But we only cover if you are held responsible for the damage by the condominium corporation's bylaws or it is part of your improvements and betterments.

You must pay the deductible shown on your Cover Page.

Additional Coverage for Tenants

There are other causes of loss we will not cover under this policy. These are shown under Property and Causes of Loss We Do Not Cover.

Your Tenant Pak includes additional coverages shown below.

Improvements and Betterments

We will pay up to the amount of protection shown on your Cover Page to cover direct physical loss or damage to improvements and betterments of your premises made by you or acquired at your expense.

We will also cover your materials intended to be used in alteration, renovation, or repair to your premises, located at your premises or which you acquire and transport to your premises.

We will pay as follows:

- the Replacement Cost if the property is repaired or replaced within a reasonable length of time using similar materials; or
- the Actual Cash Value if repair or replacement is not completed within a reasonable length of time.

The loss or damage must be caused by a peril for which you are insured.

Renter's Glass Coverage - Tenants

We will pay up to \$1,000 for accidental breakage of any glass or safety glazing material which is part of your rented premises including storm windows or doors. But, we only cover the loss or damage if you are held responsible by your lease or rental agreement or it is part of your improvements and betterments.

You must pay the deductible shown on your Cover Page.

Tear Out

We will pay to remove and replace or repair Improvements and Betterments you have made to your premises if that is necessary to repair rupture damage to plumbing, heating, fire sprinkler, or air conditioning systems.

We will not pay the cost of tearing out and replacing or repairing property for damage related to swimming pools, hot tubs, or similar installations, public watermains, or sewers.

This coverage is not subject to a deductible.

Optional Coverages

Your Cover Page will show which of the following optional coverages apply to your policy.

Bylaw Coverage

If your dwelling unit or outbuildings must be rebuilt to meet current building codes and bylaws, this may involve extra expenses not covered by ordinary insurance. If your Cover Page shows that you have this coverage, we will pay up to the amount of protection shown for these extra expenses, only if the original construction, subsequent renovations or additions were compliant with building codes and bylaws at the time of construction or alteration. These expenses must be due to a peril for which your dwelling unit is insured and involve only that portion of the property directly damaged by an insured loss. Extra expenses due to a law preventing you from rebuilding on the same site are not covered.

Deductible Assessment Buy Up Coverage

If this coverage is shown on **your** Cover Page, **we** will pay up to the **amount of protection** shown for that part of an assessment made against **you** for the deductible of the condominium corporation's insurance policy. **Your** policy deductible will apply.

Home Systems Protection

If your Cover Page shows you have this coverage, we will pay up to the amount of protection shown for Home Systems Protection, except as specified for Spoilage below, for loss, damage or expense arising from any one home systems breakdown. Coverage applies only at the location shown on your Cover Page but coverage does not apply while your premises is under construction or vacant.

Payment under this coverage does not increase any limit of liability for any other coverage provided under Part 1 of this policy.

1. Definitions

Covered home equipment means property covered under **dwellings**, outbuildings or belongings:

- a) that generates, transmits or utilizes energy;
- which, during normal usage, operates under vacuum or pressure, other than the weight of its contents.

Covered home equipment may utilize conventional design and technology or new or newly commercialized design and technology.

None of the following is covered home equipment:

- a) supporting structure, cabinet or compartment;
- b) insulating material associated with covered home equipment;
- water piping other than boiler feedwater piping, boiler condensate return piping or water piping connected to a heating or air conditioning system;
- d) wastewater piping or piping forming a part of a fire protective sprinkler or irrigation system;
- buried or encased piping or buried vessels, however, interior buried or encased piping connected to a heating or air conditioning system is covered home equipment;
- f) software or electronic data; or
- g) riding lawn mowers or tractors.

Electronic circuitry means microelectric components, including but not limited to circuit boards, integrated circuits, computer chips and disk drives

Electronic circuitry impairment means an accidental event involving electronic circuitry within covered home equipment that causes covered home equipment to suddenly lose its ability to function as it had been functioning immediately before such event. An electronic circuitry impairment must also meet each of the following conditions:

- a) We shall determine that the reasonable and appropriate remedy to restore such covered home equipment's ability to function is the replacement of one or more electronic circuitry components of the covered home equipment.
- The covered home equipment must be owned or used by you, or members of your household residing with you.
- c) None of the following is an electronic circuitry impairment:
 - (i) Any condition that can reasonably be remedied by:
 - a) normal maintenance, including but not limited to replacing expendable parts, recharging batteries or cleaning;
 - b) rebooting, reloading or updating software or firmware;
 - c) providing necessary power or supply.
 - (ii) Any condition caused or relating to:
 - a) incompatibility of covered home equipment with any software or equipment installed, introduced or networked within the prior 30 days; or
 - insufficient size, capability or capacity of the covered home equipment.
 - (iii) Exposure to adverse environmental conditions, including but not limited to change in temperature or humidity, unless such conditions result in an observable loss of functionality. Loss of warranty shall not be considered an observable loss of functionality.

Equipment breakdown means a sudden and accidental:

- a) Mechanical breakdown; or
- b) Electrical breakdown; or
- c) Bursting, cracking or splitting

of **covered home equipment** that results in direct physical damage and requires repair or replacement of all or part of the damaged **covered home equipment**.

None of the following is an equipment breakdown:

- Rust, corrosion, erosion, deterioration or gradual loss of efficiency or functionality of covered home equipment;
- Leakage or seepage from any connection, valve, fitting, shaft or seal:
- Any programming error, programming limitation, computer virus, malicious code, loss of data, loss of access, loss of use, loss of functionality or other condition within or involving data or media of any kind;
- d) Complete or partial interruption of electrical power, fuel or water supply, whether deliberate or accidental;
- e) Any condition which can be corrected by resetting, recalibrating or by the performance of maintenance; or
- f) Cosmetic or other damage that does not impair functionality.

Home systems breakdown means an equipment breakdown or electronic circuitry impairment.

One home systems breakdown means if an initial home systems breakdown causes other home systems breakdowns, all will be considered one home systems breakdown. All home systems breakdowns that are the result of the same event will be considered one home systems breakdown.

Coverages

We will cover the following:

a) Damage to Covered Home Equipment

We will pay for direct physical damage to covered home equipment that is the result of a home systems breakdown that occurs on or off the premises. We will consider electronic circuitry impairment to be physical damage to covered home equipment.

b) Spoilage

With respect to **your** refrigerated property **we** will pay:

- (i) for physical damage due to spoilage that is the result of a home systems breakdown;
- (ii) any necessary expenses you incur to reduce the amount of loss under this coverage to the extent that they do not exceed the amount of loss that otherwise would have been payable under this coverage.

We will pay up to \$5,000 under this Spoilage coverage.

c) Increased Living Expenses and Lost Rental Income

Coverage for Increased Living Expenses and Lost Rental Income is extended to this Home Systems Protection coverage.

d) Expediting Expenses

With respect to **your covered home equipment** that is damaged as the result of a **home systems breakdown**, **we** will pay the reasonable cost to:

- (i) make temporary repairs; and
- (ii) expedite permanent repairs or permanent replacement.

e) Environmental, Safety and Efficiency Improvements

If covered home equipment requires replacement due to a home systems breakdown, we will pay your additional cost to replace with equipment that is better for the environment, safer

for people, or more energy or water efficient than the equipment being replaced. However, we will not pay to increase the size or capacity of the equipment and we will not pay more than 150% of what the cost would have been to replace with like kind and quality. This condition does not apply to the replacement of component parts or to any property to which Actual Cash Value applies and does not increase any of the applicable limits.

3. Exclusions

We will not pay under this coverage for:

- a) Loss, damage or expense caused by or resulting from electrical power surge or brown out, whether or not caused by lightning, however, with respect to your belongings, we will pay for loss, damage or expense to tubes, transistors, electronic components or circuitry that are part of appliances, fixtures, computers, home entertainment units or other types of electronic apparatus, caused by or resulting from artificially generated electrical current.
- Loss, damage or expense caused by or resulting from any of the following, whether the excluded cause of loss occurs on or off the premises:
 - fire (including fire resulting from a home systems breakdown); or water or other means used to extinguish a fire;
 - (ii) explosion;
 - (iii) lightning; windstorm or hail; smoke; impact by aircraft, spacecraft or land vehicles; riot; glass breakage; falling objects; weight of snow, ice or sleet; freezing (caused by cold weather); collapse;
 - (iv) vandalism or malicious acts or theft;
 - (v) flood, surface water, waves, tides, tidal waves, overflow of streams or other bodies of water, spray, ice, waterborne ice, shoreline ice build-up, or waterborne objects whether any of the former are driven by wind or not; mudslide or mudflow; or water or sewage that backs up or overflows from a sewer, drain, septic tank or sump, and any other water damage including water damage resulting from a home systems breakdown;
 - (vi) any earth movement, including but not limited to earthquake, subsidence, sinkhole collapse, landslide, earth sinking, tsunami or volcanic action.
- Loss, damage or expense to any property that is not covered home equipment except for refrigerated property to the extent it is covered under Spoilage.

4. Deductible

We will pay only that part of the loss that exceeds the deductible shown on **your** Cover Page for this coverage. No other deductible applies to this coverage.

5. Loss Settlement

Losses under this coverage will be settled as follows:

- Our payment for damaged covered property will be the smallest of:
 - (i) the applicable limit of liability; or
 - (ii) the cost to repair the damaged property; or
 - (iii) the cost to replace the damaged property with like kind, quality and capacity on the same premises; or
 - (iv) the necessary amount actually spent to repair or replace the damaged property.
- Except as described in Environmental, Safety and Efficiency Improvements above, you are responsible for the extra cost of replacing damaged property with property of a better kind or quality or of a different size or capacity.

- c) If you do not repair or replace the damaged property within 24 months after the date of the home systems breakdown, then we will pay only the smaller of:
 - the cost it would have taken to repair at the time of the home systems breakdown; or
 - the Actual Cash Value at the time of the home systems breakdown.

Increased Limits Coverage

If your Cover Page shows that you have this coverage, we will pay the following Increased Limits under Property with Special Limits of Insurance.

Property - Belongings

	perty belongings						
		Base Lir	nit Increased Limit				
1)	For losses due to any peril:						
	Animals, birds or fish	\$ 2,50	00 \$ 5,000				
	Belongings of unmarried student	\$ 25,00	00 No limit				
	Belongings of a relative in a care home	\$ 25,00	00 No limit				
	Business books, tools and computed hardware	\$ 5,00	00 \$ 7,500				
	Cemetery property	\$ 5,00	00 \$ 10,000				
	Lawnmowers, garden tractors and snowblowers	\$ 5,00	00 \$10,000				
	Securities	\$ 5,00	00 \$ 10,000				
	Watercraft and accessories	\$ 3,00	00 \$ 5,000				
2)	2) For losses due to Theft and Comprehensive Perils:						
	Bicycles	\$ 3,00	00 \$ 5,000				
	Furs	\$ 10,00	00 \$ 15,000				
	Jewelry, watches and gems	\$ 10,00	00 \$ 15,000				
	Manuscripts, stamps and philatelic	\$ 2,50	00 \$ 5,000				
	Coin collections and numismatic	\$ 2,00	00 \$ 5,000				
Ad	ded Features of Property Coverage						
	Credit, debit, EFT		00/loss \$ 5,000/loss 00/term \$ 10,000/term				
	Outdoor trees, shrubs, plants	\$ 1,00	00 \$ 1,500				
Liability		\$ 1,000	3,000,000				

Sewer Back Up Coverage

If this coverage is shown on **your** Cover Page, **we** will pay up to the policy limit for loss or damage caused by **sewer back up**. If a sub-limit for this coverage is displayed on **your** Cover Page, the most **we** will pay for this coverage is the **amount of protection** that is shown. This does not add to the total **amount of protection** stated on **your** Cover Page for **your** belongings.

We will not cover loss or damage caused by:

- back up, discharge or escape or overflow of water or sewage from public sewers or drains outside your premises.
- b) seepage, or continuous or repeated leakage.

We do not cover sewer back up to your premises or belongings while your premises is vacant, even if we have given permission for vacancy.

Voluntary Fire Fighting Coverage

If your Cover Page shows that you have this coverage, we will pay up to the amount of protection shown to a fire department for its services. They must deal with a fire loss for which your premises, outbuildings, or

belongings are covered or they must be needed to protect **your** property, or property of others adjacent to **your premises**, from such a loss.

This coverage will apply to all property and locations shown on **your** Cover Page.

We will not pay for loss or damage to property owned or used by a fire department.

This coverage is not subject to a deductible.

Settling a Claim

Your Cover Page will show the amounts of protection on property insured in Part 1. These amounts, along with the features we have said add to your amount of protection, are the most we will pay for your loss.

We will pay for insured loss or damage up to the amount of your financial interest in the insured property, but not exceeding the applicable amount(s) of protection for any loss or damage arising out of one occurrence.

Any payments for loss or damage shall not reduce the amounts of insurance provided by this policy.

We will not pay for any increased costs due to unnecessary delays on your part.

Our payment will also depend on **your** share of the loss and other rules used to settle claims. These are explained below.

Deductible

A deductible is used for losses covered in Part 1.

A deductible means that **you** will have to bear the first part of **your** loss yourself. **We** will subtract this amount from the total of **your** loss, then **we** will pay for the rest of **your** loss. **We** will pay up to **your** total **amount of protection**. **We** will not pay if **your** loss is less than the deductible. The deductible is shown on **your** Cover Page.

Single Highest Deductible

You may have different deductibles, depending on the type of property and the type of loss that we cover. In the event of a loss where more than one of your SGI CANADA policies are involved or where multiple deductibles apply under one loss, only the single highest deductible will be applied.

Replacement Cost and Actual Cash Value

as defined in the Definitions section.

We will use one of these methods to find the amount of your loss.

Belongings

We will pay the cost of repair or the cost of new belongings (whichever is less) of similar kind, quality, and usefulness up to your total amount of protection for belongings. If you replace a belonging with one of lesser quality, we will only pay the amount you paid for the replacement. You must give us written proof of replacement or repair in order to get Replacement Cost coverage. You may choose payment on an Actual Cash Value basis initially. You may make a subsequent claim on a Replacement Cost basis but not later than 180 days after payment of an Actual Cash Value settlement to you. We will not pay for increased costs due to unnecessary delays on your part. We will keep any salvage or proceeds from salvage.

Property Subject to Actual Cash Value Settlements

We will only pay the Actual Cash Value for loss or damage to these eight types of property:

- a belonging that is not in good, useable condition at the time of loss.
- a belonging not in current use by you at the time of loss that you stored away and for which you had no specific future use.

- a belonging of an age or condition that makes it out of date or no longer usable for its original purpose.
- art works, antiques, rare objects, and other items that cannot be replaced.
- 5) a belonging that has not been repaired or replaced after a loss.
- spare automobile, all terrain vehicle and dirt bike parts and accessories.
- watercraft, their equipment, accessories, outboard motors, and jet propulsion personal watercraft, including unlicensed boat trailers that are more than 10 years of age from the date they were originally purchased as new.
- buildings and structures where the wall or roof construction consists of tensioned fabric, poly, canvas or similar covering.

Pairs and Sets (Applies to Belongings and Special Belongings)

Pair: If there is a loss to half a pair, we will pay for the complete pair. The undamaged piece becomes our property.

Set: For items that are part of a set of two or more pieces, we will only pay for those parts that had the loss. For example, if your chair is destroyed, we would pay for that damage. We would not pay for the matching sofa, unless it was damaged as well.

Obsolescence

We will not pay for increased costs that result when you cannot repair or replace your property because materials or parts are unavailable, obsolete, or outmoded. We will only pay the cost that would have been incurred if materials or parts were available. We will pay the last known cost of materials or parts.

Property with Special Limits of Insurance

For certain types of property the amount **we** will pay is explained below. If that item is scheduled as a Special Belonging or specifically insured elsewhere, the basic limitation within the policy no longer applies to that item. The deductible on **your** Cover Page applies.

- (1) Unless otherwise specified, for losses due to any insured peril we will pay up to these amounts:
 - a) \$5,000 in all for books, tools, instruments and computer hardware pertaining to a **business**, profession, trade, or occupation. They are covered only at **your premises**. We do not cover other **business** or farm property, such as samples, supplies, or goods held for sale.
 - b) \$5,000 in all for securities.
 - \$1,000 for money and \$1,000 for bullion. Money also includes gift cards, cash cards and gift certificates.
 - d) \$3,000 in all for watercraft, their equipment, accessories, outboard motors, and jet propulsion personal watercraft, including unlicensed boat trailers that are not required to be licensed. Coverage for fire or lightning applies anywhere in Canada or the continental U.S.A. Other perils you are insured for apply only at your premises. We do not cover loss or damage caused by freezing.
 - \$2,500 in all for household animals, birds or fish after their death or necessary destruction that occurred within 30 days of injury caused by fire, lightning, explosion or smoke.
 - \$25,000 in all for belongings of each unmarried student while going to school and residing away from your premises.
 - g) \$5,000 for each lawnmower, garden tractor or snowblower and their attachments and accessories.
 - \$25,000 in all for belongings of an unnamed person as defined under you and your while residing away from your premises in an approved nursing or care home.

- \$5,000 in all for collectibles, such as sports cards, memorabilia and comic books.
- j) \$5,000 in all for cemetery property anywhere in Canada.
- \$2,000 in all for spare automobile, all terrain and dirt bike parts and accessories.
- \$2,500 in all for garden sheds and gazebos while located on a farm premises.
- \$1,000 in all for cannabis in all consumable forms and cannabis plants, whether for recreational or medicinal use.
- (2) For losses due to Theft, including damage caused by Attempted Theft and Comprehensive Perils (limits not applicable to the Listed Perils previously defined) we will pay up to these amounts:
 - a) \$10,000 in all for jewelry, watches and gems.
 - \$10,000 in all for furs, fur garments, and garments trimmed with fur.
 - \$2,500 in all for manuscripts, stamps, and philatelic property (such as stamp collections).
 - d) \$2,000 in all for numismatic property (such as coin collections).
 - s3,000 for each bicycle, tricycle, unicycle or electric assisted bicycle (up to 500 watts and not exceeding 32 km/h) including accessories and attached equipment.

Property and Causes of Loss We Do Not Cover

We do not cover the following:

- a) loss or damage not due to a sudden, unexpected event.
- loss or damage caused by settling, expansion, contraction, moving, shifting, bulging, buckling, or cracking unless fire or explosion follows, then we will pay for the resulting damage.
- loss or damage caused by snowslide, earthquake, landslide, or any
 earth movement. However, if any of those results in fire or explosion,
 we will pay for the resulting loss or damage.
- d) the cost of making good any faulty design, material, or workmanship.
- e) buildings, outbuildings, structures, belongings and any other property when designed used or intended for use, in whole or in part for:
 - business or farming purposes; but in the case of personal computers and related office equipment we will cover them if used for farming purposes; or
 - (ii) storage, housing, or upkeep of agricultural products or supplies, livestock, poultry or animals other than household pets;
 - except as provided under **Property with Special Limits of Insurance**.
 - Incidental office use is permitted.
- f) livestock, poultry or animals other than household pets.
- g) (i) loss or damage caused directly or indirectly, in whole or in part, by any fungi or spore(s).
 - (ii) the cost or expense for any testing, monitoring, evaluating or assessing of fungi or spore(s).
- h) motorized vehicles, trailers and aircraft. This includes such things as cars, trucks, skidsteers, motorcycles, motorized snow vehicles, all-terrain vehicles, dirt bikes, go-carts, dune buggies, hang gliders, ultralights or other similar aircraft of any name. Nor do we cover any parts, furnishings or equipment of those things. For example, media transmission (such as portable video screens), stereo equipment, tires or antennae. However, we will cover motorized wheel chairs, lawnmowers, snowblowers, garden equipment, golf carts and electric assisted bicycles (up to 500 watts and not exceeding 32 km/h). Coverage for skidsteers and tractors (over 31 HP) applies only at your premises for personal use only (if shown on your Cover Page).

- An unlicensed boat trailer kept at **your premises** and spare automobile parts and accessories are special cases. These are shown in **Property with Special Limits of Insurance**.
- i) property illegally acquired, used, kept, or imported.
- j) losses or increased costs of repair due to any bylaw, ordinance, law, act or regulation regulating the zoning, demolition, repair, or construction of buildings and their related services, except as mentioned under Optional Coverages – Bylaw Coverage.
- k) loss or damage to property on exhibit or display, or any time your property is being held for sale by others.
- loss or damage resulting from criminal or wilful acts done by you or by any person whose property is insured under this policy, including such acts done for you by someone else.
- m) loss or damage caused directly or indirectly by any illegal or unauthorized activity related to and including the growing, harvesting, manufacturing, processing, storing, sale or distribution of any drug or narcotic or the possession of any substances or items of any kind which constitutes a criminal offence to any dwellings, outbuildings or belongings contained therein, whether or not you have any knowledge of or are able or unable to control such illegal activity. This includes any alteration of the premises to facilitate such illegal activity.
- belongings undergoing any process, including cleaning or being worked on, where the damage results from such process. Resulting damage to other property caused by an **insured peril** is covered.
- o) property lawfully seized or confiscated. But we will cover such property if it is destroyed to prevent the spread of fire.
- loss or damage caused by acts you deliberately did or acts you failed to do.
- q) loss resulting from a change in ownership of property that is agreed to, even if that change was brought about by trickery or fraud.
- r) loss or damage resulting from contamination or pollution, or the release, discharge or dispersal of contaminants or pollutants, unless the loss or damage to insured property is caused by the sudden and accidental bursting or overflowing of your domestic fixed fuel oil tank apparatus or pipes.
- s) (i) loss or damage to data, or
 - (ii) loss or damage caused directly or indirectly by a data problem. However, if loss or damage caused by a data problem results in the occurrence of further loss of or damage to property insured that is directly caused by fire, explosion or implosion, smoke or water escape or rupture all as described under Perils Insured, this exclusion shall not apply to such resulting loss or damage.
- books of account, evidence of debt or title, and documents or other evidence to establish ownership or the right or claim to a benefit or thing.
- wind turbine systems including all related equipment and stuctures manufactured for a rated power generation exceeding 1kW.
- v) loss or damage caused directly or indirectly, in whole or in part, by terrorism or by any activity or decision of a government agency or other entity to prevent, respond to or terminate terrorism regardless of any other cause or event that contributes concurrently or in any sequence to the loss or damage, but you are still insured for ensuing loss or damage which results directly from fire or explosion.
- loss or damage caused by a nuclear incident as defined in the Nuclear Liability Act. Nor do we cover nuclear explosion or contamination by radioactive material.
- loss or damage caused by war, invasion, act of a foreign enemy, declared or undeclared hostilities, civil war, rebellion, revolution, insurrection, or military power.
- y) loss or damage caused by cracking of ceiling or walls.
- z) loss or damage caused by dirt blown onto the premises.

General Conditions for Part 1

The following general conditions apply to Part 1 of this policy:

- We will not cover people who were holding, storing, or transporting your property for a fee at the time of loss.
- 2) After we pay for your claim, we may find that someone else is legally responsible for your loss. We have the right to recover our payment from that person. If we ask, you must co-operate with us in any legal action we take at our expense and through our lawyers. You may release another person from their legal responsibility to you for loss or damage to your property but you must tell us if you do. The agreement must be in writing, and you must make the agreement before any loss or damage takes place. These conditions do not apply to an agreement with your condominium corporation.

You must not release another person from their legal responsibility for loss or damage after a loss has occurred. **You** will need **our** consent in writing to do so.

- 3) Any payment for a loss will not lower the total **amount of protection** for the rest of the policy term.
- 4) The Statutory Conditions apply to Part 1 of this policy.
- 5) When you have other insurance on property covered by Part 1 of this policy, we will only pay our share of the loss. We will do this even if your other insurance covers different perils than this policy. Our share will be in the same proportion that the amount of our protection bears to the total amount of all your fire protection.
- You must tell us when your premises becomes vacant as defined by this policy.

You must tell us when no one has been living in your premises for a full year, even if you intend to return to it. We feel these premises are vacant too – even if belongings are still in place.

We do not cover any loss or damage that happens after 30 consecutive days of vacancy, when:

- you do not tell us within 30 days of your premises becoming vacant.
- the premises were tenant occupied.

Under a Condominium Unit Owners policy, when **you** tell **us** within 30 days of **your** unit becoming **vacant**, **we** will continue to provide coverage until the expiry date of the current term.

Any permission for vacancy that **we** allow in this condition does not change or invalidate any coverage restriction due to vacancy, stated in other parts of this policy.

- If your loss is due to a crime, you must report the loss to the police or other policing authorities at once. This includes such crimes as theft, burglary, and vandalism or malicious acts.
- 8) You must take all reasonable steps to protect your property.
- 9) Condominium Unit Owners:
 - (i) We agree to waive our rights of claim against the condominium corporation, its directors, property managers, agents, and employees, except for arson, fraud, and vehicle impact.
 - (ii) **Your** right to recover from **us** is not affected by any release from liability entered into by **you** prior to loss.
- 10) If Cover Code C applies to a loss and it is more restrictive than Cover Code A or Cover Code B shown in this booklet, we will adjust your claim using the Cover Code most beneficial to you.
- 11) If we adopt any revision that would broaden coverage under your policy during the policy term, and we do not charge additional premium, the broadened coverage will immediately apply to your policy.
- 12) The Insured agrees:
 - that repair or replacement must be executed with due diligence and dispatch and as soon as practicable and in any event completed before the two year anniversary of the date when damage to the insured property occurred.

 any loss or damage directly or indirectly, proximately or remotely, resulting from or contributed to by any delay to repair or delay to replace is not covered by this policy. This includes but is not limited to the increased cost of repair or reconstruction by reason of any ordinance or law regulating construction or repair.

Part 2 - Personal Liability

(Does not apply when issued as part of an Agro Pak Policy)

Definitions Applicable to Part 2

In addition to other terms defined elsewhere in the Policy, as used herein and in any further amendment, the following terms and expressions have the following meanings:

Bodily Injury means injury, sickness or disease sustained by a person, including death resulting from any of these at any time.

Business in this Part has the same meaning as in Part 1.

Data in this Part has the same meaning as in Part 1.

Jet Propulsion Personal Watercraft in this Part has the same meaning as in Part 1.

Occurrence means an accident to which this coverage applies occurring within the policy period, including continuous or repeated exposure to conditions which results in **bodily injury** or **property damage** neither expected nor intended.

Premises in this Part has the same meaning as in Part 1. It also includes the following:

- a place you live in for a short time, but that you do not own. For example, a hotel or motel room.
- your own or your family's burial site in Canada.
- a non-business location in Canada which you become owner of or take possession of during the policy term. You will be covered for up to 30 days after you take ownership or possession.

Property Damage means physical damage to, or destruction of tangible property, including the loss of use of this property.

Residence Employee in this Part has the same meaning as Part 1. Your residence employee will be covered while using farm machinery if it is not a usual part of their job

Terrorism in this Part has the same meaning as Part 1.

We, us, or our in this Part has the same meaning as in Part 1.

You and your in this Part has the same meaning as in Part 1.

In Part 2, you and your also means these additional people:

- your residence employees.
- workers during construction of your dwelling. The workers can be paid or unpaid. But we will not cover any independent contractor or employees of the contractor.
- any person or organization legally liable for damages caused by watercraft (excluding jet propulsion personal watercraft) or animals owned by you, and to which this insurance applies. This does not include anyone using or having custody of the watercraft (excluding jet propulsion personal watercraft) or animals, in the course of any business or without your permission.
- any person who is insured by this policy at the time of your death and who continues residing on the premises. We will cover them until the end of the policy term or cancellation of the policy, whichever comes first.
- your executors or administrators while they are tending to your premises. We will cover them until the end of the policy term or cancellation of the policy, whichever comes first.

Personal Liability

You must take reasonable care that you do not, or your property does not harm someone else or their property. If you do not, you may be negligent. People who are hurt or whose property is unintentionally damaged because of your negligence may have a legal right to be paid for their damages. A liability claim or action brought against you can come from a single event or it can come from a continuous or repeated condition. We will treat this as if all damage was from a single occurrence.

We will only pay compensatory damages for bodily injury or property damage. We will pay for claims arising out of your personal actions anywhere in the world, including claims due to your actions while engaged in volunteer work for a charitable or non-profit organization. We will pay for claims due to the condition or use of your premises. We will only pay claims where you are legally liable; however, there may be situations where we will pay and you are not legally liable. These are explained under Added Features of Your Part 2 – Personal Liability Coverage: Voluntary Medical Payments or Voluntary Property Damage Payments.

We will not pay for **bodily injury** or **property damage** caused by or arising out of:

- the ownership of a rented dwelling, vacant dwelling, or a seasonal dwelling and its related property within the same resort area; or
- b) the renting of a room or suite to others; or
- the use of and ownership of a jet propulsion personal watercraft or an all-terrain vehicle; or
- d) business use of the premises;

unless an additional premium has been paid and coverage extension is shown on **your** Cover Page.

Amount of Protection

We will pay up to the amount of protection shown on your Cover Page. The amount shown is the maximum amount we will pay for all compensatory damages in respect of any one occurrence, regardless of the number of Insureds against whom a claim is made or action is brought. As explained later under Defense Settlement – Supplementary Payments, we will pay for certain related costs too, which are in addition to the amount of protection.

Bodily Injury and Property Damage

We will pay for **bodily injury** or **property damage** to someone else if **you** are legally liable. This includes:

- claims due to an agreement you sign that accepts the liability of another as it relates to premises owned by you.
- b) claims if your residence employee is hurt while on the job. You will also be covered if the employee is hurt using a motorized vehicle, all-terrain vehicle, watercraft or jet propulsion personal watercraft for you. We will not cover bodily injury arising out of the use or ownership of any aircraft or air cushion vehicles.
- c) claims if other people are hurt while they are working for you during construction on your premises, whether they are paid or unpaid.
- claims made against you by others for loss caused by an independent contractor or employees of the contractor, but only during construction at a location shown on your Cover Page.
- claims due to motorized wheelchairs, lawnmowers, snowblowers, garden equipment, or golf carts that you own or use. We will also cover you when someone else uses this equipment for you.
- f) claims due to watercraft you own. However, if they are powered by more than 25 horsepower, an additional premium must be paid and coverage extension must be shown on your Cover Page for coverage to apply.

- g) claims due to your use of watercraft or jet propulsion personal watercraft that are owned by someone else.
- h) claims due to your use of motorized vehicles that are owned by someone else. The vehicles must be recreational in nature and must be intended for off-road use and they must not have a licence, nor be required by law to have one. For example, a go-cart at an amusement park. We will not cover claims due to your use of these vehicles in a race, speed test, or business.

Tenants and Renters

We will pay for compensatory damages to **premises** or to property contained within such **premises** that **you** rent or use, but do not own. For example, a rented dwelling, suite, or a hotel or motel room.

We will only pay if Part 1 coverages are shown on your Cover Page. We will not pay if the only reason you are legally liable is that you have agreed to accept another's liability. We will only pay if you would be legally liable without that agreement.

We will only pay for property damage caused by the perils insured shown on your Cover Page and as described and limited in Part 1.

A **property damage** deductible of 1,000 will apply to this coverage except for any loss or damage caused by Perils 1) – 10) listed under **Perils Insured** defined under Part 1.

We may pay a part or all of this **property damage** deductible amount to affect the settlement of a claim or action against **you**. **You** shall be responsible to promptly reimburse **us** the amount of the **property damage** deductible paid on **your** behalf.

Added Features of Your Part 2 – Personal Liability Coverage

We give **you** two added features as part of **your** Personal Liability Coverage. The amount **we** pay adds to **your** total **amount of protection**. These coverages are not subject to a deductible.

Voluntary Medical Payments

We will pay up to \$5,000 for reasonable medical and related expenses for each person injured in any one occurrence. The injury must be due to your actions, or the condition or use of your premises. We will pay even if you are not legally liable. Medical expenses include surgical, dental, hoopital, nursing, ambulance services and funeral expenses. We will only pay for reasonable medical expense incurred within one year of the date of the occurrence.

We will not pay for expenses covered by any medical, surgical, dental, hospitalization or health plan that the injured person(s) may have, or be eligible for, nor for any costs covered under any other insurance or workers' compensation law.

We will pay for **bodily injury** to **your residence employees**, and to paid or unpaid workers who are injured during construction work on **your premises**. We will not pay for **bodily injury** to **you** or any other member of **your** household.

Voluntary Property Damage Payments

We will pay up to \$5,000 for direct damage to the property of someone else. The damage must be due to your actions or the condition or use of your premises. We will pay even if you are not legally liable. This feature can cover deliberate damage, but it must be caused by a person we cover who is 12 years of age or less.

We will not pay for:

- claims resulting from the loss of use, disappearance or theft of property.
- loss or damage to property of your tenant.
- loss or damage caused by your business activities.

Loss Assessment for Liability – Condominium Unit Owners

We will pay for **your** share of any special assessment made against **you** by the condominium corporation for liablility. In any one policy period, **we** will pay up to the **amount of protection** shown on **your** Cover Page.

We will pay your share of this special assessment provided that:

- the assessment is valid under the condominium corporation's governing rules and bylaws; and
- the assessment is made necessary by an occurrence which applies to Part 2 of this policy.

We will pay up to \$50,000 for that part of an assessment made against you for the deductible of the condominium corporation's insurance policy, unless you have purchased the Deductible Assessment Buy Up Coverage, in which case the amount of protection shown on your Declaration Page will apply. Your policy deductible will apply.

This extension does not increase **your** Personal Liability limit and is subject to all terms and conditions of the Personal Liability coverage.

Optional Extensions

All-Terrain Vehicle Liability Coverage

Available in Saskatchewan only - Subject to The All Terrain Vehicles Act.

Your Personal Liability will extend to cover bodily injury or property damage arising out of the ownership, maintenance, operation or use of an all-terrain vehicle, if your Cover Page shows that this extension of coverage applies. It will also show which options apply to you and to which all-terrain vehicle(s) it applies. We will automatically provide coverage for newly acquired all-terrain vehicles for a period of 30 days from the date of acquisition. The amount of protection shown on your Cover Page for this extension of coverage, is the maximum amount we will pay for claims arising from the newly acquired unit.

Passenger Hazard Option (Applies only if shown on your Cover Page)

You may be legally liable for **bodily injury** to a passenger of an all-terrain vehicle. A passenger is anyone being carried upon, getting on to, or alighting from the unit.

We will not pay for claims arising when the seating capacity, as established by the manufacturer, is exceeded.

Under Age Operator Option (Applies only if shown on your Cover Page)

You may be legally liable for bodily injury or property damage caused by an under age operator of an all-terrain vehicle. We will extend coverage to include an operator between the ages of 12 years and 16 years when operated in accordance with *The All Terrain Vehicles Act*.

We will not pay for the claims when:

- a) the engine capacity exceeds 250 c.c.; or
- b) the operator is under the age of 12 years.

Claims We Will Not Cover

We will not cover:

- claims due to bodily injury or property damage when the unit is not operated in accordance with The All Terrain Vehicles Act.
- claims due to bodily injury to a passenger unless the Passenger Hazard Option is shown on your Cover Page.
- claims due to bodily injury or property damage caused by an operator under 16 years, unless the Under Age Operator Option is shown on your Cover Page.
- claims due to bodily injury or property damage caused by an operator under the influence of intoxicating liquor or drugs.

- claims due to bodily injury or property damage caused by an operator in any race or speed test.
- claims due to bodily injury or property damage resulting from any illicit, prohibited trade or transportation.
- claims due to bodily injury or property damage resulting from carrying passengers for a fee.
- claims due to bodily injury or property damage caused while the unit is rented or leased to others.

Jet Propulsion Personal Watercraft Liability Coverage

Your Personal Liability will extend to cover bodily injury or property damage arising out of the ownership, maintenance, operation or use of a personal watercraft unit, if your Cover Page shows that this extension of coverage applies. It will also show which option applies to you and to which personal watercraft unit(s) it applies. We will automatically provide coverage for newly acquired units for a period of 30 days from the date of acquisition. The amount of protection shown on your Cover Page for this extension of coverage, is the maximum amount we will pay for claims arising from the newly acquired unit.

Passenger Hazard Option (Applies only if shown on your Cover Page)

You may be legally liable for **bodily injury** to a passenger of a personal watercraft unit. A passenger is anyone being carried upon, getting on to, or alighting from the unit.

We will not pay for claims arising when the seating capacity, as established by the manufacturer, is exceeded.

Claims We Will Not Cover

We will not cover:

- claims due to bodily injury to a passenger unless the Passenger Hazard Option is shown on your Cover Page.
- claims due to bodily injury or property damage caused by an operator under 16 years of age.
- claims due to bodily injury or property damage caused by an operator under the influence of intoxicating liquor or drugs.
- claims due to **bodily injury** or **property damage** caused by an operator in any race or speed test.
- 5) claims due to **bodily injury** or **property damage** resulting from any illicit, prohibited trade or transportation.
- claims due to bodily injury or property damage resulting from carrying passengers for a fee.
- claims due to bodily injury or property damage caused while the personal watercraft unit is rented or leased to others.
- claims due to **bodily injury** or **property damage** resulting from the operation of personal watercraft units in any area where their use and operation is restricted or prohibited.
- 9) claims due to **bodily injury** or **property damage** when a personal watercraft unit is not operated in accordance with the *Canada Shipping Act* regulations governing age and horsepower restrictions and operator competency requirements.

Claims We Will Not Cover

This applies to all coverages in Part 2 - Personal Liability

We will not cover:

- claims caused by pollution of the land, water or air. However, we will
 cover bodily injury or property damage caused by heat, smoke,
 or fumes from a hostile fire. Hostile fire means a fire that becomes
 uncontrollable or breaks out from where it was intended to be.
- b) claims caused by radioactive contamination or fallout.
- c) claims arising from war, invasion, act of a foreign enemy, hostilities, civil war, rebellion, revolution, insurrection or military power.

- claims caused by **bodily injury** to, or damage to property of persons covered by this policy, except those persons called **additional people** under the definition of **you** and **your** under Part 2 of this policy.
- claims arising out of any business, farming or professional activities or operations, however, we will cover claims due to your actions while engaged in work for someone else in the following jobs: teacher, clerical worker, sales person, bill or money collector, messenger, or lifeguard.
- f) claims arising from the ownership or housing of livestock, poultry or animals other than household pets. We will however, cover claims arising from the ownership or housing of chickens for personal use, if permitted under local bylaws.
- g) claims caused by **bodily injury** to a co-worker while **you** are on the iob.
- claims due to any obligation under a disability benefits plan, workers' compensation law, or employment insurance compensation law or any similar law.
- claims respecting property you own or owned, rent or rented or had in your care, except as shown in Tenants and Renters.
- j) claims due to aircraft, air cushion vehicles, hang gliders, ultralights or other similar aircraft of any name, or aircraft landing areas that you own or use. We will not cover the use of them for you by others, or claims caused by their use when you have entrusted them to others. Model aircraft are not part of this exclusion; however, we will only cover them when kept or used for amusement purposes as part of your hobby.
- k) claims due to motorized vehicles or trailers that you own or use. This includes cars, vans, trucks, motorcycles, motorized snow vehicles, dune buggies, and the like and any vehicles required to be licensed. We will not cover the use of them for you by others or claims due to their use when you have entrusted them to others. However, as an exception to this, we will cover claims which arise out of the use of golf carts, all-terrain vehicles including dirt bikes, electric assisted bicycles (up to 500 watts and not exceeding 32 km/h) and motorized vehicles used by your residence employees while they are working for you. We will cover bodily injury or property damage claims arising out of your ownership, maintenance, use or operation of any utility, boat, camper or home trailer or its equipment, provided that such trailers are not required to be licensed and are not being towed by, attached to or carried on a motorized vehicle.
- claims caused by the use and ownership of a jet propulsion personal watercraft, or all-terrain vehicle unless coverage extension is shown on your Cover Page.
- claims caused by the use and/or ownership of a skidsteer or tractor (over 31 HP) away from your premises.
- n) claims caused by a watercraft:
 - used in a race or speed test.
 - used for carrying passengers for a fee.
 - used for business purposes.
 - used or operated by anyone under the influence of intoxicating liquor or drugs.
 - rented or leased to others.
- claims due to **bodily injury** or **property damage** when watercraft are not operated in accordance with the *Canada Shipping Act* regulations governing age and horsepower restrictions and operator competency requirements.
- claims due to **bodily injury** or **property damage** deliberately caused by **you** or for **you** by someone else.
- claims caused by any intentional, illegal or criminal act or failure to act by:
 - (i) any person insured by this policy; or
 - (ii) any other person at the direction of any person insured by this policy.

- claims due to **bodily injury** resulting from transmission of any communicable disease.
- s) claims caused by sexual, physical, psychological, or emotional abuse, molestation or harassment, including corporal punishment by, at the direction of, or with the knowledge of any person insured by this policy, or claims arising from the intentional or negligent failure of any person insured by this policy to take steps to prevent sexual, physical, psychological or emotional abuse, molestation or harassment or corporal punishment.
- t) claims arising directly or indirectly, in whole or in part, out of terrorism or out of any activity or decision of a government agency or other entity to prevent, respond to or terminate terrorism. This exclusion applies regardless of any other contributing or aggravating cause or event that contributes concurrently or in any sequence to the claim.
- u) claims due to:
 - the erasure, destruction, corruption, misappropriation, misinterpretation of data; or erroneously creating, amending, entering, deleting or using data; including any loss of use arising from any of these actions or events; or
 - (ii) the distribution or display of data, by means of an internet website, the internet, an intranet, extranet, or similar device or system designed or intended for electronic communication of data
- claims due to **bodily injury** or **property damage** arising directly or indirectly from any **fungi** or **spore(s)**. We will not cover the cost or expense for any testing, monitoring, evaluating or assessing of **fungi** or **spore(s)**.
- w) claims due to **bodily injury** or **property damage** caused directly or indirectly by an animal **you** own or for which **you** are responsible and which, prior to the **occurrence** which gives rise to the claim, has been declared under any law, bylaw or municipal ordinance to be a dangerous animal.
- claims due to **bodily injury** or **property damage** that arises out of electronic aggression, including but not limited to harassment or bullying committed:
 - by any means of an electronic forum, including but not limited to a blog, an electronic bulletin board, an electronic chat room, a gripe site, a social networking site, a website, or a weblog; or
 - (ii) by other electronic means, including but not limited to e-mail, instant messaging, or text messaging.

If You Have A Claim What You Must Do

 You must promptly give us notice in writing when an occurrence takes place.

The notice must include:

- (i) the date, time, place and circumstances of the occurrence.
- (ii) names and addresses of witnesses and potential claimants.
- 2) You must not admit that you are legally liable. You may not know all of the facts. This means that you must not pay or offer to pay for bodily injury or property damage. It could be taken as an admission that you were legally liable.
- 3) You must follow all conditions of the policy that deal with your claim.
- 4) You must give us any letters or papers you receive from the people or the representatives of the people making the claim. You must do this as soon as you get them.
- 5) You must co-operate fully with us while we handle your claim.
- You must co-operate fully in the legal matters we are handling for you. You must not interfere in any legal action, negotiation or discussion.

If You Have A Claim What We Will Do

If a claim is made against you for which you are insured, we will defend you even if the claim is groundless, false or fraudulent. We reserve the right to select legal counsel, investigate, negotiate and settle any claim if we decide this is appropriate. We will only pay for the legal counsel we select. We will try to settle the claim out of court if we feel that is the best thing to do.

Defense Settlement – Supplementary Payments

We will:

- pay up to \$100 a day for your actual loss of wages or salary when we ask you to do something for us. For example, if we ask you to appear in court.
- pay other reasonable expenses and court costs charged against you, including expenses which you have incurred for emergency medical or surgical treatment to others following an occurrence insured by this policy.
- buy any appeal bonds.
- d) buy any bonds needed to release property held by the court because
 of a lawsuit. However, the total face value of these bonds cannot be
 more than your applicable amount of protection.
- e) pay the interest that a court charges on the part of the final judgment that we are paying.

How We Settle A Claim

We will not pay until you have fully complied with all the terms of this coverage, nor until the amount of your obligation to pay has been finally determined, either by a judgment against you or by an agreement that has our consent.

If we feel that you have done nothing wrong, we may refuse to pay a claim. This does not mean that you will not be covered. It means we feel that you are not legally liable. If after we deny a claim on your behalf a court finds that you are legally liable, you will be covered.

General Conditions for Part 2

- The bodily injury or property damage must take place during the policy term.
- There are only two ways to cancel your Personal Liability coverage before the end of your policy term:
 - a) you must tell us that you wish to cancel and when you wish your coverage to end; or
 - b) we must tell you in writing that we wish to cancel. We do this by registered mail or in person. If our notice comes to you by registered mail, your coverage will end 15 days after your post office gets the letter. When we give you the notice in person, your coverage will end five days later.

We will refund the premium for the time between the cancellation date and the end of the policy term.

- If you take legal action against us, you must do so within two years
 of the date on which you had cause to take such action.
- 4) If you have other liability insurance, we will only pay our share of the claim. Our share will be in the same proportion that the amount of our coverage bears to the total of all your Personal Liability coverages.

Part 3 – Legal Expense Insurance Coverage

In return for payment of the premium, **Temple** will provide the insurance described in this policy subject to the policy terms, definitions, conditions, exclusions and limitations set out in this policy and **your** Cover Page, provided that:

- your claim has reasonable prospects of success; and
- ii) the date of occurrence of the insured event happens within the period Temple has agreed to cover you; and
- iii) the insured event occurs within the territorial limit and any legal proceedings will be dealt with by a court, or other body which we agree to, within the territorial limit.

For all insured events for which **we** have accepted a claim under this policy, **Temple** will also pay **legal costs** incurred in making or defending an appeal, as long as **you** tell **us** within the time limits allowed to file an appeal that **you** want to appeal (and within reasonable time to allow for the filing of all necessary documents for an appeal) and **we** agree there are **reasonable prospects** of success.

Amount of Protection

Except where a lower limit is specifically stated otherwise in this policy, **Temple** will pay up to the **amount of protection** shown on **your** Cover Page for Legal Expense Insurance in respect of **legal costs** related to all claims resulting from one or more events arising at the same time or from the same originating cause.

Subject to the above, in any 12-month period of insurance, the first of which commences on the effective date of this policy, **Temple** will pay, in aggregate, **legal costs** of no more than five times the **amount of protection** shown on **your** Cover Page in respect of all claims that arise in that period of insurance that result from different originating causes.

Definitions Applicable to Part 3

Appointed representative means the lawyer or other suitably qualified person appointed by **us** on behalf of **you** to act for **you**.

Date of occurrence means for civil cases: 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, the date of occurrence is the date of the first of these events.

The insured event must occur within the period **Temple** has agreed to cover **you**.

Insured means the person(s) named on **your** Cover Page and the following unnamed persons(s) living in the same household:

- the spouse of the person(s) named on your Cover Page. Spouse also means either of two persons of the same or opposite sex who have been continuously living together in a conjugal relationship and have so lived together for a period of two years or, if they are the natural or adoptive parents of a child, for a period of one year.
- the relatives of any of the above.
- anyone in the care of the above.

Insured also means the following person(s):

- any unmarried student(s) attending school and residing away from your dwelling who is dependent on the named Insured or his or her spouse for support and maintenance.
- any spouse, mother, father, grandmother, grandfather, or child of the person(s) named on your Cover Page, while residing away from your dwelling in an approved nursing or care home.

Legal costs means in respect of the insured events described in this policy:

- all reasonable and necessary costs incurred by the appointed representative, including any additional expenses and disbursements such as court fees, experts' fees, police reports and medical reports.
- the costs awarded by a court in Canada to opponents in civil cases if you have been ordered to pay them, or pay them with our agreement.
- 3. your net salary or wages, that are not otherwise payable or recoverable, for the time that you are off work to attend any court proceeding, tribunal, arbitration, mediation or other hearing at the request of the appointed representative, up to a maximum of \$500 per Insured person per day, and \$10,000 in total in respect of all claims resulting from any one court or tribunal proceeding, arbitration, mediation or other hearing.

Reasonable prospects means:

- for civil cases that we agree that it is always more likely than not that you will recover losses or damages (or obtain other legal remedy which we have agreed to) or make a successful defence.
- for appeals relating to any insured event, reasonable prospects means that we agree that it is always more likely than not that the appeal will be successful.

Temple means Temple Insurance Company who underwrites this legal expense insurance policy.

Territorial limit means Canada.

We, us, or our means DAS Legal Protection Inc. who has been authorized by Temple to act as the insurance manager for this policy.

You or your refers to Insured – see definitions.

Insured Events

Contract Disputes

Temple will pay **your legal costs** to pursue or defend **your** legal rights in a dispute relating to an agreement or an alleged agreement which **you** have entered into for:

- (a) buying or selling goods.
- (b) obtaining services.

Provided that:

- you entered into the agreement or alleged agreement during the period for which Temple has agreed to cover you; and
- (ii) the amount in dispute exceeds \$350.

Excluding any claim:

- (a) relating to a contract regarding **your** trade, profession, occupation, employment or any **business** venture.
- (b) relating to construction work, or designing or structurally renovating any building where the amount in dispute exceeds \$10,000.
- (c) relating to the coverage available under, the interpretation of, or a settlement under, any insurance policy.
- (d) relating to a dispute arising from any loan, mortgage, pension, investment, borrowing or any other financial product.
- (e) relating to a dispute over the terms of a lease of land or buildings or a licence or tenancy of land or buildings. However, **Temple** will cover a dispute with a professional advisor in connection with the drafting of a lease, licence or tenancy agreement.
- (f) relating to a contract involving a motor vehicle.

2. Property Protection

Temple will pay your legal costs to pursue your legal rights in a civil action relating to physical property (including your dwelling(s) and outbuilding(s) located on your premises, as well as any dwelling(s) or outbuilding(s) located on the premises of any seasonal, rental or secondary residence shown on your Cover Page) which you own or are legally responsible for following:

- an event which causes physical damage to such property provided that the amount in dispute exceeds \$250.
- (ii) a legal nuisance (meaning any unlawful interference with your use or enjoyment of your land, or some right over, or in connection with it).
- (iii) a trespass.

Excluding any claim:

- (a) relating to a contract entered into by you.
- (b) relating to any building or land other than your dwelling(s) or outbuilding (s) located on premises insured under this policy and shown on your Cover Page.
- (c) relating to someone legally taking your physical property from you, whether you are offered money or not, or restrictions or controls placed on your physical property by any governmental, quasi-governmental or public or local authority.
- (d) relating to work done by, or on behalf of, any governmental, quasi-governmental or public or local authority, unless the claim is for accidental physical damage.
- (e) relating to the first \$500 of any claim for legal nuisance or trespass. This is payable to us as soon as we accept the claim.
- (f) relating to a motor vehicle.
- (g) relating to mining, subsidence, heave or landslide.
- (h) relating to defending your legal rights, other than in defending a counter-claim.

Telephone Legal Advice

We will provide you access to a legal advice helpline through which you can receive confidential general legal advice and information over the phone relating to any personal legal problem to help determine legal rights and options under the provincial laws of the applicable province and the federal laws of Canada. The advice lawyer cannot provide case specific research or review documents.

We will provide this service between the hours of 8:00 A.M. and midnight, local time, seven days a week. In addition, we will facilitate access to a lawyer 24 hours a day, seven days a week, in emergency situations. Calls to this service may be recorded.

To contact this service call 1-855-953-1430.

We will not accept responsibility if the advice service is unavailable for reasons **we** cannot control.

Making a Claim

Please contact **DAS** as soon as practicable following an insured event, and in no event later than 120 days after the **date of occurrence** of the insured event.

Please note that Temple will not pay for any costs you may incur before we have accepted your claim, even if we later accept the claim.

You may report a claim to DAS by mail at our Head Office address: 390 Bay Street, 22nd Floor, Toronto, Ontario M5H 2Y2 or by telephone at 1-855-953-1430.

We will then advise you on next steps.

General Exclusions Applicable to Part 3

This insurance does not apply to:

- Wilful acts means any claim resulting from an act which you willfully commit or for which the results are consciously intended, by you or any person insured by this policy.
- Late reported claims means a claim reported to us more than 120 days after the date of occurrence.
- Costs not agreed with us means legal costs incurred before our written agreement to pay them.
- Contingency fee agreements means any legal costs arising as a consequence of a contingency fee agreement.
- 5. Disputes with any governmental or public body means any legal costs relating to a review or dispute regarding the lawfulness of any decision or action of any federal or provincial governmental or quasi governmental body, or any other local or public authority, other than in relation to an accepted claim in respect of any event insured under this policy.
- Class action proceedings means any claim where you are a party to a legal action brought under applicable class proceedings legislation.
- Costs awarded outside of Canada means any legal costs awarded in any jurisdiction outside of Canada.
- Damages, fines and penalties means damages, fines, penalties, compensation or restitution orders which you are ordered to pay by a court or other authority and any costs awarded in criminal or statutory proceedings.
- Legal action not agreed with us means legal action you take which
 we or the appointed representative have not agreed to or where
 you do anything that hinders us or the appointed representative.
- Disputes with DAS means any dispute with us not otherwise dealt with under General Condition 8. Disputes over reasonable prospects for a claim.
- 11. Disputes with SGI or **Temple** means any dispute with **Saskatchewan Government Insurance** or Temple Insurance Company.
- Fraudulent claims means any claim which is fraudulent, exaggerated or dishonest.
- 13. Claims under this policy by a third party means apart from us, only you may enforce all or any part of this policy and the rights and interests arising from or connected with it.
- 14. Nuclear, war, terrorism and pollution or contamination risks means any claim caused by, contributed to, or arising from any of the following:
 - (a) war, invasion, act of a foreign enemy, hostilities, civil war, rebellion, revolution, insurrection or military power.
 - (b) an event which is required to be insured under a nuclear energy liability policy issued by the Nuclear Insurance Association of Canada, or any other group or pool of insurers.
 - (c) terrorism or a decision of a government agency or other entity to prevent, respond to or terminate terrorism;
 - (d) pollution or contamination.
- Defamation means a claim relating to written or oral remarks which damage your reputation.

General Conditions for Part 3

1. Observance of policy terms

You must:

- (a) comply with the terms and conditions of this policy.
- (b) notify us immediately of any change in circumstance which may materially affect our assessment of the risk.

- (c) take reasonable steps to avoid and prevent claims.
- (d) take reasonable steps to avoid incurring unnecessary costs.
- (e) send everything we reasonably ask for in writing.
- report to us full and factual details of any claim as soon as practicable and give us any information we reasonably need.

2. Conduct and control of claim

- (a) If it is necessary to take legal proceedings, an appointed representative will be appointed by us (subject to (b) below) on your behalf in accordance with our standard terms of appointment and will be retained by you.
- (b) You may select your appointed representative from a panel of lawyers or other suitably qualified persons approved by us.
- (c) You must cooperate reasonably with us and with the appointed representative and must keep us up-to-date regarding the progress of the claim.
- (d) You must give the appointed representative any instructions that we reasonably require.

3. Consent to access information

You will provide written consent, at the commencement of the retainer of the appointed representative, permitting the appointed representative, at our reasonable request, to give us, or our reinsurers, actuaries or auditors, or any regulatory authority or its agents, to the extent required by law, access to all correspondence, documents and records in the appointed representative's possession or control which are relevant to the matter. This consent will include permission to deliver up all such documents or copies of all such documents at our reasonable request.

4. Offers to settle a claim

- (a) You must tell us if anyone offers to settle a claim and must not negotiate or agree to a settlement without our written consent, not to be unreasonably withheld.
- (b) If you do not accept an offer we, based on the advice of the appointed representative, consider reasonable to settle a claim, we may refuse to pay further legal costs.
- (c) We reserve the right to pay you the reasonable amount of damages that you are claiming, or that is being claimed against you, or negotiate a reasonable settlement of any claim, instead of starting or continuing legal proceedings. In these circumstances you must allow us to take over and conduct in your name the pursuit or settlement of any claim. You will also allow us to pursue at our own expense and for our own benefit, any claim for compensation against any other party and must give us all information and assistance required.

Withdrawal of coverage

If you settle or negotiate a claim without our consent, not to be unreasonably withheld, or withdraw a claim without our consent, not to be unreasonably withheld, or do not give to the appointed representative any instructions that we reasonably require, we can withdraw coverage and will be entitled to reclaim from you any legal costs we have paid.

6. Assessment and recovery of costs

- (a) You must instruct the appointed representative to have legal costs taxed, assessed or audited if we ask for this.
- (b) You must take every reasonable step to recover legal costs that we have to pay and must pay us any amounts that are recovered.
- (c) Where a settlement is made on a without costs basis the appointed representative will determine what proportion of that settlement will be deemed legal costs and payable to or by us.

7. Cancellation of a representative's appointment

If the appointed representative refuses to continue acting for you with good reason, or if you dismiss the appointed representative

without good reason, the coverage we provide will end immediately, unless we agree to appoint another appointed representative.

8. Disputes over reasonable prospects for a claim

If there is a dispute between you and us over reasonable prospects, you may obtain, at your expense, an opinion, from a lawyer mutually agreed to by you and us, on the merits of a claim or proceedings. If the lawyer's opinion indicates that reasonable prospects exist, we will reimburse the reasonable cost of obtaining the opinion.

q Complaint handling

If you are not satisfied with any aspect of our service, please write to us at DAS Legal Protection Inc., 390 Bay Street, 22nd Floor, Toronto, Ontario M5H 2Y2.

Alternatively you can telephone us at 1-888-5-TALKTODAS (1-888-582-5586) or email us at customerrelations@das.ca.

If you are still not happy, you can contact the General Insurance OmbudService (GIO). The GIO is an independent organization which exists to help resolve problems between individuals and their insurance providers. The GIO's services are available free of charge to the customer and the GIO can be contacted by telephone (toll-free number 1-877-225-0446), or through their website at www.giocanada. org. The GIO should be contacted only after you have first tried to resolve the issue directly with us.

10. Other insurance

We will not pay any claim for Legal Expense Insurance covered under any other policy, or any claim that would have been covered by any other policy if this policy did not exist.

11. Applicable law

This policy will be governed, interpreted and enforced in accordance with the laws of the province of where this policy was issued and the federal laws of Canada.

12. Action against us

Any action or proceeding against us shall be held in the province where this policy was issued and in accordance with its laws and the federal laws of Canada.

13. Communication with us

You can communicate with us by telephone, mail or email. New claims may also be reported to us by mail or telephone, or via our website.

14. Your Information

Your customer name, policy number, postal code, and the type of insurance coverage you have purchased has been shared with DAS and **Temple** to provide **you** this Legal Expense Insurance. This information is retained by DAS and **Temple** in both Canada and the United Kingdom. Any additional information collected by DAS and Temple at the time you make a claim, may also be stored in Canada and the United Kingdom.

If you have any questions about DAS, Temple or SGI CANADA's privacy practices you may contact SGI CANADA's Chief Privacy officer at 2260-11th Avenue Regina, Saskatchewan S4P 0J9 or by telephone at 1-800-667-8015.

Legal Expense Insurance underwritten on behalf of SGI by

Temple Insurance Company

22nd Floor, 390 Bay Street, Toronto, Ontario M5H 2Y2

Claims administered on behalf of SGI by

DAS Legal Protection Inc.

22nd Floor, 390 Bay Street, Toronto, Ontario M5H 2Y2

www.das.ca

Telephone: 416-342-5400 or 1-888-5-talktodas (1-888-582-5586) Customer Legal Advice and Claims: 1-855-953-1430

Part 4 – Statutory Conditions

In respect of Part 2 – Personal Liability, only Statutory Conditions 1, 3, 4, 5, and 15 apply. Otherwise all of the Statutory Conditions apply with respect to all perils insured by this policy. In the following you, the name shown on your Cover Page, are called the Insured. We are called the Insurer.

1. Misrepresentation

If any person applying for insurance falsely describes the property to the prejudice of the Insurer, or misrepresents or fraudulently omits to communicate any circumstance which is material to be made known to the Insurer in order to enable it to judge of the risk to be undertaken, the contract shall be void as to any property in relation to which the misrepresentation or omission is material.

2. Property of Others

Unless otherwise specifically stated in the contract, the Insurer is not liable for loss or damage to property owned by any person other than the **Insured**, unless the interest of the **Insured** therein is stated in the contract.

3. Change of Interest

The Insurer shall be liable for loss or damage occurring after an authorized assignment pursuant to the *Bankruptcy and Insolvency Act (Canada)* or change of title by succession, by operation of law, or by death.

4. Material Change

Any change material to the risk and within the control and knowledge of the **Insured** shall void the contract as to the part affected thereby, unless the change is promptly notified in writing to the Insurer or its local agent; and the Insurer when so notified may return the unearned portion, if any, of the premium paid and cancel the contract, or may notify the **Insured** in writing that, if he desires the contract to continue in force, he must, within 15 days of the receipt of the notice pay to the Insurer an additional premium; and in default of such payment the contract shall no longer be in force and the Insurer shall return the unearned portion, if any, of the premium paid.

5. Termination of Contract

- (1) This contract may be terminated:
 - (a) by the Insurer giving to the Insured 15 days notice of termination by registered mail, or five days written notice of termination personally delivered; or
 - (b) by the **Insured** at any time on request.
- (2) Where this contract is terminated by the Insurer:
 - (a) the Insurer shall refund the excess premium actually paid by the Insured over the pro rata premium for the expired time, but in no event, shall the pro rata premium for the expired time, be deemed to be less than any minimum retained premium specified; and
 - (b) the refund shall accompany the notice unless the premium is subject to adjustment or termination as to amount, in which case the refund shall be made as soon as practicable.
- (3) Where this contract is terminated by the Insured, the Insurer shall refund as soon as practicable the excess of premium actually paid by the Insured over the short rate premium for the expired time, but in no event shall the short rate premium for the expired time be deemed to be less than any minimum retained premium specified.
- (4) The refund may be made by money, postal or express company money order, or by cheque payable at par.

(5) The 15 days mentioned in clause (a) of subcondition (1) of this condition commences to run on the day following the receipt of the registered letter at the post office to which it is addressed.

6. Requirements After Loss

- Upon the occurrence of any loss of or damage to the insured property, the Insured shall, if such loss or damage is covered by the contract, in addition to observing the requirements of conditions 9, 10 and 11:
 - (a) forthwith give notice thereof in writing to the Insurer;
 - (b) deliver as soon as practicable to the Insurer a proof of loss verified by a statutory declaration:
 - giving a complete inventory of the destroyed and damaged property and showing in detail quantities, cost, Actual Cash Value and particulars of amount of loss claimed:
 - stating when and how the loss occurred, and if caused by fire or explosion due to ignition, how the fire or explosion originated, so far as the Insured knows or believes:
 - (iii) stating that the loss did not occur through any wilful act or neglect or the procurement, means or connivance of the **Insured**:
 - (iv) showing the amount of other insurances and the names of other Insurers;
 - (v) showing the interest of the **Insured** and of all others in the property with particulars of all liens, encumbrances and other charges upon the property;
 - (vi) showing any changes in title, use, occupation, location, possession or exposures of the property since the issue of the contract;
 - (vii) showing the place where the property insured was at the time of loss.
 - (c) if required give a complete inventory of undamaged property and showing in detail quantities, cost, Actual Cash Value;
 - (d) if required and if practicable, produce books of account, warehouse receipts and stock lists, and furnish invoices and other vouchers verified by statutory declaration, and furnish a copy of the written portion of any other contract.
- (2) The evidence furnished under clauses (c) and (d) of subparagraph (1) of this condition shall not be considered proofs of loss within the meaning of conditions 12 and 13.

7. Fraud

Any fraud or wilfully false statement in a statutory declaration in relation to any of the above particulars, shall vitiate the claim of the person making the declaration.

8. Who May Give Notice and Proof

Notice of loss may be given, and proof of loss may be made, by the agent of the **Insured** named in the contract in case of absence or inability of the **Insured** to give the notice or make the proof, and absence or inability being satisfactorily accounted for, or in the like case, or if the **Insured** refuses to do so, by a person to whom any part of the insurance money is payable.

Salvage

(1) The Insured, in the event of any loss or damage to any property insured under the contract, shall take all reasonable steps to prevent further damage to any such property so damaged and to prevent damage to other property insured hereunder including, if necessary, its removal to prevent damage or further damage thereto. (2) The Insurer shall contribute pro rata towards any reasonable and proper expenses in connection with steps taken by the Insured and required under subparagraph 1 of this condition according to the respective interests of the parties.

10. Entry, Control, Abandonment

After any loss or damage to insured property, the Insurer shall have an immediate right of access and entry by accredited agents sufficient to enable them to survey and examine the property, and to make an estimate of the loss or damage and, after the Insured has secured the property, a further right of access and entry sufficient to enable them to make appraisement or particular estimate of the loss or damage, but the Insurer shall not be entitled to the control or possession of the insured property, and without the consent of the Insurer there can be no abandonment to it of insured property.

11. Appraisal

In the event of disagreement as to the value of the property insured, the property saved or the amount of the loss, those questions shall be determined by appraisal as provided under *The Saskatchewan Insurance Act* before there can be any recovery under this contract whether the right to recover on the contract is disputed or not, and independently of all other questions. There shall be no right to an appraisal until a specific demand therefor is made in writing and until after proof of loss has been delivered.

12. When Loss Payable

The loss shall be payable within 60 days after completion of the proof of loss, unless the contract provides for a shorter period.

13. Replacement

- The Insurer, instead of making payment, may repair, rebuild, or replace the property damaged or lost, giving written notice of its intention so to do within 30 days after receipt of the proofs of loss.
- (2) In that event the Insurer shall commence to so repair, rebuild, or replace the property within 45 days after receipt of the proofs of loss, and shall thereafter proceed with all due diligence to the completion thereof.

14. Action

Repealed

15. Notice

Any written notice to the Insurer may be delivered at, or sent by registered mail to, the chief agency or head office of the Insurer in the province; and written notice may be given to the Insured named in the contract by letter personally delivered to him or by registered mail addressed to him at his latest post office address as notified to the Insurer; and in this condition, the expression registered means registered in or outside Canada.

Privacy: Our Commitment

Thank you for choosing SGI CANADA.

At SGI CANADA we value our customers and take your privacy seriously. During the course of business with you, our brokers or we may ask for personal information so we can serve you better. You can rest assured that we'll protect and respect your personal information and privacy – from the time we first collect the information until it is disposed of. After all, SGI CANADA's business is built on your trust.

Our commitment to **you** is to collect only the information **we** need to conduct **your business** and to adhere to industry best practices in handling and protecting **your** personal information.

Protecting your privacy is important to us at SGI CANADA.

If you want to:

- access your personal information or have your information corrected.
- change your consent with respect to how we collect, use or disclose your personal information.
- file a complaint about our privacy policies or the manner in which we've handled your personal information.
- inquire about any other privacy questions or concerns.

Please contact:

SGI CANADA Chief Privacy Officer

2260 – 11th Ave. Regina, Sask. S4P 0J9

Phone: 1-800-667-8015

E-mail: privacyofficer@sqi.sk.ca

If you're not satisfied with the outcome of an inquiry or complaint handled by SGI CANADA's Chief Privacy Officer, you may address your concerns to:

Office of the Saskatchewan Information and Privacy Commissioner 503 – 1801 Hamilton St.

Regina, Saskatchewan, S4P 4B4

Phone: 306-787-8350

Toll free within Saskatchewan: 1-877-748-2298

Fax: 306-798-1603 www.oipc.sk.ca

Privacy Statement

Please visit our website at www.sgicanada.ca

Ask your broker.



SGI offers competitive property and casualty insurance products under the trade name SGI CANADA in Saskatchewan, Alberta, Manitoba and British Columbia, and under SGI CANADA and Coachman Insurance Company in Ontario. Operations outside Saskatchewan are held by the subsidiary company, SGI CANADA Insurance Services Ltd. Visit www.sgicanada.ca for more information.

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