

Rent & Legal Protection with Rightmove







Rent Guarantee from a brand you trust

Peace of mind that you'll receive your rent every month

Sometimes things don't go to plan.

Could you afford to miss out on your rental income if your tenant can't or won't pay their rent?

That's where Rent Guarantee comes in.

23%

Increase in landlord repossessions year-on-year.1

23.7 weeks

Current average time from a claim to a landlord repossession.2

Rent Guarantee for your properties: If a tenant doesn't pay the rent, our Rent

Guarantee service will:

• Pay the rent in full until you get your property back (up to a maximum rent of £8,000 per month).*

• Cover all the legal expenses required to evict a non-paying tenant from your property.*

• Cover up to £100,000 for any single claim.*

• Provide a market leading mediation service to give you the best chance of getting your property back sooner.

Any questions? Get in touch.

1. UK Government mortgage and possession statistics. October to December 2023. When compared to the same quarter in 2022, landlord possession claims increased from 20,457 to 23,382 (14%), orders from 16,145 to 18,003 (12%), warrants from 8,778 to 9,833 (12%) and repossessions from 5,427 to 6,649 (23%).

2. UK Government mortgage and landlord possession statistics, October to December 2023. Average time for a landlord possession is 23.7 weeks.

Please check the terms and conditions for details of the service offered between the agent and landlord.

*Terms and conditions apply. Subject to eligibility criteria. Rent guarantee payments may be paid for an indefinite number of months until vacant possession is gained, except where the tenant provides a valid defence to the eviction in which case payments are capped at 12 months. 75% of the monthly rent paid after vacant possession is gained in some circumstances. Total payment for any one claim is capped at 1200,000.

Anthony Lettings is the policy holder. Policy valid for 12 months & service only available under Full Management service. Terms & conditions apply.

Rent Guarantee & Legal Expenses Insurance Insurance Product Information Document



Company: Legal Protection Group Limited Product: Landlord Legal and Rent Protection

This insurance policy is

- administered and managed by Legal Protection Group Limited, registered in England and Wales, company number 10096688. LegalProtection Group Limited (firm reference number 749446) is an appointed representative of Riviera Insurance Services Limited (firm reference number 786116) Riviera Insurance Services Limited is authorised and regulated by the Financial Conduct Authority.
- underwritten by Financial & Legal Insurance Company Limited, No. 1 Lakeside, Cheadle Royal Business Park, Cheadle, Cheshire SK8 3GW
- Please note: It should be noted that the Policy Administrator and the Insurer share common beneficiary ownership.

This document is a summary of cover highlighting the main features and benefits as well as the general conditions and exclusions of this policy. Full terms and conditions can be found in the policy wording. You will also receive a policy schedule showing the specific details of your policy and the cover(s) you have selected. Please take some time to read the policy documents when you receive them. It is important that you tell the person who sold you this insurance policy as soon as possible if any of the information is incorrect. Please note, all amounts shown below include any applicable tax.

What is this type of insurance?

Rent Guarantee & Legal Expenses Insurance is a legal expenses insurance contract which provides landlords of residential properties with access to legal advice and insurance cover for legal costs and expenses in legal disputes listed below relating to the letting of your property, subject to the terms and conditions of your policy.

What is insured?

- Up to £100,000 per insured incident for:
- legal costs and expenses;
- rent arrears up to vacant possession;
- Alternative accommodation costs up to £5,250;
- Storage costs up to £450.

Repossession

Pursuing your legal rights to obtain possession of your property from the tenant.

Rent Protection

- Where we are covering your claim for repossession, the insurer will pay:
- Unpaid rent up to the limit of indemnity until vacant possession is gained;
- 75% of the monthly rent that would have been payable for a maximum of 3 months until your property is ready to be re-let, if your property cannot be immediately re-let due to neglect or damage caused by your tenant.

Rent Recovery

Pursuing the tenant to recover rent owed to you under a tenancy agreement.

Alternative Accommodation and Storage Costs

Where the tenancy agreement has ended and you are seeking possession of your property for you to live in it, the insurer will contribute towards the cost of alternative accommodation for you and the storage of your personal possessions for a maximum of 30 days.

Damage to Your Property

Pursuing your legal rights against the tenant or another party who has directly caused damage to your property and its contents.

Nuisance and Trespass

- Pursuing your legal rights:
- in a dispute relating to a legal nuisance or trespass which interferes with the use, enjoyment or right over your property; to evict anyone who is not your current or former tenant from your
- property.

Defence of Criminal Prosecutions

Defending your legal rights if an event arising from your letting of your property leads to:

- pre-charge - interview by the Police or other prosecuting authorities where suspected of committing a criminal offence;
- prosecution in a criminal court.

Contract Disputes

Pursuing or defending disputes arising from a breach or alleged breach of a contract for the buying or hiring in of goods relating to your property or the buying or hiring in of services relating to the repair, maintenance or renovation of your property.

Tax Enquiries

Representing you in an HMRC investigation into your personal tax affairs.

Witness Expenses

Lost salary or wages for the time you are off work to attend court for a claim under this insurance.

Personal Legal and Tax Advice Helpline

Confidential telephone advice on personal legal or tax matters under UK, Isle of Man or Channel Islands law.

Counselling Helpline

Confidential telephone counselling service on matters causing distress.



What is not insured?

There is no cover for:

Repossession

- Claims where you do not agree to our appointed representative taking all appropriate steps to negotiate the arrears with the defaulting tenant before serving notice to quit.
- Claims where the correct notices to quit your property have not been served on the tenant or where you have not complied with statutory legislation relating to the letting of your property.

Rent Protection

- Any rental payments once vacant possession has been obtained.
- ¥ Any claim where you have not kept clear and up to date rental records.
- More than 12 rental payments where the tenant submits a valid defence to the eviction.
- Any claim where you are unable to provide written evidence of your Any amount which can be claimed from a deposit scheme or deposit
- replacement insurance. Such amounts must be claimed and repaid to the insurer

Rent Recovery

Rent which is overdue for less than one calendar month.

Alternative Accommodation and Storage Costs

Claims where you do not intend to live in the property or if other suitable accommodation is available to you.

Damage to Your Property

Claims where the amount in dispute is less than £500. x

Nuisance and Trespass

- Compulsory purchase orders, repossession or planning permissions, building regulations or controls placed on your property.
- Work carried out by government or public or local authorities or their contractors

Defence of Criminal Prosecutions

Fines, compensation, damages or penalties awarded against you, including any costs you are ordered to pay by a criminal court.

Contract Disputes

- Claims where the amount in dispute is less than £100.
- x Construction work or design, conversion or extensions to buildings where the value of the contract is more than £7 500.
- Disputes relating to your tenancy agreement.
- The purchase or sale of your property.

Tax Enquiries

Returns which are incomplete, incorrect or not submitted on time.

Business tax affairs

Witness Expenses

Claims where you cannot evidence the extent of your lost salary or x wages.

Counselling Helpline

X Any costs incurred in using onward referral services.

Are there any restrictions on cover?

Unless Rightmove has specifically agreed otherwise, each tenant must have passed a satisfactory Rightmove reference or otherwise met the referencing and affordability criteria specified in the policy wording. Your let property must be located within England, Scotland, Wales and Northern Ireland.

- The property must be let under:
 - an assured shorthold tenancy, a short assured tenancy or an assured tenancy as defined by the Housing Act 1988 (updated and amended by the Housing Act 1996); or
- the Housing (Scotland) Act 1988 or a private residential tenancy (as defined in the Private Housing (Tenancies) (Scotland) Act 2016); or
- the Private Tenancies (Northern Ireland) Order 2006; or a standard contract under the Renting Homes (Wales) Act 2016.
- an agreement with a limited company or business partnership for residential use by their employees; or
 - a private residential tenancy where you permanently live at the insured property

For the avoidance of doubt, this does not cover an agreement between the tenant and another party to sublet the property without your prior agreement. There is no cover under this policy for any circumstances which you were aware of before the start date of this insurance.

- There is no cover under this policy for any costs incurred before we have accepted your claim or which we have not authorised in advance
- This is a claims made policy which means that claims must be notified to us during your period of insurance or within 14 days after the expiry date if this insurance is not renewed. Claims relating to unpaid rent must be reported to us within 30 days of the rent becoming due and payable (and within the timescales specified above).
- There must always be more than a 50% chance that any claim under this insurance will have a successful outcome. Legal Protection Group will always select a legal representative to deal with your claim from the outset. Apart from any claim for unpaid rent (where no

alternative choice of legal representative will be allowed) if legal proceedings are issued or if there is a conflict of interest, you may choose your own legal representative. Your chosen legal representative must agree to Legal Protection Group's standard terms of appointment and the most the insurer will pay is no more than the amount that would have been paid to Legal Protection Group's choice of legal representative.

Where am I covered?

Properties located and let within England, Scotland, Wales and Northern Ireland.



What are my obligations?

You must

- keep to the terms and conditions of the policy;
- take reasonable precautions to minimise the risk of a claim occurring and not to incur any unnecessary costs;
- supply Legal Protection Group Limited and your legal representative with honest and accurate information when asked to do so;
- co-operate fully with Legal Protection Group Limited and with your legal representative;
- notify Legal Protection Group Limited of any claim as soon as reasonably possible, which must be during the period of insurance and within 30 days of the rent becoming due and payable if the dispute relates to unpaid rent and without prejudice to the timescales to issue any appropriate notice.



When and how do I pay?

The premium for this insurance policy is payable to the person who is selling you this insurance policy before the intended start date (unless paid by monthly instalments). The person who is selling you this insurance policy will confirm the total amount payable, payment dates and any available payment options.



When does the cover start and end?

Unless otherwise agreed, your cover will last for one year, starting from the date specified in your policy schedule.



How do I cancel the contract?

You can cancel this insurance policy by notifying the person who sold you this insurance policy within 14 days of either the start date or the date you receive your policy documents, whichever is later. Providing no claims have been made during the current period of insurance, the premium will be refunded in full.

Should you wish to cancel this insurance outside of the cooling-off period specified above, you must contact the organisation who sold you this insurance and any such request to cancel this insurance will be referred to us.

Where we have agreed to cancel this insurance outside of the cooling-off period, you may be entitled to a partial refund of premium. Any refund payable will be subject to you not having made a claim under this insurance during the current period of insurance and will also be subject to the terms of business between you and the organisation who sold you this insurance.

In the event of cancellation, the organisation who sold you this insurance policy may apply an administration charge. Please contact them for more information on any charges applied.

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Disclaimer

This information is provided for general informational purposes only and does not constitute financial advice or a recommendation regarding insurance products. We are not authorized by the Financial Conduct Authority (FCA) to provide advice on insurance or financial products.

If you require assistance in choosing an insurance policy, please consult a qualified financial adviser or insurance broker who can help you assess your specific needs and recommend suitable options.



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