







Introduction	Thank you for choosing to insure with Hiscox. Please read this wording, together with an endorsements and the schedule, very carefully.	
	If anything is not correct, please tell us or your broker as soon as possible.	
	We always try to deliver the highest standards of service. Your views are important to us so if you feel that our service is below the standard you would expect from Hiscox, please contact us on the phone number shown in your schedule.	
General definitions	Words shown in bold type have the same meaning throughout this policy and are defined below. Any extra definitions are shown in the section to which they apply.	
Act of terrorism	An act, including using or threatening to use force or violence, which:	
	1. is committed by a person or group of people, whether acting alone or in connection with an organisation or government; and	
	 is for political, religious, ideological or similar reasons. This includes trying to influence a government or to frighten the public or any section of the public. 	
Amount insured	The most we will pay as shown in the schedule .	
Communicable disease	Any communicable, infectious, or contagious disease including any related variation, strain, virus, complex or syndrome.	
Endorsement	A change to the terms of the policy agreed by us in writing.	
European Union	The countries within the European Union, the United Kingdom and Gibraltar.	
Excess	The amount you are required to pay as the first part of each agreed claim.	
Period of insurance	The time for which this policy is in force as shown in your schedule .	
Policy	This insurance document and the schedule, including any endorsements.	
Schedule	The document showing your name, your address and your insurance details that we sent you when we accepted this insurance or following any subsequent amendment to your cov whichever is the more recent.	
United Kingdom	England, Wales, Scotland, Northern Ireland, the Isle of Man, and the Channel Islands.	
We/us/our	The insurer named in the schedule in respect of each section of the policy .	
You/your	The policyholder named in the schedule and anyone else identified as 'you/your' in the Special definitions of any section of this policy .	
Our promise to you	We will:	
	1. cover you in accordance with the terms and conditions of this policy in return for the premium you pay; and	
	2. pay covered claims as quickly and efficiently as possible.	
Your promise to us	You must:	
	 take care when providing any information we ask for and ensure that it is true, accurate and complete. Tell us or your broker if this information changes. If you are in any doub please talk to us or your broker. We will tell you if a change in information affects your insurance; and 	



General terms and conditions

2. comply with the terms and conditions of this **policy**, including the terms of each section.

If you do not, it may affect the validity of the **policy**, **our** ability to pay a claim or the amount **we** pay in respect of a claim.

How to make a claim	order for us to deal with your claim you must	t		
		if something has happened which may result in u must also tell the police as soon as possible;		
	send any correspondence regarding a clai as you can;	mto us or your broker if you have one, as soor		
	give us all the co-operation we need to inv providing evidence of the value of any item relevant information and documents we m			
	allow us to start recovery proceedings in y need to do this.	your name and give us all the assistance we		
	If you do not, we may reduce any payment we make under this policy by an amount equal to the detriment we have suffered as a result of your failure to comply with these obligations.			
	I must also comply with any other condition policy.	s contained with in the specific sections of		
Information you have given us				
Reasonable care	The information you give to us is important premium for the policy . You must take read is untrue, incomplete or inaccurate.	nt as we use this in setting the terms and asonable care not to give us information that		
Deliberately or recklessly given information	we will treat this policy as if it never existe	essly given false information. If this happens ed and refuse all claims. You must repay any olicy and we will not return the premium to you .		
Carelessly given information	If you acted carelessly when giving us yo	ur information, several things could happen:		
	this insurance as if it had never existe	e would not otherwise have offered, we will treat d. If this happens, we will give you back your ments already made by us under the policy ;		
	b. if we would have insured you on different retrospectively and apply these amon including any claims you have alread	ded terms to all claims under the policy ,		
	information, you must pay us the diff	premium if you had provided accurate erence between the premium we actually have charged. We may deduct this amount		
Your obligations	u must:			
-	take reasonable steps to protect your pro	perty against loss or damage;		
	keep your property in good condition and	repair; and		
	arrange for urgent repairs to be undertake needed to prevent further damage.	n as soon as possible, if such repairs are		
	ou do not, we may reduce any payment we he detriment we have suffered as a result of	make under this policy by an amount equal your failure to comply with these obligations.		



General conditions

Governinglaw	1.	Unless agreed otherwise in writing, this policy is governed by the law, and any disputes in relation to the policy will be dealt with in the courts, of the country within the United Kingdom in which your main residence is situated. If your main residence is not in the United Kingdom , the law and courts of England and Wales will apply.
The most we will pay	2.	When a claim is made, we will only ever pay up to the relevant amount insured.
Multipleinsureds	3.	If more than one person is entitled to cover under the policy , the total amount we will pay following a claim will not exceed the amount we would be liable to pay to any one such person. Unless you have advised us otherwise, we will pay each person named in the schedule their respective share of such claim.
Fraudulentclaims	4.	If any claim is in any way dishonest, exaggerated or fraudulent then we will:
		 refuse to make any payment in respect of the dishonest, exaggerated or fraudulent claim;
		 tell you that we are terminating your policy and back-date the termination to the date of the fraud, dishonesty or exaggeration;
		c. refuse to make any payment under this policy in respect of any claim made or any loss occurring on or after the date of the fraud, dishonesty or exaggeration; and
		d. not return any premium.
		If we have paid any claims after the date of any fraud, dishonesty or exaggeration, you must pay us back.
Third parties	5.	No third party will have any right, or be able to enforce any term of this policy , under the Contracts (Rights of Third Parties) Act 1999 or any similar or successor legislation. This does not affect the rights or remedies available to a third party which exist apart from this Act.
Cooling-off	6.	a. If for any reason you feel that this policy is not right for you, you can cancel the policy within 15 days of insuring with us. If you have not made a claim, we will return your premium in full.
Cancellation by you		b. You can cancel the policy by notifying us at any time. If you cancel after the first 15 days and have not made a claim, we will return a pro-rata proportion of your premium.
		We will never charge you a fee for cancelling the policy.
Cancellation by us	7.	a. We may cancel this policy, but we will only do so for a valid reason and only after giving you at least 30 days' notice, which will be sent by recorded post to the correspondence address shown in your schedule.
		This does not apply to the Motor physical damage or Motor third-party liability sections of the policy , where applicable.
		b. If we cover you under the Motor physical damage or Motor third-party liability sections of the policy, we may cancel those sections by giving you 14 days' notice, which will be sent by recorded post to the correspondence address shown in your schedule.
		If we cancel the policy or any section of the policy for any reason, we will return a pro-rata proportion of your premium, provided you have not made a claim.
Premium instalments	8.	If we have agreed that you can pay us the premium by instalments and we have not received an instalment 15 days after the due date, we may cancel the policy. We will contact you before we cancel your policy in order to give you the opportunity to pay any premium due to us. If the policy is cancelled, the period of insurance will equate to the period for which premium instalments have been paid to us. We will confirm the cancellation and amended period of insurance to you in writing.



Renewal	9.	We will write to you or your broker if you have one, at least 21 days in advance of your renewal date with our offer to renew, or to give you plenty of time to make other arrangements if we are unable to renew your policy. The renewal offer will include the premium and any changes in the terms and conditions for the next period of insurance which, unless you have advised us otherwise, will automatically proceed if you continue to pay your premium. Where we have agreed to collect this premium automatically, we will continue to do so unless you tell us differently. If you do not wish to renew your insurance please let us know before the renewal date of your policy.
Premium payment	10.	We will not make any payment under this policy unless you have paid the premium due to us .
		If you make a claim under the policy , we will keep the premium that is due to us . If you pay your premium by instalment we will ask you to either continue paying your premium by instalment or we may deduct any outstanding instalment from any claim payment we have agreed to make.
Cover under multiple sections	11.	Where you , or anyone else entitled to cover under the policy , are entitled to cover under more than one section of the policy in respect of the same claim or loss, or any part of a claim or loss, we shall only provide cover under one section of the policy , being the section that provides the most advantageous cover to you or the party entitled to cover.
What is not covered		following exclusions apply to the whole of your policy . There are more specific lusions which are shown in the sections to which they apply.
	We	do not cover any loss or damage:
Deliberate acts	1.	arising out of a deliberate or dishonest act by you or anyone acting on your behalf.
Terrorism	2.	directly or indirectly due to:
		a. biological or chemical contamination; or
		b. any failure in the supply of gas, water, electricity or phone service to your home;
		which is caused by an act of terrorism .
Nuclear and radiation	3.	directly or indirectly due to any nuclear reaction, nuclear radiation or radioactive contamination.
War	4.	directly or indirectly due to war, invasion, act of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power.
Confiscation by authority	5.	directly or indirectly due to your property being confiscated, taken, damaged or destroyed by or under the order of any government or public or local authority.
Otherinsurance	6.	that would be covered under another insurance if this policy did not exist. However, we will pay the amount exceeding the cover available under that other insurance.
Computer error and virus	7.	directly or indirectly due to the loss or distortion of information resulting from computer error or malfunction or computer virus.
Claims promise	if we offer	pride ourselves on offering a service that is fast, efficient and helpful. Please let us know e do not pay your claim within four working days after receiving your acceptance of our r and we will pay you interest, at your bank's base rate. We will only do this if your mium payments are up-to-date.
	you	can only keep this promise if your bank is in the United Kingdom and if you give us r bank details at the time you accept our offer. We can then transfer the money into r account. This promise cannot apply if you ask us to pay by another method.



The General terms and conditions and the following terms and conditions all apply to this section. If **you** need to make a claim, please refer to 'How to make a claim' within the General terms and conditions.

Special definitions for this section

Art and collections

Art, antiques and collectibles of particular value due to their age, style, artistic merit or collectability all of which belong to **you** or for which **you** are legally responsible, including:

- 1. furniture;
- 2. paintings, drawings, etchings, prints and photographs;
- 3. tapestries and rugs;
- 4. manuscripts;
- 5. porcelain and sculptures;
- 6. stamps or coins
- 7. gold, silver, and gold- and silver-plated items;
- 8. clocks and barometers;
- 9. books;
- 10. wine;
- 11. dolls and toys;
- 12. memorabilia;
- 13. medals and militaria;
- 14. furs and guns.

 ${\bf We}\ {\rm do\ not\ include\ jewellery,\ watches,\ gemstones,\ krugerand,\ gold\ bullion\ and\ precious\ metals\ held\ as\ commodities\ within\ this\ definition.}$

What is covered	
Art and collections	We will cover your art and collections against physical loss or physical damage which happens anywhere in the world during the period of insurance.
Additional cover	We will also provide you with the following cover up to the corresponding amount insured:
New possessions	We will increase the total amount insured by up to 25% to cover any items you acquire during the period of insurance . We will only do this if you tell us about the new possession within 90 days of acquisition and pay any extra premium due.
Death of the artist	We will increase the amount insured for any item listed in the specification by up to 100% if the artist dies during the period of insurance . We will only do this for the six months immediately following the death of that artist and provided you can produce an independent professional valuation or a purchase receipt which is not more than three years old at the time of any physical loss or physical damage we have agreed to pay. You must be able to prove the increased value if you make a claim for that item.
	We will also reimburse you for any costs or expenses you have paid but are unable to recover on works of art and collections commissioned by you which remain incomplete at the time of the artist's death. We will only do this if the artist dies during the period of insurance and you are legally entitled to a refund of such costs or expenses.



professional valuation or purchase receipt and proof of increased value then this extension will not apply.				
If, during the period of insurance , someone claims that an item of specified art and collections is not rightfully yours and you are legally obliged to return the item to its rightful owner because it is proved that you do not have good title to it, we will pay you the amount you paid for it, or the value shown in the specification if this is less. We will only do this if you :				
1. bought the item during the period that the art and collections have been insured with us ;				
2. tell us about the claim during the period of insurance ; and				
3. made reasonable enquiries about the item's provenance before you bought it.				
We do not cover any items you inherit or that were given to you.				
We do not cover:				
 loss or damage due to wear and tear, rust or oxidation, moth or vermin, inherent defects warping or shrinkage, or anything which happens gradually. 				
2. mechanical or electrical faults or breakdown.				
3. loss or damage directly or indirectly due to communicable disease or the fear or threat of communicable disease and any action taken in controlling, preventing, suppressing or in any way responding to communicable disease or the fear or threat of communicable disease .				
Your schedule will show you the maximum amount we will pay for each agreed claim, along with any limits for any item, pair or set. This will be the amount that you have declared to us and will be shown as an amount insured.				
We will not pay the cost of preparing a claim.				
Your schedule will show you if you are required to pay the first part of each agreed claim. This amount will be shown as an excess .				
Items, pairs or sets worth more than £50,000 each must be specified individually. Any items that have not been individually specified will be covered as unspecified items.				
The most we will pay for each such specified item is an amount calculated in accordance with the Basis of valuation clause.				
If the item is partly damaged, you may decide whether we repair, replace or pay the loss in value of the damaged item.				
If we repair any damaged specified item, we will also pay for any loss in value. The most we will pay in total is the value shown for that item in the specification agreed by us and held by us or your insurance broker.				
For items that are not specified, we will decide whether we repair, replace or make a cash settlement for any lost or damaged item. If we choose to make a cash settlement, we will pay an amount calculated in accordance with the Basis of valuation clause. If we repair it, we will also pay for any loss in value.				
The most we will pay in total for each incident of loss is the amount insured for each categor of unspecified items.				
The basis of valuation for settlement of specified or unspecified items will be:				
1. the cost of repair or the purchase price plus 30%; or				
 the cost of repair or the purchase price plus 30%; or the value assigned by a valuation within the last three years; or 				



Pairs or sets	If any specified or unspecified items which have an increased value because they form part of a pair or set are lost or damaged, any payment we make will take account of the increased value.
Full payment	If we pay the full value for any specified or unspecified item, pair or set, we will then have the right to take possession of it.
Recovered item	If we recover any specified or unspecified item after we have paid a claim, we will write to you at your correspondence address shown in the schedule and you can buy it back from us within 60 days. We will charge you the lesser of:
	1. the amount we paid for the loss; or
	2. the fair market value of the item at the time we recover it.
	The most we will pay for any one unspecified item, pair or set is the corresponding amount insured .

The most we will pay in total for each incident of loss is the amount insured for each category of unspecified items.

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