Home Buyer's Protection Failed Residential Transaction Insurance Insurance Product Information Document



Company: Legal Protection Group Limited

Product: Gold Failed Residential Transaction Insurance

This insurance is:

- Arranged and managed by Legal Protection Group Limited, registered in England and Wales, number 10096688.
 Legal Protection Group Limited is an appointed representative of Eldon Insurance Services Limited, who are authorised and regulated by the Financial Conduct Authority (FCA No. 477112)
- Underwritten by Alwyn Insurance Company Limited, P.O. Box 1338, First Floor Grand Ocean Plaza, Ocean Village, Gibraltar. Registered in Gibraltar, number 106261.
 Authorised and regulated by the Gibraltar Financial Services Commission.

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. Please take some time to read the policy documents when you receive them. It is important that you tell us 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?

Home Buyers Protection – Gold Failed Residential Transaction Insurance will pay the costs and expenses, as listed below, incurred as a result of your attempted purchase of a residential property not being completed for the reasons insured under this policy.

The Amount Insured

This policy covers all insured incidents (listed under The Cover, below) up to the following maximum amounts payable.



What is insured?

Following an insured incident, the insurer will pay up to £1,500 for:

- (i) mortgage lender arrangement fees;
- (ii) mortgage lender valuation fees;
- (iii) survey fees and searches:
- (iv) disbursements;
- (v) conveyancing fees.



What is not insured?

- Any event or matter you were aware of before this insurance started; or any costs incurred before this insurance started.
- Any claim reported more than 14 days after the date you should have known that your purchase of the property will not be completed.

The Cover

This policy covers the above stated costs incurred (under The Amount Insured) in the event of the following insured incident.



What is insured?

Insured incident - Home Buying Costs

✓ Seller's withdrawal from sale

The seller withdrawing from the sale of the property to you after they have accepted an alternative offer of at least £1,000 more or £1,000 less than the amount offered by you;

✓ Your withdrawal from purchase

You having to withdraw from the purchase of the property due to:

- (i) an adverse legal search;
- (ii) a survey revealing structural defects which need remedial work, the cost of which is more than 10% of the sum you have offered;
- the mortgage lender's valuation of the property is less than 90% of the sum you have offered for the property.
- ✓ You or the seller withdrawing from the transaction

You or the seller having to withdraw from the transaction in the event of:

- (i) Aborted relocation
 - you or the seller's employer decides to no longer move their premises from its current location to a different location;
- (ii) Unexpected redundancy you or the seller are unexpectedly made redundant;
- (iii) Death or illness
 - you, your family members who permanently live with you or the seller or their family members who permanently live with them die or suffer unforeseen illness or physical bodily injury caused by a sudden and specific accident.



What is not insured?

Insured incident – Home Buying Costs

- More than £1,500 for any one claim.
- Claims where you cannot provide documentation which verifies your accepted offer as well as the alternative offer and its amount.
- Claims where the adverse legal search was known to you before your offer was accepted or before those search results were received by you.
- Claims where the adverse legal search does not restrict your legal right to sell the property at a future date, or where the search does not reveal that some areas of the property have insufficient planning or legal permissions.
- Claims where it is reasonably likely that you were aware that structural defects existed when your offer was accepted and the survey commissioned.
- Surveys which do not have a full professional valuation attached which shows the difference in value.
- Where the offer was not made on the basis that you/the seller were intending to complete the transaction for the purpose of relocating for work
- Where you or the seller have accepted voluntary redundancy, or were aware of any impending redundancy when your offer was accepted.
- Any illness, injury or condition diagnosed before your offer was accepted.



Are there any restrictions on cover?

The property you made the offer on:

- ! must be located in England or Wales;
- must be a private dwelling designed for people to live in or provide accommodation for;
- ! must be intended to be used as your main residence; and
- must not solely or specifically be designed or used for business or commercial purposes.

There is no cover under this policy for:

- ! costs incurred in obtaining information or documents to support your claim;
- any transaction where you or the seller voluntarily withdraws, or withdraws for a reason not stated under insured incident Home Buying Costs;
- ! claims arising from or relating to flooding or potential flooding or where the property is classified as being located on a flood risk area;
- ! claims where you are not able to provide Legal Protection Group Limited with documentation from either your solicitor/estate agent or the seller's solicitor/estate agent which are relevant to your claim:
- ! claims where the true valuation or extent of remedial work required was clear to you before acceptance of your offer or instruction of a survey/valuation;
- ! any defect in a title which can be rectified or for which an insurance policy can provide cover for.



Where am I covered?

England and Wales.



What are my obligations?

You must

- notify Legal Protection Group Limited as soon as you become aware of any circumstances that could give rise to a claim and not later than 14 days after the
 date you became aware or should have been aware that the purchase of the property will not be completed;
- keep to the terms and conditions of the policy;
- take reasonable precautions to minimise the risk of a claim occurring under this policy and to avoid incurring any unnecessary costs;
- supply Legal Protection Group Limited with all requested information and documentation to support your claim.



When and how do I pay?

Please ask the person selling you this policy for full payment terms and conditions.



When does the cover start and end?

This insurance will remain in force from the date you instruct your solicitor to commence conveyancing work or the date you commence your mortgage application (whichever is sooner) for a period of 12 months, unless one or more of the following events occur sooner (upon which this insurance will then terminate):

- the date on which costs and expenses are paid in respect of a claim under this insurance which results in your claim being closed, or when the
 maximum amount payable under this insurance is reached which results in your claim being closed;
- (ii) the date on which the property transaction is successfully completed;
- (iii) where this insurance is terminated in accordance with the policy terms and conditions.



How do I cancel the contract?

You can cancel this policy by notifying the person who sold you this 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 under this insurance, the premium will be refunded in full.

You can cancel at any other time by giving the person who sold you this policy 7 days' notice. Providing no claims have been made under this insurance and you are not aware of any event or circumstance which could give rise to a claim under this insurance, you will receive a partial refund for the remaining time on cover.

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