

# Santander Legal Services Cover Policy Booklet

## **Legal Services cover**

This cover will only apply if it is shown on **your** schedule. This booklet explains the additional cover **you** have purchased to supplement **your** Santander Home Insurance policy. It must be read in conjunction with **your** main Home Insurance policy booklet, **your** policy schedule and the Important Information document. Unless specified in this booklet the terms of the main policy, including the General conditions and General exclusions, will also apply to this cover.

### How to get assistance - Call us first to get help and advice on 0345 030 7770.

1	For confidential advice call 0345 030 7770 Our legal helpline is available 24 hours a day, 365 days a year. Please have your policy number ready	This cover is to help <b>you</b> and <b>your</b> family to pursue or defend legal claims.			
		The issues <b>we</b> may be able to help with are described in the Your cover and insured events section on pages 3, 4 and 5.			
		As soon as <b>you</b> become aware of an issue, please call the 24 hour helpline on <b>0345 030 7770</b> and <b>we</b> will ensure <b>you</b> are provided with help and advice, on a private legal matter, for <b>you</b> or a member of <b>your</b> household, and <b>you</b> can call for advice as many times as <b>you</b> need to.			
		It is important that <b>you</b> tell <b>us</b> about a dispute as soon as possible after it happens as this may improve <b>your</b> chances of winning the case (known as prospects of success).			
you understand your options is available to you, if that action can be take		<b>We'll</b> help <b>you</b> understand what <b>your</b> legal rights are, what course of action is available to <b>you</b> , if that action can be taken by <b>you</b> or whether <b>you</b> need to consult with a <b>lawyer</b> . <b>We</b> will also advise <b>you</b> if <b>your</b> issue could be covered under this insurance.			
3	If <b>your</b> issue is covered under this policy <b>we'll</b> provide <b>you</b> with a <b>lawyer</b>	If <b>your</b> claim is accepted <b>we</b> will provide <b>you</b> with a <b>lawyer</b> who specialises in the law relating to <b>your</b> claim. <b>You</b> do not have to find <b>your</b> own <b>lawyer</b> as <b>we</b> have access to a range of leading expert <b>lawyers</b> waiting to help <b>you</b>			
4	You will be asked to provide evidence	Should <b>you</b> wish to pursue a claim the <b>lawyer</b> will need <b>you</b> to provide as much information as possible to support <b>your</b> case. This could include: copy of contracts, witness details, correspondence with anyone regarding <b>your</b> claim etc. <b>You</b> are responsible for providing evidence to support <b>your</b> case at <b>your</b> own cost.			
5	The <b>lawyer</b> will assess <b>your</b> case to determine <b>your</b> chances of winning	The <b>lawyer</b> will first assess how likely <b>you</b> are to win <b>your</b> case. <b>We</b> call this <b>prospects of success</b> , and <b>we</b> explain this further on page 6. The <b>lawyer</b> who is acting for <b>you</b> decides this.			
		If the <b>lawyer</b> believes that <b>you</b> are more likely than not to win <b>your</b> case then they will pursue it for <b>you</b> and <b>we</b> will pay their <b>costs and expenses</b> up to the amount shown on <b>your</b> schedule.			
6	If <b>you</b> have sufficient chances of winning <b>your</b> case, the <b>lawyer</b> will progress it	The <b>lawyer</b> will take the necessary steps to try, in line with the terms and conditions of this policy, to resolve <b>your</b> case with the other side.			
7	The case may progress to court	If an agreement cannot be made then the case may progress to a court, tribunal or other body who will decide the outcome. <b>You</b> may have to attend and give evidence.			
8	We will continue to fund the costs and expenses up to the limit shown on your policy schedule	Providing the prospects of success stay in <b>your</b> favour <b>we</b> will continue, in line with the terms and conditions of this policy, to pay for the <b>lawyer's costs and expenses</b> throughout the claim.			

9	Case closure	If <b>you</b> use a <b>lawyer</b> provided by Arc, our trusted experts, whether <b>you</b> win or lose <b>you</b> will not be liable for any payment (unless <b>costs and expenses</b>
		go over the amount shown on <b>your</b> schedule, and options will be discussed with <b>you</b> before this situation arises). If <b>you</b> are awarded compensation as part of <b>your</b> case then <b>you</b> keep 100% of <b>your</b> compensation awarded and recovered to <b>you</b> .
		If <b>you</b> use a <b>lawyer</b> of <b>your</b> choice and <b>you</b> are awarded compensation, <b>we</b> cannot guarantee <b>you</b> will be able to keep all of it as a proportion may be retained by <b>your lawyer</b> .

### Your cover and insured events

### Call us on 0345 030 7770 as soon as you become aware of an issue or would like to discuss a claim.

For the insured events described below, which once **we** have agreed to and authorised, **we** will pay **your costs and expenses** to:

- a. pursue or defend a claim for damages;
- b. pursue the enforcement of an agreement;
- c. seek an injunction e.g. to stop a neighbour being noisy;
- d. seek other legal remedy.

The maximum we will pay for any one claim is shown on your schedule.

### Key



These boxes give information **we** want to particularly draw **your** attention to



These boxes give **you** additional helpful information



These boxes highlight what **your** policy doesn't cover

Insured Events	What is covered	Common examples of disputes	What is not covered		
Employment disputes	<ul> <li>A dispute with your employer regarding your contract of employment including unfair dismissal.</li> <li>A breach of your legal rights under employment law.</li> <li>Checking and advising on the terms of a settlement agreement.</li> </ul>	<ul> <li>Claims through being unfairly selected for redundancy.</li> <li>Claims against employers for constructive dismissal.</li> <li>Claims for sex, race or age discrimination.</li> <li>Claims against your employer for unpaid wages.</li> <li>Claims for disability or illness discrimination including cancer.</li> </ul>	<ul> <li>Any disciplinary or grievance procedures at work.</li> <li>Disputes with your employer which commenced before or within the first 30 days of this cover starting unless you had a similar policy which finished immediately before this cover began.</li> <li>Negotiating with your employer the terms of a settlement agreement.</li> </ul>		



### **Employment disputes**

If **you** need help to understand the date on which the law says **your** contract of employment ends please call **our** legal helpline on **0345 030 7770** for assistance.

Insured Events	What is covered	Common examples of disputes		What is not covered
Property disputes	The property dispute section covers your main home and, for this section only, includes any other homes you own or rent.  A dispute relating to the interference of your use, enjoyment or right over your home.  A dispute relating to damage to your home.  A dispute regarding an agreement for the sale or purchase of your home.  A dispute with your landlord regarding a tenancy agreement to rent your home.  A dispute with a contractor in relation to work on your home.	<ul> <li>Rights of way disputes especially over shared driveways.</li> <li>Noise and other nuisance disputes e.g. tree root encroachment.</li> <li>Interference with drains or sewers by building work.</li> <li>Where a neighbour's overgrowing ivy or leylandii damages your home.</li> <li>Boundary disputes regarding building work or fences.</li> </ul>	$\otimes$	<ul> <li>A claim relating to planning including town and country planning legislation.</li> <li>You will not be covered for a claim which relates, in any way, to the letting out of a property e.g. disputes between you as the landlord and a tenant of any home you own.</li> <li>A claim relating to quarrying, gas or mineral extraction or other major land works where the effect is not limited specifically to your home.</li> </ul>
Consumer disputes	A dispute regarding an agreement for the sale, purchase or hire of goods or services that are not for your business use.	<ul> <li>The purchase of motor vehicles and caravans from a garage.</li> <li>Disputes for defective kitchens and kitchen appliances.</li> <li>Claims against travel agents for breach of contract.</li> <li>Defective workmanship by tradesmen e.g. double-glazing fitters or boiler engineers.</li> <li>A dispute relating to the purchase of animals.</li> <li>Disputes with retailers regarding faulty goods.</li> </ul>	$\otimes$	<ul> <li>Any claim related to leases, tenancies or licences to occupy property (however these may be covered under the property disputes section).</li> </ul>
Personal injury disputes	A claim following an incident that causes death or injury to you.	<ul> <li>Trips or slips whilst at work or in a shop.</li> <li>Operating machinery which is faulty or you are not properly trained to use.</li> <li>Injuries following an assault.</li> <li>Passengers being injured in cars or on buses.</li> <li>Food poisoning.</li> <li>Being knocked off a bike by a motorist.</li> </ul>		<ul> <li>Any claim for an illness or injury which develops gradually or is not caused by an identifiable incident e.g. repetitive strain injury.</li> <li>Any claim relating to your own injury or death in a motorised vehicle that you are driving.</li> </ul>

### Medical or cosmetic procedure negligence disputes

- Claims relating to medical or cosmetic procedure negligence which causes death or injury to you.
- o Cosmetic procedures which have not caused death or injury may be covered under the **consumer disputes**Medical and cosmetic procedure negligence claims will result from the consultation diagnosis and/or treatment provided by a medical, dental or cosmetic practitioner who is responsible for **your** care.
- Surgery which has not been carried out correctly.
- Failure to diagnose an illness or injury correctly.
- A dentist removing a healthy tooth by mistake.
- Negligence during child birth.
- procedures e.g. Botox treatments or cosmetic surgery.
- Cosmetic procedures which have not caused death or injury may be covered under the consumer disputes section.





### Medical or cosmetic procedure negligence

For claims relating to medical or cosmetic procedure negligence the incident date will be defined as the date when **you** or **your** representative first knew or should have known of any injury, illness or death caused by the treatment.

### **Questions and answers**

### Who is covered under this policy?

The persons named on **your** schedule together with their domestic partner and all members of their family, including foster children, who live with them.

## Where and when does the issue/incident need to have happened to be covered under the policy?

The incident leading to a claim or any proceedings must have happened within the United Kingdom, Channel Islands or Isle of Man; and the initial dispute, or series of incidents leading to a claim on this policy must happen after this cover starts and before it ends as shown on **your** schedule.

### Who will answer my call and handle my case?

A legal professional appointed by Aviva will answer **your** call, and if **you** have a case and legal representation is necessary, **your** case will be managed by Arc Legal Assistance Limited (Arc) who are **our** trusted expert.

### Is my call confidential?

**We** will give **you** and members of **your** household confidential advice over the telephone on any

personal legal matter under the laws of England and Wales, Scotland, Northern Ireland, the Isle of Man or the Channel Islands. Please note that for **our** joint protection telephone calls may be recorded and/or monitored.

### Do I need to find a lawyer myself?

No, **we** know that making a claim is a stressful time and **we** want **you** to know that **your** claim is in the best hands possible. If legal representation is necessary Arc will appoint a **lawyer** from one of their approved firms of solicitors to handle **your** 

legal case. Some of the benefits of using an approved firm of solicitors include:

- your case will be handled by a firm of solicitors you can trust that has extensive experience in the area of law relevant to your claim;
- the firm of solicitors will have passed Arc's vetting process and proved themselves to be able to work to high quality standards;
- in cases where **you** may be due compensation from another party, **you** will keep 100% of the compensation awarded and recovered to **you**;
- the lawyer charges competitive legal fees which means the lawyer may do more work for you and you will get the most from your policy.

If you do choose to use another lawyer it is important that you are aware that both we and Arc cannot ensure the lawyer acting for you will be suitably competent to handle your case or the quality of service that lawyer may provide to you. A lawyer not approved by Arc may also require you to pay them a percentage of your compensation.

This cover is intended to provide **you** with a **lawyer** from **our** panel. If **you** opt to choose **your** own **lawyer**, rather than one from **our** approved firms, there may be limits to the costs **we** can cover. For example, the most **we** will pay in **costs and expenses** is no more than the amount **we** would have paid **our** appointed **lawyer**. This amount is currently £100 per hour and can vary from time to time at **our** discretion. See the section Freedom to choose your lawyer for further terms and conditions.

## Will calling the helpline affect my premium and do I need to pay any fees?

No, calling the helpline and/or making a claim will not affect **your** premium on **your** Home Insurance policy. There is no policy **excess** or other fees to pay for using this service.

### Who is the policy underwritten by?

Legal Services is underwritten by Aviva Insurance Limited.

#### Some words are in bold in this section, what does it mean?

In addition to 'Words with special meanings' in the main Home Insurance Policy, whenever the following words or phrases appear in **bold** in this section they will have the following meanings (for this section only).

### **Costs and expenses**

All legal costs charged by the **lawyer** and authorised by **us** or that **you** are ordered to pay by a court/other body.

#### Lawyer

A suitably experienced legal professional.

## Assessing your case, including 'Prospects of success' and 'Proportionality'

### 1. The lawyer's assessment

**Our lawyer** will assess the evidence and if it is more likely than not that **you** will:

- recover damages or obtain any other legal remedy which we have agreed to (e.g. being paid compensation or stopping a neighbour from making noise); or
- b. be successful in defending a claim made against **you**; or
- c. make a successful appeal or defence of an appeal then **your** case will be considered by the **lawyer** to have reasonable 'prospects of success' (this means how likely **you** are to win **your** case). In addition, the **lawyer** will also consider proportionality (this means the amount of damages being pursued compared with the estimated costs to pursue **your** case), and:
- has a legal obligation not to waste court time, and to keep the costs to a level that the court would consider reasonable;
- will estimate the likely costs of **your** case and consider if they would be acceptable to a reasonable person who was paying those costs themselves;
- c. will agree with you, where possible, a course of action where the costs and expenses would be considered reasonable by the court and proportionate in relation to the level of damages or remedy being pursued when compared with the estimated costs to pursue your case.

If, in the **lawyer's** opinion:

- a. **your** claim is likely to be considered a waste of court time, or
- b. the prospects of success are no longer in **your** favour; or
- your claim has reached a point where incurring further costs and expenses would not be reasonable;

then **we** will not pay any further **costs and expenses** towards it. If this happens the **lawyer** will tell **you** what options would be available should **you** wish to continue. Please note that

prospects of success may change throughout **your** claim as evidence is obtained and legal arguments develop.

### 2. What can I do if I do not agree with the lawyer's opinion?

**We** have confidence in the opinion of **our** appointed **lawyer** and rely on this when deciding if **we** should continue to pay the **costs and expenses** towards **your** claim.

If you do not agree with our lawyer's opinion and you find a different lawyer, at your own cost, or you already have a lawyer who supports your view, then we will be happy to offer a review of the case. The opinion of your chosen lawyer must be based on the same information regarding the claim that you provided to us. The lawyer conducting the review will be chosen jointly by you and us. If we cannot agree on who this lawyer should be then we will ask a relevant law society to appoint one. The reviewing lawyer will assess the case and we will abide by their decision. We will pay for the cost of this review and should they decide in your favour we will also pay any cost that you incurred for your chosen lawyer's second opinion. This review and any resulting decision will not affect your rights to make a complaint as detailed in the What to do if you are unhappy section of your main Home Insurance policy.

### **Exclusions**

In addition to the specific Legal services conditions and exclusions shown below all of the General exclusions and General conditions shown in **your** main Home Insurance policy apply to this cover expect for:

- The General exclusions headed Terrorism
- the General conditions under the following headings:
  - Your duty to prevent loss or damage
  - Claims
  - Index linking (if present in **your** policy booklet)

### 1. What we will not pay for:



- any claim we reasonably believe you knew was likely to happen when you took out this insurance, e.g. where you were already in a disciplinary process at work before taking out this policy, which then led to you making a claim;
- b. claims where **you** do not keep to the terms, exclusions and conditions of this cover;
- costs and expenses which are incurred prior to our written agreement and authorisation;
- d. claims where the initial dispute or series of incidents leading to a claim on this policy happened before this cover starts or that begin after it comes to an end as shown on your schedule. You can only make one claim for all disputes arising from the same incident;

- any legal action you take which we have not agreed to or where you do anything to hinder us or the lawyer;
- f. any fines, penalties, compensation or damages which **you** are ordered to pay by a court or other authority;
- g. any issue leading to a claim which was deliberately or intentionally caused by **you**;
- h. a dispute between **you** and someone related to **you** or who is insured under this policy;
- any claim relating to or arising as a result of divorce, separation, matrimonial issues or cohabitation, joint property ownership, joint financial obligations or maintenance, financial or custody arrangements involving children;
- j. any claim in respect of libel and slander;
- k. an application for judicial review;
- disputes relating to class actions e.g. if you are part of a group of people who are all making the same claim;
- m. disputes between **you** and **us** or Arc where the dispute relates to this cover;
- any claim relating to compulsory purchase or to major works where the effect is not specific to **your home** but is more widespread e.g. work on roads, railways and airports;
- where the incident leading to any claim occurs, or any proceedings are conducted, outside of the United Kingdom or the Channel Islands or the Isle of Man:
- any claims made by anyone other than **you** or **your** family attempting to enforce their rights under this cover;
- q. any test case unless:
  - (i) the test case relates to the interpretation of a newly or recently enacted law; and
  - (ii) **our lawyer** agrees that the case is more likely than not to be successful.

When a court considers a dispute that has never been decided before this is often referred to as a 'test case'. The court's decision will then be used to decide future cases on similar grounds to ensure the legal system is consistent and fair.

## **Conditions**

#### 1. Claims

 $\bigcirc$ 

- a. Freedom to choose **your lawyer** 
  - (i) If court proceedings are issued, there is a conflict of interest, or if we consider the claim to be complex and requiring a specialist lawyer, you are free to choose your own lawyer by sending us their name and address

- (ii) **We** will appoint that **lawyer** subject to their acceptance of **our** standard terms of appointment which are available upon request.
- (iii) We will only pay costs and expenses up to the amount we would have paid our appointed lawyer. This amount is currently £100 per hour and can vary from time to time at our discretion. These terms could mean you may be liable for additional funding which your own lawyer should explain to you along with the relevant information contained in the terms of appointment.
- (iv) Subject to the terms and conditions of this policy **we** will pay their **costs and expenses** up to the maximum shown on **your** schedule.
- b. **Our** rights and **your** obligations
  - (i) **We** will have direct access to the **lawyer** representing **you** who will, on request, provide **us** with any information or opinion in respect of **your** claim.
  - (ii) **You** must co-operate fully with **us** and the appointed **lawyer** and must keep **us** up-to date with the progress of the claim.
  - (iii) At **our** request **you** must give the **lawyer** any instructions that **we** require.
  - (iv) **You** must tell **us** immediately if anyone offers to settle a claim or makes a payment into court.
  - (v) If you do not accept a payment into court or any offer where the lawyer advises that this is a reasonable settlement, we may refuse to pay any further costs and expenses.
  - (vi) No agreement to settle on the basis of both sides paying their own costs is to be made without **our** prior approval.
- c. **Our** rights to stop **your** claim

The cover **we** provide will end immediately if **you**:

- (i) settle a claim or withdraw a claim without **our** prior agreement, or
- (ii) do not give clear instructions when requested by the **lawyer**, or
- (iii) dismiss a **lawyer** without **our** prior consent. **We** will not withhold consent without good reason. If, in the event of the above, **we** incur costs and expenses that would not otherwise have been incurred, **we** reserve the right to recover these from **you**.

### 2. Recovery of costs

If you are successful with your claim, you must instruct the lawyer to take every available step to recover for us all costs and expenses relating to your case.

### 3. Disputes about the way your claim has been handled

If **you** are not happy with the way **your** claim has been handled under this section then **you** can take the steps outlined in the If you have a complaint section of the Important Information document.

If **your** dispute relates to the legal opinion of a **lawyer** that **we** appoint then **we** would also like to bring **your** attention to the What can I do if I do not agree with the lawyer's opinion? section on page 6 of this document.



Insurance is administered and underwritten by Aviva Insurance Limited. Registered in Scotland, No. 2116. Registered Office: Pitheavlis, Perth, PH2 ONH. Authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority.

Santander UK plc. Registered Office: 2 Triton Square, Regent's Place, London, NW1 3AN, United Kingdom. Registered Number 2294747. Registered in England and Wales. www.santander.co.uk. Telephone 0330 9 123 123. Calls may be recorded or monitored. Authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Our Financial Services Register number is 106054. Santander and the flame logo are registered trademarks.

