

Landlord Preferred Policy

The Terri Scheer Landlord Preferred Policy is specifically designed for landlords who have their property managed by a licenced real estate agent or on-site property manager. Cover provided includes:

Loss of Rent - Permanent tenancies

If your tenant is on a lease governed by the Residential Tenancy Act in the relevant state or territory, then we will cover you for:

- Absconding tenants up to 6 weeks rent
- Defaulting tenant resulting in eviction by court order up to 15 weeks rent
- Premises left untenantable due to malicious damage to your building for a minimum of 7 days – up to 52 weeks rent
- Premises left untenantable due to insurable damage to your contents – up to 6 weeks rent
- Death of a tenant (under a sole tenancy) up to 15 weeks
- Tenant hardship up to 4 weeks rent
- Failure to give vacant possession up to 28 weeks rent
- Prevention of access up to 52 weeks rent

Weekly rent is limited to \$1,000 unless previously agreed and an additional premium is paid.

Additional Benefits

Once a claim for Loss of Rent is accepted, we will also cover you for:

- Re-letting expenses that exceed the bond up to \$500
- Removal of goods up to \$500
- Representation costs up to \$500
- Change of locks up to \$250

Refer to policy wording for full details.

Legal Liability

Limit of indemnity \$20,000,000.

Tax Audit

Professional fees up to \$1,000 per audit.



Loss or Damage - Contents*

This policy covers general household contents such as carpets, curtains, blinds, light fittings and furniture, providing they are for the tenant's use.

These items are covered against loss or damage from events such as:

- Accidental and malicious damage by the tenant, tenant's family, tenant's invited guests or unknown persons.
- Deliberate damage by the tenant, tenant's family, tenant's invited guests or unknown persons up to \$500 per claim.
- ◆ Damage by pets up to \$500 (per period of insurance)**
- Damage from scorching up to \$1,000 (per period of insurance)**
- Flood, storm and water damage.
- Theft, fire, explosion, electric motor burnout, lightning, earthquake and impact.

Loss or Damage - Building (tenant damage)*

This policy covers your building against loss or damage from events such as:

- Accidental/malicious damage and theft by the tenant, tenant's family or tenant's invited guests.
- Deliberate damage by the tenant, tenant's family, tenant's invited guests – up to \$500 per claim.
- Damage by pets up to \$500 (per period of insurance)**
- Damage from scorching up to \$1,000 (per period of insurance)**

*Cover under Sections 2 Contents and 3 Building (tenant damage) is limited to a combined amount of \$60,000 unless otherwise agreed.

**The Limits described for pet and scorching cover are combined limits between Section 2 Contents and Section 3 Building (tenant damage).

Policy Premiums ⁺			
South Australia	\$290	Tasmania	\$263
Western Australia	\$289	New South Wales	\$382
Victoria	\$292	Northern Territory	\$320
ACT	\$326	Queensland	\$318

*Price subject to change

Excess Chart	Region where claim is made		
Type of Claim	SA/WA/VIC/ ACT/TAS/ NSW/QLD	NT	
Loss of Rent	No Excess	No Excess	
Malicious/Deliberate Damage	\$250 per claim	\$500 per claim	
Accidental Loss or Damage	\$250 per event	\$500 per event	
Earthquake	\$200 per claim	\$200 per claim	
Representation Costs, Legal Expenses, Liability and Tax Audit	No Excess	No Excess	
Flood and Other Claims	\$100 per claim	\$100 per claim	

Before you apply, it is important that you read and consider the Product Disclosure Statement and Policy Wording (PDS) carefully to make sure that you are aware of your contractual rights and obligations, the limitations on cover, and that the policy gives you the cover you need. The PDS can be obtained by calling Terri Scheer Insurance Pty Ltd on 1800 804 016 or visiting terrischeer.com.au. This policy is issued by AAI Limited ABN 48 005 297 807 AFS Licence No. 230859 trading as Vero Insurance.

Landlord Preferred Policy

Application Form to be completed by the property owner or apply online at terrischeer.com.au and save 5%.

Applicants for the Landlord Preferred Policy must meet the following eligibility criteria:

- Your property must be managed by a licensed real estate agent or on-site Property Manager.
- Your property must be used for residential rental accommodation only (business use by your tenant is not permitted).
- Your property must not be on more than 2 acres (8000sqm) of land.
- Your property must not be used as a short term rental or holiday home. If it is, please consider our Scheer Short Stay Policy.

Policy start date N	lote: Insurance cover cannot be backo	dated:			
Landlord details:	First name:	Surname:			
Address:					
Phone: (Home):	e):				
Email:					
Real Estate Agent	Office:	Phone:	:		
1.	erties to be insured:				
2.	allowing questions				
 Have you during insurance policy Have you had ar Are you aware o Has the tenant be (If yes, loss of rent If you answered yes 	ever declined to insure you or the past five years had three of or made a claim of more than by criminal charges or conviction of any existing circumstances the een more than 14 days (7 day and malicious damage is not cov	ons in the last 5 years? nat may lead to a claim under this policy? is in QLD & ACT) in rent arrears in the past 2 montl ered until the tenant is out of rent arrears for 2 consecuti exprovide details (if you require more space please a	by or home hs? ive months.)	Yes Yes Yes Yes Yes Yes Yes Yes	No
Payment Method					
Cheque	cheque is enclosed	Agent to Pay	end invoice to my ager	nt for payı	ment
	Insurance and its agent Terri S nat forms part of the PDS.	Scheer Insurance Pty Ltd to obtain and use my/ou	r personal information	ı as set o	ut in the
Property Owner's N	ame:	Signature:	Date:	/	/

Important Notice

Duty of Disclosure - What you must tell us

Under the Insurance Contracts Act 1984 (the Act), you have a Duty of Disclosure. The Act requires that before a Policy is entered into, you must give us certain information we need to decide whether to insure you and anyone else to be insured under the Policy, and on what terms. Your Duty of Disclosure is different, depending on whether this is a new Policy or not.

New business

Where you are entering into this Policy for the first time (that is, it is new business and is not being renewed, varied, extended or reinstated) you must tell us everything you know and that a reasonable person in the circumstances could be expected to tell us, in answer to the specific questions we ask.

When answering our questions you must be honest.

- Who needs to tell us? It is important that you understand you are answering our
 questions in this way for yourself and anyone else whom you want to be covered by
 the Policy.
- If you do not tell us. If you do not answer our questions in this way, we may reduce

or refuse to pay a claim, or cancel the Policy. If you answer our questions fraudulently, we may refuse to pay a claim and treat the Policy as never having worked.

Renewals, variations, extensions and reinstatements

Once your Policy is entered into and is no longer new business then your duty to us changes. You are required before you renew, vary, extend or reinstate your Policy, to tell us everything you know and that a reasonable person in the circumstances could be expected to know, is a matter that is relevant to our decision whether to insure you, and anyone else to be insured under the Policy, and if so, on what terms.

You do not have to tell us about any matter

- that diminishes the risk
- that is of common knowledge
- that we know or should know in the ordinary course of our business as an insurer, or
- which we indicate we do not want to know.

If you do not tell us

If you do not comply with your Duty of Disclosure we may reduce or refuse to pay a claim or cancel your Policy. If your non-disclosure is fraudulent we may treat this Policy as never having worked.