PREMIERCARE for furniture

Certificate of Insurance

Insured:	Certificate No:
	What is covered:
Dear Policyholder	
This is to certify that in return for the premium you have paid and subject to the Tern on behalf of Helvetia Schweizerische Versicherungsgesellschaft in Liechtenstein AG a Covered', that are made by the insured for the products occurring during the perio	agree to meet the type of claims set out above under 'What is
Your policy does not cover every eventuality. Please read the Terms and Conditions and how to make a claim. This document contains all the Terms and Conditions which same cover elsewhere. You will need to consider whether You may be paying for dur	h apply to this policy. If you have existing policies that give the
same cover elsewhere, you will need to consider whether you may be paying for duplicate cover. How to claim: Online at claim.castelangroup.com or call 01934 416 614	
Policy Details:	
IMPORTANT: If the actual delivery date of your product differs to that shown on this point of claim or by emailing mypolicy@castelangroup.com quoting your Certificate N	
DEMANDS AND NEEDS: This insurance policy meets the demands and needs of the accidental damage and structural defects for the period of cover.	ose who wish to insure their product against accidental staining ,

Terms and Conditions

INTENTION OF THIS INSURANCE

The intention of this insurance policy is to provide cover for specific individual accidental events that result in staining or damage to **your** new **product**. It is not a general cleaning or maintenance contract. As such, cover is not provided for staining or damage, accidental or otherwise, which has occurred or accumulated over a period of time or is from normal everyday use.

Furthermore, this insurance policy will also provide cover for **structural defects** or faults found outside of the **manufacturer's** or **retailer's guarantee period** but are not as a result of **wear and tear** through use of the **product**.

You and **your** family must take all reasonable precautions to safeguard the **product** and to avoid damage to it. This includes, but is not limited to, ensuring that the **product** is maintained in accordance with the manufacturer's instructions. If **you** fail to do so any claim **you** make may be rejected by the **administrator**.

INTRODUCTION

Accidental staining, accidental damage and structural defects insurance policy is arranged and administered by Castelan Limited and underwritten by Novus Underwriting Limited on behalf of Helvetia Schweizerische Versicherungsgesellschaft in Liechtenstein AG.

Castelan Limited is registered in England and Wales under Company No. 7637133, with its registered office address at Alpha House, Sunnyside Road North, Westonsuper-Mare, North Somerset, BS23 3QY. Castelan Limited is authorised and regulated by the Financial Conduct Authority (Firm Reference No. 572287).

Novus Underwriting Limited is registered in England and Wales under Company No. 10844265, with its registered office address at Cumberland House, 129 High Street, Billericay, Essex, CM12 9AH. Novus Underwriting Limited is an appointed representative of Direct Insurance Group Plc, which is authorised and regulated by the Financial Conduct Authority (Firm Reference No. 306080).

Helvetia Schweizerische Versicherungsgesellschaft in Liechtenstein AG. Registered Office: Aeulestrasse 60 (2. Stock) 9490 Vaduz, Liechtenstein. The **insurer** is authorised and regulated by the Liechtenstein Financial Market Authority and is deemed authorised by the Prudential Regulation Authority and subject to regulation by the Financial Conduct Authority and limited regulation by the Prudential Regulation Authority (Firm Reference No. 454140).

Details of the Temporary Permissions Regime, which allows EEA-based firms to operate in the UK for a limited period while seeking full authorisation, are available on the Financial Conduct Authority's website at https://register.fca.org.uk/ or by calling them on 0800 111 6768.

The authorisation details of each firm can be checked on the Financial Services Register at https://register.fca.org.uk/ or by calling 0800 111 6768.

As the retailer ultimately acts as agent for the **insurer** under a delegated authority, monies paid to (or held by) the retailer in relation to the insurance contract are treated as having been paid to (or held by) the **insurer**.

HOW TO CLAIM

The easiest way to register **your** claim is online at claim.castelangroup.com. **You** can also call the **administrator** on **01934 416 614**. Any claim should be made as soon as possible, but no longer than 28 days after noticing the damage. For more information, please see section 6 'Claim Process'.

1 DEFINITIONS

The words or expressions detailed below have the following meaning wherever they appear in this policy in bold.

Accidental damage: A sudden and unforeseen accidental event resulting in damage to the **product(s)** not otherwise excluded under this policy.

Accidental staining: A sudden and unforeseen accidental event, resulting in a stain to the **product(s)** not otherwise excluded under this policy.

Administrator: Castelan Limited, appointed to administer this insurance policy on behalf of the **insurer**.

Data Controller: The **insurer** and **administrator**, who each determine the purposes and means of processing **your** personal data.

General Data Protection Regulations: The UK General Data Protection Regulation (UK GDPR), tailored by the Data Protection Act 2018.

Insured, **you**, **your**: The person or persons whose name and address is shown under the '**Insured**' section on **your** Certificate of Insurance.

Insurer, **our**, **us**, **we**: Novus Underwriting Limited on behalf of Helvetia Schweizerische Versicherungsgesellschaft in Liechtenstein AG.

Manufacturer's or retailer's guarantee period: As shown in the table below, a defined period of years from the start date of this policy, within which the manufacturer or retailer are responsible to remedy any faults or defects.

Product component	Manufacturer's or retailer's guarantee period (from delivery)
Leathers, Fabrics, Inners, Stitching, Recliner Mechanisms and Electrical components such as sound docks or refrigerators	2 years
Frame construction and suspension (springs or webbing)	20 years

Note: As the manufacturer's or retailer's guarantee period provided for the **product**'s frame construction and suspension exceeds the expiry of this policy there is no cover for frame construction and suspension in this policy. These defects should, therefore, be reported to the retailer.

Period of cover: The period specified in the 'Policy Details' section on **your** Certificate of Insurance.

Product, **products**: The item(s) detailed under the 'Policy Details' section on **your** Certificate of Insurance.

Structural defects: Faults found outside of the **manufacturer's or retailer's guarantee period** that have occurred due to faulty or defective components not otherwise excluded under this policy.

Wear and tear: The gradual deterioration associated with normal use and age of the **product**.

2 ELIGIBILITY

You are eligible to take out this policy if you meet all of the following criteria:

- you are 18 or older at the date of purchase;
- you are resident in the UK, Channel Islands or Isle of Man;
- the price of the **product(s)** purchased has a value of no more than £20,000;
- the **product(s)** must be used for **your** own domestic purposes; and
- the **product(s)** must be new at the start date of this policy and free from damage.

3 PERIOD OF COVER

- Your cover for accidental staining and accidental damage will start from the date shown in the 'Policy Details' section on your Certificate of Insurance;
- ii) Your cover for structural defects will start following the expiry of the manufacturer's or retailer's guarantee period;
- iii) **Your** insurance terminates as soon as any of the following events occur:
 - a) your policy expires on the date shown in the 'Policy Details' section on your Certificate of Insurance;
 - b) **you**, or anyone representing **you** defrauds or deliberately misleads **us** or the **administrator**; or
 - c) your claim has been settled by replacement, credit note or alternative settlement; or
 - d) the premium for this insurance is not paid; or
 - e) **you** modify the **product**; or
 - f) **you** or the **insurer** cancels the policy in accordance with section 8 'Cancellations and Refunds'

It is **our** intention that this insurance cannot be renewed.

4 WHAT IS COVERED

i) Accidental staining and accidental damage

You are covered under this insurance policy for a sudden and unforeseen accidental event that results in staining or damage to **your product**.

Examples of claims that would be covered by this policy include:

- ✓ Yesterday, **you** tripped and spilt a drink and it has caused a stain on **your** footstool.
- ✓ Earlier today, whilst completing a crossword, you dropped your pen and it has marked your leather chair.
- Last night, your cat was startled and caused a scratch to the arm of your sofa.

These claims would be covered because they have happened suddenly.

Examples of claims that would not be covered by this policy include:

- × Over the past few months **you** have noticed that staining from food and drink has built up on **your** sofa.
- Ye Over time, you have noticed that the seat you most regularly use had changed colour because of dye transferring from your clothing.
- Since owning your furniture, your dog has, on numerous occasions, caused multiple areas of damage.

These $\underline{\text{would}}$ not be covered because the damage or staining has built up over a period of time.

NOTE: Please report each claim as it happens. Cover is not provided for staining or damage, accidental or otherwise, which has occurred or accumulated over a period of time.

ii) Structural defects

You are covered under this insurance policy for defects or faults with your product found outside of the manufacturer's or retailer's guarantee period.

Note:

- Structural defects arising during the manufacturer's or retailer's guarantee period must be reported to the retailer from whom you purchased your product.
- As the manufacturer's or retailer's guarantee period provided for the product's frame construction and suspension exceeds the expiry of this policy, there is no cover for frame construction and suspension in this policy. These defects should, therefore, be reported to the retailer.

Examples of claims that \underline{would} be covered by this policy include:

- \checkmark Due to faulty wiring, the handset for the recliner mechanism no longer works.
- ✓ Due to a poor weld in the recliner mechanism, the mechanism has collapsed.
- ✓ Due to poor workmanship during construction, the stitching has

These claims would be covered because they are faults with the product, but must have occurred following the expiry of the manufacturer's or retailer's guarantee period.

Examples of claims that <u>would not</u> be covered by this policy include:

- × Over time, and through normal usage, the cushion interiors have lost their shape and support.
- × Due to the accumulation of natural bodily oils, the leather has started to crack or peel.
- × Since owning the furniture, you notice changes to the colour of your furniture especially in areas that are in regular use.

These <u>would not</u> be covered because the issue has arisen through normal use and wear.

5 WHAT IS NOT COVERED

Any claim for or resulting from the following will not be covered:

- 1 Damage caused deliberately by **you** or any person;
- 2 Any damage resulting from wear and tear;
- 3 Any damage resulting from neglect, abuse, or misuse of the **product**;
- 4 The effects of sunlight, wind, weather, rusting, radiation, building fire, smoke damage, flooding, water damage from leaking pipes or corrosion upon the product:
- 5 Structural defects in products manufactured with a defective design or specification and subject to a manufacturer recall;
- 6 Changes in colour or damage to any part of the **product** caused by sunlight, perspiration, natural hair and body oils or wear and tear;
- 7 The gradual accumulation of damage or staining, accidental or otherwise;
- Accidental staining or accidental damage caused by the use of incorrect or inappropriate cleaning products or cleaning methods; 9 The removal of any odour unless caused by a stain covered by this insurance policy;
- 10 Any damage caused during delivery, assembly or disassembly of the **product**;
- 11 Damage caused by pets that has accumulated over a period of time;
- 12 Damage caused by any animal other than your pet(s);
- 13 Natural characteristics of leather such as brands, bites, tick marks and opened scars;
- 14 Costs, expenses or any other financial loss, such as loss of earnings, other than the cost we agree for cleaning, repairing or replacing the product;
- 15 Use of the **product** in business premises or in residential premises which **you** let or sublet:
- 16 Use of the **product** outside the United Kingdom, Channel Islands and the Isle of Man:
- 17 Structural defects first discovered before the expiry of the manufacturer's or retailer's guarantee period;
- 18 Structural defects to the frame construction and suspension (springs or webbing) of the product;
- 19 Damage to, or failure of, the **product**, as a direct result of the failure of the frame construction and suspension (springs or webbing), which are covered under the manufacturer's or retailer's guarantee period;
- 20 Damage not consistent with the original claim or misrepresentation of an occurrence:
- 21 War: Any direct or indirect consequence of war, civil war, invasion, acts of foreign enemies (whether war be declared or not), rebellion, revolution, insurrection, military or usurped power, or confiscation, nationalisation, requisition, destruction of or damage to property by or under the order of any government, local or public authority;

- 22 Terrorism: Any direct or indirect consequence of terrorism as defined by the Terrorism Act 2000 and any amending or substituting legislation. **We** will, however, cover any loss or damage (but not related cost or expense, caused by any act of terrorism provided that such act did not happen directly or indirectly because of biological, chemical, radioactive or nuclear pollution or contamination or explosion;
- 23 Radiation: Any direct or indirect consequence of: Irradiation, or contamination by nuclear material; or The radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter; or Any device or weapon which employs atomic or nuclear fission or fusion or other comparable reaction or radioactive force or matter.

6 CLAIM PROCESS HOW TO MAKE A CLAIM

The easiest way to register **your** claim is online at claim.castelangroup. com. You can also call the administrator on 01934 416 614. Any claim should be made as soon as possible, but no longer than 28 days after noticing the damage. If you report a claim after 28 days we may not consider your claim. Claims outside of this timeframe will be considered on a case by case basis.

HOW WE WILL SETTLE CLAIMS:

Valid claims will be settled by cleaning or repairing the damaged product. If the product cannot be cleaned or repaired, we will provide a replacement or an alternative settlement.

CLEANING:

In the event of a claim for ${\bf accidental\ staining},$ the ${\bf administrator's\ first}$ response may be the despatch of a specialist cleaning product for you to use on the stain. If the cleaning product is unsuccessful in removing the stain, please follow the instructions provided with the cleaning product. The administrator may then arrange for an inspection of your product to decide upon the most economical method of settling your claim, which may involve us completing a repair.

REPAIRS:

Our technicians carry with them most of the equipment needed to complete cleaning or repairs in ${\bf your}$ home on ${\bf our}$ first visit, but on occasion we will need to order parts to complete the repair. Where leather and fabric parts are ordered it is important to note that over time the colour, shade and appearance of your product is likely to change and therefore, in the event new parts are required, we will supply them based on the original appearance of your product. Wherever possible we will try and limit any differences but our liability is to repair the product based on the original specification. We may decide to offer you the option of a cash settlement to the value of our repairs, in lieu of any repairs being carried out.

You can make an unlimited number of claims for cleaning and repairs, however at **our** discretion **we** may decide that cleaning or repairing **your product** is not the most appropriate resolution and will settle **your** claim with a replacement or alternative settlement.

NOTE: If **we** arrange for a technician to attend **your** home to inspect the **product** and the technician is unable to gain access to the **product**, you will be responsible for the cost of the appointment before **we** will arrange for the technician to re-attend. The administrator's standard missed appointment fee is £20.

REPLACEMENT OR ALTERNATIVE SETTLEMENT:

If we are not able to clean or repair the damaged product satisfactorily we will arrange for a replacement product of the same specification. If this is not possible we will arrange an alternative settlement the value of which will be limited to the value you paid for your product and will be in the form of a credit note or reselection form to be used at the retailer where you originally purchased your product. If it is not possible to use this retailer, we will arrange for the credit note or reselection form to be used at an alternative retailer of our choice.

If we provide you with a replacement or alternative settlement, we reserve the right to take sole ownership of the damaged product. If we choose to take ownership, the damaged product will be collected from you following the provision of the alternative settlement. If we choose not to collect the damaged **product**, the ownership of it and the responsibility for it (including disposing of it) will remain solely with you.

Where items are non-integral and therefore easily separated, such as a sideboard and chest of drawers, mattresses and bed frames, arm caps, scatter cushions and other accessories, they are treated as separate products in the event of a claim.

7 FRAUDULENT CLAIMS

You must not act in a fraudulent manner. If you (or anyone acting for you):

- i) make a claim under the insurance knowing the claim to be false or fraudulently exaggerated in any respect;
- ii) make a statement in support of a claim knowing the statement to be false in any respect;
- iii) submit a document in support of a claim knowing the document to be forged or false in any respect; and/or
- iv) make a claim in respect of any loss or damage caused by your wilful act;

We may:

- a) not pay the claim or any other claim made under the insurance;
- b) declare the insurance void and not make any return of premium;
- c) be entitled to recover from you the amount of any claim already paid under the insurance; and/or
- d) inform the police of the circumstances.

8 CANCELLATION AND REFUNDS

You have 14 days from receipt of these terms and conditions in which to cancel this insurance policy if, for any reason, **you** decide that it does not meet **your** demands and needs.

To cancel this insurance policy, please return to the retailer where **you** bought this insurance policy together with **your** Certificate of Insurance and proof of purchase. On the condition that no claims have been made, or are pending, the retailer will refund **your** premium in full.

No refund of premium will be made if **you** have made a claim, if a claim is pending or if **you** cancel this insurance policy after 14 days from receipt of this insurance policy.

The **insurer** may at any time cancel any insurance document by giving 14 days' notice in writing where there is a valid reason for doing so. A cancellation letter will be sent to **you** at **your** last known address. Valid reasons may include but are not limited to:

- a) Fraud
- b) Non-payment of premium
- c) Threatening and abusive behaviour
- d) Non-compliance with policy terms & conditions
- e) **You** have not taken reasonable care to provide complete and accurate answers to the questions **we** ask.

Provided the premium has been paid in full, **you** will be entitled to a pro rata refund of premium paid for the insurance policy based on the number of full months remaining on the **period of cover** less the value of any claims made under the insurance policy.

9 GENERAL ADMINISTRATION TERMS AND CONDITIONS

- The administrator will administer your insurance policy and settle all claims in accordance with these terms and conditions.
- ii) You are responsible for informing the administrator of a change of your address by emailing mypolicy@castelangroup.com.
- iii) You cannot transfer this insurance policy to another person.
- iv) This insurance policy is governed by English law. If there is a dispute, it will only be dealt with in the courts of England or Wales .
- To improve the quality of our service, we will be monitoring and recording some telephone calls.
- vi) When **your** cover under the insurance policy ends, it will not have a cash or surrender value.
- vii) We may amend these Terms and Conditions for legal or regulatory reasons. Where this change benefits you, we will make the change immediately and notify you of the change within 28 days. In all other cases we will write to advise you of the change at least 28 days prior to any change taking effect. If you wish to cancel your policy, you may cancel it and you will receive a pro rata refund of the premium paid for the policy based on the number of full months remaining on the period of cover after the value of any claim(s) have been deducted, where applicable.

10 COMPLAINTS PROCEDURE

 ${\bf Our}$ aim is to provide ${\bf you}$ with a high quality service at all times, although ${\bf we}$ do appreciate that there may be instances where ${\bf you}$ feel it is necessary to lodge a complaint.

If you have a complaint about how your claim has been handled, or how your policy has been administered, please contact the administrator by email at customercare@castelangroup.com or by telephone on 01934 416 614 or by writing to: Castelan Ltd, Customer Care Manager, Alpha House, Sunnyside Road North, Weston-super-Mare, North Somerset, BS23 3QY, United Kingdom. In some cases the administrator may refer your complaint to Novus Underwriting Ltd, 4th Floor, 34 Lime Street, London EC3M 7AT. Email: complaints@novusunderwriting.com

If **your** complaint is about the sale of this insurance policy the **administrator** may refer **you** to the retailer from whom it was purchased.

If it is not possible to reach an agreement, **you** have the right to make an appeal to the Financial Ombudsman Service. This also applies if **you** are **insured** in a business capacity and have an annual turnover of less than €2 million and fewer than ten staff. **You** may contact the Financial Ombudsman Service at: The Financial Ombudsman Service, Exchange Tower, Harbour Exchange Square, London E14 9SR. Tel: 0300 123 9 123 or visit www.financial-ombudsman.org.uk. The above complaints procedure is in addition to **your** statutory rights as a consumer. For further information about **your** statutory rights contact **your** local authority Trading Standards Service or Citizens Advice Bureau.

11 FINANCIAL SERVICES COMPENSATION SCHEME

Helvetia Schweizerische Versicherungsgesellschaft in Liechtenstein AG is covered by the Financial Services Compensation Scheme (FSCS). **You** may be entitled to compensation from the scheme, if Helvetia Schweizerische Versicherungsgesellschaft in Liechtenstein AG cannot meet their obligations. This depends on the type of business and the circumstances of the claim. Most insurance contracts are covered for 90% of the claim with no upper limit. **You** can get more information about compensation scheme arrangements from the FSCS or visit www.fscs.org.uk. **You** may also contact the FSCS on their Freephone number: 0800 678 1100 or 020 7741 4100 or **you** can write to: Financial Services Compensation Scheme PO Box 300, Mitcheldean, GL17 1DY.

12 DATA PROTECTION

We and the administrator are Data Controllers (as defined by the General Data Protection Regulations) for the data you provide to us. We and the administrator need to use your data in order to arrange your insurance and associated products.

We and the administrator may collect personal information about you, including:

- Name, address, contact details
- Financial information such as bank details
- Details of any claim

We and the administrator may also collect sensitive personal information about your health where we consider a change to our procedures will likely provide you with a better customer outcome. This will only be collected with your consent.

You are obliged to provide information without which we and the administrator will be unable to provide a service to you. Any personal information provided by you may be held by the insurer in relation to your insurance cover. It may be used by our relevant staff in making a decision concerning your insurance and for the purpose of servicing your cover. It may be held by the administrator for administering claims.

Information may be passed to loss adjusters, solicitors, reinsurers or other service providers for these purposes. **We** may obtain information about **you** from credit reference agencies, fraud prevention agencies and others to check **your** credit status and identity. The agencies will record **our** enquiries, which may be seen by other companies who make their own credit enquiries. If **you** provide false or inaccurate information and **we** suspect fraud, **we** will record this.

We, the administrator and other organisations may use these records to:

- a. Help make decisions on insurance proposals and insurance claims, for **you** and members of **your** household
- Trace debtors, recover debt, prevent fraud, and manage your insurance policies
- c. Check **your** identity to prevent money laundering, unless **you** furnish **us** with satisfactory proof of identity.

We and the administrator process all data in the UK but, where we need to disclose data to parties outside the UK, we and the administrator will take reasonable steps to ensure the privacy of your data during such transfers. In the event that your data needs to be transferred back to us and the administrator, EU laws on data transfers will apply. In order to protect our legal position, we and will retain your data for a minimum of 7 years. The administrator will retain your data for the duration of your policy and a period of 5 years afterwards. We and the administrator have a Data Protection regime in place to oversee the effective and secure processing of your data. Under GDPR legislation, you can ask us and the administrator for a copy of the data we hold, have it corrected, sent to a third party or deleted (subject to our and the administrator's need to hold data for legal reasons). We and the administrator will not make your personal details available to any companies to use for their own marketing purposes.

If you wish to complain about how we have handled your data, you can contact us and we will investigate the matter. If you are not satisfied with our response or believe we are processing your data incorrectly you can complain to the Information Commissioner's Office, Wycliffe House, Water Lane, Wilmslow, Cheshire SK9 5AF Tel: 0303 123 1113.

For more information about how the **administrator** uses **your** data, please see the **administrator's** privacy notice at www.castelangroup.com/privacy-notice.