

Scheer Short Stay Policy

Premium, Excesses,
Discounts & Claim Payments Guide

Your guide to Premium, Excesses, Discounts & Claim Payments

The purpose of this guide is to provide further detail about the amount you pay for this insurance and the excesses that may apply if you make a claim. It also includes information about how we calculate and pay claims under your policy.

This guide forms part of our Scheer Short Stay Policy – Product Disclosure Statement and Policy Wording (**PDS**) and any Supplementary Product Disclosure Statement (**SPDS**) we have sent you.

AAI Limited ABN 48 005 297 807, AFS Licence No. 230859 trading as Vero Insurance, is the insurer and issuer of the insurance policy and is the issuer of this guide.

This guide applies to policies which commence on or after 3 September 2020 or renew on or after 1 November 2020.

About your premium

The premium is the amount you pay us for this insurance. The premium is shown on your policy schedule. It reflects what we consider is the likelihood of you making a claim and other factors related to our cost of doing business. The premium includes any discounts we give you as well as any applicable stamp duty, goods and services tax (GST), charge and levy. Your policy schedule will show how much you have to pay.

We consider a number of factors in calculating your premium. The significant factors that affect your premium are:

- ◆ The state or territory in which the property is located;
- ◆ The contents/building sum insured selected.

Each time you renew your insurance, your premium may change even if your personal circumstances have not changed. This is because in addition to the premium factors we use, premiums are also affected by other factors including:

- ◆ The cost and frequency of claims we have paid to other customers and claims we expect to pay in the future;
- ◆ New and updated data we use to calculate your premium;
- ◆ Changes in our approach to calculating your premium;
- ◆ Our expenses of doing business and other commercial factors;
- ◆ Changes in government taxes and any state or territory duties or levies.

Premium discounts

In addition to the premium factors, the discounts you qualify for are also a significant factor affecting your premium. The following discounts are available to eligible applicants.

Online discount

To be eligible for the online discount you must apply and pay for a new Scheer Short Stay Policy via the Terri Scheer website www.terrischeer.com.au. If you meet this criteria then you will be entitled to a discount on the premium payable for that policy.

Multiple property discount (MPD)

To be eligible for a multiple property discount, the policyholder must have a minimum of 3 of the following current policies in the same name:

- ◆ Landlord Preferred Policy; or
- ◆ Scheer Short Stay Policy; or
- ◆ Landlord Preferred Policy – Self Managed.

If you take out a new policy, and you meet the above criteria, you get the discount on that new policy immediately. For your other existing policies, the discount applies from their renewal date, provided you still qualify.

From time to time we might also offer discounts or some other special offers as part of a marketing campaign. If we do this, separate terms and conditions may apply and you might not be eligible for our usual discounts. The amount and type of discount offered can change or be withdrawn.

Government taxes & charges

Landlord insurance policies are subject to stamp duty, imposed by state and territory governments, GST and if applicable other government charges and levies.

Excesses

The excesses that apply to your policy are stated on your certificate. The different types of excesses are:

Claim type	Excess
Loss of rent	The amount of your excess will be shown on your policy schedule.
Tenant damage	This excess is \$500 and applies to all claims for tenant damage*.
Scorching or pet damage	This excess is \$250 and applies to all claims for scorching or pet damage*.
Earthquake or tsunami	An excess of \$200 will apply if you make a claim for loss or damage directly or indirectly caused by earthquake or tsunami*.
Additional benefits in Section 6, Liability and Tax audit	No excess applies.
Other claims	An excess of \$100 will apply if you make a claim for any other claim type not listed above*.

*In certain unusual circumstances we may impose a higher excess than the amounts listed above and this amount will be shown on your policy schedule and this is your excess instead.

We may impose a higher excess where:

- ◆ We assess you to be a greater than usual risk based on your claims history or other risk factors; or
- ◆ Your property is unoccupied for a period of 90 days or more.

Claim Payment Examples

The following examples are designed to illustrate how a claim payment might typically be calculated. The examples do not cover all scenarios or all benefits and do not form part of your policy terms and conditions. They are a guide only. Terri Scheer Insurance always determines real claim payments on an individual basis, after we have assessed each claim. You should read the PDS and your policy schedule for full details of what we cover as well as what limits, excesses, conditions and exclusions apply.

Notes about the claim payments examples:

- ◆ all amounts are shown in Australian dollars and are GST inclusive;
- ◆ all examples assume that you are not registered for GST;
- ◆ the excess in the examples may not be the same as your excess. Refer to your policy schedule for your excess.

Example 1: Escape of liquid and untenable loss of rent (Holiday let)

You have the Scheer Short Stay Policy with the following short term bookings confirmed over the next 21 days – all bookings have been paid for in advance at a rate of \$500 per day:

- ◆ Booking 1: 7 days in week 1 – \$3,500 paid;
- ◆ Booking 2: 4 days in week 2 – \$2,000 paid;
- ◆ Booking 3: 3 days in week 3 – \$1,500 paid.

The day before booking 1 is due to commence, water from a burst pipe escapes and damages carpets throughout the property resulting in the property becoming untenable until the end of week 3. This results in all of the scheduled bookings being unfulfillable. The cost to replace the carpet is \$2,500.

Your policy schedule shows that no excess applies for loss of rent claims.

Rent refunded – booking 1	\$3,500	Under 'Section 1: Loss of rent – Holiday let', 'Untenantable (contents)' we cover your loss of rent if your property becomes untenable as a result of damage to your contents caused by an insured event listed in Section 2. We agree that the accidental escape of liquid from the burst pipe is an insured event under Section 2 of the policy and we also agree that as a result the property was untenable until the end of week 3. We calculate what we will pay by multiplying the daily rent by the number of days in which documented bookings could not be fulfilled. In this case the booking was for 7 days so a refund of 7 days rent at \$500 per day is required which is \$3,500.
Rent refunded – booking 2	\$2,000	We calculate what we will pay by multiplying the daily rent by the number of days in which documented bookings could not be fulfilled. In this case the booking was for 4 days so a refund of 4 days rent at \$500 per day is required which is \$2,000.
Rent refunded – booking 3	\$1,500	We calculate what we will pay by multiplying the daily rent by the number of days in which documented bookings could not be fulfilled. In this case the booking was for 3 days so a refund of 3 days rent at \$500 per day is required which is \$1,500.
Total rent loss incurred by you	\$7,000	This is the total 14 days rent lost by you from documented rental bookings during the 21 day period whilst the property was untenable.

Apply limit for Untenantable (contents)	\$6,000	We apply the \$6,000 limit for any one period of insurance which applies to loss of rent claims arising from the insured event 'Untenantable (contents)'.
Subtotal (1)		
Escape of liquid damage to carpet	\$2,500	Section 2 provides cover for your contents (carpets) due to the accidental escape of liquid. We agree that the carpet has been damaged by the accidental escape of liquid and that the replacement cost of \$2,500 is reasonable.
Less excess	-\$100	The excess for water damage is \$100 and is applied per claim.
Subtotal (2)	\$2,400	Amount payable for carpet after excess has been applied.
Total claim	\$8,400	Subtotal (1) plus Subtotal (2)

Example 2: Loss of rent – default by court order (permanent tenancy) plus representation costs

You have the Scheer Short Stay Policy. Your tenant is on a periodic lease and is evicted by court order due to non-payment of rent (defaulting tenant). The tenant owes 7 weeks rent in arrears. The weekly rent is \$300. Therefore the loss of rent is 7 x \$300 per week = \$2,100. The bond is \$1,200 and re-letting expenses are \$1,800.

Your property manager has also charged you \$300 to attend the court hearing and a further \$300 was incurred for the bailiff/sheriff to evict the tenant.

Your policy schedule shows that no excess applies for loss of rent claims.

Rent owed	\$2,100	Under 'Section 6: Loss of rent – Permanent tenancies' you are covered for rent that you would be legally entitled to recover from a tenant due to non compliance with their lease. Cover starts from the day following the tenant's rent 'paid to' date until the date the tenant vacates or until the limit is reached – whichever occurs first. Note: The eviction of the tenant terminates their lease, so they are not liable for any additional rent beyond the date they vacated. In this case the tenant is liable for the 7 weeks rent owed up until the date they vacated (because of the eviction order). This is 7 x \$300 per week which equals \$2,100.
Less bond money	-\$0	Under the terms of Section 6 you are required to apply any available bond money to the claimed loss, once any other re-letting expenses that the tenant is liable for have been paid. In this instance, the \$1,800 re-letting expenses exceeded the \$1,200 bond, meaning there was no bond money to apply to the loss of rent.
Rent loss incurred by you	\$2,100	The amount the tenant owes for rent after applying the bond money.
Plus re-letting expenses in excess of the bond	\$500	Under 'Section 6: Loss of rent – Permanent tenancies' we can also pay up to \$500 per period of insurance for costs relating to re-letting expenses that exceed the tenant's bond money (providing we have accepted a loss of rent claim and providing the bond money was exhausted on other tenant related costs first). In this instance, there was \$600 of re-letting expense that exceeded the bond money (\$1,200 bond, less \$1,800 re-letting expenses). We apply the limit and pay \$500.
Subtotal	\$2,600	Loss of rent, plus re-letting expenses in excess of the bond.
Plus representation costs	\$500	Section 6 of the policy provides up to \$500 cover for any one period of insurance for costs you incur for your property manager to represent you in court for the purpose of obtaining an order against the tenant. A \$300 sub limit per claim also applies for bailiff/ sheriff fees. Total representation costs incurred in this case are \$600, so the limit of \$500 would be applied.
Total claim	\$3,100	Subtotal plus representation costs.

Example 3: Tenant damage

You have the Scheer Short Stay Policy and you did not choose to increase any sums insured. You have evicted the tenant (under a permanent tenancy) by court order due to non-payment of rent. The tenant vacates owing 6 weeks rent and has damaged the property to the extent that it is untenable. A claims assessor appointed by us has inspected the damage and reports that the property has sustained the following loss and damage:

- ◆ 3 doors have been kicked in – \$1,000 to repair;
- ◆ 4 walls were damaged due to use of picture hooks – \$500 to repair;
- ◆ Lounge room carpet was damaged by a drink spill – \$1,200 to replace;
- ◆ 8 walls were noted as dirty/marked – \$600 to repair;
- ◆ Bedroom 1 carpet was stained by paint, however this was noted on the property condition report when the tenant moved in – \$500 to replace;
- ◆ General cleaning costs - \$1,200;
- ◆ Damage to flyscreen door caused by dog clawing at mesh – \$450 to repair;
- ◆ Damage to laundry skirting boards by dog chewing them – \$400 to repair.

The weekly rent was \$300 and the bond money held was \$1,200. The repairs take 3 weeks and, after attempts are made to find a new tenant, a new tenant moves in 4 weeks after the repairs are completed. The excess for tenant damage is \$500.

Your policy schedule shows that no excess applies for loss of rent claims.

Non-claimable damage (not tenant related)	\$0	Under the terms of the policy we are unable to consider damage which the tenant didn't cause. As the carpet damage in bedroom 1 was noted on the property condition report prior to the current tenancy beginning, we are unable to accept it as tenant damage or allow it as deduction from the current tenant's bond.
Tenant damage (contents)	\$1,200	'Section 2: Contents' provides cover for loss or damage to your contents caused by the tenant. We agree that damage to the lounge room carpet was caused due to tenant damage in the amount of \$1,200.

Tenant damage (building)	\$1,500	'Section 3: Building' provides cover for loss or damage to your building caused by the tenant. We agree that the 3 kicked in doors and the walls damaged by picture hooks were caused due to tenant damage. The total repair cost of this damage is \$1,000, plus \$500 which equals \$1,500.
Less excess	-\$500	The excess for tenant damage is applied per claim, so one excess is payable for all costs incurred as a result of tenant damage submitted as one claim.
Subtotal (1)	\$2,200	Amount payable for all tenant damage less excess is \$1,200, plus \$1,500, less \$500 which equals \$2,200.
Plus pet damage	\$600	Section 3 of the policy provides cover for damage to your building caused by the tenant's pet. We have accepted that the repairs to the flyscreen (\$450) and laundry skirting boards (\$400) were as result of pet damage and that the total repair cost of \$850 was reasonable. We apply the \$250 pet damage excess and pay \$600.
Plus re-letting expenses in excess of the bond money	\$500	Under 'Section 6: Loss of rent – Permanent tenancies', we can also pay up to \$500 per period of insurance for costs relating to re-letting expenses in excess of the tenant's bond money (providing we have accepted a loss of rent claim and providing the bond money was exhausted on other tenant related costs first). In this instance the bond was \$1,200 and the reletting expenses were \$1,800 – made up as: <ul style="list-style-type: none"> ◆ \$1,200 cleaning costs; ◆ \$600 to repair dirty/marked walls, which were deemed to be caused by poor housekeeping and not due to the insured event of tenant damage. The re-letting expenses exceeded the bond money by \$600 and we apply the limit and pay \$500.
Subtotal (2)	\$1,100	Re-letting expenses in excess of the bond money, plus pet damage.
Plus loss of rent (arrears)	\$1,800	6 weeks rent in arrears at \$300 per week equals \$1,800. Section 6 of the policy provides loss of rent cover for up to 20 weeks where a defaulting tenant is evicted by court order. In this instance, the rent loss incurred is within the limit.

Plus loss of rent (untenantable - building)	\$1,500	As your property becomes untenantable for a minimum period of 7 days due to tenant damage, and it took longer than 2 weeks after the property is tenantable again to find a new tenant, we pay 5 weeks loss of rent. Repairs took 3 weeks (\$900 lost rent) and we cover 2 of the 4 weeks it took to re-let the property (\$600 lost rent). Therefore the total payable is \$1,500.
Subtotal (3)	\$3,300	Loss of rent (arrears) plus loss of rent (untenantable).
Total claim	\$6,600	Subtotal (1) plus Subtotal (2) plus Subtotal (3).

Financial Claims Scheme

This policy may be a 'protected policy' under the Federal Government's Financial Claims Scheme (FCS) which is administered by the Australian Prudential Regulation Authority (APRA).

The FCS only applies in the extremely unlikely event of an insurer becoming insolvent and the Federal Treasurer making a declaration that the FCS will apply to that insurer.

The FCS entitles certain persons, who have valid claims connected with certain protected policies issued by that insurer to be paid certain amounts by APRA.

Information about the FCS can be obtained from www.fcs.gov.au

Report Insurance Fraud

Insurance fraud is not a victimless crime. It imposes additional costs on honest policy holders and wastes the valuable resources of our community. This means it affects everyone.

We actively pursue fraudulent and inflated claims in order to keep your premiums as low as possible. Fraudulent claims will be investigated and may be reported to the police.

Help us fight insurance fraud by reporting:

- ◆ inflated vehicle or home repair bills;
- ◆ staged vehicle or home incidents;
- ◆ false or inflated home or vehicle claims;
- ◆ home or vehicle fires which may be intentionally started, including by someone known to you.

To report suspected insurance fraud call: 1300 881 725. Let's work together to reduce the impact of insurance fraud on the community.