



Is your property managed by an Approved Property Management Company?
 If NO, **Stop**, we are unable to assist as we only cover professionally managed properties.
 Is this a holiday home?
 If YES, **Stop** - we are unable to assist as we only insure permanent tenancies.

Please arrange cover for the property(s) listed with effect from:

Date: ____/____/____
 Note: Insurance cover CANNOT be back-dated

Details of Applicant (s)

First Name: _____ Surname: _____
 Postal Address: _____ Post Code: _____
 Home Phone: _____ Mobile Phone: _____ E-mail: _____
 My Property Management Company is: _____ Phone: _____
 My Property Manager is: _____

Please cover the following rental property(s): *NB if you have 3 or more policies with REAL you may be entitled to a discount.

Please select the type of cover you require:

If your property is in the Christchurch area please contact us for approval.

Landlords Preferred Policy Traditional Advantage Optimum
 Landlord Multiple Tenancy Policy Landlords Building/Dwelling Policy (We will contact you for details and provide a quote for your dwelling)

Monthly Direct Debit Option: Do you wish to pay by monthly installments? Yes

When you select to pay by Monthly Installments, we will forward the Finance Agreement and Direct Debit Authority to you, for completion. Please return these documents promptly.

Landlord Preferred Policy - Traditional:

Loss of rents up to \$1000 pw, Contents up to \$25,000, Illegal Substance/Intentional Damage up to \$25,000 Cost: \$330 per year or \$33 per month

Landlord Preferred Policy - Advantage

Loss of rents up to \$1500 pw, Contents up to \$35,000, Illegal Substance/Intentional Damage up to \$30,000 Cost: \$440 per year or \$44 per month

Landlord Preferred Policy - Optimum

Loss of rents up to \$2000 pw, Contents up to \$50,000, Illegal Substance/Intentional Damage up to \$35,000 Cost: \$550 per year or \$55 per month

Landlord Multiple Tenancy Policy

(Limited to 5 occupants per dwelling)

Loss of rents up to \$500 per room to a combined, maximum of \$2000 pw, Contents (including common areas) up to \$25,000,
 Illegal Substance/Intentional Damage up to \$25,000 Cost: \$575 per year or \$57.50 per month

Landlord Building/Dwelling Policy

Available if purchased with either the Landlord Preferred or Landlord Multiple Tenancy Policy Cost: A quote will be provided

Questions - Please see 'Important Notice' overleaf

- In the last 5 years, have you or anyone to be covered under the proposed insurance suffered loss or damage over \$1000 to any property to be insured, been subject to a lawsuit or legal liability claim, or been declared bankrupt? Yes No
- Have you or anyone to be covered under the proposed insurance ever had any insurance declined, cancelled, voided, renewal refused, terms imposed or claim decline, or do you have any criminal convictions, acquittals or diversions, or any criminal prosecutions pending? Yes No
- Is there any other information likely to affect this insurance? Yes No

If you have answered yes to any of the above, please provide details below (if you need more space please attach a separate sheet)

Landlords Signature: _____ Date: ____/____/____

REAL Landlord Insurance NZ Ltd is a boutique Insurance Brokerage specialising in a suite of Landlord Insurances products. Our Landlord Policies are specifically designed to protect the Income and Assets of landlords who own long term Residential Properties.

What do you need to do to be eligible?

Your property must be managed by an Approved Property Management Company who will undertake the necessary and lawful steps to manage the property efficiently, thus minimising the risks involved in Residential Property Investment. With their knowledge and professionalism, they manage the property in the best interest of both the Landlord and Real Landlord Insurance.

The property owner is the Insured Party, however the Property Management Company is the Administrator of the Policy, hence the reason why all correspondence, invoices etc.. must be directed through them, they will also process a claim on your behalf, providing all the necessary documentation and evidence to assist with the claim procedure.

When should I start my policy?

As soon as your property is available for rent and it is being marketed. You may not have a tenant in the home, however you still receive the policy benefits under “**Limitation of Cover**”. If your rental property is already tenanted at the policy inception, then the arrears clause applies if:

1. Cover is not placed at the beginning of the tenancy, and
2. At any time during the two calendar months prior to cover being requested, the tenants rental payments were in **arrears** for 10 days or more, excluding statutory holidays,

We will only provide cover under Section 2- Cover for Landlords Contents (but excluding intentional damage by tenants) and Section 4 - Landlords Liability, until such time as the **tenant** has maintained rental payments for two consecutive months without falling into arrears of more than 10 days at a time.

Changing your mind

If you are not happy with your Landlord policy, you can change your mind, provided you tell us within 30 days of the date your Landlord Policy started. We will treat your Landlord Policy as if it never existed and refund in full any premium you have paid. This does not apply to renewals or if a claim is made.

How much time do I have to pay?

For all New Business Policies we will hold cover for a period of 30 days from Inception of the policy. All Renewal Policies, (these are forwarded to the Property Management Company approximately 45-60 days in advance) must be paid before the renewal date.

Your Property Management Company will pay the account on your behalf unless you make an arrangement with them to pay our office direct, or elect to pay by direct debit.

Current House Insurance Policy

The Landlord Preferred Policy and Multiple Tenancy Policy are designed to complement a Building/Dwelling policy, they do not replace it. Consider purchasing a ‘Combo’ Package with a REAL Building/Dwelling Policy for comprehensive cover.

Vacant Rental Property

Your Landlord Policy is automatically suspended if you or an authorised person has not resided at the rental property overnight on at least one occasion for a period of more than 90 consecutive days.

Your Landlord Preferred Policy may be continued, if you tell us that no one will be residing at the rental property and we agree that cover will continue. We may at this time change the terms of the policy and impose a higher excess.

When should I cancel my policy?

- Your rental property has been sold, or
- You take over managing the property personally, or
- You change your Property Management Company to one that is not a REAL approved company.

If you cancel your policy, after the 30 day period provided for you to change your mind, we will refund the unused portion of your premium less our administration fee provided there has been no claim during the period of cover.

Note:

1. We recommend you do not cancel the policy at the end of a tenancy as claims can arise after tenants have vacated (Refer to limitation of cover).
2. Should you change your Property Management Company, your policy can be transferred to another REAL Approved Property Management Company.
3. If you notify us 3 months after your property was sold, you will need to provide written proof of the date of the sale.
4. If the date of cancellation is less than 1 month prior to your policy renewal date, no refund will be issued.

Important Notice

Material Facts

‘You’ (this includes every person or entity to be insured under this insurance) are under a duty to disclose all material facts that could influence QBE Insurance’s decision to accept this insurance and, if so, on what terms. You need to disclose facts both known to you and those which you could have been reasonably expected to know about. If you are in any doubt as to whether or not a fact may be material, you should disclose it to ensure that any cover is not prejudiced.

Non-disclosure/misstatement

If you fail to comply with your duty of disclosure, QBE may be entitled to void the contract altogether, and therefore decline to pay any claim.

Jurisdiction

Except where the parties agree otherwise, the laws of New Zealand apply to this form and any dealings between the parties arising from this form. The New Zealand courts have exclusive jurisdiction in relation to any disputes that arise.