These conditions describe your insurance. This insurance offers legal assistance in the event that an insured has a conflict or imminent conflict with another party.

Do you have any questions? You can find more information at abnamro.nl/mijn-verzekeringen. Or call telephone number 0900 – 0024 (usual call charges).

Important to know in advance

The legal assistance for this insurance is provided by ARAG. We do not do this ourselves. For this purpose, ARAG abides by these conditions. All communication with you by ARAG will be conducted in Dutch.

What do these conditions say?

- Page 1: What do the words in italics mean?
- Page 1: How does an insured apply for legal assistance or mediation?
- Page 2: What changes must you always report?
- Pages 2-3: What does your legal expenses insurance cover?
- Page 4: What does your legal expenses insurance never cover?
- Pages 5-6: What happens if an insured applies for legal assistance or mediation?
- Pages 7-9: What other agreements are there?
- Pages 10-11: Definitions with explanation of words printed in italics.
- Pages 12-14: Clauses Sheet Terrorism Cover

What do the words in italics mean?

In these conditions, the words in italics have a special meaning which is explained in the list of definitions.

How does an insured apply for legal assistance or mediation?

If an insured needs legal assistance or mediation in the event of a conflict or where there is a risk of a conflict, you should report this as soon as possible. There are two ways to do this:

- Online via arag.nl/meld-uw-zaak;
- By calling ARAG at +31 (0)33 434 2470.

Does an insured need advice? This is always possible also by contacting ARAG in the ways set out above. Even if the conflict is not covered by your insurance.
What changes must you always report?

You must report the following changes to us:

- if you move abroad. Then you will no longer be insured and the insurance will end;
- if your family situation as stated on the policy changes. Then we will adjust your premium and cover accordingly.

Please note: you are required to report these changes within 14 days of their occurrence. If you fail to report a change on time, you could receive no or a lower payment in the event of damage.

What does your legal expenses insurance cover?

Your insurance covers legal assistance in the event of a conflict of an insured. The event that caused a conflict had to be unforeseen before the start of your insurance.

This insurance consists of various parts. The cover depends on the choice that you have made and is stated on the policy document.

Each part is covered in a certain area. This area is stated for each part in these conditions. Does an insured have a conflict? And is the opposing party also based in that area? Then the law of the specific country in that area must apply. Is this conflict submitted to the court? Then this court must have jurisdiction in the same country.

Please note: There are also situations that your insurance never covers. Therefore, do not just read what your insurance covers, but also read what your insurance never covers.

What does your insurance cover if you have taken out insurance for the part Consumer and Living?

Does the policy state that you have cover for the part Consumer and Living? Then legal assistance is covered within the European Union, Norway, United Kingdom or Switzerland in the event of a conflict of an insured as a private person.

- with another party who causes damage, harm or financial disadvantage to an insured or threatens to do so;
- with a company on a purchased product or service and this company fails to adhere to its agreements;
- with the government on a planning permit or environmental permit;
- with the government on a decision that will directly affect the use of his home in the Netherlands, Belgium, Luxembourg and Germany, such as expropriation;
- with the government on a decision relating to an insured as a person;
- with the government on the granting and implementation of financing for a study;
- on the purchase, sale, lease, construction or refurbishment of a house for private use in the Netherlands. This includes the letting of a room in your house for private use in the Netherlands with a term of at least 1 year;
- that consists of criminal proceedings in which an insured is prosecuted for criminally negligent homicide or negligent bodily harm.

Please note: for other criminal proceedings brought against an insured, ARAG will afterwards reimburse his costs of legal assistance. However, only if this insured is acquitted, discharged from prosecution or informed that no further action is taken against him. An insured must report this to ARAG within a month after the irrevocable decision.

What does your insurance cover if you have taken out insurance for the part Medical and Family?

Does the policy say that you have cover for the part Medical and Family? Then legal assistance is covered within the European Union, Norway, United Kingdom or Switzerland in the event of a conflict of an insured as a private person.

- regarding errors by another party in the medical treatment or the medical care of an insured;
- regarding an inheritance which an insured receives;
- that comes under the law of persons and family law.

Words that appear in italics are explained in the list of definitions on page 10.
What does your insurance cover if you have taken out insurance for the part Mediation in the event of a divorce?

Does the policy say that you have cover for the part Mediation in the event of a divorce? Then your insurance covers the costs of a mediator up to a maximum of € 3,000,- once per marriage or registered partnership. But only if you and your partner both want a divorce. Please note: The cover of this part and the Mediation only apply in the Netherlands. And only if you have taken out insurance for this part for three years or more.

What does your insurance cover if you have taken out insurance for the part Traffic?

Does the policy say that you have cover for the part Traffic? Then legal assistance is covered worldwide in the event of a conflict of an insured as road user or owner of a means of transport. A maximum insured amount of € 10,000,- applies in the event of a conflict outside the European Union, Norway, United Kingdom or Switzerland. This cover applies for the following conflicts:

- an insured suffers damage, harm or financial disadvantage through a fault of another party;
- the driving license of an insured is demanded by the government or the government levies an attachment on the motor vehicle of an insured. Please note: This is not covered in criminal proceedings;
- an insured is prosecuted for criminally negligent homicide or negligent bodily harm. Please note: For other criminal proceedings against an insured, ARAG will afterwards reimburse the costs of legal assistance. However, only if this insured is acquitted, discharged from prosecution or informed that no further action is taken against him. An insured must report this to ARAG within a month after the irrevocable decision.

What does your insurance cover if you have taken out insurance for the part Work and Income?

Does the policy say that you have cover for the part Work and Income? Then legal assistance is covered within the European Union, Norway, United Kingdom or Switzerland in the event of a conflict of an insured:

- as (former) employee with the (former) employer regarding an employment contract or employment;
- as (former) employee and this conflict concerns a complaint, disciplinary proceedings or criminal proceedings against this insured regarding the performance of his job;
- as person entitled to benefit with the government regarding his social security benefit;
- as unremunerated director of an association, cooperative or foundation and this insured is held liable for this;
- as director under the articles of association regarding his employment contract up to a maximum of € 15,000,- for all costs not covered by ARAG;
- regarding his pension which he accrues or has accrued while employed.

What does your insurance cover if you have taken out insurance for the part Pension and Social Security?

Does the policy say that you have cover for the part Pension and Social Security? Then legal assistance is covered within the European Union, Norway, United Kingdom or Switzerland in the event of a conflict of an insured:

- as person entitled to benefit with the government regarding his social security benefit;
- as unremunerated director of an association, cooperative or foundation and this insured is held liable for this;
- regarding his pension which he accrues or has accrued while employed.

What does your insurance cover if you have taken out insurance for the part Fiscal and Assets?

Does the policy say that you have cover for the part Fiscal and Assets? Then your insurance covers legal assistance in the event of a conflict of an insured as a private person:

- within the Netherlands with an authorized assets manager up to a maximum of € 6,000,- regarding asset management or a contract to this end. This maximum amount only applies to costs other than those of ARAG's legal specialists. The costs concerned are specified for you under the heading ‘What costs does ARAG reimburse if your conflict is covered?’;
- within the Netherlands for an appeal after an objection of an insured to a tax assessment or WOZ assessment;
- within the European Union, Norway, United Kingdom or Switzerland regarding the purchase, rent, (re)furbishing, expropriation or statutory rights and duties between neighbours of a home abroad for personal use.
What does your legal expenses insurance NEVER cover?

Your insurance NEVER covers legal assistance in the event of a conflict or mediation:

► for which another party was engaged for legal assistance without the permission of ARAG;
► due to an event that was foreseeable before the start of your insurance. Please note: Does an insured show at the request of ARAG that the event was unforeseeable? Then this does not apply;
► arisen as a result of or caused by an event before the start or after termination of your insurance. In case of a series of events, the first event must fall within the duration of the insurance. If the event is part of an interrelated series of events, the first event in this series must fall within the term of the insurance;
► reported later than 6 months after termination of your insurance;
► which an insured reported so late that the legal assistance became much more expensive or difficult for ARAG. However, only if ARAG proves this;
► of insured among themselves. Please note: This does not apply for legal assistance to the policyholder;
► of an insured as lessor;
► in which an insured is involved because he is held liable as remunerated director;
► if national or international laws or rules prohibit this;
► whereby the interest of an insured does not exceed € 150,- for the part Consumer and Living. Please note: This does not apply in case of harm or impairment of health;
► in which an insured can obtain legal assistance from his liability insurer;
► to which an insured was no party when it arose;
► in which an insured stood surety or vouched for another party when it arose;
► in which the need for legal assistance is the intended or predictable consequence of the behaviour of an insured;
► in which an insured is criminally prosecuted. Please note: This does not apply in the event of a conflict in which this insured is prosecuted for criminally negligent homicide or negligent bodily harm;
► in connection with a general law or rule of the government which is in force now or will apply in the future;
► in connection with a debt an insured is unable to pay;
► in connection with a moratorium or the bankruptcy of an insured;
► in connection with copyright law, patent law or another industrial or intellectual property;
► in connection with a building other than the one in which an insured is living, has lived or has bought in order to live in;
► in connection with the obtaining of a judicial remedy without an opposing party;
► in connection with the purchase of a used motor vehicle without a BOVAG guarantee or dealer guarantee;
► in connection with an inheritance of someone who passed away before the conclusion of the part Medical and Family;
► in connection with a loan from an insured to another party or in connection with a game of chance;
► in connection with tax, investing, asset management or a contract in this respect. Please note: Does the policy say that you have cover for the part Fiscal and Assets? Then this exclusion does not apply to the cover stated in this part;
► in connection with a divorce, legal separation or termination of a cohabitation. And the consequences thereof. Please note: Does the policy say that you have cover for the part Mediation in the event of a divorce? Then this exclusion does not apply to the cover stated in this part;
► regarding an inheritance of an insured, a conflict which comes under the law of persons and family law or a conflict in connection with errors in the medical treatment or medical care. Please note: Does the policy say that you have cover for the part Medical and Family? Then this exclusion does not apply to the cover stated in this part;
► of an insured as road user or owner of a means of transport. Please note: Does the policy say that you have cover for the part Traffic? Then this exclusion does not apply to the cover stated in this part;
► arisen due to a speed race or contest of skill in which an insured takes part;
► arisen because an insured drives a means of transport and this is not allowed according to the law;
► arisen while an insured uses the means of transport for business purposes;
► arisen due to an earthquake, volcanic eruption, flooding, acts of war or nuclear reaction;
► due to terrorism. Instead, the Claim Settlement Protocol of the Dutch terrorism risk reinsurance company “Nederlandse Hervzekeringmaatschappij voor Terrorisimeschaden N.V.” (NHT) applies. Cover for losses from terrorism is limited and the claim settlement differs. The cover and claim settlement are described in the clauses sheet on terrorism cover by the NHT. This information can be found at www.terrorismerverzekerd.nl. Alternatively, we can send you a copy of this information on request;
► on the provision of legal assistance, the cover or premium contribution of this insurance. Please note: Does an insured take this to court and is the insured proven right? Then ARAG will afterwards reimburse his costs;
► on a residence permit. Please note: This does not apply in the event that an insured has a conflict on the withdrawal of a final residence permit.
► which is submitted to an international or supranational court or tribunal;
► between an insured and another legal assistance provider than of ARAG.

Please note: Your insurance never covers legal assistance in the event of fraud by an insured at the time the insurance application or request for legal assistance is made.
What happens if an insured applies for legal assistance or mediation?

**What does ARAG do if an insured applies for legal assistance or mediation?**

Does an insured need legal assistance or mediation in the event of a conflict? Then, with the permission of the policyholder, it will always first inform ARAG thereof. ARAG will then establish what happened. An insured gives ARAG the information it needs. Sometimes ARAG may ask an insured for a report by an expert to determine whether there is a question of a conflict. Does the report show this? Then ARAG reimburses the costs of the report.

Please note: Are there more interested parties in a conflict? Then ARAG will only compensate the proportional part of an insured in the total costs. Whether the other interested parties participate in the legal proceedings is not relevant here.

**How does ARAG determine whether legal assistance or mediation for a conflict is covered?**

In order to determine whether legal assistance or mediation is covered for a conflict ARAG uses these conditions, your policy and the information it received. Has the required information been received? Then ARAG will contact you within 2 business days.

Please note: Does an insured behave in a threatening or insulting manner in respect of the other party, ARAG or us? Or does an insured not cooperate in the assessment or handling of a conflict? Then ARAG may refuse or cancel the legal assistance or mediation in the event of a conflict.

**What if the damage is related to terrorism?**

Sometimes, we cannot assume responsibility for compensating damage caused by terrorism. In such case, we will only compensate you for damage to the extent that it is insured by the Nederlandse Hervérekeningsmaatschappij voor Terrorismeschade (NHT) (Dutch Terrorism Claims Reinsurance Company). A maximum of one billion euros is available each calendar year for all damage caused by terrorism in the Netherlands. This maximum amount applies to all insurers in the Netherlands that are members of the NHT and applies only to events giving rise to damage that is covered under the insurance of these insurers. If the damage caused by terrorism exceeds one billion euros in any year, the NHT will determine the payment percentage. This means that the NHT will decide what percentage it will pay out to the insurers that are members of the NHT. In that event, we will compensate you for that percentage of your damage, less the excess (if applicable). If the total damage is less than one billion euros, or if for any other reason the NHT does not pay out to us, we will pay out as described in these policy conditions. For more information, you can read the Claims Sheet Terrorism Cover that is part of these policy conditions. This Claims Sheet is enclosed as an appendix. You can also visit the NHT’s website www.terrorismeverzekerd.nl, for the NHT’s contact details, news and background information. Here you can also find the Claims Settlement Protocol, in which you can read how the NHT handles damage.

If you report the damage two or more years after the NHT has decided whether it is the result of terrorism, any right to compensation of damage will lapse.

**How does an insured obtain legal assistance in the event of a covered conflict or how do you obtain mediation?**

ARAG's lawyers will arrange for your legal assistance. There are two situations in which, after permission of ARAG, an insured may choose a lawyer or other legal specialist. ARAG will then engage this lawyer or legal specialist. This is allowed in legal or administrative proceedings. This is also allowed if the other party is entitled to legal assistance of ARAG. Per conflict, ARAG engages a lawyer or other legal specialist no more than once. The conflict is handled under his responsibility. After that, an insured will no longer receive any legal assistance from ARAG for this conflict. In this context, an insured will keep ARAG informed of the progress. He will do so by authorizing the lawyer or other legal specialist to inform ARAG about the progress. ARAG will engage the mediator for mediation.

Does ARAG believe that a report of an expert is required when handling a conflict? Then ARAG will arrange and pay for this itself. Do you not agree with this report? Then you can also have a report drawn up yourself. Does ARAG use your report? Then ARAG will compensate the costs hereof.
What costs does ARAG reimburse if your conflict is covered?
In the event of a covered conflict ARAG reimburses the following costs:

- all costs of the legal specialists of ARAG itself;
- costs of a legal specialist or expert not employed by ARAG. This legal specialist must be someone who is permitted by law to provide you with legal assistance. The costs must be standard and reasonable. The total costs, other than the costs of ARAG’s own legal specialists, will be reimbursed up to a maximum of € 50,000,-. This also includes the costs of a lawyer for a conflict in the case of proceedings where a lawyer is legally required;
- the total costs, other than the costs of ARAG’s own legal specialists, are insured up to a maximum of € 6,000,- for a conflict where the involvement of a lawyer is not mandated by law. This amount applies from the moment that you choose a legal specialist who is not employed by ARAG. Please note that this does not include the amount of any additional reward or compensation in the event of success. If a conflict also involves proceedings for which a lawyer is legally required, the costs of these proceedings also fall under the stated limit of € 50,000,-. The costs reimbursed on the basis of the € 6,000,- limit are deducted from this limit of € 50,000,-.

What are other costs?
In addition to the above, ARAG also reimburses other costs. But only if you consult with ARAG before these costs are incurred. And if ARAG agrees. These other costs are exclusively the following costs of an insured:

- necessary travel and accommodation expenses because an insured has to appear before a foreign court;
- the legal costs of the other party which an insured is ordered to pay by the court. If the court decides that the opposing party must pay the extrajudicial costs and/or the costs of the proceedings, or if the municipality or another administrative body awards you compensation, then ARAG receives this money, not you;
- court fee and costs of witnesses or experts summoned on behalf of an insured;
- costs to ensure enforcement of a court decision. This applies up to a maximum of five years after a final judgment;
- costs of a deposit up to a maximum of € 52,500,-. ARAG will conclude separate agreements with you for this.

Which costs do we not reimburse?
- extraneous costs incurred by the opposing party, beyond the confines of the proceedings (extrajudicial costs). This also applies even if you are liable to pay them;
- costs that you can recover from another party, such as the government or a public authority, or from another insurer;
- fines and periodic penalty payments that you are liable to pay;
- costs of an interpreter if the insured has no command of Dutch;
- if you agree that a legal specialist will receive additional compensation or a reward if they win your case, then you will pay that compensation or reward yourself.

Please note: Other maximum insured amounts also apply. These are listed under the parts in these conditions to which they apply. There may be multiple, connected events from which multiple conflicts may arise. These connected events and connected conflicts are considered one event which is subject to one joint limit. If the costs of an insured’s legal assistance exceed the damage or financial disadvantage suffered by the insured, then ARAG is allowed to compensate that damage and the insured will no longer receive legal assistance for that damage.

What costs do we reimburse if your conflict is covered?
Does an insured suffer damage, harm or financial disadvantage due to an unlawful act of another party? Then we reimburse this up to a maximum of € 2,000,- in the event of a covered conflict. However, only if this cannot be recovered from this other party for reasons of financial inability. And the insured cannot get it reimbursed in another way.

What happens if an insured does not agree with the handling of his conflict?
ARAG, the lawyer or another legal specialist will discuss the approach and the desired result with the insured. In that context, the following applies:

- Does the insured not agree with the legal steps ARAG wishes to take? Then ARAG will engage an independent legal expert to assess this based on the information provided. And ARAG will pay the costs thereof. In this context, the following outcomes are possible:
  - the insured is found to be in the right. In this event ARAG will further handle this in accordance with the advice of the independent expert. Does ARAG engage a lawyer for this? Then the insured may choose this lawyer. Please note: Please note: This may not be the independent expert or his/her colleague. Then ARAG reimburses his costs up to the maximum insured sum;
  - the insured is found to be in the wrong. In that case, the approach remains as proposed. Does the insured not agree with that? Then he can continue at his own expense. Does he achieve the desired result? Then ARAG reimburses his costs up to the maximum insured sum.
- Does the insured not agree with the legal steps the lawyer or another legal specialist wishes to take? Then he can continue at his own expense. Does he subsequently achieve the desired result? Then ARAG reimburses his costs up to the maximum insured sum.
What other agreements are there?

When does your insurance start?
The insurance starts on the starting date. The starting date is on the policy.

When does your insurance change?
This insurance will be changed on the date of change. The date of change is stated on the changed policy. The policy that we have issued previously expires as of the change date.

In which situations may we change your insurance?
We may always change the premium, conditions and discount for your insurance on the revision date. We may also change the premium, conditions and discount on a date that we choose if:

- you report a change of risk;
- the details on your policy are incorrect;
- you submit claims frequently, in which case you will receive a warning first;
- we wish to change the insurance policies for a particular group of policies or policyholders at the same time.

Do you not agree to a change? Then you may terminate the insurance. The insurance will then end on the date of change. What if you do not terminate the insurance? Then you accept the change.

When may you terminate your insurance?
You may terminate your insurance at any time, but not with retroactive effect.

When may we terminate your insurance?
We may terminate or decide not to renew your insurance on the revision date. The revision date is on the policy. We must give notice of the termination of the insurance 60 days before the revision date.

The insurance will end automatically in any of the following three cases:

- if you are no longer residing in the Netherlands;
- if you die. In that case, your partner may inform us whether they wish to continue with this insurance;
- if you are declared bankrupt.

We may also terminate your insurance in the following situations:

- within 30 days after legal assistance or mediation in the event of a divorce is reported, rejected or handled;
- if fraud is detected. In that case, we may also terminate other insurance policies that you have with us with immediate effect;
- in the event of changes which you must report;
- if you do not pay the premium despite a warning;
- if you submit an above-average number of claims;
- if you do not cooperate adequately in the settlement of a claim;
- if you or another interested party is on a national or international sanctions list or is placed on such a list;
- in case of threatening or abusive behaviour by you towards any of the parties involved.

When can you not use this insurance?
ARAG will not provide legal assistance in the event of a conflict or mediation if you can claim under another policy or access a government provision or assistance for that purpose.

When and how do you pay the premium?
The policyholder pays the premium each month or year. The premium (including insurance tax) is automatically debited from your account. If this fails or we do not receive any premium? Then we will send you a warning. And if you still do not pay afterwards? Then cover automatically lapses 15 days after we have sent you a warning, and the insurance ends.
Transfer or time-barring
In the event of damage or a conflict, you cannot transfer any objects to us. Claims will be time-barred 3 years after a damage has been paid out or legal assistance has been given. Or 3 years after a conflict has arisen and you did not report it to us.

Complaints
If you are not satisfied with this insurance or our service, you can file a complaint with us. For more information on how to report a complaint to us, please go to abnamro.nl/klacht. Complaints and conflicts relating to this insurance contract's performance should be submitted to ARAG. You can email, call or write to ARAG. ARAG will handle your complaint as quickly as possible. An employee of ARAG's complaints office will contact you within five working days to discuss the complaint. ARAG's details are:
Email: klachtenbureau@ARAG.nl;
Phone: +31 (0)33 – 434 24 20
Postal address: ARAG-klachtenbureau (complaints office), P.O. Box 230, 3830 AE Leusden

If you are not satisfied with the outcome, you can submit this to the independent Klachteninstituut Financiële Dienstverlening (KiFiD) [Financial Services Complaints Tribunal], P.O. Box 93257, 2509 AG The Hague or via kifid.nl. You can also submit the complaint to a court in the Netherlands.

If Kifid handles a case which also involves a disciplinary aspect, it will refer that part of the complaint to the Tuchtraad Financiële Dienstverlening (Assurantiën) (Financial Services Disciplinary Board (Insurance Matters)). Kifid will inform you about this. This also applies if a complaint relates solely to a disciplinary matter. You should also file this complaint with Kifid. Financial Services Disciplinary Board (Insurance Matters) website: www.tuchtraadf.nl

Protection of privacy and electronic recording
We are bound by the Code of Conduct for the Processing of Personal Data by the Insurance Industry (Gedragscode Verwerking Persoonsgegevens Verzekeraars). You can find this code of conduct on verzekeraars.nl if you search for ‘persoonsgegevens’ (personal data).

If we communicate with each other electronically, for example, via Internet, e-mail or telephone, then we may record this communication electronically. As evidence or to improve our service.

How do we protect you and ourselves against intentionally incorrect information, deception or misleading information?
We assume that we will be informed correctly and completely. If there is a suspicion of intentionally incorrect information, deception or misleading information, we can carry out an investigation. We do this in accordance with guidelines of the Verbond van Verzekeraars, the Dutch Association of Insurers. Because we work with Nationale Nederlanden, we also follow their guidelines. More information on this can be found at abnamro.nl/klaantgericht-verzekeren.

After carrying out an investigation, we will take a decision. For example, to immediately terminate the insurance or not to make a payout. We may also terminate other insurances with us. In addition, we may decide to demand repayment of payouts and seek recovery of the investigation costs. We may also report the matter to the police. All these measures are to ensure that you do not pay unnecessary premiums because others misuse their insurance.
External processing of personal data at Stichting CIS
To allow us to conduct a responsible acceptance, risk and fraud policy, we may examine and record details about you and your insurance policies in the central information system (CIS) of the insurance companies operating in the Netherlands (Stichting CIS). The objective of the personal data processing at Stichting CIS is to manage risks and combat fraud for insurers and authorised agents. You can find the privacy statement of Stichting CIS on their website. Contact details Stichting CIS: telephone number: +31 (0)70 333 85 11, website: www.stichtingcis.nl, postal address: Stichting CIS, Postbus 91627, 2509 EE Den Haag

Sanctions regulations
Sometimes, national and international (sanctions) rules may forbid us to conclude an insurance agreement with you. The insurance does not come into being if you or another interested party is on a national or international sanctions list. As we check this retrospectively, a ‘condition subsequent’ applies. The condition subsequent is: “The agreement will only be concluded if it does not appear from testing that it is prohibited, on the basis of sanctions rules, to provide financial services for or on behalf of: policyholder, insured parties, co-insured parties and other (legal) persons who could benefit from the existence of the agreement; representatives and authorised representatives of the policyholder’s company; ultimately beneficial owners of the policyholder’s company”.

Dutch law
This insurance is governed by Dutch law. Does a dispute result in a dispute before a court? Then, the dispute is submitted to a court in the Netherlands.
<table>
<thead>
<tr>
<th>Definition</th>
<th>Explanation</th>
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<tr>
<td>Acts of war</td>
<td>Acts of war is organized violence, such as:</td>
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<td></td>
<td>- Armed conflict</td>
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<td></td>
<td>Any situation in which states or other organized parties fight against each other, or at least one against the other, using military force. Armed conflict includes an armed action by a United Nations Peacekeeping Force.</td>
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<td></td>
<td>- Civil war</td>
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<td></td>
<td>A more or less organized armed struggle between inhabitants of the same state involving a significant portion of the inhabitants of that state.</td>
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<td></td>
<td>- Insurrection</td>
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<td></td>
<td>Organized violent resistance within a state directed against the public authorities.</td>
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<td></td>
<td>- Civil commotion</td>
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<td></td>
<td>More or less organized violent acts occurring in different places within a state.</td>
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<td></td>
<td>- Riot</td>
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<td></td>
<td>A more or less organized local violent movement directed against the public authorities.</td>
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<td></td>
<td>- Mutiny</td>
</tr>
<tr>
<td></td>
<td>A more or less organized violent movement of members of any armed force directed against the authority under which they resort.</td>
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<tr>
<td>Another party</td>
<td>is a party other than an insured.</td>
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<tr>
<td>ARAG</td>
<td>is ARAG SE with its registered office in Düsseldorf (Germany) and with its registered office in the Netherlands at Kastanjelaan 2, 3833 AN Leusden.</td>
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<td>Asset management</td>
<td>is the purchasing, managing or selling of:</td>
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<td></td>
<td>- shares and products derived therefrom;</td>
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<td></td>
<td>- options, bonds or savings deposits;</td>
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<td></td>
<td>- depositary receipts or covered bonds.</td>
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<td>Authorized assets manager</td>
<td>is an assets manager with a valid license for asset management in the Netherlands by De Nederlandsche Bank or the Netherlands Authority for the Financial Markets at the time that the event caused the conflict.</td>
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<tr>
<td>Building</td>
<td>is a structure that is built and is not movable, like a house, basement (storeroom), shed or garage.</td>
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<tr>
<td>Child</td>
<td>is a child of you or your partner who lives with you as a family unit (possibly in connection with contact or co-parenting arrangements). We also define child as a child living away from home in connection with full-time education or a child living in a nursing or care home. A resident grandchild, child-in-law or foster child of you or your partner who lives with you as a family unit is also considered a child.</td>
</tr>
<tr>
<td>Conflict</td>
<td>is a legal dispute between an insured and another party. Or a legal dispute between an insured and another party that threatens to arise.</td>
</tr>
<tr>
<td>Court fee</td>
<td>is the costs of the initiation of proceedings before the court.</td>
</tr>
<tr>
<td>Criminal proceedings</td>
<td>are proceedings regarding something that is prohibited by criminal law.</td>
</tr>
<tr>
<td>Damage</td>
<td>is material damage to or loss of a thing.</td>
</tr>
<tr>
<td>Dealer guarantee</td>
<td>is a guarantee from a dealer recognised by a car manufacturer.</td>
</tr>
<tr>
<td>Disciplinary proceedings</td>
<td>are proceedings that are governed by the part of law that governs specific professional groups such as lawyers or doctors.</td>
</tr>
<tr>
<td>Domestic staff</td>
<td>is a person who is employed by you and carries out domestic work for you, maintains your garden or takes care of you personally.</td>
</tr>
<tr>
<td>Employee</td>
<td>is a person who earns or earned an income, employed or as a public servant.</td>
</tr>
<tr>
<td>Environmental permit</td>
<td>is a permit Environmental Management Act. This law deals with the protection of the environment and the prevention of environmental nuisance.</td>
</tr>
<tr>
<td>Event</td>
<td>is an incident. We deem several incidents which have the same cause as one event.</td>
</tr>
</tbody>
</table>
Family situation is the composition of persons for whom you have taken out this insurance. Your chosen family situation is stated in your policy. Per family situation, cover is provided for:

- **Single**
  - You

- **Single with children**
  - You
  - Your child

- **Cohabiting with children**
  - You
  - Your partner
  - Your child

Cohabiting

- **You**
- **Your partner**

Fraud is deliberate deception to obtain unfair advantage.

Insured is:

- a person who is an insured as part of your chosen family situation,
- domestic staff or an au pair of an insured;
- a surviving dependent of an insured. However, only for legal assistance in the event of compensation of damage in connection with the death of an insured;
- a travel companion of an insured in the event of a conflict about a trip that was booked by an insured or about the travel insurance of that insured;
- a passenger or authorized driver of a means of transport of an insured. However, only for the part Traffic.

Investing is investing of money in shares, bonds or other valuable documents.

Judicial remedy is a provisional decision of a judge without an opposing party. For example, adoption, name change or appointment of a guardian.

Law of persons and family law is the part of the law that governs how matters concerning an insured as a person or his family have been provided for.

Legal assistance is legal advice.

Liability is the legal obligation to compensate the damage of another party.

Means of transport is a vehicle, vessel or aircraft.

Mediation is the solving of a conflict with the help of a mediator. This mediator guides the negotiations between the parties involved without judicial intervention.

Nationale Nederlanden is NN Group N.V. of which we are part.

Nuclear reaction is a nuclear reaction whereby energy is released such as nuclear fusion, nuclear fusion or radioactivity.

Partner is a spouse, registered partner and/or the domestic partner (for example (grand)parents) with whom you live permanently as a family unit and who is registered with the municipality at your address. We also define partner as the partner living in a nursing or care home.

Person entitled to benefit is a person entitled to social security benefit.

Policyholder is the person who took out the insurance and who must ensure that the premium is paid.

Private person is a private person. In our definition, private person does not include an insured:

- as employee, person entitled to benefit or unremunerated director;
- acting in a professional commercial capacity or in the earning of an income outside of paid employment.

Road user is a person who takes part in traffic, with or without means of transport, on public roads, tracks, water or in the air.

Security Deposit is the amount that must be provided to a foreign government as a deposit.

Statutory rights and duties between neighbours is the part of the law regarding the rights and duties between neighbours.

Tax is a compulsory contribution to the costs of the government. Such as income tax, payroll tax, import duties, excise duties or dues.

Terrorism is terrorism, malicious contamination or taking preventive measures as described in the Clauses Sheet Terrorism Cover. This Clauses Sheet, which is part of these policy conditions, is enclosed as an appendix.

Thing is a tangible object as described in the Dutch Civil Code.

Usual call charges are your usual call charges without surcharge. These charges are determined by your telephone provider.

Verbond van Verzekeraars [Dutch Association of Insurers] is an association representing the interests of insurers. See also verzekeraars.nl.

We is ABN AMRO Schadeverzekering N.V.

You is the policyholder.
Article 1 / Definitions

Where they appear in this clauses sheet and the provisions based thereupon, the following terms shall, unless otherwise stipulated, be understood to mean:

1.1 Terrorism:
Any violent act and/or conduct – committed outside the scope of one of the six forms of acts of war as referred to in Article 3:38 of the Financial Supervision Act [Wet op het financieel toezicht] - in the form of an attack or a series of attacks connected together in time and intention as a result whereof injury and/or impairment of health, whether resulting in death or not, and/or loss of or damage to property arises or any economic interest is otherwise impaired, in which case it is likely that said attack or series - whether or not in any organisational context - has been planned and/or carried out with a view to effect certain political and/or religious and/or ideological purposes.

1.2 Malevolent contamination:
The spreading (whether active or not) - committed outside the scope of one of the six forms of acts of war as referred to in Article 3:38 of the Financial Supervision Act - of germs of a disease and/or substances which as a result of their (ind)irect physical, biological, radioactive or chemical effect may cause injury and/or impairment of health, whether resulting in death or not, to humans or animals and/or may cause loss of or damage to property or may otherwise impair economic interests, in which case it is likely that the spreading (whether active or not) - whether or not in any organisational context - has been planned and/or carried out with a view to effect certain political and/or religious and/or ideological purposes.

1.3 Precautionary measures:
Any precautionary measures taken by the authorities and/or insured parties and/or third parties in order to avert the imminent risk of terrorism and/or malevolent contamination or – if such peril has manifested itself – to minimise the consequences thereof.

1.4 Dutch Terrorism Risk Reinsurance Company [Nederlandse Herverzekeringmaatschappij voor Terrorismeschaden N.V.] (NHT):
A reinsurance company incorporated by the Dutch Association of Insurers, to which any liability to pay compensation under any insurance contract which may arise from the manifestation of the risks referred to in Articles 1 (1), 1 (2), and 1 (3), may be ceded.

1.5 Insurance contracts:

a. Non-life insurance contracts insofar as they pertain to risks situated in the Netherlands in accordance with the provisions of Article 1 (1) (p) of the Financial Supervision Act.

b. Life insurance contracts insofar as they are entered into with a policyholder whose regular residence is in the Netherlands, or, if the policyholder is a legal entity, with the establishment of the legal entity to which the insurance contract pertains, whose registered office is in the Netherlands.

c. Funeral in kind insurance contracts insofar as they are entered into with a policyholder whose regular residence is in the Netherlands, or, if the policyholder is a legal entity, with the establishment of the legal entity to which the insurance contract pertains, whose registered office is in the Netherlands.

1.6 Insurers authorised in the Netherlands:
Life, funeral in kind and non-life insurers who are authorised by the Financial Supervision Act to carry on the insurance business in the Netherlands.

Article 2 / Limitation of the cover for the terrorism risk

2.1 If and insofar as, subject to the descriptions contained in articles 1 (1), 1 (2), and 1 (3), and within the limits of the applicable policy conditions, cover is provided for the consequences of an event which is (directly or indirectly) related to:

– Terrorism, malevolent contamination or precautionary measures,

– Any act or conduct in preparation for terrorism, malevolent contamination or precautionary measures, hereinafter to be collectively referred to as ‘the terrorism risk’, the liability to pay compensation on the part of the insurers in respect of any submitted claim to indemnity and/or benefit, shall be limited to the amount of the payment which the insurer receives in respect of said claim under the reinsurance of the terrorism risk with the NHT, in the event of an insurance with wealth creation increased by the amount of the wealth creation which has been realised under the insurance in question. With regard to life insurances the amount of the realised wealth creation shall be set at the premium reserve to be adhered to pursuant to the Financial Supervision Act with respect to the insurance in question.

2.2 The NHT shall provide reinsurance cover for the aforementioned claims up to a limit of liability of EUR 1 billion in respect of any one calendar year. The aforementioned sum shall be eligible for annual adjustment and shall apply to all insurers associated with the NHT together. Any adjustment shall be announced in three national newspapers.

2.3 Contrary to the provisions contained in the aforementioned paragraphs of this article, the limit of indemnity under this contract with respect to any insurance pertaining to:

– loss of or damage to immovable property and/or the contents thereof;

– consequential loss due to loss of or damage to immovable property and/or the contents thereof, shall not exceed EUR 75 million in respect of any one policyholder and any one insured location per annum for all participating insurers as referred to in article 1 together, irrespective of the number of policies issued. For the application of this paragraph insured location shall be understood to mean: all objects insured by the policyholder existing at the address of premises to which the insurance applies, as well as all objects insured by the policyholder located outside the address of premises to which the insurance applies whose use and/or purpose is in relation to the business activities at the address of premises to which the insurance applies. As such shall in any case be considered all objects insured by the policyholder which are located at a distance of less than 50 metres from each other and of which at least one is situated at the address of premises to which the insurance applies. For the application of this paragraph it shall be provided that, with regard to legal entities, companies and partnerships which are joined in a group, as referred to in Section 2 (24) (b) of the Netherlands Civil Code, all group companies together shall be regarded as one policyholder, irrespective of which group company(ies) belonging to the group has/have taken out the policy(ies).
3.1 The reinsurance of the insurer with the NHT shall be subject to the Claims Settlement Protocol (hereinafter to be referred to as the Protocol). On the basis of the provisions laid down in said Protocol, the NHT shall be entitled to defer any payment of indemnity or the sum insured until such time as the NHT is able to determine whether and to which extent it has at its disposal sufficient financial resources in order to settle in full all claims for which the NHT provides cover in its capacity as reinsurer. Insofar as the NHT is found not to have sufficient financial resources at its disposal, it shall be entitled in accordance with the provisions in question to pay a partial compensation to the insurer.

3.2 The NHT shall, with due regard for what has been stated in provision 7 of the Protocol, be authorised to decide whether an event in connection with which a claim to compensation is made should be considered as a consequence of the manifestation of the terrorism risk. Any decision taken to that effect and in accordance with the aforementioned provision by the NHT shall be binding upon the insurer, policyholder, insured parties, and the parties entitled to compensation.

3.3 Not until the NHT has notified the insurer of the amount, whether as an advance or not, which will be paid in respect of any one claim to compensation, shall the insured or the party entitled to the payment be entitled to lay claim to the payment as referred to in article 3 (1) in this respect towards the insurer.

3.4 The reinsurance cover by the NHT shall pursuant to provision 16 of the Claims Settlement Protocol only apply to claims for indemnity and/or benefit which are reported within two years after the NHT has established that a certain event of circumstance is regarded as a manifestation of the terrorism risk within the context of this Clauses Sheet.

Clauses sheet Terrorism Cover

Dutch Terrorism Risk Reinsurance Company
[Nederlandse Herverzekeringmaatschappij voor Terrorismeschaden N.V.]
(NHT)

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