A. Welcome to Lumkani

We are pleased that you have decided to rent the Lumkani Fire Alarm. This document explains the terms of your rental agreement with Lumkani and your insurance policy with Hollard. Your Lumkani Fire Cover insurance policy is packaged together with your rental agreement, and you will be covered under the policy when you decide to rent the Lumkani Fire Alarm and have paid your first rental fee and insurance premium.

The words “you/your” in this document means the individual person or registered business shown in Section N: Client details and declaration.

- If it is an individual person protecting their home or their business (operating as a sole proprietor) or both, then this person is the owner of the Lumkani Fire Cover insurance policy (the policyholder).
- If it is a registered business which is a Private Company (Pty Ltd) or a Close Corporation (CC) then the registered business is the owner of the Lumkani Fire Cover insurance policy (the policyholder). In this instance, you/your” means the person who is running the business and who is responsible for paying the rental fee and the insurance premium.

B. Important information

- Complete all forms in ink, keep all documents given to you and make notes of what is said to you.
- Do not be forced into renting the Lumkani Fire Alarm and therefore buying the insurance policy from Hollard.
- You must be informed of any changes to the information provided in this document.
- You may ask for a recording of any telephone discussion between you and Lumkani or you and Hollard.

C. About Hollard

The insurer of your Lumkani Fire Cover insurance policy is The Hollard Insurance Company Limited (Registration number 1952/003004/06). Hollard is an authorised Financial Services Provider and has Professional Indemnity insurance and Fidelity Guarantee insurance in place. Hollard ultimately receives your premium and is responsible for claims even though Lumkani is doing certain functions on their behalf.

<table>
<thead>
<tr>
<th>Postal address</th>
<th>Hollard Insure (Lumkani), PO Box 87419, Houghton, 2041</th>
</tr>
</thead>
<tbody>
<tr>
<td>Physical address</td>
<td>Hollard Villa Arcadia, 22 Oxford Road, Parktown, 2193</td>
</tr>
<tr>
<td>Head Office</td>
<td>011 351 5000 (Mondays to Fridays between 9am and 5pm)</td>
</tr>
<tr>
<td>Website</td>
<td><a href="http://www.hollard.co.za">www.hollard.co.za</a></td>
</tr>
<tr>
<td>Compliance department</td>
<td><a href="mailto:compliance@hollard.co.za">compliance@hollard.co.za</a> or 011 351 5000 (Ask for the Compliance Officer)</td>
</tr>
</tbody>
</table>

D. About Lumkani

The owner of the Lumkani Fire Alarm is the The Sociotech Institute (Pty) Ltd, trading as Lumkani (Registration number 2015/070358/07).

1. Lumkani is also the intermediary and administrator of the Lumkani Fire Cover insurance policy. Hollard appointed Lumkani to market the Lumkani Fire Cover insurance policy, collect premiums and to perform certain insurance underwriting and claims functions on their behalf, as set out in written agreements between Hollard and Lumkani.
2. Lumkani is an authorised Financial Services Provider authorised to provide financial services on Short-term Personal Lines and Commercial Lines products. No restrictions or exemptions apply to their FSP licence.
3. Lumkani has Professional Indemnity insurance and Fidelity Guarantee insurance in place.
4. Lumkani receives less than 30% of their total income from Hollard.
5. Lumkani does not receive any commission from Hollard, but Hollard pays Lumkani an administration fee of **R4.80 per policy per month** for performing the administration around claims such as appointing an assessor, finalising collection of relevant documents and physically paying you, but only after Hollard has approved your claim.

6. Lumkani does not authorise claims, reject claims or void policies. This is only done by Hollard.

<table>
<thead>
<tr>
<th>Physical/postal address</th>
<th>: Lumkani, Unit 8B, 73 Juta Street, Braamfontein, Johannesburg, 2001</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tel</td>
<td>: 087 057 5703 (Mondays to Saturdays between 9am and 5pm)</td>
</tr>
<tr>
<td>WhatsApp</td>
<td>: 082 741 2406 Email: <a href="mailto:info@lumkani.com">info@lumkani.com</a> Website: <a href="http://www.lumkani.com">www.lumkani.com</a></td>
</tr>
<tr>
<td>Compliance officer</td>
<td>: Assent Legal – <a href="mailto:info@assent.co.za">info@assent.co.za</a> – <a href="http://www.assent.co.za">www.assent.co.za</a></td>
</tr>
</tbody>
</table>

**E. Your rental agreement with Lumkani**

The rental agreement is a legal contract between you and Lumkani for you to rent the Lumkani Fire Alarm. You must understand and agree to the following conditions:

1. **Start date:** The rental agreement starts on the day that you pay your first rental fee to Lumkani and will continue from month to month.

2. **Rental fee:** You may only use the alarm at your address as long as you pay the rental fee every month before or on your payment due date. Please refer to Section I: Payment of your rental fee and insurance premium for more details on paying your rental fee.

3. **Lumkani Fire Alarm:** The alarm will always be Lumkani’s property.
   - You must look after the alarm and not cause any damage to it. If the alarm is damaged while it’s in your possession you will have to pay Lumkani the replacement value of the alarm.
   - Lumkani will not be responsible for any loss or damage that you or anyone else may suffer because of something you did with the alarm while it was in your possession.
   - You must tell Lumkani if there is any problem with the alarm, like a false alarm or if the light is not flashing.
   - You must ask for permission by contacting Lumkani on the details at the bottom of the page before you move the alarm to another address.
   - You must give the Lumkani agent access to your premises to do maintenance, to replace the alarm or to remove the alarm when the rental agreement ends for any reason.

4. **Re-joining after cancellation:** If your rental agreement with Lumkani was cancelled for any reason, you may decide to rent the Lumkani Fire Alarm again. If you do, then you must pay Lumkani the re-join fee as shown in Section N: Client details and declaration to cover the cost of restarting the rental agreement.

**F. Your Fire cover insurance policy with Hollard**

The Lumkani Fire Cover policy is a Non-Life Insurance Property policy which is underwritten by Hollard. The policy is a legal contract between you and Hollard and it basically says that if a fire damages your structure or its contents, Hollard will pay you the amount of the actual loss or damage, but only up to a maximum of R40 000. Hollard will only do this if you have paid your premiums, no exclusion applies to your claim and you keep to all the terms and conditions of your policy.

**Your responsibilities**

1. **Premium payment:** You must pay your premium because you are only covered as long as your premium is paid every month before or on your payment due date.
   - Please refer to Section I: Payment of your rental fee and insurance premium for more details on paying your insurance premium.
   - Your cover starts on the date that Lumkani receives your first premium payment, even if you asked for your policy to start on a different date in Section N: Client details and declaration. This date is known as your policy start date. You will receive an SMS with your policy start date.

2. **Address changes:** You must tell Lumkani if your address changes so that they can make sure your Lumkani Fire Alarm is moved to your new structure and that your address for this insurance is correct.
3. Maintenance: You must maintain your structure and take all reasonable steps to prevent a fire from damaging your structure and your contents.

4. Honesty: You must be honest because if you are involved in fraudulent behaviour, Hollard will cancel your policy from the date of the fraud. You will lose your right to claim and Hollard will not pay back any premiums they have received. Hollard may also take legal steps to recover any expenses from you.

   **Examples of fraudulent behaviour:** Giving false information or documentation about a claim, exaggerating the amount of a claim or deliberately setting fire to your structure.

5. Law: You must comply with the law at all times. Do not use your structure or your contents in connection with any criminal offence. If you do, Hollard may reject a claim and they may ask you to pay back any amount that may have been paid for that claim.

6. Terms and conditions: You must comply with all the terms and conditions, your responsibilities and the claims process shown in this document.

**What is covered**

Hollard will cover your structure, your contents or both, against loss or damage caused directly by fire up to a maximum insured value of R40 000.

1. Fire cover: You are only covered for loss or damage caused directly by fire. No other loss or damage is covered.

   **For example:** If you manage to remove your TV during a fire to save it, and then while it is outside is gets stolen then your TV is not covered because it was not directly damaged by the fire.

2. Insurable interest: You can only claim for items in which you have an insurable interest. This simply means that you own your structure, your contents or both, or it means that it is your responsibility to pay for something if it is lost or damaged even if you don’t own it.

3. Your structure: When the word “structure” is used, it means only the structure where the Lumkani Fire Alarm is installed. This structure is situated at your risk address shown in Section N: Client details and declaration, and may be used for domestic purposes (for living in), or business purposes (if you run a business), or both. It includes all of the following:

   - Fixtures and fittings like shelves, built-in cupboards and anything else that is fastened to a wall or floor.
   - Paths and driveways constructed of brick, concrete, paving, asphalt or stone (not gravel).
   - Aerials and satellite dishes.
   - Water, sewerage, gas, electricity and telephone connections (public services).

4. Your contents in general: When the word “contents” is used, it includes all the movable goods and products used or stored inside your structure, but only within the borders of your risk address. These goods and products must belong to you, your partner or members of your immediate family who are financially dependent on you.

   **Examples of items typically included in contents:**
   - Furniture, clothing, groceries, ornaments, etc.
   - Important documents like IDs, passports, driving licences, and marriage and birth certificates.
   - Electronic equipment like printers, copiers and desktop computers.

5. Cell phones, laptops and tablets: Special conditions apply to cover for these items.

   - Lumkani will take pictures of these items when they install the Lumkani Fire Alarm.
   - If your application was done telephonically and you install the Lumkani Fire Alarm yourself, then you must take pictures of these items within ten days from the start of your policy and send them to Lumkani via email or WhatsApp on the details at the bottom of this page. If you don’t, these items will not be covered.
   - If you replace any of these items, or get new ones, you must take pictures of these items and keep the receipts/invoices to prove that you own them.
   - Your claim will only be considered if there is proof that you owned the item.

6. Stock: If you run a business, your stock is covered as part of your contents.

7. Contents not covered: Certain items are not covered as part of you contents.

   - Jewellery, watches, stamps, medals, coins or any other collectables.
   - Money, cheques, card vouchers, airtime vouchers and any documents negotiable for money at face value.
   - Motor vehicles, motorcycles, scooters, caravans, trailers and all their fitted accessories.
What is not covered – exclusions

There are certain instances where you won’t be covered which are called exclusions.

1. **Consequential loss:** Hollard does not cover further loss or damage that you may suffer as a consequence of the fire.
   
   **For example:** If any legal documents are damaged in the fire and you have to take unpaid leave from your work to have these redone, you will not be paid for any lost income because you had to take leave.

2. **Nuclear events and substances:** These are risks associated with the nuclear industry in general. Hollard does not cover any event related to radioactive or nuclear material in any way.

3. **War, terrorism, riots and protest actions:** Hollard does not cover any loss or damage related to or caused by war, terrorism, riots, protest actions, public disorder or any attempted act of this kind. In South Africa, these types of events are covered by Sasria SOC Limited as explained in Section L: Your Sasria cover.

How to claim

Please contact Lumkani on the details at the bottom of this page and follow the process explained here.

1. **Notification:** You must tell Lumkani about a claim as soon as possible, but not later than 30 days after the fire.

2. **Documentation and information:** You must give Lumkani the documents and information they ask within the time that they will give you. The following is usually needed, but they may ask for more depending on the details of your claim:
   - A description of the damage you are claiming for and photographs taken of the scene (if any were taken).
   - The details of witnesses and any other persons that were involved in the fire (if applicable).
   - Details of any other insurance that covers the same structure or its contents.
   - Proof of value and ownership of items damaged (such as sales receipts, invoices or bank statements).

3. **Assessment:** If your structure and its contents are damaged in a fire, you must allow the assessor the opportunity to assess the damage. If you do any of the following before the assessor had a chance to assess the damage, your claim may be rejected:
   - Getting rid of any item damaged in the fire.
   - Replacing the item, or having the item or your structure repaired.

4. **Salvage:** Any item that the assessor decides is uneconomical to repair is referred to as salvage. Salvage is Hollard’s property and they may sell it to cover their claims cost. If the proceeds of the sale is more than their claims costs, the difference will be paid to you.

5. **Legal proceedings:** After you have been paid for a claim, your rights to claim against the person that caused the fire (if applicable) are automatically given to Hollard. You must give Hollard and Lumkani all information and assistance needed to claim from that person. If you don’t, it may mean that Hollard cannot claim back the amount of the claim from that person. You may lose all benefits under this policy and you may need to pay back any payment you have received.

6. **Claim decision:** If you do not agree with the claims decision, then you can ask Hollard to review it within 90 days from receiving the decision, and you can take legal action against Hollard within 270 days from receiving the decision. Please refer to the process explained in Section J: How to complain about your Lumkani Fire insurance.

7. **After payment of a claim:** Once you have been paid for a claim, Hollard has met their responsibilities to you under this policy. Hollard will not be responsible for any other costs relating to that claim, except if they recover money from other people.

8. **Prescription period:** When a claim prescribes, it means that you have lost your right to claim and Hollard will no longer be legally responsible to pay that claim. A claim will prescribe (expire) after 12 months from the date of the fire, unless you have referred the claim to the Ombudsman for Short-term Insurance, or unless you have started legal action against Hollard.

**How your claim is paid**

Lumkani will pay the actual amount of the loss or damage in a combination of cash and via claims card, but you will never be paid more than R40 000.
1. **Upfront payment:** Lumkani will pay you R500 in cash to help you pay for immediate expenses.
   - If any premium is outstanding, Lumkani will deduct it from the R500 and only pay the difference to you.
   - Lumkani will deduct the R500 from your final claim payment.

2. **Final payment:** Once your claim has been assessed and approved, it will be paid as follows:
   - **Claims card:** The rest of your claim (after deducting the R500 immediate expenses) will be paid to you via a claims card. You can only use the claims card to pay for purchases at certain shops. When you claim Lumkani will give you a list of these shops.
   - **Cash:** If you need to pay for transport and labour, Lumkani will pay you in cash to cover these costs.

3. **Total claim less than R40 000:** If the amount of loss or damage is less than R40 000, Lumkani will only pay the actual amount of the loss or damage, and not the full R40 000. Lumkani will deduct the R500 for immediate expenses from your claims card amount. Any labour and transport cost will be paid in cash in addition to the actual loss or damage, as long as the total claim amount is not more than R40 000.

   **For example:** The cost to repair damage to your structure and replace your contents comes to R20 000 and labour/transport costs come to R2 000. You will receive a total of R22 000 as follows:
   - R500 cash for immediate expenses,
   - R2 000 cash for labour/transport and
   - R19 500 via claims card.

4. **Total claim more than R40 000:** If the amount of the loss or damage is more than R40 000, you will only receive a maximum of R40 000. If you need cash for labour and transport, then the cash amount you received and the R500 for immediate expenses will be deducted from your claims card amount.

   **For example:** The cost to repair damage to your structure and replace your contents comes to R60 000 and labour/transport costs come to R5 000. You will only receive the maximum amount of R40 000 as follows:
   - R500 cash for immediate expenses,
   - R5 000 cash for labour/transport and
   - R34 500 via claims card.

**Dual insurance – if you have double insurance**

If you have more than one insurance policy in place that covers your structure, its contents or both, the full amount of the claim will be split proportionally between the different policies.

1. The cover you have under each policy will determine how the claim amount is split.
2. If you claim from Hollard, you may not also claim from the other insurer, and if you claim from the other insurer, you may not also claim from Hollard.
3. If you claim from Hollard, your claim may be settled in one of the following ways:
   - Hollard may pay the full claim amount to you and recover from the other insurer the part of the claim which they are responsible for.
   - Hollard may pay only our part of the claim to you, and arrange with the other insurer to pay their part of the claim directly to you.
4. Whichever option Hollard decides on, Lumkani will pay back the part of the premiums received which relates to the other insurer’s part of the claim, but only in respect of premiums received for three years prior to the date of the claim.
5. It is the other insurer’s responsibility to refund premiums you paid to them relating to our portion of the claim, and you will have to contact the other insurer directly for a refund.

**The policy conditions may change**

Hollard may change the terms and conditions of this policy at any time. Hollard will send you an updated policy wording at least 31 days before the effective date of any changes. If legislation changes, this policy will be considered to be aligned with the change, until such time as the policy wording is updated.

G. **Your privacy**

Hollard cares about the privacy, security and online safety of your personal information and they take their responsibility to protect this information very seriously. Below is a summary of how Hollard deals with your personal information. For a more detailed explanation, please read the official Privacy Notice on Hollard’s website.

1. **Processing your personal information:** Hollard has to collect and process some of your personal information in order to provide you with their products and services, and as required by insurance, tax and other legislation.
2. **Sharing your personal information:** Hollard will share your personal information with other insurers, industry bodies, credit agencies and service providers. This includes information about your insurance, claims and premium payments. Hollard does this to assess claims, prevent fraud and to conduct surveys.

3. **Protecting your personal information:** Hollard takes every reasonable precaution to protect your personal information from theft, unauthorised access and disruption of services.

4. **Receiving marketing from Hollard:** We will not use your personal information to send you any information about products or offers from Hollard or Hollard’s partners.

### H. Cancellation of the Lumkani Fire Alarm and your Lumkani Fire Cover

This section forms part of your insurance policy with Hollard, as well as part of your rental agreement with Lumkani. Because your rental agreement and insurance policy are packaged together, you cannot cancel your insurance without cancelling your rental agreement with Lumkani. You also cannot cancel your rental agreement with Lumkani without your insurance being automatically cancelled. You cannot have the one without the other. Any of the following events will mean cancellation:

1. You ask Lumkani to cancel your rental agreement or you ask Hollard to cancel your insurance policy. You may do this at any time by contacting Lumkani on the details at the bottom of the page.

2. You do not pay the rental fee and the insurance premium as explained in **Section I: Payment of your rental fee and insurance premium**.

3. Your insurance policy is cancelled because of fraud as explained in **Your responsibilities: Honesty**.

4. Hollard cancels your insurance policy and Lumkani cancels your rental agreement by giving you at least 31 days’ written notice.

### I. Payment of your rental fee and insurance premium

This section forms part of your insurance policy with Hollard, as well as part of your rental agreement with Lumkani. Because your rental agreement and insurance policy are packaged together, you must pay the total of your rental fee and your insurance premium to Lumkani. Lumkani will receive your payment into their own bank account and will pay your insurance premium to Hollard every month.

1. **Total monthly amount:** Your total monthly amount is made up of your insurance premium and your rental fee as shown in **Section N: Client details and declaration**.

2. **Payment due date:** You must pay your **Total monthly amount** every month on or before your payment due date as shown in **Section N: Client details and declaration**.

3. **Payment options:** You may pay by debit order, at outlets like Shoprite, Checkers, Usave, Pick ‘n Pay, Boxer or Game, by making an EFT (Electronic Funds Transfer) or by depositing cash directly into Lumkani’s account.

4. **Grace period on missed payments:** If you miss a payment, then you have a grace period (extra time) to pay the outstanding amount, as explained here:
   - **Grace period:** The grace period (extra time) is dependent on how long you have been a Lumkani client.
     - For the first 24 months you get two months’ grace (extra time) from your payment due date.
     - Between month 25 and 36, you get three months’ grace (extra time) from your payment due date.
     - Between month 37 and 48, you get four months’ grace (extra time) from your payment due date.
     - Between month 49 and 60, you get five months’ grace (extra time) from your payment due date.
     - Between month 61 and 72, you get six months’ grace (extra time) from your payment due date.
   - **First payment:** If you don’t pay your first **Total monthly amount** before the end of two months, then your insurance cover will not start and you will have to return the Lumkani Fire Alarm. You are only covered if you have received an SMS from Lumkani with your policy start date.
   - **Subsequent payments:** If you don’t pay your outstanding amount before the end of the applicable grace period, then your insurance will end on midnight before the day that your first missed payment was due and you will have to return the Lumkani Fire Alarm.
   - **Claims during grace:** If you claim during the applicable grace period and your claim is accepted, then Lumkani will deduct all the outstanding premiums and rental fees from your claim amount.
• **Returned debit orders**: If you stop a debit order directly with your bank, or if a debit order is rejected because of insufficient funds, Lumkani will not automatically debit your bank account again for that missed payment. Lumkani will send you an SMS and then you must pay the outstanding amount before the end of the applicable grace period. You may ask Lumkani to debit your account again for the outstanding amount or you can make payment by any of the other ways listed above.

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**J. How to complain about your Lumkani Fire Insurance**

If you have a complaint about your Lumkani Fire cover insurance policy with Hollard, there are a couple of options available to you. While you may contact the Ombudsman for Short-term Insurance at any time, you are encouraged to please contact Lumkani first, and follow the five-step process below.

**Step 1: Complain to Lumkani**

Contact Lumkani about anything you are unhappy about on your policy, your insurance premium or your claims.

| Tel: 087 057 5703 (Mon to Sat, 9am to 5pm) | WhatsApp: 082 741 2406 | Email: info@lumkani.com |

**Step 2: Complain to the Hollard Insure Complaints Team**

If your complaint is not resolved by Lumkani, please contact the Hollard Insure complaints team and they will do their best to find a solution to your complaint. If Hollard does not accept a claim or if you don’t agree with the amount of the claim, you may ask them to review their decision within 90 days of the date that you received it.

| Postal address | Hollard Insure Complaints Team, The Hollard Insurance Company Limited, PO Box 87419, Houghton, 2041 |
| Tel | 011 351 2200 (Weekdays between 8am and 5pm) |
| Email | hollardinsurecomplaints@hollard.co.za |

**Step 3: Complain to Hollard’s Internal Adjudicator**

If you are still unhappy after following the steps above, you may contact Hollard’s Office of the Internal Adjudicator (OIA). The Internal Adjudicator will investigate your complaint objectively and independently.

| Tel: 011 351 5652 (Weekdays between 8am and 5pm) | Email: oia@hollard.co.za | Fax: 011 351 0801 |

**Step 4: Complain to the Ombuds**

In the unlikely event that you are still unhappy after following the steps above, you may send your complaint to one of the following Ombuds, depending on the nature of your complaint.

**FAIS Ombud – Complaints on how this policy was sold to you**

If you have a complaint about how the insurance policy was sold to you and your complaint is not resolved to your satisfaction by Lumkani, you may contact the FAIS Ombud. You must do so within six months after receipt of the final response to your complaint from Lumkani.

| Postal address | The FAIS Ombud, PO Box 74571, Lynnwood Ridge, 0040 |
| Physical address | The FAIS Ombud, Kasteel Park Office Park, Orange Building, 2nd Floor, c/o Nossob & Jochemus Street, Erasmus Kloof, Pretoria, 0048 |
| Tel | 012 470 9080 or 012 762 5000 |
| Email | info@faisombud.co.za |
| Fax | 012 470 9097 or 012 348 3447 |
| Web | www.faisombud.co.za |

**Ombudsman for Short-term Insurance – Complaints on claims or anything else**

The Ombudsman for Short-term Insurance provides a free and speedy complaints resolution process.

| Postal address | The Ombudsman for Short-term Insurance, PO Box 32334, Braamfontein, 2017 |
| Physical address | No. 1 Sturdee Avenue, c/o Bolton & Baker Roads, First Floor, Block B, Rosebank |
| Tel | 0860 726 890 or 011 726 8900 |
| Email | info@osti.co.za |
| Web | www.osti.co.za |
Step 5: Take legal action against Hollard

You may take legal action against Hollard within 270 days of the date that you received their claims decision. To take legal action, summons must be served on Hollard. If this is not done in time, you will lose your right to claim and Hollard will no longer be responsible for that claim. You may also choose to take legal action against Hollard without first asking them to review their claims decision or contacting the Ombudsman for Short-term Insurance. If you take legal action against Hollard before contacting the Ombudsman for Short-term Insurance, you can only approach the Ombudsman for assistance after you have withdrawn the summons against Hollard.

K. Combat insurance fraud

Fraud affects the insurance industry as a whole. It increases claims costs, which in turn increases premiums. Hollard is committed to prevent fraud and they have their own internal Anti-Fraud policy. Please report any suspicious or unethical activity anonymously by calling 0801 516 170 (toll free) or via email at Hollard@tip-offs.com.

L. Your Sasria cover

Insurance companies do not provide cover against loss or damage caused by war, terrorism, riots, protest actions, public disorder, civil commotion, strikes or any attempted act of this kind. The special risk insurer that provides cover for these kinds of events in South Africa is Sasria. The acronym Sasria means South African Special Risks Insurance Association.

- Sasria SOC Limited (Registration number 1979/000287/06) is a registered insurer and an authorised Financial Services Provider.
- Hollard collects the Sasria premium which is shown in Section N: Client details and declaration and issue Sasria’s policy wording on behalf of Sasria, but Sasria is responsible for paying your claim.
- Please note that there are some events that are not covered. You must read your Sasria Fire Policy wording for a full description of the cover provided and exclusions. Lumkani will send you this wording via SMS.

How to claim from Sasria

- You must report any protest action that puts your structure or contents at risk to the South African Police Service as soon as possible.
- All claims must be sent to Lumkani, and not to Sasria. Please call Lumkani to tell them of a claim as soon as possible after the event. Lumkani will tell you exactly what is needed to process your claim.
- All approved claims will be settled by Sasria, and not by Lumkani.
- Any item that Sasria decides is uneconomical to repair is referred to as salvage. Salvage is Sasria’s property and they may sell it to cover their claims cost.

Sasria’s contact details

<table>
<thead>
<tr>
<th>Postal address</th>
<th>Sasria SOC Limited, PO Box 653367, Benmore, 2010</th>
</tr>
</thead>
<tbody>
<tr>
<td>Physical address</td>
<td>Sasria SOC Limited, 36 Fricker Road, Illovo, Sandton, 2196</td>
</tr>
<tr>
<td>Tel</td>
<td>011 214 0800 or 0861 727 742</td>
</tr>
<tr>
<td>Fax</td>
<td>011 447 8630</td>
</tr>
<tr>
<td>Email</td>
<td><a href="mailto:contactus@sasria.co.za">contactus@sasria.co.za</a></td>
</tr>
<tr>
<td>Web</td>
<td><a href="http://www.sasria.co.za">www.sasria.co.za</a></td>
</tr>
<tr>
<td>Compliance officer</td>
<td>Mr. Mziwoxolo Mavuso</td>
</tr>
</tbody>
</table>
Your Funeral Cover with Stangen

If you chose the **Lumkani Fire and Funeral cover** package, your funeral cover is insured by Stangen (The Standard General Insurance Company Limited) under the **Lumkani Group Funeral Scheme**.

1. **You are the policyholder**: You are covered for funeral benefits under **Lumkani Group Funeral Scheme** because you rent the fire alarm from Lumkani. This is a group policy which was arranged by Lumkani, but you are the policyholder of this policy and it is a legal contract between you and Stangen.

2. **Your benefits**: Please read the separate **Stangen Group Cover Participation Certificate** which explain all the benefits that you will receive under this group policy.
   - You and the policy members named in the **Stangen Group Cover Participation Certificate** are the only ones who will receive the funeral benefits.
   - You must read the terms and conditions in the certificate together with the Master Policy, and you can ask either Lumkani or Stangen for a copy.

3. **Your premium**: You must pay the premium for your funeral benefits under the **Lumkani Group Funeral Scheme**.
   - Because your rental agreement and insurance policy are packaged together, you must pay the total of your rental fee and your funeral insurance premium as shown in **Section N: Client details and declaration**, to Lumkani.
   - Lumkani will receive your payment into their own bank account and will pay your funeral insurance premium to Stangen every month.

4. **Cancellation of your funeral insurance**: Your funeral insurance will be cancelled if any of the following happens:
   - You ask Lumkani to cancel your Fire alarm rental agreement, or you do not pay the rental fee as explained in **Section I: Payment of your rental fee and insurance premium**. This means that you no longer qualify for the funeral insurance policy via Lumkani.
   - You ask Lumkani or Stangen to cancel your funeral cover. You may do this at any time by contacting Lumkani on the details at the bottom of the page. If you do this, it means that you only get the Lumkani Fire Cover. Lumkani will then send you a new document.
   - You do not pay the Funeral Cover insurance premium as explained in your **Stangen Group Cover Participation Certificate**.
   - Stangen cancels your Funeral Cover or the Master Policy by giving you at least 31 days’ written notice.
   - Lumkani cancels your Fire alarm rental agreement.

5. **Re-joining Lumkani after cancellation**: If you decide to join Lumkani again after your Lumkani rental agreement was cancelled, the following waiting periods applies to your funeral cover:
   - If your date of re-joining is two months or longer after your cancellation date, then a new policy will be issued and should you still qualify, a waiting period of four months from the date of re-joining will apply to the Main Member and every Policy Member. Suicide will not be covered during the first 12 months from the date of re-joining.
   - If your date of re-joining is within two months of your cancellation date your current policy will be reinstated, and if a waiting period was still running before the date of re-joining, then the balance of that waiting period will continue to apply after the date of re-joining.
M. Payment details

This information forms part of your insurance policy with Hollard and your rental agreement with Lumkani.

1. **EFT or Bank Deposit:** If you want to pay your **Total monthly amount** directly into Lumkani’s bank account, use these banking details.

<table>
<thead>
<tr>
<th>LUMKANI’S BANKING DETAILS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Account holder</strong></td>
</tr>
<tr>
<td><strong>Bank</strong></td>
</tr>
<tr>
<td><strong>Account number</strong></td>
</tr>
<tr>
<td><strong>Reference</strong></td>
</tr>
</tbody>
</table>

1. **Debit order:** If you want to pay your **Total monthly amount** via a debit order, please provide your banking details. Note that the word **LUMKANI** will show on your SMS and bank statement.

<table>
<thead>
<tr>
<th>DEBIT ORDER AUTHORISATION</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Bank account holder</strong></td>
</tr>
<tr>
<td><strong>Name of bank</strong></td>
</tr>
<tr>
<td><strong>Branch code</strong></td>
</tr>
<tr>
<td><strong>Type of account</strong></td>
</tr>
<tr>
<td><strong>Account number</strong></td>
</tr>
<tr>
<td><strong>Date of your first debit order</strong></td>
</tr>
<tr>
<td><strong>Payment due date</strong> (The day of every month that you would like to make payment)</td>
</tr>
</tbody>
</table>

Hollard and Stangen have authorised Lumkani to collect premiums on their behalf in terms of two separate written agreements. This means that you authorise Lumkani, and not Hollard or Stangen, to debit your account with the total amount every month on the payment due date.

1. I authorise Lumkani to debit my bank account every month with the **Total monthly amount** on the **Payment due date** as shown in **Section N: Client details and declaration**, and with my first payment amount on the above **First payment debit order date** (if applicable).
2. I understand that if a debit order is returned for any reason, Lumkani will not automatically debit my account again for the missed payment. I understand that:
   - For the first 24 months of my cover, I have two months’ extra time to pay my outstanding amount.
   - The longer I stay a Lumkani client the more extra time I will have to my outstanding amount as explained in **Section I: Payment of your rental fee and insurance premium**.
   - I can pay the outstanding amount by any method, including asking Lumkani to debit my account again with the outstanding amount.
3. I understand that if I do not pay my first **Total monthly amount** within two months that my **Fire cover insurance policy with Hollard**, my cover under the **Lumkani Group Funeral Scheme with Stangen**, and my **Lumkani rental agreement** will not start, and that I will have to return the Lumkani Fire Alarm.
4. I understand that if my payment due date falls on a weekend or public holiday, Lumkani will debit my bank account on the first working day before, or after, the weekend or public holiday.

Signed at ______________________ on this _______ day of ___________________ 20__________

____________________________________________
Name and surname of account holder

___________________________________________
Signature of account holder

**Note:** If this authorisation was given telephonically, then your verbal acceptance serves as your agreement to the terms above and no physical signature is required on this document.
N. Client details and declaration

This information forms part of your insurance policy with Hollard and your rental agreement with Lumkani.

<table>
<thead>
<tr>
<th>CLIENT DETAILS AND TOTAL MONTHLY AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Your details (the policyholder)</td>
</tr>
<tr>
<td>Name and surname</td>
</tr>
<tr>
<td>Cell number</td>
</tr>
<tr>
<td>Your address (referred to as your risk address in your insurance policy)</td>
</tr>
<tr>
<td>Community name</td>
</tr>
<tr>
<td>House number</td>
</tr>
<tr>
<td>City</td>
</tr>
<tr>
<td>Lumkani Fire Alarm barcode</td>
</tr>
<tr>
<td>Have you ever been a Lumkani client in the past?</td>
</tr>
<tr>
<td>Lumkani re-join fee (once-off)</td>
</tr>
<tr>
<td>Fire Cover – Policy start date</td>
</tr>
<tr>
<td>Fire Cover – Insured value</td>
</tr>
<tr>
<td>Funeral Cover with Stangen</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Total monthly amount</th>
<th>Lumkani rental fee (Incl. VAT)</th>
<th>Hollard premium (Incl. VAT)</th>
<th>Stangen premium (Excl. VAT)</th>
<th>Sasria premium (Incl. VAT)</th>
</tr>
</thead>
<tbody>
<tr>
<td>R150.00</td>
<td>R72.11</td>
<td>R20.90</td>
<td>R55.99</td>
<td>R1.00</td>
</tr>
</tbody>
</table>

Payment due date (The day of every month that you would like to make payment) dd

<table>
<thead>
<tr>
<th>HOLLARD TAX INVOICE</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Hollard premium and insured values are inclusive of VAT at 15%. This document, together with proof of premium payment, is an alternative to a tax invoice, debit note or credit note. SARS issued a ruling to this effect with reference to sections 20(7) and 21(5) of the VAT Act.</td>
</tr>
<tr>
<td>Hollard’s VAT number</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CLIENT DECLARATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Sign this if you want to continue)</td>
</tr>
</tbody>
</table>

1. I understand that this document is both my rental agreement with Lumkani and my insurance policy with Hollard.
2. I understand the terms of my Lumkani rental agreement and my Lumkani Fire Cover insurance policy with Hollard as explained to me by the Lumkani agent.
3. I understand that I will receive the full Sasria Insurance Policy wording via SMS.
4. I agree to the processing and sharing of my personal information as explained in Section G: Your privacy.
5. I confirm that the information completed on this form is true and correct, whether this was completed by myself or by the Lumkani agent on my behalf.
6. I did not sign any blank or partially completed forms.
7. I understand that I am the policyholder under the Lumkani Group Funeral Scheme and that my cover is explained in the Stangen Group Cover Participation Certificate.

Signed at __________________________ on this ________ day of ____________________ 20__________

__________________________________________
Client name and surname

__________________________________________
Client signature

Note: If your application was captured telephonically, then your verbal acceptance serves as your agreement to the terms above and no physical signature is required on this document.
GROUP COVER PARTICIPATION CERTIFICATE

This document indicates the details of the Main Member and all other Policy Members whose lives are assured for the cover amounts as detailed by virtue of their association with Lumkani. This cover is underwritten and administered by Stangen (the Insurer). The terms and conditions in this certificate must be read with the Master Policy, a copy of which can be obtained from Lumkani or Stangen. In case of uncertainty, the terms and conditions of the Master Policy will apply.

<table>
<thead>
<tr>
<th>Details</th>
<th>Main Member (you)</th>
<th>Spouse / Partner</th>
<th>Child 1</th>
<th>Child 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Initial</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First Name</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Surname</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>DOB</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Details</td>
<td>Child 3</td>
<td>Child 4</td>
<td>Child 5</td>
<td>Beneficiary</td>
</tr>
<tr>
<td>Title</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Initial</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>First Name</td>
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</tr>
<tr>
<td>Surname</td>
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</tr>
<tr>
<td>DOB</td>
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<td></td>
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<td></td>
</tr>
</tbody>
</table>

1. **Cover start date:** The Cover Start Date is when your first premium is received. You have 31 days after this date to cancel your cover as long as you haven’t claimed.
2. **Waiting period:** A waiting period of four months from the Cover Start date will apply to the Main Member and every Policy Member. No waiting period will apply in respect of accidental death.
3. **Suicide:** Suicide in respect of any person will not be covered during the first 12 months from Cover Start Date.
4. **Premiums:** Lumkani will pay over your monthly premium to Stangen once they have received your rental fee and insurance premium. If you miss a payment, then you have the same amount of extra time to pay your outstanding premiums, as what you have to pay your outstanding rental fees. If you don’t pay your funeral premiums to Lumkani within the extra time explained in Section I: Payment of your rental fee and insurance premium of your Lumkani Fire Alarm Rental Agreement, your funeral cover will be terminated.
5. **Entry age:** The maximum entry age for the Main Member and Spouse is 70 years.
6. **Spouse/Partner:** A Spouse is one person married to the Main Member in terms of law, customary law, indigenous law, religion or tradition, or a common law spouse, or a life partner, provided that the Main Member provides satisfactory proof of the permanency of his or her relationship with such life partner and provides proof that they have lived together for at least 12 months before the Cover Start Date.
7. **Child:** A Child is born to the Main Member or his/her Spouse, or a stepchild, or a legally adopted child under the age of 23 years, including a stillborn child (after 28 weeks) of pregnancy and not as a result of any abortion of the mother’s choice. Children will no longer be covered after the age of 23 years.
8. **Cover amounts:** Main Member - R20 000, Spouse - R20 000, Children dependent on age as follows: Under one year: R2 500, age 1 to under 6: R5 000, Age 6 to under 14: R10 000, Age 14 to under 23 years: R20 000.
9. **Your beneficiary:** Should you pass away, and your cover is valid, the cover amount will pay to your nominated beneficiary above. This person has to be 18 years or older and have a valid South African bank account. Please make sure that you tell Lumkani if the details of your beneficiary must change.
10. **Your privacy:** The Main Member accepts that the Insurer can communicate with Policy Members telephonically and/or electronically. All records shared with the Insurer may be stored electronically. The Insurer values clients’ privacy and personal information. The detailed Privacy Policy can be viewed online at https://www.stangen.co.za/privacy/
11. **How to claim:** In the event of a claim please contact Lumkani on 087 057 5703 or Stangen on 086 100 7966.
12. **Queries:** Should you wish to make any changes to the details of the Policy Members, your beneficiary or if you have a query or complaint, please contact Lumkani on 087 057 5703.
15. **Complaints:** Should there be concerns about the information received, please contact Stangen’s Compliance Department on 086 11 22 222 or insurancecompliance@stangen.co.za. If resolution is unsatisfactory, please contact the Regulators below:
   - **The FAIS Ombud:** Address: P.O. Box 74571, Lynnwood Ridge, 0040, E-mail: info@faisombud.co.za, Tel: 012 762 5000 / 012 470 9080, Fax: 012 348 3447 / 012 470 9097 / 086 764 1422 Website: www.faisombud.co.za.
   - **The Long-term Insurance Ombudsman:** Address: Private Bag X45, Claremont, Cape Town, 7735, E-mail: info@ombud.co.za Tel: (021) 657 5000 / 086 0103 236, Fax:(021) 657 095, Website: www.ombud.co.za.

I confirm that the information completed on this certificate is true and correct, whether this was completed by myself or by the Lumkani agent on my behalf and I did not sign any blank or partially completed forms.

Signed at __________________ on this _______ day of ________________ 20______.

______________________________________________  ______________________________________________
Client name and surname                          Client signature
STANGEN GROUP FUNERAL POLICY TERMS AND CONDITIONS

The Stangen Group Funeral Policy is a long-term insurance policy that provides cover on a voluntary basis to members of designated groups, associations or organisations. The Policy provides a cash payment in the case of the death of a Main Member, his/her Spouse or Child Dependent.

1. INTERPRETATION

The following words and phrases shall have the meanings ascribed to them wherever they appear in this policy and any policy certificate or endorsement.

**Beneficiary**
A person aged 18 years and above nominated by the Main Member at the cover start date, or as changed from time to time by the Main Member, to receive benefits due under this policy in the event of a valid claim upon the occurrence of an Insured Event; or

The Main Member in the event of the death of any of the Policy Members other than the Main Member; or

If no Beneficiary is nominated by the Main Member or of the Beneficiary is deceased upon the occurrence of the Insured Event or cannot be located within the reasonable period of time, the Insurer shall in its sole discretion be entitled to pay the Benefits to the following Policy Members in the order listed below:

- The Spouse and/or Partner;
- If the Spouse and/or Partner is deceased or no longer qualifies as a Spouse and/or Partner, the eldest of the Children, provided such Child is over the age of 21 (twenty-one) years and is financially responsible for the maintenance of the remaining Policy Members; or
- Such other person as the Insurer may in its sole discretion determine.

**Child Dependent**
A child, to a maximum of 5 (five), by birth to the Main Member or his/her Spouse, or a stepchild, or a legally adopted child who is under the age of twenty-three (23) years, including a stillborn child (after 28 (twenty-eight) weeks of pregnancy and not as a result of any abortion of the mother’s choice

**Commencement Date**
1 October 2018
**Cover Start Date**  
The date of inception of cover, which is the date that Premiums are received by the Insurer in respect of a particular Main Member for the first time. There are two exceptions in this regard:

- a claim for Accidental Death during the period which the Main Member had paid the first Premium, but such Premium was not yet received by the Insurer.

- a normal claim during the Waiting Period and, had it not been for the period which the Main member had paid the Premium, but such premium was not yet received by the Insurer, the waiting period would have been fulfilled.

Should either of these occur, the Insurer will honour the claim if the Policyholder or Intermediary provides acceptable proof of payment by the Main Member. Any premiums that may have been due will be deducted from the claim payment.

**Insurable Interest**  
A financial- or other interest in the continued survival of the life assured.

**Insured event**  
The death of the Main Member and/or any associated Policy Members covered in the policy in terms of this policy.

**The Insurer**  
The Standard General Insurance Company Limited  
Registration Number: 1948/029011/06  
Address: Building A, Bryanston Corner, 18 Ealing Crescent, Bryanston, 2191

**The Intermediary**  
The Sociotech Institute (Pty) Ltd, trading as Lumkani.  
Registration number: 2015/070358/07  
Address: Unit 8B, 73 Juta Street, Braamfontein, Johannesburg, 2001

**Main Member**  
The individual natural person who qualifies for cover in respect of this Policy, and who elects to take this cover and agrees to pay the premium for this cover to the Policyholder.

**Policy**  
The Stangen Group Funeral Policy (marketed as the Lumkani Group Funeral Scheme)

**Policy Benefit**  
A lump sum benefit payable to the beneficiary in the event of the death of the Main Member and/or Policy Members.

**Policy Certificate**  
A document issued by the Insurer to confirm the existence of insurance cover on the life of the Main Member and associated Policy Members under the terms and conditions as detailed in this policy.

**Policyholder**  
The Main Member

**Policy Members**  
The assured lives in terms of this Policy limited to the Main Member, Spouse and Child Dependents in whose lives the Main Member has an Insurable Interest and
who are covered under this Policy and in respect of whom Premiums are being paid.

Premium/s The monthly amount payable by the Policyholder for the cover provided by the Insurer, as determined from time to time in terms of this policy.

Spouse (or Partner) For purposes of this Policy, a Spouse or Partner is one person who in respect of the Main Member, is –

  o married to the Main Member in terms of law, including a party to a customary marriage concluded in accordance with the applicable indigenous law as well as a union concluded between parties married in accordance with the doctrines of any recognised religion or tradition as well as partner to a civil partnership on terms of the Civil Union Act, 17 of 2006; or

  o a common law spouse or life partner, provided that the Main Member provides satisfactory proof of the permanency of his/her relationship with his/her life Partner and provides proof that they have lived together for at least 12 (twelve) months before the Cover Start Date in respect of such Partner.

Premium due date The date on which the policy Premium is payable by the Policyholder as detailed in this policy.

Termination date 12 (twelve) months from Cover Start Date of the Policy if not automatically renewed; or the date of notice as per the cancellation notice provided by the Policyholder, or the date of termination as determined by the Insurer giving notice in terms of this Policy, whichever comes first.

The anniversary of this Policy is October

Waiting Period The number of months during which no Policy benefits are payable as specified in this policy, but during which Premiums remain payable as detailed in clause 5 below.

A. TERMS AND CONDITIONS RELATED TO POLICY BENEFITS

2. MAXIMUM AGES AT ENTRY

The Maximum Ages for Inception of Cover in respect of the Main Member and/or Policy Members in terms of this Policy are as follows:

2.1 Main Member and the Spouse/Partner: 70 (seventy) years of age next birthday.

2.2 Child Dependents (if applicable): 22 (twenty-two) years of age.

3. COVER TERMINATION AGES
Cover will cease in respect of the Main Member and/or Policy Members in terms of this Policy when the following ages are reached:

3.1 Main Member and/or Policy Members: none.

3.2 Child Dependents (if applicable): The age of 23 (twenty-three).

4. **COVER TYPES**

These are detailed in Annexure A.

5. **WAITING PERIODS**

5.1 A 4 (Four) month waiting period will apply to each Main Member and/or Policy Member from the Cover Start Date.

5.2 No waiting period shall apply in respect of accidental death of a Main Member or Policy Member from the Cover Start Date.

5.3 Suicide in respect of the Main Member or any Policy Member will not be covered during the first 12 (twelve) months under the Policy from Cover Start Date.

5.4 The collection and payment of Premiums are detailed in clause 10 below. Should a Premium not be received by the Insurer in respect of a Main Member for a particular month, the waiting periods in respect of such Main Member and/or Policy Members as detailed in this clause will restart from the receipt of the next premium in respect of that Main Member and/or Policy Members.

6. **EXCLUSIONS**

6.1 No Policy benefits are payable in the event of the occurrence of an Insured Event arising directly or indirectly from, or traceable to: War, riots, civil commotion, terrorist activities, wilful exposure to danger, the insured being under the influence of any drugs or alcohol; participation in any criminal act; radioactivity or nuclear explosions or intentional self-inflicted injury.

6.2 This Policy does not impose any restrictions or exclusions in respect of residence or travel within the borders of South Africa, subject to the restrictions below;

6.2.1 Claim payments will be made in South African rand into South African bank accounts only.

6.2.2 Main Members who are not South African citizens, or who do not ordinarily reside in South Africa, will only be allowed to join on a Main member only basis.

6.2.3 Should an Insured Event occur in respect of a Main Member or any other Policy Member outside of the borders of South Africa, such claim will be subject to receipt of the official proof of death from another country, which the Insurer may or may not be in a position to verify. Payment of claims under such circumstances can therefore not be guaranteed.
7. GENERAL PROVISIONS RELATED TO POLICY BENEFITS

7.1 Policy Benefits relating to the Main Member’s life under this Policy are payable to the Beneficiary(ies) directly or Intermediary for onwards payment to the nominated Beneficiary.

7.2 Policy benefits relating to the Spouse, and Child Dependents under this Policy are payable to the Policyholder directly, unless the Policyholder is legally not eligible to receive the Policy Benefits.

7.3 Main Members and / or Policy Members will only be covered, and therefore entitled to Policy benefits, subject to other terms and conditions of this policy, if Premiums in respect of those members have been received by the Insurer.

7.4 If the Policy benefit lapses in respect of a Main Member due to non-payment of premiums, the Policyholder or Intermediary may apply directly to the Insurer for reinstatement of the policy. The Insurer shall in its discretion accept or reject such reinstatement of cover. Reinstated cover may, at the discretion of the Insurer, be subjected to new waiting periods as per clause 5.1 above.

B. TERMS AND CONDITIONS RELATED TO CLAIMS

8. CLAIM NOTIFICATION AND RESTRICTIONS

8.1 The occurrence of the Insured Event must be reported in writing within 12 (twelve) months of such occurrence. If for any reason whatsoever notice of claim following the occurrence of the Insured Event under this Policy is not given within the period of 12 (twelve) months, all Policy benefits under this Policy in respect of such claim shall be forfeited and the claim shall not be honoured.

8.2 No claim shall be considered, or Benefit paid out under this Policy if the claimant is not able to furnish documentation acceptable to the Insurer, which are positive verification of the death of the Policy Member and the facts giving rise to it as detailed in clause 10 below.

8.3 No claim shall be considered, or Benefit paid out under this Policy if the Policy Member does not fall within the descriptions or definitions as detailed in this Policy.

8.4 Payment of the Policy benefits provided for in terms of this Policy shall be a full and effectual discharge of Insurer’s liabilities in terms of the policy.

9. CLAIM PROCEDURE

The following documentation and requirements need to be provided to the Insurer when submitting a claim:

9.1 Completed official claim form;
9.2 Certified copy of death certificate;
9.3 Certified copy of Identity Document of the deceased;
9.4 Certified copy of Identity Document of the claimant;
9.5 BI 1663 form;
9.6 Copy of the Beneficiary’s stamped bank statement;
9.7 A police report in the event of unnatural death; and
9.8 Any such other documentary proof as may be required by the Insurer at its sole discretion.

C. TERMS AND CONDITIONS RELATED TO PREMUMS

10. PREMIUM PAYMENTS

10.1 Premiums are due once per month in arrears from the Intermediary to the Insurer in respect of each Main Member and/or associated Policy Members.

10.2 Premium payments must be accompanied by a schedule detailing the Main Members and/or Policy Members in respect of whom the Intermediary had collected the relevant payments in respect of the month. This schedule must reach the Insurer by the 7th of each month.

10.3 The total premium must be paid over to the Insurer by no later than the 15th of that month. Only the Main members and/or Policy members whose details appear on the schedule, and in respect of whom payment had been received by the Insurer, will be entitled to Policy benefits during that month.

10.4 Premiums are payable for the duration of the Policy. Any money paid to the Insurer for the purpose of this policy is not refundable and there is no surrender value for this Policy.

10.5 It is the responsibility of the Intermediary to pay monthly premiums punctually and keep receipts or other proof of payment where the Main Member and/or Policyholder has not paid it directly to the Insurer.

10.6 The Insurer has the right to adjust Premiums at any stage if material adverse anti-selection occurs by giving at least 30 days’ notice to the Main Member and/or Policyholder.

10.7 Only the Policyholder or Intermediary can give instructions to amend any term or condition of this Policy on behalf of the Main Members. Any changes remain subject to the approval of the Insurer.

10.8 The Insurer shall be entitled to apply set-off against any Benefits payable and any outstanding Premiums or other amounts payable to the Insurer. In the event that the Insurer is not able to apply set-off, the Insurer shall be entitled to deduct any such amounts outstanding from the Benefits payable.

11. PREMIUM GUARANTEE

If it is proved that the Policy Benefit has been based upon an incorrect statement of age or date of birth of any Policy Member the Insurer may cancel their cover or, at its discretion, adjust either or both the cover amounts or Premiums due to what it would have been had it been based upon the real age or date of birth. In the event of a dispute in terms of this paragraph, the decision of the Insurer’s Head of Actuarial Control Function shall be final and binding. In other cases, the Premium is guaranteed for a 12-month period from Commencement Date or subsequent automatic renewal date, and the Insurer retains the right to review the Premium at any renewal date for the next 12-month period.
12. PREMIUM CESSATION

The Policy benefits under this policy will cease on the Termination Date and no further premiums shall be payable in respect of the assured person(s) concerned upon the occurrence of any of the following events:

12.1 Cancellation of this policy by the Policyholder or Intermediary or;
12.2 if the Policyholder or Intermediary chooses not to have the contract automatically renewed at each policy anniversary;
12.3 For each Main Member, upon the death of the Main Member;
12.4 The Policyholder stops paying Premiums in respect of this Policy;
12.5 The Insurer terminating the Agreement in line with the terms and conditions under this Policy; or
12.6 The Insurer’s liability under this Policy has been discharged in full.

D. GENERAL TERMS AND CONDITIONS

13. CESSION AND DISCHARGE

This Policy cannot be ceded, nor capable of being assigned or pledged as security in any manner. The Policy benefits shall be payable only to the Main Member and/or duly nominated Beneficiary. Payment of Policy benefits to the Policyholder or Beneficiary shall be an effectual discharge of the Insurer’s liability in respect of this Policy for a particular Policy Member.

14. MISREPRESENTATION

The information provided by the Policyholder and all declarations made form the basis of this Policy. This assurance and cover shall be voidable in the event of misrepresentation or non-disclosure by or on behalf of the Policyholder of any fact material to the assurance. This Policy shall however not be invalided on account of any incorrect statement made in good faith unless the incorrectness of such statement materially affected the assessment of the risk under this Policy at the time of issue thereof.

15. FISCAL REQUIREMENT

The Insurer reserves the right to make adjustments as determined by the Insurer’s Head of Actuarial Control Function to the Policy benefits under this policy in the event of any government, provincial, municipal or other such authority imposing any involuntary charges, levies or taxes on the Insurer in respect of this Policy.

16. FRAUD

If any claim under this Policy were in any respect fraudulent, or if any fraudulent means are used by the Policyholder or any one acting on their behalf to obtain any Policy benefit under this Policy, such claims shall not be honoured and the Insurer will have the right to cancel the Policy at its discretion.

17. REVISION OF TERMS AND CONDITIONS

The Insurer reserves the right to amend, revoke, vary or alter any of the terms and conditions of this policy provided that the Insurer gives the Policyholder at least 30 (thirty) days' written notice of its intention to do so.
18. CANCELLATION OF ASSURANCE

The Policyholder may cancel the cover in respect of any Main Member at any time by giving 60 (sixty) days’ notice to the Insurer. In the event of cancellation, this cover shall continue in force during the period of notice in respect of a Main Member and/or Policy Member who is covered under the Policy for the period of such notice and for which Premiums have been received.

The Insurer may similarly cancel the cover in respect of the Policy on reasonable grounds at any time by giving 60 (sixty) days’ notice to the Policyholder and Intermediary, subject to prevailing legislation.

19. DISPUTES

Should a dispute arise from or in connection with this agreement, then the following will apply:

19.1 In respect of disputes related to the interpretation of any of the clauses of this Policy, the interpretation of the Insurer shall be binding.

20.2 In respect of disputes related to who is entitled to Policy benefit from any claim in respect of this policy, the discretion of the Insurer shall prevail.
### Cover Type | Main Member Only & Family Funeral
--- | ---
Prepared For | The Sociotech Institute (Pty) t/a Lumkani
Number of Main Members | 1600
Scheme Type | Group- Group
Participation | Voluntary
Intermediary | The Sociotech Institute (Pty) Ltd t/a Lumkani
Cover Amount | R20 000
Family Funeral Premium Per Member Per Month | R55.99
Commission | 0%
Additional Covers | -
Waiting Periods | 4 Months

### Maximum Entry Ages
- Main Member and/Spouse: 70 years Age next birthday.
- Child: 23 years Age next birthday.

### Family Funeral Cover R20 000

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Member</td>
<td>R20 000.00</td>
</tr>
<tr>
<td>Spouse</td>
<td>R20 000.00</td>
</tr>
<tr>
<td>Child (age 14-22)</td>
<td>R20 000.00</td>
</tr>
<tr>
<td>Child (age 6-13)</td>
<td>R10 000.00</td>
</tr>
<tr>
<td>Child (age 1-5)</td>
<td>R5 000.00</td>
</tr>
<tr>
<td>Child (age&lt; 1)</td>
<td>R2 500.00</td>
</tr>
</tbody>
</table>

### Important Terms and Conditions

- Claim payments will be made into South African bank accounts only.
- Main members who are not South African citizens, or who do not ordinarily reside in South Africa, will only be allowed to join on a Main member only basis.
- Should an insured event occur in respect of a Main Member or any other Policy Member outside of the borders of South Africa, such claim will be subject to receipt of the official proof of death from another country, which the Insurer may or may not be in a position to verify. Payment of claims under such circumstances can therefore not be guaranteed.
Dear customer...

Sasria provides short-term insurance cover against special risks that the broader insurance industry does not cover. Examples of these special risks are civil commotion, strike, riot, public disorder and terrorism.

This document is the legal and official version of your Sasria policy wording. The laws of South Africa govern this policy.

Your contract with Sasria comprises:
- the policy wording (this document);
- the Sasria policy schedule;
- any information that you, or someone acting on your behalf, supply to us; and
- any amendment to the policy.

Please read the wording carefully to make sure that you understand what your policy covers. You must always read the wording together with the Sasria schedule.

We look forward to being of service to you.

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How to reach us

011 214 0800 or 086 172 7742 | contactus@sasria.co.za | www.sasria.co.za

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General terms and conditions

How you should read this document

"We", "our" or "us" in the wording refers to Sasria SOC Ltd. "You" or "your" in the wording refers to the policyholder.

Words in the singular include the plural. Words in the masculine gender (he) include the feminine gender (she).

Your Sasria policy and the underlying policy

You must have an underlying policy in force

To be insured against the special risks mentioned above, you must have an underlying policy contract in force that includes Sasria cover at the time of the event that gives rise to a loss. If you choose to only take out Sasria cover, there must be a pro forma underlying policy as a formality. The pro forma policy can be issued by any underlying insurer. The underlying insurer must give you Sasria cover regardless of your risk profile.
Sasria policies attach to the underlying policy or they are stand-alone:

- **Attached policies** incorporate the terms, conditions and warranties of the underlying policy with some exceptions (see the next subsection).
- **Stand-alone policies** have their own terms and conditions that are listed in the relevant policy wording.

<table>
<thead>
<tr>
<th>Policies that attach to the underlying policy</th>
<th>Stand-alone policies</th>
</tr>
</thead>
<tbody>
<tr>
<td>Material Damage (Fire)</td>
<td>Motor</td>
</tr>
<tr>
<td>Contract Works</td>
<td>Business Interruption (Standing Charges, Working Expenses, Loss of net profit, Loss of gross profit, Project Delay)</td>
</tr>
</tbody>
</table>

**Policies that attach to the underlying policy**

For these policies, the terms, conditions, exclusions and warranties of the underlying policy also apply to the Sasria policy **except for those listed below**:

**Standard S.A.I.A. Exceptions**

The general exclusions of underlying policies typically include the Standard S.A.I.A. Exceptions. Your Sasria policy covers some of the S.A.I.A. Exceptions, but not all of them.

Your Sasria policy covers civil commotion, riot, strike, lockout, public disorder, rebellion and revolution and terrorism (S.A.I.A. Exceptions A(i), A(iii)(b), A(iv), A(v), A(vi) and A(vii) to the extent that A(vii) refers to A(i), A(iii)(b), A(iv), A(v) and A(vi) and C).

Your Sasria policy does not cover war and war-related activities (S.A.I.A. Exceptions A(ii), A(iii)(a) and A(vii) to the extent that A(vii) refers to A(ii) and A(iii)(a) and B).

In each policy, see **What we cover** and **What we don’t cover** for the details.

If the numbering in your underlying policy does not correspond with the numbering of the Standard S.A.I.A. Exceptions, you must refer to the corresponding contents.

**Extensions**

Sasria special risk cover only applies to the basic cover of the underlying policy. It does not apply to any additional perils and extensions included in the underlying policy, whether optional or not. Sasria covers its own list of extensions at an additional premium.

**Excess**

For Material Damage (Fire), there is no excess payable if you claim under your Sasria policy.

For Contract Works, the following excess is payable:

For loss or damage to contract works and materials, the excess or first amount payable is calculated as 0,1% of the value of the specific contract for which a claim is made.
The following minimum and maximum amounts apply:

Minimum excess (first amount payable)
- R250 (Domestic risks)
- R2 500 (All other risks)

Maximum excess (first amount payable)
- R25 000

For loss or damage to a construction plant, the excess is R1 000 for each loss or damage arising from any one insured event.

**Premium**

Any adjustment of the premium clause or condition in the underlying policy will not automatically apply to your Sasria policy.

**Period of insurance**

The period of insurance of your Sasria policy is the same as the period of insurance of the underlying policy.

**Sasria and the underlying insurer must sign your schedule**

For your Sasria contract to be valid, the Sasria schedule must bear the signatures of a director of Sasria and the underlying insurer.

**Cancellation**

Only you have the option to cancel Sasria cover; Sasria will never cancel your cover.

If an underlying policy is cancelled, it does not automatically result in cancellation of your Sasria cover. The underlying insurer must give you the option to keep your Sasria cover except if the cancellation was due to non-payment. If you choose to keep your Sasria cover, the underlying insurer will issue a pro forma policy to which your Sasria policy will attach.

**Our rights**

**To review rates and premiums**

We reserve the right to review the terms and conditions of a policy, including rates and premiums, in line with all applicable laws (e.g. the Policyholder Protection Rules). Where necessary, some or all classes of business rates and premiums may be reviewed with reference to trends, expectations and assumptions, including but not limited to the following:

a) Documented trend of poor performance on class or classes of business over the last three (3- to five (5) years;

b) Reasonably balancing the interests of Sasria SOC Ltd and its policyholders’ expectations; and

c) The extent to which the assumptions on which the premium was based have been met.

In accordance with the law, we will duly notify the policyholder in writing, through our distribution channels, of the details of the pending review; the effective date of the review; the reasons for the review; the implication of the review; the policyholder’s rights and obligations regarding the review,
including any cooling-off rights offered and procedures applicable for the exercise thereof; and any other relevant details.

Each policyholder will be given a reasonable notice period to make an informed decision as to whether the policy continues to meet the policyholder’s requirements as a result of the reviewed terms and conditions.

**To take possession of damaged property**

When you claim under this policy, you agree that we, and any person authorised by us, have the right to enter the damaged property, or take possession of it, and deal with it in any reasonable manner. This right does not imply that we accept liability for the claim. It also does not diminish our right to apply any condition of this policy.

You remain responsible for all damaged property until it is in our possession.

**To take legal action on your behalf**

If we have compensated you for loss or damage, we have the right to recover our costs from the responsible third-party. We have the right to take legal action on your behalf to defend or settle any third-party claim. You agree that we may conduct the legal proceedings to our full discretion.

You must cooperate fully with us. Specifically, you agree to:
- do nothing that will prejudice or limit our rights;
- give us all information and documents we require;
- sign any document or affidavit that we request to enable us to exercise our rights;
- attend depositions, hearings, trials and give evidence as necessary; and
- make no admission, offer, promise, payment or statement about Sasria’s liability without our written consent.

**Transfer of rights**

Only you have the right to claim against us under this policy. This right may only be transferred to another person or entity if you should die or if the law orders it.

**Sharing information**

By entering into a contract with Sasria, you waive your right to privacy and agree that we may disclose to any other insurance company any relevant information that you, or someone else on your behalf, has provided to us.

**Your responsibilities**

**To be covered**

To be covered under your Sasria policy:
1. The underlying policy must have been valid and active on the date of the insured event for which you claim;
2. The Sasria premium payments must be up to date and we must have received all such payments; and
3. You must, for attached policies, comply with the terms and conditions of your Sasria policy and those of the underlying policy (with the exceptions described above under Policies that...
Special risk insurance

attach to the underlying policies). For stand-alone policies, you must comply with the terms and conditions of your Sasria policy.

Pay the premium in advance
Your Sasria premium is payable in advance per month or per year. If the period of insurance is more than one month, but less than 12 months, the full annual premium will be payable in advance.

If we do not receive your premium by the due date, we will consider this policy to have lapsed at 24:00 (midnight) of the last day of the previous period of insurance, unless you can prove that the failure to pay was an error on the part of our agent or your broker.

Take all reasonable precautions
You must take all reasonable action to prevent loss or damage.

Do not withhold information or commit fraud
It is your responsibility to make sure that you give us all relevant information and that this information is complete, correct, and remains correct. If you withhold any information, or give us false or incorrect information, we may refuse to pay your claim.

We have the right to verify or investigate any information that you submit.

We have the right to reject a claim if you, or any person representing you, commit fraud in terms of this Sasria policy. If we refuse to pay your claim because of fraud or attempted fraud, we will not refund premiums already paid and may start legal proceedings against the defrauding party.

You commit fraud if you, or anyone on your behalf:
• submit a false or dishonest claim under this policy;
• use false or dishonest means or false information to benefit from the cover that we provide; or
• deliberately cause an insured event. For example, if you should deliberately cause a fire or add fuel to it.

Compensation

How we compensate you
If you have a valid claim, we will compensate you for the lost or damaged property by making a payment to you, or by repairing, replacing or reinstating the damaged property.

Who gets the compensation?
If we accept liability, we compensate the policyholder, or his beneficiary in the event of his death, except in the following cases:

1. If the lost or damaged property is still under finance, we will pay the financial institution first.
2. If the lost or damaged property has been sold to you, but the seller still has an insurable interest in the property, we will compensate the seller proportionally if you write to us and request us to do so.

If the compensation that settles the claim is accepted, we will have no further liability regarding the claim.
Policy limits

The limits of compensation are detailed in the respective policies.

Agreed value

If the property is leased, rented or hired under an agreement that requires the insured to insure the property and/or be responsible for it at an agreed value, the sum insured will be the stipulated agreed value.

Countries where you are covered

This policy covers only property situated in the Republic of South Africa or in the territorial waters of South Africa. The 1982 United Nations Convention on the Law of the Sea defines territorial waters as "a belt of coastal waters extending 12 nautical miles (22.2 km) from the baseline (usually the mean low-water mark) into the sea".

Sasria has an agreement with the Namibian special risk insurance association (Nasria). In terms of this agreement, you have Sasria cover in Namibia for a maximum of sixty (60) consecutive days.

Disputes

If a dispute arises as to the compensation payable, or the liability of Sasria, we will refer the matter for arbitration in terms of the arbitration laws in force at that time in the Republic of South Africa, at a place that we will determine.

You will not have the right to take legal action against Sasria until the arbiter has made a decision. The decision of the arbiter will be final and binding.

Amendment

You, or Sasria, may amend this policy, but no amendment to this policy will be valid unless a director of Sasria has signed the amendment.
How to claim

What to do after an insured event

1. Contact your underlying insurer. The underlying insurer will let you know if you have a special risk claim and will handle the Sasria claim on your behalf.
2. Report the incident to the police within 48 hours and get a case number.
3. Do not make any offer or promise or admit responsibility.
4. Do not leave any damaged property without supervision, if possible.

You must claim, or notify us of the intention to claim, under this policy within thirty (30) days of the date of the insured event.

If we receive your claim or notification more than twelve (12) months after the date of the insured event, we will not consider liability, unless the claim is the subject of pending legal action or if the underlying insurer has not yet completed the final assessment of the loss. It is your responsibility to notify Sasria immediately of a pending legal action or delay in the final assessment.

Supporting documents

For all claims, we will request supporting documents or information. Your underlying insurer will send you a list of all the required documents.
Material damage (Fire)

Material damage (Fire) attaches to the underlying policy. Please see the general terms and conditions above for an explanation of attached policies.

Important words and phrases

<table>
<thead>
<tr>
<th>Word or phrase</th>
<th>Defined meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>Civil commotion</td>
<td>Large-scale violence by members of the public, causing injury to people or damage to property.</td>
</tr>
<tr>
<td>Consequential loss</td>
<td>Loss or damage that is not directly caused by an insured risk, but which is an indirect consequence or result of the insured risk.</td>
</tr>
<tr>
<td>Labour disturbance</td>
<td>In the case of Slabbert Burger vs Sasria, disturbance in a labour context was defined as “an overt disturbance of the public peace in defiance of authority, leading to physical damage”. Sasria will only consider a claim for loss or damage as a result of a labour disturbance if all four of the following elements are present: • A disturbance of the public peace; • Which happens openly, or which is clear upon observing; • In disobedience of authority; and • Which leads to physical loss or damage.</td>
</tr>
<tr>
<td>Lockout</td>
<td>According to section 213 of the Labour Relations Act (66 of 1995), a lockout means “the exclusion by an employer of employees from the employer's workplace, for the purpose of compelling the employees to accept a demand in respect of any matter of mutual interest between employer and employee, whether or not the employer breaches those employees' contracts of employment in the course of or for the purpose of that exclusion”. This definition may be amended by South African law from time to time.</td>
</tr>
<tr>
<td>Looting</td>
<td>To steal goods, typically during a riot, strike or civil commotion. Looting must take place during an event that Sasria covers. Sasria does not cover theft.</td>
</tr>
<tr>
<td>Policyholder</td>
<td>The person(s) or juristic entity in whose name the policy is issued. A policyholder could be: • A holding company and all its subsidiaries (as set out in the Companies Act, 61 of 1973); or • A subsidiary of the holding company; or • An entity other than a company; or • A person or persons.</td>
</tr>
</tbody>
</table>
Public disorder
A riot or other civil commotion that gives rise to a serious risk to public safety, whether at a single location or resulting from a series of incidents in the same or different locations.

Riot
In terms of case law, riot means the tumultuous disturbance of public peace by an assembly of three or more persons acting together in the execution of some private objective.

Sasria will only consider a claim for loss or damage as a result of a riot, if all four of the following elements are present:
- Three or more persons who have assembled with the same objective;
- A tumultuous disturbance of the public peace;
- Which leads to strife, violence or threats of violence; and
- Physical loss or damage.

In terms of this definition, Sasria does not consider the violent acts of three or more people who have different objectives as a riot.

Strike
According to section 213 of the Labour Relations Act (66 of 1995), a strike means “the partial or complete concerted refusal to work, or the retardation or obstruction of work, by persons who are or have been employed by the same employer or by different employers, for the purpose of remedying a grievance or resolving a dispute in respect of any matter of mutual interest between employer and employee, and every reference to ‘work’ in this definition includes overtime work, whether it is voluntary or compulsory”.

This definition may be amended by South African law from time to time.

Terrorism
The unlawful use of violence and intimidation, especially against civilians, in the pursuit of political aims.

Please note that Sasria cover does not extend beyond the borders of South Africa. In other words, if terrorism happens outside the borders of South Africa, Sasria does not cover that. Furthermore, Sasria does not cover consequential loss emanating from any acts of terrorism.

WHO do we cover?
In the Material Damage policy, Sasria covers the policyholder.

What we cover
Sasria will compensate you for the loss of, or damage to, property insured in the underlying policy, if that loss or damage is directly related to, or caused by:

1. Any riot, strike or public disorder or any act or activity which is calculated or directed to bring about a riot, strike or public disorder;
2. Any act (whether on behalf of any organisation, body or person, or group of persons) calculated or directed to overthrow or influence any State or government, or any provincial, local or tribal authority with force, or by means of fear, terrorism or violence;
3. Any act which is calculated or directed to bring about loss or damage in order to further any
political aim, objective or cause, or to bring about any social or economic change, or in protest against any State or government, or any provincial, local or tribal authority, or for the purpose of inspiring fear in the public, or any section thereof;

4. Any attempt to perform any act referred to in clauses 1, 2 and 3 above;

5. The act of any lawfully established authority in controlling, preventing, suppressing or, in any other way, dealing with any act or attempted act referred to in clauses 1, 2, 3 or 4 above;

6. Looting committed as part of the acts described in 1, 2, 3, 4 or 5 above.

What we DON'T cover

Sasria does not compensate you for:

1. Any form of consequential or indirect loss or damage, other than the loss of rent. We will only cover loss of rent if the underlying policy specifically insures it, and only until the insured building is again suitable to be rented out or occupied;

2. Consequential loss or damage resulting from stopping work, totally or partially, or from delaying, interrupting or stopping any process or operation;

3. Loss or damage resulting from a lawful authority confiscating, commandeering or requisitioning insured property, permanently or temporarily, or any attempt to do so;

4. Loss or damage, in any way caused by, or contributed to, an act of terrorism that uses, or threatens to use, any nuclear weapon or device, or any chemical or biological agent;

5. Loss or damage, in any way caused by, or contributed to, war, invasion, act of foreign enemy, hostilities or warlike operations (whether war be declared or not), civil war, mutiny, military rising, military or usurped power, martial law or state of siege, or any other event or cause which determines the proclamation or maintenance of martial law or a state of siege;

6. Any attempt to perform any act referred to in clauses 4 and 5 above;

7. The act of any lawfully established authority in controlling, preventing, suppressing or, in any other way, dealing with any act or attempted act referred to in clause 4 and 5 above;

8. Loss or damage caused directly or indirectly by, or through, or in consequence of any occurrence for which a fund has been established in terms of the War Damage Insurance and Compensation Act, 1976 (No. 85 of 1976) or any similar Act operative in South African territory to which this policy applies;

9. Loss or damage caused by prevention of access (for example, deterioration of stock or perishables);

10. Loss or damage for which you are liable in terms of a contract, unless you would have been liable for the damage in the absence of the contract;

11. Loss or damage caused directly or indirectly by a nuclear event. A nuclear event is an incident or accident involving the release of radioactive material with negative health and environmental effects.

If we reject a claim by reason of exclusion 5 or 8, you will have to prove that the loss or damage was not related to exclusion 5 or 8.
Conditions
If an insured building or structure is destroyed and Sasria has accepted liability for your claim, you may replace the destroyed building with an equivalent building at another site. Our liability will be limited to the cost of reinstating the destroyed building or structure at the original site.

Compensation
The limit of compensation for the period of insurance is R500 million (excluding VAT), even if the sum insured exceeds R500 million (excluding VAT). Sasria allows for the reinstatement of cover if the limit of compensation has been exhausted during the period of insurance. An additional premium will be charged for reinstated cover for the remainder of the period of insurance.

You may take out additional Sasria cover up to R1 billion at an additional premium. The limit of R1 billion applies to additional cover for Material Damage and Business Interruption combined.

Sasria will base compensation for a single lost or damaged item, or for all the lost or damaged items together, on the sum insured, even if there is a Basis of Loss Settlement clause in the underlying policy.