Platinum Plus Level Term – Income Protection Cover – Agreed Value

Your cover in detail.

1 INTRODUCTION

This Level Term Income Protection Cover - Agreed Value provides **you** with a monthly payment while the **insured person** is **totally disabled** or **partially disabled**.

The **schedule** will show which **insured person** this Level Term Income Protection Cover - Agreed Value applies to and any additional options that may apply.

2 BUILT IN BENEFITS

The following benefits are provided by this Level Term Income Protection Cover - Agreed Value:

2.1 Total Disability Benefit

If the insured person:

- has been totally disabled or partially disabled for the waiting period; and
- is totally disabled at the end of the waiting period,

we will pay you the monthly benefit less other income monthly in advance from the end of the waiting period until the earliest of:

- the insured person is no longer totally disabled, or
- the benefit period ends, or
- the cover ends (see section 7).

Any payment for a period of less than one month is calculated on a pro-rata basis.

2.2 Partial Disability Benefit

If the insured person:

- has been totally disabled or partially disabled for the waiting period; and
- is partially disabled either:
 - o at the end of the waiting period, or
 - o following a period of total disability,

we will pay you the Partial Disability Benefit monthly in arrears until the earliest of:

- the insured person is no longer partially disabled, or
- the benefit period ends, or
- the cover ends (see section 7).

Any payment for a period of less than one month is calculated on a pro-rata basis.

2.2.1 How much do we pay?

When the **insured person** is **partially disabled**, **you** must select which of the details **you** the partial disability benefit to be calculated on before the partial disability claim commences. **You** can change the details used once the partial disability claim has commenced as long as the request is received by **us** within 90 days of your partial disability claim commencing. This change can only be made once and will apply from the date **we** receive your written notification.

For all claims, we will pay:

((A - B) / A) x the monthly benefit

Benefit based on the insured person's monthly benefit

If this method is selected:

- 'A' is monthly benefit less other income
- 'B' is the monthly earned income.

Benefit based on the insured person's pre-disability income

If this method is selected:

- 'A' is pre-disability income less other income
- 'B' is the **monthly earned income**.

The amount **you** receive including **other income** will not exceed 75% of the **insured person's pre-disability income**. If the percentage loss of **monthly earned income** is 75% or more, **we** will consider the loss to be 100%.

Capacity to work

No matter which calculation method is selected, when the **insured person** is **partially disabled** and has the capacity to work more hours than **he** or **she** is working, **we** will calculate their benefit based on what **he** or **she** could reasonably be expected to earn. If this situation applies, **we** will pay:

((A - B) / A) x the monthly benefit less other income

- 'A' is pre-disability hours
- 'B' is **post-disability hours**.

2.3 Family member support benefit

We will pay you this benefit when all of the following apply:

- (a) an **insured person** is **totally disabled** and confined to bed; and
- (b) a medical practitioner certifies that full time care is required; and
- (c) the income of one **immediate family member** stops as a result of that person providing care.

We will pay an additional amount for a maximum of three months of the least of:

- one half of the monthly benefit, or
- \$3,000 per month, or
- the income foregone by the immediate family member

The benefit is payable once only for the **insured person** and any amounts payable under the Nursing Care Benefit will be deducted when calculating the benefit amount.

2.4 Hospitalisation/Nursing Care Benefit

We will pay you the monthly benefit on a pro-rata basis for each full day an insured person is totally disabled in the waiting period and:

- (a) is under the care of a Registered Nurse (on the advice of a **medical practitioner**) visiting at least once a day; and
- (b) remains in or near a bed for a substantial part of each day; and
- (c) has received that nursing care for at least 72 hours.
- We will pay this benefit for the lesser of:

• the waiting period, or

• 90 days.

Subsequent claims under this benefit during the same **waiting period** do not require condition (c) of this benefit to be satisfied again.

2.5 Rehabilitation and Retraining Benefit

Where the **insured person** is **totally disabled** for longer than the **waiting period we** may work with them to put a rehabilitation plan in place to help **he** or **she** return to paid work.

If the rehabilitation plan **we** agree to requires the **insured person** to participate in a rehabilitation, retraining or re-education program to assist **him** or **her** to return to paid work for a minimum of 20 hours per week, then **we** will reimburse the costs approved by **us** provided they are not reimbursed, or able to be reimbursed, from any other source.

The reimbursement will be 50% of the approved costs incurred each month, up to a maximum of 50% of the **monthly benefit**, upon proof that the **insured person** continues to fully participate in the program. The remaining 50% of costs, up to a maximum of 50% of the **monthly benefit**, will be reimbursed once the **insured person** has returned to paid work for a minimum of 20 hours per week.

The maximum amount **we** will pay for each sickness or injury is equal to 12 times the **monthly benefit**. If the **insured person** experiences a recurrence of that sickness or injury either under the Recurring Claim Benefit under section 2.8 or Benefit Period Reset under section 2.9, **we** will only reimburse expenses up to the remainder of the maximum period not previously paid. If the **insured person** experiences a new disablement, **we** may consider reimbursement of further rehabilitation and re-training costs.

2.6 Recovery Support Benefit

We will pay the costs, up to a maximum of six times the **monthly benefit**, of purchasing specialist equipment or completing home alterations which are reasonably necessary based on an external specialist assessment.

The costs under this Recovery Support Benefit include (but are not limited to) wheelchairs, artificial limbs, prosthetic devices, travel, and house and car modifications. The Recovery Support Benefit will be reduced by any costs reimbursed from any other source.

The Recovery Support Benefit is paid in addition to the monthly benefit.

2.7 Relocation Benefit

If an insured person:

- (a) has been residing outside New Zealand for more than three consecutive months; and
- (b) is totally disabled while outside New Zealand; and
- (c) a **medical practitioner** advises that **he** or **she** is likely to remain **totally disabled** for at least three months;

we will reimburse you the lesser of:

- \$5,000; or
- the actual cost of a single standard economy airfare from his or her location to New Zealand by the most direct route, less any amounts reimbursable from other sources.

We will pay this Relocation Benefit once only for each **insured person** regardless of other covers which may include this Relocation Benefit. This benefit is paid in addition to the **monthly benefit**. You will need to provide us with the original invoice and receipt for payment before we pay a claim.

2.8 Recurring Claim Benefit

We will waive the waiting period on a recurrent claim if:

- (a) an insured person was no longer totally disabled or partially disabled, and
- (b) during the first 12 months after the claim ends, **he** or **she** becomes **totally disabled** or **partially disabled** again because of a recurrence of the same or related injury or sickness.

We will treat the recurrent claim as a continuation of the previous claim and these payments together with the payments made under the previous claim will be added together when applying the **benefit period**.

We will pay the Total Disability Benefit or Partial Disability Benefit from the date of the recurrence of the **total disability** or **partial disability** under the terms of section 2.1 or 2.2.

2.9 Benefit period reset

- The waiting period and a new benefit period will apply where an insured person:
- (a) was no longer totally disabled or partially disabled, and
- (b) has returned to full time paid work performing all the important income producing duties without limitation for at least:
 - 12 continuous months, where the full **benefit period** has not been used at the date of that recurrence, or
 - six continuous months where the full benefit period has been used at the date of that recurrence, and
- (c) is not eligible for the Recurring Claim Benefit, and
- (d) becomes **totally disabled** or **partially disabled** because of a recurrence of the same or related injury or sickness for which **we** have previously paid a **total**

disability or **partial disability** claim under this Level Term Income Protection Cover - Agreed Value.

This **benefit period** reset does not apply to an **insured person** where the **insured person** is **totally disabled** or **partially disabled** as a result of a **mental disorder** or **back disorder** where the Mental & Back Disorder Limitation is shown in the **schedule** for that **insured person**.

2.10 Waiver of waiting period

We will not apply the **waiting period** on a new claim for an **insured person** resulting from a sickness or injury unrelated to a previous claim provided that:

- a waiting period applied to the previous claim; and
- the new claim occurs within 12 months of the **insured person's** return to work from the previous unrelated claim; and
- the new claim is for a continuous period of 30 days or more.

We will pay the Total Disability Benefit or Partial Disability Benefit from the date of that total disability or partial disability under the terms of section 2.1 or 2.2.

2.11 Reduction in waiting period

You can apply to reduce an **insured person's waiting period** without providing any health, occupation or financial information if a Key Person Cover or Business Expenses Cover **he** or **she** is the **insured person** on with **us** is cancelled. The **waiting period** on this Level Term Income Protection Cover - Agreed Value will be reduced to match the **waiting period** on the cancelled cover. The reduced **waiting period** on this cover will apply to the lesser of:

- the monthly benefit for the Key Person Cover or Business Expenses Cover when it was cancelled, or
- the monthly benefit for this cover.

If the **insured person** resigns from a job which results in either a reduction in sick leave entitlement or the loss of income insurance provided by their previous employer, **you** can apply for a reduction in **waiting period** without providing any health information. To support this application, **you** will need to provide **us** with the following:

- Details of the change in circumstance which supports the need for a shorter waiting period
- Occupation and financial information

Conditions

- (a) **You** must make the application in writing with supporting evidence within 60 days of the cancellation of cover or resignation from job.
- (b) The **insured person's** resignation must not be due to retirement, ill health or incapacity.
- (c) The **insured person** must be under the age 59 at the time of the reduction.
- (d) The **insured person** must not have either had a claim paid or is entitled to be paid a claim under any policy with **us** or any other insurance company.
- (e) The premiums must be up to date and not being waived for any reason.
- (f) Your premiums will increase with any reduction in waiting period.
- (g) Once the **waiting period** has been reduced under this benefit, no further reductions will be allowed without evidence of health.

2.12 Future Insurability

You can increase an **insured person's monthly benefit** by up to 10% if the **insured person's** income increases before **him** or **her** turning 55 without providing additional health information, subject to the conditions below.

- (a) **We** will require confirmation that the **insured person** is actively at work and that **his** or **her** income is expected to continue at or above the current level. **We** may also require additional financial evidence **we** consider reasonably necessary in the circumstances.
- (b) When the increase means the **monthly benefit** will exceed \$12,000 **you** will need to provide additional health information in respect of the **insured person**.
- (c) You must exercise this option in writing within the later of either:

- 90 days of the increase in income, or
- 30 days of the following **policy anniversary**.
- (d) This option is not available if:
 - The **monthly benefit** at the **date of commencement** includes any loadings or exclusions
 - The **insured person** has either had a claim paid or is entitled to be paid a claim under any policy with **us** or any other insurance company
 - The premiums are not paid up to date or are being waived for any reason.
- (e) Your premiums will increase in line with the increased monthly benefit. We will calculate the premium increase based on the insured person's age, occupation, and premium rates at the time of the increase. The increased monthly benefit applies from the date we confirm the new monthly benefit to you, subject to payment of the additional premium.
- (f) The total of all increases under this Future Insurability option cannot exceed the **monthly benefit** at the **date of commencement**.

2.13 Leave without pay

You can apply to **us** in writing to ask **us** to suspend this Level Term Income Protection Cover - Agreed Value and its premiums for an **insured person** for up to 12 consecutive months. Leave without pay is only available for the following reasons: compassionate leave, maternity leave, paternity leave, sabbatical leave, study leave at a registered educational centre or involuntary unemployment. The period of leave without pay from **his** or **her** occupation must be for reasons other than disability.

You must advise **us** how long **you** want the cover and the premiums suspended. In applying for the Leave without pay option **you** acknowledge that reinstating this Level Term Income Protection Cover - Agreed Value within the 12 month period is **your** sole responsibility.

While this Cover is suspended there will be no cover. This means **we** will not pay a claim for any event that would have been covered if this Level Term Income Protection Cover - Agreed Value was not suspended for any sickness or injury:

- which first existed; or
- where its direct cause first existed; or
- where the **insured person** first had knowledge, signs or symptoms of, whether or not medical treatment was sought; or
- where any test or investigation first showed its likely presence,

while the **insured person's** Level Term Income Protection Cover - Agreed Value was suspended.

You cannot make any claim for an **insured person** unless **you** have restarted making premium payments and **he** or **she**:

- Has returned to his or her usual occupation, and
- Has worked for at least 25 hours per week for at least one month after returning to work, and
- Has been continuously employed since returning to work, and
- Returns to work within 12 months of the period of leave without pay starting.

We will pay a pro rata monthly benefit if you make a claim for an insured person who returns to work part-time.

Conditions

- (a) This Cover must have been in place for at least 12 consecutive months.
- (b) **We** will acknowledge the request and suspend this Cover confirming that the Leave without pay option has been activated if a valid reason is given. **We** may require evidence of the reason for the suspension.
- (c) Involuntary unemployment must not have occurred within six months of the insured person's Level Term Income Protection Cover Agreed Value's date of commencement or the date it or this Policy is reinstated. Involuntary unemployment does not include bankruptcy and the insured person must be registered with an accredited employment agency.

- (d) The maximum **monthly benefit** that can be suspended under this leave without pay benefit is \$8,000 per month.
- (e) **You** can reinstate this Level Term Income Protection Cover Agreed Value without providing the **insured person's** health information.
- (f) From the date you reinstate this Level Term Income Protection Cover Agreed Value, premiums are payable on the same terms that applied before the period of leave without pay or involuntary unemployment. We will base the premium on the insured person's then current age and the premium rates that apply at that time.
- (g) The **insured person** must have had a continuous period of at least 12 months employment since the previous period of leave without pay or involuntary unemployment before **you** can use this leave without pay benefit again.
- (h) The maximum period of leave without pay or involuntary unemployment is 12 months over the entire term of this Policy.

2.14 Replacement benefit

If the **insured person** is self-employed and employs a replacement during a period of **total disability** or **partial disability**, then **you** can apply for a replacement benefit instead of the Total Disability Benefit or Partial Disability Benefit subject to the following conditions.

- (a) The replacement is not a member of the **insured person's** family and performs duties that the **insured person** is unable to perform because of sickness or injury.
- (b) The replacement is not a current worker who increases their workload.
- (c) For a period of **total disability** the benefit will be the least of:
 - the amount paid for replacement labour, or
 - the monthly benefit less other income, or
 - \$5,000 per month.
- (d) For a period of **partial disability** the benefit will be the least of:
 - the amount paid for replacement labour, or
 - a percentage of the monthly benefit less other income based on the insured person's degree of partial disability, or
 - \$5,000 per month.

To qualify the insured person must be at least 25% disabled.

3 ADDITIONAL OPTIONS

3.1 Extra Benefits Option

The **schedule** will show if this Extra Benefits Option is included in this Level Term Income Protection Cover - Agreed Value and which **insured person's** cover it applies to.

The following benefits are included in this Extra Benefits Option:

3.1.1 Death Benefit

If the **insured person** dies while this cover is in place, **we** will pay an additional amount equal to three times the **monthly benefit** to **his** or **her** legal personal representative.

3.1.2 Specified medical condition benefit

If the **insured person** suffers a specified medical condition as listed below and defined in section 8 Definitions, **we** will consider the **insured person** to be **totally disabled**.

Angioplasty - triple vessel	Aorta surgery	Cancer
Chronic kidney failure (renal failure)	Coronary artery bypass surgery	Heart attack
Heart valve surgery	Major organ transplant	Multiple sclerosis
Paralysis	Severe burns	Stroke
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We will pay the **monthly benefit** for six months following the **insured person** being diagnosed for the first time as having suffered from any of the above **conditions**,

whether or not **he** or **she** is working. The benefit can be paid as a monthly benefit or a lump sum calculated by multiplying the **monthly benefit** by six.

The payment is instead of any other benefit under this cover. If the **insured person** is **totally disabled** or **partially disabled** at the end of the six months, any further benefits will be determined under sections 2.1 or 2.2. If the **insured person** dies before the end of the payment period, and **we** were paying the benefit as a monthly benefit, **we** will pay the remainder of the monthly payments in a lump sum.

Stand-down period

If the **conditions** stated below occurred or was diagnosed, or the signs or symptoms leading to diagnosis became apparent to the **insured person**, or would have become apparent to a reasonable person in the **insured person's** position, within three months of:

- the date of commencement or the date of reinstatement, then no benefit will ever be payable for that condition under this benefit or
- the date of any increase in the **monthly benefit**, (excluding increases due to the Indexation Option), then no benefit will ever be payable for that condition for that increase in **monthly benefit**.

The stand down applies to the following **conditions**:

- (a) Cancer, heart attack, or stroke.
- (b) **Angioplasty triple vessel** if there was narrowing or blockage of one or more arteries.
- (c) Coronary artery bypass surgery if there existed disease of the arteries
- (d) **Aorta surgery** if there was narrowing, dissection or aneurysm of the abdominal or thoracic aorta.
- (e) Heart valve surgery if there was heart valve defects or abnormalities.

The **stand-down period** will not apply if an **insured person** had similar cover with **us** or another insurance company and this cover replaced that cover, up to the **monthly benefit** under the replaced cover, provided the previous cover had been in force for at least three months.

3.1.3 Specific Injury Benefit

If an **insured person** suffers an injury listed below, **we** will pay the **monthly benefit** for the lesser of the payment period shown in the table below or the **benefit period**, whether or not **he** or **she** is working. This benefit is paid in advance from the date the **insured person** suffers the injury and is not subject to **other income**.

If an **insured person** suffers more than one listed injury, the injury that provides the longest payment period will be paid. The payment is instead of any other benefit under this cover.

If the **insured person** is **totally disabled** or **partially disabled** at the end of the payment period, any further benefits will be determined under sections 2.1 or 2.2. If the **insured person** dies before the end of the payment period, **we** will pay the remainder of the monthly payments in a lump sum.

Specific Injury means:	Payment Period
Fracture of skull, jaw	30 days
Fracture of forearm, collarbone	30 days
Fracture of wrist, hand (excluding fingers)	45 days
Fracture of upper arm, shoulder bone, elbow	60 days
Fracture of vertebrae	60 days
Fracture of kneecap	60 days
Fracture of ankle, heel	60 days
Fracture of leg below the knee (tibia or fibula)	60 days
Fracture of leg above the knee (femur), pelvis	90 days
Loss of thumb and index finger of the same hand	6 months

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Loss of one foot or one hand or sight in one eye	12 months
Loss of one leg or arm	18 months
Loss of any combination of two of the following: a hand, a foot, sight in one eye	24 months
Loss of both feet or both hands or sight of both eyes	24 months
Paralysis (Diplegia, Hemiplegia, Paraplegia, Quadriplegia, Tetraplegia)	60 months

Fracture means the disruption in the continuity of bone, with or without displacement, as a result of an accident. The fracture must be shown by radiographic or scanning techniques and must be diagnosed by a **medical practitioner** within 30 days of the incident giving rise to the fracture. Fracture does not include:

- Osteoporotic fractures; or
- An avulsion fracture; or
- A hairline fracture; or
- A stress fracture; or
- Bone bruising.

Where loss means the total and permanent:

- Loss of the use of the hand from the wrist or the foot from the ankle joint; or
- Loss of the use of the arm from the elbow or leg from the knee joint; or
- Complete severance of the thumb and index finger from the metacarpophalangeal joint; or
- Irrecoverable total loss of an eye or sight in the eye.

3.1.4 Total and permanent disability

If the **insured person** suffers a total and permanent disability, **we** will pay 24 times the **monthly benefit** as a lump sum if a **monthly benefit** has been paid for 12 consecutive months in respect of that **insured person**.

Total and permanent disability means that based on medical evidence and other relevant evidence, the **insured person** is:

- unlikely to ever be able again perform at least two of the activities of daily living without the assistance of an adult, or
- unable to perform one of the activities of daily living without the assistance of an adult and his or her intellectual capacity has deteriorated to such an extent that requires the insured person to be under continuous full time care for the insured person's safety to prevent such situations including but not limited to wandering away from their usual place of residence, physical aggression, neglect of self-care, misjudging or causing situations that are dangerous for themselves or others.

3.2 Indexation Option

The **schedule** will show if this Indexation Option is included in this Level Term Income Protection Cover - Agreed Value and which **insured person's** cover it applies to. How **we** apply the Indexation Option is set out in section 4 of the Policy Terms and Conditions.

The last increase under this Indexation Option for an **insured person** will be applied on the **policy anniversary** before **his** or **her** 65th birthday.

3.3 Continuation Option

The **policy schedule** will show if this Continuation Option is included in this Income Protection Agreed Value Cover and which **insured person's** cover it applies to. How **we** apply this Continuation Option is set out in section 5 of the Policy Terms and Conditions.

This Continuation Option ends for an **insured person** on **his** or **her** 55th birthday.

3.4 Claims Escalation Option

The **schedule** will show if this Claims Escalation Option is included in this Level Term Income Protection Cover - Agreed Value and which **insured person's** cover it applies to.

If the **monthly benefit** is paid continuously for more than three months, **we** will increase the **monthly benefit** on each quarter of the date payment started, by a rate **we** determine based on the percentage increase of the consumer price index. The amount of the increase in the **monthly benefit** will be the quarterly equivalent of the annual rate of the increase in the consumer price index **we** determine.

3.5 Extended Benefit Option

The **schedule** will show if this Extended Benefit Option is included in this Level Term Income Protection Cover - Agreed Value and which **insured person's** cover it applies to. If:

- (a) the insured person meets the occupation class 5 definition of total disability; and
- (b) the insured person has reached age 65; and
- (c) the **monthly benefit**, subject to the limitations of section 6 of this cover was payable for at least three months before the **insured person's** 65th birthday,

then a benefit will be paid until the earlier of:

- the insured person dies; or
- the **insured person** no longer being **totally disabled** to the extent of the **occupation class** 5 definition.

The benefit payable after the **insured person's** 65th birthday will be equal to the monthly benefit paid before the **insured person's** 65th birthday and the Claims Escalation Option will not apply.

3.6 Booster Benefit Option

The **schedule** will show if this Booster Benefit Option is included in this Level Term Income Protection Cover - Agreed Value and which **insured person's** cover it applies to. The following are included in this Booster Benefit Option:

3.6.1 Total Disability Booster

If **we** are paying **you** a Total Disability Benefit as set out in section 2.1, **we** will increase the amount **we** pay **you** for that **insured person** by one third for a maximum of three months from the end of the **waiting period** for any one continuous period of **total disability**.

This Total Disability Booster applies to a continuous period of **total disability** for an injury or sickness and does not apply to any other benefit payments for that **insured person** under this Policy.

3.6.2 Partial Disability Booster

If **we** are paying **you** a Partial Disability Benefit as set out in section 2.2, **we** will increase the amount **we** pay **you** for that **insured person** by 25%, until the earliest of the following:

- 12 months from the date **you** are entitled to the Partial Disability Booster payment for that injury or sickness, or
- we have paid the Partial Disability Booster for a total of 12 months for that injury or sickness, including any period you receive the Partial Disability Booster due to the insured person suffering a recurrence of that same or related injury or sickness, or
- that **insured person** is no longer **partially disabled**.

This Partial Disability Booster applies to a continuous period of **partial disability** for an injury or sickness under this Level Term Income Protection Cover - Agreed Value, and does not apply to any other benefit payments for that **insured person** under this Policy.

If you have selected that the Partial Disability Benefit be calculated based on the **insured person's pre-disability** income, then the amount **you** receive including **other income** will not exceed 100% of the **insured person's pre-disability income**.

3.7 Mental & Back Disorder Limitation

The **schedule** will show if this Mental & Back Disorder Limitation is included in this Level Term Income Protection Cover - Agreed Value and which **insured person's** cover it applies to.

If an **insured person** has this limitation and suffers from a **mental disorder** and/or a **back disorder**, we will pay benefits for a maximum period of 24 months regardless of the **benefit period**.

We will consider successive periods of total disability or partial disability due to the same or a related mental disorder and/or back disorder as an extension of the previous period of total disability or partial disability. We will reduce the maximum period under this clause by the length of time for which benefits have already been paid for the insured person.

This Mental & Back Disorder Limitation does not apply if the **insured person** is unable to perform at least two **activities of daily living** without the assistance of an adult.

4 CLAIMS

4.1 Notice

You or the **insured person** must notify **us** in writing immediately if **you** or the **insured person** become aware of any circumstance likely to lead to a claim.

We will advise you or the insured person of the requirements we need to assess your claim.

If **we** receive notification of a claim more than 60 days after the date the **insured person** was **totally disabled** or **partially disabled**, **we** reserve the right to start benefits from the date of notification.

4.2 Obligations

You and the insured person must throughout the life of the claim:

- Complete **our** claim forms in full and send it to **us** as soon as reasonably possible.
- Authorise the disclosure to **us** of **his** or **her** or **your** personal information in connection with the claim held by any other party.
- Authorise the disclosure of **his** or **her** or **your** personal information held by **us** to another party to evaluate the claim.
- Provide **us** with any other relevant information **we** reasonably require. This may include but is not limited to financial, medical and occupational evidence.

The **insured person** must throughout the life of the claim:

- Obtain medical treatment as soon as reasonably possible from a **medical practitioner** and follow their advice including medical treatment, surgical treatment and rehabilitation plans.
- Undergo one or more medical examinations and attend any specialist medical practitioner or other appointments arranged by us at our expense if we reasonably request them for the purposes of assessing and managing your claim. This may include blood tests and medical testing.
- Co-operate with **us** in development and implementation of any rehabilitation plan.

You must pay any expenses incurred in proving your claim.

If **you** or the **insured person** do not meet any of the above when reasonably requested by **us**, **we** have the right to either decline or stop the claim. **We** will give **you** notice in writing of our intention to stop the claim and set out our requirements to restart payment. Payments will not be made for any time the claim was stopped and will only recommence from the date **we** receive all of the outstanding requirements.

4.3 Payments

Benefits are paid monthly in arrears unless otherwise specified. Any payment for a period of less than one month is calculated on a pro-rata basis.

5 EXCLUSIONS

You cannot claim under this Cover for sickness or injury in connection with:

- (a) the normal effects of pregnancy or childbirth.
- (b) self-inflicted act or injury.
- (c) any specific event or cause agreed between **you** and **us** and endorsed on the **schedule**.

6 LIMITATIONS

6.1 Concurrent disability

For each insured person you can only claim for one total disability or partial disability under this Level Term Income Protection Cover - Agreed Value at any one time.

6.2 Unemployment

If the insured person has been unemployed or on parental leave for 12 months or more immediately before a period of total disability, then we will consider the occupation class to be occupation class 5 and will pay the claim on that basis.

Long service or sabbatical leave is not considered as unemployment.

Other income will be deducted from any benefits payable.

6.3 To age 70 benefit

If the **benefit period** is to age 70, on the **policy anniversary** after the **insured person's** 65th birthday and on each subsequent policy anniversary, we will reduce the benefit payable to a proportion of the monthly benefit according to the following table:

Age at policy anniversary immed before the disability	iately Proportion of the monthly benefit
65	80%
66	60%
67	40%
68	20%
69	10%
69	10%

The benefit we will pay will be determined by the insured person's age at the policy anniversary immediately before the disability starts.

The premiums payable will reduce to reflect the reduction in the monthly benefit payable.

6.4 Taxation

Our understanding of the current tax law on the date this document was written is that any benefit payable for disability under this cover is neither taxable as income nor deductible as an expense. This interpretation may be subject to change. We recommend vou seek vour own expert tax advice.

If the New Zealand Inland Revenue declares that agreed value income protection cover is taxable, we will allow you to increase the monthly benefit without medical underwriting to a level agreed by **us** to reflect the fact that the benefit will be taxable.

We will write to you to notify you of this ruling/declaration. You will have 90 days after the Inland Revenue's ruling/declaration to request the increase in cover. The increased cover will be on the same terms (including any special terms or premium loadings) as the original cover.

A premium is payable for the amount of the increase from the date of the increase.

This premium is calculated on the rates that apply at the time of the increase.

If you request the increase in cover after the 90 day period, we will require the insured person to be reassessed before increasing his or her cover.

We will not allow any increase after the date on which the insured person becomes entitled to claim, or has submitted a claim under this Level Term Income Protection Cover - Agreed Value.

7 WHEN THIS COVER ENDS

This Level Term Income Protection Cover - Agreed Value ends for an insured person on the earliest of the date:

- (a) you cancel his or her Level Term Income Protection Cover Agreed Value, or
- (b) this Policy ends for any reason, or

- (c) **his** or **her** 65th birthday, unless a **benefit period** for that **insured person** is to age 70 in which case **his** or **her** 70th birthday, or
- (d) he or she dies.

8 DEFINITIONS

The definitions shown below apply to all derivatives of the words defined.

8.1 General definitions

Back disorder

Any disease, disorder or injury to the spine, its intervertebral discs, nerve roots, supporting musculature or ligaments, which is caused by any disease or is as a result of any accident.

Benefit period

The period shown in the **schedule** adjacent to Benefit Period.

Immediate family member

Spouse, de facto spouse, partner, son or daughter.

Mental disorder

A manifestation of any disorder classified in the Diagnostic and Statistical Manual of Mental Disorders published by the American Psychiatric Association that is most current on the date the **total disability** or **partial disability** began.

Mental Disorders include, but are not limited to, the following disorders or combination of disorders:

- Anxiety, depression, behavioural disorder, psychoneurosis or psychosis
- Stress, fatigue, exhaustion, chronic fatigue syndrome
- Any psychiatric complication of physical disorders
- Drug or alcohol abuse
- Any other physical disorder related or attributable to stress or any other mental or nervous disorder.

Monthly earned income

Earnings per month from:

- the **insured person's** share of income (before tax) from any business, derived from **his** or **her** personal exertions, after deduction of **his** or **her** share of business expenses; and
- any other sources of income (before tax) including salary, wages, fees, commission, bonuses and fringe benefits.

This does not include income from deferred compensation plans, disability income policies, retirement plans or any other income not derived from **his** or **her** personal exertions.

Occupation class

The Occupation Class shown in the **schedule** unless stated otherwise in this Policy.

Other income

Income an **insured person** receives or is entitled to receive during a period of **total disability** or **partial disability** from any

- other insurance policy covering the same risk,
- government funded source (such as ACC payments or any benefit) or a statutory source. Payments received under New Zealand Superannuation are not included in **other income**.

It does not include a lump sum payment (unless it is a commutation of a periodic benefit), interest, dividends from investments, rent or other similar payments.

Partially disabled/partial disability

The **insured person** is partially disabled, if as a direct result of sickness or injury **he** or **she** is:

- under the regular and personal care of a **medical practitioner** who has provided them with written confirmation of the need to reduce **his** or **her** hours; and
- is working (or could work) but is:
 - (a) unable to earn (or incapable of earning) more than 75% of **his** or **her predisability income**, or
 - (b) unable to work (or incapable of working) more than 75% of the average hours **he** or **she** worked before the partial disability.

Post-disability hours

The number of hours per week the **insured person** could reasonably be expected to work taking into account:

- available medical evidence (including the opinion of the insured person's treating medical practitioner), and
- any other relevant considerations directly related to the **insured person's** medical condition (including an independent assessment arranged by **us**).

Pre-disability hours

The average number of hours per week the **insured person** worked in the twelve months immediately before becoming **totally disabled** or **partially disabled** subject to a maximum of 40 hours.

Pre-disability income

The **insured person's** average **monthly earned income** for any 12 consecutive months in the three years immediately before the **total disability** or **partial disability** started. **We** will not include any period during which an **insured person** has received a Total Disability Benefit or Partial Disability Benefit in the three year period, and will extend the three year period by that period.

While the **insured person** is **totally disabled** or **partially disabled**, pre-disability income will be increased on the claim anniversary by a rate **we** determine based on the percentage increase of the **consumer price index**.

Totally Disabled/Total disability

For occupation classes 1, 2, 3 and 4:

The insured person is totally disabled if as a direct result of sickness or injury he or she is:

- under the regular and personal care of a medical practitioner; and
- unable to:

(a) perform at least one important income producing duty, or

- (b) engage in his or her own occupation for more than 10 hours per week; and
- not working in any other occupation.

For occupation class 5:

The **insured person** is:

- disabled to such an extent that necessitates confinement to the home under medical supervision or to a recognised medical institution and necessitates receiving regular medical care, or
- as a result of sickness or injury, **he** or **she** is unable to perform at least two of the **activities of daily living** without the assistance of an adult; and
- not working in any gainful occupation.

Waiting period

The period shown in the **schedule** that must have passed before a benefit can be paid under this Policy unless stated otherwise. The waiting period starts from the date the **insured person** receives written notification from an appropriate **medical practitioner** confirming **he** or **she** is unable to work due to **total disability** or need to reduce hours of work due to **partial disability**.

Whole person function

The evaluation of whole person function derived from the most recent edition of the American Medical Association's book Guides to the Evaluation of Permanent Impairment (Guides) as assessed by an appropriately qualified **medical practitioner**.

8.2 Specified medical conditions

Angioplasty- triple vessel

Undergoing a coronary artery angioplasty to correct narrowing or blockage of three or more coronary arteries within one or more procedures within a two month period.

Angiographic evidence indicating obstruction of the treated coronary arteries and confirmation from a **specialist medical practitioner** is required to confirm that the procedure is medically necessary.

Aorta surgery

Surgery, including minimally invasive surgery or percutaneous procedures, to correct any narrowing, dissection or aneurysm of the abdominal or thoracic aorta by repair or its replacement.

Cancer

The confirmed presence of one or more invasive malignant tumours diagnosed by a **specialist medical practitioner** with supporting histological evidence of uncontrolled growth of malignant cells and invasion of normal tissue beyond the basement membrane. The term malignant tumour also includes leukaemia, sarcoma, malignant bone marrow disorders, and malignant lymphomas.

In addition to the above, only cancers meeting the following specified level of advancement for that cancer are covered:

- Hodgkin's and Non-Hodgkins lymphoma (all stages)
- Chronic Lymphocytic Leukaemia of Rai Stage 1 or higher
- Malignant melanomas meeting any of the following criteria:
 - o at least Clark Level 3 depth of invasion; or
 - 1mm Breslow thickness or greater; or
 - showing evidence of ulceration
- Prostatic cancers meeting any of the following:
 - o at least TNM classification T2; or
 - o a Gleason score greater than or equal to 6; or
 - the entire prostate has been removed through a prostatectomy; or
 - **medically necessary** treatment by radiotherapy or chemotherapy has been performed.
- Papillary and follicular carcinoma of thyroid of at least TNM classification T2
- Squamous cell carcinomas of the skin where the carcinomas have spread to other organs, bones or lymph nodes
- Other cancers not listed above of at least TNM classification T1.

This definition does not include the following:

- Tumours showing the malignant changes of carcinoma-in-situ (including cervical dysplasia CIN1, CIN2 and CIN3).Tumours histologically classified as pre-malignant or having low-malignant potential.
- All hyperkeratoses or basal cell carcinomas of the skin.

Chronic kidney failure (renal failure)

End stage renal failure diagnosed by an appropriate **specialist medical practitioner** and presenting as chronic irreversible failure of both kidneys to function, and resulting in regular renal dialysis being started.

Coronary artery bypass surgery

Medically necessary coronary artery bypass graft surgery to correct coronary artery disease that is causing inadequate myocardial blood supply.

Angioplasty, intra-arterial procedures and other non-surgical techniques are excluded.

Heart attack

The death of a portion of heart muscle as a result of inadequate blood supply. The basis of diagnosis must be confirmed by an appropriate **specialist medical practitioner** and evidenced by a typical rise and/or fall of cardiac biomarkers (Troponin I, Troponin T or CK-MB) and must also be supported by one of the following changes consistent with a heart attack:

- New cardiac symptoms and signs; or
- Electrocardiogram (ECG) tests showing new significant changes; or
- Imaging evidence of new loss of viable myocardium or new regional wall motion abnormality.

If the above tests are inconclusive, **we** will consider other appropriate and medically recognised tests in support of the diagnosis.

The following are excluded:

- Other acute coronary and other non-coronary syndromes, including but not limited to angina pectoris, and
- A rise in biological markers as a result of an elective percutaneous procedure for coronary artery disease.

Heart valve surgery

Surgery, including minimally invasive surgery or percutaneous procedures, to replace or repair a cardiac valve or valves as a consequence of heart valve defects or abnormalities.

Major organ transplant

The actual transplant, or placement on an official waiting list of a Transplantation Society of Australia and New Zealand recognised transplant unit, of one or more of the following organs or tissues:

- kidney
- heart
- lung
- liver (including live donor liver transplants)
- pancreas
- small bowel
- bone marrow
- blood-forming stem cell transplant.

The transplant must be confirmed by an appropriate **specialist medical practitioner** as being medically necessary and treatable only by a transplant. The transplant of all other organs, parts of organs (except for liver transplant) or other tissue transplant is excluded.

Multiple sclerosis

The unequivocal diagnosis by an appropriate **specialist medical practitioner** of multiple sclerosis confirming more than one episode of well-defined neurological abnormalities and:

- at least 25% permanent impairment of whole person function, or
- the permanent inability to perform at least one of the **activities of daily living** without the assistance of an adult, or

• Expanded Disability Status Scale (EDSS) level of 7.5 or higher.

The diagnosis must be based on confirmatory neurological investigations e.g. lumbar puncture, evoked visual responses, evoked auditory responses and NMR (Nuclear Magnetic Resonance) evidence of lesions of the central nervous system.

Paralysis

The total and permanent loss of use of one or more limbs resulting from injury or disease. Limb means an entire arm or leg and included in this definition is monoplegia, diplegia, hemiplegia, paraplegia, quadriplegia and tetraplegia. The diagnosis must be confirmed by a **specialist medical practitioner**.

Severe burns

Tissue injury caused by thermal, electrical or chemical agents that results in third degree burns to at least:

- 20% or more of the Body Surface Area as measured by the Rule of 9's or the Lund and Browder Body Surface Chart, or
- 50% of both hands requiring surgical debridement and/or grafting, or
- 25% of the face requiring surgical debridement and/or grafting.

Stroke

A cerebrovascular incident including infarction of brain tissue, intracranial or subarachnoid haemorrhage, or embolisation from an intracranial source as evidenced by CT, MRI or similar scan.

Transient ischaemic attacks and cerebral symptoms due to migraine are excluded.