

LIFESTYLE COVER INSURANCE

KEY FEATURES.

Helping you to keep your lifestyle safe when your income isn't.

EVERY
DAY
MATTERS.®



Legal &
General



USEFUL PHONE NUMBERS.

GENERAL ENQUIRIES:

0370 900 3119

(lines are open Mon–Fri 9am–5pm and Sat 9am–1pm).

MAKING A CLAIM:

Unemployment claims

0800 072 8316

(lines are open Mon–Fri 9am–5pm).

Accident and sickness claims

0800 072 8315

(lines are open Mon–Fri 9am–5pm).

Calls may be recorded and monitored. Call charges will vary for 03 numbers.



EASIER TO READ INFORMATION

Please call us if you are visually impaired and would like this document in Braille, large print or audio tape or CD.

keyfacts[®]

POLICY SUMMARY.

This summary explains the key features of our Lifestyle Cover. The full terms, conditions and exclusions can be found in the policy booklet, which we'll send you when your cover starts. If you would like a copy of the policy booklet to help you to decide whether this policy is right for you, then please ask and we can send a copy to you.

WHO PROVIDES THIS COVER?

This insurance is provided by Legal & General Insurance Limited.

WHAT IS LIFESTYLE COVER?

Lifestyle Cover is a short-term income protection policy. It's designed to pay you a tax free monthly benefit for up to 12 months, if you can't work due to an accident, sickness and/or involuntary unemployment.

You can choose your monthly benefit amount, up to 65% of your gross monthly income. This amount cannot exceed £5,000. Your gross monthly income is your total monthly earnings before income tax and National Insurance contributions are deducted – this can include commission and bonus payments, which are a regular feature of your income, but not any other payments, such as overtime, car allowances, expenses or any investment income.

Lifestyle Cover is a 12 month contract, which we review each year. This means that we can change your cover and the cost of this insurance once a year.

You can pay for your Lifestyle Cover in one payment or in monthly payments.

Monthly benefits paid under Lifestyle Cover may affect your entitlement to Department for Work and Pensions (DWP) benefits.

CAN I TAKE OUT LIFESTYLE COVER?

YOU CAN TAKE OUT LIFESTYLE COVER IF:

1. You're a permanent resident in the UK, Channel Islands or Isle of Man;
2. You're employed, self-employed, or a contract worker, working for at least 16 hours a week within the UK, Channel Islands or Isle of Man; or working for at least 16 hours a week outside the UK, Channel Islands or Isle of Man for either:
 - a) Armed Forces, Civil Service; or
 - b) a company registered in the UK, Channel Islands or Isle of Man and you are required to work within the European Union;
3. You're aged 18 or over but under 64 years old on the policy start date;
4. Immediately before the policy start date you've been working for a minimum of six consecutive months; and
5. You haven't been told by your employer, verbally or in writing, that you may lose your job or your employer hasn't formally announced a re-organisation, restructure or programme of redundancy which affects your role.

We'll treat you as employed if you have an employment contract which has no set end date.

We'll treat you as self-employed if you own your own business or own 25% or more of the shares in a business.

We'll treat you as a contract worker if you have an employment contract which has a specified end date or ends when you have completed a specific task.

We can't provide cover if you are on a 'zero hours' contract.

It's important that you give us accurate information when you apply for this policy – if you give us incorrect information then you may not be covered and we may not pay a claim.

You must continue to meet the requirements numbered 1 and 2 in the section above, for this policy to stay in force and for a claim to be paid. You must let us know immediately if these circumstances change.

WHAT ARE THE COVER OPTIONS?

You can choose to protect your income in the event of:

- accident, sickness and unemployment; or
- accident and sickness only; or
- unemployment only.

WHAT AM I COVERED FOR?

ACCIDENT AND SICKNESS COVER

Accident and sickness cover provides a monthly benefit if you can't work due to an accident or sickness. Immediately prior to your accident or sickness, you must have been working on an employed, self-employed or contract worker basis.

Your doctor has to certify that, due to an accident or sickness, you're unable to carry out your normal occupation. We do need a suitably qualified consultant to certify that you're unable to work in the case of a back related condition for us to consider your claim.

UNEMPLOYMENT COVER

When you make a claim, your employment status affects how we pay your benefit.

If you're employed

Unemployment cover for the employed provides monthly benefit if:

- your employment ends unexpectedly and the circumstances of your unemployment are beyond your control;
- you stop work to become a full time carer for a member of your immediate family; or
- your income is reduced due to your employer temporarily reducing your contractual working time.

If you're self-employed

Unemployment cover for the self-employed provides monthly benefit if you've ceased to trade on a permanent basis as a result of your business, or a company or business, which you have a shareholding of 25% or more having insufficient assets to meet its debts and liabilities and where you are a director:

- you've prepared and submitted final closing accounts to HM Revenue & Customs; or
- your business has been put in the hands of an insolvency practitioner or an officer of the bankruptcy court; or
- your partnership has been dissolved and you have prepared and submitted final closing accounts to HM Revenue & Customs.

You will also be covered if you stop work to become a full time carer for a member of your immediate family.

There are some important limitations to our unemployment cover for the self-employed:

- In the event of a claim you'll need to provide information to confirm that your business has permanently ceased to trade and your final accounts have been provided to HM Revenue & Customs. We may need to see your accounts, tax returns and bank statements.
- We won't pay benefits for any temporary periods that you're without work.

If you're a contract worker

Unemployment cover for contract workers provides monthly benefit if:

- your employment ends unexpectedly and the circumstances of your unemployment are beyond your control;
- you stop work to become a full time carer for a member of your immediate family; or
- your income is reduced due to your employer temporarily reducing your contractual working time.

There are some important limitations to our unemployment cover for contract workers:

If you've been under a fixed term contract for a period of at least 12 consecutive months immediately before you were made unemployed and your contract is ended early:

- We'll pay monthly benefit to the end of your contract term or to the date you go back to work, if sooner. We won't pay more than 365 days' benefit.

If you've been under a fixed term contract for at least 24 consecutive months immediately before you were made unemployed and your contract is ended early or comes to its natural end:

- We'll pay monthly benefits for up to 365 days or to the date you go back to work, if sooner.

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If you have more than one employment status, you'll need to meet all of the conditions relevant to your circumstances if you make a claim. For example, if you're both employed and self-employed, your employment will need to end unexpectedly because of circumstances beyond your control and you'll have to cease to trade your business.

WHAT HAPPENS IF I ALREADY HAVE UNEMPLOYMENT COVER WITH ANOTHER INSURER?

Under the normal policy exclusions, we won't pay benefits if you're made unemployed or you're told by your employer that you may lose your job within the first 60 days of your unemployment cover starting. We call this period the 'qualifying period'.

If Lifestyle Cover is replacing an existing policy from either Legal & General or another insurer, which offers similar unemployment protection to this insurance, then we can provide unemployment cover (if you choose this option) as soon as you add it to your policy.

The qualifying period won't apply if:

- your other policy has been active for at least 12 months immediately before taking out this cover;
- you cancel your other policy as soon as you take out this cover; and
- you've not claimed under your other policy within the last 12 months.

If you're made unemployed, or told by your employer that you may lose your job, within the first 60 days we'll only pay unemployment benefit each month up to the amount covered by your previous policy.

WHAT ARE THE MAIN THINGS I AM NOT COVERED FOR?

Sections 4 and 5 of the policy booklet have the full exclusions and limitations for accident sickness and unemployment cover. We've listed the main exclusions and limitations below.

ACCIDENT AND SICKNESS COVER

We don't provide cover:

- in the 12 months from your policy start date, or the date you add accident and sickness cover to your policy, for any medical condition for which you've had symptoms, treatment or medical advice during the previous 12 months;
- for normal pregnancy;
- for stress or anxiety;
- for depression, unless the symptoms are defined as severe by a suitably qualified consultant or your doctor;
- for back or back related conditions, unless your condition is confirmed by a suitably qualified consultant and you remain under the continuing care of a suitably qualified consultant, or your treatment is under the direction of a suitably qualified consultant; and
- for elective or cosmetic surgery, which isn't medically necessary.

i We will only consider depression to be severe if it meets the definition of severe under the NICE guidelines at www.nice.org.uk/guidance

UNEMPLOYMENT COVER

We won't pay monthly benefits for:

- unemployment which you've been told about, either verbally or in writing, or a re-organisation, restructure or programme of redundancy, affecting your role, which is formally announced by your employer before your unemployment cover starts;
- unemployment which you've been told about, either verbally or in writing, or a re-organisation, restructure or programme of redundancy, affecting your role, which is formally announced by your employer within the 60 day qualifying period unless we have agreed to match unemployment benefits from another policy;
- voluntary unemployment, including resignation, or unemployment due to a disciplinary action by your employer;
- unemployment caused by your employer terminating your contract within, or at the end of, your stated probationary period; and
- you stopping work to become a full time carer for a member of your immediate family within the first 60 days of unemployment cover starting.

WHAT IF MY CIRCUMSTANCES CHANGE?

CHANGES TO YOUR INCOME

You must tell us straight away if your gross monthly income falls so we can check that your benefit level isn't more than 65% of your gross monthly income.

CHANGES TO YOUR PERSONAL CIRCUMSTANCES

You must tell us straight away about changes in your circumstances as outlined in points 1 and 2 on page 4 or if you change your address.

You don't have to tell us about other changes to your personal circumstances during the year.

At least 21 days before your annual renewal date, we'll send you details of your cover for the following year and we'll ask you to confirm that the information we've based your renewal quote on is correct.

IF YOU WANT TO CHANGE YOUR COVER

Your monthly benefit doesn't automatically change when your outgoings increase or decrease. It's important that you make sure you regularly check that you have the right amount of cover. You can ask us at any time to change your policy cover after you've taken it out to make sure that it continues to meet your needs.

Where we make changes that you have asked for, any exclusions and limitations that affect your cover will apply from the date that we make these changes. Any changes you make may affect the cost of your cover when you make the change and at the next annual renewal date.

HOW LONG DO I HAVE TO WAIT BEFORE YOU PAY ME?

We don't pay benefits straight away when you make a claim and we call this the deferred period. You can choose a 30, 60, or 90 day deferred period for accident or sickness and unemployment options. You can also have a longer deferred period of 180 days for accident and sickness cover.

We'll calculate your claim at a daily rate and pay your benefit to you monthly in arrears. This means we will make your first payment 31 days after your chosen deferred period ends. Any further payments will then be made at 30-day intervals. This payment option is called the 'Standard Option'.

If you'd prefer to be paid your first payment on the first day after your deferred period ends you can choose our 'Back To Day One Option' instead. Under this payment option, your first payment will include benefits back to the first day of your claim. Any further payments will then be made at 30-day intervals. This option is not available for any policy where you choose a 180 day deferred period.

You can choose the deferred period and payment option to tie in with your lifestyle, for example any savings or company benefits you may have. It's important to remember that you must be continuously off work for the whole deferred period to receive any monthly benefit.

WHEN WILL MY FIRST MONTHLY BENEFIT BE PAID?

This table shows the date you'll receive your first benefit payment from us after your claim has started depending on the deferred period and payment option you have selected:

Deferred Period	Standard Option	Back To Day One Option
30 days	First payment on day 61	First payment on day 31
60 days	First payment on day 91	First payment on day 61
90 days	First payment on day 121	First payment on day 91
180 days	First payment on day 211	Not available

WHAT IF I WANT TO CANCEL THE POLICY?

You can cancel this policy at any time by calling us on **0370 900 3119**. Call charges will vary.

If you cancel this policy within 30 days of the start date or after you receive your policy booklet, whichever is later, we won't charge you any premium provided you've not made a claim.

If you decide you don't want this policy after 30 days, and you've not made a claim, we'll only charge you for the period that we've provided cover to you.

If you've made a successful claim during a policy year then you'll have to pay the full annual premium, so you won't receive a refund.

HOW DO I MAKE A CLAIM?

We explain how to make a claim and we detail your responsibilities when making a claim in section 6 of the policy booklet.



For unemployment claims, call **0800 072 8316**

For accident and sickness claims, call **0800 072 8315**

(Lines are open Mon–Fri 9am–5pm). Calls may be recorded and monitored.

If you make a claim you must continue to pay your monthly premiums until your next renewal date.

FINANCIAL SERVICES COMPENSATION SCHEME

We are covered by the Financial Services Compensation Scheme (FSCS). You may be entitled to compensation from the scheme if we cannot meet our obligations. Whether or not you are able to claim and how much you may be entitled to will depend on the specific circumstances at the time.

For further information about the scheme please contact the FSCS at www.fscs.org.uk or call them on: **0800 678 1100**.

HOW DO I MAKE A COMPLAINT?

We're committed to giving you the best service possible. We'll always treat you with respect and keep you fully informed at all times. If you think that we haven't done this, please let us know. Your first point of contact is:



Legal & General Insurance
The Podium, Centre City House
5 Hill Street, Birmingham B5 4US



0370 900 3119 (lines are open
Mon–Fri 9am–5pm and Sat 9am–
1pm). Calls may be recorded and
monitored. Call charges will vary.

If you remain dissatisfied, you can complain to:



Financial Ombudsman Service
Exchange Tower
London
E14 9SR



0800 023 4567
0300 123 9 123

Making a complaint will not affect
your legal rights.



**complaint.info@financial-
ombudsman.org.uk**
www.financial-ombudsman.org.uk



This is the end of the policy summary.

OTHER INFORMATION

The information on the previous pages forms your Policy Summary. We also need to make you aware of the following important information.

This contract is governed by the law of England and Wales and we will communicate in English throughout the course of this contract.

WHO REGULATES US?

We are authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority.
(Financial Services Register number: 202050)

You can check this at:



www.fca.org.uk



0800 111 6768



www.legalandgeneral.com

Legal & General Insurance Limited

Registered in England and Wales number 00423930

Registered office: One Coleman Street, London EC2R 5AA

We are authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. (Financial Services Register number: 202050)

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