# **OPSM**

# EYEWEAR PROTECTION PLAN

COMBINED PRODUCT DISCLOSURE STATEMENT (PDS), POLICY WORDING AND FINANCIAL SERVICE GUIDE (FSG)

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#### INTRODUCTION

#### **ABOUT THIS DOCUMENT**

This document contains 2 sections, the Product Disclosure Statement (PDS) and the **Policy** Wording . The information contained in the PDS is designed to assist **You** in making an informed choice about **Your** insurance needs.

Part A – The Product Disclosure Statement sets out important information about Your Policy. It also contains information about how the **Premium** is calculated, **Our** dispute resolution process, the cooling off period, and other relevant information relating to this insurance.

**Part B** - Is the policy wording, which sets out all the terms, definitions, conditions, exclusions, features and benefits applicable to this insurance.

It is important that **You** read both Part A and Part B of this document carefully before applying for this insurance so that **You** understand the cover provided and its terms, conditions and exclusions.

#### **DEFINITIONS**

Apart from in the various headings, words appearing with a capital letter and in bold have specific meanings attached to them, such as "You" and "Us". When reading this document please make sure that You refer to the various definitions on page 21 to ensure that You understand what is being said.

Preparation Date: 21 March 2024

#### UPDATING THE PDS

Information in the PDS may need to be updated from time to time. **You** can request a copy of the updated information by contacting the **Administrator** using the contact details set out on page 6. **We** will send **You** a copy of the updated information upon **Your** request. **We** will issue a supplementary or replacement PDS if there is a materially adverse change or omission from this PDS.

# **PART A: PRODUCT DISCLOSURE STATEMENT**

The information provided in this section includes high-level information about the **Policy** including **Your** duty of disclosure, privacy, how to make a claim, Our dispute resolution process and other relevant information. This section may also set out other information such as factors that affect the **Premium** cost and any cooling off rights.

The Policy will only be valid if We have issued You with a Schedule. The Schedule will confirm Your details, details of the Eyewear, the Period of Insurance and the Excess amount. The Schedule should be read with the **Policy** Wording.

The Policy Wording and Schedule form Your legal contract with Us, please keep them in a safe place for future reference. You should check the Policy Schedule when You receive it to ensure the details entered are correct.

#### ABOUT EYEWEAR PROTECTION INSURANCE

Eyewear Protection Insurance is designed to cover You for the cost associated with the repair or replacement of Your Eyewear in the event of Accidental Damage or Theft. Cover is provided subject to the terms, conditions and exclusions of the Policy.

The most **We** will pay for each and every claim to repair or replace Your Eyewear will not exceed the Purchase Price of Your Eyewear or \$2,500 whichever is the lower. You are responsible for the payment of the Excess.

Each pair of **Eyewear** purchased by **You** will require its own individual Policy. For example, if You have purchased 2 pairs of **Eyewear** or have received a second pair as part of a promotion each individual pair of Eyewear will require a separate Policy.

The level of Excess payable by You at the time of claim will depend on the Purchase Price of Your Eyewear:

- Evewear with a Purchase Price of \$499.99 (Inclusive of GST) or less requires You to pay an Excess of \$40.00.
- 2. Eyewear with a Purchase Price of \$500.00 (Inclusive of GST) or more requires You to pay an Excess of \$50.00.

You are responsible for the payment of the Excess to the Retailer. The Excess is payable on each and every claim authorised by the **Administrator** 

There are two **Periods of Insurance** available for **You** to select from, they are:

- 1. 12 Months Cover or
- 2. 24 Months Cover

Both options provide unlimited claims during the Period of Insurance, the maximum limit of liability for any one claim will not exceed the Purchase Price of Your Eyewear, the Period of Insurance and the Excess payable by You will be shown on the Schedule.

#### **EXAMPLES**

1. Sophie purchased her eyewear for a total price of \$650 including GST. After 3 months she accidentally sat on them damaging the frames and lenses. At the time of purchase, Sophie had opted to buy a 12-month eyewear protection policy to protect against the cost of repair or replacement should the eyewear be subject to accidental damage or theft.

Possible Benefits	Payout
Sophie's Initial purchase price for her eyewear	\$650
Excess payment to be paid by Sophie	\$50
Amount covered under her policy	\$600

Sophie received a new pair of eyewear identical to her original pair. The replacement eyewear is now covered under her existing policy for the remainder of the Period of Insurance.

2. Nathan purchased his eyewear for a total price of \$480 including GST. After 15 months the eyewear was stolen from his locked car with a number of other personal items. Nathan has notified the police and has a police report number. At the time of purchase, Nathan had opted to buy a 24-month eyewear protection policy to protect against the cost of repair or replacement should the eyewear be subject to accidental damage or theft.

Possible Benefits	Payout
Nathan's Initial purchase price for his eyewear	\$480
Excess payment to be made by Nathan	\$40
Amount covered under his policy	\$440

Nathan received a new pair of evewear identical to his original pair. The replacement eyewear is now covered under his existing policy for the remainder of the Period of Insurance.

Eyewear Protection Insurance offers two (2) levels of coverage, 12 months or 24 months as set out in the Policy Wording (Part B).

Detailed information regarding Eyewear Protection Insurance including the terms, conditions, exclusions and limitations can be found in Part B of this document.

#### **ABOUT PRORISK**

Professional Risk Underwriting Pty Ltd (ABN: 80 103 953 073) (AFSL: 308076)(ProRisk) is an Australian underwriting agency and coverholder for certain underwriters at Lloyd's of London (Lloyd's Underwriters). For more information about ProRisk visit www.prorisk.com.au

#### **HOW TO CONTACT PRORISK**

ProRisk can be contacted in writing, by phone or by email:

In Writing to: ProRisk, Level 2, 115 Bridge Road, Richmond, VIC, 3121

Email: enquiries@prorisk.com.au

Phone: 1300 776 467

#### THE INSURER

This policy is issued and administered by Professional Risk Underwriting Pty Ltd ABN 80 103 953 073 AFSL 308076 ("ProRisk") on behalf of certain underwriters at Lloyd's ("Lloyd's Underwriters"). The Lloyd's Underwriters are as specified in the agreement between the underwriters and ProRisk, and details of the participating underwriters will be provided to You upon request.

#### LLOYD'S OF LONDON

Lloyd's of London is the world's leading insurance market providing specialist insurance services in over 200 countries and territories. Together, the syndicates underwriting at Lloyd's form one of the largest commercial insurers in the world. Lloyd's Underwriters are authorised insurers in Australia. Lloyd's enjoys strong financial security supported by excellent ratings.

Visit www.lloyds.com for more information

# **DUTY TO TAKE REASONABLE** CARE NOT TO MAKE A **MISREPRESENTATION**

Your application for insurance cover will be treated as if You are applying for a 'consumer insurance contract'. Before the contract of insurance is entered into, You have a legal duty to take reasonable care not to make a misrepresentation to the insurer under the Insurance Contracts Act 1984 (Cth). It is very important that You comply with Your duty, as this may impact Your insurance cover.

A misrepresentation is an answer or statement that is not true, only partially true, or does not fairly reflect the truth.

When You apply for insurance, We will ask You clear and specific questions that are relevant to Our decision to insure You. Your answers in response to **Our** questions are important as **We** use them to determine whether **We** can provide insurance cover to **You**, and if so, the terms of the policy and the premium We will charge. This means that when answering **Our** questions, **You** should respond fully, honestly and accurately.

The duty to take reasonable care not to make a misrepresentation applies anytime You answer Our questions as a part of an initial insurance application, when extending or making changes to an existing insurance, and reinstating any previous contract of insurance.

We may later investigate the answers You provide to Us, for example, when a claim is made.

Guidance for answering Our questions:

Important: Please ensure that You take care when providing Your answers in response to **Our** questions in relation to **Your** insurance application. You should respond fully, honestly and accurately. If You do not, it may affect Your insurance cover.

When answering **Our** questions, please:

- Think carefully about Your responses. If You do not understand the question or require further explanation, please ask **Us** before respondina:
- Make sure Your responses are truthful, accurate and complete answers to every question that We ask You;
- Provide Us with all relevant information in response to Our questions. If You are unsure what information to include, please include it or check with Us, Your broker or adviser;
- · Do not assume that We will contact anyone else for the information We are asking You for; and
- Review each answer You have provided on Your insurance application carefully and make any corrections (if necessary) before submitting it to **Us**. You are responsible for the answers that You provide Us, even if You have had help in preparing Your application, for example from Your broker, intermediary, advisor or someone else.

Before **Your** insurance cover starts, please tell **Us** of any changes that may be required to the answers You have given to Our questions. This may save time as any changes may require further investigation or assessment of the risk.

If, after Your insurance cover starts, You think You may not have complied with Your duty, please contact Us, Your broker or advisor immediately and **We** will let **You** know whether it has any impact on Your cover.

We may contact You after You have submitted Your application to clarify or collect any information that You may not have included. The information You provide may be recorded and used by Us in assessing Your application.

**Your** duty to take reasonable care not to make a misrepresentation applies to all types of communication with **Us**, including written, electronic, online, when speaking with **Us** in person or on the telephone, or a mix of these.

If You do not comply with Your duty

If You do not take reasonable care not to make a misrepresentation, it may have serious consequences for Your insurance. If You have failed to comply with Your duty, We have certain rights, for example, We may do one of the following:

- · Avoid Your insurance cover. This means that Your insurance contract and cover will be treated as if it never existed;
- Change the amount of cover, for example the level of cover may be reduced:
- Change the terms of **Your** insurance contract, for example certain events may be excluded from being covered.

This may mean an insurance claim may not be paid, or the amount or benefit paid may be reduced, or premiums increased.

If We suspect that You may have breached Your duty to take reasonable care not to make a misrepresentation, before **We** exercise any of the actions available to Us, We will:

- Explain Our reasons why We believe You have breached Your duty; and
- Provide You with an opportunity to respond and provide Us with further information.

If We decide to make changes to Your cover, We will notify You of Our decision and provide You with the review process and complaints procedure to follow if You disagree with Our decision.

#### If You need help

It is very important that You understand this information, the questions that We ask You and Your duty. If You are having difficulty for any reason, such as a disability, English language, or require further support such as a support person You trust, please contact Us so that We may tell You how We may assist in providing additional support.

If You have any questions, please contact Us, Your broker or advisor.

#### CHANGES TO YOUR CIRCUMSTANCES

You must tell Us as soon as possible if circumstances occur, or if changes or alterations are intended or made to the information stated on Your Schedule.

#### **PRIVACY**

ProRisk is bound by the obligations of the Privacy Act 1988 (as amended) regarding the collection, use, disclosure and handling of personal information.

Further information about the collection, use, disclosure and handling of personal information is set out in its Privacy Policy, available on its website at www.prorisk.com.au The Privacy Policy contains information about how You may access or seek a correction of Your personal information and how they deal with privacy complaints

To obtain a hard copy of the **ProRisk** Privacy Policy, or to request access to or correction of or to update personal information, contact the Privacy Officer at ProRisk:

By email: enquiries@prorisk.com.au or In writing to: ProRisk, Level 2, 115 Bridge Road, Richmond, VIC, 3121

ProRisk collects personal information about You and about other individuals to enable us to provide You with relevant products and services, to assess Your application for insurance and, if a contract is entered, to enable **Us** to provide, administer, and manage the **Policy**, and to investigate and handle any claims under the Policy. ProRisk may disclose personal information we collect to third parties (who may be located in the United Kingdom and other countries outside Australia). These include lawyers, claims adjusters, and others appointed by ProRisk or Insurers to assist us in providing relevant products and services. We may also disclose Your information to people listed as coinsured on the **Policy** and to **Your** agents. By providing **Your** personal information to us, You consent to us making these disclosures.

If You do not provide all or part of the information required, we may not be able to provide You with our products and services, consider Your application for insurance, administer the Policy, assess or handle claims under the **Policy**. Your duty of disclosure may require You to provide personal information to us.

When **You** provide us with personal information about other individuals. we rely upon You to have made them aware of that disclosure, and to ensure that they are aware of the matters set out in this Privacy Statement and the **ProRisk's** Privacy policy and have consented to the disclosure.

# THE GENERAL INSURANCE **CODE OF PRACTICE**

The Insurance Council of Australia Limited has developed the General Insurance Code of Practice ("the Code"), which is a voluntary selfregulatory code. The Code aims to raise the standards of practice and service in the insurance industry.

Lloyd's has adopted the Code on terms agreed with the Insurance Council of Australia. For further information on the Code please visit www.codeofpractice.com.au.

The Code Governance Committee (CGC) is an independent body that monitors and enforces insurers' compliance with the Code. For more information on the Code Governance Committee (CGC) go to www.insurancecode.org.au.

#### **COMPLAINTS HANDLING**

If You have any concerns or wish to make a complaint in relation to this **Policy**, **Our** services or **Your** insurance claim, please let **Us** know and We will attempt to resolve Your concerns in accordance with Our Internal Dispute Resolution procedure. Please contact in the first instance:

In Writing to: ProRisk, Level 2, 115 Bridge Road, Richmond, VIC, 3121

Email: enquiries@prorisk.com.au

Phone: 1300 776 467

We will acknowledge receipt of Your complaint and do Our utmost to resolve the complaint to Your satisfaction within 10 business days.

If We cannot resolve Your complaint to Your satisfaction, We will escalate Your matter to Lloyd's Australia who will determine whether it will be reviewed by their office or the Lloyd's UK Complaints team. Lloyd's contact details are:

Llovd's Australia Limited Email: idraustralia@lloyds.com Telephone: (02) 8298 0783

Post: Suite 1603 Level 16, 1 Macquarie Place, Sydney NSW 2000

A final decision will be provided to You within 30 calendar days of the date on which You first made the complaint unless certain exceptions apply.

You may refer Your complaint to the Australian Financial Complaints Authority (AFCA), if Your complaint is not resolved to Your satisfaction within 30 calendar days of the date on which You first made the complaint or at any time:

AFCA can be contacted as follows:

Telephone: 1800 931 678 Email: info@afca.org.au

Post: GPO Box 3 Melbourne VIC 3001

Website: www.afca.org.au

Your complaint must be referred to AFCA within 2 years of the final decision, unless AFCA considers special circumstances apply. If Your complaint is not eligible for consideration by AFCA, You may be referred to the Financial Ombudsman Service (UK) or You can seek independent legal advice. You can also access any other external dispute resolution or other options that may be available to You.

#### SERVICE OF SUIT

The **Underwriters** accepting this Insurance agree that:

- i. if a dispute arises under this Insurance, this Insurance will be subject to Australian law and practice and the **Underwriters** will submit to the jurisdiction of any competent Court in the Commonwealth of Australia;
- ii. any summons notice or process to be served upon the Underwriters may be served upon:

Lloyd's **Underwriters**' General Representative in Australia Suite 1603

Level 16

1 Macquarie Place

Sydney NSW 2000

who has authority to accept service on the **Underwriters**' behalf;

iii. if a suit is instituted against any of the **Underwriters**, all **Underwriters** participating in this Insurance will abide by the final decision of such Court or any competent Appellate Court.

#### TERRORISM INSURANCE ACT 2003 NOTICE

**Underwriters** have treated this insurance (or part of it) as an insurance to which the Australian Terrorism Insurance Act 2003 (ATIA) applies.

ATIA and the supporting regulations made under the Act deem cover into certain polices and provide that the Terrorism exclusion to which the insurance is subject to will not apply to an "eligible terrorism loss" as defined in ATIA.

Any coverage established by ATIA is only in respect of an "eligible terrorism loss" resulting from a "terrorist act" which is a "declared terrorist incident" as defined by ATIA. The terrorism exclusion, to which this insurance applies, in full force and effect to any other loss and any act or event that is not a "declared terrorism incident".

All other terms, conditions, insured coverage and exclusions of this insurance including applicable limits and deductibles remain unchanged.

If **Underwriters** have reinsured this insurance with the Australian Reinsurance Pool Corporation, then **Underwriters** will not be liable for any amounts for which they are not responsible under ATIA due to the application of a "reduced percentage" as defined in ATIA which results in a cap on underwriter's liability for payment for "eligible terrorism losses".

#### **GENERAL CONDITIONS**

These general conditions apply to all sections of the PDS. There may be additional conditions set out under Part B - Policy Wording.

#### APPLYING FOR COVER

Should You wish to purchase Eyewear Protection Insurance please notify Your Retailer, subject to meeting the eligibility criteria, You will be issued with a **Schedule** providing confirmation of:

- a) Your name and address for a minor, the coverage will be deemed to be provided to the parent or legal guardian of the minor;
- b) The Period of Insurance:
- c) The Premium (including government charges) that You have paid;
- d) The Excess applicable should You make a claim; and
- e) Where the Evewear was purchased

#### **ELIGIBILITY CRITERIA**

You can apply for this Policy if:

- a) You are over 18 (eighteen) years of age; and
- b) Have purchased Your Eyewear from a participating Luxottica Retail Store.

#### LOOKING AFTER YOUR EYEWEAR

- a) The Eyewear must be maintained and used in accordance with the manufacturer's user instructions;
- b) You are required to take all reasonable care to prevent damage to the Eyewear;

#### THE COST OF THIS POLICY

The **Premium** is the amount **We** charge **You** for this **Policy**. It includes the amount We have calculated to cover the costs of:

- a) Repairs / Replacements
- b) Administration and distribution costs,
- c) Government taxes and levies

The cost of the **Policy** will be confirmed prior to **Your** purchase and confirmed on the Schedule.

When calculating the **Premium**, **We** take a number of factors into account. These factors and the degree to which they affect the Premium will depend on:

The **Period of Insurance You** have selected. e.g. the longer the cover selected the greater the likelihood of claim, e.g. the frequency or number of claims is a determining factor in calculating the Premium cost:

The **Purchase Price** of the **Eyewear** which will influence the cost of claim, e.g. the cost of claims is a determining factor in calculating the Premium cost:

The type of incident and whether the **Eyewear** can be repaired or requires replacement e.g. for Theft claims We will be unable to complete a repair and the **Evewear** will require replacing;

Distribution cost. e.g. the costs associated with the product research, development, packaging, marketing and distribution.

This is a single **Premium** policy, that is, it provides cover for the specified **Period of Insurance** in exchange for a single payment.

The **Policy** is not renewable.

#### **HOW TO MAKE A CLAIM**

Should You need to make a claim under Your Policy please follow the claims process detailed on page 20, failure to follow the claims process may impact the level of cover provided or result in Your claim being declined.

All claims are required to be notified to the **Store** as soon as practically possible during the **Period of Insurance**.

For any enquiries regarding lodging a claim please phone: 1800 963 633 between the hours of 9am and 5pm Monday to Friday excluding public holidays.

#### **COOLING-OFF INFORMATION**

If You change Your mind and You have not made a claim under Your Policy You can cancel Your policy in the first twenty-eight (28) days from the commencement date recorded on Your Schedule, referred to as the "Cooling off Period" and receive a full refund.

Please return to the **Store** of purchase for a full refund.

After the cooling off period ends, or if You have made a claim during the cooling off period, You still have cancellation rights. However, We may deduct certain amounts from any refund.

# **CANCELLING THE POLICY**

#### HOW YOU MAY CANCEL YOUR POLICY

To cancel **Your Policy** after 28 days by contacting the **Administrator**:

By Post: ProRisk, Level 2, 115 Bridge Road, Richmond, VIC, 3121

Email: enquiries@prorisk.com.au

Phone: 1800 963 633

If You wish to submit Your cancellation request by post or by email, please quote Your Policy reference to assist in locating Your Policy details.

#### HOW WE MAY CANCEL YOUR POLICY

We may cancel Your Policy in any of the circumstances permitted by law by informing You in writing. These reasons include but are not limited to the following:

- a) where You fail to comply with the duty of utmost good faith;
- b) where You make a misrepresentation; or
- c) where You make a fraudulent claim.

We will give You notice of cancellation in person or send it to Your last known address as recorded under Your Policy. The cancellation will take effect from such time as may be agreed.

#### WHEN THE POLICY ENDS

The **Policy** ends, and all benefits under the **Policy** cease on the earliest of any of the following:

- a) the expiry date shown on Your Schedule;
- b) the date **We** receive a written request from **You** to cancel Your Policy:
- c) the date written notice of termination it is delivered to You at Your address (including an electronic address) last known to Us to terminate the insurance in accordance with relevant legislation;
- d) the Premium is not received.

#### **REFUND OF PREMIUM**

On cancellation of **Your Policy**, a refund of **Premium** will be paid to **You**. The **Premium** refund will be calculated based on the **Premium** paid less the following deductions:

- a) any authorised or paid claims made under Your Policy;
- b) the portion of the **Premium** for time on risk between the commencement date and the date of cancellation:
- c) any government taxes or duties (where these are not refundable under the applicable State legislation).
- d) An administration fee of \$10.00 applies to all cancellations requests made after the 28-day cooling off period. The administration fee will be deducted from Your refund amount.

Should the amount of deductions exceed **Premium** paid, **Your Policy** will be cancelled without refund.

#### **PAYING YOUR PREMIUM**

The ways You can pay Your Premium, and the frequency You can pay it, are described below:

 As a single **Premium** paid upfront when **You** purchase Your Evewear.

If **We** do not receive **Your Premium** by the due date or **Your** payment is dishonoured and it remains unpaid for 14 days or more from the commencement date then this **Policy** will not operate and there will be no cover under this **Policy**.

#### NOTICES

Any notice **We** give **You** will be in writing, and it will be effective:

- a) If it is delivered to You personally; or
- b) It is delivered to You at Your address (including an electronic address) last known to Us.

It is important for **You** to tell **Us** of any change of address as soon as possible.

#### WHAT YOU ARE NOT COVERED FOR

There are certain times when **Your Policy** may not provide cover. Please ensure that You have read the "General Exclusions" for full details. We may also refuse to pay or may reduce the amount We pay for a claim:

- a) If You do not comply with the Policy terms and conditions;
- b) If You do not comply with Your duty of disclosure;
- c) If You or anyone acting on Your behalf makes a fraudulent claim.

# PART B: POLICY WORDING

#### ABOUT EYEWEAR PROTECTION INSURANCE

Eyewear Protection Insurance is designed to cover You for the costs associated with the repair or replacement of Your Eyewear in the event of Accidental Damage or Theft, cover is provided subject to the terms, conditions and exclusions of this **Policy**. Before **You** purchase an Eyewear Protection Insurance Policy, You should:

- a) Read the PDS and Schedule in full to understand:
  - i. What is covered and what is not covered:
  - ii. The financial limitations to the benefits **We** provide including any Excess payable by You;
  - iii. The duration of the cover provided and when the cover will end
- b) This PDS contains information, which can help You decide whether to purchase the insurance. It is up to You to choose the Period of Insurance You need:
- c) Any advice contained in this document is of a general nature only and has not considered **Your** objectives, financial situation or needs. You should therefore consider the information provided having regard to Your personal circumstances before deciding whether to apply for Eyewear Protection Insurance;
- d) This insurance is not compulsory, and the Retailer cannot insist upon You taking out a Policy as a condition of providing You with Your Eyewear. You should also be aware that You can effect cover with an insurer of Your choice.

#### **APPLYING FOR COVER**

Should You wish to take out the Eyewear Protection Insurance please notify Your Retailer, should You meet all eligibility criteria, You will be issued with a Schedule confirming Your cover including the following information:

- a) Your name and address for a minor, the coverage will be deemed to be provided to the parent or legal guardian of the minor;
- b) The Period of Insurance;
- c) The **Premium** (including government charges) that **You** have paid;
- d) The Excess applicable should You make a claim; and
- e) Where the **Eyewear** was purchased

#### WHAT IS COVERED

Should Your Eyewear suffer Accidental Damage or Theft, We will cover the costs of repair or replacement of the Eyewear by an Authorised Repairer subject to the terms, conditions and exclusions detailed within the Product Disclosure Statement and Policy Wording.

There are two **Periods of Insurance** available for **You** to select from:

- 1. 12 Months Cover or
- 2. 24 Months Cover

The Period of Insurance selected by You will be shown on Your Schedule.

Not everything is covered by the **Policy**, the cover provided is subject to terms, conditions, exclusions and limitations. You need to carefully read:

Part A - Product Disclosure Statement:

Part B - Policy Wording together with Your Schedule to ensure You understand the level of cover provided and the Period of Insurance You have selected.

# WHAT WE WILL PAY

During the **Period of Insurance**, the most **We** will pay for each and every claim will not exceed the Purchase Price (Inclusive of GST) of Your Eyewear or \$2,500 (two thousand five hundred dollars inclusive of GST) whichever is the lower, You are responsible for the payment of the Excess on each and every claim authorised by the Administrator.

The level of Excess payable by You will depend on Purchase Price of Your Evewear:

- 1. **Eyewear** with a **Purchase Price** of \$499.99 or less requires You to pay an Excess of \$40.00.
- 2. Eyewear with a Purchase Price of \$500.00 or more requires You to pay an Excess of \$50.00.

The number of claims **You** can make during the **Period of Insurance** are unlimited, the Purchase Price of the Eyewear, Period of Insurance and the Excess payable by You will be shown on the Schedule.

If Your Eyewear is economically repairable, We will repair Your Eyewear, if Your Eyewear is beyond economical repair then We will at Our discretion replace it with Evewear of an identical prescription, type and quality.

#### **GENERAL EXCLUSIONS**

We will not cover a claim caused by, or arising from or in connection with any of the following:

- Any claim not reported to the **Administrator** during the Period of Insurance
- 2. Any claim for Theft unless reported to the appropriate Police authorities as soon as practical
- Theft from an unattended vehicle unless the vehicle is fully locked and secured and there is evidence of violent or forcible entry to the vehicle has been used;
- 4. Theft from any premises unless there is evidence of violent or forcible entry to or exit from the premises;

- **Theft** when left unattended in any public place, in or on any conveyance (unless cover is afforded within an unattended vehicle as provided for within exclusion 3 above), orwhere You have not exercised all reasonable due care and attention;
- Theft or Accidental Damage where no actual known identifiable event can be attributed to causing the Theft or Accidental Damage.
- Any claim where **You** are unable to return **Your** damaged Evewear for repair, You are responsible for the delivery or the cost of delivery of Your Eyewear to the Retailer for repair or replacement;
- 8. Any delivery cost for the return of Your repaired or replaced Eyewear to You;
- Cosmetic damage where it does not affect the operation, function or safety of the Eyewear;
- 10. Any discolouration, wear and tear or gradual deterioration of the Eyewear, from whatever cause;
- 11. Any cleaning, adjustments or fittings of any **Evewear**:
- 12. Any eye or vision testing;
- The Excess payable by You (inclusive of GST);
- 14. Any consequential loss or damage arising from not being able to use Your Eyewear or otherwise incurred;
- 15. Any claim arising from fire;
- 16. Any repairs or alterations carried out persons not authorised by the Administrator:
- 17. Repair or replacement of the **Eyewear** due to a change in **Your** optical prescription or any other medical reason;
- 18. Any claim for accessories, additional equipment or decorative embellishments attached to Your Eyewear;
- 19. Any defect which is the subject of a manufacturer's recall, design fault, manufacturing defect or otherwise covered under a manufacturer's guarantee or warranty;
- 20. Any claim relating to physical loss of Your Eyewear;
- 21. Any claim for the total loss of use of Your Eyewear or the repair of Your Eyewear due solely to the non-availability of replacement or substitute parts. We will endeavour to supply the identical parts but if they are not available, We will consider the Eyewear uneconomical to repair and will replace them with an alternative or similar brand, type and value and of the same prescription;
- 22. Any claim where reasonable precautions have not been taken to protect Your Eyewear or You have failed to use or maintain the Eyewear in accordance with the manufacturer's user instructions:
- 23. War or warlike activities (not including peace time manoeuvres);

- 24. Acts of Terrorism where such acts are directly or indirectly caused by, contributed to by, resulting from, or arising out of, or in connection with biological, chemical, or nuclear weapons, pollution or contamination.
- 25. Sanction Limitation and Exclusion Clause Underwriters will not provide any benefit under this Policy to the extent of providing cover, payment of any claim or the provision of any benefit where doing so would breach any sanction, prohibition or restriction imposed by law or regulation.
- 26. Radioactive Contamination Exclusion Clause This Policy does not cover any loss or damage arising directly or indirectly from nuclear reaction nuclear radiation or radioactive contamination however such nuclear reaction nuclear radiation or radioactive contamination may have been caused.
- 27. Biological or Chemical Materials Exclusion It is agreed that this Policy excludes loss, damage, cost or expense of whatsoever nature directly or indirectly caused by, resulting form or in connection with the actual or threatened malicious use of pathogenic or poisonous biological or chemical materials regardless of any other cause or event contributing concurrently or in any other sequence thereto.
- 28. Any claim directly or indirectly caused by, happening through, in consequence of or contributed to by war (whether war be declared or not), invasion, acts of foreign enemies, hostilities, civil war, rebellion, revolution, insurrection, military or usurped power, strikes, riots or civil commotion.

#### **GENERAL CONDITIONS**

These general conditions apply to all sections of this **Policy**. There may be additional conditions set out under the How To Make A Claim section of this PDS.

#### NOTICES

Any notice **We** give **You** will be in writing, and it will be effective:

- If it is delivered to You personally; or
- It is delivered to You at Your address (including an electronic address) last known to Us.

It is important for You to tell Us of any change of address as soon as possible.

#### **TAXATION IMPLICATIONS**

There may be other taxation implications affecting You, depending upon Your own circumstances.

- a) You are required to tell Us of any entitlement to an input tax credit If You fail to do so, You may be liable to GST on any claim We pay.
- b) The policy does not provide cover for any GST liability, or for any fine or penalty for which You become liable.

If in doubt **We** recommend that **You** seek professional advice.

#### **HOW TO MAKE A CLAIM**

To make an Accidental Damage claim, please visit any Store and they will assist You with the lodgment of Your claim. This will include taking photos of the Accidental Damage to the Eyewear.

To make a Theft claim, You can either visit the Store or call the Store and lodge Your claim. Please ensure You have reported the Theft to the police, and You have received a police incident number, as this will be required for the lodgment of Your Theft claim.

If **You** have any questions regarding the clams process, please:

Phone: 1800 963 633 between the hours of 9am and 5pm

Monday to Friday excluding public holidays or Email: eppclaims@insurance.com.au

We will not be responsible for any costs involved to repair or replace any Eyewear where You have failed to obtain prior approval from the Administrator.

#### HOW CLAIM ADMINISTRATION AND LEGAL PROCEEDINGS **ARE UNDERTAKEN**

When a claim is admitted under this policy, We have the right at Our discretion, to exercise all the legal rights of You relating to the incident and to do so in Your name. We will take full control of the administration, conduct or settlement of the claim.

Before We will pay anything under this Policy, You must have complied with all the requirements of this section and provided Us or Our Administrator with all information and assistance that We or the Administrator have requested.

#### WHAT YOU MUST NOT DO

You must not provide false or misleading information, We may deny part or all of **Your** claim if **You** are not truthful and frank in any statement You make in connection with a claim, or if the claim is fraudulent or false in any respect.

#### WHAT WE DO

We may take over and conduct the defence or settlement of any claim or issue legal proceedings for damages. If We do this, We will

We have full discretion in the conduct of any legal proceedings and in the settlement of any claim. You must co-operate by giving Us any statements, documents or assistance We require. This may include giving evidence in any legal proceedings.

#### WHAT CAN AFFECT A CLAIM

We may refuse to pay or reduce the amount We pay under a claim if You are in breach of Your duty of disclosure or any of the conditions of this **Policy**, including any endorsements noted on or attached to the Schedule.

We may be entitled to refuse to pay or to reduce the amount of a claim if:

- a) it is in any way fraudulent; or
- b) any fraudulent means or devices are used by You or anyone acting on Your behalf to obtain any benefits under this Policy.

#### INPUT TAX CREDIT ENTITLEMENT

You are required to tell Us of any entitlement to an input tax credit If You fail to do so, You may be liable to GST on any claim We pay. The Policy does not provide cover for any GST liability, or for any fine or penalty for which You become liable.

#### SEVERAL LIABILITY NOTICE

The subscribing **Underwriters**' obligations under contracts of insurance to which they subscribe are several and not joint and are limited solely to the extent of their individual subscriptions. The subscribing Underwriters are not responsible for the subscription of any co-subscribing underwriters who, for any reason, do not satisfy all or part of their obligations.

#### **PRIVACY**

As underwriters, We limit the collection, disclosure and use of personal information to only what is needed to properly produce, quote, underwrite, service and administer Our insurance and reinsurance products and / or to fulfil legal or regulatory requirements. The types of personal information We collect and how We use such information is set out in our Privacy Statement, which is available online via https://newlinegroup.com/privacy-statement/ (or in other formats upon request).

We will only disclose personal information in connection with the insurance cover **We** provide and to the extent required or permitted by law or regulation.

#### **DEFINITIONS**

Some key words and terms used in this PDS have a special meaning. If words and terms are only used in one (1) section of the PDS, **We** will describe their special meaning in that section.

Wherever the following words or terms are used in the PDS, they mean what is set out below:

#### **Accidental Damage**

Means a sudden and unforeseen event that causes damage to the Eyewear requiring repair or replacement.

#### **Administrator**

Means Professional Risk Underwriting Ptv Ltd (ProRisk) appointed by Us.

#### **Authorised Repairer**

Means the **Retailer** appointed by the **Administrator** on **Our** behalf to carry out repairs or provide replacement **Eyewear** under the terms of the **Policy**.

#### **Excess**

Means the monetary amount recorded on the **Schedule** payable by You to the Authorised Repairer at the time of claim

#### Eyewear

Means a single pair of prescription spectacles, lenses, or prescription sunglasses purchased by You as new as recorded on Your Schedule.

#### Insured/You/Your

Means the person named in the Schedule. Where the Eyewear is purchased for a minor, the coverage under the **Policy** will be deemed to be provided to the parent or legal quardian of the minor.

#### Retailer

Means Luxottica Retail Australia Pty Ltd or its affiliates or franchisees who are authorised by **ProRisk** to sell **Eyewear** Protection Insurance.

#### **Purchase Price**

Means the cost of the **Eyewear** including GST as recorded on the purchase receipt issued by the **Retailer** at time of purchase.

#### Period of Insurance

Means the period shown in the **Schedule** between the commencement date and end date.

#### Theft

Means the dishonest removal of **Your Eyewear** by any third party with the intention of depriving You permanently of its possession.

#### **Policy**

Means Your insurance contract which consist of this Product Disclosure Statement, Policy Wording and the Schedule.

#### Schedule

Means the written confirmation provided to You by Us, which provides confirmation of cover and the details of the cover provided to You.

#### Store

Means a participating retail store operated by Luxottica Retail Australia Pty Ltd or its affiliates or franchisees.

#### **Premium**

Means the monetary amount payable by You including government charges and levies in order to receive cover under Your Policy. The Premium paid will be confirmed on Your Schedule.

#### **ProRisk**

Means Professional Risk Underwriting Pty Ltd ABN 80 103 953 073 AFSL 308076

#### We, Us, Our, Underwriters

Means certain underwriters at Llovd's participating in this **Policy**, each to the extent of its own participation only.

# PART C: FINANCIAL **SERVICES GUIDE (FSG)**

ProRisk is responsible for this FSG as it relates to the financial services provided by them.

In this FSG, the words "We", "Our" or "Us" is a reference to Professional Risk Underwriting Pty Ltd (ProRisk). "You" and "Your" refer to You as the client and/or the insured.

This FSG provides You with information about the financial services that ProRisk provides in relation to the Total Loss Benefit Insurance Policy to help You decide whether or not to Use those services. It includes information about how **ProRisk** and other relevant parties are remunerated in relation to the product and services, Our client compensation arrangements, how We deal with complaints and how We can be contacted.

# WHO IS PRORISK?

Professional Risk Underwriting Pty Ltd ABN 80 103 953 073 AFSL 308076 conducts business under the name ProRisk.

Professional Risk Underwriting Pty Ltd holds an Australian Financial Services License (AFSL 308076) and is regulated by the Australian Securities & Investments Commission (ASIC).

The AFSL authorises ProRisk to carry on a financial services business to deal in and provide general advice on general insurance products to wholesale and retail clients.

#### **OUR PRODUCTS AND SERVICES**

ProRisk enters into and administers this insurance on behalf of the insurer and provides general advice only in respect of this insurance product. This means that **Our** advice will not take into account **Your** objectives, financial situation or needs. You should read the PDS and Policy Wording and consider it before making any decision about whether to acquire a financial product from ProRisk.

Before taking any action to acquire a financial product from ProRisk You should consider whether it is appropriate for You having regard to Your own objectives, financial situation and needs.

# FOR WHOM DO WE ACT?

ProRisk is an underwriting agency. As an underwriting agency We are authorised under a binder agreement to act on behalf of the Insurer. We have authority to issue the insurance policy including to enter into and administer this insurance policy and manage claims made against this policy on the Insurer's behalf.

This means that in all matters **We** represent the Insurer and not **You**.

#### **HOW PRORISK IS PAID**

**ProRisk** are paid a service fee by the Insurer for services **We** undertake on their behalf.

These services include but are not limited to the following;

Issuing and administering insurance policies, Market Research, Product Design and Product Development, Premium Builds and Analysis, Distribution Services, Administration Services, Compliance Services, Reporting Services, Claims Services, Collection and Payment of all relevant Taxes and Levies.

The service fee paid to ProRisk is calculated as a % of the net premium paid by **You** and ranges from 0 to 30%. The net premium is the premium excluding any statutory and government charges.

ProRisk may also be paid a share of the underwriting profits earned by the Insurer based on the underwriting performance of the portfolio if certain criteria are met based on contractual arrangements between Us and the insurer. If We do not meet the criteria, We will not be paid a share of the underwriting profits.

ProRisk holds the premium paid in trust pending payment to the Insurer and receives any interest earned.

You may ask for further information about Our remuneration relevant to the products and services provided to You. All requests must be received within a reasonable timeframe following the provision of the products and services to You.

# INSURANCE BROKERS, CORPORATE **DISTRIBUTORS AND REFERRERS**

If You purchase Your insurance policy from either an Insurance Broker, Authorised Representative or Authorised Distributor We will pay them commission. The commission is paid from the net premium paid by You. The commission We pay is capped at 20% of the net premium.

If You are referred to Us by one of Our Referral Partners, We may also pay them a fee or commission. The fee or commission We pay is capped at 20% of the net premium.

The commission **We** pay will not increase the amount **You** pay **Us**.

You may ask for further information about payments We make relevant to the products and services provided to You. All requests must be received within a reasonable timeframe following the provision of the products and services to You.

# **RELATIONSHIPS, ASSOCIATIONS** AND CONFLICTS OF INTEREST

ProRisk is a member of a group of related companies. You may be referred by these companies to Use **Our** products and services or We may refer You to them for other products and services. If You purchase a product as a result of the referral We may indirectly benefit from the success of the related company.

Some related body corporates of **ProRisk** include Armada Underwriting Pty Ltd ABN 84 000 989 131 AFSL 237402 (Armada), Insurance House Pty Ltd ABN 33 006 500 072 AFSL 240954. We have a conflicts of interest policy to ensure We are aware of and manage any conflicts of interest including those described above.

#### **HOW ARE PRORISK EMPLOYEES PAID?**

Our employees are paid by salary and superannuation benefits. The amount of salary varies according to the employee's position within ProRisk. Bonuses or incentives may be payable depending upon a number of factors including performance and the achievement of company goals.

# **ELECTRONIC DELIVERY OF DISCLOSURE NOTICES**

We will provide all correspondence and disclosure notices including Our Combined Product Disclosure Statement, Policy Wording and Financial Services Guides and other Documents to You electronically including via email and or links to websites. If You have provided Us with Your email address, We will typically use that email address for all correspondence and disclosure notices. Should You prefer not to receive disclosure documents electronically, please advise Us and We will update Our records accordingly.

#### **COMPLAINTS**

Your complaint will be considered in line with Our Complaints Handling Procedures as outlined on page 10 of this Combined Product Disclosure Statement, Policy Wording and Financial Services Guide.

#### **CLIENT COMPENSATION**

We hold a Professional Indemnity (PI) Policy. This policy covers Us and Our employees for claims made against Us by clients as a result of Our conduct in relation to the provision of financial services. Our PI policy covers **Us** for claims relating to the conduct of representatives that no longer work for Us.

This policy satisfies the requirements for compensation arrangements under Section 912B of the Corporations Act 2001 (Cth).

#### **CONTACT US**

If You have any further questions about the financial services provided by ProRisk please contact Us at.

Phone: 1300 PRO INS (1300 776 467) Email: enquiries@prorisk.com.au

Mail: Level 2, 115 Bridge Road Richmond VIC 3121

Web: www.prorisk.com.au

Please retain this document for Your reference and any future dealings with ProRisk.