



# **Terrorism – Housing Associations**

#### **Target Market Statement**

# **Product Type**

This is an insurance product extending the underlying property damage policies held by Housing Associations to provide specific cover for physical and consequential loss or damage caused by an Act of Terrorism including sabotage.

# Characteristics of the target market (who is the product designed for?)

This product is targeted at Housing Associations and similar organisations such as housing cooperatives, housing trusts, housing charities, housing partnerships, arms-length management organisations (ALMOs), friendly societies, industrial and provincial societies, DIY shared ownership, housing private finance initiatives (PFI) and housing joint venture initiatives.

Whilst the policy will be purchased by one of the corporate entities above it will also, where applicable, be for the benefit of individuals who own the leasehold in the properties.

The product is designed for UK Customers only including both SME customers (non-large risks) and large customers.

There is no minimum or maximum limit to the number of units per policy.

The product is not sold to vulnerable customers, but the beneficiaries of the policy could include leaseholders which may include vulnerable customers. As a consequence, this product should be distributed via an intermediary that can provide any additional support and advice required.

The product is suitable for residential multi-occupancy buildings as defined by the FCA and where these form part of the risk or portfolio Pen will provide the required disclosure information.

# Objectives, needs and interests of the target market (considering the key features and benefits of the product)

This product provides Terrorism cover for portfolios of residential and commercial buildings offering the following benefits:

- Broad definition of terrorism an act or series of acts by person(s) acting alone or on behalf of or in connection with any organisation, committed for political, religious, ideological or similar purposes including the intention to influence any government and/or to put the public or any section of the public in fear.
- In addition, the definition of Terrorism includes acts of sabotage.

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- The Terrorism policy follows the underlying policy's basis of settlement, terms and conditions, definitions, extensions and other provisions.
- The underlying policy does **not** need to be placed with Pen.
- Up to a total sum insured / limit of £50 m with higher limits available on request
- Chemical, Biological, Radiological, Nuclear coverage is provided up to £0.5m as standard although higher limits may be agreed.
- Flexibility to suit customers who can select which property or business they want to insure against Terrorism.
- Brand rehabilitation following an act of terrorism cover for costs incurred for advertising and public relations.
- Nil excess basis for all policies (unless otherwise requested by the customer).

## Who is this product not designed for?

This product would not be suitable for non-UK customers that are not Housing Associations or similar organisations as set out above.

The product would also not usually be suitable for customers with the following features:

• Portfolios where there is no underlying or associated property damage policy in place.

### How do we expect this product to be distributed?

This product should be sold with the active assistance and guidance of an insurance intermediary with whom Pen has an agency to select the appropriate level of cover. Pen recommends this product is not sold directly to customers without this assistance.

This product is suitable to be distributed via a variety of intermediated sales channels, such as face to face, telephone, email, or by postal application by an insurance intermediary.

The product will not be distributed directly by Pen to customers.

#### What are the distributor value considerations?

We expect all distributors in the chain to consider the following when selling Pen's products:

- The impact on product value of offering other products alongside this one, especially
  those with proportionally greater remuneration. For example, an ancillary product,
  elements of which may duplicate existing cover, or premium finance charged at an
  elevated rate of APR.
- Additional commission, fees or charges added as part of distribution processes must be
  proportionate to the service provided, in line with those charged elsewhere, and not
  affect the overall value offered by the product.
- Distributors must ensure there is no duplication of cover as a result of any add-on products sold where appropriate cover is already provided by the policy.
- Distributors must consider the demands and needs of the customer and the Consumer Duty requirements when dealing with customers.

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## Scope

This document is intended to provide an indicative summary of the target market for this product and is not a summary of coverage. Please refer to separate policy documentation for full details of the coverage provided by the product.

#### **Product Approval Process**

Pen has a product approval process in place to ensures that there is appropriate oversight of all products where Pen is either a co-manufacturer or a distributor. The process includes a risk assessment process where due consideration is given to the impact of the product on the target market and the value of the product.

A diagram of Pen's product approval process can be found on the Pen website here.

#### **Important Information**

This target market statement should be used by all (co)manufacturers and distributors of this product. (Co-)manufacturers and distributors should not create their own variation of this document. Where any party using this document has concerns about the accuracy or completeness of the information included, this should be raised to Pen urgently for discussion.

**Valid From** 

28/10/2024

**Next Review Date** 

On or before 28/10/2025