

INCOME PROTECT INSURANCE

Our unique range of flexible insurance products
pay you cash, so you can recover at your own pace.

RECOVER COVER



Combined Product Disclosure Statement,
Policy Document and Financial Services Guide
24 March 2026

INCOME PROTECT INSURANCE

Cover that helps take care of the bills so you can recover.

We understand if you can't make it to work because of an illness or injury – you might struggle to make the bills or the mortgage repayments.

That's where **Income Protect Insurance** comes in, to help cover living expenses and keep you afloat while you're recovering.



INCOME PROTECT INSURANCE COMBINED PRODUCT DISCLOSURE STATEMENT AND POLICY DOCUMENT

WHAT MAKES INCOME PROTECT INSURANCE UNCOMMON?



FLEXIBLE

We pay you cash when your claim is approved, giving you the flexibility to use it to recover your way.



EASY

No complex medical checks or underwriting when you take out cover, just talk to our friendly member care consultants.



UNIQUE

Our products are designed to help fill the gaps not covered by traditional health insurance products, to help you recover.



WHO CAN APPLY?

Apply if you're a Permanent Resident of Australia aged 18-60, cover expires at 65.



WHAT DOES INCOME PROTECT INSURANCE PAY FOR?

Up to 70% of your average monthly income* (up to \$10,000 per month), for up to 12 months if you're unable to work due to illness or injury^ for more than 30 days.



ABOUT THIS DOCUMENT

This Combined Product Disclosure Statement (PDS), Policy Document and Financial Services Guide (FSG) contains important information about Income Protect Insurance and is designed to help You decide whether this product is right for You.

Any advice given in this document is general only and does not take into account Your individual objectives, financial situation or needs. You should read this document carefully before deciding on this product.

If We issue You with an Income Protect Insurance policy, You will receive a copy of this Combined Product Disclosure Statement and Policy Document, along with Your Policy Schedule. Together, these documents form Your Policy and should be kept in a safe place.

Throughout this document, some words and expressions have a special meaning. These words begin with a capital letter, and their meanings can be found in the Glossary section of this document.

WHO CAN APPLY

You can apply for Income Protect Insurance if You:

- are aged between 18 and 60; and
- are a Permanent Resident of Australia; and
- have been employed by the same employer, or have been in the same occupation, for the 12 months immediately prior to the Cover Commencement Date; and

- are working at least 21 hours per week; and
- are earning at least \$2,000 pre-tax per month.

Certain occupations are not eligible for cover under Income Protect. For further information, please call Us on **13 13 34**.

WHAT'S COVERED

If You are Totally Disabled while Your Policy is Active, and subject to the terms of this Policy, We will pay You the Monthly Benefit, which is the lesser of:

- 70% of Your Pre-Disability Earnings (please refer to page 11 for the Pre-Disability Earnings definition), less any offsets; or
- Your Level of Cover, less any offsets.

This Monthly Benefit will not exceed \$10,000, excluding any increases due to inflation indexation.

The total number of months that We will pay a benefit over the duration of this Policy will not exceed 12 months. This means that each time We pay You a benefit under this Policy, it will reduce this 12 month period accordingly. Once benefits have been paid for 12 months (in total for 1 or more Total Disabilities), Your Policy will end.

For eligible claims, the period where benefits are payable commences 30 days after the date of Total Disability (also known as the Waiting Period), unless it's a Recurrent Disability.

If You have a Recurrent Disability, We will recommence payment of Your Monthly Benefit without restarting the 30 day Waiting Period.

Benefits are payable to You and paid monthly in arrears.

* Payment is subject to offsets including any amounts payable from your employer or superannuation fund.

^ Subject to exclusions, limitations and definitions - refer to pages 3-11 for further information.

COVER OUTSIDE AUSTRALIA

You are covered for Sickness or Injury that happens overseas and results in You being Totally Disabled when You return to Australia, but We will not pay any benefits for loss of earnings from any occupation You have outside Australia. Claims must be made and will only be paid in Australia.

OFFSETS

Your Monthly Benefit will be reduced by any offset amounts. Offset amounts are any amounts payable to You, while You are Totally Disabled, from any of the following sources:

- a current or former employer, business or partnership;
- a superannuation, pension or retirement plan;
- another income replacement policy insuring against disablement, injury, disease or sickness;
- any form of compensation or damages for the Sickness or Injury suffered, including workers

compensation, accident compensation or social security payments;

- any pension or other payment from a government authority.

Where any of the amounts mentioned above are paid as lump sums, they will be converted to monthly income equivalents calculated upon the advice of Our actuary.

For any Total Disability, including where offsets apply, the period for which benefits are payable is for a maximum of 12 months. This period will commence 30 days after the date of Total Disability.

Whilst the Monthly Benefit is 100% offset, no benefits are payable under this policy at that time. If the Monthly Benefit is 100% offset for the full 12 month period, no benefit will be payable under this Policy for that particular Total Disability.

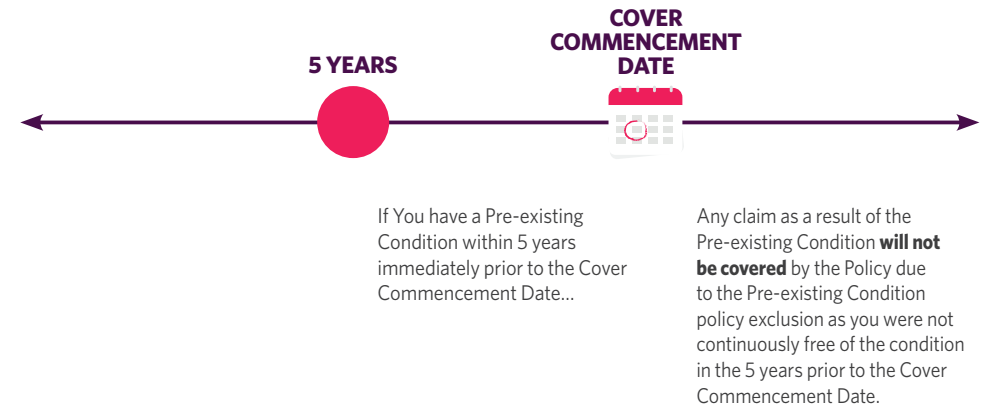
WHAT ISN'T COVERED

No benefit is payable to You if You are Totally Disabled as a result of:

- a Sickness, or recurrence of the same or a related Sickness, which first becomes evident within 60 days from the Cover Commencement Date, or within 60 days after any additional increases to Your Level of Cover ("No Claim Period"); or
- a Pre-existing Condition that existed within 5 years immediately prior to the Cover Commencement Date;
- intentional self-injury, or attempted suicide;
- normal and uncomplicated:
 - pregnancy (includes any condition related to pregnancy that does not require hospitalisation prior to delivery);

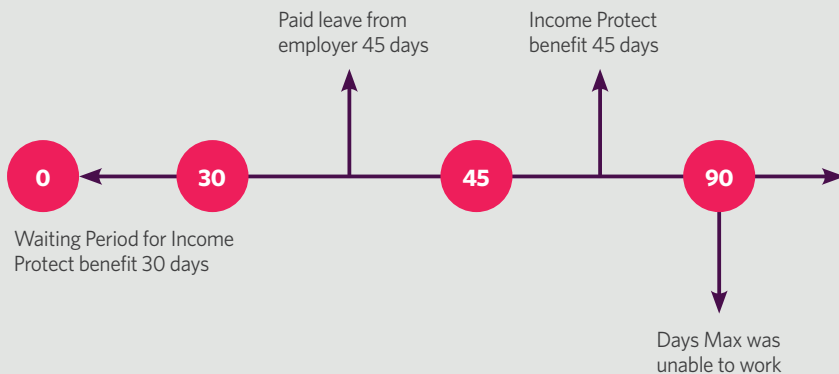
- participation in infertility or contraceptive procedures;
- miscarriage; or
- childbirth;
- You engaging in Professional Sport or committing any illegal activity;
- drug or alcohol abuse, use or intoxication, other than the use of prescribed drugs taken in accordance with the directions of a registered medical practitioner;
- an act of war, whether declared or not, hostilities, civil commotion, terrorism or insurrection.

HOW A PRE-EXISTING CONDITION WORKS



An example of an Offset

Max is a carpenter who earns \$5,000 pre-tax per month and his Income Protect Insurance policy has a Level of Cover of \$3,500 per month. Max had a cycling accident and broke his leg. This caused him to be Totally Disabled and unable to work for 90 days. We received Max's claim form and all required documentation. Max advised Us he received 45 days of paid leave during this time from his employer. Max's claim was approved, however as he was entitled to paid leave for part of his period of Total Disability, this impacted the benefit received. Max was paid by his employer during the 30 day Waiting Period and for the following 15 days outside the Waiting Period. Under the policy, no benefits are payable during the Waiting Period and the employer income received outside the Waiting Period will offset (reduce) the Monthly Benefit. As a result, Max received a benefit of \$8,000 as he received income of \$2,500 during the 15 days outside the Waiting Period which offset (reduced) his Monthly Benefit.



EXAMPLES OF HOW A PRE-EXISTING CONDITION WORKS

APPROVED EXAMPLE

Susan suffered from sciatica. She received treatment and fully recovered and had no ongoing signs or symptoms in the 5 years before taking out cover. Susan subsequently suffered a recurrence of sciatica 2 years after her Cover Commencement Date which caused her to be Totally Disabled and unable to work for several months.

Susan submitted a claim which was approved as she was continuously free of the condition in the 5 years prior to her Cover Commencement Date and all other policy conditions were met.

DECLINED EXAMPLE

James suffered from sciatica. He continued to have symptoms or was receiving treatment, in the 5 years before taking out cover. James subsequently suffered another recurrence of sciatica 7 years after his Cover Commencement Date which caused him to be Totally Disabled and unable to work for several months.

James submitted a claim which was declined due to the Pre-existing Condition policy exclusion as he was not continuously free of the condition in the 5 years prior to his Cover Commencement Date and the evidence showed that James either was aware of the sciatica or could reasonably be expected to be aware of the sciatica at the Cover Commencement Date.

These examples are to demonstrate how a Pre-existing Condition works and the impact a Pre-existing Condition can have on a claim. They do not cover all possible scenarios.

HOW WE ASSESS PRE-EXISTING CONDITIONS

We will assess if You have a Pre-Existing Condition (please refer to page 11 for the Pre-existing Condition definition) when You make a claim.

We will decline to pay a benefit to You on the basis of a Pre-Existing Condition if, at the time when this Policy was entered into (i.e. the Cover Commencement Date), You were aware of, or a reasonable person in the circumstances could be expected to have been aware of, the sickness or disability to which you were subject on the Cover Commencement Date or had been subject at any time within 5 years immediately prior to the Cover Commencement Date.

We will take into account information that includes but is not limited to:

- the information that You supply to Us; and
- the information that Your treating registered medical practitioner supplies to Us, such as their opinion of whether the signs, symptoms or treatment of the sickness or disability existed prior to the time when the Policy was entered into.

PREMIUMS

You must pay premiums on or before the due date to keep Your Policy Active. Premiums are payable in advance and You can choose the frequency. You must have the capacity to afford to pay premiums on an ongoing basis (including premiums as they may increase) because if You do not pay premiums when they are due, Your Policy may be cancelled (see page 8 and 9 for details).

The premium payable under Your Policy, as applicable at the Cover Commencement Date, is shown on Your Policy Schedule. The premium includes stamp duty payable by Us where applicable and includes a policy fee. The policy fee may be increased every year in line with the Consumer Price Index (CPI).

The premium payable for Your Policy is variable. We may change the premium of Your Policy at any time, provided such change applies to all policyholders under this series of Income Protect Insurance. We will write to You about any changes and they will come into effect on the date specified in the notice of change, which will be at least 30 days after the date of sending the notice of change to You.

HOW PREMIUMS ARE CALCULATED

Your premium is based on a range of factors, including:

- Your age – Your age impacts on the likelihood of making a claim. Higher premiums usually apply for higher ages, as the likelihood of making a claim generally increases with age
- Your sex – the likelihood of making a claim can differ between males and females and this can also affect premiums
- Your occupation – higher premiums apply for higher risk and hazardous occupations
- Your health status – if your BMI (Body Mass Index) is outside a normal range, this will also result in a higher premium
- Smoker status – premiums are higher for smokers compared to non-smokers due to the associated health risks of smoking
- Level of Cover – Your premium will also be based on the Level of Cover You select. Higher premiums apply for higher levels of cover.

Your premium may increase with your age, on Your Policy Anniversary date. This is referred to as a variable aged-stepped premium. We will advise You of Your new premium at least 30 days before these changes apply.

Non-Smoker Rates

Where premiums are charged at Non-Smoker rates, this is subject to Your continued abstinence from smoking any substance. We reserve the right to ask for further evidence of Your eligibility for these rates from time to time. To qualify for Non-Smoker rates, You must not have smoked tobacco or any other substance in the 12 months prior to the due date of Your next premium.

Automatic indexation increase

To help You keep up with the cost of living, Your Insured Benefit is automatically increased at each Policy Anniversary, prior to Your 60th birthday, in line with the Consumer Price Index (CPI) up to a maximum of 5% per annum. As Your Insured Benefit increases, Your premium usually increases too. Inflation increases will continue even where the maximum Insured Benefit is met or exceeded (see 'What's Covered' on page 3). We will write to advise You of Your new Insured Benefit and premium at least 30 days before Your Policy Anniversary. You can decline the indexation increase We offer before the Policy Anniversary on which the increase would apply. If You do so on 2 consecutive occasions, We will not offer the indexation increase again. However, You can contact Us to request the indexation increase at any time.

An example of how inflation increases work

Rebecca took out an Income Protect Insurance policy and selected a Level of Cover of \$5,600 per month (based on 70% of her pre-tax earnings per month of \$8,000). On her first Policy Anniversary, the automatic inflation increase was applied in line with the CPI of 2.5%. This was reflected in an increase to Rebecca's Level of Cover. Rebecca did not need to do anything to continue accepting the automatic inflation increase for the following year as shown in the table below.



	INFLATION INCREASE	LEVEL OF COVER WITH INFLATION INCREASE APPLIED
Cover commencement	N/A	\$5,600
1st Policy Anniversary	2.5%*	\$5,740*
2nd Policy Anniversary	3%*	\$5,912*

After her second Policy Anniversary Rebecca fell off a ladder and broke her arm. This caused her to be Totally Disabled and unable to work for several months. We received Rebecca's claim form and all required documentation. Her claim was approved and we paid Rebecca a monthly Benefit of \$5,912 for three months, after the 30 day Waiting Period.

*All figures shown in this table are examples of the effect of inflation increases on the Level of Cover only and do not reflect current or forecast CPI rates or the impact to Your Premium.

PREMIUMS AND TAX

Premiums received are paid into Our No. 1 Statutory Fund, and all benefits are paid out of this fund. Generally, income protection insurance premiums are tax deductible, however the benefits paid are not free of personal tax. This is a general statement based on present laws and their interpretation. Individual circumstances may vary and You should consult a professional tax adviser.

CHANGES TO YOUR POLICY

You can contact Us on **13 13 34** to request changes to Your Policy, including increasing or decreasing your Level of Cover or updating Your Occupation or smoking status.

LEVEL OF COVER

You can apply to decrease Your Level of Cover at anytime throughout the duration of Your policy. If Your premium is decreasing due to this change, this will apply from the date You request the change. Your premium will be adjusted on Your next payment due date to reflect this change.

You can apply to increase Your Level of Cover up to the age of 60. You are not permitted to increase Your Level of Cover where, at the time of applying for the increase, You have an occupation that is not eligible for cover under Income Protect. For further information please call Us on **13 13 34**. We may require You to confirm any requests to change Your Level of Cover in writing. Any changes to Your Level of Cover will impact the premiums You pay. Any increases to Your Level of Cover will be subject to terms and conditions, including a 60-day No Claim Period that will apply to Your additional increased Level of Cover (refer to the What Isn't Covered section on page 5) and an increase in premium, applicable from the date You request the change. Your premium will be adjusted on Your next payment due date to reflect this change. If You pay Your premiums quarterly, semi-annually or annually, Your new Insured Benefit and premium will change on the next monthly anniversary of Your Cover Commencement Date. We will issue You a new Policy Schedule reflecting Your new terms prior to commencement. Your existing Level of Cover that has already served the No Claim Period is not impacted. This means that if You have a claim that arises during the 60-day No Claim Period after You increase Your Level of Cover, We will assess Your claim under Your previous Level of Cover that applied before the increase.

OCCUPATION

In the event that You notify Us of any changes to Your occupation, We reserve the right to adjust Your premium accordingly to reflect the change in risk. If Your premium is changing due to the change in Your occupation, this will apply from the date You advise Us of changes to Your occupation and Your premium will be adjusted on Your next payment due date to reflect this change. If You do not notify Us of changes to Your occupation and subsequently make a claim, We may offset any premiums that should have been paid from the benefit amount.

WHEN YOUR COVER ENDS

Insurance under Your Policy will end when any of the following occurs:

- Your death;
- You turn 65;
- You do not pay Your premiums, by the date stipulated by Us in Our written notice of

cancellation to You following the non-payment of premiums for 3 months after the date to which premiums have been paid;

- You have been paid the Monthly Benefit for a total of 12 months; or
- You make a written request to cancel Your Policy, on the date We receive Your written request.

We will not cancel Your Policy in response to any change in Your risk, except in the case where We're entitled to do so because of a breach of Your duty to take reasonable care to not make a misrepresentation.

We will not cancel Your Policy in response to any change in Your occupation or deterioration in Your health, except in the case where We are entitled to do so because of a breach of Your duty to take reasonable care to not make a misrepresentation.

REINSTATING YOUR POLICY

We may cancel Your Policy due to non-payment of premiums. If You have outstanding premiums, before We cancel Your Policy, We will send You a written notice informing You that You must pay Your outstanding premiums by the date stipulated by Us in Our written notice and that Your Policy will be cancelled within 30 days if Your outstanding premiums have not been paid in that time.

If We have cancelled Your Policy due to non-payment of premiums, We will send You a written notice of cancellation. You can request to reinstate Your Policy by calling us on **13 13 34** within 30 days of the date stated on the written notice of cancellation. Within that 30 days, We must receive all outstanding premiums before Your Policy can be reinstated.

COOLING OFF PERIOD

From the date You receive Your Policy documents from Us, You have 30 days to check whether the Policy meets Your needs. Within this time, You may cancel Your Policy by calling us on **13 13 34** and receive a full refund of any money paid provided You have not made a claim.

HOW TO MAKE A CLAIM

We will require written proof from You to substantiate Your claim. To submit satisfactory written proof to Us:

- complete and return an Income Protect Insurance claim form as soon as possible after your 30 day Waiting Period (You can get a copy of this form by calling Us on **13 13 34** or emailing Us at lifecclaims@hcf.com.au);
- You will need to pay any costs related to

completing the Income Protect Insurance claim form;

- if required, You will need to have a medical examination on Our behalf and at Our expense;
- You must provide satisfactory proof of Your age and income;
- You must supply any other documents or evidence We may require in order to assess Your claim; and
- You must seek medical advice from a legally qualified medical practitioner as soon as possible after an Injury occurs and their advice must be followed.

WHEN WE'LL PAY A CLAIM

We will pay You a benefit if You satisfy the terms under Your Policy.

It is important that You comply with Your obligations under Your Policy. If You do not comply with Your obligations under Your Policy or You make a fraudulent claim, We may reduce or refuse to pay Your claim or cancel Your Policy. Where Your Policy says that We may refuse to pay or reduce a claim because of something You did (or did not do), We may:

- refuse to pay Your claim, but only to the extent that such act or failure caused or contributed to the loss which gives rise to Your claim; or
- reduce Our payment of Your claim, but only by an amount that fairly represents the extent to which Our interests are prejudiced by the act or failure.

RISKS

It is important to understand the associated risks of purchasing a life insurance policy. Things You may wish to consider include:

- determining whether this Policy suits Your needs;
- if You are replacing an existing policy, consider the terms and conditions of this Policy and your existing policy before making a decision because your existing insurance may provide you with broader or more suitable coverage based on your needs;
- this Policy does not have a surrender value, which means no money is payable to You unless We have approved a claim under this Policy.

It is also important to understand that if You become unemployed or take unpaid leave for 12 months or more prior to becoming Totally Disabled, no benefits would be payable to You. So, if Your income ceases for an extended period, You should consider whether this Policy is right for you.

GLOSSARY

Where the below terms appear throughout this document, they hold the meanings stated in the table below.

TERM	MEANING
Active	means the period of time between the Cover Commencement Date and the date Your Policy ceases in accordance with section 'When Your Cover Ends'.
Cover Commencement Date	means the date shown on Your Policy Schedule.
CPI	means the All Groups Consumer Price Index for Australian capital cities, published by the Australian Bureau of Statistics for the 12 months to 30 September. For indexation increases, We apply the CPI for the 12 months to 30 September in the previous year, but will not apply an increase greater than 5%. If there is any suspension or discontinuance of the All Groups Consumer Price Index We will use another appropriate published index chosen by Our actuary.
Doctor	means a registered medical practitioner other than You, one of Your family members, or Your business partner, employee or employer.
HCF	means The Hospitals Contribution Fund of Australia Ltd (ABN 68 000 026 746, AFSL 241 414).
Injury	means physical damage to the body.
Insured Person	means the Insured Person named on Your Policy Schedule.
Level of Cover	means the amount shown in Your Policy Schedule, as increased by CPI.
Monthly Benefit	means the lesser of: <ul style="list-style-type: none"> 70% of Your Pre-Disability Earnings less any offsets; or Your Level of Cover less any offsets.
No Claim Period	means <ul style="list-style-type: none"> the 60 days from the Cover Commencement Date, or where You increase Your Level of Cover, 60 days after any increase to Your existing Level of Cover (excluding annual CPI increases), when no benefit is payable, or (where applicable) when no benefit for the increased Level of Cover is payable, if the Insured Person suffers a Sickness, or a recurrence of the same or a related Sickness, which first becomes evident in that period.
Non-Smoker	means You have not smoked 1 or more cigarettes or any other substance (including e-cigarettes or vaping products) in the last 12 months.
Parental Leave	means a pre-determined period of leave from Your usual occupation that is approved by Your employer for the purpose of taking care of a new child.
Permanent Resident of Australia	means a permanent resident or Australian citizen as defined under the <i>Australian Citizenship Act 2007 (Cth)</i> including any amendment, replacement, re-enactment or successor legislation.
Policy	means this Combined Product Disclosure Statement and Policy Document, together with Your Policy Schedule and any change notices We issue You while Your Policy is Active.
Policy Anniversary	means the annual anniversary of the Cover Commencement Date of Your Policy.

TERM	MEANING
Pre-Disability Earnings	means Your average Monthly Earnings during the 12 months immediately prior to becoming Totally Disabled. Monthly Earnings means the amount You earn before tax each month from Your usual occupation in Australia, less any expenses incurred in deriving that income. It does not include investment income. If You suffer a Recurrent Disability, We will also apply CPI adjustments to Your Pre-Disability Earnings calculation and this can never be less than Pre-Disability Earnings.
Pre-existing Condition	means a sickness or disability to which You: <ul style="list-style-type: none"> were subject to on the Cover Commencement Date; or had been subject to at any time within 5 years immediately prior to the Cover Commencement Date; and where at the time when this Policy was entered into (i.e. the Cover Commencement Date), You were aware of, or a reasonable person in the circumstances could be expected to have been aware of, the sickness or disability.
Professional Sport	means a sport for which You were either participating in competition or training under the guidance of a professional coach, and for that sport, You had received, or expected to receive, \$5,000 or more in remuneration during the competition season or calendar year, whichever applies, in which the Impairment occurred. Remuneration includes the following: <ul style="list-style-type: none"> match payments regular income (the player is paid a fixed annual salary to play for the club) match bonuses.
Recurrent Disability	means a successive period of Total Disability while Your Policy is Active, which is due to the original or a related cause, and not separated by return to active full-time employment for 6 months or more, will be considered a continuation of the same Total Disability. If this occurs, We will recommence payment of Your Monthly Benefit without applying the Waiting Period. We will also apply CPI adjustments to Your Pre-Disability Earnings calculation and this can never be less than Pre-Disability Earnings.
Sickness	means an illness or disease.
Totally Disabled/ Total Disability	means, as a result of Sickness or Injury, You: <ul style="list-style-type: none"> are unable to perform the essential duties of Your usual occupation; and are not engaged in any occupation; and are under the regular care and attendance of a Doctor.
Waiting Period	means the 30 day period from the date of Total Disability during which You must continue to be Totally Disabled, and during which no benefits are payable. If You are Totally Disabled as a result of complicated: (1) pregnancy; (2) miscarriage; (3) childbirth; or (4) participation in infertility or contraceptive procedures, then the 30 day waiting period commences from the date Your Parental Leave or other applicable employer leave ends, during which You must continue to be Totally Disabled, and during which no benefits are payable.
We/Our/Us/HCF Life	means HCF Life Insurance Company Pty Ltd (ABN 37 001 831 250, AFSL 236 806).
You/Your	means the Insured Person.

OTHER THINGS YOU NEED TO KNOW

YOUR COVER IS PROVIDED BY HCF LIFE

Income Protect Insurance is issued by HCF Life Insurance Company Pty Ltd (HCF Life), a subsidiary of The Hospitals Contribution Fund of Australia Ltd (HCF) and will not have a surrender value at any time. HCF is a not-for-profit health fund that has been looking after Australians since 1932. HCF and HCF Life are each responsible for the entire contents of this Combined Product Disclosure Statement, Policy Document and Financial Services Guide. In addition to these documents, You should also read the Target Market Determination (TMD) for this product, which is available at hcf.com.au/lifeinfo

CHANGES TO YOUR POLICY

The information in this PDS and Policy Document is current as at the date of issue. From time to time, We may change the terms or update information in this PDS and Policy Document.

Where We change the terms or update information in this PDS and Policy Document (other than a change or update to the benefits set out on page 3), and the change or update is significant or materially adverse, We will write to You about any changes or updates before they come into effect. Changes or updates that are not materially adverse are available at hcf.com.au/lifeinfo or by contacting Us on **13 13 34**. Free paper copies are available on request.

In addition, from time to time, We may decide to improve the benefits set out on page 3 and apply those improvements to Your Policy. You agree to such benefit improvements being applied to Your Policy. However, You can also opt out at any time of any benefit improvements being applied to Your Policy by contacting Us on **13 13 34**.

YOUR DUTY TO TAKE REASONABLE CARE

This insurance cover is provided under a consumer insurance contract. You have a duty to take reasonable care not to make a misrepresentation. If You do not comply with this duty, We may be able to reduce the amount We pay You when You claim, deny Your claim, or cancel Your contract.

So it is important that You answer any questions in the application process honestly and correctly, to the best of Your knowledge.

DUTY OF UTMOST GOOD FAITH

This insurance cover is provided under a consumer insurance contract. We and You have a duty of utmost good faith under this contract, which means that We and You must act with honesty, decency and fairness when dealing with each other in relation to Your Policy. If We or You seek to rely on a term of Your Policy and such reliance would be a failure to act with utmost good faith, We or You may not rely on that term.

PROTECTING YOUR RIGHTS

If You have a complaint about Your Policy, please contact Our Policy Service Team on **13 13 34** and We will attempt to resolve it promptly. If an issue has not been resolved to Your satisfaction, You can lodge a complaint with the Australian Financial Complaints Authority (AFCA). AFCA provides a fair and independent financial services complaint resolution process that is free to consumers.

Call: **1800 931 678 (free call)**

Visit: afca.org.au

Email: info@afca.org.au

Write: **Australian Financial Complaints Authority, GPO Box 3, Melbourne VIC 3001**

The Hospitals Contribution Fund of Australia Ltd.
ABN 68 000 026 746 AFSL 241 414

HCF Life Insurance Company Pty Ltd.
ABN 37 001 831 250 AFSL 236 806

LIFE INSURANCE CODE OF PRACTICE

HCF Life is bound by the Life Insurance Code of Practice which sets out the Australian life insurance industry's key commitments and obligations to customers. Further information is available at cali.org.au/life-code

FINANCIAL SERVICES GUIDE HCF & HCF LIFE

HCF is licensed to provide general advice about and arrange for the issue of life and general insurance products. The life insurance products are issued by HCF Life Insurance Company Pty Ltd (HCF Life).

This Financial Services Guide provides information about the financial services provided by HCF and HCF Life in relation to Income Protect Cover and is designed to assist You in deciding whether to use any of these services.

It contains information about remuneration paid to HCF, HCF Life and their staff for the services offered, and how complaints against HCF and HCF Life in relation to these services are dealt with.

If HCF or HCF Life offers or arranges to issue You Income Protect Cover We will provide you with a Product Disclosure Statement relating to that product where required. The Product Disclosure Statement will set out the significant features of the product and will assist You to make informed decisions about the product.

SERVICES

HCF's Australian Financial Services Licence (AFSL number 241 414) authorises HCF to provide general advice about, and arrange the issue, variation, and disposal of, both life and general insurance products.

The life insurance products are issued by HCF Life (AFSL number 236 806), who deals in life insurance products. HCF Life also provides general advice on life insurance products and claims handling and settling services.

WHAT IS GENERAL ADVICE?

General advice is a recommendation or opinion about a financial product that is not tailored to Your personal circumstances. This means that general advice won't consider Your personal circumstances such as your income, expenses, assets, liabilities, goals, or risk tolerance.

You should, before acting on any general advice, consider the appropriateness of the advice, having regard to Your objectives, financial situation or needs. Please read the relevant Product Disclosure Statement before deciding to purchase any product.

HCF & HCF LIFE

HCF Life is a wholly owned subsidiary of HCF and acts on its own behalf.

Premiums for the life insurance products issued by HCF Life are paid to HCF Life. HCF receives commission from HCF Life for the sale of life insurance products of up to 40% of the first year's premium plus an additional commission of 80% of HCF Life's underwriting profit each year calculated as premium less claims and expenses. HCF's staff may also receive an incentive depending on the annual premium of these products which they sell. This will not exceed 15% of the first year's premium.

HCF is a not-for-profit organisation and all of the income it receives is applied for the benefit of its members.

HCF and HCF Life hold professional indemnity insurance that complies with the compensation requirements of section 912B of the Corporations Act. This includes cover for claims in relation to the conduct of representatives and employees who no longer work for HCF and HCF Life but who did at the time of the relevant conduct.

COMPLAINTS PROCESS

Should You have a complaint about any of the services We offer in this Financial Services Guide please call us on **13 13 34**. If We have not resolved Your complaint within 30 days or You are not satisfied with Our response, You can contact The Australian Financial Complaints Authority (AFCA). AFCA is an independent body available free of charge to consumers and can be contacted at:

Call: **1800 931 678 (free call)**

Visit: afca.org.au

Email: info@afca.org.au

Write: **Australian Financial Complaints Authority, GPO Box 3, Melbourne VIC 3001**

The Hospitals Contribution Fund of Australia Ltd.
ABN 68 000 026 746 AFSL 241 414
Address: HCF House, 403 George St, Sydney, NSW, 2000
Phone number: 13 13 34

HCF Life Insurance Company Pty Ltd.
ABN 37 001 831 250 AFSL 236 806
Address: HCF House, 403 George St, Sydney, NSW, 2000
Phone number: 13 13 34

FINANCIAL SERVICES GUIDE TELCO SERVICES AUSTRALIA PTY LTD

You may have purchased a product via our corporate representative, Telco Services Australia Pty Ltd (TSA). If this is the case, the following Financial Service Guide applies.

Telco Services Australia Pty Ltd (TSA) is a Corporate Authorised Representative of The Hospitals Contribution Fund of Australia Ltd (HCF), which is authorised to provide general advice about, and arrange the issue, vary, and dispose of, life insurance products. The life insurance products are issued by HCF Life Insurance Company Pty Ltd (HCF Life).

This Financial Services Guide is about the financial services provided by TSA in relation to HCF Life products and is designed to assist you in deciding whether to use any of these services.

It contains information about remuneration paid to TSA and its staff and other relevant persons for the services offered and how complaints against TSA in relation to these services are dealt with.

If TSA offers or arranges to issue you an HCF Life product, we will provide you with a Product Disclosure Statement relating to that product where required. The Product Disclosure Statement will set out the significant features of the product and will assist you to make informed decisions about the product.

SERVICES

TSA provides general advice about, and arranges the issue, variation, and disposal of, life insurance products by HCF Life to HCF members. General advice does not take account of individual objectives, financial situation or needs. You should, before acting on any general advice, consider the appropriateness of the advice, having regard to Your objectives, financial situation or needs. Please read the relevant Product Disclosure Statement before deciding to purchase any product.

TELCO SERVICES AUSTRALIA PTY LTD (TSA)

TSA is a Corporate Authorised Representative (AFS Representative Number 001239613) of HCF (AFSL number 241 414). When we provide you with general advice about, or arrange to issue, vary or dispose of, a policy, we do so as a Corporate Authorised Representative of HCF.

Premiums for the life insurance products issued by HCF Life are paid to HCF Life. HCF receives commission from HCF Life for the sale of life

insurance products plus an additional commission of HCF Life's underwriting profit each year calculated as premium less claims and expenses. TSA receives a fixed hourly rate for provision of staff to provide general advice about, and arrange the issue, variation, and disposal of, life insurance products issued by HCF Life. For more information on this, contact HCF on **13 13 34**.

HCF is a not-for-profit organisation and all of the income it receives is applied for the benefit of its members.

HCF holds professional indemnity insurance, for the benefit of TSA, that complies with the compensation requirements of section 912B of the Corporations Act. This includes cover for claims in relation to the conduct of representatives and employees who no longer work for HCF but who did at the time of the relevant conduct.

COMPLAINTS PROCESS

Should you have a complaint about any of the services we offer in this Financial Services Guide please contact us on **13 13 34**. If we have not resolved your request, complaint within 30 days or you are not satisfied with our response, you can contact The Australian Financial Complaints Authority (AFCA). AFCA is an independent body available free of charge to consumers and can be contacted at:

Call: **1800 931 678 (free call)**

Visit: **afca.org.au**

Email: **info@afca.org.au**

Write: **Australian Financial Complaints Authority, GPO Box 3, Melbourne VIC 3001**

Telco Services Australia Pty Ltd

ABN 31106 527 422

AFS Representative Number 001239613

31 Troode St, West Perth, WA 6005

Phone number: 13 13 34

The Hospitals Contribution Fund of Australia Ltd.

ABN 68 000 026 746 AFSL 241 414

HCF Life Insurance Company Pty Ltd.

ABN 37 001 831 250 AFSL 236 806

HCF House, 403 George St, Sydney, NSW, 2000

Phone number: 1800 560 855

OUR PRIVACY STATEMENT

HCF Life is committed to best practice privacy protection.

We collect your personal information including sensitive information such as health information from you and/or the policy owner who is responsible for your policy and/or from other third parties detailed in the HCF Privacy Policy (which covers HCF Life), so we can:

- comply with applicable laws
- manage our relationship with you
- provide life insurance related products and services to you (including through third parties)
- manage and pay claims and benefits
- assess your life insurance and related needs
- investigate fraudulent or improper claims and assess risks
- research and develop products, services and benefits that may better serve your needs
- assess your possible interest in and tell you about other HCF products and services
- administer our business and deal with complaints.

The types of organisations and individuals we disclose personal information to include:

- third party organisations who deliver services on our behalf or to us, some of whom may be located overseas
- research companies contracted to us to ask your opinion on improving our service, benefits or product offerings
- other insurers or reinsurers
- government, including law enforcement agencies
- related HCF companies
- the named policy owner who has your authority
- any other authorised individual.

If you do not provide the personal information we request, we may not be able to provide you with our products or services.

You can ask us at any time to stop direct marketing to you by emailing **service@myhcf.com.au** or calling **13 13 34**.

For more information about the personal information we collect and how we handle it, how to access and correct your personal information or how to make a complaint and how we will respond to complaints, please read the HCF Privacy Policy.

To view the HCF Privacy Policy:

- Visit **hcf.com.au/privacy**
- Visit your local branch.

All new policy owners should ensure that all members on the policy are made aware of the HCF Privacy Policy.

RECOVER COVER THAT'S UNCOMMON CARE APPLY TODAY

APPLYING FOR INCOME PROTECT INSURANCE IS EASY

To apply, all you need to do is:

1. Call, visit a branch or go online to complete your application
2. Leave the rest to us.



1800 560 855

MON-FRI 8AM-8PM,
SAT 9AM-1PM AEST/AEDT



[hcf.com.au/recover-cover](https://www.hcf.com.au/recover-cover)



Visit a branch