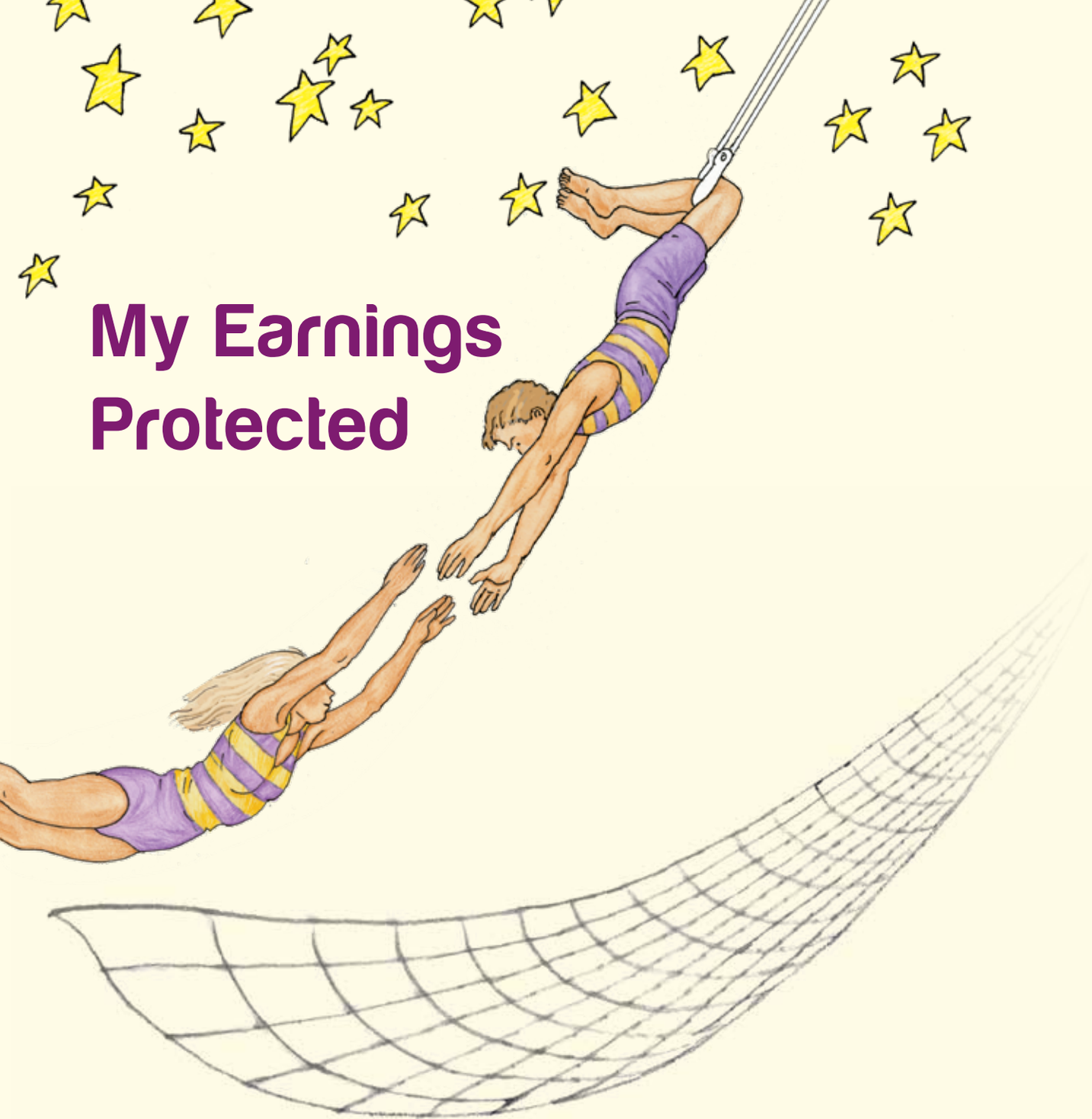


keyfacts®

My Earnings Protected



Cirencester
Friendly

Please Note

This brochure is called a Key Facts Document (KFD) and contains essential information you will need to help you to decide if My Earnings Protected is right for you. It is important to us that My Earnings Protected meets your needs.

This document does not contain the full terms and conditions of the My Earnings Protected contract which can be found in "*Schedule 6: Rules of the My Earnings Protected*" (Called the Schedule in this KFD).

Further information is also contained in "*My Earnings Protected Product Guide*" (Called the Guide in this KFD). Should there be any confusion caused between the Schedule and the Guide, the Schedule should be treated as being the correct source of information.

All of these documents are available on the Society's website www.cirencester-friendly.co.uk or on request from our Customer Care Team 0800 587 5098 or customercare@cirencester-friendly.co.uk.

Contents

1. What is My Earnings Protected?	4
2. Can I apply for My Earnings Protected?	4
3. What will My Earnings Protected cost?	4
4. How long does My Earnings Protected last?	5
5. How do I apply for My Earnings Protected?	5
6. What's included in My Earnings Protected?	6
7. What's not included in My Earnings Protected?	9
8. What happens if I cancel My Earnings Protected?	9
9. Who do I contact at Cirencester Friendly?	10
10. What if I am unhappy about anything?	10
11. What else do I need to know?	11



Your friend for life

1. What is My Earnings Protected?

My Earnings Protected is an individual income protection insurance contract that allows you to insure a part of your earnings so that if you are unable to work, because of injury or illness, and as a result your earnings go down or stop you will be able to claim benefit to help you to meet essential costs. Because the benefit paid is currently free from personal taxation the maximum you can insure is 65% of your gross taxable earnings. More information on the amount of cover available can be found on page 5 of this document and in the Schedule and the Guide to My Earnings Protected.

2. Can I apply for My Earnings Protected?

You can apply for My Earnings Protected if all of the following apply to you:

- you are 18 or over and have not yet had your 55th birthday;
- you live in the UK;
- you are registered with a UK Doctor and can supply an up to date three year medical history from your Doctor;
- you are currently actively working and not employed on a zero hours contract (If you have more than one job we will treat them as a single occupation. This means that if you are able to do any of your jobs you will not be eligible to claim);
- you are employed or self-employed earning at least £6,400 per year and working 16 hours or more per week;
- your earnings are taxable in the UK;
- you are not awaiting any medical tests, investigations or the results of these;
- you do not work outside of the UK for more than eight weeks in a calendar year.

There are some occupations for which we are unable to offer cover. More information on occupations can be found in the *'My Earnings Protected Occupational Retirement Ages Booklet'* (called the *ORA* in this *KFD*).

3. What will My Earnings Protected cost?

The cost to you will depend upon your level of cover and any features you add to your My Earnings Protected contract along with any non-standard charges or discount we might apply. For more information about the cost involved please refer to *"My Earnings Protected Premium Tables"* (Called the *Tables* in this *KFD*).

You have two choices in the type of premiums you pay and both are at guaranteed rates:

- a premium which remains the same throughout your contract, we call this a Level Premium, or
- an increasing premium which rises every year on your birthday, we call this an Annual Escalating Premium.

You cannot mix Level and Annual Escalating Premiums. Your Financial Adviser will be able to help you with your choice and supply you with a personal quotation.

If you make changes to your contract after you have taken it out, then any additional premiums will be calculated using the Tables that apply at the time of the change.

4. How long does My Earnings Protected last?

When you apply for My Earnings Protected you will need to choose an 'Expiry Date' on which you want your My Earnings Protected contract to end. There must be at least five years between the start of your contract and your chosen Expiry Date.

There are two Expiry Dates available to you:

- when you reach the age of 70; or
- the set retirement age for your occupation. Please refer to the ORA for more details.

Your My Earnings Protected contract will also end if:

- you cancel it;
- your premiums fall three months in arrears;
- you die;
- your contract is cancelled because of a serious breach of the Schedule or General Rules of the Society;
- you change your job to one which we do not cover (Please refer to the ORA for the list of jobs currently covered. We review the occupations we cover so this list may change in the future);
- you move/or live and work permanently outside of the UK.

5. How do I apply for My Earnings Protected?

We want My Earnings Protected to work for you. Therefore, we strongly recommend that you talk to a Financial Adviser who is authorised and regulated by the Financial Conduct Authority (FCA). To find an Adviser check the FCA's Financial Services Register at www.fca.org.uk.

When you apply for My Earnings Protected you will need to complete an Application Form. Your Financial Adviser can supply the form and guide you in its completion. You need to supply all of the information requested. If the Application Form is incomplete or inaccurate your application could be delayed or even refused and any future claim may not be paid. In more serious cases your My Earnings Protected contract may even be cancelled.

If you apply directly to us you need to be aware that we are not authorised by our Regulator (the FCA) to give you any advice. Should you decide to apply for My Earnings Protected direct to us you will need to send us the following:

- a completed Application Form;
- certified copies of documents showing us proof of your identity and where you live;

When we have considered your application we may ask you for further information about your health, earnings or other relevant details to help us to reach a decision as to whether your application is acceptable, or not, and on what terms. We may ask for information from your medical practitioner under a random disclosure verification check. You will be told if your application is selected for this random check. We may ask for information from your medical practitioner under a random disclosure verification check, you will be told if you are selected. This process is called underwriting.

6. What's included in My Earnings Protected?

Earnings insurance

In exchange for your monthly premium you can insure up to 65% of your gross taxable earnings. Should your earnings go down because you are unable to work due to illness or injury you can make a claim. Certain types of continuing income will be taken into account when we calculate your benefits so it is very important that in deciding your My Earnings Protected cover you take this into account. Benefit is not a guaranteed amount. The Guide has more details and your Financial Adviser will be able to help you with this.

- The maximum earnings you can insure to begin with is £80,000 per year (65% of this is £52,000).
- The minimum earnings you can insure is £6,400 per year (65% of this £4,160).

Weekly cover will be rounded to the nearest pound.

We don't want you to pay for something that you cannot benefit from so it is very important that you tell us everything we ask at application and when your circumstances change. We strongly recommend that you review your My Earnings Protected contract at least annually with your Financial Adviser to check that your contract remains suitable for you.

Flexible benefit start dates

When you complete the My Earnings Protected Application Form you will be asked when you want Benefit payments to start if you need to make a claim. You can choose from the following:

- **Day One:**
This means that for claims where the contract qualifying conditions are met Benefit payments begin from the first day you are unable to work. (No payments will be made for illnesses or injuries where you are off work for less than four days in a row).
- **After 1, 4, 8, 13, 26, or 52 weeks:**
This means that for claims where the contract qualifying conditions are met Benefit payments begin when you have been unable to work for the period you have chosen from the above.

The period before Benefit payments start to be made is called a deferred period. You may choose any one of these to suit your needs. For example when your employer stops paying you while you are off work through illness or injury.

OR

You can combine any two of these so that your Benefit payments have different start times, for example, you may wish to have part of your payments that begin on Day One and the rest after 4 weeks. We call this a split period contract. This is designed to cover situations where you get some, pay, but not all, for a while when you are off ill then nothing at all. Your Financial Adviser will be able to help you to tailor My Earnings Protected to your circumstances.

If you choose a split period contract the minimum amount of Benefit must be no less than £2,080 per year for each of the deferred periods and the maximum of both periods combined no more than £52,000 per year.

Income from other sources

If you continue to receive certain types of income whilst you are off ill or injured your benefits from us may be reduced so be sure not to overlook this when deciding your needs. The Schedule and the Guide have more details.

Assessment of claims

Any claim for benefit up to the set retirement age for your occupation will be based on your inability to carry out your job. This is called an Own Occupation Disability definition. Any claim made after you have passed the set retirement age for your occupation and up to the age of 70 (if selected) will be based on your past training, education or experience. This is called a Suited Occupation definition. The Schedule and the Guide have more details.

Severe Injury Cover

If you have chosen a 1, 4, 8, 13, 26 or 52 week deferred period, you can add an option called Severe Injury Cover.

This means that if you have to stop working because of one of the injuries listed under the Severe Injury Cover option and as a result your earnings go down, you can claim Injury Benefit and this will be paid from the first day you are unable to work. If you add this option there will be an additional premium to pay. (You can find the list of severe injuries and full details of Severe Injury Cover in the Guide).

Indexation

Your cover can be linked to the Office for National Statistics Consumer Price Index (CPI) to help maintain the value of your benefits. If your cover goes up, your premiums will increase proportionately. You have the option at application, or at a later date, to opt in or out of this feature. We call this option Indexation. More details on Indexation are contained within the Schedule and the Guide.

Refund of Premium

Whilst you are receiving benefit payments, you must continue to pay your premiums. However, subject to conditions your premiums will be refunded with your benefit payments. We call this Refund of Premium. More details on Refund of Premium are contained within the Schedule and Guide.

Recovery Benefit

Whilst you are receiving benefit payments you must not be working in any job including unpaid voluntary work, however, if you are able and choose to return to work in:

- a new occupation where the earnings are lower; or
- your own job but in a limited capacity where the earnings are lower;

you can apply for temporary financial support to help you adjust. We call this Recovery Benefit. You should not return to any form of work or activity without talking to our Claims Department as this may affect your benefit payments. For more details on Recovery Benefit please see the Schedule and the Guide.

Guaranteed Insurability Options

This valuable facility allows your client to increase their benefit, without supplying medical information, when one of the following 'Lifestyle' events occurs; Marriage or entry into a civil partnership, Birth or legal adoption of a child to their partner, promotion or salary increase and an increase in their mortgage. In addition, they can also increase their cover on every fifth anniversary of the start date of the contract.

Full terms and conditions can be found in Schedule 6 – Rules of the My Earnings Protected Contract.

Terminal Illness Benefit

If your doctor tells you that you have a terminal condition that is likely to result in your death within 12 months, then on application by you, we will make a one off lump sum payment equal to 6 months regular benefit payments. You can only receive this payment once and you will also continue to receive regular benefit payments in the usual way. We call this Terminal Illness Benefit. For more details on Terminal Illness Benefit please see the Schedule and the Guide.

When will benefit stop?

Subject to you meeting the My Earnings Protected claim requirements benefit payments will continue until:

- you are able to return to work;
- you stop sending us evidence of your illness or injury;
- you are no longer a Member of the Society;
- you reach the end of your contract;
- you no longer meet the My Earnings Protected claim requirements;
- you die.

7. What's not included in My Earnings Protected?

My Earnings Protected does not cover certain things:

- Redundancy/unemployment;
- Any illness or injury caused as a result of:
 - alcohol/substance abuse including legal highs;
 - pregnancy/childbirth;
 - sterilisation (unless on the grounds of medical necessity);
 - criminal conduct;
 - non-medically essential treatment (includes cosmetic surgery).
- Any planned or enforced occupational absence such as maternity/paternity or adoption leave.

For more details please refer to the Schedule and the Guide.

In addition at underwriting we may apply additional restrictions, charge additional premiums or discount them. You will be told about these in your Offer Letter.

8. What happens if I cancel My Earnings Protected?

You can cancel your My Earnings Protected contract within 30 days of the start date and any premiums you have paid during this time will be returned to you.

After this period you may cancel your My Earnings Protected contract at any time by contacting our Customer Care Team **0800 587 5098** or customercare@cirencester-friendly.co.uk and returning the Cancellation Form that they will supply. Any premiums paid will not be refunded.

Once your My Earnings Protected contract is cancelled you will no longer have the benefit of cover and will not be able to make a claim or receive benefit payments from us. There are no penalties or fines for cancelling your My Earnings Protected contract.

If you do not pay your premiums for three months your My Earnings Protected contract will lapse and you will no longer be a Member of the Society or entitled to any benefit payments.

Please Note

that if you cancel your My Earnings Protected contract you will not be able to reapply for Membership for a period of 12 months after your cancellation date. If you reapply your application will be assessed by our underwriters before terms are offered.

9. Who do I contact at Cirencester Friendly?

For General Enquiries:

Customer Care

Cirencester Friendly Society Limited
Mutuality House, The Mallards, South Cerney, Cirencester, Glos. GL7 5TQ
Tel: 0800 587 5098 **Email:** customercare@cirencester-friendly.co.uk

If you need to make a claim for illness or injury:

Claims Department

Cirencester Friendly Society Limited
Mutuality House, The Mallards, South Cerney, Cirencester, Glos. GL7 5TQ
Tel: 0800 587 5098 **Email:** claims@cirencester-friendly.co.uk

10. What if I am unhappy about anything?

Should you have any cause for complaint about the service you have received from us or about the My Earnings Protected Contract, please write to:

Compliance Officer

Cirencester Friendly Society Limited
Mutuality House, The Mallards, South Cerney, Cirencester, Glos. GL7 5TQ

If your complaint is not dealt with in eight weeks or to your complete satisfaction contact:

The Financial Ombudsman Service Limited

Exchange Tower, London E14 9SR
0800 023 4567

11. What else do I need to know?

Financial Service Compensation Scheme

We are covered by the Financial Services Compensation Scheme (FSCS). You may be entitled to compensation from the FSCS if we become insolvent and are unable to meet our obligations.

For My Earnings Protected, the FSCS will cover you for 90% of the total amount of an existing claim with no upper limit. The FSCS will also provide a refund of 90% of the premiums that have not been used to pay for cover whether you are making a claim under your contract or not.

Further information is available from:

Financial Services Compensation Scheme

7th Floor Lloyds Chambers, Portsoken Street, London E1 8BN

The Financial Conduct Authority is the independent financial services regulator. It requires us, Cirencester Friendly Society Limited, to give you this important information to help you decide whether our My Earnings Protected contract is right for you. You should read this KFD carefully so that you understand what you are buying, and then keep it safe for future reference. Remember, if you need more information, you should refer to the Schedule.

Financial Conduct Authority

25 The North Colonnade, Canary Wharf, London E1 5HS

Due Diligence

As part of our due diligence processes for new applications and ongoing 'know your customer' procedures, we carry out identity checks on applicants and Members.

Language & Law

The contract will be issued in English and correspondence and communications conducted in this language. The contract will be subject to the laws of England and Wales. The law and courts of England and Wales will apply in the event of any legal dispute.



My Earnings Protected

Cirencester Friendly
Mutuality House
The Mallards
South Cerney
Cirencester
Glos.
GL7 5TQ

Tel: 01285 652492/653073

Fax: 01285 641246

Email: info@cirencester-friendly.co.uk

Web: www.cirencester-friendly.co.uk

Cirencester Friendly is a trading name of Cirencester Friendly Society Limited.
Registered and Incorporated under the Friendly Societies Act 1992. Reg. No. 149F.
Cirencester Friendly Society Limited is Authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority under registration number 109987.

This item has been printed by an ISO14001 accredited environmental printer.
The materials used to produce this booklet are elemental chlorine free and wood fibre from sustainable forests.
It is also fully recyclable and biodegradable.

