

The financial services referenced in this Financial Services Guide (FSG) are provided by:

Sparrow Insurance Co Pty Ltd (Sparrow Insurance)
Corporate Authorised Representative No. 001285344
ABN: 42 642 166 345
PO Box 379, West Burleigh QLD 4219 www.sparrowinsurance.com.au
Phone: 07 5502 8326 | Email: admin@sparrowinsurance.com.au

As an Authorised Representative of:
EBN Holdings Pty Ltd (the Licensee)
ABN 24 635 396 306 | AFSL 518220

17 / 296 Bay Road, Cheltenham, Victoria, 3192
Phone: 1300 196 670 | Email: compliance@ebn.net.au



EBN Holdings Pty Ltd holds an Australian Financial Services Licence (AFSL) and is regulated by the Australian Securities and Investments Commission (ASIC). The AFSL authorises EBN and Sparrow Insurance to run a financial services business advising and dealing in general insurance products to wholesale and retail clients.

This Financial Services Guide (FSG) is an important document that we are required to give to you under the requirements of our AFSL. Its purpose is to help you make an informed decision about whether to use our services. It includes details about the financial services we can provide to you, the remuneration that may be paid to us for providing those services and how any complaints are handled.

The information in the FSG is current at the preparation date and is general information only.

In this FSG, the words “we”, “our” or “us” is a reference to Sparrow Insurance Co Pty Ltd and/or EBN Holdings Pty Ltd (EBN). “You” and “your” refer to you as our client or the insured person.

We will act as your general insurance broker if you ask us to, on the terms set out in this FSG. We assume that you agree with these terms unless you tell us otherwise in writing. We will advise you in writing if there are any changes to these terms.

We may provide you with further information in addition to this FSG, depending on the type of product or service you choose. You may receive a Product Disclosure Statement (PDS) or other type of Offer Document. The PDS or Offer Document contains information about the product chosen and will assist you in making an informed decision about that product.

Please feel free to get in touch if you need more information or have any questions.

When does this FSG apply?

This FSG applies from 12 February 2021 and remains valid unless a further FSG is issued to replace it.

What services can we supply?

A range of services are available to you to assist in protecting your assets. These include:

- establishing and renewing insurance contracts on your behalf
- endorsing or amending insurance contracts on your behalf
- organising Premium Funding where needed
- helping with insurance claims.

We can advise you about and arrange General Insurance Products such as:

- Boat Insurance
- Business Insurance
- Caravan Insurance
- Construction Insurance
- Farm Insurance
- Home and Contents Insurance
- Liability Insurance
- Marine Transit Insurance
- Motor Vehicle Insurance
- Professional Risk Insurance
- Warranty Insurance
- Workers' Compensation.

Code of Practice

We are members of the National Insurance Brokers Association (NIBA). We subscribe to the Insurance Brokers Code of Practice (Code) as a member of NIBA.

The Code sets out minimum service standards on which you can insist when you use an insurance broker, and outlines what you need to do if you ever have a complaint to make.

The Code sets out our commitment in multiple areas:

- managing any conflict of interest
- explaining our services
- acting for you diligently, competently, fairly and with honesty and integrity
- ensuring our staff are competent and adequately trained
- informing you how we are paid for the services we provide
- providing an opportunity to resolve complaints and disputes.

A copy of the Code can be obtained from the NIBA website (niba.com.au).

Relationships, Associations and Conflicts of Interest

We are a Steadfast Group Limited (Steadfast) Network Broker. Steadfast has exclusive arrangements with some insurers and premium funders (Partners) under which Steadfast will receive between 0.5 – 1.5% commission for each product arranged by us with those Partners.

We have access to member services as a Steadfast Network Broker that include model operating and compliance tools, procedures, manuals and training, legal, technical, banking and recruitment advice and assistance, group insurance arrangements, product comparison and placement support, claims support and group purchasing arrangements. These member services are either funded by Steadfast, subsidised by Steadfast or available exclusively to Steadfast Network Brokers for a fee. You can obtain a copy of Steadfast's FSG at www.steadfast.com.au.

We may be paid a commission by the premium funder if we arrange premium funding for you. The commission that we are paid by the premium funder is usually calculated as a percentage of your insurance premium (including government fees or charges). We become entitled to the commission if you instruct us to arrange or issue a product. Our commission rates for premium funding are in the range of 0.25% to 4% of funded premium. You can ask us what commission rates we are paid for that funding arrangement compared to the other arrangements that were available to you when we arrange your premium funding.

How will we look after your insurance needs?

New business

Please contact us as soon as possible if you need cover for a risk or property that is not insured. We can usually obtain an interim contract of insurance (which is generally valid for a month or less) if you need immediate cover. We will need details of the property or risk and all other information which you need to disclose to the insurer so we can arrange this cover. Then we may send you a proposal for completion. You will need to complete and sign this proposal and return it to us as soon as possible before the interim cover expires. We will send the original insurance contract documents as soon as they are issued correctly by your insurer. As these are legal documents, you should keep them in a safe place.

Renewals

We will give you at least 14 days' notice of expiry of any insurance contract, which we arranged or last renewed for you. An offer to renew the insurance contract is sent to you at this time, together with an invoice for the cost of renewal. Please contact us as soon as you receive the renewal offer if you want to change the details of the cover. You must provide us with written instructions if you wish us to renew the contract and you must pay the premium and other charges before the date shown on the invoice. We may be able to arrange for the insurer to cover you temporarily before payment is received in some circumstances, but this is not guaranteed. We will notify you when renewal has been effected.

Note that we will not be responsible for notifying you of expiry or organising renewal if you arranged or renewed insurance directly with an insurer or through another broker, unless you ask us to do so.

Variations

You should keep careful track of the appropriateness of your insurance contract to be sure it continues to adequately cover your assets or business activities. Please provide us with details of any variations to cover you require (eg. increasing the sum insured or adding other property), including any other information you need to disclose to the insurer. We will arrange the variation with the insurer and provide you with written confirmation. You can provide us with these instructions in person, by phone, email, or in writing.

Making a Claim

Please contact us immediately if you need to submit a claim.

Where any claims are outstanding when you terminate our appointment as your insurance broker, we will provide details of the claim(s) to your new insurance broker so that they may continue to negotiate settlement on your behalf.

Remuneration

Our employees are paid by salary that includes superannuation benefits. Bonuses or incentives may be payable depending upon factors that include performance and achievement of company goals.

Our remuneration comprises:

- commission paid by the relevant insurers when we arrange insurances on your behalf. The insurer generally will pay us an amount based on a percentage of the base premium
- charging you an arrangement fee if we accept a commission. The rate of this commission ranges between 5% and 35%. Alternatively, we may rebate all commissions to you and charge you a fee based upon the nature of the service we provide
- interest earned if we hold your money in trust pending payment to the insurer
- GST on charges.

We will provide you with specific information about the basis and amount you will be charged before or at the time we arrange your insurance. Some of our charges may be tax deductible.

Fees we pay to Referrers

We may pay a person who has referred you to us 5% to 75% of our commission and/or a fee based on the nature of the referral. This will not increase the amount you pay us.

How do you pay your Premiums?

Invoices

We will invoice you for the premium, statutory charges (e.g. stamp duty, fire services levy etc) and any fees we charge for arranging your insurances. You must pay us within 30 days of the date of the invoice or, in the case of a renewal, before the expiry date of the contract of insurance. If you do not pay the premium on time, the insurer may cancel the contract of insurance and you will not be insured. The insurer may also charge a short-term penalty premium for the time on risk.

Premium Funding

Premium Funding products enable you to pay your premiums by instalments. Premium funders do charge interest, although they do not usually require any security. We can arrange Premium Funding on your behalf if required.

Credit Card Fees

We may charge you a credit card fee if you pay by credit card (including arrangement and handling) which is always disclosed to you. This fee is not refundable. The fee reimburses us for bank interest, extra charges/costs and internal time attributable to credit card use.

Cooling Off Period - Retail Insurance only

You have a minimum of 14 days from the earlier of the date you receive confirmation of the contract and the date it was arranged, to change your mind if you decide that you do not need a contract of retail insurance which has been arranged on your behalf. You must tell the insurer in writing that you wish to return the insurance contract and have the premium repaid. The insurance contract will be terminated from the time you notified the insurer if you do so, and the premium will be returned. The insurer may retain its reasonable administration and transaction costs and a short-term premium. We will refund the net premium we receive from your insurer if a contract of insurance is cancelled before expiry of the period of insurance. We will not refund our fees or commission for arranging the insurance.

Duty of Disclosure

Your insurer needs information about the risk you are asking it to insure in order to make an informed assessment of the risk and calculate the appropriate premium. You have a duty under the Insurance Contracts Act 1984 to disclose to your insurer every matter that you know, or could reasonably be expected to know, is relevant to the insurer's decision whether to accept a risk and, if so, on what terms, before you enter into a contract of insurance. The duty also applies when you renew, extend, vary or reinstate a contract of insurance.

You do not have to disclose anything that:

- reduces the risk to be undertaken by the insurer
- is common knowledge
- your insurer knows, or in the ordinary course of business, ought to know, or
- the insurer has waived your obligation to disclose.

Your insurer may be entitled to reduce its liability in respect of a claim or may cancel your contract of insurance if you do not comply with your duty of disclosure. The insurer may be able to avoid (or cancel) the contract of insurance from its beginning if the non-disclosure was fraudulent. This would have the effect that you were never insured.

One important matter to be disclosed is the history of losses suffered by the person seeking insurance, or any closely associated person or entity. We

suggest that you keep an up-to-date record of all such losses and claims since you are responsible for checking that you have made complete disclosure. Please get in touch if you have any questions about whether information needs to be disclosed.

Material Changes

You must also notify your insurer of any significant changes which occur during the period of insurance. If you do not, your insurances may be inadequate to fully cover you. We can assist you to do this and to ensure that your contract of insurance is altered to reflect those changes.

Privacy

Your privacy is very important to us. Our Privacy Policy explains how we use and disclose your personal information in accordance with the Australian Privacy Principles. Our Privacy Policy is available at www.ebn.net.au or upon request.

Sums Insured - Average and Co-Insurance

Some insurance contracts require you to bear a proportion of each loss or claim if the sum insured is inadequate to cover the amount of the loss. These provisions are called 'average' or 'co-insurance' clauses. You must ensure that the amount for which you insure is adequate to cover the full potential of any loss at the time you arrange or renew your contract of insurance if you do not want to bear a proportion of any loss. The sum insured must be sufficient to cover the new replacement cost of the property insured if you insure on a 'new for old basis'.

Interest of Other Parties

Some insurance contracts do not cover the interest in the insured property or risk of anyone other than the person named in the contract. Common examples are where property is jointly owned or subject to finance, but the contract only names one owner or does not name the financier. Please tell us about everyone who has any interests in the property insured so that we can ensure that they are noted on the Contract of Insurance.

Contractual Liability and your Insurance Cover

Many commercial or business contracts contain clauses dealing with your liability (including indemnities or hold harmless clauses). Such clauses may entitle your insurers to reduce cover, or in some cases, refuse to indemnify you at all. You should seek legal advice before signing and accepting contracts. You should inform us of any clauses of this nature before you accept them.

Legal Advice

Our duty as a general insurance broker does not extend to giving legal advice. You should consult your solicitor when you need advice on legal matters.

Unusual Terms

If an insurer wants to rely on a term in a contract of insurance which is not usually included in contracts that provide similar cover, they must clearly inform you in writing of that term. They may do so by providing you with a copy of the insurance contract.

Cancellation

We cannot cancel a contract of insurance without written instructions from a person(s) who is authorised to represent each of the parties who are named as insureds in the Contract of Insurance.

We will refund the net premium we receive from your insurer if a contract of insurance is cancelled before expiry of the period of insurance. We will not refund our fees or commission for arranging the insurance.

We cannot cancel any contract of insurance which is subject to the Marine Insurance Act 1909.

Complaints

Please contact us to address your concerns if you have a complaint. The details of your complaint will be considered by our Internal Dispute Resolution procedures. We will acknowledge your complaint in writing and endeavour to resolve your problem.

Contact details for Complaints are:

Phone: 1300 196 670

Email: complaints@ebn.net.au

Mail: 17/296 Bay Road, Cheltenham VIC 3192

Web: www.ebn.net.au

If you are not happy with the response we provide, you may refer your complaint to the Australian Financial Complaints Authority (AFCA). AFCA offers a free, independent dispute resolution service.

You can contact AFCA by:

Phone: 1800 931 678

Email: info@afca.org.au

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

Web: www.afca.org.au

Client Compensation

We hold a Professional Indemnity policy. This policy is designed to pay claims by Third Parties (including our clients) arising out of our professional negligence. The policy satisfies the requirements for compensation arrangements under Section 912B of the Corporations Act 2001.

Any Questions?

Please contact us with any questions. Please retain this document for your reference and any future dealings with us.