

A photograph of a modern, two-story white house with large black-framed windows and a glass-enclosed porch. The house is set in a landscaped yard with a wooden deck and patio furniture. The image is partially covered by large, overlapping blue geometric shapes that create a dynamic, layered effect across the page.

Your New Home Warranty Guide

A Homebuyer's Guide to everything you need to know about your Warranty.

Welcome to your New Home



CONTENT.

TAKING YOU STEP BY STEP THROUGH YOUR WARRANTY

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Build-Zone is a trading style of Sennocke International Insurance Services Limited of 6 Pembroke Road, Sevenoaks, Kent, TN13 1XR. Sennocke International Insurance Services Limited is an independent insurance broker who is authorised and regulated by the Financial Conduct Authority. Our Firm Reference Number is 309040.

Build-Zone

Your New Home Warranty Provider

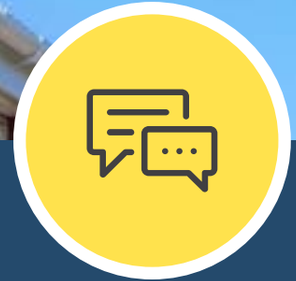


Build-Zone was established as a 10/12 Year Structural Warranty provider in 2005.

We are experienced in underwriting Warranties for all types of developments, from a single unit Private Dwelling House to some of the largest Residential, Mixed-Use & Commercial towers in the Country.

We only use A-Rated Insurers, which gives you the comfort you are buying a product with the long term, financial security you require.

The Build-Zone New Home Warranty is approved by the majority of Lenders in the UK and recognised industry wide.



Brilliant customer service and very professional. We have been using their services for numerous years and recommended to our friends and family too.

SHARANJIT GILL
BUILD-ZONE CUSTOMER



Congratulations on purchasing your new home!

Buying a property can be a stressful process but rest assured your new home has the best protection possible leaving you free to start unpacking all those boxes!

You are now a Build-Zone customer! Your Home Builder or Developer has purchased a Build-Zone Structural Warranty which is backed by A-Rated Insurers to protect your new home.

What your developer should have provided you with:

1. Your Certificate and Policy Wording
2. Insurance Product Information Document (IPID)
3. The Build-Zone Consumer Code for Home Builders

What do you need to do next?

Don't worry, as the new owner the Warranty is automatically transferred to you on completion of your purchase.

Why your choice of Insurer has never been more important?

Several Un-Rated Insurers have gone into liquidation in the last few years, leaving their policyholders without cover.

As a result, many homeowners have been left without a valid Warranty and, in turn, breach their mortgage terms. Build-Zone only uses financially secure A-Rated Insurers, giving you that extra security that your property has the best protection.

Your New Home Warranty

Features

The structure is insured against defects in design, workmanship and materials for a period of 10/12 years



Lender Approved

Our New Home Warranty is UK Finance (Council of Mortgage Lenders) approved and recognised by the majority of Lenders in the UK.



A-Rated Insurers

All of our Warranties have A-Rated insurance backing giving your new home the best possible protection.



Consumer Code

Build-Zone have their own Consumer Code for Housebuilders.



Established Provider

We have a wealth of experience and have been providing Structural Warranties to new home buyers since 2005.

The Defects Period

If your certificate shows Section 4.1 is operative, during this period of time it is the developer's responsibility to deal with any defects for the period shown. You should contact the developer directly if you have any problems.

The Structural Insurance Period

For the remaining period of the New Home Warranty (or for the full policy period for other policies), all claims should be directed to Build-Zone using the claims procedure outlined in your policy. Your claim will be processed promptly to ensure a resolution as early as possible.

Please see your certificate and Policy Wording for full details of the cover provided. Please contact Build-Zone if you need copies of these documents.

Your Cover

Build-Zone offers a range of Structural Warranty options. Generally, each Warranty is effective for 10 or 12 Years from the Date of Practical Completion. Please be aware that general snagging issues are not covered under the Warranty. Please see your Policy Wording for full details of your cover.

What is covered under a New Home Warranty

Your policy covers the property described in the Certificate of Insurance, which includes:

- the Structure (which is deemed to be part of any new, conversion, refurbishment, renovation or extension Work to the Housing Unit);
- all non-load bearing elements and fixtures and fittings for which the Insured is responsible;
- any Common Parts retaining or boundary walls forming part of or providing support to the Structure;
- any path or roadway providing access for the disabled;
- the below ground drainage system within the perimeter of such property for which the Insured is responsible;
- any integral or attached conservatory or garage to the main Structure which was designed and included as part of the original plans and built at the same time as the main Structure;
- any detached garage(s), outbuildings and conservatories which was/were designed and included as part of the original plans, built at the same time as the main Structure, and noted on the Certificate of Insurance.

Garages and outbuildings may not be covered under your Warranty, please read your Policy documents carefully to understand any Exclusions that may apply.

The following elements form part of the structure of the Housing Unit:

- foundations;
- load-bearing parts of floors, staircases and associated guard rails, walls and roofs, together with load-bearing retaining walls necessary for providing support to the structure;
- roof covering;
- any external finishing surface (including rendering) necessary for the water-tightness of the Waterproof Envelope;
- floor decking and screeds, only where these fail to support normal loads;
- wet applied plaster;
- glazed panels to external windows and doors.

Period of Insurance

10 or 12 Years from the Date of Practical Completion as specified in the Certificate of Insurance

Defects Insurance Period (Section 4.1)

The first one or two years from the Date of Practical Completion as specified in the Certificate of Insurance

Structural Insurance Period (Section 4.2)

The balance of the 10 or 12 year term following the expiry of the Defects Insurance Period.

If, during the Defects Insurance Period, the Insured notifies the Developer of any Defect, the Developer is required to

- i) Effect a repair, replacement or rectification of such Defect as soon as practicably possible;
- ii) Reimburse the Insured for all costs including lifting and refitting carpets, storage and alternative accommodation should the nature of any repair, replacement or rectification be such that the Insured and/or the occupants have to vacate the Housing Unit(s) whilst such repair, replacement or rectification Work is carried out.

Once notified of Defects during the Defects Insurance Period the Developer remains liable in respect of those Defects that have already been notified for the full term of the Policy, unless specifically agreed in writing by the Insurer(s).

The Insurer(s) will cover the Insured, during the Defects Insurance Period, against the cost of repairing, replacing or rectifying any Defect in the Housing Unit(s) for which the Developer is responsible and which is approved and notified to the Developer during the Defects Insurance Period and which is notified to the Insurer within 6 months of the expiry of the Defects Insurance Period.

The Insurer(s) will not be liable unless:

- i) the Developer has refused to respond to the Insured's Defect notification and/or; the Developer has withheld consent to resolve the dispute by using the Mediation service offered by the Administrator and/or;

the Developer has accepted the Mediation decision after using the Mediation service but has failed to carry out the Works or repairs stated in the Mediator's report within the time frame stipulated;

and/or

ii) the Developer has not effected the repairs or Works determined by a binding legal process;

and/or

iii) the Developer has failed to effect such repair, replacement or rectification Work due to its insolvency.

In the event of a claim under this section, the Insurer(s) has/have the option of either paying the cost of the repair, replacement or rectification Works or arranging to have the repair, replacement or rectification Works carried out.

Special Conditions applicable to Section 4.1

Should the Insured receive any payment either in part or whole from the Developer in respect of a Defect that was subject to a claim settlement by the Insurer(s) then the Insured shall reimburse the Insurer(s) in full for the amount of such payment.

Exclusions applicable to Section 4.1

The Insurer(s) will not be liable to the Insured for any:

- i) Dampness, condensation or shrinkage not caused by a Defect;
- ii) Defect to the central heating system(s) and associated pipework, fitted appliances or plumbing Works;
- iii) Items that have been subsequently altered or added on behalf of the Insured at their request, written or otherwise;
- iv) Chips, scratches, brush marks, and other associated minor blemishes to fittings and/or decoration;
- v) Contractual disputes between the Developer and the Insured or issues regarding specification of items;
- vi) Drawing performance of chimneys and flues;
- vii) Adjustment of doors following the fitting of carpets and/or floor coverings and/or flooring;
- viii) External landscaping or garden features and decks unless they form an intrinsic part of the Structure;
- ix) Deterioration caused by neglect or failure to carry out normal or specific maintenance.





UK FINANCE
2021 ASSOCIATE MEMBER

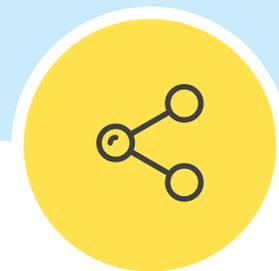
Lender Approved A-Rated protection



CHECKING IF YOUR MORTGAGE PROVIDER ACCEPTS THIS WARRANTY WARRANTY

You can visit the Lenders Handbook on the UK Finance website to check if your Lender accepts Build-Zone.

1. Select your region.
2. Select your Lender
3. Select 'Part 2 only
4. Click 'Submit'
5. Go to Section 6.7.1



WHY DO LENDERS REQUIRE A WARRANTY

UK Lenders require any new home or home under 10 years old to have a Structural Warranty to protect is against defects in design, workmanship or materials of the build.

Not all Lenders accept all warranties.



WHY ARE SOME WARRANTY PROVIDERS NOT APPROVED

Some providers use Un-Rated Insurers which means if anything happens to the company their customers may not have a valid Warranty. A Structural Warranty not only protects the buyers investment, but also the Lender.



The Build-Zone Code of Conduct for Home Builders has been set up to ensure that the interests of home buyers are protected before, during and after the purchase of a new home. The code applies to all developments benefiting from a Build-Zone New Home Warranty and requires the home builder to:

MAINTAINING HIGH STANDARDS OF CUSTOMER SERVICE WITH POTENTIAL PURCHASERS AND NEW HOMEOWNERS

TAKE ACCOUNT OF THE NEEDS OF VULNERABLE CONSUMERS

ENSURE THE HOME BUYER'S DEPOSIT IS PROTECTED – THIS MUST BE CLEARLY EXPLAINED TO THE HOME BUYER BY THE HOME BUILDER

FRAMEWORK FOR HOME BUYERS COMPLAINTS USING MEDIATION AND DISPUTE RESOLUTION SERVICES

ADVERTISE THE NEW HOME ACCURATELY

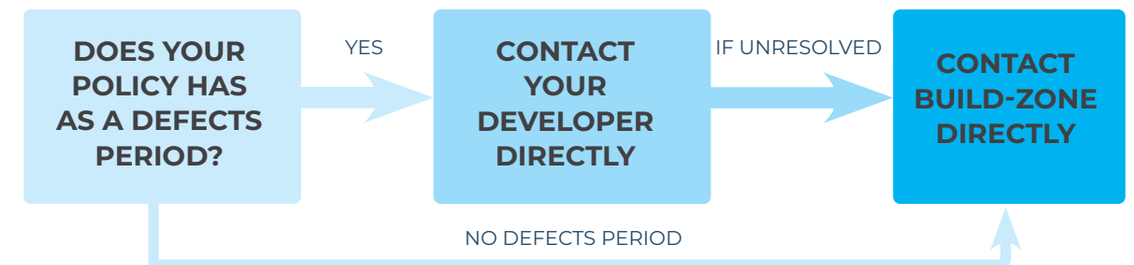
DEAL WITH ANY COMPLAINTS RELATING TO THE CODE, FOR THE DURATION OF THE DEFECTS PERIOD.



Claims

If you do have a problem with your home, how you make a home Warranty claim will depend on the section of your warranty that applies.

CLAIMS CONTACT PROCESS



You will need to check your Certificate of Insurance and Policy Wording, for details of the cover provided. Here is a brief overview of what is and isn't covered in the majority of cases:



WHAT IS USUALLY COVERED

Major damage to the structural elements of your home, including:

1. foundations;
2. load-bearing parts of floors, staircases and associated guard rails, walls and roofs, together with load-bearing retaining walls necessary for providing support to the structure;
3. roof covering;
4. any external finishing surface
5. Waterproof Envelope



WHAT ISN'T USUALLY COVERED

Damage to the property that is not specifically related to the Structural elements listed in the property, including:

1. Wear, tear or lack of maintenance
2. Fire, flood and accidental damage (this maybe covered by a home buildings policy as not all policies will automatically include accidental damage)
3. Snagging issues related to a new home, such as; Cracking to Plaster Finishes, Unfinished Fittings, Uneven Floors and Stairs.

If you are unsure, please get in touch with us. Our claims team will guide you through the process so that we can help you as quickly as possible. You can contact our team directly below or email us at claims@build-zone.com.

Our Complaints Procedure

Our Commitment to You



It is always our intention to provide you with the highest quality service. However, we appreciate that occasionally things can go wrong.

When they do, four things matter most:

- That you know who to complain to;
 - That you know how your complaint will be dealt with;
 - That you feel confident that we will take your complaint seriously;
- and
- That where appropriate, we will put things right quickly.

Who to Complain To:

Build-Zone is a trading name of Sennocke International Insurance Services Limited. Please address your complaint and any subsequent queries you may have in connection with the complaint to the Managing Director.

Complaints Contact details:

The Managing Director, Sennocke International Insurance Services Limited, 6 Pembroke Road, Sevenoaks, Kent, TN13 1XR
Telephone: 01732 742102
E-mail: complaints@sennocke.co.uk

How Your Complaint Will Be Dealt With:

1. You will receive a prompt acknowledgement of your complaint telling you who will be dealing with this. At this stage, we may need to ask you for further information.
2. Your complaint will be investigated promptly. If there is a delay in providing you with our response, we will advise you of this and indicate when we will be in further contact. If we are unable to give you our decision within 8 weeks (2 weeks if your policy is insured at Lloyd's), we will write to you again to tell you the reasons for the delay and when we expect to be able to provide this to you.
3. Our investigation of your complaint will take the form of gathering information from the relevant people and reviewing documentation which we hold, and will be carried out by a person who was not directly involved in the matter giving rise to your complaint. Your complaint will be investigated thoroughly and fairly.
4. In assessing your complaint, we will consider this in light of similarities with other complaints we may have received, and relevant guidance published by the FCA, other relevant regulators, and the Financial Ombudsman Service or former schemes.
5. On completion of our investigation into your complaint, we will write to you and provide you with a clear explanation of our findings and offering a fair and appropriate settlement, or taking appropriate action, if your complaint is upheld.
6. Where we have reasonable grounds to be satisfied that another respondent may be solely or jointly responsible for the matter alleged in a complaint, we will promptly forward the complaint, or the relevant part of it, in writing to that other respondent. We will inform you why the complaint has been forwarded, and of the other respondent's contact details.

If we are unable to provide you with a decision within eight weeks and you are not satisfied with the reasons for the delay, or you are unhappy with the final outcome of our investigation, you may be entitled to refer your complaint to the Financial Ombudsman Service (FOS), which is an independent resolution scheme. If this is the case, we will confirm this in our letter to you. We will give you the full name, address, and telephone number of the Financial Ombudsman Service and a leaflet entitled "Your complaint and the ombudsman".

The website address for the Financial Ombudsman Service is:

www.financial-ombudsman.org.uk



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