

14. All the buildings and contents held by Trustees who are under the authority of the General Synod / te Hīnota Whānui shall be insured in the name of the Trustees for such sums and for such risks as the Trustees shall consider prudently appropriate, *Appropriate insurance, 1994.*

Provided that each Hui Amorangi or Diocesan Synod or any body authorised in that behalf by any Hui Amorangi or Synod may determine who shall pay the premium for any such insurance under their jurisdiction and the manner of application of the proceeds of any insurance claim(s) or to whom they shall be distributed.

14A.1 The ultimate responsibility for deciding whether property should be insured against loss, whether the activities of the Church, its ministers, officers and employees should be insured against liability, and what the extent of any insurance should reasonably be, rests with Trustees. *2004*

14A.2 Where the Anglican Insurance Board has promulgated an applicable offer of insurance services for any class of insurance, Trustees intending to take out that class of insurance must in each year that the promulgation is in force negotiate in good faith with the Anglican Insurance Board for the provision of that insurance. *2004*

14A.3 If after such negotiation, the Trustees determine that the insurance available under the co-operative scheme is unsuitable, then the Trustees may obtain insurance from other providers. *2004*

14A.4 In cases where investigation and discussion shows that the insurance available under a co-operative scheme is likely to continue to be unsuitable in future years, the Board may issue an exemption in terms of Clause 8.4, Title B, Canon XXXII.” *2004*