e-MD®/MEDEFENSE™ PLUS Insurance Policy Summary of Changes (from Lloyd's version P1818CE-0718 to HCC version CBO 1000)

This summary of changes shall not represent a comprehensive explanation of any particular policy provision or coverage component. No coverage is provided by this summary, nor shall it be construed to amend, delete, replace or otherwise alter any policy provisions. Please refer to the policy and review it with your insurance broker or advisor.

GENERAL CHANGES	SUMMARY
Policy Redesign	 New Declarations Page Added a Table of Contents New outline/layout Reordering of policy sections
Non-Substantive Changes	Minor, non-substantive changes were made throughout to convert the policy from Lloyd's paper to HCC paper, and new definitions were incorporated into existing provisions, where appropriate. Such changes are not addressed in this document; please refer to the policy for full details.
INSURING AGREEMENTS	SUMMARY
New e-MD Insuring Agreements	 The following new e-MD Insuring Agreements have been added to the Policy (formerly available only by endorsement): Bodily Injury Liability Coverage (third party) Property Damage Liability Coverage (third party) Bricking Loss Coverage (first party) Property Damage Loss Coverage (first party).
Addition of Knowledge Date Condition to All e- MD Third Party Liability Insuring Agreements and MEDEFENSE™ PLUS	All e-MD Third Party Liability Insuring Agreements and MEDEFENSE [™] PLUS now include a condition requiring that no Executive has knowledge of <i>"any circumstance, dispute, situation or incident giving rise to a Claim prior to the Knowledge Date shown in the Policy Declarations"</i> .
Deletion of Retroactive Date Condition from certain First Party Insuring Agreements	The condition requiring events to occur on or after the Retroactive Date has been deleted from the following e-MD Insuring Agreements: Breach Event Costs Coverage BrandGuard Coverage Cyber Crime Coverage.
Revisions to BrandGuard Coverage	Clarified the coverage trigger by deleting the requirement that the "Adverse Media Report is first discovered, or Notification occurs during the Policy Period" and replacing it with a requirement that the Brand Loss result from a "Security Breach or Privacy Breach first discovered during the Policy Period".
Revisions to Cyber Extortion Coverage	Clarified the coverage trigger by replacing the requirement that the Cyber Extortion Threat be <i>"first made against you during the Policy Period"</i> with the requirement that the Cyber Extortion Threat be <i>"first discovered by an Executive during the Policy Period"</i> .
Revisions to Cyber Crime Coverage	 Built in Cyber Crime Sublimits, including Client Phishing Fraud Loss Sublimit (formerly, Sublimits were added by endorsement) Expanded to include Utilities Fraud Coverage (formerly available only by endorsement)
Revisions to MEDEFENSE™ PLUS	 Expanded to include a Damages Sublimit of Liability Added language to clarify that the obligation to defend any Claim resides solely with the Insured, and a good faith defense is a condition precedent to reimbursement Added language to clarify that reimbursement applies to actual services rendered; however, actual payment of covered items will not be a condition precedent to reimbursement

DEFENSE PROVISIONS	SUMMARY
Conversion to Reimbursement Coverage in	Added provisions for the reimbursement of defense costs incurred
Foreign Jurisdictions	in any claim brought or maintained in a foreign jurisdiction where
	the Company is not permitted to defend such claim.
LIMITS OF LIABILITY	SUMMARY
Additional Defense Costs Limit	Added language to expressly state that the Additional Defense
	Costs Limit will not apply to the following new e-MD Insuring
	Agreements:
	Property Damage Liability Coverage
	Bodily Injury Liability Coverage.
Non-Stacking of Limits	Deleted this provision; will attach Non-Stacking of Limits
	endorsement when applicable
TERRITORIAL LIMITS Clarification of Worldwide Coverage	SUMMARY
Clarification of worldwide Coverage	As to all Insuring Agreements except Property Damage Loss Coverage, language has been added to clarify that the Policy
	provides worldwide coverage only where legally permissible.
Revisions to address new Property Damage	Added language to expressly state that Property Damage Loss
Loss Coverage	Coverage applies only to Covered Property and Operations at an
_	Insured Location.
AMENDED DEFINITIONS	SUMMARY
Act of Cyber Terrorism	Revised to clarify coverage intent.
Breach Support and Credit Monitoring Expenses	Expanded to include identity and healthcare record
Expenses	monitoring
Claim	Expanded to include fraud alerts Revised to add language pertaining to new insuring agreements.
Damages	Revised to apply separate meanings for "Damages" as to e-MD
Damagoo	Insuring Agreements and "Damages" as to the MEDEFENSE™
	PLUS Damages Sublimit of Liability.
Data	Deleted "that is subject to back-up procedures".
Digital Assets Loss	Expanded to include research costs incurred in recreating Digital
	Assets.
Financial Fraud	Expanded to apply to "any Financial Account" (previously, this
Financial Fraud Loss	amendment was applied via endorsement). Expanded to add loss incurred to reimburse clients/customers for
	the theft of their own money or securities as a result of Financial
	Fraud, if reimbursement is made with the Company's approval
	(previously, this amendment was applied via endorsement).
First Party Insured Event	Revised to add language pertaining to new Insuring Agreements.
Insured	Revised to incorporate the language contained in the Who Is
	Insured section of the prior policy form.
Insured Computer System	 As to Privacy Regulatory Coverage, PCI DSS Liability, Provent Costs and Cuber Extertion the definition
	Breach Event Costs and Cyber Extortion, the definition has been expanded to include computer systems
	operated by BPO service providers and Outsourced IT
	service providers
	As to Bodily Injury Liability and Property Damage Liability,
	the definition has been expanded to include Business
	Equipment but only while owned and operated by the
Outsourced IT Service Provider	Named Insured or a Subsidiary Expanded to include Cloud Providers
	 Expanded to include Cloud Providers Deleted exclusion of payment processors, security
	software providers, ISPs, DNS hosting services, domain
	name registrars and subcontractors
PCI DSS fines and assessments	Expanded to include mandatory audit costs
	• Deleted "owed by an Insured under the terms of a
	Merchant Service Agreement" and replaced with
	"which an Insured is legally obligated to pay under
Deried of Indomnity	the terms of a Merchant Service Agreement"
Period of Indemnity	Added language to clarify that the period of indemnity will not be affected by the expiration of the policy period.
	anected by the expiration of the policy period.

Period of Restoration	Added language to clarify that the period of restoration will not be affected by the expiration of the policy period.
Phishing Attack	Deleted the portion of this definition pertaining to Cyber Crime Coverage, as the form now uses Phishing Fraud as the trigger for
	Cyber Crime Coverage.
Policy Period	Added language to clarify that the policy period does not include
	any ERP or the 60-day period after the policy expiration date during
	which claims can be reported.
Privacy Regulations	Expanded to include the California Consumer Privacy Act
Privacy Regulatory Proceeding	Added language to clarify that PCI DSS Demands and TCPA Claims do not constitute Privacy Regulatory Proceedings.
Private Information	Revised for clarification.
Property Damage	As to Bricking Loss Coverage, language has been added to expressly state that the loss of use of hardware/equipment caused by a Bricking Event shall not constitute Property Damage.
Regulatory Fines and Penalties	Added language to clarify that amounts deemed uninsurable under
- · ·	applicable law are expressly excluded.
Security and Privacy Wrongful Act	Revised for clarification.
System Failure	Expanded to include Voluntary Shutdowns and administrative or
-	programming errors as coverage triggers.
Voluntary Self-Disclosure	Revised to clarify that the information disclosed must have become
	known to the Insured "subsequent to the Knowledge Date
	stated in the Declarations of this Policy" rather than
	"subsequent to the initial effective date of this insurance".
Wrongful Act	Revised to add language pertaining to new insuring agreements.
NEW DEFINITIONS	SUMMARY
	The following definitions have been added to the new policy form:
	Actual Cash Value
	Bodily Injury Claim
	Bodily Injury Wrongful Act
	Bricking Event
	Bricking Loss
	Business Equipment
	Client Account
	Client Phishing Fraud
	 Client Phishing Fraud Loss
	Client Phishing Fraud LossCloud Provider
	 Client Phishing Fraud Loss Cloud Provider Covered Property
	 Client Phishing Fraud Loss Cloud Provider Covered Property Crypto-jacking
	 Client Phishing Fraud Loss Cloud Provider Covered Property Crypto-jacking Escrow Account
	 Client Phishing Fraud Loss Cloud Provider Covered Property Crypto-jacking Escrow Account Financial Account
	 Client Phishing Fraud Loss Cloud Provider Covered Property Crypto-jacking Escrow Account Financial Account Insured Location
	 Client Phishing Fraud Loss Cloud Provider Covered Property Crypto-jacking Escrow Account Financial Account Insured Location Occurrence
	 Client Phishing Fraud Loss Cloud Provider Covered Property Crypto-jacking Escrow Account Financial Account Insured Location Occurrence Operations
	 Client Phishing Fraud Loss Cloud Provider Covered Property Crypto-jacking Escrow Account Financial Account Insured Location Occurrence Operations Phishing Fraud
	 Client Phishing Fraud Loss Cloud Provider Covered Property Crypto-jacking Escrow Account Financial Account Insured Location Occurrence Operations Phishing Fraud Products
	 Client Phishing Fraud Loss Cloud Provider Covered Property Crypto-jacking Escrow Account Financial Account Insured Location Occurrence Operations Phishing Fraud Products Property Damage Claim
	 Client Phishing Fraud Loss Cloud Provider Covered Property Crypto-jacking Escrow Account Financial Account Insured Location Occurrence Operations Phishing Fraud Products Property Damage Claim Property Damage Wrongful Act
	 Client Phishing Fraud Loss Cloud Provider Covered Property Crypto-jacking Escrow Account Financial Account Insured Location Occurrence Operations Phishing Fraud Products Property Damage Claim Property Damage Wrongful Act Regulatory Authority
	 Client Phishing Fraud Loss Cloud Provider Covered Property Crypto-jacking Escrow Account Financial Account Insured Location Occurrence Operations Phishing Fraud Products Property Damage Claim Property Damage Wrongful Act Regulatory Authority Utilities Fraud
	 Client Phishing Fraud Loss Cloud Provider Covered Property Crypto-jacking Escrow Account Financial Account Insured Location Occurrence Operations Phishing Fraud Products Property Damage Claim Property Damage Wrongful Act Regulatory Authority Utilities Fraud Utilities Fraud Loss
	 Client Phishing Fraud Loss Cloud Provider Covered Property Crypto-jacking Escrow Account Financial Account Insured Location Occurrence Operations Phishing Fraud Products Property Damage Claim Property Damage Wrongful Act Regulatory Authority Utilities Fraud

DELETED DEFINITIONS	SUMMARY
	The following definitions have not been added to the new policy form:
AMENDED EXCLUSIONS General Clarifications	Act of Terrorism Extended Reporting Period Kinetic Military Action Phishing Attack Loss Retention Retroactive Date. SUMMARY OF CHANGES The following exclusions have been revised for clarification of coverage intent:
	Insured vs. Insured: clarified the language of the existing
	 Instituted vs. Instituted. claimled the language of the existing exceptions Intentional acts: clarified the language of the existing exceptions; also deleted the "employee sabotage" exception (intent is to provide same cover via innocent insured exception) Breach of contract: clarified the exception for any liability or obligation an Insured would have in the absence of such contract Liability assumed under contract: clarified the exception for any liability or obligation an Insured would have in the absence of such contract Liability assumed under contract: clarified the exception for any liability or obligation an Insured would have in the absence of such contract FTC, FCC or SEC enforcement: clarified the language of the existing exception Employment practices: clarified the language of the existing exception ERISA/pension fund violations: clarified the language of
Bodily Injury/Property Damage	the existing exception. Added an exception for Bodily Injury Claims, Property Damage Claims and Occurrences under the first party Property Damage
Pollution	Loss Coverage. Added an exception for Bodily Injury Claims and Property Damage Claims.
Violation of Securities Laws	Added an exception for any Privacy Regulatory Proceeding or Security and Privacy Liability claim alleging violation of SEC Regulation S-P or similar rules or regulations under securities laws concerning the security, access or use of private information obtained in a securities transaction.
War/Civil War	 Removed reference to Kinetic Military Action Added an exception for Acts of Cyber Terrorism
Natural Disasters/Physical Events	Added an exception for Occurrences under the first party Property Damage Loss Coverage.
NEW EXCLUSIONS	SUMMARY OF CHANGES
	As to all Insuring Agreements, added an exclusion for the cessation of business activities due to a shutdown by order of any public authority for whatever reason. As to all e-MD First Party Insuring Agreements, added an exclusion for business interruption loss or costs/expenses resulting from lost productivity, including the throttling or capping of bandwidth by an internet or mobile data service provider, due to utilities fraud. As to Bodily Injury Liability Coverage and Property Damage Liability Coverage, added an exclusion for any actual or alleged warranties or representations made at any time with respect to the fitness, quality, durability, performance or use of products, or the providing of, or failure to provide, warnings or instructions for products.

	 As to Property Damage Loss Coverage, added the following exclusions: Any amounts covered in whole or in part under other insurance Costs to upgrade, redesign, reconfigure or maintain an insured computer system to a level of functionality beyond that which existed prior to a hacking attack Loss of market or loss of use Loss, damage or deterioration resulting from delays Loss, damage, cost or expenses caused by or resulting from malicious use of pathogenic or poisonous biological or chemical materials Loss resulting from the lack of specified utilities or services; however, there is an exception for outages to such specified utilities or services if under the Named Insured's (or a Subsidiary's) direct operational control, and the outage is caused by a hacking attack Loss resulting from damage caused by changes in
DELETED EXCLUSIONS	temperature or humidity. SUMMARY
	Prior knowledge (this exclusion was not added to the new policy form for consistency with the updates made to the e-MD Third Party Liability Insuring Agreements and MEDEFENSE™ PLUS) Bankruptcy and insolvency Acts of terrorism Gambling, pornography, prizes, awards or coupons The sale or provision of prohibited, restricted or regulated items such as alcohol, tobacco or drugs The theft of money, securities or other property belonging to a third party (Cyber Crime exclusion)
AMENDED POLICY SECTIONS	SUMMARY
Extended Reporting Period (ERP)	Now requires payment of ERP premium within 30 days from the Named Insured's written request to bind ERP coverage (previously, the request to purchase ERP coverage and premium payment were both due within 30 days of the policy expiration date).
Notice Provisions	 This clause has been renamed as "Notification" with the following updates: Consolidated notice requirements for all e-MD Insuring Agreements, except BrandGuard and Property Damage Loss Coverage, into one section Added a new section called "Notice Provisions as to BrandGuard Coverage" Added a new section called "Notice Provisions as to Property Damage Loss Coverage" Clarified that the Notice of Potential Claim provisions apply only to potential claims under the e-MD Third Party Liability Insuring Agreements and MEDEFENSE™ PLUS.
Other Insurance	Added a new section called "Contingent Insurance – Property Damage Loss Coverage" which states that such coverage applies only in the absence of other valid and collectible insurance.
Cancellation by the Named Insured and Cancellation by the Underwriters	 These clauses have been consolidated into one section called "Cancellation" with the following updates: Removed the language providing for no return premium if a claim or potential claim is reported Increased notice period if the Company cancels for any reason other non-payment of premium from 30 days to 60 days.

Created or Acquired Subsidiaries	 This clause has been moved into a new section called "Material Changes" with the following updates: Clarified that coverage for acquired or created subsidiaries with revenues below the 30% threshold will be automatically included as Insureds "for the duration of the policy period" Increased the period of automatic coverage for acquired or created subsidiaries with revenues exceeding the 30% threshold from 60 days to 90 days; also added language to reinforce that the Company has the option to provide coverage beyond 90 days if notice is provided to the Company within 60 days AND the Named Insured accepts any terms, conditions, exclusions, limitations and additional premium, if any, imposed by the Company Added provisions to clarify that the Policy shall not apply to acts or events occurring before the creation or acquisition of a Subsidiary.
Coverage in the Event of a Takeover and Change of Control Extended Reporting Period (ERP)	Now requires payment of Change of Control ERP premium within 30 days from the Named Insured's written request to bind Change of Control ERP coverage (previously, the request to purchase Change of Control ERP coverage and premium payment were both due within 30 days of the policy expiration date).
NEW POLICY SECTIONS	SUMMARY
	Property Damage Loss Adjustment and Settlement
	Conditions as to Property Damage Loss Coverage
	The following new Policy Conditions have been added:
	 Non-Renewal Action Against the Company Authorization Clause Representations (replaces Warranty by the Named Insured) Bankruptcy or Insolvency Office of Foreign Assets Control Headings (replaces Words and Titles of Paragraphs) Policy Conformance. Material Changes – new section to incorporate Created or Acquired Subsidiaries and Sold Subsidiaries provisions from the prior policy form Currency and Payments
DELETED POLICY SECTIONS	SUMMARY
Who is Insured	Deleted this policy section in its entirety and incorporated the existing language into the definition of "Insured" with no material changes.
Innocent Insured Provision	Deleted this policy section in its entirety.
Words and Titles of Paragraphs	Deleted this policy section in its entirety; replaced with a new policy section called "Headings".
Service of Suit	Deleted this policy section in its entirety; a TMHCC Service of Suit clause will be added by endorsement.
Warranty by the Named Insured	Deleted this policy section in its entirety; replaced with the following new Conditions:
	RepresentationsEntire Agreement.