

Architects and Engineers

Professional Multi Risk Insurance PMR AR EN Civil OP ML 0620

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General Definitions Applying to Sections 1, 2 and 5 Only

For definitions applying to sections 3 and 4, please refer to sections 3 and 4.

The following words will have the same meaning attached each time they appear in section(s) 1, 2 and 5 in bold type face, whether with a capital first letter or not. Where the meaning of a word is defined below and the same word is defined differently under a separate section(s) of this policy. the definition provided under the separate section applies to that section only.

Where the context so admits or requires, words importing the singular will include the plural and vice versa and words importing the masculine will import the feminine and the neuter. References to 'a person' will be construed so as to include any individual, company, partnership, or any other legal entity. References to a statute or regulation will be construed to include all its amendments or replacements. All headings within the policy are included for convenience only and will not form part of this policy.

Insurer

means HCC International Insurance Company plc.

Period of insurance

is that as stated in the Schedule.

General Definitions Applying to Sections 1 and 2 Only

For the purposes of Sections 1 and 2 of this Policy the words or terms that appear in bold will be interpreted as follows:

Employee

ls:

- any person employed by the Insured under a contract a. of service, training or apprenticeship; and
- any voluntary worker; and b.
- any locum, seasonal or temporary personnel; and C.
- d. any self-employed person, who is not an independent contractor; and
- any person supplied or remunerated through a contract hire company or agency, who is not an independent contractor but is employed by the contract hire company on a supply only basis, working as a member of the Insured's staff;

but only if such person is working under the Insured's direction, control and supervision.

Insured

is any person or firm stated in the Schedule and includes any current or previous partner, director, principal, member or Employee of any firm or company stated in the Schedule and any other person who becomes a partner, director, principal, member or Employee of the firm.

Personal appointment

is any individual appointment of a professional nature arising out of the ordinary professional activities of the Insured other than any appointment as a director or officer of a company or as a trustee.

Professional business

is the business of the **Insured** as stated in the Schedule including the holding of any Personal appointment but in respect of Section 1 shall mean only the professional services of the Insured's business.

General Conditions Applying to Sections 1, 2 and 5 Only

For general conditions applying to sections 3 and 4, please refer to sections 3 and 4.

In addition to the general conditions set out immediately below, conditions specific to each section also apply and these can be found within the relevant sections and subsections of this policy.

If a condition is stated below and the same condition is described differently under another section of this policy, the condition provided under that section will apply to that section only.

Policy construction and disputes

Any phrase or word in this Policy and the Schedule will be interpreted in accordance with the laws of England and Wales. The Policy and the Schedule shall be read together as one contract and any word or expression to which a specific meaning has been attached in any part of this Policy or the Schedule shall bear such specific meaning wherever it may appear.

Any dispute concerning the interpretation of the terms, Conditions or Exclusions contained herein is understood and agreed by both the **Insured** and the **Insurer** to be subject to the laws of England and Wales. Each party agrees to refer any such dispute to a mediator to be agreed between the Insured and the Insurer within 14 working days of any dispute arising under the Policy. If a mediator is not agreed then either party may apply to the Centre for Effective Dispute Resolution ('CEDR') for the appointment of a mediator. The parties agree to share equally the costs of CEDR and of the mediator and that the reference of the dispute to mediation will be conducted in confidence.

The Insured and the Insurer agree to perform their respective continuing obligations under this Policy while the dispute is resolved unless the nature of the dispute prevents such continued performance of those obligations. If any such dispute is not resolved by mediation or the Insured and the Insurer cannot agree upon the appointment of a mediator or the form that the mediation will take the dispute will be submitted to the exclusive jurisdiction of any court of competent jurisdiction within England and Wales and each party agrees to comply with all requirements necessary to give such court jurisdiction. All matters arising hereunder shall be determined in accordance with the law and practice of such court.

2. Fraudulent claims

If the **Insured** shall make any claim knowing the same to be fraudulent or false as regards the amount or otherwise (including the provision of false or fraudulent documents or statements) then

The Insurer will:

- i. refuse to pay the whole of the claim; and
- ii. recover from the Insured any sums that it has already paid in respect of the claim.

The **Insurer** may also notify the **Insured** that it will be treating (all sections of) this policy as having terminated with effect from the date of the earliest of any of the fraudulent act. In that event the **Insured** will:

- have no cover under the Policy from the date of termination; and
- b. not be entitled to any refund of premium.

3. Contracts (Rights of Third Parties) Act 1999

The **Insured** and the **Insurer** are the only parties to this contract and no other person has any rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Policy but this does not affect any right or remedy of a third party which exists or is available apart from that Act.

4. Cancellation

This Policy may be cancelled by or on behalf of the **Insurer** by thirty days' notice given in writing to the **Insured**.

5. Invalidity

If any provision of this Policy is found by any court or administrative body of competent jurisdiction to be invalid or unenforceable this will not affect the other provisions of this Policy which will remain in full force and effect.

6. Notices

Notice shall be deemed to be duly received in the course of post if sent by pre-paid letter post properly addressed to:

- in the case of the **Insured**, either to the **Insured's** last known address or the last known address of the **Insured's** broker;
- in the case of the Insurer, to HCC International Insurance Company PLC at Fitzwilliam House, 10 St Mary Axe, London EC3A 8BF.

7. Reasonable steps to avoid loss

Without prejudice to the Notification and Claims Conditions in this Policy, the **Insured** shall take all reasonable steps to avoid or mitigate any loss, damage or liability that may result in any claim or **Circumstance** notifiable under this Policy.

8. Premium Payment Clause

If the premium due under this Policy has not been so paid to **Insurers** by the 60th day from the inception of this Policy, (and, in respect of instalment premiums, by the date they are

due), **Insurers** shall have the right to cancel this Policy by notifying the **Insured** via their broker in writing. In the event of cancellation, premium is due to **Insurers** on a pro rata basis for the period that **Insurers** are on risk but the full policy premium shall be payable to **Insurers** in the event of a loss or occurrence prior to the date of termination which gives rise to a valid claim under this Policy.

It is agreed that **Insurers** shall give not less than 15 days prior notice of cancellation to the **Insured** via their broker. If premium due is paid in full to **Insurers** before the notice period expires, notice of cancellation shall automatically be revoked. If not, this Policy shall automatically terminate at the end of the notice period.

If any provision of this clause is found by any court or administrative body of competent jurisdiction to be invalid or unenforceable, such invalidity or unenforceability will not affect the other provisions of this clause which will remain in full force and effect.

9. International Sanctions

The **Insurer** will not provide cover, be liable to pay any claim or provide any benefit if to do so would expose the **Insurer** (or any parent company, direct or indirect holding company of the **Insurer**) to any penalty or restriction (including extraterritorial penalties or restrictions so far as such do not contradict laws applicable to the **Insurer**), arising out of any trade and economic sanctions laws or regulations which are applicable to it.

10. Assignment

This policy of insurance (including any benefits it provides) are not assignable to any third party without the express approval of the **Insurer** confirmed in writing by the **Insurer**

11. Change of control

In the event that the **Insured** merges into or consolidates with or sells all or substantially all of its assets or shares to a third party (whether a company, corporation or any other legal entity or person) or there is any acquisition of more than fifty percent (50%) of the voting share capital of the Insured by a third party (whether a company, corporation or any other legal entity or person) the Insured shall give written notice of such event prior to its execution. Upon receipt of such notice, the Insurers may at their absolute discretion agree to continuation of the policy of insurance, to be confirmed by way of a written endorsement to the policy. In the absence of such agreement and/or if notice is not forthcoming as required under this General Condition 11 -Change of control, the cover provided by this policy of insurance shall cease with immediate effect at the date of the change of control.

For the avoidance of doubt, the **Insured** shall not be entitled to an indemnity in respect of any claims made under Section 1 of this policy of insurance where notification of the claim occurs after a change in control (as referred to in this General Condition 11 – Change of control) where the change of control was not reported to **Insurers** and approved in accordance with this General Condition 11.

12. Complaints (Sections 1, 2, 3 & 5 only)

We are dedicated to providing you with a high quality service and we want to ensure that we maintain this at all times If you feel that we have not offered you a first class service please write and tell us and we will do our best to resolve the problem If you have any questions or concerns about your policy or the handling of a claim you should in the first instance contact

Compliance Officer Tokio Marine HCC 1 Aldgate London EC3N 1RE

The Financial Ombudsman Service (FOS) Should you be dissatisfied with the outcome of your complaint, you may have the right to refer your complaint to the Financial Ombudsman Service. The FOS is an independent service in the UK for settling disputes between consumers and businesses providing financial services. Contacting the FOS does not affect your right to take legal action.

The FOS's contact details are as follows:

Financial Ombudsman Service **Exchange Tower** London E14 9SR

Email: complaint.info@financial-ombudsman.org.uk

Telephone: +44 (0)30 0123 9123

Website: www.financial-ombudsman.org.uk

The European Commission Online Dispute Resolution Platform (ODR)

If you were sold this product online or by other electronic means and within the European Union (EU) you may refer your complaint to the EU Online Dispute Resolution (ODR) platform. Upon receipt of your complaint the ODR will escalate your complaint to your local dispute resolution service - this process is free and conducted entirely online. You can access the ODR platform on http://ec.europa.eu/odr. This platform will direct insurance complaints to the Financial Ombudsman Service. However, you may contact the FOS directly if you prefer, using the details as shown above.

Complaints (Section 4 only)

Please refer to Section 4'How we handle complaints' for details of how to make a complaint.

Useful Information

If HCC (Sections 1, 2,3 & 5), or AmTrust Europe Limited (Section 4 only) are unable to meet their liabilities to policyholders, you may be able to claim compensation from the Financial Services Compensation Scheme. The level of compensation differs depending on the type of cover:

Compulsory Insurance

Non-compulsory Insurance

100% of the claim

90% of the claim

Further information can be obtained from: Financial Services Compensation Scheme P O Box 300, Mitcheldean,

GL17 1DY

Telephone: 0800 678 1100 or 020 7741 4100 or enquiries@fscs.org.uk www.fscs.org.uk

Data protection notice (Please refer to section 4 for ARAG Essential Business Legal)

Tokio Marine HCC respects your right to privacy. In our Privacy Notice (available at

https://www.tmhcc.com/en/legal/privacy-policy) we explain who we are, how we collect, share and use personal information about you, and how you can exercise your privacy rights. If you have any questions or concerns about our use of your personal information, then please contact DPO@tmhcc.com.

We may collect your personal information such as name, email address, postal address, telephone number, gender and date of birth. We need the personal information to enter into and perform a contract with you. We retain personal information we collect from you where we have an ongoing legitimate business need to do so.

We may disclose your personal information to:

- 1. our group companies;
- 2. third party services providers and partners who provide data processing services to us or who otherwise process personal information for purposes that are described in our Privacy Notice or notified to you when we collect your personal information;
- 3. any competent law enforcement body, regulatory, government agency, court or other third party where we believe disclosure is necessary (i) as a matter of applicable law or regulation, (ii) to exercise, establish or defend our legal rights, or (iii) to protect your interests or those of any other person;
- 4. a potential buyer (and its agents and advisers) in connection with any proposed purchase, merger or acquisition of any part of our business, provided that we inform the buyer it must use your personal information only for the purposes disclosed in our Privacy Notice; or
- 5. any other person with your consent to the disclosure.

Your personal information may be transferred to, and processed in, countries other than the country in which you are resident. These countries may have data protection

laws that are different to the laws of your country. We transfer data within the Tokio Marine group of companies by virtue of our Intra Group Data Transfer Agreement, which includes the EU Standard Contractual Clauses.

We use appropriate technical and organisational measures to protect the personal information that we collect and process about you. The measures we use are designed to provide a level of security appropriate to the risk of processing your personal information.

You are entitled to know what data is held on you and to make what is referred to as a Data Subject Access Request ('DSAR'). You are also entitled to request that your data be corrected in order that we hold accurate records. In certain circumstances, you have other data protection rights such as that of requesting deletion, objecting to processing, restricting processing and in some cases requesting portability. Further information on your rights is included in our Privacy Notice.

You can opt-out of marketing communications we send you at any time. You can exercise this right by clicking on the "unsubscribe" or "opt-out" link in the marketing e-mails we send you. Similarly, if we have collected and processed your personal information with your consent, then you can withdraw your consent at any time. Withdrawing your consent will not affect the lawfulness of any processing we conducted prior to your withdrawal, nor will it affect processing of your personal information conducted in reliance on lawful processing grounds other than consent. You have the right to complain to a data protection authority about our collection and use of your personal information

Section 1 - Professional **Indemnity Insurance**

Definitions Applicable to Section 1

For the purposes of this Section the words or terms that appear in **bold** will be interpreted as follows:

Circumstance

shall mean any circumstance, incident, occurrence, fact, matter, act, omission, state of affairs or event which is likely to give rise to a claim against the Insured or a claim by the Insured under this section.

Computer system

shall mean any computer, data processing equipment, media or part thereof, or system of data storage and retrieval, or communications system, network, protocol or part thereof, or any computer software (including but not limited to application software, operating systems, runtime environments or compilers), firmware or microcode, or any electronic documents utilised in the ownership, security and management of the Insured's electronic communications system, world-wide web site, internet site, intranet site, extranet site or web address(es).

Damages

shall mean monetary relief.

Defence costs and expenses

shall mean all reasonable costs and expenses incurred, with the Insurer's prior written consent, in the investigation, defence and settlement of any claim first made against the Insured or of any Circumstance first notified during the Period of insurance. it does not include the Insured's own overhead costs and expenses.

Documents

shall mean digitised data, information recorded or stored in a format for use with a computer, microcode, deeds, wills, agreements, maps, plans, records, written or printed books, letters, certificates, written or printed documents or forms of any nature whatsoever (excluding any bearer bonds or coupons, bank or currency notes, share certificates, stamps or other negotiable paper).

Excess

is the first amount paid in respect of each claim as stated in the schedule under section 1. The Excess is not payable in respect of **Defence costs and expenses**. The **Indemnity** limit is additional to the Excess.

Financially associated person or entity

shall mean:

any business controlled or managed by the Insured or in which the **Insured** has an executive interest;

- any company in which the **Insured** directly or indirectly owns or controls more than 15% of the issued share
- any person having an executive or managerial role in the Insured or who would be considered to be a shadow director (as defined in s.251 of the insolvency act 1986) of the Insured;
- any company that directly or indirectly owns or controls any of the issued share capital of the Insured or any of whose issued share capital is directly or indirectly owned or controlled by any other company or person who directly or indirectly owns or controls any of the issued share capital of the Insured.

Indemnity limit

shall mean the Insurer's total liability to pay Damages and claimant's costs, and shall not exceed (except where specific sums are stated in the insuring clauses of this section) the sum(s) stated in the schedule against section 1 in respect of any one claim or series of claims arising out of one originating cause regardless of the number of persons claiming an indemnity from the Insurer under the terms of this section.

Jurisdiction

means the jurisdiction stated in the schedule against Section 1. Where no jurisdiction is stated in the schedule then the Jurisdiction shall be worldwide but excluding the United States of America (including its territories and /or possessions) and Canada.

Virus

shall mean any unauthorised executable code uploaded to, or replicated through, a Computer system or network whether termed a virus or known by any other name and whether it is self-replicating or non-replicating which causes damage or loss to data or the Computer system.

Insuring Clauses

In consideration of the premium having been paid to the Insurer, the Insured is indemnified as follows:

1. Indemnity

Up to the **Indemnity limit** for **Damages** and claimant's costs for which the **Insured** is legally liable to pay resulting from claims first made against the Insured during the Period of insurance and arising out of the ordinary course of the Professional business, in consequence of:

- Breach of professional duty;
- Dishonest, fraudulent or malicious act or omission of any former or present Employee (which term, for the purpose of this clause alone, shall not include any principal, partner, member or director of the **Insured**) provided that no indemnity shall be given under this section in the event that any principal, partner, member or director of the Insured conspired to commit or condoned any such dishonest, fraudulent or malicious act or omission;
- Libel or slander or defamation;

- Unintentional breach of confidentiality or other invasion, misuse of private information, infringement or interference with rights of privacy or publicity including false light and the public disclosure of private facts including misuse of any information which is either confidential or subject to statutory restrictions;
- Unintentional infringement of intellectual property rights except patents;
- f. The loss of or damage to **Documents**;
- g. Any other civil liability not otherwise excluded.

2. Legal defence costs and expenses

The **Insurer** will pay in addition to any indemnity under insuring clause 1, all **Defence costs and expenses** provided that:

- a. if the amount paid or agreed to be paid by or on behalf of the **Insured** to dispose of a claim exceeds the **Indemnity limit** the **Insurer** will only be liable for that proportion of the **Defence costs and expenses** which the **Indemnity limit** bears to the amount paid or agreed to be paid;
- b. in the event that the **Insurer** elects to make a payment to the **Insured** pursuant to notification and claims condition 3.2 then the **insurer** shall have no liability to pay **Defence costs and expenses** incurred after the date upon which such payment is made.

3. Costs for prosecuting infringement of the Insured's intellectual property rights

Up to a maximum of GBP 25,000 in the aggregate in the **Period of insurance**, for the reasonable and necessary costs and expenses incurred by the **Insured**, with the **Insurer's** prior written consent, in the pursuance of any claim first made by the **Insured** against a third party during the **Period of insurance**, for infringement of intellectual property rights first discovered by the **Insured** during the **Period of insurance** where the ownership of such rights is vested in the **Insured**.

For the purposes of this insuring clause **Insurers** will only give prior consent where the **Insured** has provided, at their own expense, an opinion from a solicitor, barrister or suitably qualified intellectual property agent evidencing the existence of the **Insured's** intellectual property rights, the infringement of those rights, a measurable loss and a reasonable prospect of success.

4. Costs for representation

For all reasonable and necessary legal costs incurred by the **Insured** with the **Insurer's** prior written consent for representation at any inquiry or other proceeding which has, in the **Insurer's** sole opinion, a direct relevance to any claim, **Circumstance** or event which could form the subject of indemnity under this Section. For the avoidance of doubt costs for representation cover does not apply to insuring clause 3.

The **Insurer's** total liability under Insuring Clauses 4) and 5) shall not exceed GBP 250,000 in the aggregate in the **Period of insurance** and the **Insurer** shall have no liability to pay for the **Insured's** own costs and expenses.

5. Costs of criminal proceedings

For legal costs and expenses incurred with the **Insurer's** prior consent in the defence of any proceedings brought under the prevailing listed building, building regulation or health and safety legislation and any applicable orders or regulations made pursuant to that legislation or any applicable codes of practice or procedures issued by any governing body concerned with health and safety provided always that:

- the act, error or omission giving rise to the proceedings shall have been committed by the **Insured** in the ordinary course of the **Professional business**;
- the **Insurer** shall be entitled to appoint solicitors and counsel to act on behalf of the **Insured**;
- the **Insurer** shall have no liability to pay costs incurred subsequent to a plea or finding of guilt on the part of the **Insured**, or in the event that counsel should advise that there are no reasonable prospects of successfully defending the proceedings, except for costs incurred solely for the purpose of making a plea in mitigation before sentencing or costs incurred in making an appeal if counsel shall advise that the prospects of a successful appeal following a finding of guilt are reasonable;
- for the purposes of this insuring clause only the amount of the Excess shall be GBP 1,000.

The **Insurer's** total liability under Insuring Clauses 4) and 5) shall not exceed GBP 250,000 in the aggregate in the **Period of insurance** and the **Insurer** shall have no liability to pay for the **Insured's** own costs and expenses.

6. Data protection defence costs

Up to a maximum of GBP 250,000 in the aggregate in the **Period of insurance**, for reasonable and necessary legal costs and expenses incurred by the **Insured** with the **Insurer's** prior written consent in the defence of any criminal proceedings brought against the **Insured**, during the **Period of insurance** under the Data Protection Act 1998 or amending or superseding legislation provided always that:

- the act, error or omission giving rise to the proceedings shall have been committed by the **Insured** in the ordinary course of the **Professional business**;
- the **Insurer** shall be entitled to appoint solicitors and Counsel to act on behalf of the **Insured**;
- c. the **Insurer** shall have no liability to pay costs and expenses incurred subsequent to a plea or finding of guilt on the part of the **Insured**, or in the event that Counsel should advise that there are no reasonable prospects of successfully defending the proceedings, except for costs incurred solely for the purpose of making a plea in mitigation before sentencing or costs incurred in making an appeal if Counsel shall advise that the prospects of a successful appeal following a finding of guilt are reasonable.

For the avoidance of doubt the indemnity provided under Insuring Clauses 3), 4), 5) and 6) is not additional to and shall not increase the Indemnity limit.

Exclusions Applicable to Section 1

The Insurer shall not be liable to indemnify the Insured against any claim:

1. **Employers liability**

arising directly or indirectly from bodily injury, sickness, disease, psychological injury, emotional distress, nervous shock or death sustained by any Employee arising out of or in the course of their employment by the **Insured**, or for any breach of any obligation owed by the Insured as an employer to any partner, principal, director, member or Employee or applicant for employment;

2. **Bodily injury/property damage**

for bodily injury, sickness, disease, psychological injury, emotional distress, nervous shock or death sustained by any person or any loss, damage or destruction of property unless such claim arises directly from negligent advice, design, specification, formula or other breach of professional duty by the Insured:

3. Land, buildings etc

arising directly or indirectly from the ownership, possession or use by or on behalf of the **Insured** of any land, buildings, aircraft, watercraft, vessel or mechanically propelled vehicle;

Dishonesty

arising directly or indirectly from any dishonest, fraudulent, malicious or illegal act or omission of the Insured committed or condoned by any partner, principal or director of the Insured, except as covered by Insuring Clause 1b);

5. **Contractual liability**

arising directly or indirectly from any breach or alleged breach of any contractual duty or duty of care owed or alleged to have been owed by the **Insured** to any third party but only to the extent that such duty is more onerous than any duty that would otherwise be implied by common law or statute save for any liability arising out of the ordinary course of the **Professional business** in consequence of or arising from entering into any collateral warranty, duty of care agreement or any similar agreement, provided that, in so doing, the **Insured** does not make itself liable:

- to provide a level of service or produce a result beyond the scope of any duty that would otherwise be implied by common law or statute: or
- to any greater extent or for any longer a period than is the case under the agreement with the person or party with whom the Insured originally contracted to perform the same work; or

under any financial guarantee, for any contractual penalty or for liquidated damages;

6. **Products**

arising out of or relating to:

- goods or products sold, supplied, repaired, altered, manufactured, installed or maintained; or
- buildings, building works or physical structures constructed, repaired, installed, erected, removed or demolished:

by the Insured or any related company or sub-contractor of the Insured;

7. Insolvency/bankruptcy of Insured

arising out of or relating directly or indirectly to the insolvency, liquidation, receivership or bankruptcy of the Insured;

8. Seepage and pollution

based upon, arising out of or relating directly or indirectly to, in consequence of or in any way involving seepage, pollution or contamination of any kind;

Claims or Circumstances known at inception

arising directly or indirectly from any claim or Circumstance of which the Insured was, or ought reasonably to have been, aware prior to inception of this policy, whether notified under any other insurance or not;

10. Other insurance

In respect of which the Insured is, or but for the existence of this policy would be, entitled to indemnity under any other insurance except in respect of any excess beyond the amount which is payable under such other insurance;

11. Geographical limits

in respect of work carried out outside the geographical limits stated in the schedule;

12. Legal action

in respect of an action for Damages:

- brought outside the Jurisdiction (including the enforcement within the Jurisdiction of a judgment or finding of another court or tribunal that is not within the Jurisdiction);
- in which it is contended that the governing law is outside the Jurisdiction;
- brought outside the Jurisdiction to enforce a judgment or finding of a court or other tribunal in any other jurisdiction.

13. Fines and penalties

for penalties, fines, multiple, exemplary, liquidated or other non-compensatory **Damages** awarded other than in actions brought for libel, slander or defamation in so far as they are covered by this policy;

Claims by financially associated persons or entities

made against the **insured** by any **Financially associated person or entity** whether alone or jointly with any other person or entity. However, this exclusion shall not apply to any claim brought against such **financially associated person or entity** by an independent third party which would, but for this exclusion, be covered by this policy;

15. Retroactive date

made by or against or incurred by the **Insured** arising from any act or omission or originating cause that occurred prior to the Retroactive date stated in the Schedule;

Radioactive contamination or explosive nuclear assemblies

caused by or contributed to by or arising from:

- ionising radiation or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel; or
- the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof;

17. Excess

for the amount of or less than the **Excess**. The **Excess** shall be deducted from each and every claim paid under this Section:

18. War

arising directly or indirectly out of, happening through or in consequence of, war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation or nationalisation or requisition or destruction of or damage to property by or under the order of any government or public or local authority;

19. Terrorism

arising directly or indirectly out of, happening through or in consequence of any act or acts of force or violence for political, religious or other ends directed towards the overthrowing or influencing of any government, or for the purpose of putting the public in fear by any person or persons acting alone or on behalf of or in connection with any organisation.

In the event of any dispute as to whether or not this exclusion applies the **Insured** shall have the burden of proving that this exclusion does not apply;

20. Asbestos

arising directly or indirectly out of or resulting from or in consequence of or in any way involving asbestos or any materials containing asbestos in whatever form or quantity;

21. Other appointments

made against any Insured in the capacity of:

- a. director or officer of the **Insured** or of any other company or arising out of the management of the **Insured** or of any other company; or
- trustee of any trust or as officer or employee of any pension fund or any other employee benefit scheme, whether for the benefit of members or **Employees** of the **Insured** or otherwise;

22. Trading losses

arising out of:

- a. any trading loss or trading liability incurred by any business managed or carried on by the **Insured** (including the loss of any client account or business);
- loss caused by the **Insured** in consequence of a share
 or asset sale to any prospective purchaser, associated
 business, merger partner, joint venture partner or
 similar because of any misstatement or
 misrepresentation made by the **Insured**;
- the actual or alleged over-charging or improper receipt of fees by the **Insured**;

23. Virus

arising directly or indirectly from any Virus;

24. Patents

arising directly or indirectly from the infringement of any patent;

25. Project partnering

arising out of or in respect of work carried out by any project partnership of which all or any of the **Insured** form part unless the claim or loss emanates from the acts or omissions of the **Insured**;

26. Joint ventures

arising out of or in respect of work carried out by or in the name of a consortium of professional people or firms or other association formed of which all or any of the **insured** form part for the purpose of undertaking any joint venture or any other profit-sharing arrangement unless the claim or loss emanates from the acts or omissions of the **Insured**;

27. Valuation reports

arising from any valuation report prepared by or on behalf of the **Insured** except for the purpose of certifying payments due to contractors or measuring quantities;

28. Surveys

arising from any survey unless the survey was carried out by a member of the **Insured** who, at the time of the survey:

 had not less than one years experience in undertaking surveys of a kind related to the survey and was a Registered Architect, a Chartered Engineer or a

- member of the Royal Institution of Chartered Surveyors; or
- had at least five years' experience in undertaking surveys of a kind related to the survey;

29. Acting as a contractor

arising directly or indirectly out of any agreement to provide construction or engineering works, or consultancy or design services where these are provided as part of an agreement to provide construction or engineering works, whether such works are provided by the **Insured** or by any **Financially associated person or entity** or by any sub-contractor of the **Insured**:

30. Financial advice

arising directly or indirectly from the provision by the **Insured** of any investment or financial advice or arrangements made by or on behalf of the **Insured** in respect of any finance, credit or leasing agreement;

31. Employee benefit schemes / stocks and shares

arising directly or indirectly from the operation or administration of any pension or other employee benefit scheme or trust fund, or the sale or purchase or dealing in any stocks, shares or securities or the misuse of any information relating to them or the breach of any related legislation or regulation;

32. Taxation, competition, restraint of trade

arising directly or indirectly from the breach of any taxation, competition, restraint of trade or anti-trust legislation or regulation;

33. Official action or investigation

arising from any official action or investigation by or decision or order of any public, local or government body or authority except to the extent covered by Insuring Clause 5 (Data protection defence costs);

34. Loss, damage or destruction of bearer bonds or coupons

arising from the loss, damage or destruction of any bearer bonds, coupons, bank or currency notes, share certificates, stamps or other negotiable paper;

35. Deliberate acts

arising directly or indirectly from any deliberate or reckless breach, act, omission or infringement committed, condoned or ignored by the **Insured** except as covered under Insuring Clause 1b) as a result of a dishonest, fraudulent or malicious act or omission of any former or present **Employee**;

36. Costs and expenses incurred without prior consent

for costs and expenses incurred without the prior consent of the **Insurer**:

37. Claims by Employees

made against the **Insured** by any present or former **Employee**.

Notification and Claims Conditions Applicable to Section 1

1. Claim/circumstance notification

As conditions precedent to their right to be indemnified under Section 1 of this Policy the **Insured**

- 1.1 shall inform the Insurer, in writing, as soon as possible, and in any event within 28 days of the receipt, awareness or discovery during the Period of insurance of:
 - a. any claim made against them;
 - any notice of intention to make a claim against them;
 - c. any Circumstance;
 - the discovery of reasonable cause for suspicion of dishonesty or fraud.

provided always that such notification is received by the **Insurer** before the expiry of the **Period of insurance**, or if the **Insured** renews this Policy with the **Insurer**, within 7 days after its expiry.

Such notice having been given as required in b), c) or d) above, any subsequent claim arising out of such notified matters shall be deemed to have been made during the **Period of insurance**;

- 1.2 shall not, in respect of any of the matters specified in 1.1a) to 1.1d) above, admit liability, make any offer for or settle any claim, or incur any costs or expenses in connection with any such claim or Circumstance, without the prior written consent of the Insurer; and
- 1.3 shall, as soon as practicable given the circumstances, give all such information and assistance as the **Insurer** may require and provide their full co-operation in the defence or settlement of any such claim.

Every letter of claim, writ, summons or process and all documents relating thereto and any other written notification of claim shall be forwarded, unanswered, to the **Insurer** immediately they are received. The **Insured** shall at all times, in addition to their obligations set out above, afford such information to and co-operate with the **Insurer** to allow the **Insurer** to be able to comply with such relevant Practice Directions and Pre-Action Protocols as may be issued and approved from time to time by the Head of Civil Justice.

2. Notifications

Any and all notifications of **Circumstances** and claims for an indemnity pursuant to the policy of insurance shall be notified to HCC International Insurance Company PLC by either (a) email (b) telephone or (c) first class post.

If by email then such must be addressed to PI Claims and sent to mail@tmhcc.com

If by telephone, please dial the following number and ask for a PI claims underwriter:

Telephone- +44 (0)20 7702 4700

If by post:

PI Claims Tokio Marine HCC, Fitzwilliam House, 10 St Mary Axe, London EC3A 8BF.

3. Conduct of claims

3.1 Following notification under condition 1. above the Insurer shall be entitled at its own expense to take over and within its sole discretion to conduct in the name of the Insured the defence and settlement of any such claim.

Nevertheless neither the **Insured** nor the **Insurer** shall be required to contest any legal proceedings unless a Queens Counsel (to be mutually agreed upon by the **Insured** and the **Insurer**) shall advise that such proceedings should be contested.

- 3.2 The Insurer may at any time in connection with any claim made, pay to the Insured the Indemnity limit (after deduction of any sums already paid) or any lesser sum for which, in the sole opinion of the Insurer, the claim can be settled and upon such payment being made the Insurer shall relinquish the conduct and control of and have no further liability in connection with the claim. For the avoidance of doubt the Insurer shall have no liability to pay Defence costs and expenses incurred after the date upon which any such payment is made.
- 3.3 Waiver of subrogation against Employees

 The Insurer shall not exercise any right of subrogation against any former or present Employee, unless the Insurer shall have made a payment brought about or contributed to by any act or omission of the Employee or former Employee which was dishonest, fraudulent or malicious or the Employee or former Employee conspired to commit or condoned any such dishonest, fraudulent or malicious act.
- In the event of a loss or claim which involves the dishonest, fraudulent or malicious act or omission of any former or present **Employee** the **Insured** shall take all reasonable action (including legal proceedings) to obtain reimbursement from the **Employee** concerned (and from any **Employee** who may have conspired to commit or have condoned such act) or from the estate or legal representatives of such **Employee**. Any monies which but for such dishonest, fraudulent or malicious act or omission would be due to such **Employee** from the **Insured** or any monies held by the **Insured** for such **Employee** shall be deducted from any amount payable under this Policy.

Special Notification Conditions

The **Insured** shall, as a condition precedent to their right to indemnity under Section 1 of this Policy, additionally comply with the Special Notification Conditions below.

For the purposes of these Special Notification Conditions **Adjudication notice** shall mean any adjudication notice

pursuant to contract (including a "Notice of Adjudication" and/or "referral notice" pursuant to the Scheme For Construction Contracts (England & Wales) Regulations 1998 and/or the Scheme For Construction Contracts (England & Wales) Regulations 1998 (Amendment) (England) Regulations 2011 and/or The Scheme for Construction Contracts (Scotland) Regulations 1998) and "adjudication" and "adjudicator shall be construed in that context:-

- The **Insured** shall give the **Insurer** written notice within two working days of:
 - a. the receipt of any such Adjudication notice;
 - the receipt of any indication, whether in writing or otherwise, of an intention on the part of any party to serve the **Insured** with an **Adjudication notice**;
 - becoming aware of circumstances in which the commencement of an adjudication involving the Insured is likely.

This notice must be given during the Period of insurance.

- The Insured must promptly supply the Insurer with all details relating to any references to adjudication, including copies of all documentation made available to the Insured.
- 3. The **Insured** must
 - allow the **Insurer** to appoint advisors and to have conduct of the adjudication as they deem appropriate;
 - co-operate with the **Insurer** and their advisors in the conduct of the adjudication;
 - c. meet any request, direction or timetable of the adjudicator:
 - not agree to accept the decision of the adjudicator as finally determining the dispute without the prior written consent of the **Insurer**.
- 4. The adjudication provisions in the Contract (if any) or otherwise applying to the Contract must:
 - a. provide that the adjudicator must be independent of the parties to the dispute;
 - not allow for the adjudicator's decision to finally determine the dispute;
 - not allow the adjudicator to disregard the legal entitlements of the parties in order to reach a decision based on commercial or other considerations;
 - d. not place restrictions upon the timing of the commencement of legal or arbitration proceedings (for the sake of clarity this does not apply to adjudication proceedings).

Further condition

The **insurer** shall be entitled to pursue legal proceedings, arbitration or other proceedings in the name of and on behalf of the **insured** to challenge, appeal, re-open or amend any decision, direction, award or exercise of any power of the adjudicator or to stay the enforcement of any such decision, direction, award or exercise of power. The **insured** shall give

all such assistance as the **insurer** may reasonably require in relation to such proceedings or arbitration.

General Condition Applicable to Section 1

Mergers and acquisitions

If during the Period of Insurance the Insured:

- purchases assets or acquires liabilities from another entity in an amount no greater than 10% of the assets of the **Insured** as listed in its most recent financial statement; or
- acquires another entity whose annual revenues are no more than 10% of the annual revenues of the **Insured** for their last completed financial year; and
- c. there is no material deviation to the **Insured's Professional business**; and
- d. prior to the acquisition of the acquired company not being aware of any professional indemnity claims or circumstances that could give rise to a claim

then Section 1 of this Policy shall automatically include such entity as an **Insured** but only in respect of any act or omission occurring on or after the date of merger or acquisition unless otherwise agreed by the **Insurer**.

Section 2 – Liability Insurance

Definitions Applicable to Section 2

For the purposes of this Section the words or terms that appear in **bold** will be interpreted as follows:

Damage

shall mean loss of possession of or damage to tangible property.

Damages

shall mean monetary compensation capable of being awarded in civil proceedings but excluding aggravated and exemplary damages.

Defence costs

shall mean all costs and expenses incurred by the **Insured** with the **Insurer's** prior written consent in the investigation, defence or settlement of any claim under this Section other than in respect of any actions in the United States of America or Canada and shall include legal expenses:

- arising out of representation at any Coroner's Inquest or Fatal Accident Inquiry;
- arising out of any criminal prosecution or proceedings relating to an offence alleged to have been committed during the **Period of insurance** and in the course of the **Professional business** in respect of matters which may form the subject of indemnity by this Section (including with the **Insurer's** prior consent **Employees**, partners or directors of the **Insured**) provided that:
- 2.1 the **Insurer** shall not be liable for any fines or penalties imposed as a consequence of such prosecution;
- 2.2 the Insurer shall not be responsible for Defence costs where at the Insurer's discretion they may require the opinion of counsel (whose appointment is at the Insurer's sole discretion) as to whether or not such costs should extend or continue to extend to the support of such defence and where such counsel's opinion is that there is no reasonable defence to the prosecution;
- 2.3 the Insurer's liability for Defence costs in cases of breach or alleged breach of the United Kingdom Health & Safety at Work Act 1974 (and/or any legislation of similar effect) are limited to prosecutions under Section 33(1)(a) to (c) of the Act or similar duty imposed under legislation in Northern Ireland, the Isle of Man or the Channel Islands;
- 2.4 the Insurer's liability for Defence costs in cases of breach or alleged breach of Part II of the Consumer Protection Act 1987 will be limited to proceedings not consequent upon a deliberate act or omission

arising out of the defence of any proceedings in a Court of Summary Jurisdiction in respect of matters which may form the subject of Indemnity by this Section.

Excess

is the first amount paid in respect of each claim as stated in the Schedule under Section 2. The **Excess** is not payable in respect of **Defence costs**.

Injury

shall mean death, bodily injury, illness or disease of or to any person.

Offshore

shall mean from the time an **Employee** of the **Insured** embarks onto a conveyance at the point of final departure to an offshore rig or offshore platform until such time the **Employee** disembarks from the conveyance onto land upon return from an offshore rig or an offshore platform.

Pollution

shall mean pollution or contamination of the atmosphere or of any water, land or other tangible property.

Product

shall mean any property after it has left the custody or control of the **Insured** which has been designed, specified, formulated, manufactured, constructed, installed, sold, supplied, distributed, treated, serviced, altered or repaired by or on behalf of the **Insured**.

Terrorism

shall mean an activity that (1) involves a violent act or the unlawful use of force or an unlawful act dangerous to human life, tangible or intangible property or infrastructure or a threat thereof and (2) appears to be intended to (i) intimidate or coerce a civilian population or (ii) disrupt any segment of the economy of a government de jure or de facto state or country; or (iii) overthrow, influence or affect the conduct of policy of any government de jure or de facto by intimidation or coercion; or (iv) affect the conduct of a government de jure or de facto by mass destruction, assassination, kidnapping or hostage-taking.

Indemnity Clauses

1. Section 2A - Employers' Liability

The **Insurer** will indemnify the **Insured** against their liability to pay **Damages** (including claimant's costs and expenses) and **Defence costs** according to the laws of Great Britain, Northern Ireland, the Isle of Man and the Channel Islands and not to judgments obtained elsewhere nor to judgments or orders obtained in the said courts for the enforcement of foreign judgments whether by way of reciprocal agreements or otherwise.

2. Section 2B, C and D – Public, Products and Pollution Liability

The **Insurer** will indemnify the **Insured** against their liability to pay **Damages** (including claimant's costs and expenses) and **Defence costs** in accordance with the law of any country but not in respect of any judgment, award, payment or settlement made within countries which operate under the

laws of the United States of America or Canada (or to any order made anywhere in the world to enforce such judgment, award, payment or settlement either in whole or in part) unless the **Insured** has requested that there shall be no such limitation and has accepted the terms offered by the **Insurer** in granting such cover which offer and acceptance must be signified by specific endorsement to this Policy.

The indemnity applies only to such liability as defined by each insured Section of Section 2 of this Policy arising out of the **Professional business** subject always to the terms, Conditions and Exclusions of such Section and of the Policy as a whole.

Indemnity Limits

In Respect of Section 2A

The **Insurer's** liability to pay **Damages** (including claimant's costs and expenses) and **Defence costs** shall not exceed the sum stated in the Schedule against Section 2A in respect of any one occurrence or series of occurrences arising out of one originating cause.

In Respect of Sections 2B, C and D

The **Insurer's** liability to pay **Damages** (including claimant's costs and expenses) shall not exceed the sum stated in the Schedule against each Section in respect of any one occurrence or series of occurrences arising out of one originating cause but under Section 2C and Section 2D the Indemnity Limits represent the **Insurer's** total liability in respect of all occurrences. The Indemnity Limit shall apply in addition to the **Excess.**

Defence costs will be payable in addition to the Indemnity Limits unless this Policy is specifically endorsed to the contrary.

In the event of any one originating cause giving rise to an occurrence or series of occurrences which form the subject of indemnity by more than one Section of Section 2, each Section shall apply separately and be subject to its own separate Indemnity Limit provided always that the total amount of the **Insurer's** liability shall be limited to the greatest Indemnity Limit available under one of the Sections affording indemnity for the occurrence or series of occurrences.

Insuring Clauses

Section 2A - Employers' Liability

The **Insured** is indemnified by this Section in accordance with INDEMNITY CLAUSE 1 but only for **Injury** to any **Employee** arising out of and in the course of their employment with the **Insured** where such **Injury** is caused during the **Period of insurance**.

The indemnity granted by this Section is deemed to be in accordance with the provisions of any law relating to compulsory insurance of liability to **Employees** in Great Britain, Northern Ireland, the Isle of Man, the Island of Jersey, the Island of Guernsey, the Island of Alderney and offshore installations in territorial waters around Great Britain and its Continental Shelf but the **Insured** shall repay to the **Insurer** all sums paid by the **Insurer** which the **Insurer**

would not have been liable to pay but for the provisions of such law, ordinance or statute.

Section 2B - Public Liability

The **Insured** is indemnified by this Section in accordance with INDEMNITY CLAUSE 2 for **Injury** and/or **Damage** occurring during the **Period of insurance** but not against liability:

- 1. arising out of or in connection with any **Product**;
- arising out of Pollution;
- 3. arising out of Terrorism.

Section 2C - Products Liability

The **Insured** is indemnified by this Section in accordance with INDEMNITY CLAUSE 2 for **Injury** and/or **Damage** occurring during the **Period of insurance** but only against liability arising out of or in connection with any **Product** and not against liability arising out of **Pollution**.

Section 2D - Pollution Liability

The **Insured** is indemnified by this Section in accordance with INDEMNITY CLAUSE 2 for **Injury** and/or **Damage** occurring in its entirety during the **Period of insurance** and arising out of **Pollution** but only to the extent that the **Insured** can demonstrate that such **Pollution**:

- was the direct result of a sudden, specific and identifiable event occurring during the **Period of** insurance; and
- was not the direct result of the **Insured** failing to take reasonable precautions to prevent such **Pollution**.

Conditions Applicable to Sections 2B, C and D

1. Bona Fide Subcontractors Condition

It is a condition precedent to the **Insured's** right to be indemnified under Section 2 of this Policy that all bona fide subcontractors engaged by the **Insured** shall have in full force and effect throughout the duration of their contract with the **Insured**, insurances as follows:

- Employers Liability insurance in respect of the Insured's liability at law for Injury to any Employee;
- Public/Products Liability insurance in respect of the Insured's liability at law for:
 - a. Injury to any person;
 - b. loss of or damage to tangible property;
 - c. nuisance trespass or interference with any easement right of air light water or way

with a Limit of Indemnity of at least GBP 5,000,000 or that shown in the Schedule in respect of Section 2 (whichever is the lower) any one occurrence or series of occurrences arising out of one original cause.

and that:

 such insurances contain an Indemnity to Principals Clause; the **Insured** shall have obtained and retained a copy of written evidence of such insurances.

For the purposes of this condition the term bona fide subcontractors means any independent subcontractor engaged by the **Insured** under a contract for services.

2. Burning Welding and Cutting Conditions

It is a condition precedent to the **Insured's** right to be indemnified under Section 2 of this Policy that the following precautions shall be adhered to on each occasion where the **Insured** or persons acting on behalf of the **Insured** are using any oxy-acetylene or electric welding or cutting/grinding equipment or blow lamp or blow torch or hot air gun:

- the immediate area in which the operation is to be carried out must be segregated to the greatest practicable extent by the use of screens made of metal and/or fire retardant material;
- the whole of this segregated area must be adequately cleaned and freed from combustible material before operations commence;
- if work is to be carried out overhead the area beneath must be similarly cleaned and combustible material removed:
- combustible floors/substances in or surrounding this segregated area must be liberally covered with sand or protected by overlapping sheets of incombustible material;
- where work is being carried out in any enclosed area an additional Employee of the Insured or an employee of the occupier shall be present at all times to guard against an outbreak of fire;
- 6. no work should be carried out unless specifically authorised by the occupier who should also be asked to approve the safety arrangements;
- the following must be kept available for immediate use near the scene of operations
 - a. suitable and fully charged fire extinguishers and/or
 - a hose connected to the nearest hydrant with water turned on and controllable at the nozzle of the hose in readiness for immediate use and tested prior to the commencement of the work;
- 8. a thorough examination must be made in the vicinity of the work approximately one hour after the termination of each operation. In the event that it is not practicable for such examination to be carried out by the **Insured's** own **Employee** then appropriate arrangements must be made with the occupier;
- 9. before "burning off" metal work built into or projecting through walls or partitions an examination must be made to confirm that the other end of the metal is not in a hazardous proximity to combustible material which may be ignited by the conduction of heat.

Furthermore where the **Insured** or persons acting on behalf of the **Insured** burns debris it is a condition precedent to the **Insured's** right to be indemnified under Section 2 of this

Policy that the following precautions are adhered to on each occasion:

- 1. Fires to be in a cleared area and at a distance of at least fifteen metres from any property;
- 2. Fires not to be left unattended at any time;
- A suitable and fully charged fire extinguisher to be kept available at the scene of the operations for immediate use:
- 4. Fires to be extinguished at least one hour prior to leaving site at the end of each working day.

3. Rights of Recourse Condition

It is a condition precedent to liability under this Policy that the **Insured** will at all times retain full rights of recourse against those supplying any **Product** or otherwise providing to the **Insured** a service in connection with any **Product** or any component part thereof unless the **Insurer** has agreed in writing to the waiver of such rights.

Exclusions

Exclusions Applicable to Sections 2A, B, C and D

These Sections do not provide indemnity in respect of liability:

- 1. arising in connection with:
 - a. any work of demolition except demolition solely undertaken with hand held tools and of structures not exceeding 5 metres in height by **Employees** in the direct service of the **Insured** when such work forms an ancillary part of a contract for construction, alteration or repair carried out by the **Insured**;
 - b. the construction, alteration or repair of bridges, towers, steeples, chimney shafts, blast furnaces, viaducts, mines, dams or transport tunnels;
 - c. pile driving, tunnelling or quarrying;
 - d. the use of explosives for any purpose;
 - e. excavations below 3 metres in depth;
 - f. any work carried out at a height in excess of 15 metre;
 - g. ship repair/ship breaking and/or work on vessels or aircraft;
 - h. any work undertaken Offshore;
 - any manual work undertaken in the United States of America;
 - the operations of any incorporated entity in the United States of America or the ownership of any property or physical assets in the United States of America:
 - any travel to any location which is contrary to Foreign Commonwealth Office advice;

- 2. directly or indirectly arising from:
 - ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel;
 - the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof but as far as concerns Section 2A this Exclusion will only apply where such legal liability is:
 - i. that of any principal;
 - accepted under agreement and would not have attached in the absence of such agreement;
- which forms the subject of insurance by any other Policy and this Policy shall not be drawn into contribution with such other insurance;
- arising directly or indirectly out of, happening through or in consequence of, war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation or nationalisation or requisition or destruction of or damage to property by or under the order of any government or public or local authority.

Exclusions Applicable to Section 2A – Employers' Liability

- This Section does not provide any indemnity in respect of any liability for which compulsory motor insurance or security is required under the Road Traffic Act 1988 as amended by the Motor Vehicles (Compulsory Insurance) Regulations 1992 and the Road Traffic (Northern Ireland) Order 1981 as amended by the Motor Vehicles (Compulsory Insurance) Regulations (Northern Ireland) 1993 or any other Compulsory Road Traffic Legislation.
- 2. This Section does not provide indemnity in respect of:
 - a. medical costs and expenses incurred by the Insured and/or any employee of the Insured
 - repatriation costs and expenses incurred by the Insured and/or any employee of the Insured who is injured outside Great Britain Northern Ireland the Channel Islands or the Isle of Man.

Exclusions Applicable to Section 2B – Public Liability

This Section does not provide indemnity in respect of liability:

- arising out of ownership, possession or use of any mechanically propelled vehicle where a Certificate of Motor Insurance or surety is required under any Road Traffic Act or similar legislation other than:
 - a. vehicles designed primarily to operate as tools of trade (which term shall be deemed to include any plant primarily designed to operate on or about a contract site);
 - b. other vehicles brought on to site for use on site.

This exclusion shall not apply in respect of the use of vehicles belonging to **Employees** or third parties in connection with the **Professional business** unless indemnity is provided:

- a. to any Employee;
- b. to third parties;
- c. to the **Insured** under any other insurance;
- d. in respect of loss of or damage to any vehicle of any **Employee** or third party to whom the indemnity is provided or any property conveyed therein or thereon;
- arising out of the ownership, possession or use by or on behalf of the **Insured** of any aircraft, watercraft or hovercraft:
- for Damage to property owned, leased or hired by or under hire purchase or on loan to the Insured or otherwise in the Insured's care, custody or control other than:
 - a. premises (or the contents thereof) temporarily occupied by the **Insured** for work therein (but no indemnity is granted for **Damage** to that part of the property on which the **Insured** is working and which arises out of such work);
 - b. **Employees'** and visitors' clothing and personal effects including vehicles and their contents;
 - c. premises tenanted by the **Insured** to the extent that the **Insured** would be held liable in the absence of any specific agreement.

Exclusions Applicable to Section 2C – Products Liability

This Section does not provide indemnity in respect of liability:

- 1. for **Damage** to any **Product** or part thereof;
- for costs incurred in the repair, reconditioning or replacement of any **Product** or part thereof and/or any financial loss consequent upon the necessity for such repair, reconditioning or replacement;
- 3. arising out of the recall of any **Product** or part thereof;
- arising out of any Product which with the Insured's knowledge is intended for incorporation into the structure, machinery or controls of any aircraft except where specifically stated to be included in the Professional business;
- 5. arising out of **Terrorism**;
- arising out of any Product which is intended for incorporation into any marine equipment upon which the navigation or safety of a waterborne vessel depends except where specifically stated in the Professional business;
- arising out of any Product which is intended for use in a motor vehicle except where especially stated to be included in the Professional business;
- 8. arising out of any **Product** which is intended for use in connection with railways or tramways except where

especially stated to be included in the **Professional** business.

Exclusions Applicable to Section 2D – Pollution Liability

This Section is subject to the Exclusions to Sections 2B and 2C and also does not provide indemnity in respect of liability:

- for **Damage** to premises presently or at any time previously owned or tenanted by the **Insured**;
- for Damage to land or water within or below the boundaries of any land or premises presently or at any time previously owned or leased by the Insured or otherwise in the Insured's care custody or control.

Exclusions Applicable to Sections 2B, C and D – Public, Products and Pollution Liability

These Sections do not provide indemnity in respect of liability:

- 1. for **Injury** to any **Employee**;
- arising out of the deliberate, conscious or intentional disregard by the **Insured's** technical or administrative management of the need to take all reasonable steps to prevent **Injury** or **Damage**;
- arising out of liquidated damages clauses, penalty clauses or performance warranties until proven that liability would have attached in the absence of such clauses or warranties;
- 4. arising from exposure or alleged exposure to asbestos or materials or products containing asbestos;
- for an amount less than the Excess. The Excess shall be deducted from each and every claim paid under the Policy;
- arising out of or in connection with the design, sale or supply of computer software (which shall not include the media or its packaging on which such software is stored);
- arising out of or in connection with advice, design, specification, formula or other breach of professional duty by the **Insured**;
- for loss, damage, deterioration of or corruption (whether permanent or temporary) to computer programs or electronic data including consequential or pure financial loss;
- arising out of work on any part of any aerodrome or airport provided for take-off or landing of aircraft or the movement of aircraft or parking of aircraft including associated surface roads and ground equipment parking areas;
- 10. arising out of or in connection with physical, emotional or Sexual Abuse. For the purpose of this exclusion "Sexual Abuse" is defined as an action deemed to be an offence under the provisions of the Sexual Offences Act 1956 Section 1 (1) of the Indecency with Children Act 1964 Section 54 of the Criminal Law Act 1977 Section 1 of the Protection of Children Act 1978 and all Sections of the Sex Offenders Act 1997;

- arising out of or in connection with any **Product** in the United States of America:
- 12. arising out of or in connection with any filming or film / television production activities unless undertaken by a bona fide subcontractor. For the purposes of this condition the term bona fide subcontractors means any independent subcontractor engaged by the Insured under a contract for services;
- arising out of the provision of or omission to provide any medical clinical or surgical diagnosis advice treatment remedy or prescription;
- directly or indirectly arising out of the failure of any
 Product to fulfil the function for which it is intended.

Extensions to Section 2

1. Principals

Where the **Insured** so requests the **Insurer** agrees to indemnify any Principal of the **Insured** but only to the extent that such liability arises solely out of the work performed for the Principal by or on behalf of the **Insured** and such Principal shall be subject to and comply with the terms, Conditions and Exclusions herein and this clause shall in no way operate to increase the Indemnity Limits as stated in the Schedule.

2. Indemnity to Others

At the request of the **Insured** the indemnity granted extends to:

- a. any party who enters into an agreement with the Insured for any purposes of the Professional business but only to the extent required by such agreement to grant such indemnity and subject always to Exclusion 3.c) to Section 2B and Exclusion 3. to Sections 2B, C and D;
- officials of the Insured in their business capacity arising out of the performance of the Professional business and/or in their private capacity arising out of their temporary engagement of the Insured's Employees;
- any person or firm arising out of the performance of a contract with the **Insured** constituting the provision of labour only;
- the officers, committee and members of the Insured's canteen, social, sports, medical, firefighting and welfare organisations in their respective capacity as
- e. the personal representatives of any person indemnified by reason of this Extension in respect of liability incurred by such person;

provided always that all such persons or parties shall observe fulfil and be subject to the terms, Conditions and Exclusions of this Policy as though they were the **Insured**.

3. Cross Liabilities

Each person or party specified as the **Insured** in the Schedule is separately indemnified in respect of claims

made against any of them by any other subject to **Insurer's** total liability not exceeding the stated Indemnity Limits.

4. Unsatisfied Court Judgments (applicable only to Section 2A)

The **Insurer** at the request of the **Insured** will pay to the **Employee** or the personal representatives of the **Employee** the amount of any **Damages** and awarded costs to the extent that they remain unsatisfied in whole or in part six months after the date of a judgment being obtained within any court in Great Britain, Northern Ireland, the Channel Islands or the Isle of Man:

- a. by any Employee or the personal representatives of any Employee in respect of Injury sustained by the Employee arising out of and in the course of their employment by the Insured in the Professional business and caused during the Period of Insurance; and
- against any company or individual operating from premises within Great Britain, Northern Ireland, the Channel Islands or the Isle of Man,

provided always that:

- there is no appeal outstanding against such judgment; and
- if any payment is made under the terms of this Extension the Employee or the personal representatives of the Employee shall assign the benefits of such judgment to the Insurer.

The liability of the **Insurer** for all amounts payable under this Extension relating to any claimant or number of claimants in respect of an occurrence or series of occurrences arising out of one originating cause shall not exceed the Indemnity Limit stated in the Schedule against section 2A.

5. Compensation For Court Attendance

In the event of any of the persons stated below attending court as a witness at the request of the **Insurer** in connection with a claim in respect of which the **Insured** is entitled to indemnity under these sections the **Insurer** will provide compensation to the **Insured** at the following rates per day for each day on which attendance is required:

- a. any director or partner of the Insured: GBP 250;
- b. any **Employee** of the **Insured**: GBP100.

Notification and Claims Conditions Applicable to Section 2

Conditions 1,2, 3 and 4 below are conditions precedent to the **Insured's** right to be indemnified under Section 2 of this Policy.

 The Insured shall give written notice to the Insurer as soon as reasonably practicable of any occurrence that may give rise to a claim under this Policy and shall give all such additional information as the Insurer may require. Every letter of claim, writ, summons or process and all documents relating thereto and any other written notification of claim shall be forwarded unanswered to the **Insurer** immediately they are received

The **Insured** shall at all times, in addition to their obligations set out above, afford such information to and co-operate with the **Insurer** or their appointed agents to allow the **Insurer** to be able to comply with such relevant Practice Directions and Pre-Action Protocols as may be issued and approved from time to time by the Head of Civil Justice.

- No admission, offer, promise or payment shall be made or given by or on behalf of the **Insured** without the written consent of the **Insurer** who shall be entitled to take over and conduct in the name of the **Insured** the defence or settlement of any claim or to prosecute in the name of the **Insured** for their own benefit any claim for indemnity or **Damages** or otherwise and shall have full discretion in the conduct of any proceedings and in the settlement of any claim and the **Insured** shall give all such information and assistance as the **Insurer** may reasonably require.
- The Insured shall give notice, as soon as reasonably practicable, of any fact or event which materially affects the risks insured by this Policy.
- 4. Where the premium is provisionally based on the Insured's estimates the Insured shall keep accurate records and after expiry of the Period of insurance declare as soon as possible such details as the Insurer requires. The premium shall then be adjusted and any difference paid by or allowed to the Insured as the case may be subject to any minimum premium that may apply. Where such estimates include remuneration to Employees the required declaration shall also include remuneration to persons engaged by the Insured to perform a contract constituting the provision of labour only.
- 5. The **Insurer** may at any time in connection with any claim made, pay to the **Insured** the Indemnity limit (after deduction of any sums already paid) or any lesser sum for which, in the sole opinion of the **Insurer**, the claim can be settled and upon such payment being made the **Insurer** shall relinquish the conduct and control of and have no further liability in connection with the claim. For the avoidance of doubt, the **Insurer** shall have no liability to pay **Defence costs** and expenses incurred after the date upon which any such payment is made.
- 6. Except where the Indemnity Limit is inclusive of Defence costs if a payment exceeding the Indemnity Limit has to be made to dispose of a claim the liability of the Insurer to pay all Defence costs in connection therewith shall be limited to such proportion of the said Defence costs as the Indemnity Limit bears to the amount paid to dispose of a claim.

Employers Liability Tracing Office (ELTO)

Certain information relating to your insurance policy including, without limitation, the policy number(s), employers' names and addresses (including subsidiaries and any relevant changes of name), coverage dates, employer's

reference numbers provided by HMRC and Companies House Reference Numbers (if relevant), will be provided to the Employers' Liability Tracing Office, (the "ELTO") and added to an electronic database, (the "Database").

This information will be made available in a specified and readily accessible form as required by the Employers' Liability Insurance: Disclosure by Insurers Instrument 2010.

The Database will assist individual consumer claimants who have suffered an employment related injury or disease arising out of their course of employment in the UK for employers carrying on, or who carried on, business in the UK and who are covered by the employers' liability insurance of their employers, (the "Claimants"):

- to identify which insurer (or insurers) was (or were) providing employers' liability cover during the relevant periods of employment; and
- to identify the relevant employers' liability insurance policies.

The Database and the data stored on it may be accessed and used by the Claimants, their Appointed representatives, insurers with potential liability for UK commercial lines employers' liability insurance cover and any other persons or entities permitted by law.

Section 3 - Office Protect

Notices

Documentation

This document, the schedule and any endorsement(s) attaching to this document and/or schedule constitute Section 3 – Office Protect, which is the insurance contract and sets out the terms of this insurance between **you** and **us**.

Your compliance with policy terms

You must comply with the terms of this Section of the policy. Failure to comply with the terms of this Section of the policy may result in your claim being refused or reduced where that claim has been affected by your failure to comply.

Defined terms

Certain words or phrases in this Section of the **policy** have specific meaning as defined within this Section of the **policy** and wherever these words appear in bold in this Section of the **policy** the defined meanings shall apply. These defined words or phrases can be found under:

- the Definitions section under this Section of the **policy** applicable for sub-sections 1-3 of this Section , and
- under the relevant sub-section under this Section of the policy, where applicable.

Where a word or phrase is defined in a sub-section then that definition will apply to that sub-section only.

Understanding this Section

This Section of the **policy** must be read by **you** as conditions, exclusions and other limitations apply.

The Section is made up of different classes of insurance, which are set out in separate sub-sections with specific terms applying to each sub-section separately in addition to terms that apply to all of this Section . The cover **you** have selected under this Section is shown in the schedule.

You must ensure that the cover you have purchased under this **policy** is adequate for your needs.

If **you** think there is a mistake in or a change needs to be made to this Section , then **you** must immediately notify **your insurance broker**, if any.

When a word or phrase is used in the singular in this Section it shall be interpreted as the plural when the context in which it is used requires it to be plural, and when a word is used in the plural in this Section it shall be interpreted as the singular when the context in which it is used requires it to be singular.

How to make a claim under sub-sections 1 to 3 of this Section

If you need to make a claim, please first check your policy to make sure you are covered. You must then

follow the instructions provided under the Claim notification conditionand Claim procedure condition under Conditions Applicable to this Section of the **policy** and, where applicable, under the relevant sub-section.

24 Hour Claims Line: 01732 520270

Email: ukclaims@advent.global

Address: Advent Insurance Management Ltd , 3 Lombard

Street, London, EC3V 9AA

Our claims helpline is open 24 hours a day, alternatively **you** can contact **your insurance broker**, if any, who will help **us** deal with **your** claim quickly and fairly.

Insurance premium tax

The premium payable under this Section of the **policy** may be subject to compulsory insurance premium tax, which shall be payable by **you** at the appropriate rate. The applicable insurance premium tax is shown in the schedule and/or on the applicable premium debit note(s) / invoice(s).

In the event that the rate or application of insurance premium tax changes during the **period of insurance** and any premium payable during the **period of insurance** is subject by law to such change or application, then that premium payable shall incorporate such change or application.

Choice of law and jurisdiction

By mutual agreement **you** and **us** are free to choose the law applicable to this insurance. Unless specifically agreed otherwise, this insurance shall be subject to English Law and any dispute shall be handled in the Courts of England and Wales.

Trading sanction(s) restrictions

We shall not provide any cover under this Section of the **policy** contract of insurance to the extent of providing cover, payment of any claim or the provision of any benefit where doing so would breach any sanction, prohibition or restriction imposed by law or regulation.

Definitions (Applicable to Sub-Sections 1 -3 of this Section of the Policy Only)

The following words will have the same meaning attached each time they appear in sub-sections 1 to 3 of this Section of the **policy** in bold type face, whether with a capital first letter or not. Where the meaning of a word is defined below and the same word is defined differently under a separate Section(s) of this **policy**, the definition provided under the separate Section applies to that Section only.

Building(s)

The building or buildings in which the **premises** are situated including:

- a. outbuildings attached to or detached from the main building
- walls gates and fences around the building(s) and belonging to them
- c. landlord's fixtures and fittings

 d. car parks yards paved areas roads pavements and footpaths and for which you are legally responsible.

Business

The business specified in the schedule conducted solely from within the **territorial limits** including the ownership repair and maintenance of the **premises**.

Business hours

The period during which the **premises** are actually occupied by **you** and/or **your employees** for **business** purposes.

Computer

All equipment including interconnected wiring, fixed disks and telecommunications equipment used at the **premises** for the storage and communication of electronically processed data but excluding:

- mobile devices where the sole or primary function of the item is to make send and receive telephone calls and SMS messages, and
- any such equipment controlling any manufacturing process;

belonging to **you** or leased, hired or rented to **you** and for which **you** are legally responsible.

Computer records

All current and backup computer records excluding fixed disks and paper records of any description incorporating stored programs and information stored on them belonging to **you** or leased, hired or rented to **you** and for which **you** are legally responsible.

Consequential loss

Loss resulting from interruption or interference with the **business** carried on by **you** at the **premises** in consequence of **damage**.

Contents

The contents of the **premises** used in connection with the **business** belonging to **you** or for which **you** are legally responsible including:

- a. patterns models moulds plans and designs
- paintings or other works of art subject to a maximum of £500 for any one loss
- c. wines and spirits kept for entertainment purposes subject to a maximum of £500 for any one loss
- directors' partners' or employees' personal effects clothing pedal cycles and tools subject to a maximum of £500 per person for any one loss
- e. visitors' personal belongings subject to a maximum of £500 for any one loss

Damage

Loss, destruction of or damage to the property insured.

De jure or de facto

In law or as a matter of fact.

Denial of service attack

Any actions or instructions constructed or generated with the ability to damage interfere with or otherwise affect the availability of networks network services network connectivity or information systems including but not limited to the generation of excess traffic into network addresses the exploitation of system or network weaknesses and the generation of excess or non-genuine traffic between and amongst networks.

Documents

Documents deeds manuscripts and **business** books for their value as stationery and materials and the cost of labour expended in reinstating or restoring them from copies.

Employee

- any person under a contract of service or apprenticeship with you or
- any of the following persons whilst working for you in connection with the business
 - any labour master or labour only subcontractor or person supplied by them
 - ii. any self-employed person providing labour only
 - iii. any trainee or person undergoing work experience
 - iv. any voluntary helper
 - v. any person who is hired to or borrowed by you

Excess

The amount for which **you** are responsible for each and every loss as specified in the schedule.

Goods in transit

Stock in connection with the **business** belonging to or being the responsibility of **you** whilst being:

- a. loaded on or in a vehicle
- b. carried by a vehicle
- temporarily contained on or in a vehicle whilst parked or stationary or within a secure storage location for a continuous period of no more than 48 hours
- unloaded off or from a vehicle but excluding positioning installation commissioning or erection once it has been unloaded.

Gross revenue

The money paid or payable to **you** for work carried out or services rendered in the course of the **business** at the **premises** less the cost of purchases.

Hacking

Unauthorised access to any computer or other equipment or component or system or item which processes stores transmits or retrieves data whether **your** property or not.

Increased cost of working

The additional expenditure incurred with **our** prior written consent for the sole purpose of avoiding or diminishing the reduction in **gross revenue**.

Indemnity period

The period beginning with the occurrence of the **damage** and ending not later than the **maximum indemnity period** as stated in the schedule afterwards during which the results of the **business** shall be affected in consequence of the **damage**.

Injury

Bodily injury, death, illness or disease.

Insurance broker

The insurance broker or other intermediary who arranges **your** insurance under this Section of the **policy**. The insurance broker's or other intermediary's details can be found in the Terms of Business Agreement or other documentation provided to **you** by that insurance broker or other intermediary.

Insured perils

Those insurable perils for which **you** have purchased cover as shown in the schedule.

Insurer

HCC International Insurance Company plc, which is the insurance company providing the insurance under subsections 1 to 3 of this Section of the policy. Also referred to as **we** or **us** or **our** in this Section only.

Intruder alarm system

All the component parts of the alarm and including devices used to transmit or receive signals.

Key holder

You or any person or company authorised by you who has been fully trained in the operation of the intruder alarm system including but not limited to the setting and un-setting of the system and is available at all times to accept notification of faults or alarm signals relating to the intruder alarm system and to attend and allow access to the premises.

Loss of limbs or eyes

Physical injury which solely and directly results in:

- a. total loss or permanent and total loss of use of one or more limbs or
- total and irrecoverable loss of all sight in one or both eyes.

Maximum indemnity period

The number of months stated in the schedule as applying to the **indemnity period**.

Money

Cash bank currency notes uncrossed cheques uncrossed postal orders and money orders unused postage stamps National Insurance stamps trading stamps luncheon vouchers lottery and other prize scratch cards utility vouchers top up cards, mobile phone vouchers and International Phone Cards held in connection with the **business** belonging to **you** or for which **you** are legally liable.

Non-negotiable money

Crossed cheques, crossed giro cheques, crossed bankers' drafts, crossed giro drafts, crossed postal and crossed money orders, national savings certificates, premium bonds, unexpired units in franking machines, stamped national insurance cards, credit card sales vouchers, debit card sales vouchers and VAT purchase invoices held in connection with the **Business** belonging to **you** or for which **you** are legally liable.

Notifiable human disease

An illness sustained by any person caused by:

- a. food or drink poisoning
- b. any human infectious or contagious disease

an outbreak of which the competent local authority has stipulated shall be notified to them.

Office front

The windows doors frames signs external blinds and walling including **intruder alarm systems** security fittings fixed associated and electrical equipment all forming part of the front of the **premises**.

Outstanding debit balances

The total amount of the Outstanding Debit Balances in customers' credit accounts including hire purchase and credit sales accounts at the date of the **damage** adjusted for bad debts.

Period of insurance

Is the period during which **you** are insured under this Section of the **policy** as shown in the schedule.

Permanent total disablement

Physical injury not resulting in death or loss of limbs or eyes which results in the permanent inability of you or employee to engage in any gainful employment.

Physical Injury

Bodily injury by external violent and visible means sustained by **you** or an **employee** in the course of the **business** where such injury arises directly from assault.

Pollution or contamination

- all pollution or contamination of buildings or other structures or of water or land or the atmosphere and
- b. all **Injury** loss or damage directly or indirectly caused by such pollution or contamination

All pollution or contamination which arises out of one incident shall be deemed to have occurred at the time such incident takes place.

Premises

The office space occupied by **you** at the risk address stated in the schedule for which **you** are legally responsible.

Property

- Tenants' improvements, office front, contents, computers, computer records, documents and stock
- b. in respect of sub-section 3, Computer Equipment

We agree to accept the classification under which any property has been entered in your books.

Rent

The money paid or payable by **you** for accommodation and services provided (including service charges unless excluded by Endorsement) at the **premises**.

Safe/strong room

An item being of substantial construction with key and /or combination locks and manufactured for the secure storage of **money** or **non-negotiable money**.

This does not include cash boxes, tills, filing cabinets or any item constructed of sheet metal whether lockable or not.

Standard gross revenue

For the purpose of a new business that has not yet been trading 12 months, the proportional equivalent for a period equal to the **indemnity period** of the **gross revenue** realised during the period between the commencement of the **business** and the date of the **damage**.

For all other businesses, the **gross revenue** during the period immediately before the date of the **damage** which corresponds with the **indemnity period**.

Stock

Stock and materials in trade and trade samples including raw materials, work in progress, finished goods and goods in trust for which **you** are responsible at the **premises**.

Temporary total disablement

Physical injury which results in the temporary inability of **you** or an **employee** to engage in any gainful employment.

Tenants' improvements

All improvements, alterations and decorations effected by or on **your** behalf as occupier of the **premises**.

Territorial limits

Great Britain, Northern Ireland, the Isle of Man or the Channel Islands.

Terrorism

Acts of persons acting on behalf of or in connection with any organisation which carries out activities directed towards the overthrowing or influencing by force or violence of Her

Majesty's government in the United Kingdom or any other government **de jure or de facto**.

Unoccupied

Any **building** or parts thereof that are wholly or mainly unoccupied, unfurnished or not in use by **you** for more than 30 consecutive days.

In respect of any residential accommodation at the **premises**, unoccupied means unfurnished or untenanted and not resided in regularly overnight by **you** or a tenant for more than 30 consecutive days.

Vehicle

A mechanically driven conveyance with or without attached trailers for conveying the **goods intransit**.

Virus or Similar Mechanism

Program code programming instruction or any set of instructions intentionally constructed with the ability to damage, interfere with or otherwise adversely affect computer programs, data files or operations whether involving self-replication or not including but not limited to trojan horses, worms and logic bombs.

We / us / our

HCC International Insurance Company plc, which is the insurance company providing the insurance under subsections 1 to 3 of Section 3 of this **policy**. Also referred to as **Insurer**.

You / your

The person(s), firm, company or organisation shown in the schedule as the legal entity(ies) that is/are insured under this **policy**.

Conditions Applicable to All of this Section

Conditions specific to this section apply and are set out immediately below.

You must comply with the terms of this Section of the **policy**. Failure to comply with the terms of this Section of the **policy** may affect **your** right to claim under this Section of the **policy**.

Some of the conditions below impose an obligation or obligation(s) on **you** that require **you** to do certain things; such conditions are referred to as a condition with obligation. If **you** fail to carry out the obligation(s) (or part of an obligation) under a condition with obligation **we** may, depending on the extent of the obligation(s):

- a. not pay the claim (or part of a claim), where the loss is attributable to **your** failure to carry out the obligation(s) (or part of an obligation), and/or
- suspend the cover granted under this Section of the policy:
 - from the date you failed to fulfil the obligation(s) (or part of an obligation),
 - ii. until **you** have fulfilled the obligation(s).

1. Alteration in ownership

The cover provided under this Section of the **policy** shall cease from the date:

- a. your interest in the property insured under this Section
 of the policy ceases except by will or operation of law;
 or
- the **business** is wound up or carried on by a liquidator or receiver or permanently discounted unless **we** have agreed in writing to accept such an alteration.

2. Cancellation

We may cancel this insurance if:

- you provide any information that proves to be inaccurate or incomplete (see Condition 6. Disclosure and accuracy of information condition in this Section of the policy), or
- · there is a change or variation in the risk which means:
 - i. we can no longer provide the insurance cover under this Section of the policy and we will cancel this Section of the policy by giving you 30 days' written notice via your insurance broker. The cancellation will take effect 30 days after the day you are notified of the cancellation and we shall return the premium paid for the unused period of insurance, or
 - ii. the extent of the change or variation makes the risk unacceptable to us and we cannot continue to insure you for any further period, we will cancel this Section of the policy by giving you immediate notice via your insurance broker. The cancellation shall take effect on the day you are notified of the cancellation and we shall return the premium for the unused period of insurance.

In accordance with Condition 3. Change in risk information, **we** may not pay any claim where that claim arises from or relates to or so contributed to by a change or variation in risk.

you make a claim under this Section of the policy
through concealment, misstatement or by recklessly or
deliberately providing false information (see Condition 7.
Fraud), then we shall cancel this Section of the policy
with immediate effect from the date the fraud was
committed and we shall not return any premium. The
cancellation shall be in writing to your address shown in
the schedule.

We may cancel the insurance by this Section immediately if if the premium due under this Policy has not been so paid to us by the 60th day from the inception of this Policy, (and, in respect of instalment premiums, by the date they are due), We shall have the right to cancel this Policy by notifying you via your broker in writing. In the event of cancellation, premium is due to us on a pro rata basis for the period that we are on risk but the full policy premium shall be payable to us in the event of a loss or occurrence prior to the date of termination which gives rise to a valid claim under this Policy.

It is agreed that **we** shall give not less than 15 days prior notice of cancellation to **you** via your broker. If premium due

is paid in full to us before the notice period expires, notice of cancellation shall automatically be revoked. If not, this Policy shall automatically terminate at the end of the notice period.

If any provision of this clause is found by any court or administrative body of competent jurisdiction to be invalid or unenforceable, such invalidity or unenforceability will not affect the other provisions of this clause which will remain in full force and effect.

3. Change in risk information

If the information **you** have given **us** in relation to the insurance provided under this Section of the **policy** changes or there is any change in or variance of the risk(s), before or during the **period of insurance** then **we** need to know as it may result in:

- a. **us** applying different terms, and/or
- b. a claim not being paid (in whole or in part), and/or
- c. it being determined that this Section of the **policy** is no longer suitable to meet **your** needs.

You must make a fair presentation of the risk(s) to us if there is any change in or variance of the risk(s) before or after the start date of this insurance as shown in the **period of insurance**. An explanation of fair presentation of the risk(s) is shown under Condition 6. Disclosure and accuracy of information.

To enable **us** to assess any such changes or variations in information and/or risks **you** must tell **us** immediately or as soon as practicable of any such changes or variations.

4. Claim notification

You must, as soon as reasonably practicable:

- a. give us notice of any circumstances which might lead to a claim under this Section of the policy,
- b. give us all the information we request,
- on receipt send us every letter, court order, summons or other legal documents served upon you,
- tell us about any prosecution, inquest or fatal accident inquiry or dispute for referral to adjudication or court proceedings in connection with any potential claim under this Section of the policy,
- e. notify the police of any loss or **damage** that has been caused by malicious persons, thieves, rioters, strikers or vandals.

5. Claim procedure

In respect of any claim or potential claim under this Section of the **policy you** must:

- take, or allow others to take, practical steps to prevent further loss or damage, recover property lost and otherwise minimise the claim.
- b. at your expense provide us with
 - full details in writing of any injury, loss or damage and any further information or declaration we may reasonably require,

- ii. any assistance to enable us to settle or defend a claim,
- iii. details of any other relevant insurances.
- not accept, negotiate, pay, settle, admit or repudiate any claim without our written consent.
- d. following a claim allow us or anyone authorised by us
 - i. access to the **premises**,
 - ii. to take possession of, or request delivery to **us** of the property insured.
- e. not abandon any property to us.
- allow us complete control of any proceedings and settlement of the claim.

If **you** do not comply with this condition, it may influence when **we** pay **your** claim and/or how much **we** pay.

6. Disclosure and accuracy of information

You must take care to give accurate and complete information relating to the insurance provided by this Section of the **policy**. In addition to answering all the questions **you** are asked **you** are required to disclose to **us** information including material circumstances that fairly present the risks that are or would be insured under this Section of the **policy**.

A fair presentation of the risks means that, in addition to answering all the questions asked **you** must:

- a. disclose to us every material circumstance which you know or ought to know or, failing that, sufficient information to alert us that they need to make further enquiries; and
- make such disclosure in a reasonably clear and accessible manner; and
- ensure that, in such disclosure, any material representation as to:
 - i. a matter of fact is substantially correct; and
 - ii. a matter of expectation or belief is made in good faith.

A circumstance or representation is material if it would influence **our** judgement (as a prudent underwriter) in determining whether to provide insurance and if so, on what terms. If **you** are in any doubt as to the whether a circumstance or representation is material, then **you** should disclose it.

If you become aware that the information you have given to us is inaccurate or incomplete or you have any particular concerns about any of the information they have provided or should provide, before or after the start date of this insurance as shown in the schedule, then you must advise us.

If the information **you** have given **us** in relation to this insurance proves to be inaccurate or incomplete, then **we** may:

 a. amend the terms of this policy, which may be applied as if they were already in place prior to any claim where the validity of that claim was impacted by the inaccurate or incomplete information, or

- reduce the amount we pay on a claim in the proportion the premium paid bears to the premium we would have charged you had the information not been inaccurate or incomplete, or
- c. treat this Section of the **policy** as if it never existed, which means no claims will be paid and the premium paid under it will be returned to **you**. This will only be done if this insurance would not have been provided.

If we establish that you deliberately or recklessly provided false or misleading information in relation to the insurance provided under this Section of the policy, we will treat this insurance as if it never existed for the period of insurance, which means no claims will be paid and we will not return the premium. If this happens we will advise you in writing.

7. Fraud

If **we** establish that **you** or anyone acting for **you** makes a claim under this Section of the **policy** through concealment, misstatement or by deliberately providing false information, then **we** will:

- a. have no liability to pay the fraudulent claim
- be entitled to recover any payments which have been made in respect of the fraud
- be entitled to treat this Section of the **policy** as cancelled with effect from the time of the fraudulent act (not the discovery of it) and retain the insurance premium
- d. be entitled to refuse all claims arising after the date of the fraud.

8. Legal representatives

In the event of **your** death, **we** will indemnify **your** legal personal representatives in respect of liability at law previously incurred by **you** provided they observe fulfil and be subject to the terms, conditions and limitations of this Section of the **policy** to the extent that they can apply.

9. Limit of indemnity

All the sums insured, limits of indemnity and any other restrictions on the amount of **our** liability stated in this Section of the **policy** shall apply as maximum limits to **our** liability irrespective of the number of persons entitled to indemnity under the **policy**.

For the purposes of the sums insured, limits of indemnity and any other restrictions on the amount of **our** liability, **you** and all other persons entitled to be indemnified under this Section of the **policy**, shall be treated as one party or legal entity so that there shall be only a single contract of insurance between the **us** as one party and **you** and all other persons entitled to be indemnified as the other party.

10. Other insurance

If, at the time of any loss, damage or liability covered under this insurance, **you** have any other insurance which covers the same loss, damage or liability, **we** will only pay **our** share of the claim.

11. Reasonable care

You must take all reasonable steps to prevent/minimise loss, damage, injury or accident and to minimise the cost of claims or legal proceedings and keep all property insured by the policy in efficient condition and good repair. You must also take reasonable care when selecting employees.

12. Subrogation

We will be entitled to undertake in your name or on your behalf:

- 1. the defence or settlement of any claim,
- steps to enforce rights against any other party before or after payment is made by us.

Exclusions Applicable to all of Section 3

In addition to any sub-section exclusions, this Section of the **policy** does not cover:

1. War, government action, radioactive contamination and sonic bangs

Any loss, **damage**, expense, **consequential loss** or legal liability caused by, contributed to by or arising from:

- war invasion act of foreign enemy hostilities (whether war be declared or not) civil war rebellion revolution insurrection or military or usurped power
- nationalisation confiscation requisition seizure or destruction by the government or any public authority
- ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel
- the radioactive toxic explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof
- e. pressure waves caused by aircraft and other aerial devices travelling at sonic or supersonic speeds.

2. Terrorism

Any loss, **damage**, expense, or **consequential loss** caused by, contributed to by or arising from **terrorism**.

In any action suit or other proceedings where **we** allege that by reason of this exclusion as far as it relates to **terrorism**, any loss, **damage**, expense or **consequential loss** is not covered by this section, the burden of proving that such loss, **damage**, expense or **consequential loss** is covered shall be upon **you**.

3. Northern Ireland limitation

Any loss, **damage**, expense, or **consequential loss** caused by, contributed to by or arising from:

- a. riot and civil commotion, and
- strikers locked-out workers or persons taking part in labour disturbances or malicious persons (except in respect of damage by fire or explosion)

in Northern Ireland

In any action suit or other proceedings where **we** allege that by reason of this exclusion as far as it relates to **terrorism**, any loss, **damage**, expense or **consequential loss** is not covered by this section, the burden of proving that such loss, **damage**, expense or **consequential loss** is covered shall be upon **you**.

4. Date recognition

Damage, **consequential loss** or liability for damages attaching to **you** or any associated costs relating to, arising from or consisting of the failure or inability of any:

- a. computer data processing equipment microchip integrated circuit or any similar device or any computer software or computer firmware
- b. media or systems used in connection with any of the above whether the property is **yours** or not
 - to recognise correctly any date as its true calendar date
 - to capture save or retain and/or correctly to manipulate interpret or process any data or information or command or instruction as a result of treating any date otherwise than as its true calendar date

but in respect of sub-section 1 and sub-section 2 of this Section of the **policy** this shall not exclude subsequent damage not otherwise excluded which itself results from the **insured perils**.

5. Marine policies

Damage to property which at the time of the damage is insured by or would but for the existence of this section be insured by any marine policy or policies except in respect of any excess beyond the amount which would have been payable under the marine policy or policies had this section not been effected.

6. Computer virus

Damage to any computer, other equipment, component, system or item which processes, stores, transmits or receives data or any part thereof whether tangible or intangible (including but without limitation any information or programs or software) and whether the property is yours or not, where such damage is caused by virus or similar mechanism, hacking, denial of service attack or consequential loss caused by or arising from virus or similar mechanism, hacking or denial of service attack.

7. Illegal deliberate and criminal activities

- Damage caused as a result of the premises being used for illegal activities by you
- b. deliberate or criminal acts by you.

8. Absolute Coronavirus Exclusion

Any claim, loss, cost or expense of whatever nature directly or indirectly arising out of, contributed to by or resulting from coronavirus disease (COVID-19), severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2), or any mutation or variation thereof.

This exclusion also applies to any claim, loss, liability, cost or expense of whatever nature directly or indirectly arising out of, contributed to by or resulting from:

- (i) any fear or threat (whether actual or perceived) of; or
- (ii) any action taken in controlling, preventing, suppressing or in any way relating to any outbreak of:

coronavirus disease (COVID-19), severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2), or any mutation or variation thereof.

Sub-Section 1 - Material Damage

Insuring Clauses

In the event of damage to property insured at the premises from an insured peril during the period of insurance we will indemnify you for the loss or amount of damage or at its option replace or reinstate such property in accordance with the provisions of this sub-section and provided that during the period of insurance our liability under this sub-section shall not, in respect of each item, exceed the lesser of:

- its sum insured or limit of indemnity stated in this subsection or the schedule at the time of the damage, or
- b. the sum insured or limit of indemnity remaining after deduction for any other damage for which a claim has been paid under this policy in the same period of insurance unless we have agreed to reinstate any such sum insured or limit of indemnity.

In addition, we will indemnify you in respect of loss of rent as a result of damage to the premises from an insured peril during the period of insurance rendering the premises uninhabitable provided that our liability shall not exceed the lesser of:

- a. the rent sum insured stated in the schedule at the time of damage
- the rent payable for the period the premises are uninhabitable

Insurable Perils

The following are the insurable perils operative as **insured perils** if stated in the schedule:

- 1. Fire excluding:
 - damage caused by its own spontaneous fermentation or heating or its undergoing any heating process or any process involving the application of heat
 - b. damage caused by explosion resulting from fire
- 2. Lightning
- Explosion excluding damage caused by the bursting of a boiler (not being used for domestic purposes) economiser or other vessel machine or apparatus in which internal pressure is due to steam only and belonging to you or under your control.
- Aircraft or other aerial devices or articles dropped from them
- 5. Earthquake and subterranean fire
- 6. Riot, civil commotion, strikers, locked out workers, persons taking part in labour disturbances or malicious persons excluding:
 - damage arising from cessation of work or due to confiscation, nationalisation, seizure, requisition or destruction by order of the government or any public authority

- b. damage by theft or attempted theft
- c. damage whilst the premises are unoccupied
- 7. Theft or attempted theft involving entry to or exit from the **premises** by forcible and violent means or actual or threatened hold up assault or violence excluding:
 - a. loss from any structure which is incapable of being locked
 - b. theft of property in the open
 - c. theft whilst the premises are unoccupied
 - theft in respect of **stock** at exhibitions that is not contained in an indoor exhibition hall which is locked and/or guarded outside business hours
 - e. theft or attempted theft by employees
- 8. Storm excluding:
 - damage caused by frost subsidence ground heave or landslip
 - damage attributable solely to change in the water table level
 - damage to fences gates and moveable property in the open or in open fronted or open sided buildings
- 9. Flood excluding:
 - damage caused by frost subsidence ground heave or landslip
 - damage attributable solely to change in the water table level
 - damage to fences gates and moveable property in the open or in open fronted or open sided buildings.
- Impact by any road vehicles, animals, falling trees or boughs, breakage or collapse of aerials or satellite dishes excluding damage by lopping pruning or felling of trees.
- 11. Escape of water from any tank apparatus or pipe or escape of oil from any fixed oil-fired heating installation or leakage of beverages from storage containers or connected apparatus excluding:
 - damage by water discharged or leaking from any automatic sprinkler installation
 - b. damage whilst the premises are unoccupied
 - c. the cost of replacing the beverages
 - d. **damage** caused by subsidence ground heave or landslip.
- Accidental escape of water from any automatic sprinkler installation excluding:
 - damage occasioned by or attributable to heat caused by fire
 - b. **damage** occasioned by or attributable to freezing whilst the **premises** are **unoccupied**
 - damage occasioned by or attributable to repairs alterations or extensions to the buildings and/or sprinkler installations.

- 13. Accidental damage excluding:
 - a. damage caused by any other insurable peril
 - damage to a building or structure caused by its own collapse or cracking
 - damage to property insured caused by pollution or contamination other than damage caused by:
 - pollution or contamination which itself results from an insured peril
 - ii. an insured peril which itself results from pollution or contamination
 - damage to property resulting from its undergoing any process of production, packing, treatment, testing, commissioning, servicing, adjustment or repair
 - e. damage to property insured caused by or consisting of:
 - i. inherent vice, latent defect, gradual deterioration, wear and tear, frost or change in water table level
 - ii. its own faulty or defective design or material
 - iii. faulty or defective workmanship, operational error or omission on your part or any of your employees
 - f. damage caused by
 - corrosion rust wet or dry rot shrinkage evaporation loss of weight dampness dryness marring scratching
 - ii. scratching tearing or fouling by pets or domesticated animals
 - iii. vermin or insects
 - iv. change in temperature colour, flavour, texture or finish
 - joint leakage failure of welds cracking fracturing collapse or overheating of boilers economisers super heaters pressure vessels or any range of steam and feed piping connected to them
 - vi. mechanical or electrical breakdown or derangement in respect of the particular machines apparatus or equipment in which the breakdown or derangement originates overrunning or electrical surges or spikes in electricity

but this shall not exclude such **damage** not otherwise excluded which itself results from any other accidental damage or subsequent **damage** which itself results from a cause not otherwise excluded

- damage caused by disappearance unexplained or inventory shortage misfiling or misplacing of information
- h. damage caused by acts of fraud or dishonesty
- i. damage occasioned by delay embargo nationalisation confiscation requisition seizure or

- destruction by the government or any public authority
- j. damage caused by electrical or magnetic disturbance or erasure of electronic records

Additional Covers to Sub-Section 1

All terms, exclusions and conditions of this Section and subsection 1 apply to all additional covers as listed below.

1. Glass and office front blinds and signs

We will indemnify you in respect of damage to fixed glass and office front for which you are responsible at the premises occurring during the period of insurance.

Following damage to fixed glass and office front at the premises we will also indemnify you in respect of:

- the cost of reinstating intruder alarm systems damaged as a result of glass breakage
- b. any boarding up costs incurred
- c. **damage** to goods on display in windows caused by the impact of falling glass

We will also indemnify you for damage at the premises to

- d. neon and illuminated signs and electric light fitments
- e. external blinds
- f. sanitary ware (fixed baths wash basins pedestals bidets shower trays sinks lavatory pans and cisterns) where such damage renders such article completely unserviceable
- g. lettering or other ornamental work and alarm foil on fixed glass

Our liability under c) d) e) f) and g) shall be restricted to £2,500 for any one loss.

Glass and office front blinds and signs exclusions

We shall not be liable for damage:

- a. to glass and office front:
 - caused by repairs or alterations to the premises
 - ii. caused by alteration installation or removal
 - iii. in any premises which is unoccupied
- b. to neon and illuminated signs and electric light fitments:
 - caused by or traceable to wear and tear or gradual deterioration mechanical or electrical breakdown or removal from the fixed position other than by theft or attempted theft
 - ii. of bulbs or tubes unless consequent upon damage to signs or fitments
- c. caused by or arising from:
 - superficial damage or scratching or cracking which does not result in the complete breakage of the glass or office front

- ii. inherent or latent defect its own faulty or defective design or materials
- iii. gradual deterioration or gradually operating cause wear and tear change in colour or finish
- iv. changes in temperature or atmospheric or climatic conditions
- v. defects in frames framework or any fitting

2. Money

We will indemnify you in respect of loss of or damage to money and non-negotiable money held in connection with the business as detailed below occurring during the period of insurance:

- in the premises during business hours or whilst in a bank night safe
- b. in transit to and from the **premises** whilst in **your** custody or an authorised person acting on **your** behalf
- in your or any authorised person's private dwelling house
- in the premises whilst left unattended or outside business hours and not secured in a locked safe
- e. in the premises whilst left unattended or outside business hours and secured in a locked unspecified safe.

Our liability under this additional cover shall be restricted to the limits stated in the schedule for any one loss.

We will also indemnify you in respect of damage to:

- any safe/strong room, till or postal franking machine belonging to you or for which you are legally responsible up to an amount not exceeding the cost of repair or replacement
- clothing and personal effects belonging to you or any partner, director or employee of yours resulting from theft or attempted theft of money or non-negotiable money subject to a maximum of £500 for any one loss.

Money exclusions

We shall not be liable for loss from:

- a. shortage due to error or omission
- forgery deception or the use of counterfeit money or non-negotiable money
- the use of any form of payment which proves to be counterfeit, false, fraudulent, invalid, uncollectible or irrecoverable for any reason
- d. theft or attempted theft not involving entry to or exit from the **premises** or any authorised person's private dwelling house by forcible and violent means or actual or threatened hold up, assault or violence
- e. theft or attempted theft by any employee
- f. an unattended vehicle and any coin operated gaming devices or machines
- g. damage not within the territorial limits

 any business or other activity not connected with the business conducted from the premises as stated in the schedule.

Money conditions

In addition to the Section Conditions of this Section of the **policy**, there are conditions that apply to this additional cover (**money**).

The conditions below impose an obligation or obligation(s) on **you** that requires **you** to do certain things; such conditions are referred to as a condition with obligation. If **you** fail to carry out the obligation(s) (or part of an obligation) under a condition with obligation we may, depending on the extent of the obligation(s) not pay the claim (or part of a claim), where the loss is attributable to **your** failure to carry out the obligation(s) (or part of an obligation).

- It is a condition with obligation under this additional cover that you shall maintain the following minimum standards of precaution for the safety of money in transit (other than by specialist security carrier) at all times:
 - a. the times of transits routes and conveyances used shall be varied as far as is possible
 - b. all persons engaged in the transit of **money** shall be at least 18 years of age
 - c. transits of amounts of:
 - i. up to £3,000 shall be accompanied by at least one person
 - ii. £3,001 to £6,000 shall be accompanied by at least two people
 - iii. £6,001 to £10,000 shall be accompanied by at least three people or two people travelling by motor car or using an approved security case
 - iv. amounts exceeding £10,000 shall be transported by specialist security carrier.
- 2. It is a condition with obligation that when the **premises** or any authorised person's private dwelling house in which **money** is kept is left unattended:
 - a. all locks bolts and other protective devices are in full operation
 - all keys must be held in the personal custody of an authorised person and removed from
 - i. the unattended **premises** as stated in the schedule; or
 - ii. from the final exit door of any authorised person's unattended private dwelling house.

3. Theft by employees

This additional cover is only operative if shown in the schedule.

For the purposes of this additional cover, employee shall mean permanent employees under a contract of service or apprenticeship with **you** and the section definition of **employee** shall not apply.

We will indemnify you for loss of money or non-negotiable money or property belonging to you or for which you are legally responsible:

- a. caused by any act of fraud or dishonesty committed during the **period of insurance** by any employee with the clear intention of making or which results in improper financial gain for themselves or for any other person or organisation and
- which is discovered by you and notified to us within 30 days of the loss

provided that

- all losses insured by this additional cover and committed by any one employee or more than one employee working in collusion with each other shall be regarded as one specific event, and
- our liability shall be restricted to £5,000 in respect of any one specific event

Theft by employees' exclusions

We shall not be liable under this additional cover for:

- a. loss attributable solely to any unexplained shortages
- loss caused by an employee before this additional cover incepted
- c. loss where you continue to entrust the defaulting employee with access to money or non-negotiable money or property after becoming aware of any material fact that questions the honesty of the employee
- any loss arising as a consequence of the specific event in respect of which indemnity is provided by this additional cover.

Theft by employees' basis of settlement

We shall pay the value of the money or non-negotiable money or property at the time of the loss or at our option replace or reinstate the property.

4. Personal accident (assault) loss

We will pay to you the applicable benefit shown in the schedule involving physical injury during the period of insurance that results in your or the employee's:

- 1. Death
- 2. Loss of limbs or eyes
- 3. Permanent total disablement

4. Temporary total disablement

within 24 consecutive months from the date of the assault causing the **physical injury**.

Personal accident (assault) exclusion

No payment will be made if the person who is assaulted is under 16 years of age or over 70 years of age at the time of the assault causing the **physical injury**.

Personal accident (assault) conditions

In addition to the Section Conditions of this Section of the **policy**, there are conditions that apply to this additional cover (Personal accident (assault)).

- a. we shall only pay one of the benefits 1 to 4 shown immediately above for you or any one employee for each physical injury unless the assault also results in Temporary total disablement (benefit 4) prior to any benefit under 1 to 3 being paid, in which case benefit 4 will be paid in addition to one of the benefits under 1 to 3.
- b. If a claim is payable under Personal accident (assault) and the **physical injury** results in a benefit being payable under more than one of the benefits 1 to 3 for the same person, then the benefit with the greatest value shall be paid.
- payment under benefit 3 shall not be payable before 104 weeks from the date of the physical injury.
- d. payment under benefit 4 is payable for the period of temporary total disablement and only up to a maximum period of 104 weeks.

5. All risks on portable property

We will indemnify you against damage occurring during the period of insurance from the insured perils to portable computers and mobile telephones specified in the schedule used in connection with the business within the geographical areas specified in the schedule.

Our liability under this additional cover shall be restricted to the sums insured stated in the schedule for any one loss.

All risks on portable property exclusions

We shall not be liable for:

- damage to portable computers and mobile telephones left unattended unless contained in
 - i. a securely locked building or
 - ii. a vehicle which has been securely locked at all points of access and any security alarms and immobilisers fitted to the vehicle are in full operation and the portable property is concealed from view
- b. depreciation or electrical or mechanical breakdown
- damage arising from wear and tear or from any process of cleaning restoring adjusting or repairing
- d. damage by official confiscation or detention

6. Goods in transit

We will indemnify you for damage to goods in transit within the territorial limits during the period of insurance whilst being carried:

- a. on any vehicle owned or operated by you
- b. by a carrier other than **you** by means of road rail or inland air freight

Our liability under this additional cover shall be restricted to the limits stated in the schedule for any one loss. Whilst **goods in transit** are being carried on any **vehicle** owned or operated by **you**, **we** will also indemnify **you** for:

- damage to packing materials, protective sheeting, ropes, chains and toggles belonging to you while being carried on the vehicle subject to a maximum of £2,500 for any one loss
- damage to personal effects belonging to the driver or attendant while carried by any vehicle in the course of the employment of the driver or attendant with you subject to a maximum of £500 for any one loss
- the removal of debris and site clearance of good in transit damaged from the immediate area of the site where the damage occurred subject to a maximum of £2,500 for any one loss
- d. the additional costs incurred in transferring goods in transit to any other vehicle following fire, collision, overturning or impact of the vehicle including carrying the goods in transit to the original destination or place of collection subject to a maximum of £2,500 for any one loss
- e. reloading onto the **vehicle** any **goods in transit** which have fallen from the **vehicle** subject to a maximum of £2,500 for any one loss
- f. re-securing the goods in transit where there is dangerous movement of the load in transit subject to a maximum of £2,500 for any one loss.

Goods in transit exclusions

We shall not be liable under this additional cover for **damage** to any **goods in transit** arising out of or attributable to:

- a. theft or attempted theft from open-backed curtain sided soft sided or soft-topped vehicle(s)
- defective or inadequate packing or insufficient addressing
- c. breakdown of refrigeration or insufficient insulation
- spillage, leakage, evaporation, loss of weight or shrinkage
- e. depreciation, loss of market, delay or inadequate documentation
- f. any erection, dismantling or installation
- g. loss of sheets, ropes, chains, toggles or packing materials as a result of disappearance or shortage unless such loss is the result of an incident recorded by you.

Goods in transit conditions

In addition to the Section Conditions of this Section of the **policy**, there are conditions that apply to this additional cover (**Goods in transit**).

One of the conditions below imposes obligation(s) on **you** that require **you** to do certain things; such conditions are referred to as a condition with obligation. If **you** fail to carry out the obligation(s) (or part of an obligation) under a condition with obligation **we** may, depending on the extent of the obligation(s) not pay the claim (or part of a claim), where the loss is attributable to **your** failure to carry out the obligation(s) (or part of an obligation).

- a. It is a condition with obligation for theft or attempted theft from any unattended vehicle that whenever a vehicle operated by you and carrying goods in transit is:
 - i. left unattended between the hours of 9.00 am and 6.00 pm by all doors and windows and other means of access being securely fastened and locked and the alarm and/or immobiliser being switched on and made fully operational
 - ii. left unattended outside the hours stated in i above it shall be either garaged in a securely locked building of substantial construction or placed in a compound which has secure walls and/or fences and securely locked gates or in a guarded security park.
- b. The valuation of **stock** shall be at invoice cost. If an invoice has not been raised the basis of valuation shall be the value of the **stock** at the time of the commencement of the transit.

Extensions to Sub-Section 1

All terms, exclusions and conditions of this Section of the **policy** and sub-section 1 apply to all extensions listed below.

1. Theft of keys and lock replacement

We will indemnify you for the cost of replacing locks and keys to the **premises** stated in the schedule and keys to **safes/strong rooms** or tills subject to a maximum limit for all losses combined of £1,500 in any one **period of insurance** provided that:

- a. the original keys were stolen during the period of insurance from the premises or your or any authorised employee's private residence.
- b. damage by theft is not excluded in its entirety.

2. Theft damage to premises

We will indemnify you against the cost of repairing damage that occurs during the period of insurance to the premises for which you are legally responsible and is not otherwise insured which directly results from insured peril 7 provided that our liability under this extension shall not exceed a total maximum limit of £25,000 in any one period of insurance.

3. Temporary removal

We will indemnify you for damage that occurs during the period of insurance to contents whilst temporarily removed for cleaning renovation repair or similar purposes and to documents whilst temporarily removed elsewhere and in transit within the territorial limits from the insured perils subject to a maximum limit for any one loss of 10% of the sum insured shown for contents in the schedule or £100,000 whichever is the lesser amount.

This extension shall not apply to motor vehicles and motor chassis licensed for normal road use.

4. Exhibitions

We will indemnify you for damage that occurs during the period of insurance to contents and stock from the insured perils whilst in any building (not being of a temporary nature) and being used for an exhibition anywhere within the territorial limits and whilst in transit to and from the exhibition premises subject to a maximum of £5,000 for any one loss.

5. Other locations

We will indemnify you for damage that occurs during the period of insurance to contents and stock from the insured perils:

- a. whilst within the main building of the private residential home of a director or employee anywhere within the territorial limits; and
- b. whilst in transit to and from the main building of such private residential home and the **premises**

subject to a maximum of £2,500 for any one loss and a maximum for all losses combined of £10,000 in any one **period of insurance**.

6. Third party storage locations

We will indemnify you for damage that occurs during the period of insurance to contents and stock from the insured perils whilst at third party storage locations within the territorial limits subject to the maximum limits of: £5,000 at any one location during any one period of insurance and a total payable of £20,000 in any one period of insurance.

7. Fire extinguishment expenses

We will indemnify you for costs incurred with our consent in refilling fire extinguishment appliances replacing used sprinkler heads and refilling sprinkler tanks in the event of damage that occurs during the period of insurance at the premises to insured property caused by fire subject to a maximum limit of £10,000 for any one loss.

8. Computer records

In the event of damage that occurs during the period of insurance to computer records from the insured perils we will, in respect of that damage, indemnify you for the cost of the materials together with the cost of clerical labour and computer time expended in reproducing computer records and not for the value to you for the information contained in the computer records but excluding any expenses in connection with the production of information to be recorded in such computer records for a maximum limit of £10,000 for any one loss and all losses combined in any one period of insurance.

Clauses Applying to Sub-Section 1

1. Non-invalidation

The insurance by this sub-section shall not be invalidated by any act or omission or alteration unknown to or beyond **your** control whereby the risk of **damage** is increased as long as immediately **you** become aware of the increase in risk **you** inform **us** in writing and pay an appropriate additional premium if required by **us**.

2. Automatic Reinstatement

Unless written notice to the contrary be given by either **you** or **us** the insurance by this sub-section shall not be reduced by the amount of any loss and **you** shall pay the appropriate additional premium from the date of the **damage** to the date of expiry of the **period of insurance**.

3. Property more specifically insured

We shall not be liable for **damage** to any **property** insured more specifically by or on **your** behalf.

Basis of Settlement Clauses Applying to Sub-Section 1

1. Average

If the **property** covered by Sub-Section 1 shall at the time of the **damage** be collectively of greater value than the sums insured shown in the schedule, then **you** shall be considered as being **your** own insurer for the difference and shall bear a rateable share of the **damage** accordingly.

2. Property insured other than stock

In the event of **damage** to **computers** the basis of settlement shall be the cost of reinstatement meaning:

- a. where any item suffers damage beyond economic repair replacement by a new item of equal performance and/or capacity or if such be impossible replacement by an item having the nearest higher performance and/or capacity to the item damaged
- where the item suffers damage the repair of the damage and the restoration of the damaged portions to a working condition substantially the same as but not better or more extensive than its condition when new.

Provisions

- i. The replacement must be carried out without undue delay and no payment beyond the amount which would have been paid in the absence of this clause will be made until the cost of reinstatement has been incurred
- ii. Where damage occurs to only part of the property insured our liability shall not exceed the amount which we would have been liable to pay had such property been wholly destroyed
- iii. If at the time of reinstatement of any item, the sum representing 85% of the cost which would have been incurred in reinstating the whole of the **property**

covered by such item exceeds its Sum Insured at the time of the **damage** the liability of the **insurer** shall not exceed that proportion of the amount of the **damage** which the said Sum Insured shall bear to the sum representing the total cost of reinstating the whole of such property at that time.

3. Stock

In respect of **stock we** will pay **you** the value of the **stock** at the time of its **damage** with adjustment for wear and tear.

If at the time of any **damage** the value of the **stock** insured under any item is greater than its sum insured, **you** shall be considered as being **your** own insurer for the difference and shall bear a rateable share of the loss accordingly.

4. Removal of debris

This insurance includes the costs incurred in respect of removal of debris of **property** insured resulting from **damage** from an **insured peril** excluding:

- costs incurred in removing debris except from the site of such damage and the area immediately adjacent to such site
- costs arising from pollution or contamination of property not insured by this sub-section

Our liability for damage to such property including such costs and expenses shall not exceed the sums insured stated in the schedule.

5. Capital additions

To the extent that they are not otherwise insured the insurance of **tenants' improvements** and **contents** shall extend to cover:

- a. alterations additions and improvements to tenants' improvements and contents at the premises but not appreciation of the value of such property
- any newly acquired office space occupied by you containing tenants' improvements and contents within the territorial limits from the commencement date of your responsibility

subject to:

- you advising us of the amendments as soon as practicable on becoming aware of the increase in the extent of cover required and paying the appropriate additional premium
- ii. the Sums Insured for **tenants' improvements** and **contents** at each office location only being increased by the value of the additional property up to no more than 10% of the existing Sums Insured or £250,000 whichever is the lesser at any one location.

6. Professional fees

The insurance by each item on **tenants' improvements** and **contents** includes an amount for architects' surveyors' consulting engineers' and legal fees incurred in the reinstatement or repair of such property consequent upon its **damage** but not for preparing any claim.

Our total liability for **damage** to such property including such fees shall not exceed the sums insured stated in the schedule.

7. Subrogation waiver

In the event of a claim arising under this sub-section **we** agree to waive any rights remedies or relief to which it might become entitled by subrogation against any parent company or subsidiary company to **you** or any company which is a subsidiary of or a parent company of which **you** are subsidiary in each case within the meaning of the Companies Act or Companies (Northern Ireland) Order current at the time of the **damage**.

8. Other interests

Interests of third parties which **you** are required to include herein under the terms of any mortgage property lease or hiring leasing or hire purchase agreement are automatically deemed to be held covered subject to notification by **you** to **us** at the time of the **damage**.

9. Business books

The basis of settlement of any claim for business books shall be their value as stationery together with the cost of clerical labour expended in their reproduction.

Exclusions Applying to Sub-Section 1

In addition to the Section Exclusions of this Section of the **policy**, the **insurer** shall not be liable for **damage** to:

- vehicles licensed for road use (including accessories on them) caravans trailers railway locomotives rolling stock watercraft or aircraft
- property or structures in the course of construction or erection and materials or supplies in connection with all such property or structures in the course of construction
- c. land piers jetties bridges culverts or excavations
- d. livestock growing crops or trees
- e. jewellery precious stones precious metals bullion or furs

Conditions Applying to Sub-Section 1

In addition to the Section Conditions of this Section of the **policy**, Conditions specific to this sub-section apply and are set out immediately below.

You must comply with the terms of this Section of the **policy**. Failure to comply with the terms of this Section of the **policy** may affect **your** right to claim under this Section of the **policy**.

Some of the conditions below impose an obligation or obligation(s) on **you** that require **you** to do certain things; such conditions are referred to as a condition with obligation. If **you** fail to carry out the obligation(s) (or part of an obligation) under a condition with obligation **we** may, depending on the extent of the obligation(s) not pay the claim (or part of a claim), where the loss is attributable to **your** failure to carry out the obligation(s) (or part of an obligation).

1. Stillage

It is a condition with obligation for **damage** by **insured perils** 8, 9 and 11 that **property** in the basement or sub-basement of the **premises** be kept at least 10cm above floor level.

2. Intruder alarm system condition

It is a condition with obligation that in respect of the **intruder alarm system** installed at the **premises**:

- a. the intruder alarm system is maintained in full and effective working order under a contract to provide corrective and preventive maintenance with the installer or such other contractor agreed by us in writing
- b. the **premises** are not to be left unattended:
 - unless the intruder alarm system is tested and set in its entirety and is together with the means of communication used to transmit or receive signals in full and effective operation
 - ii. where the police have withdrawn their response to alarm activation

c. the intruder alarm system:

- i. is installed in accordance with a specification agreed in writing by the insurer
- ii. must not be altered or amended in any way unless such amendment or alteration has been approved by the insurer and no alteration or substitution of the structure of the premises or changes to the layout of the premises which would affect the effectiveness of the intruder alarm system shall be made without the written consent of the insurer
- maintenance contract must not be altered or substituted without the written consent of the insurer
- iv. procedures agreed by you for the police or any other response to any activation of or other warning signal pertaining to the intruder alarm system must not be altered or substituted without the written consent of the insurer

d. you must:

- maintain secrecy of the codes for the operation of the intruder alarm system and no details of such codes shall be left on the premises when the premises are left unattended
- ii. immediately notify the insurer upon receipt of any communication giving notice that the level response to the intruder alarm system has been or will be reduced
- appoint at least two **keyholders** and lodge written details with the police and the alarm company

e. in the event of notification of:

- i. any alarm fault;
- ii. activation of the intruder alarm system;

 iii. interruption of the means to transmit or receive signals to or from the intruder alarm system during the period that the intruder alarm system is set;

a **key holder** must attend the **premises** as soon as possible in order to confirm the security of the premises and reset the intruder alarm system in its entirety.

If the **intruder alarm system** cannot be reset in its entirety or all means of communication used to transmit signals are not in full operation a **key holder** must remain at the **premises** unless otherwise agreed in writing by the **insurer**.

3. Fire extinguishing appliances

You undertake to maintain the said appliances in efficient working order during the **period of insurance**.

Subject to observance of this undertaking sub-section 1 - Material Damage of this **Policy** shall not be invalidated by any defect in any of the said appliances due to any circumstances unknown or beyond **your** control.

4. Roof maintenance condition

It is a condition with obligation under Sub-Section 1 - Material Damage where **you** are legally responsible for the **buildings** that:

- any flat felted roof is inspected at least once every two years by a qualified builder or property surveyor and any defect identified by that inspection is repaired immediately
- any roof valley guttering is checked annually for blockages or defects and any remedial action required is immediately implemented where the responsibility of you.

5. Portable heater condition

It is a condition with obligation under Sub-Section 1 - Material Damage that portable naked flame gas or paraffin heaters are not used on the **premises**.

6. Minimum level of security

It is a condition with obligation that for loss or **damage** under Sub- Section 1 Material Damage **you** shall have in place in full working order and in operation whenever the **premises** are closed for business or left unattended, the following minimum level of security or such level as is specified in the schedule:

- a. the final exit door of your portion of the buildings is to be fitted with either:
 - for timber or steel framed doors a mortice deadlock that has 5 or more levers and matching box striking plate which conform to BS 3621 or
 - ii. for timber or steel framed doors a rim latch deadlock that conforms to BS 3621
- all other external doors and internal doors giving access to any part of the buildings not occupied by **you** are to be fitted with either:
 - i. as described in a) i. and ii. above; or
 - two key-operated security bolts for doors fitted approximately 30cms from the top and bottom of the doors respectively
- c. aluminium or UPVC framed doors are to be fitted with integral cylinder key operated mortice deadlocks
- d. all ground floor and basement opening windows/skylights and other opening windows/skylights accessible from roofs decks balconies fire escapes canopies down pipes are to be fitted with key operated window locks. This requirement does not apply to windows/skylights which are protected by solid steel bars grilles gates expanded metal or weld-mesh securely fixed to the brickwork surrounding the window.

Any door or window officially designated a fire exit by the fire authority is excluded from these requirements. These are to be secured internally by panic bolts or fire exit bolts. Any additional devices are to be approved by the local Fire Prevention Officer.

Sub-Section 2 - Business Interruption

Insuring Clause

In the event of **damage** to the **property** used by **you** at the **premises** for the purposes of the **business** as a result of the **insured perils** listed under Sub-Section 1 during the **period of insurance**:

- a. resulting in interruption or interference with the business, or
- which prevents you from tracing or establishing customers' outstanding debit balances in whole or in part as a result of your books of account at the premises being damaged;

We will indemnify you in respect of the amount of loss resulting from such interruption or interference provided that at the time of the damage there shall be in force an insurance covering your interest in the property at the premises and that liability shall be admitted or payment made or payment would have been made or liability admitted but for the operation of a proviso in the insurance excluding liability for losses below a specified amount.

Our liability under this Sub-Section shall not exceed its sum insured or limit stated in this Section of the **policy** or the schedule at the time of the event.

Clause Applying to Sub-Section 2

Reinstatement following a loss

Our liability under this Sub-Section shall not exceed the sum insured or limit remaining after deduction for any other interruption or interference resulting from **damage** occurring during the same **period of insurance** unless **we** have agreed to reinstate any such sum insured or limit.

Basis of Settlement Clauses Applying to Sub-Section 2

1. Gross revenue

We will pay as indemnity to you the amount of your loss in respect of each item stated in the schedule as a result of loss of gross revenue and/or increased cost of working:

- a. the amount payable shall be the sum by which the gross revenue falls short of the standard gross revenue during the indemnity period as a result of the damage
- b. the amount payable in respect of the increased cost of working as a result of the damage not exceeding the amount of the reduction in gross revenue thereby avoided less any sum saved during the indemnity period in respect of such charges and expenses of the business payable out of gross revenue that may cease or be reduced as a result of the damage

provided that adjustments shall be made as may be necessary to provide for the trend of the **business** and for variations in or other circumstances affecting the **business** either before or after the **damage** or which would have affected the **business** had the **damage** not occurred so that the figures thus adjusted shall represent as nearly as may be reasonably practicable the results which but for the **damage** would have been obtained during the relative period after the **damage**.

2. Average

If the sum insured is less than the **gross revenue** for the 12 months (or a proportionately increased multiple thereof where the **maximum indemnity period** exceeds 12 months) immediately prior to the occurrence of **damage** the amount payable shall be proportionately reduced after due provision has been made for the trend or variation in or other circumstances affecting or which would have affected the **business** either before or after the **damage**.

3. Alternative trading

If during the **indemnity period** work is done or services rendered elsewhere than at the **premises** for the benefit of the **business** either by **you** or by others on **your** behalf the amount paid or payable in respect of such work or services shall be accounted for in arriving at the **gross revenue** during the **indemnity period**.

4. Departmental

If the **business** is conducted in departments the independent trading results of which are ascertainable the basis of **gross revenue** shall apply separately for each department.

5. Accountants' and auditors' charges

We will pay to **you** the charges payable by **you** to **your** professional accountants and auditors for producing and certifying any particulars or details or any other proofs information or evidence as may be required by **us** under the terms of this sub-section and reporting that such particulars or details are in accordance with **your** books or documents.

6. Current cost accounting

For the purpose of this Sub-Section any adjustment implemented in current cost accounting shall be disregarded.

7. Outstanding debit balances

The amount payable by **us** in respect of **outstanding debit balances** is limited to loss sustained by **you** directly due to **damage** and the amount payable in respect of any one event shall not exceed

- a. the difference between the outstanding debit balances and the total of the amounts received or traced
- the additional expenditure incurred with our written consent in tracing and establishing customers' debit balances after damage.

8. Value added tax

To the extent that **you** are accountable to the tax authorities for value added tax all terms in this Sub-Section shall be exclusive of such tax.

9. Payments on account

Payments on account will be made to **you** during the **indemnity period** if so requested subject to appropriate adjustment at the end of the **indemnity period**.

Extensions to Sub-Section 2

All terms, exclusions and conditions of this Section of the **policy** and Sub-Section 2 apply to all extensions listed below.

Our liability includes loss as insured by this Sub-Section resulting from interruption or interference with the **business** in consequence of:

1. Premises closure or restrictions

- a. closure or restrictions placed on the premises on the advice of or with the approval of the Medical Officer of Health for the Public Authority as a result of a notifiable human disease occurring at the premises and during the period of insurance
- injury or illness sustained by any person during the period of insurance caused by or traceable to foreign

- or injurious matter in food or drink sold from the **premises** by **you**
- vermin and pests at the premises during the period of insurance
- d. closure of the whole or part of the premises by order of the Public Authority consequent upon defects in the drains and other sanitation at the premises that occur during the period of insurance
- e. murder or suicide occurring at the **premises** and during the **period of insurance**

subject to a maximum limit of £50,000 for any one loss.

We shall not be liable under this extension for costs incurred in cleaning repair replacement recall or checking of property.

2. Suppliers

Damage that occurs during the **period of insurance** from the **insured perils** at the premises of any of **your** suppliers manufacturers or processors within Great Britain, Northern Ireland, the Channel Islands or the Isle of Man but excluding the premises of any supply undertaking from which **you** obtain electricity gas water or telecommunications services subject to a maximum limit of £10,000 for any one loss.

3. Denial of access

Damage that occurs during the **period of insurance** from the **insured perils** to property within a one mile radius of the **premises** which shall prevent or hinder the use of or access to the **premises** whether or not there has been **damage** to the **premises** or **your property** but excluding the property of any supply undertaking from which **you** obtain electricity, gas, water or telecommunications services subject to a maximum limit of £100,000 for any one loss.

4. Accidental failure of public supply

Accidental failure at the terminal ends of the public supply undertakings' feed to the **premises** of electricity, gas, water or telecommunications services as a direct result of damage that occurs during the **period of insurance** subject to a maximum limit of £100,000 for any one loss and providing the cessation of supply is of at least 30 minutes in respect of electricity, gas or water and for a minimum of 8 consecutive hours in respect of telecommunications excluding:

- a. atmospheric solar or lunar conditions causing temporary interference with transmission to or from any satellite
- total or partial failure of the public supply occasioned by strike or lock-out total or partial withdrawal of labour or total or partial cessation of work.

5. Goods in transit

Damage that occurs during the period of insurance to goods in transit as insured by Sub-Section 1 and for which we have admitted liability subject to a maximum limit of £50,000 for any one loss.

6. Documents

Damage that occurs during the **period of insurance** from the **insured perils** to documents belonging to or held in trust by **you** whilst temporarily at premises not in the occupation of **you** or whilst in transit by road rail or inland waterway in Great Britain, Northern Ireland, the Channel Islands or the Isle of Man subject to a maximum limit of £25,000 for any one loss.

7. Storage Sites

Damage that occurs during the period of insurance from the insured perils at any premises in Great Britain, Northern Ireland, the Channel Islands or the Isle of Man not in the occupation of you but where your property is stored subject to a maximum limit of £25,000 for any one loss.

8. Contract Sites

Damage that occurs during the **period of insurance** from the **insured perils** at any situation in Great Britain, Northern Ireland, the Channel Islands or the Isle of Man where the **Insured** is carrying out a contract subject to a maximum limit of £25,000 for any one loss.

Exclusions Applying to Sub-Section 2

In addition to the Section Exclusions:

- We shall not be liable for increased cost of working due to:
 - failure of any satellite prior to its obtaining its full operating function or while in or beyond the final year of its design life
 - atmospheric solar or lunar conditions causing temporary interference with transmission to or from any satellite
- 2. **We** shall not be liable under this sub-section for loss arising directly or indirectly from:
 - erasure, loss, distortion or corruption of information on computer systems or other records programs or software caused deliberately by rioters, strikers, locked out workers, persons taking part in labour disturbances or civil commotion or malicious persons
 - other erasure, loss, distortion or corruption of information on computer systems or other records programs or software unless resulting from the insured perils insofar as it is not otherwise excluded.

Conditions Applying to Sub-Section 2

In addition to the Section Conditions of this Section of the **policy**, conditions specific to this Sub-Section apply and are set out immediately below.

You must comply with the terms of this Section of the **policy**. Failure to comply with the terms of this Section of the **policy** may affect **your** right to claim under this Section of the **policy**.

Debit recording and storage

On a monthly basis **you** shall record the total amount of **outstanding debit balances** as set out in business books of account and such record shall be kept elsewhere than the **premises**.

Sub-Section 3 - Equipment Breakdown

Insuring Clause

In the event of an **accident** that occurs during the **period of insurance** at the **premises** to **covered equipment** owned by **you** or for which **you** are responsible **we** will indemnify **you** in respect of any loss resulting from such an **accident** or at its option replace or reinstate such **covered equipment** in accordance with the provisions of the **policy** provided that during the **period of insurance our** liability under this Sub-Section shall not exceed the limit of indemnity stated in the schedule.

Definitions Applicable to Sub-Section 3

The following words will have the same meaning attached each time they appear in this Sub-Section in bold type face, whether with a capital first letter or not. Where the meaning of a word is defined below and the same word is defined differently under a separate section(s) or Sub-Section of this **policy**, the definition provided under the separate section or Sub-Section applies to that Section only.

Accident(s) means:

- electrical or mechanical **breakdown** including rupture or bursting caused by centrifugal force
- artificially generated electrical current including electric arcing that disturbs electrical devices appliances or wires
- c. **explosion** or **collapse** of **covered equipment** operating under steam or other fluid pressure
- d. loss destruction or damage to covered equipment operating under steam or other fluid pressure caused by or resulting from any condition or event (not otherwise excluded) occurring inside such boilers or equipment
- e. loss destruction or damage to hot water boilers other water heating equipment oil or water storage tanks caused by or resulting from any condition or event (not otherwise excluded) occurring inside such equipment
- f. loss destruction or damage caused by operator error
- g. loss destruction or damage caused by materials being processed

All **accidents** that are the result of the same event shall be considered one **accident**.

Breakdown means:

 a. The actual breaking, failure, distortion or burning out of any part of the covered equipment whilst in ordinary use arising from defects in the covered equipment

- causing its sudden stoppage and necessitating repair or replacement before it can resume work
- Fracturing of any part of the covered equipment by frost when such fracture renders the covered equipment inoperative
- The actual and complete severance of a rope but not breakage or abrasion of wires or strands even though replacement may be necessary.

Collapse means:

The sudden and dangerous distortion (whether or not attended by rupture) of any part of the **covered equipment** caused by crushing stress by force of steam or other fluid pressure (other than pressure of chemical action or ignited flue gases or ignition of the contents).

Computer equipment means:

- electronic computer or other data processing and/or storage equipment
- b. peripherals used in conjunction with a)
- software and programs licensed to you and installed on a).

Covered equipment means:

- a. Computer equipment
- Equipment at the **Premises** owned by **you** or for which you are responsible
 - built to operate under vacuum or pressure (other than weight of contents) or
 - ii. oil and water storage tanks or
 - used for the generation transmission storage or conversion of energy

excluding:

- any supporting structure foundation masonry brickwork cabinet
- b. any insulating or refractory material
- c. any vehicle aircraft floating vessels or any equipment mounted thereon (other than vehicle recovery cranes or equipment which are included but not the actual vehicle)
- self-propelled plant and equipment (other than fork lift trucks used by you at your premises) dragline excavation or construction equipment
- e. equipment manufactured by you for sale
- tools dies cutting edges crushing surfaces trailing cables non-metallic linings driving belts or bands or any part requiring periodic renewal
- g. any electronic equipment (other than computer equipment) used for research diagnostic treatment experimental or other medical or scientific purposes
- h. any manufacturing production or process equipment
- any electricity generating equipment other than emergency back-up power equipment or wind turbines (less than 10kw) or photovoltaic equipment less than 50kw.

Derangement means:

Electrical or mechanical malfunction of the machinery arising from a cause internal to the **computer equipment** unaccompanied by visible damage to or breaking out of any parts of the equipment.

Explosion means:

The sudden and violent rending of **covered equipment** by force of internal steam or other fluid pressure (other than pressure of chemical action or ignited flue gases or ignition of the contents) causing bodily displacement of any part of the **computer equipment** together with forcible ejection of the contents.

Hazardous substance means:

Any substance other than ammonia that has been declared to be hazardous to health by a governmental agency.

Manufacturing Production or Process Equipment means:

Any machine or apparatus (other than boilers lifts fork lift trucks dock levellers and lifting tables) which has a primary purpose of processing or producing a product or service intended for eventual sale by **you** and any equipment which exclusively serves such machinery or apparatus.

Media means:

All forms of electronic magnetic and optical tapes and discs for use in any **computer equipment**.

Verified means:

Checked for accuracy and integrity to ensure a precise match with the source data and capable of restoration.

Extensions and Sub-Limits to Sub-Section 3

1. Hazardous Substances

We shall be liable for the additional cost to repair or replace covered equipment because of contamination that occurs during the period of insurance by a hazardous substance including any additional expenses incurred to clean up or dispose of such property

Our liability shall not exceed £10,000 any one **accident** in respect of such additional costs.

2. Computer equipment reinstatement of data and increased costs of working

- We shall be liable under this extension for loss, destruction or damage caused by or resulting from:
 - an accident that occurs during the period of insurance to computer equipment at the premises. Our liability shall not exceed £500,000 for any one accident
 - ii. an accident that occurs during the period of insurance to portable computer equipment providing it is insured and within the Geographical Areas specified in the schedule under sub-section 1 - All Risks on Portable Property.

Our liability shall not exceed £5,000 for any one accident.

 In addition, we shall be liable for costs incurred in reinstating data lost or damaged in consequence of an accident to or derangement of computer equipment

Our liability shall not exceed £50,000 for any one **accident** provided that:

- liability is limited solely to the cost of reinstating data onto media
- ii. we shall not be liable for loss of or damage to software
 - In addition, we will pay costs necessarily incurred in minimising or preventing the resulting interruption or interference to your computer operations

Our liability shall not exceed £50,000 for any one **accident** in respect of such additional costs.

3. Business interruption

We shall be liable for loss as described under Sub-Section 2 - Business Interruption (provided that Sub-Section 2 - Business interruption is operative) caused by an accident that occurs during the period of insurance to covered equipment.

Our liability in any one period of insurance shall not exceed £100,000 under this extension.

4. Public authorities/law or ordinance

If an **accident** that occurs during the **period of insurance** to **covered equipment** damages **buildings** and the loss is increased by enforcement of any public authority ordinance or law in force at the time of the **accident** that regulates the construction or repair of buildings or establishes zoning or land use requirements, **we** shall be liable for the following additional costs to comply with such ordinance or law:

- a. your actual expenditures for the cost to demolish and clear the site of undamaged parts
- your actual expenditures for increased costs to repair rebuild or construct the buildings If the buildings are repaired or rebuilt it must be intended for similar use or occupancy as the current buildings unless otherwise required by zoning or land use ordinance or law
- c. loss as described in Sub-Section 2 Business interruption as a result of a) or b) above only if Sub-Section 2 Business interruption is operative.

We shall not be liable for:

- a. any fine
- b. any liability to a third party
- any increase in loss due to a Hazardous substance other than as specifically insured under extension 1
- increased construction costs until the **buildings** are actually repaired or replaced

This extension is within and does not increase the Sum Insured for such **buildings** stated in Sub-Section 1 – Material damage of the schedule.

5. Expediting expenses

With respect to damaged **covered equipment** or **computer equipment** where the damage occurs during the **period of insurance we** shall be liable for the reasonable extra cost to make temporary repairs and expedite permanent repairs or permanent replacement subject to a maximum of £20,000 in respect of any one **accident**.

6. Hire of substitute item

If **covered equipment** is damaged as a result of an **accident**, **we** shall be liable for the cost of hire charges actually incurred by **you** during the **period of insurance** for the necessary hire of a substitute item of similar type and capacity during the period of repair or until permanent replacement of the item damaged subject to a maximum of £5,000 in respect of any one **accident**.

7. Loss of contents of oil storage tanks

We shall be liable for the loss of the contents of static oil storage tanks caused by:

- escape of contents leakage discharge or overflow from the oil storage tanks caused by or resulting from an accident that occurs during the period of insurance
- contamination contamination of the contents of oil storage tanks caused by or resulting from an accident that occurs during the period of insurance including cleaning costs incurred as a result of such loss

For the purposes of this extension reference to oil storage tanks shall include all connected piping other than buried flexible or non-metallic piping.

Our liability under this Extension shall not exceed £10,000 any one **accident**.

8. Refrigerator contents

We shall be liable for loss destruction or damage to frozen or chilled foodstuffs drugs or medicines owned by you or for which you are responsible in any frozen food cabinet deep freezer cold-room cold store or refrigerator which is owned by you or for which you are responsible by or due to a change in temperature caused by an accident or failure of the electricity supply that occurs during the period of insurance.

We shall not be liable for loss, destruction or damage caused by:

- a. the deliberate act of any electricity undertaking in terminating disconnecting restricting or withholding the public supply of electricity
- b. neglect or misuse
- c. wear tear deterioration of the cabinet or other gradually operating cause
- arising as a result of incorrect setting of thermostats or automatic controlling devices

This Extension is provided subject to a maximum limit of £15,000 for any one loss and all losses combined at any one

premises in any one **period of insurance** however **we** shall not be liable for the amount of

- a. the excess, or
- b. the **excess** or 20% of any loss whichever is the greater amount where the frozen food cabinet(s) deep

freezer(s) cold room(s) cold store(s) or refrigerator(s) that is/are over 10 years old,

Damage to own surrounding property

We shall be liable for loss destruction or damage to property at the **premises** belonging to **you** or in **your** custody and control and for which **you** are responsible directly resulting from the **explosion** or **collapse** that occurs during the **period of insurance** of any **covered equipment** operating under steam pressure.

Our liability of the **insurer** under this Extension shall not exceed £1,000,000 any one **accident**.

Basis of Settlement Clause Applying to Sub-Section 3

Subject to the following conditions, the basis upon which the amount payable in respect of **covered equipment** is to be calculated shall be the reinstatement of the **covered equipment** the subject of an **accident**.

For this purpose, reinstatement means:

- a. the replacement of covered equipment the subject of an accident which provided our liability of the insurer is not increased may be carried out:
 - i. in any manner suitable to your requirements
 - ii. upon another site
- b. the repair or restoration of **covered equipment** the subject of an **accident**

in the case of a) or b) to a condition equivalent to or substantially the same as but not better or more extensive than its condition when new.

Basis of Settlement Conditions

- Our liability for the repair or restoration of covered equipment the subject of an accident shall not exceed the amount payable for replacement of the covered equipment
- No payment beyond the amount which would have been payable in the absence of this clause shall be made:
 - unless reinstatement commences and proceeds without unreasonable delay
 - b. until the cost of reinstatement shall have been actually incurred

Clauses Applying to Sub-Section 3

Reinstatement of losses

Unless written notice to the contrary is given by either the **insurer** or the **insured**, the insurance by this sub-section shall not be reduced by the amount of any loss from the date of the loss destruction or damage to the date of expiry of the **period of insurance**.

Conditions Applying to Sub-Section 3

In addition to the Section Conditions of this Section of the **policy**, conditions specific to this Sub-Section apply and are set out immediately below.

You must comply with the terms of this Section of the **policy**. Failure to comply with the terms of this Section of the **policy** may affect **your** right to claim under this Section of the **policy**.

Some of the conditions below impose an obligation or obligation(s) on **you** that require **you** to do certain things; such conditions are referred to as a condition with obligation. If **you** fail to carry out the obligation(s) (or part of an obligation) under a condition with obligation **we** may, depending on the extent of the obligation(s) not pay the claim (or part of a claim), where the loss is attributable to **your** failure to carry out the obligation(s) (or part of an obligation).

1. Precautions

It is a condition with obligation that **you** shall exercise due diligence in:

- a. complying with any statute or order
- ensuring that insured items are properly maintained and used in accordance with manufacturers' recommendations and in taking reasonable precautions to prevent loss or damage

2. Back-up records

It is a condition with obligation that **you** shall maintain a minimum of two generations of **verified** back-up **computer records** taken at intervals no less frequently than 48 hours (one copy as a minimum being held off-site) and take all reasonable precautions to store and maintain records in accordance with the manufacturers' recommendations.

Exclusions Applying to Sub-Section 3

In addition to the Section Exclusions, the following exclusions apply:

- We shall not be liable for loss, destruction or damage caused by or resulting from:
 - a hydrostatic pneumatic or gas pressure test of any boiler or pressure vessel or an insulation breakdown test of any type of electrical equipment
 - defect or programming error or programming limitation or computer virus or malicious code or loss of data (other than as specifically provided for under extension 2) or loss of access or loss of use

or loss of functionality or other condition within or involving data or **media** of any kind.

- 2. **We** shall not be liable for loss, destruction or damage caused by:
 - a. Depletion, deterioration, corrosion, erosion, wear and tear or other gradually developing conditions
 - any condition which can be corrected by resetting, calibrating, re-aligning, tightening, adjusting or cleaning or by the performance of maintenance

but if insured loss, destruction or damage from an **accident** results in a) or b) above, **we** shall be liable for that resulting loss or damage.

- 3. We shall not be liable for:
 - a. Loss, destruction or damage recoverable under the maintenance agreement or any warranty or guarantee or which would be recoverable but for breach of **your** obligations under the maintenance agreement or any warranty or guarantee.
 - b. the excess.

Section 4 – Essential Business Legal

This Section is operative only if stated in your Schedule.

Important Information

Helplines

All helplines are subject to fair and reasonable use. The level of fair usage will depend on individual circumstances. However, if **our** advisors consider that **you**r helpline usage is becoming excessive they will tell **you**. If following that warning, usage is not reduced to a more reasonable level, **we** can refuse to accept further calls.

Legal and tax advice 0344 571 7978

If **you** have a legal or tax problem relating to **your business**, **we** recommend **you** call **our** confidential legal and tax advice helpline. Legal advice is available 24 hours a day, 365 days of the year, and tax advice is available between 9am and 5pm on weekdays (except bank holidays).

We give advice about business-related legal matters within UK and EU law and tax matters within the UK.

Use of this service does not constitute reporting of a claim.

Redundancy assistance 0330 303 1955

If you are planning redundancies and need extra legal support, we can arrange specialist consultancy assistance for you.

Redundancy assistance will help you to implement a fair selection process and ensure that the redundancy notices are correctly served. The service offers document review and telephone or written advice and is subject to a charge. If you would like us to arrange Redundancy assistance, please call us between 9am and 5pm on weekdays (except bank holidays).

Executive suite – identity theft resolution 0333 000 2083

This service is available to the principal, executive officers, directors and partners of the **business** between 9am and 5pm on weekdays (except bank holidays). **We** provide telephone advice to help executives keep their personal identity secure. Where identity theft is suspected, **our** specialist caseworkers can help the victim to restore their credit rating and correspond with their card issuer, bank or other parties. Identity theft expenses are insured under Insured event **11.**c. when **your** executives use this helpline.

Crisis communication 0344 571 7964

Following an event that has attracted negative publicity which could affect **your business**, **you** can access professional public relations support from **our** Crisis communication experts at any time.

In advance of any actual adverse publicity, where possible, initial advice will be provided over the phone. If **your** circumstances require professional work to be carried out at that time, **we** can help on a consultancy basis and subject to **you** paying a fee.

Where an event has led to actual publicity online, in print or broadcast, that could damage **your** reputation, **you** are insured against the costs of crisis communication services under Insured event **13.** when **you** use this helpline.

Counselling assistance 0333 000 2082

Our qualified counsellors will provide free confidential support and advice by phone to **your employees** or their family members who are suffering from emotional upset or feeling worried and anxious about a personal or work-related problem.

Business legal services

www.araglegal.co.uk

You can create legal documents and useful letters for **your business** and access **our** digital law guide.

Getting started

Click on the "How our services work" button on the home page to take a two-minute tour of **our** Business legal services website. Learn more about what the website offers and how **you** can use it to save legal costs and to support the smooth running of **your business**. **You** will need to enter voucher code **X1232KC79BB5** when **you** register to use the website.

Once **you** have registered **you** can access the website at any time to create and securely store **your** legal documents.

Choosing your legal documents

We recommend selecting "Legal healthcheck" from the menu of services. This useful tool will help **you** to identify which legal documents are likely to be most useful to **your business.**

More help?

A review service is available for the most complex documents. Where it is available this service attracts a fee. **You** will need to order the review service before **you** start building **your** document if **you** require it.

Click on the Contact button to seek technical support if **you** have problems using the website. **Our** digital technical support team cannot give **you** legal or insurance advice.

Important Information (continued)

Claims procedure

Telling us about your claim

- If an insured needs to make a claim, they must notify us as soon as possible.
- If an insured instructs their own solicitor or accountant without telling us, they will be liable for costs that are not covered by this section.
- A claim form can be downloaded at <u>www.arag.co.uk/newclaims</u> or requested by calling us on 0330 303 1955 between 9am and 5pm weekdays (except bank holidays).
- 4. The completed claim form and supporting documents can be sent to **us** by email, post or fax. Further details are set out in the claim form itself.
- We consider that a claim has been reported to us when we have received the insured's fully completed claim form.

What happens next?

- 1. **We** will send the **insured** a written acknowledgment by the end of the next working day after receiving their claim form.
- Within five working days of receiving all the information needed to assess the availability of cover under the policy, we will write to the insured either:
 - a) confirming cover under the terms of this section and advising the insured of the next steps to progress their claim; or
 - b) if the claim is not covered, **we** will explain in full the reason why and advise whether **we** can assist in another way.
- When a representative is appointed they will try to resolve the insured's dispute without delay, arranging mediation whenever appropriate.
- 4. We will check on the progress of the insured's claim with the appointed advisor from time to time. Sometimes matters cannot be resolved quickly, particularly if the other side is slow to cooperate or a legal timetable is decided by the courts.

Privacy statement

This is a summary of how **we** collect, use, share and store personal information. To view **our** full privacy statement, please see **our** website **www.arag.co.uk**

Collecting personal information

ARAG may be required to collect certain personal or sensitive information which may include name, address, date of birth and if appropriate medical information. **We** will hold and process this information in accordance with all relevant data protection regulations and legislation. Should **we** ask for personal or sensitive information, **we** undertake that it shall only be used in accordance with **our** privacy statement.

We may also collect information for other parties such as suppliers **we** appoint to process the handling of a claim.

Using personal or sensitive information

The reason **we** collect personal or sensitive information is to fulfil **our** contractual and regulatory obligations in providing this insurance, for example to process premium or handle a claim. To fulfil these obligations, **we** may need to share personal or sensitive information with other organisations.

We will not disclose personal or sensitive information for any purpose other than the purpose for which it was collected. Please refer to **our** full privacy statement for full details.

Keeping personal information

We shall not keep personal information for any longer than necessary.

Your rights

Any person insured by this section has a number of rights in relation to how **we** hold personal data including; the right to a copy of the personal data **we** hold; the right to object to the use of personal data or the withdrawal of previously given consent; the right to have personal data deleted.

For a full list of privacy rights and when **we** will not be able to delete personal data, please refer to **our** full privacy statement.

Essential Business Legal

This policy is evidence of the contract between **you** and the **insurer**. The policy and schedule shall be read together as one document.

Definitions Applicable to Section 4

Terms that appear in bold type have special meanings. Please read Definitions applying to this section.

Appointed advisor

The

- solicitor, accountant, or other advisor (who is not a mediator), appointed by us to act on behalf of the insured;
- mediator appointed by us to provide impartial dispute resolution in relation to a claim accepted by us.

Business

The occupation, trade profession or enterprise carried out by the entity shown in the schedule that attaches to this policy.

Collective conditional fee agreement

A legally enforceable agreement entered into on a common basis between the **appointed advisor** and **us** to pay their professional fees on the basis of either

- 100% "no-win no-fee" or
- 2. where discounted, that a discounted fee is payable.

Conditional fee agreement

A legally enforceable agreement between **you** and the **appointed advisor** for paying their professional fees on the basis of either

- 1. 100% "no-win no-fee" or
- 2. where discounted, that a discounted fee is payable.

Employee

A worker who has or alleges they have entered into a contract of service with **you**.

Insured

- You, your directors, partners, managers, officers and employees of your business.
- A person who is contracted to perform work for you, who in all other respects you have arranged to insure on the same basis as your employees and who performs work under your supervision.

Insurer

AmTrust Europe Limited.

Legal costs & expenses

 Reasonable legal costs and disbursements reasonably and proportionately incurred by the appointed advisor

- on the standard basis and agreed in advance by **us**. The term "standard basis" can be found within the Courts' Civil Procedure Rules Part 44.2.
- In civil claims, other side's costs, fees and disbursements where the **insured** has been ordered to pay them or pays them with **our** agreement.
- Reasonable accountancy fees reasonably incurred under Insured event 4. Tax disputes by the appointed advisor and agreed by us in advance.
- 4. Health and Safety Executive Fees for Intervention.
- 5. Your employee's basic wages or salary under Insured event 9. Loss of earnings in the course of their employment with you while attending court or tribunal at the request of the appointed advisor or whilst on jury service where lost wages or salary cannot be claimed back from the court or tribunal.
- The reasonable cost of phone calls, postage (including special delivery), image scanning, photocopying or credit reports incurred under Insured event 11.c. where the insured has taken advice from our Identity Theft Advice and Resolution Service.
- The professional fees and expenses of an appointed advisor selected by us to reduce the actual adverse or negative publicity or media attention under Insured events 11.e. Executive suite and 13. Crisis communication.

Period of insurance

The period shown in the schedule to which this policy attaches. (The **period of insurance** shall otherwise expire on earlier cancellation of this section.)

Reasonable prospects of success

- Other than as set out in 2. and 3. below, a greater than 50% chance of the insured successfully pursuing or defending the claim and, if the insured is seeking damages or compensation, a greater than 50% chance of enforcing any judgment that might be obtained. Under Insured event 12. Contract & debt recovery, there must be a greater than 50% chance of successfully defending the claim in its entirety.
- 2. In criminal prosecution claims where the insured
 - a. pleads guilty, a greater than 50% chance of reducing any sentence or fine or
 - b. pleads not guilty, a greater than 50% chance of that plea being accepted by the court.
- In all claims involving an appeal, a greater than 50% chance of the **insured** being successful.

Where it has been determined that **reasonable prospects of success** do not exist, the **insured** shall be liable to pay any legal costs incurred should they pursue or defend their claim irrespective of the outcome.

Territorial limit

 For Insured events 6. Legal defence and 12. Contract & debt recovery the United Kingdom, Channel Islands, Isle of Man, Norway, Switzerland and countries in the European Union. For all other Insured events the United Kingdom, Channel Islands and the Isle of Man.

We/Us/Our

ARAG plc who is authorised under a binding authority agreement to administer this insurance on behalf of the **insurer**, AmTrust Europe Limited.

You/Your

The individual, partnership or corporate body named in the schedule, including any subsidiary and/or associated companies declared.

Insuring clause

Following an Insured event, the **insurer** will pay **legal costs** & **expenses** including the cost of appeals (and compensation awards under Insured event **2. Employment compensation awards**), up to

- £100,000 for all claims related by time or originating cause;
- an aggregate limit of £1,000,000 for compensation awards under Insured event 2. Employment compensation awards

subject to all of the following requirements being met.

- 1. You have paid the insurance premium.
- The insured keeps to the terms of this section and cooperates fully with us.
- Unless otherwise stated in this section, the Insured event arises in connection with your business and occurs within the territorial limit.
- 4. The claim
 - a. always has reasonable prospects of success and
 - b. is reported to us
 - i. during the period of insurance and
 - as soon as the **insured** first becomes aware of circumstances which could give rise to a claim.
- Unless there is a conflict of interest, the insured always agrees to use the appointed advisor chosen by us
 - a. in any claim to be heard by an Employment Tribunal and/or
 - b. before proceedings have been or need to be issued.
- Any dispute will be dealt with through mediation or by a court, tribunal, Advisory Conciliation and Arbitration Service or a relevant regulatory or licensing body within the territorial limit.

Insured events covered

1. Employment

A dispute between **you** and **your employee**, ex-**employee**, or a prospective **employee**, arising from a breach or an alleged breach of their

- a. contract of service with you
- b. related legal rights.

You can claim under the policy as soon as internal procedures as set out in the

- a. ACAS Code of Practice for Disciplinary and Grievance Procedures or
- Labour Relations Agency Code of Practice on Disciplinary and Grievance Procedures in Northern Ireland

have been or ought to have been concluded.

The **insurer** shall not be liable for any claim arising from or relating to:

- a. the pursuit of an action by **you** other than an appeal against the decision of a court or tribunal
- actual or alleged redundancy that is notified to employees within 180 days of the start of this section, except where you have had equivalent cover in force up until the start of this section
- c. costs **you** incur to prepare for an internal disciplinary hearing, grievance or appeal
- d. a pension scheme where actions are brought by ten or more **employees** or ex**-employees**.

2. Employment compensation awards

Following a claim, **we** have accepted under insured event **1. Employment**, the **insurer** will pay any:

- basic and compensatory award or
- b. an amount agreed by **us** in settlement of a dispute.

Provided that compensation is:

- agreed through mediation, conciliation or under a settlement approved by us in advance or
- awarded by a tribunal judgment after full argument unless given by default.

The **insurer** shall not be liable for:

- a. money due to an **employee** under a contract or a statutory provision relating thereto
- b. compensation awards or settlements relating to
 - trade union membership, industrial or labour arbitration or collective bargaining agreements
 - ii. civil claims or statutory rights relating to trustees of occupational pension schemes.

Insured events covered (continued)

3. Employment restrictive covenants

 A dispute with your employee or ex-employee which arises from their breach of a restrictive covenant where you are seeking financial remedy or damages.
 Provided that the restrictive covenant

- is designed to protect your legitimate business interests, for a period not exceeding 12 months and
- ii. is evidenced in writing and signed by **your employee** or ex-**employee** and
- iii. extends no further than is reasonably necessary to protect the **business** interests.
- A dispute with another party who alleges that you have breached their legal rights protected by a restrictive covenant.

4. Tax disputes

- a. A formally notified enquiry into your business tax.
- A dispute about your compliance with HMRC regulations relating to your employees, workers or payments to contractors.
- c. A dispute with HMRC about Value Added Tax.

Provided that:

- you keep proper records in accordance with legal requirements and
- ii. in respect of any appealable matter you have requested an Internal Review from HMRC where available.

The **insurer** shall not be liable for any claim arising from or relating to:

- tax returns which are submitted late or for any other reason, result in HMRC imposing a penalty, or which contain careless and/or deliberate misstatements or omissions
- an investigation by the Fraud Investigation Service of HMRC
- circumstances where the Disclosure of Tax Avoidance Scheme Regulations apply or should apply to your financial arrangements
- d. any enquiry that concerns assets, monies or wealth outside of the United Kingdom
- e. your failure to register for VAT.

5. Property

A dispute relating to material property which **you** own or is **your** responsibility:

- following an event which causes physical damage to your material property
- b. following a public or private nuisance or trespass
- c. which **you** wish to recover or repossess from an **employee** or **ex-employee**.

The **insurer** shall not be liable for any claim arising from or relating to:

 a. a contract between **you** and a third party except for a claim under **5.**c.

- b. goods lent or hired out
- compulsory purchase, demolition restrictions, controls or permissions placed on land or property by any government, local or public authority.

6. Legal defence

- a) A criminal investigation and/or enquiry by:
 - i. the police or
 - ii. other body with the power to prosecute

where it is suspected that an offence may have been committed that could lead to the **insured** being prosecuted.

b) The charge for an offence or alleged offence which leads to the **insured** being prosecuted in a court of criminal jurisdiction.

The **insurer** shall not be liable for any claim arising from or relating to a parking offence.

Insured events covered (continued)

7. Compliance & regulation

- a. Receipt of a Statutory Notice that imposes terms against which **you** wish to appeal.
- b. Notice of a formal investigation or disciplinary hearing by any professional or regulatory body.
- c. A civil action alleging wrongful arrest arising from an allegation of theft.
- d. A claim against you for compensation under the Data Protection Act 2018 provided that
 - you are registered with the Information Commissioner
 - ii. you are able to evidence that you have in place a process to
 - investigate complaints from data subjects regarding a breach of their privacy rights
 - offer suitable redress where a breach has occurred and that your complaints process has been fully engaged.
- e. A civil action alleging that an insured has
 - i. committed an act of unlawful discrimination; or
 - failed to correctly exercise their fiduciary duty as a trustee of a pension fund set up for the benefit of your employees.

The **insurer** shall not be liable for any claim arising from or relating to:

- a. the pursuit of an action by you other than an appeal
- b. a routine inspection by a regulatory authority
- an enquiry, investigation or enforcement action by HMRC
- d. a claim brought against **your business** where unlawful discrimination has been alleged.

8. Statutory licence appeals

An appeal against a decision by the relevant authority to alter, suspend, revoke or refuse to renew a licence or compulsory registration required to run **your business**.

9. Loss of earnings

The **insured**'s absence from work to attend court, tribunal, arbitration, regulatory proceedings or a professional body's disciplinary hearing at the request of the **appointed advisor** or whilst on jury service which results in loss of earnings.

The **insurer** shall not be liable for any sum which can be recovered from the court.

10. Personal injury

An event that causes bodily injury to, or death of, an **insured**.

The **insurer** shall not be liable for any claim arising from or relating to a condition, illness or disease which develops gradually over time.

11. Executive suite

This Insured event applies only to the principal, executive officers, directors and partners of **your business**.

- An HMRC enquiry into the executive's personal tax affairs.
- A motoring prosecution that arises from driving for personal, social or domestic use, including commuting to or from **your business**.
- c. A claim that arises from personal identity theft provided that the person claiming has sought and followed advice from the Executive suite identity theft resolution helpline.
- A dispute that arises from the terms of your business partnership agreement that is to be referred to mediation.
- e. Crisis communication as described in Insured event 13.
 below shall be available to the principal, executive
 officers, directors and partners of the business for
 matters occurring in their private and personal capacity
 that cause significant adverse publicity or reputational
 damage.

The **insurer** shall not be liable for any claim arising from or relating to:

- tax returns which are submitted late or for any other reason, result in HMRC imposing a penalty or which contain careless and/or deliberate misstatements or omissions
- an investigation by the Fraud Investigation Service of HMRC
- c. circumstances where the Disclosure of Tax Avoidance Scheme Regulations apply or should apply to the executive's financial arrangements
- any enquiry that concerns assets, monies or wealth outside of the United Kingdom
- e. a parking offence
- f. costs incurred in excess of £25,000 for a claim under 11.d. and 11.e.
- g. a matter that has not actually resulted in adverse publicity or reputational damage.

Insured events covered (continued)

12. Contract & debt recovery

A breach or alleged breach of an agreement or alleged agreement which has been entered into by **you** or on **your** behalf to buy, sell, hire or lease goods or services or to rent **your business** premises, provided that if **you** are claiming for an undisputed debt **you** have exhausted **your** normal credit control procedures.

The **insurer** shall not be liable for any claim arising from or relating to:

- a. an amount which is less than £200
- a dispute with a tenant or lessee where you are the landlord or lessor
- c. the sale or purchase of land or buildings
- d. loans, mortgages, endowments, pensions or any other financial product
- computer hardware, software, internet services or systems which
 - i. have been supplied by you or
 - ii. have been tailored to your requirements
- f. a breach or alleged breach of a professional duty by an insured
- g. the settlement payable under an insurance policy
- h. a dispute relating to an employee or ex-employee
- i. adjudication or arbitration.

13. Crisis communication

Following an event which causes significant adverse publicity or reputational damage which is likely to have a widespread financial impact on **your business**, **we** will:

- a. liaise with you and your solicitor (whether the solicitor is an appointed advisor under this section, or acts on your behalf under a different section of this policy or under any other policy) to draft a media statement or press release
- b. prepare communication for your staff/customers/suppliers and/or a telephone or website script or social media messaging
- arrange, support and represent the **insured** at an event which media will be reporting
- support the **insured** by taking phone calls/emails and managing interaction with media outlets
- e. support and prepare the insured for media interviews

provided that **you** have sought and followed advice from **our** Crisis communication helpline.

The **insurer** shall not be liable for any claim arising from or relating to:

- matters that should be dealt with through your normal complaints procedures
- a matter that has not actually resulted in adverse publicity appearing online, in print or broadcast
- c. costs incurred in excess of £25,000.

Exclusions Applying to Section 4

The **insured** is not covered for any claim arising from or relating to:

- costs or compensation awards incurred without our consent
- any actual or alleged act, omission or dispute happening before, or existing at the start of the insurance provided by this section, and which the **insured** knew or ought reasonably to have known could lead to a claim
- 3. an allegation against the **insured** involving:
 - i. assault, violence, malicious falsehood or defamation
 - ii. indecent or obscene materials
 - iii. the use of alcohol or its unauthorised or unregulated manufacture, unlicensed dealing in alcohol or dealing in or using illegal drugs
 - iv. illegal immigration
 - v. money laundering or bribery offences, breaches of international sanctions, fraud, or any other financial crime activities except in relation to Insured event 13.

 Crisis communication
- defending a claim in respect of damages for personal injury (other than injury to feelings in relation to Insured event 1. Employment), or loss or damage to property owned by the insured
- National Minimum Wage and/or National Living Wage Regulations
- patents, copyright, passing-off, trade or service marks, registered designs and confidential information (except in relation to Insured event 3. Employment restrictive covenants)
- 7. a dispute with any subsidiary, parent, associated or sister company or between shareholders or partners (except in relation to mediation under Insured event **11.**d.
- 8. i. a franchise agreement
 - ii. an agency agreement through which one party has the legal capacity to alter the legal relations of the other
- 9. a judicial review
- a dispute with us, the insurer or the party who arranged this cover not dealt with under Condition 6.
- 11. i. ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel
 - radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof
 - iii. war, invasion, act of foreign enemy hostilities (whether war is declared or not), civil war, rebellion, revolution, insurrection or military or usurped power
 - iv. pressure waves from aircrafts or other aerial devices travelling at sonic or supersonic speed
 - v. any terrorist action (regardless of any other cause or event contributing concurrently or in any other sequence to the liability) or any action taken in

- controlling, funding, preventing or suppressing terrorist action
- 12. The payment of fines, penalties or compensation awarded against the **insured** (except as covered under Insured event **2. Employment compensation awards**); or costs awarded against the **insured** by a court of criminal jurisdiction.

Conditions Applying to Section 4

Where the **insurer**'s risk is affected by the **insured**'s failure to keep to these conditions the **insurer** can refuse a claim or withdraw from an ongoing claim. The **insurer** also reserves the right to claim back **legal costs & expenses** from the **insured** if this happens.

1. The insured's responsibilities

An insured must:

- a. tell us immediately of anything that may make it more costly or difficult for the appointed advisor to resolve the claim in the insured's favour
- cooperate fully with us, give the appointed advisor any instructions we require, and keep them updated with progress of the claim and not hinder them
- take reasonable steps to claim back legal costs & expenses and, where recovered, pay them to the insurer
- d. allow the **insurer** at any time to take over and conduct in the **insured**'s name, any claim.

2. Freedom to choose an appointed advisor

- a. In certain circumstances as set out in 2.b. below the insured may choose an appointed advisor. In all other cases, no such right exists and we shall choose the appointed advisor.
- b. If:
 - a suitably qualified advisor considers that it has become necessary to issue proceedings or proceedings are issued against an **insured**, or
 - ii. there is a conflict of interest

the **insured** may choose a qualified **appointed advisor** except, where the **insured**'s claim is to be dealt with by the Employment Tribunal, **we** shall always choose the **appointed advisor**.

- c. Where the **insured** wishes to exercise the right to choose, the **insured** must write to **us** with their preferred representative's contact details.
- d. Where the insured chooses to use their preferred representative, the insurer will not pay more than we agree to pay a solicitor from our panel and will pay only the costs that the insurer would have been liable to pay. (Our panel solicitor firms are chosen with care and we agree special terms with them, including rates which may be lower than those available from other firms.)
- e. If the insured dismisses the appointed advisor without good reason, or withdraws from the claim without our written agreement, or if the appointed advisor refuses with good reason to continue acting for

an **insured**, the **insurer**'s liability in respect of that claim will end immediately.

f. In respect of pursuing a claim relating to Insured event 12. Contract & debt recovery you must enter into a conditional fee agreement (unless the appointed advisor has entered into a collective conditional fee agreement) where legally permitted.

3. Consent

- a. The insured must agree to us having sight of the appointed advisor's file relating to the insured's claim. The insured is considered to have provided consent to us or our appointed agent to have sight of their file for auditing and quality and cost control purposes.
- An insured must have your agreement to claim under this section.

4. Settlement

- The insurer can settle the claim by paying the reasonable value of the insured's claim.
- b. The **insured** must not negotiate or settle the claim without **our** written agreement.
- c. If the insured refuses to settle the claim following advice to do so from the appointed advisor, the insurer reserves the right to refuse to pay further costs.

5. Barrister's opinion

We may require the **insured** to obtain and pay for an opinion from a barrister if a dispute arises regarding the merits or value of their claim. If the opinion supports the **insured**, then the **insurer** will reimburse the reasonable costs of that opinion. If that opinion conflicts with advice obtained by **us**, then the **insurer** will pay for a final opinion which shall be binding on the **insured** and **us**. This does not affect the **insured**'s right under Condition 6. below.

6. Arbitration

If any dispute between the **insured** and **us** arises from this section, the **insured** can make a complaint to **us** as described later in this section and **we** will try to resolve the matter. If **we** are unable to satisfy the **insured**'s concerns and the matter can be dealt with by the Financial Ombudsman Service the **insured** can ask them to arbitrate over the complaint.

If the dispute cannot be dealt with by the Financial Ombudsman Service, it can be referred for independent arbitration to a qualified person agreed upon by both parties. The loser of the dispute shall be liable to pay the costs incurred.

If **we** and the **insured** fail to agree on a suitable person to arbitrate the matter **we** will ask the President of the relevant Law Society to nominate. The arbitration shall be subject to the Arbitration Acts and the arbitrator's decision shall be binding on the parties.

7. Other insurance

The **insurer** will not pay more than their fair share (rateable proportion) for any claim covered by another policy or any other section of this policy,

or any claim that would have been covered by any other policy or any other section of this policy if this section did not exist.

8. Fraudulent claims and claims tainted by dishonesty

- a. If the insured makes any claim which is fraudulent or false, this section shall immediately become void and all benefit under it will be lost.
- b. An **insured** shall at all times be entirely truthful and open in any evidence, disclosure or statement they give and shall act with complete honesty and integrity throughout. Where, on the balance of probabilities and having considered carefully all the facts of any claim, it appears to the **appointed advisor** that the **insured** has breached this condition and that the breach has:
 - i. affected our assessment of reasonable prospects of success, and/or
 - ii. prejudiced in any part the outcome of the insured's claim

the **insurer** shall have no liability for **legal costs & expenses** incurred from the date of the **insured**'s breach.

9. Cancellation

- This section shall remain in force provided that the insurance provided in the remainder of this policy is operative.
- b. Where there is a valid reason for doing so, the **insurer** has the right to cancel this section at any time by giving **you** at least 21 days written notice. The **insurer** will refund the premium for the time remaining of the **period of insurance**. **We** will set out the reason for cancellation in writing. Valid reasons may include but are not limited to:
 - i. where the party claiming under this section fails to cooperate with or provide information to us or the appointed advisor in a way that materially affects our ability to process a claim, or our ability to defend the insurer's interests,
 - ii. where the **insured** uses threatening or abusive behaviour or language, or intimidates or bullies **our** staff or suppliers,
 - iii. where **we** have evidence that the **insured** has committed a fraudulent act.
- c. The **insurer** may also cancel the policy and refund the premium for the remaining **period of insurance** if at any time **you**:
 - enter into a voluntary arrangement or a deed of arrangement or
 - ii. become bankrupt, are placed into administration, receivership or liquidation or
 - iii. have **your** affairs or property in the care or control of a receiver or administrator.

10. Acts of parliament, statutory instruments, civil procedure rules & jurisdiction

All legal instruments, bodies and rules referred to within this section shall include the equivalent in Wales, Scotland, Northern Ireland, the Isle of Man and the Channel Islands and any subsequent amendment or replacement. This section will be governed by English law.

11. Contracts (Rights of Third Parties) Act 1999

A person who is not insured by this contract has no right to enforce the terms and conditions of this section under the Contracts (Rights of Third Parties) Act 1999.

HOW WE HANDLE COMPLAINTS

Step 1

ARAG is committed to providing a first class service at all times. However, if a complaint arises, this should be addressed to **our** Customer Relations Department who will arrange to have it reviewed at the appropriate level.

We can be reached in the following ways:

 0117 917 1561 (hours of operation are 9am-5pm, Mondays to Fridays excluding bank holidays. For our mutual protection and training purposes, calls may be recorded).

2. customerrelations@arag.co.uk

ARAG plc, 9 Whiteladies Road, Clifton, Bristol, BS8 1NN.

Step 2

If **we** are not able to resolve the complaint to **your** satisfaction then **you** can refer it to the Financial Ombudsman Service (FOS) provided that it falls within their jurisdiction. The FOS can normally deal with complaints from small business with annual turnover of less than €2 million and fewer than ten **employees**. Contact details can be found on page 5 of this policy.

The FOS's decision is binding upon the **insurer**, but **you** are free to reject it without affecting **your** legal rights.

You can read more about our complaints procedure on our website:

https://www.arag.co.uk/contact/making-a-complaint

Section 5 – Management Liability Insurance

This is a claims made policy. Please read it carefully.

In consideration of the payment of the premium or agreement to pay the premium and subject to the terms and conditions of this Section and any endorsements attached to this Section, the **Insurer** and the **Named Company** agree as follows:

Insuring Clauses

In respect of the following Insuring Clauses, the **Insurer** shall pay up to up to the **Limit of liability** stated in the Schedule for each Insuring Clause purchased in respect of any one **Single Claim**. For the avoidance of doubt, If the Schedule states that an Insuring Clause is "Not Applicable" then there is no coverage in respect of that Insuring Clause.

A.

1. DIRECTORS' AND OFFICERS' LIABILITY

The Insurer shall pay to or on behalf of any Insured Person any Loss resulting from a Claim first made during the Period of Insurance, (or Discovery Period, if applicable), against such Insured, except when and to the extent that the Company has paid such Loss to or on behalf of the Insured Person as indemnification or an advance.payment.

2. COMPANY REIMBURSEMENT

The **Insurer** shall pay to or on behalf of any **Company** any **Loss** resulting from a **Claim** first made during the **Period of Insurance**, (or **Discovery Period**, if applicable) against an **Insured Person**, if the **Company** has paid such **Loss** to or on behalf of the **Insured Person** as indemnification or an advance payment.

B. CORPORATE LIABILITY

The **Insurer** shall pay to or on behalf of any **Company** any **Loss** resulting from a **Claim** other than any **Employment Practice Claim** first made during the **Period of Insurance**, (or **Discovery Period**, if applicable), against the **Company**.

C. COMPANY EMPLOYMENT PRACTICE LIABILITY

The **Insurer** shall pay to or on behalf of any **Company** any **Loss** resulting from an **Employment Practice Claim** brought or maintained against the **Company** in the United Kingdom and first made during the **Period of insurance** (or **Discovery Period**, if applicable).

Definitions Applicable to Section 5 only

Change in Control means,

 the appointment of a receiver, administrator, or liquidator, or the equivalent in any jurisdiction, by or on behalf of the Named Company; or

- the Named Company entering into any scheme of arrangement with its creditors; or
- 3. the **Named Company** merging with or consolidating into any other company; or
- 4. any person or company other than a **Company** acting alone or in concert:
 - i. acquiring ownership or control or assuming control pursuant to a written agreement with other shareholders of more than 50% of the voting rights in the Named Company and/or more than 50% of the outstanding shares representing the present right to vote for the election of the board of directors of the Named Company and/or assuming the right to appoint or remove the majority of the board of directors of the Named Company; or
 - acquiring ownership of all or the majority of the assets of the Named Company.

Claim means.

- any written demand for monetary or non-monetary relief; or
- any civil (including arbitration and other alternative dispute resolution), criminal, regulatory or administrative proceeding, including any Employment Practice Claim,

against an **Insured** for one or more **Wrongful Act(s)**, deemed to be made upon receipt by or service upon the **Insured**, whichever is earlier, or

 for the purposes of giving effect to Extension J only, any Investigation.

Company means,

- 1. the Named Company; or
- any Subsidiary

Defence Costs means,

- 1. reasonable and necessary fees, costs and expenses incurred with the prior written consent of the Insurer (not to be unreasonably withheld or delayed), for which the Insured is legally liable to pay, including the reasonable premiums but not the collateral for any appeal bond, attachment bond or similar bond for any civil proceeding, resulting from investigating, adjusting, defending, appealing or otherwise participating in a Claim, but excluding salaries, wages, benefits or overhead expenses of directors, officers or Employees of the Company or costs or overhead expenses of the Company itself; and
- for the purposes of giving effect to Extension (J) only, Investigation Costs

Discovery Period means,

the relevant period stated in the Schedule (if applicable) commencing immediately after the Expiration Date stated in the Schedule.

Employee means,

any natural person

- who is or was under a contract of employment (whether full-time, part-time or otherwise) with the Company and whom such Company compensates by way of salary, wages and / or commission
- who is or was an independent contractor; secondee; volunteer; or student pursuing studies or gaining work experience, but only if and to the extent that;
 - i. such natural person is under the direction and supervision of the **Company**; and
 - ii. the **Company** provides indemnification to such individual in the same manner as is provided to the natural persons referred to in (i) above

Employment Practice Claim means,

any **Claim** made against an **Insured** for a specified **Wrongful Employment Practice**.

Insured means,

- for the purposes of Insuring Clause A, any Insured Person: and
- for the purposes of Insuring Clauses B and C only, any Company.

Insured Person means,

any past, present or future natural person who was, is or shall become:

- Director, officer, member, manager, trustee, nonexecutive director or de facto director (including any shadow director) of any Company; or
- 2. an Outside Director; or
- an Employee of the Company but only with respect to any:
 - Claim for a Wrongful Employment Practice; or
 - ii. Claim where and during such time the Employee is a co-defendant along any person listed in 1 above; or;
 - Claim in respect of a Wrongful Act actually or allegedly committed in a managerial or supervisory capacity.

Insured Person shall not include any insolvency practitioner or external auditor appointed on behalf of a **Company**.

Investigation means,

any formal or official hearing, investigation or inquiry by a governmental or judicial agency into the affairs of a **Company**, an **Outside Entity** or an **Insured Person** in their capacity as such, commenced by the receipt by an **Insured Person** of written documentation by the body empowered to investigate (in the case of the United States of America, the Securities and Exchange Commission, a subpoena or a Wells Notice):

- at such time when there is no allegation of a Wrongful Act against the Insured and relating to any matters existing prior to the Expiration Date; and
- 2. that legally requires such **Insured Person** to attend such hearing, investigation or inquiry; or

in which the Insured is identified by an investigating authority as a subject of such hearing, investigation or inquiry.

Investigation shall not include routine regulatory supervision, inspection or compliance reviews or any investigation which focuses on an industry rather than a **Company, Outside Entity** or **Insured Person** in their capacity as such.

An **Investigation** shall be deemed first made when the **Insured Person** is first required to participate in, or formally identified as being subject to, such **Investigation**, whichever is the earlier.

Investigation Costs means,

any reasonable and necessary fees, costs and expenses incurred with the prior written consent of the **Insurer** (not to be unreasonably withheld or delayed), for which the **Insured** is legally liable to pay, but excluding salaries, wages, benefits or overhead expenses of directors, officers or **Employees** of the **Company** or costs or overhead expenses of the **Company** itself, in preparing for, or being represented at, an **Investigation**.

Limit of liability means,

the amount stated in the Schedule.

Loss means.

- 1. Defence Costs; and
- any amounts that an **Insured** is legally obliged to pay as a result of a **Claim** including:
 - damages including, in respect of Insuring Clauses A and C only, punitive or exemplary damages and the multiplied portion of any multiplied damage award where lawfully insurable by the laws of the jurisdictions in which such sums are payable and in which such sums were ordered to be paid; and
 - settlements, judgments, pre and postjudgment interest on a covered judgment or award, or awards of costs or other amounts.

Loss shall not include:

- any fines or penalties, except, to the extent covered under Extension F, Civil Fines and Penalties; or
- taxes (except under Insuring Clause A1 to the extent that personal liability of a director or officer for nonpayment of corporate taxes is established by law in the jurisdiction in which the Claim is made and such liability constitutes a Non-Indemnifiable Loss); or
- 3. any kind of employment-related benefits; or
- any amounts which are deemed uninsurable under the laws of the jurisdictions in which such sums are payable or in which such sums were ordered to be paid; or
- in respect of Insuring Clause B only, any punitive or exemplary damages, the multiplied portion of any multiplied damage award, or any non-compensatory damages; or
- 6. in respect of Insuring Clause C only, any:

- compensation payable in respect of statutory notice period; or
- ii. compensation earned by the claimant in the course of employment, including but not limited to unpaid wages, salaries, overtime, reimbursement of **Employee's** expenses, social security, retirement benefits or pension benefits, vacation days or sick days and any amount the **Company** would have been liable for in the absence of a **Wrongful Act**; or
- iii. severance or redundancy pay; or
- iv. stock options owed pursuant to any agreement or any other incentive or compensation (including deferred compensation) whose value is imputed or derived from the value of the Securities of the Company, except and to the extent that a judgment or settlement of an Employment Practice Claim includes a monetary component measured by the value of stock options or security which did not vest due to the actual or alleged wrongful termination of the claimant; or
- v. amount for which the **Company** is not legally liable; or
- vi. amounts owing under or assumed by the Company pursuant to any express written contract or agreement; or
- vii. medical or insurance benefits, social security (or the equivalent thereof) to which a claimant allegedly was entitled or would have been entitled had the **Company** provided the claimant with a continuation or conversion of such benefits or Insurance; or
- viii. costs associated with complying with an order, judgment or award of, or agreement to provide non-monetary relief, including costs associated with providing reasonable accommodations or more accessible building or property.

Named Company means,

the entity designated as such in the Schedule.

Non-Executive Director means,

any natural person serving as a non-executive director of the ${\bf Named\ Company}$

Non-Executive Director Extra Limit means,

the amount specified as such in the Schedule.

Non-Indemnifiable Loss means,

Loss that a Company is (i) legally prohibited from indemnifying the Insured Person for, or (ii) unable to indemnify due to its insolvency under Section 123 of the Insolvency Act 1986 or under the law that governs the insolvency of the Company.

Outside Director means,

any natural person employed by the **Company** who, at the specific request of the **Company**, serves as a director, officer, trustee, regent or governor of or in another equivalent executive position with an **Outside Entity**.

Outside Entity means,

- 1. any organisation, association or entity, run on a nonprofit basis; or
- any organisation, association, or entity in which a
 Company owns any but not more than 50% of the
 issued and outstanding shares representing the right to
 vote for the election of such Outside Entity's
 directors,

provided however, that **Outside Entity** shall not include:

- any organisation, association or entity incorporated, domiciled, or which derives more than 50% of its turnover in the United States of America or Canada: or
- any organisation, association or entity having any of its **Securities** traded on any exchange; or
- any financial institution (including any bank, depository institution, investment company, securities broker, dealer or underwriter, asset manager or insurance company),

other than such organisation, association, entity or financial institution which has with the express written consent of the **Insurer** been listed by endorsement to this Section.

Pollutants means,

any substance whether it be solid, liquid, gaseous, biological, radiological or a thermal irritant, or a toxic or hazardous substance, or a contaminant including but not limited to asbestos or asbestos products, mycota or by-products, lead or lead containing products, smoke, vapours, dust, fibres, mould, spores, fungi, germs, soot, fumes, acids, alkalis, chemicals, air emissions, odour, waste water, oil, oil products, medical waste, radioactive material of any kind, and waste materials to be recycled, reconditioned or reclaimed.

Pollution means,

any actual, alleged or threatened discharge, dispersal, release or escape of any **Pollutants**

Proposal means,

the proposal(s) and any document, information or statement specifically made available to the **Insurer** for the purpose of its assessment of the risk to be covered under this Section, as well as any attachments, exhibits, or appendices thereto, which shall be deemed attached to and forming part of this Section, including any materials submitted in connection with such proposal, all of which are deemed a part of the Section.

Retaliation means,

an act of an **Insured** committed or allegedly committed against an **Employee** on account of such **Employee** exercising any rights in law, refusing to breach any law, opposing any unlawful practice, disclosing or threatening to disclose an alleged breach of law or assisting in, testifying in, or cooperating with a proceeding or investigation regarding an alleged breach of law.

Retired Director means,

a director or officer who voluntarily ceased to hold such office prior to the Expiration Date stated in the Schedule other than a disqualified director or where directly related to a **Change in Control**.

Securities means.

any of the following issued by the Company:

- bonds, debentures, evidence of indebtedness, notes, shares, stocks or other equity or debt security; and
- certificates of interest or participation in, receipts for, warrants or other rights to subscribe to or purchase, voting trust certificates relating to, certificates of deposit for, or other documentary evidence of interest in any of the securities referred to in 1. above.

Single Claim means,

any one or more **Claim(s)** arising out of, based upon or attributable to the same, related or continuous or repeated **Wrongful Act**, and will be deemed first made at the time the earlier **Claim** was made. In respect of **Investigations** only, if two or more **Investigations** relate to the same or related or continuous or repeated events then they shall be regarded as a **Single Claim**.

Subsidiary means,

- any entity with respect to which, at or before the inception of the **Period of Insurance**, and during such time that, the **Named Company**, either directly or indirectly, through one or more **Subsidiaries**;
 - i. owns more than 50% of the issued and outstanding shares of such entity; or
 - ii. controls more than 50% of the voting rights within such entity; or
 - controls the right to vote for the election or removal of the majority of such entity's board of directors; and
- any entity not included in (1) above but included under Extension B.

If an entity ceases to be a **Subsidiary** during the **Period of Insurance**, coverage under this Section shall only apply with respect to **Claims** for **Wrongful Acts** actually or allegedly committed, or **Investigations** in relation to events that actually or allegedly occurred or took place, during such time said entity is or was a **Subsidiary** as defined above.

Whistleblowing means,

the protected providing of information by an **Insured** to certain public authorities as defined under Section 1514A of the United States Code (as inserted by Section 806 of the Sarbanes-Oxley Act 2002) or under any equivalent legislation in any jurisdiction.

Wrongful Act means,

- 1. For the purposes of Insuring Clause A only, any:
 - actual or alleged act, error, misstatement, misleading statement, omission, breach of duty, breach of statute, civil or common law; or

- b. proposed act with respect to shareholder derivative actions only; or
- c. Wrongful Employment Practice,

by the **Insured Person** acting in their capacity as such or solely because of such capacity; or

- For the purposes of giving effect to Insuring Clause B only, any actual or alleged act, error or omission by the Company in its capacity as such or solely because of such capacity, but not any Wrongful Employment Practice: or
- 3. For the purposes of Insuring Clause C only, any Wrongful Employment Practice by the Company.

Wrongful Employment Practice means,

- in relation to the Company's Employees, any actual or alleged:
- wrongful or unfair dismissal or discharge or termination of employment, whether actual or constructive, including a related breach of express or implied terms of any contract of employment; or
- 3. employment-related misrepresentation; or
- 4. breach of any laws concerning employment or discrimination in employment; or
- 5. sexual harassment or other unlawful harassment in the work place; or
- 6. wrongful demotion or deprivation of career opportunity or failure to employ or promote; or
- 7. wrongful discipline of an **Employee** or **Retaliation**; or
- failure to provide accurate references for Employees;
- failure to adopt adequate employment policies and procedures; or
- 10. employment-related libel, slander, defamation, injury to feelings, humiliation or invasion of privacy; or
- employment-related breach of the Data Protection Act 1998 in respect of the personal data of any **Employee** or any similar legislation in any other jurisdiction.

Exclusions

Exclusions applicable to all Insuring Clauses within Section 5 only:

Unless otherwise specifically stated elsewhere in this Section, the **Insurer** will not be liable to make any payment for **Loss** in connection with any **Claim**:

Unlawful conduct

arising out of, based upon or attributable to:

- the gaining by the **Insured** of any profit or advantage to which such **Insured** was not legally entitled; or
- 2. the commission by the **Insured** of any deliberately fraudulent or dishonest act.

This exclusion shall however only apply where the **Insured's** behaviour is established primarily or incidentally in a final adjudication by any court, tribunal, legal panel or regulator in the **Claim** or by a written admission of the **Insured**.

A. Bodily injury / Property damage

For bodily injury, sickness, mental anguish or emotional distress or disturbance, disease or death of any person howsoever caused, or damage to or loss of or destruction of any tangible property including loss of use thereof;

This exclusion shall not apply to **Claim** alleging mental anguish or emotional distress caused by a **Wrongful Employment Practice**;

B. Pollution

arising out of, based upon or attributable to any **Pollution** or any direction or request to test for, monitor, clean up, remove, contain, treat, detoxify or neutralise **Pollutants**; provided, that this exclusion will not apply in respect of:

- Defence Costs incurred in connection with such Claim up to the Sub-Limit stated in the Schedule; or
- 2. a Claim made by any **Securities** holder of the **Company**, either directly or derivatively.

C. Trustee Liability

arising out of, based upon or attributable to breach of trust, fiduciary duty or negligence in relation to any retirement, pension, profit sharing, welfare or employee benefit programme or scheme established by the **Company** for the benefit of its directors, officers or **Employees**, or for any breach of an **Insured Person's** responsibilities imposed by law in respect of the foregoing.

D. USA Insured v Insured

brought or maintained in the United States of America by, on behalf, at the instigation, or with the cooperation of, any **Company, Insured** or **Outside Entity**, unless such **Claim** is brought and maintained:

- by an Insured Person alleging a Wrongful Employment Practice; or
- by a Receiver or Manager appointed in respect of a
 Company in the framework of insolvency proceedings,
 directly or derivatively without the solicitation, voluntary
 assistance participation or co-operation of an Insured
 or an Outside Entity's directors or officers unless
 such solicitation, voluntary assistance participation or
 co-operation is required by law or protected as
 Whistleblowing; or
- 3. by an **Insured** for contribution or indemnity if the **Claim** directly results from another **Claim** covered under this Section; or
- 4. by way of shareholder derivative action on behalf of a Company or Outside Entity, without the solicitation, voluntary assistance, participation or co-operation of an Insured or an Outside Entity's directors or officers unless such solicitation, voluntary assistance participation or co-operation is required by law or protected as Whistleblowing; or
- by a former director, officer or Employee of a Company; or

 by an Insured or Outside Entity where if failing to do so such Insured or Outside Entity would incur legal liability.

This exclusion shall not apply to **Defence Costs**.

E. Prior notice

arising out of, based upon or attributable to facts or circumstances underlying or alleged, or to the same or related or continuous or repeated **Wrongful Acts** alleged or contained, in any matter which has been reported, or with respect to which any notice has been given, under any policy of which this Section is a renewal or replacement or which it may succeed in time.

F. Prior or pending litigation

arising out of, based upon or attributable to any pending or prior civil, criminal, administrative or regulatory proceeding, investigation, arbitration, demand or adjudication as of the Continuity Date stated in the Schedule, or alleging or derived from the same or essentially the same facts or circumstances as alleged in such pending or prior proceeding, investigation, arbitration, demand or adjudication.

G. Professional Liability

alleging, arising out of, based upon or attributable to the **Company's** or an **Insured's** performance of or failure to perform professional services for others for a fee, or any act, error, or omission relating thereto.

This exclusion, however, shall not apply to:

- any Claim made against an Insured Person by any Securities holder of the Company, either directly or derivatively: or
- any Claim made against an Insured Person alleging a failure to supervise those who performed or failed to perform such professional services.

H. Public Offerings

arising out of, based upon or attributable to any public or private offering, solicitation or issuance by or on behalf of the **Company** of **Securities**, whether or not a prospectus has been issued, unless and to the extent the **Insurer** has given its prior written consent to the coverage of a specific transaction of this type and the **Named Company** has paid any additional premium and accepted any change in terms and conditions as required by the **Insurer**.

For the purposes of determining the applicability of the above Exclusions to **Insured Persons**, the behaviour of an **Insured Person** shall not be imputed to any other **Insured Person** except for Exclusions F and G.

Exclusions applicable only to Insuring Clause B, Corporate Liability, and to Insuring Clause C, Company Employment Practice Liability:

Unless otherwise specifically stated elsewhere in this Section, the **Insurer** will not be liable to make any payment for **Loss** in connection with any **Claim**:

I. Contractual Liability

arising out of, based upon or attributable to any actual or alleged breach of express or implied contract, agreement, guarantee or warranty except to the extent such liability would have attached to the **Insured** in the absence of such contract, agreement, guarantee or warranty.

Exclusions applicable only to Insuring Clause B, Corporate Liability.

J. Products Liability

arising out of, based upon or attributable to the use, performance or presence of any product manufactured, sold, distributed, installed or maintained by the **Company**.

K. Infringement of Patent and Copyright

arising out of, based upon or attributable to any actual or alleged infringement of copyright, patent, intellectual property, trademarks, trade secrets, misappropriation of ideas and/or disparagement of products.

L. Trading losses

arising out of, based upon or attributable to any trading losses or trading liabilities incurred by the **Company**.

M. Anti-trust

arising out of, based upon or attributable to price fixing, restraint of trade, monopolisation of unfair trade or predatory pricing.

N. Employment related liability

arising out of, based upon or attributable to **Wrongful Employment Practice**.

O. Documents or Data

arising out of, based upon or attributable to the repair, replacement or reconstitution cost of any document or data, directly or indirectly occasioned by any government or public or local authority action or order, or resulting from wear or tear, the action of vermin, gradual deterioration or magnetic flux or loss of magnetism (except where caused by lightning).

P. Information Technology

arising out of, based upon or attributable to:

- the failure of any computer or other electronic processing device or of any program, instruction or data for use in any computer or other electronic processing device, equipment or system to function in the way expected or intended; or
- the transmission or receipt of any virus, program or code that causes loss or damage to any computer system and/or prevents or impairs its proper function or performance.

Exclusions applicable only to Insuring Clause C, Company Employment Practice Liability:

Unless otherwise specifically stated elsewhere in this Section, the **Insurer** will not be liable to make any payment for **Loss** in connection with any **Claim**:

Q. Wage and Hour

arising out of, based upon or attributable to any actual or alleged violation of any provision of any law or regulation of any country which regulates any minimum wages, working time, workers' compensation, disability benefits, redundancy or unemployment benefits or compensation, unemployment insurance, pension plans, retirement benefits, social security, or any amendments thereto, or any other similar provisions of any federal, state or local statutory or common law or any laws, rules and regulations promulgated in any other relevant jurisdiction.

R. Specific facts

arising out of, based upon or attributable to any actual or alleged violation of any provision of:

- the United Kingdom Pensions Act 1995 and the United Kingdom Pensions Act 2004; or
- the United Kingdom Trade Union and Labour Relations (Consolidation) Act 1992; or
- the United Kingdom Transfer of Undertaking (Protection of Employment) Regulations 2006; or
- the United Kingdom Health and Safety at Work Act 1974; or
- any law or regulation of any country which regulates relations with unions, labour relations, collective and non-collective redundancy procedures, health insurance, health and safety at work or disability benefits law or any amendments thereto,

or of any other similar provisions of any federal, state or local statutory or common law or any laws, rules and regulations promulgated in any other relevant jurisdiction

Extensions

Subject always to the other terms, conditions and exclusions of this Section (unless specified otherwise), the following extensions are added to the Section:

Extensions applicable to all Insuring Clauses within Section 5 only:

A. Discovery Period

This Section shall be extended to cover Claims first made, or in the case of an Investigation, first commenced, subsequent to the Period of insurance but during any applicable Discovery period, solely for Wrongful Acts actually or allegedly committed, or in the case of an Investigation, circumstances which occurred, before the Expiration Date stated in the Schedule.

- A Discovery period shall be afforded under the following conditions:
 - If, subsequent to the expiration of the **Period of insurance**, this Section is not renewed or replaced by any other policy affording directors' and officers' liability coverage, the **Insurer** will grant:
 - an automatic **Discovery Period** as stated in the Schedule solely for **Retired Directors** at no additional premium; and
 - ii. subject to written request to this effect and payment of the applicable additional premium before the Expiration Date stated in the Schedule by the Named Company, an optional Discovery Period as stated in the Schedule at the corresponding additional premium.

The additional premium shall be deemed to be fully earned as of the inception of the **Discovery Period**.

- Any Discovery Period invoked shall be automatically cancelled upon the effective date or the date of execution of any other policy affording similar coverage to part or all of the Insureds, whichever is the earlier.
- Rights to a Discovery Period shall automatically lapse upon a Change in Control.
- 4. There shall be no right for any **Discovery Period** in case of non-payment of premium.

B. New Subsidiaries

This Section shall be extended to include as a **Subsidiary**:

- any entity acquired or created by the Named Company or any Subsidiary during the Period of insurance provided that the Named Company either directly or indirectly, through one or more Subsidiaries;
 - owns more than 50% of the issued and outstanding shares of such entity; or
 - ii. controls more than 50% of the voting rights within such entity; or

 controls the right to vote for the election or removal of the majority of such entity's board of directors.

unless such entity:

- has any assets or is domiciled in the United States of America or Canada; or
- b. has any listings of its **Securities** on any exchange;
 or
- c. has total consolidated assets (as of the latest annual report and accounts) that exceed 10% of the total consolidated assets of the Named Company, as calculated in accordance with the Named Company's usual accounting policies, principles and practices; and
- 2. any other entity created or acquired by the Named Company during the Period of insurance for which the Insurer has at its sole discretion agreed, by endorsement to this Section, to include as a Subsidiary, upon the Named Company's providing sufficient details to permit the Insurer to assess and evaluate the potential increase in exposure, subject to prior payment by the Named Company of any reasonable additional premium and to any amendment to the Section terms required by the Insurer.

C. Emergency costs

The **Insurer** will waive the requirement for its prior written consent to the incurring of **Defence Costs** up to the maximum aggregate Sub-Limit stated in the Schedule where it was not reasonably practicable for the **Insured** to seek the **Insurer's** prior written consent.

Extensions applicable only to Insuring Clause A1, Directors and Officers Liability.

D. Non-Executive Directors cover

The Insurer shall pay to or on behalf of any Non-Executive Director any Loss resulting from a Claim first made during the Period of insurance up to the Non-Executive Director Extra Limit but only after exhaustion of:

- 1. the Limit of liability; and
- any other available directors' and officers' or management liability cover whether written excess of the Limit of liability or otherwise; and
- any other valid and collectible indemnification from any other source.

E. Management Buy-Out

If during the **Period of insurance** a **Subsidiary** ceases to be a **Subsidiary** due to a management buy-out, then upon written notification from the **Named Company** to the **Insurer** prior to such event and subject to the **Period of Insurance**, this Section shall provide coverage in respect of **Claims** for **Wrongful Acts** actually or allegedly committed, or circumstances occurring, during the 45 days immediately after the completion date of such buy-out

Extensions applicable only to Insuring Clause A, Directors and Officers Liability and Company Reimbursement:

F. Civil Fines and Penalties

This Section shall be extended to cover as **Loss** any civil fines or penalties it is legally obliged to pay as a result of a **Claim** where lawfully insurable by the laws of the jurisdictions in which such civil fines or penalties are payable and in which such fines or penalties were ordered to be paid

G. Health and Safety Defence

This Section shall be extended to cover **Defence Costs** incurred by any Insured Person in respect of any Claim made against such **Insured Person** for gross negligence manslaughter, or for any breach of any health and safety or equivalent legislation in any jurisdiction under which said **Insured Person** could be found liable by reason of their committing a relevant **Wrongful Act** in their capacity as a director, officer or **Employee** of the **Company**.

H. Estates, Heirs and Legal Representatives

This Section shall be extended to include as **Insured Persons** the estates, heirs, legal representatives or assigns of an **Insured Person** who is deceased or the legal representatives or assigns of an **Insured Person** who is incompetent, insolvent or bankrupt, to the extent that such person is subject to a proceeding solely by reason of an actual or alleged **Wrongful Act** of such deceased, incompetent, insolvent or bankrupt **Insured Person** and that such **Insured Person** would have been covered by this Section for **Loss** in the absence of their death, incompetence, insolvency or bankruptcy.

I. Spouses and Domestic Partners

This Section shall be extended to include as **Insured Person** the lawful spouse or domestic partner, including same sex relationship civil partnerships, of an **Insured Person** to the extent that such person is subject to a proceeding solely by reason of their ownership interest in property which a claimant seeks as recovery in respect of a **Claim** against such **Insured Person**.

Extensions applicable only to Insuring Clause A, Directors and Officers Liability and Company Reimbursement, and Insuring Clause B, Corporate Liability:

J. Investigation Costs

This Section shall be extended to cover the **Investigation**Costs of an **Insured Person** or a Company in respect of
any **Investigation** first commenced during the **Period** of
insurance (or **Discovery Period**, if applicable)

Extensions applicable only to Insuring Clause B, Corporate Liability:

K. Corporate Manslaughter

This Section shall be extended to cover the **Loss** of any **Company** resulting from any **Claim** first made against such **Company** during the **Period of insurance** (or **Discovery Period**, if applicable), based upon the Corporate Manslaughter and Corporate Homicide Act 2007 of the United Kingdom or for gross negligence manslaughter, or for any breach of any health and safety or similar legislation in any jurisdiction.

L. Corporate Bribery

This Section shall be extended to cover the **Loss** of the **Named Company** resulting from any **Claim** first made against the **Named Company** during the **Period of Insurance**, (or **Discovery Period**, if applicable), for any actual or alleged offence within the meaning specified in the 2010 UK Bribery Act or any amendment thereof committed or allegedly committed in the United Kingdom.

Notification and Claims Conditions applicable to Section 5 only

A. Notice

- 1. The Insured shall give written notice, including full details, to the Insurer of any Claim as soon as reasonably practicable within the Period of Insurance, (or Discovery Period, if applicable), and, where it has not been reasonably practicable for the Insured to give notice during the Period of Insurance, (or Discovery Period, if applicable), then notice shall be given within thirty (30) days of the date of expiration of the Period of Insurance, (or Discovery Period, if applicable).
- 2. If written notice of a Claim has been given to the Insurer as prescribed above, then any further Claim which arises out of, based upon or attributable to the same or related or continuous or repeated Wrongful Acts will be considered together with the earlier Claim as a Single Claim and will be deemed to have been first notified at the time of the original notice.
- 3. If, during the **Period of Insurance**, the **Insured** becomes aware of any circumstances which may reasonably be expected to give rise to a **Claim**, and gives written notice to the **Insurer** of such circumstances and the reasons for anticipating such a **Claim**, with full particulars as to dates, persons and entities involved, potential claimants and the consequences which have resulted or may result from any anticipated **Wrongful Act**, then any **Claim** subsequently arising out of, based upon or attributable to essentially the same circumstances or **Wrongful Acts** will be deemed to have been first made at the time notice was first given.
- All notices under Claims condition A shall be in writing, referring to the Policy Number, and be made to the address set out in the Schedule.

- Notification of Claims in compliance with this Claims Condition A is a condition precedent to the liability of the Insurer hereunder.
- B. Defence and settlement of claims and consent
- 1. It is the duty of the Insured, not the Insurer, to defend Claims. The Insurer shall be entitled to participate fully in the investigation, defence and negotiation of any settlement of any Claim. In respect of any Claim brought or maintained by, on behalf of or at the instigation of any Insured, Outside Entity or the latter's directors or officers, the Insurer shall have the right (but not the duty) to control the investigation, defence and negotiation of any settlement of such Claim.

In the event of any disagreement arising between the Insurer and an Insured as to whether or not to contest or settle any legal proceedings or proceed with any appeal of a decision of a Court, then the parties agree that it shall be determined by a Queen's Counsel to be mutually agreed upon, or in default of agreement to be nominated by the Chairperson of the Counsel to be mutually agreed upon, or in default of agreement to be nominated by the Chairperson of the Bar Council, Such Queens Council shall act as an expert and not an arbitrator and their determination shall be based upon the written submissions of the partied and shall be final and binding on the parties. There shall be no obligation on the Queens Council to provide reasons unless specifically requested by the Insured or the Insurer. The costs of any reference to determination shall be deemed to form part of the Defence Costs.

- An Insured shall not admit or assume any liability, enter into any settlement agreement, consent to any judgment, pay any Loss, or otherwise incur any Defence Costs without the Insurer's prior written consent, which shall not be unreasonably withheld or delayed. The Insurer shall not be liable to pay any settlement incurred without its prior written consent.
- 3. The **Insured** shall provide to the **Insurer** all information, assistance and cooperation with regard to a **Claim**.
- 4. The Insurer shall advance Defence Costs on an asincurred basis in respect of covered Claims. If it is finally determined that any such Defence Costs so advanced are not covered under this Section, the Named Company shall repay such amounts to the Insurer.

C. Allocation

. The Insurer shall pay only those amounts or portions of Loss allocated to covered matters claimed against the Insured. If the Insured incurs any Loss arising out of a Claim that includes both matters covered and matters not covered by this Section, or that is made against both covered and non-covered parties, the Insured and the Insurer shall use their best efforts to determine a fair and proper allocation of the proportion of the Loss covered hereunder, taking into account the relative legal and financial exposures of the parties to the Claim and the relative benefits to be obtained by the resolution of the Claim.

- 2. If an allocation cannot be agreed between the Insured and the Insurer, then the parties agree that it shall be determined, having regard to the principles stated in this Claims Condition, by a Queen's Counsel to be mutually agreed upon, or in default of agreement to be nominated by the Chairperson of the Bar Council. Such Queen's Counsel shall act as an expert and not an arbitrator and their determination shall be based upon the written submissions of the parties and shall be final and binding on the parties. There shall be no obligation on the Queen's Counsel to provide reasons unless specifically requested by the Insured or the Insurer.
- The costs of any reference to expert determination under this Claims Condition shall be borne equally by both the **Insured** and the **Insurer**.

D. Priority of payments

If the **Insurer** is liable to pay **Loss** covered under more than one Insuring Clause, then it shall pay such **Loss** in the order it falls due. However, where it appears reasonably likely the **Limit of liability** shall become exhausted by payments of **Loss** the **Insurer** shall, subject to the **Limit of liability** and unless compelled otherwise by law or any judicial or regulatory order, pay **Loss** in the following order:

- to or on behalf of an **Insured Person** under Insuring Clause A1; then
- to or on behalf of any Company under Insuring Clause A2: then
- to or on behalf of any Company under Insuring Clauses B and C.
- E. Subrogation and recoveries
- In the event of any payment under this Section, the
 Insurer shall be subrogated to the extent of such
 payment to all of the Insured's rights of recovery. The
 Insured shall execute all papers required and do
 everything reasonably necessary to secure such rights
 and to enable the Insurer to bring any recovery action
 or suit as reasonably required by the Insurer.
- Any recovery received shall first be applied against any payment made by the **Insurer** with any balance remaining thereafter being remitted to or retained by the **Insured** or the **Company**, as applicable.
- The Insurer shall not exercise any right of subrogation against an Insured Person unless Exclusion A applies to such Insured Person.

General Conditions applicable to Section 5 only:

A. Change in control and automatic run-off

If, during the **Period of Insurance**, a **Change in Control** occurs, then coverage under this Section will continue in full force and effect until the end of the **Period of insurance** with respect to **Claims** for **Wrongful Acts** committed or allegedly committed, and to **Investigations** in relation to events that actually or allegedly occurred or took place, before the effective date of such **Change in Control**, but coverage will cease with respect to **Claims** for **Wrongful Acts** committed or allegedly committed, and to

Investigations in relation to events that actually or allegedly occurred or took place, thereafter (unless otherwise agreed to by the **Named Company** and the **Insurer**) and the premium will be considered fully earned in consideration of the coverage provided.

- **B.** Limit of liability and retention
- 1. Limit of liability and Sub-Limits:
 - a. The Insurer's total liability under this Section for all Loss shall not exceed the sum(s) stated in the Schedule for each Insuring Clause in respect of any one Single Claim.
 - b. Notwithstanding paragraph 1(a) above:
 - i. in respect of all claims brought or maintained in the United States of America, the Insurer's total liability, in the aggregate during the Period of insurance, under this Section for all Loss shall not exceed the sum(s) stated in the Schedule for each Insuring Clause. Any payment of Loss under a Insuring Clause shall erode the applicable Limit of liability;
 - ii. in respect of all Claims first notified during the Discovery Period, the Insurer's total liability, in the aggregate, under this Section for all Loss shall not exceed the sum(s) stated in the Schedule for each Insuring Clause. Any payment of Loss under an Insuring Clause shall erode the Limit of liability;
 - iii. in respect of all payments made for Non-Executive Director Extra Limit, the Insurer's total liability, in the aggregate during the Period of Insurance, under this Extension for all Loss shall not exceed the sum(s) stated in the Schedule.
- a. The Insurer shall have no liability in excess of the Limit of liability applicable to the Insuring Clause in question, irrespective of the number of Claims, Insureds or amount of any Loss.
- b. All Sub-Limits stated in the Schedule are aggregate for the whole **Period of insurance** (and **Discovery Period** if applicable) regardless of the number of **Claims** and are part of and not in addition to the **Limit of liability** applicable to the relevant Insuring Clause
- 2. Retentions:
 - The Insurer will be liable only for the amount of Loss which exceeds the Retention stated in the Schedule. Such Retention is to be borne by the Insured and remains uninsured.
 - b. A Retention shall not apply to Non-Indemnifiable Loss covered under Insuring Clause A1. All other Loss covered under Insuring Clause A1 shall be subject to a Retention to be repaid by the Company to the Insurer but not to be applied against the Insured Person.
 - c. In the event that a **Claim** is covered under more than one Insuring Clause, a single Retention amount will apply to all **Loss** resulting from such

Claim, which shall be the highest of the applicable Retention amounts.

- C. Other insurance and indemnification
- This Section shall always apply in excess of any other valid and collectible insurance or indemnification available to the **Insured**.
- 2. Coverage for **Claims** against an **Outside Director** will be specifically in excess of, and will not contribute with:
 - a. any insurance policy purchased by the Outside Entity that provides similar coverage to such Outside Director (if such other insurance is provided by the Insurer, then the Limit of liability for Loss under this Section shall be reduced by the amount paid for the benefit of the Outside Entity and/or the Outside Director under the other insurance provided by the Insurer to the Outside Entity); and
 - any other indemnification from any other source to such Outside Director.
- **D.** Representations and severability
- The information, particulars and statements contained or referred to in the **Proposal** were material to the acceptance by the **Insurer** of the risk assumed under this Section and have been relied upon by the **Insurer**.
- For the purposes of determining the entitlement to cover under or avoidance of this Section in respect of an **Insured**:
 - With respect to Insuring Clause A, no knowledge or information possessed by, or conduct of, any Insured Person will be imputed to any other Insured Person;
 - b. With respect to Insuring Clauses B and C:
 - the statements made by, information or knowledge possessed by and any conduct of any chief executive officer or chief financial officer (or the equivalent executive or management position) of the Named Company shall be imputed to all Companies; and
 - ii. the knowledge and conduct of any chief executive officer or chief financial officer (or the equivalent executive or management position) of any other Company at the Inception Date shall be imputed to such Company.

E. Notices and Authority

 The Named Company shall act on behalf of all Insureds with respect to the giving and receiving of any notice required under this Section, the payment of all premiums, the allocation of Loss, authorisations and disclosures in respect of the personal data, the declaration of risk and execution of this Section and any amendments thereto. 2. In the event of a Claim by the Named Company or where, in relation to a Claim, the Named Company has some other conflict of interest, an Insured Person may withdraw their consent to the Named Company acting on their behalf with regard to the handling of such Claim, and elect to communicate directly with the Insurer; the Insurer shall have no obligation to communicate with any other Insured concerning such Claim.

F. Entire Agreement

By acceptance of this Section, the **Insured** and the **Insurer** agree that this Section (including the **Proposal** and any materials submitted therewith) and any written endorsements attached hereto constitute the sole and entire agreement between the parties with respect to this insurance. Any prior agreement or understanding between the parties is therefore no longer valid.

G. Territory

Unless prohibited by law, sanction or regulation

- In respect of Insuring Clause A (Directors & Officers Liability and Company Reimbursement) this Policy applies to **Wrongful Acts** actually or allegedly taking place or **Claims** made anywhere in the world
- ii. In respect of Insuring Clause B (Corporate Liability) and C (Company Employment Practices Liability) this Policy applies to Wrongful Acts actually or allegedly taking place or Claims made and Wrongful Acts committed in the European Union only.
 - Unless prohibited by law, sanction or regulation
- iii. In respect of Insuring Clause A (Directors & Officers Liability and Company Reimbursement) this Policy applies to Wrongful Acts actually or allegedly taking place or Claims made anywhere in the world
- iv. In respect of Insuring Clause B (Corporate Liability) and C (Company Employment Practices Liability) this Policy applies to Wrongful Acts actually or allegedly taking place or Claims made and Wrongful Acts committed in the European Union only.

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