ENDORSEMENT

Policy: HU PI6 1838055 (363)



INSURANCE DETAILS

Period of Insurance: From 01 October 2023 to 30 September 2024 both days inclusive

Underwritten by: Hiscox Underwriting Limited on behalf of the insurers listed for each section of the policy

General terms and 6253 WD-PIP-UK-GTC(7)

conditions wording: The General terms and conditions apply to this policy in conjunction with the specific wording

detailed in each section below

Payment Method: Payment by Broker's Account

Endorsement Effective: 20 December 2023

INSURED DETAILS

Insured: Lawn Tennis Association Ltd Address: National Tennis Centre

100 Priory Lane LONDON SW15 5JQ

Additional Insureds: For Additional Insureds refer to the Additional Insureds Section below.

Business: Governing body of tennis in Great Britain, the Channel Islands and the Isle of Man with the general

object of advancing and safeguarding the interests of tennis and to promote an increase in participation at all levels of the game and property owners. Coaches delivering courses as part of

Schools vouchers scheme.



CLAIMS DETAIL

If you need to make a claim:

- For claims relating to buildings or contents please contact our claims team on : 0800 711 7156, available 8.30am – 5.30pm for household claims, 9.00am – 5.30pm for commercial claims, or contact your broker. If you wish to

make a claim online, you can log most claims quickly and easily through our claims notification portal at https://claims.hiscox.co.uk/

Outside of normal business hours, if you require emergency assistance in relation to substantial damage to your property, you can speak to our 24-hour emergency assistance team using the telephone number above. Your policy schedule will state if buildings, contents or travel cover is included in your policy. If cover is not held we may be able to support you on a pay and claim basis. The team will then be able to direct you to essential tradesmen, emergency loss adjusters or disaster management companies in the event of substantial damage.

- If there is a claim (or potential claim) against you or the policyholder by a third party, you should contact your broker immediately. If this is not possible or you would prefer to contact us directly, please email us at liability.claims@hiscox.com. If you need to speak to a member of the claims team urgently, please call our team on 0800 711 7156, available 9.00am – 5.30pm for commercial claims. If you wish to make a claim online, you can log most claims quickly and easily through our claims notification portal at https://claims.hiscox.co.uk/

You will need to provide your full name and contact details, the address and postcode where the claim has occurred, the policy reference and circumstances of the claim. For commercial claims, you will also need to provide the name of the business or organisation, and the address and postcode.

The Important information and contact details section below contains additional information specific to the covers applicable to your policy.

If you are unsure of who to contact please call our team on: 0800 711 7156, available 8.30am – 5.30pm for Household claims, 9.00am – 5.30pm for Commercial claims. They will ensure you get through to the correct claims team and let you know what actions you need to take.

PROFESSIONAL INDEMNITY

Section wording: 5998 WD-PIP-UK-SP(4)

Insurer: Hiscox Insurance Company Limited

Special limit for claims brought in USA/Canada (included within and not in addition to the overall limit above)

Limit of indemnity: £ 10,000,000

Limit applies to: any one claim and in the aggregate including defence costs

Excess Applies to: each claim or loss including defence costs

Geographical Limits: USA and Canada **Applicable Courts**: USA and Canada



Professional indemnity

Limit of indemnity: £ 10,000,000

Limit applies to: any one claim excluding defence costs

Excess Applies to: each claim or loss excluding defence costs

Geographical Limits: Worldwide excluding the USA/Canada

Applicable Courts: Worldwide excluding claims brought in USA/Canada

Additional cover (in addition to the overall limit/amount insured above)

Court attendance compensation - directors and

£ 500 per person, per day

partners

Court attendance compensation - employees £ 250 per person, per day

Court attendance compensation: in total £ 100,000 in total during any one period of insurance

Business Activities

Governing body of tennis in Great Britain, the Channel Islands and the Isle of Man with the general object of advancing and safeguarding the interests of tennis and to promote an increase in participation at all levels of the game

Endorsements

150.4 Amendment of cover: USA and Canada

316.0 Specified run-off cover316.0 Specified run-off cover

800.1 Retroactive date

Retroactive date: registration

Amended definition: you/your

Amendment of cover: discrimination

Amendment of cover: discrimination - The Tennis Foundation

1050.1 Aggregate limit USA/Canada1058.0 Removal of cover: bodily injury

6738.0 Amendment of cover: cyber claims and losses



MEDICAL MALPRACTICE

Section wording: 8119 WD-PIP-UK-MM(8)

Insurer: Hiscox Insurance Company Limited

Limit of indemnity: £ 1,000,000

Limit applies to: any one claim and in the aggregate including defence costs

Excess Applies to: each and every claimant including costs

Geographical Limits: Worldwide excluding the USA/Canada

Applicable Courts: England, Scotland, Wales, Northern Ireland, the Isle of Man and the Channel Islands.

Endorsements

41.1 Business description

113.1 Loss of own documents endorsement

180.1 Medical malpractice: Aids and Hepatitis

181.2 Medical malpractice: Sexual misconduct

182.1 Medical malpractice: use of instruments

400.1 Retroactive date: Business performed in the past

778.1 Medical malpractice: Malpractice only

6749.0 Amendment of cover: cyber claims and losses7014.2 Medical malpractice: Dishonesty special limit

PUBLIC AND PRODUCTS LIABILITY

Section wording: 6130 WD-PIP-UK-GL(6)

Insurer: Hiscox Insurance Company Limited

Public and products liability

Limit of indemnity: £ 10,000,000

Limit applies to: Each claim with defence costs paid in addition other than for pollution and

for products to which a single aggregate policy limit including defence costs applies.

Excess Applies to: each and every claim for property damage only

Geographical Limits: Worldwide excluding the USA/Canada

Applicable Courts: Worldwide excluding claims brought in USA/Canada



Special limits (included within and not in addition to the overall limit/amount insured above)

Criminal defence costs \pounds 100,000 in the aggregate Pollution defence costs \pounds 100,000 in the aggregate

Specific cover for business activities in the USA/Canada (included within and not in addition to the overall limit above)

Limit of indemnity: £ 10,000,000

Limit applies to: in the aggregate including costs

Excess Applies to: each and every claim for property damage only

Geographical Limits: USA and Canada **Applicable Courts**: USA and Canada

Endorsements

316.0 Specified run-off cover

Member to member liability

Amendment of cover: professional advice

Removal of cover: participation in other sports exclusion

Specific run-off

Business performed in the past

Amendment of cover: abuse and molestation

Retroactive date: registration

Firework / bonfire condition endorsement

Amendment of cover: claims made

Amendment of cover: claims against named third parties
Amendment of cover: claims against named third parties
Amendment of cover: claims against named third parties
Amendment of cover: property for which you are responsible

6735.0 Removal of cover: cyber claims

7150.1 Removal of cover: certain products and activities in the USA/Canada



EMPLOYERS LIABILITY

Section wording: 6129 WD-PIP-UK-EL(6)

Insurer: Hiscox Insurance Company Limited

Limit of indemnity: £ 10,000,000

Limit applies to:

All claims and their defence costs which arise from the same accident or event

Geographical Limits: Worldwide

Applicable Courts: England, Scotland, Wales, Northern Ireland, the Isle of Man and the Channel Islands.

Special limits (included within and not in addition to the overall limit/amount insured above)

Criminal defence costs \pounds 100,000 in the aggregate Terrorism \pounds 5,000,000 in the aggregate

Endorsements

3040.0 Employers' Liability Tracing Office (ELTO) and your data

3121.0 Employers liability insurance - mandatory information required

6734.0 Confirmation of cover: cyber claims

CRISIS CONTAINMENT

Section wording: 9809 WD-PIP-UK-CRI(1)

Insurer: Hiscox Insurance Company Limited

Limit of indemnity: £ 25,000

Limit applies to: per crisis and in the aggregate

Geographical Limits: The United Kingdom of Great Britain and Northern Ireland, the Isle of Man, the Channel Islands

and the Republic of Ireland

Special limits (included within and not in addition to the overall limit/amount insured above)

Outside working hours discretionary crisis £ 2,000

mitigation costs

Endorsements

9003.0 Crisis containment provider: Hill & Knowlton



ADDITIONAL INSUREDS

Accredited Coaches of the Lawn Tennis Association: Covered on the same basis as the Insured.

United Kingdom

Accredited Plus Coaches of the Lawn Tennis Association: Covered on the same basis as the Insured.

United Kingdom

Accredited Venues/Clubs registered to the National, County and Island In Accordance with LTA rules: Covered on the same basis United Kingdom

Advantage Compete Members (previously British Tennis Members): Covered on a different basis to the Insured.

United Kingdom

Cover	Insurer	Coverage
Professional indemnity	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Medical malpractice	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Public and products liability	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Employers' liability	Hiscox Insurance Company Limited	Not Covered
Crisis containment	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured

.



ADDITIONAL INSUREDS

Army LTA: Covered on the same basis as the Insured.

United Kingdom

British Padel Association: Covered on the same basis as the Insured.

British Universities & Colleges Sport: Covered on a different basis to the Insured.

United Kingdom

Cover	Insurer	Coverage
Professional indemnity	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Medical malpractice	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Public and products liability	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Employers' liability	Hiscox Insurance Company Limited	Not Covered
Crisis containment	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured

Club members, Officials, Leaders, Activators and Volunteers: Covered on a different basis to the Insured.

United Kingdom

Cover	Insurer	Coverage
Professional indemnity	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Medical malpractice	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured



ADDITIONAL INSUREDS

Public and products liability Hiscox Insurance Excess: As insured

Company Limited Limit: As insured

Employers' liability Hiscox Insurance Not Covered

Company Limited

Crisis containment Hiscox Insurance Excess: As insured

Company Limited Limit: As insured

Ilkley Lawn Tennis and Squash Club Events Ltd: Covered on the same basis as the Insured.

United Kingdom

Insurance LTA: Covered on a different basis to the Insured.

United Kingdom

Cover	Insurer	Coverage
Professional indemnity	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Medical malpractice	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Public and products liability	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Employers' liability	Hiscox Insurance Company Limited	Not Covered
Crisis containment	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured

Leicestershire Tennis Ltd: Covered on the same basis as the Insured.

United Kingdom



ADDITIONAL INSUREDS
cal Tennis Leagues Limited: Covered on the same basis as the Insured.
A Approved Leagues: Covered on the same basis as the Insured.
A Champco Ltd: Covered on the same basis as the Insured. nited Kingdom
A Developments Limited: Covered on the same basis as the Insured.
A Events Limited: Covered on the same basis as the Insured. nited Kingdom
A Ground Limited: Covered on the same basis as the Insured. nited Kingdom
A Holdings Limited: Covered on the same basis as the Insured. nited Kingdom



	ADDITIONAL INSUREDS
	TA Nominees Ltd: Covered on the same basis as the Insured. nited Kingdom
ł	TA Operations Limited: Covered on the same basis as the Insured. nited Kingdom
	TA Property Limited: Covered on the same basis as the Insured. nited Kingdom
	TA Services Limited: Covered on the same basis as the Insured. nited Kingdom
	TA Tennis Foundation: Covered on the same basis as the Insured. nited Kingdom
	ational Wheelchair Tennis Association: Covered on the same basis as the Insured. nited Kingdom



ADDITIONAL INSUREDS

Nottingham Tennis Centre: Covered on the same basis as the Insured.

United Kingdom

Royal Navy LTA: Covered on a different basis to the Insured.

United Kingdom

Insurer	Coverage
Hiscox Insurance	Excess: As insured
Company Limited	Limit: As insured
Hiscox Insurance	Excess: As insured
Company Limited	Limit: As insured
Hiscox Insurance	Excess: As insured
Company Limited	Limit: As insured
Hiscox Insurance Company Limited	Not Covered
Hiscox Insurance	Excess: As insured
Company Limited	Limit: As insured
	Hiscox Insurance Company Limited Hiscox Insurance Company Limited Hiscox Insurance Company Limited Hiscox Insurance Company Limited Hiscox Insurance Company Limited

Scottish Lawn Tennis Foundation: Covered on the same basis as the Insured.

United Kingdom

Senior Tennis GB: Covered on the same basis as the Insured.

United Kingdom

Tennis GB Limited: Covered on the same basis as the Insured.

United Kingdom



ADDITIONAL INSUREDS		
Tennis Leaders: Covered on	a different basis to the In	sured.
Cover	Insurer	Coverage
Professional indemnity	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Medical malpractice	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Public and products liability	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Employers' liability	Hiscox Insurance Company Limited	Not Covered
Crisis containment	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
TF Enterprises Limited: Cove	ered on the same basis a	s the Insured.
United Kingdom		
The All England Lawn Tennis & Croquet Club: Covered on the same basis as the Insured.		
United Kingdom		
The Association of British Tennis Officials: Covered on the same basis as the Insured.		
United Kingdom		



ADDITIONAL INSURED	S	
The Civil Service Lawn Tennis Association: Covered on the same basis as the Insured. United Kingdom		
The County Associations of England: Covered on the same basis as the Insured. United Kingdom		
The International Lawn Tennis Club of Great Britain: Covered on the same basis as the Insured. United Kingdom		
The Island Associations of the Channel Islands and the Isle of Man: Covered on the same basis as the Insured. United Kingdom		
The Lawn Tennis Association: Covered on the same basis as the Insured. United Kingdom		
The Lawn Tennis Association of The Royal Air Force: Covered on a different basis to the Insured. United Kingdom		
Cover Professional indemnity	Insurer Hiscox Insurance Company Limited	Coverage Excess: As insured Limit: As insured



ADDITIONAL INSUREDS

Medical malpractice

Hiscox Insurance
Company Limited

Excess: As insured
Limit: As insured

Public and products liability

Hiscox Insurance
Company Limited

Excess: As insured
Limit: As insured
Limit: As insured

Employers' liability Hiscox Insurance Not Covered Company Limited

Crisis containment Hiscox Insurance Excess: As insured Company Limited Limit: As insured

The National Associations and districts of Scotland and Wales: Covered on the same basis as the Insured.

United Kingdom

The Oxford and Cambridge University Lawn Tennis Clubs: Covered on a different basis to the Insured.

United Kingdom

Cover	Insurer	Coverage
Professional indemnity	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Medical malpractice	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Public and products liability	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Employers' liability	Hiscox Insurance Company Limited	Not Covered
Crisis containment	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured

The Tennis Foundation (Legacy): Covered on the same basis as the Insured.

United Kingdom



ADDITIONAL INSUREDS

United Banks LTA: Covered on a different basis to the Insured.

United Kingdom

Cover	Insurer	Coverage
Professional indemnity	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Medical malpractice	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Public and products liability	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured
Employers' liability	Hiscox Insurance Company Limited	Not Covered
Crisis containment	Hiscox Insurance Company Limited	Excess: As insured Limit: As insured

CERTIFICATE

Policy: HU PI6 1838055 (363)

Additional insureds:



Certificate of professional indemnity insurance

Insured name:	Lawn Tennis Association Ltd and all subsidiary companies	
Address:	National Tennis Centre 100 Priory Lane LONDON	
Postcode:	SW15 5JQ Country: United Kingdom	
Policy number:	1838055	
Insurer:	Hiscox Insurance Company Limited	
Period of insurance:	From 20 December 2023 to 30 September 2024 both days inclusive	
Retroactive date:	none	
Limit of indemnity:	£ 10,000,000	

LTA Champco Ltd, LTA Events Limited, LTA Services Limited, LTA Operations Limited, The Civil Service Lawn Tennis Association, LTA Ground Limited, The International Lawn Tennis Club of Great Britain, Accredited Coaches of the Lawn Tennis Association, LTA Property Limited, LTA Nominees Ltd, LTA Developments Limited, LTA Holdings Limited, Tennis GB -Limited, The Tennis Foundation (Legacy), The National Associations and districts of Scotland and Wales, The County Associations of England, The Island Associations of the Channel Islands and the Isle of Man, The Lawn Tennis Association of The Royal Air Force, The Association of British Tennis Officials, The Oxford and Cambridge University Lawn Tennis Clubs, The All England Lawn Tennis & Croquet Club, Accredited Venues/Clubs registered to the National, County and Island In Accordance with LTA rules, British Universities & Colleges Sport, National Wheelchair Tennis Association, Insurance LTA, Royal Navy LTA, United Banks LTA, Army LTA, The Lawn Tennis Association, Scottish Lawn Tennis Foundation, Accredited Plus Coaches of the Lawn Tennis Association, LTA Tennis Foundation, Senior Tennis GB, Ilkley Lawn Tennis and Squash Club Events Ltd. Leicestershire Tennis Ltd, TF Enterprises Limited, Club members, Officials, Leaders, Activators and Volunteers, Tennis Leaders, British Padel Association, Local Tennis Leagues Limited, Advantage Compete Members (previously British Tennis Members), Nottingham Tennis Centre, LTA Approved Leagues

Signed on behalf of Hiscox Underwriting Limited as agent for the insurers

Jember Dyc

CERTIFICATE

Policy: HU PI6 1838055 (363)



Certificate of Public and products liability insurance

Insured name:	Lawn Tennis Association Ltd					
Address:	National Tennis Centre 100 Priory Lane LONDON					
Postcode:	SW15 5JQ	Country:	United Kingdom			
Policy number:	1838055					
Insurer:	Hiscox Insurance Company Limite	ed				
Period of insurance:	From 20 December 2023 to 30 September 2024 both days inclusive					
Limit of indemnity:	£ 10,000,000					
Additional insureds:	LTA Champco Ltd, LTA Events Limited, LTA Services Limited, LTA Operations Limited, The Civil Service Lawn Tennis Association, LTA Ground Limited, The International Lawn Tennis Club of Great Britain, Accredited Coaches of the Lawn Tennis Association, LTA Property Limited, LTA Nominees Ltd, LTA Developments Limited, LTA Holdings Limited, Tennis GB Limited, The Tennis Foundation					
	Signed on behalf of Hiscox Underwriting Limited as agent for the insurers					

Jon Dye

CEO, Hiscox UK

Note: this certificate is for information purposes only and does not contain the full terms, conditions and exclusions of the insurance cover and does not constitute a contract of insurance.



The General Terms of this policy and the terms, conditions and exclusions of the relevant section all apply to this endorsement except as modified below:

Professional indemnity: endorsements



Clause 150.4 Amendment of cover: USA and Canada

We will not make any payment for any:

- 1. claim or loss directly or indirectly due to any:
 - breach of the Racketeer Influenced and Corrupt Organisations (RICO) Act 18
 USC Sections 1961 et seq., any amendments to this Act or any rules or
 regulations made under it;
 - b. breach of the Securities Act of 1933 or the Securities Exchange Act of 1934, both as amended, the rules or regulations of the Securities Exchange Commission under either or both acts, similar securities laws or regulations of any state, or any laws of any state relating to any transaction arising out of, involving or relating to the sale of securities;
 - breach of the Employment Retirement Income Security Act of 1974 as amended, or any rules or regulations made under it, or similar provisions of any federal, state or local law;
 - d. governmental enforcement of any state or federal regulation, including but not limited to any regulation promulgated by the Federal Trade Commission, Federal Communications Commission or the Securities and Exchange Commission; or
 - e. opioid, opioid product, or product derived from opium or opiates, including but not limited to any liability arising out of the use, sale, promotion, manufacture, distribution, delivery, transport, transfer, or possession of any opioid, opioid product, or product derived from opium or opiate.
- 2. claim first brought in the USA or Canada directly or indirectly due to any:
 - false or misleading advertisement about your products or services that is published or broadcast to the general public or a specific marketing segment for the purpose of promoting any aspect of your business;
 - violation of any law, regulation or statute relating to unsolicited communication, distribution, sending or transmitting of any communication via telephone or any other electronic or telecommunications device;
 - unauthorised acquisition, access, use, disclosure or improper collection of or failure to protect any non-public personally identifiable information or confidential corporate information in **your** care, custody or control:
 - d. violation of any privacy law or consumer data protection law protecting against the use, collection or disclosure of any information about a person or any confidential corporate information; or
 - e. advantage to which **you** were not legally entitled, including any unjust enrichment.
- 3. a. punitive or exemplary damages;
 - b. criminal, civil, or regulatory sanctions, including any fines or penalties;
 - c. disgorgement of profits; or
 - multiple damages, including those imposed by any federal, state or local governmental body awarded, imposed or ordered in the USA or Canada.



Clause	316.0	Specified run-off cover			
		We will not make any payment for any claim or loss which arises from any business activity performed or any dishonesty committed, or if applicable any document, information or data lost, damaged or destroyed, after 01/10/2011 in respect of The Lawn Tennis Association.			
Clause	316.0	Specified run-off cover			
		We will not make any payment for any claim or loss which arises from any business activity performed or any dishonesty committed, or if applicable any document, information or data lost, damaged or destroyed, after 01/10/14 in respect of The Veterans' Lawn Tennis Association of Great Britain.			
Clause	800.1	Retroactive date			
		Retroactive date: none			
Clause		Retroactive date: registration			
		We will not make any payment for any claim or part of a claim or loss directly or indirectly due to any business activity performed by any club whilst not registered with you.			
Clause		Amended definition: you/your			
		Special definitions for this section, You/your is amended to read as follows:			
		You/Your			
		Also includes any director, employee, member , volunteer, general partner, trustee or committee member of yours whilst acting on your behalf.			
		The following is added to Special definitions for this section:			

The following is added to **Special definitions for this section**:

Member

Your:

- a. current registered members;
- b. past members whilst acting on **your** behalf under **your** supervision;
- prospective members whilst participating in your activities under your supervision.



Clause

Amendment of cover: discrimination

What is not covered, A. 11. is amended to read as follows:

11. any discrimination, harassment or unfair treatment. However, this does not apply to claims due to discrimination committed after 1 October 2019.

The following is added to **How much we will pay**, **Special limits**:

Discrimination

For claims due to discrimination, the most **we** will pay is £500,000 any one claim, including **defence costs**. This is included within, and not in addition to, the overall limit of indemnity shown on the schedule.

Clause

Amendment of cover: discrimination - The Tennis Foundation

What is not covered, A. 11. is amended to read as follows:

any discrimination, harassment or unfair treatment. However, this does not apply to claims due to discrimination committed by The Tennis Foundation before 1 October 2019. We will not in any event make any payment for any such claim brought by any employee of yours.

The following is added to How much we will pay, Special limits:

Discrimination

For claims due to discrimination committed by The Tennis Foundation, the most \mathbf{we} will pay is £250,000 any one claim and in the aggregate, including $\mathbf{defence}$ \mathbf{costs} . This is included within, and not in addition to, the overall limit of indemnity shown on the schedule.



Clause 1050.1 Aggregate limit USA/Canada

For claims first brought against **you** in the USA or Canada, the following is deleted from **How much we will pay**:

All claims and losses which arise from the same original cause, a single source or a repeated or continuing shortcoming in **your** work will be regarded as one claim. This includes such claims and losses arising after, as well as during, the **period of insurance**.

Clause 1058.0 Removal of cover: bodily injury

What is not covered A 12. is amended to read as follows:

12. the death of or any bodily or mental injury or disease suffered by anyone.



Clause 6738.0 Amendment of cover: cyber claims and losses

A. Additional definitions

The following are added to **Special definitions for this section**:

Computer or digital technology

Any **programs**, computer network, hardware, software, operational technology, internet-connected device, network-connected device, electronic device, information technology, communications system, including but not limited to any internet-of-things devices, email system, intranet, extranet, website or cloud computing services.

Computer or digital technology error

Any negligent act, error or omission by anyone in the:

- 1. creation, handling, entry, modification or maintenance of; or
- on-going operation, maintenance (including but not limited to installation, upgrading or patching) or development of,

any computer or digital technology.

Cyber attack

Any digital attack or interference, whether by a hacker or otherwise, designed to:

- 1. gain access to;
- 2. extract information from;
- 3. disrupt access to or the operation of; or
- 4. cause damage to,

any data or computer or digital technology, including but not limited to any:

- programs designed to damage, disrupt, extract data from, or gain access to any data or computer or digital technology including, but not limited to, malware, wipers, worms, trojans, rootkits, spyware, dishonest adware, crimeware, ransomware, crypto-jacking and other malicious software or viruses; or
- b. denial of service attack or distributed denial of service attack.



Hacker

Anyone, including an employee of **yours**, who gains unauthorised access to or unauthorised use of any:

- computer or digital technology; or
- 2. data held electronically by you or on your behalf.

Personal data

Any information about an individually identifiable natural person, including any information that identifies, relates to, describes, is reasonably capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular individual, including but not limited to any information protected by the Data Protection Act 2018, General Data Protection Regulation (EU) 2016/679, or any related, similar or successor legislation or regulation in any jurisdiction.

Social engineering communication

Any request directed to **you** or someone on **your** behalf by a person improperly seeking to obtain possession or the transfer to a third-party of virtual currency, money, securities, data or property that such person or third-party is not entitled to.

B. Changes to What is covered

What is covered, Claims against you, negligence or breach of a duty of care in connection with the transmission of a computer virus or a denial of service attack, is deleted.

What is covered, Your own losses, Dishonesty of your employees, sub-contractors and outsourcers, is deleted.

What is covered, Your own losses, Loss of documents, is amended to read as follows:

If during the **period of insurance** any tangible document of **yours** which is necessary for the performance of **your business activity** is physically lost, damaged or destroyed while in **your** possession, **we** will pay the reasonable expenses **you** incur with **our** prior written agreement in restoring or replacing it.





C. <u>Additional exclusions</u>

We will not make any payment for any claim or part of a claim or loss directly or indirectly due to or contributed to by, resulting from or in connection with any:

- a. cyber attack;
- b. hacker;
- c. social engineering communication;
- d. fear or threat of a. to c. above; or
- e. any action taken in controlling, preventing, suppressing, responding or in any way relating to a. to d. above.

We will not make any payment for any claim or part of a claim or loss directly or indirectly due to or contributed to by, resulting from or in connection with any **computer or digital technology error**.

We will not make any payment for any claim or part of a claim or loss directly or indirectly due to or contributed to by, resulting from or in connection with any failure or interruption of service provided by an internet service provider, telecommunications provider, utilities supplier or other infrastructure provider.

We will not make any payment for any claim or part of a claim or loss relating to the actual or alleged processing, acquisition, storage, destruction, erasure, loss, alteration, disclosure, use of or access to **personal data**. However, this does not apply to any covered claim or part of a covered claim made against **you** by a client which arises directly from **your** performance of a **business activity** for that client and which is not otherwise excluded by this **endorsement**. The most **we** will pay is the lesser of:

- 1. £250,000; or
- 2. The overall limit of indemnity shown on the schedule,

for the total of all such claims and losses, including their **defence costs**, regardless of the number of claims or losses. This is included within, and not in addition to, the overall limit of indemnity shown in the schedule.

D. Changes to How much we will pay

All references to **your** own losses arising from dishonesty are deleted from **How much we will pay. Special limits.** Aggregate limit for dishonesty, physical damage and injury.



E. Changes to Control of defence

Control of defence is amended to read as follows:

We have the right, but not the obligation, to take control of and conduct in **your** name the investigation, settlement or defence of any or any part of a claim.

You must give **us** the information and co-operation which **we** may reasonably require and take all reasonable steps to defend any claim. **You** should not do anything which may prejudice **our** position.

Appointment of legal representation

We have the right, but not the obligation, to select and appoint an adjuster, lawyer or any other appropriate person of **our** choosing to deal with the claim.

Partially covered claims

We will not pay any part of a claim and its associated costs which is not covered by this section. If a claim is made which is not wholly covered by this section or is brought against **you** and any other party who is not covered under this section, then at the outset of the claim, **we** and **you** agree to use best efforts to determine a fair allocation of covered and non-covered parts of any claim or associated costs, including **defence costs** on the basis of the relative legal and financial exposures.

Advancement of defence costs

We will pay defence costs covered by this section on an ongoing basis prior to the final resolution of any claim. However, we will not pay any defence costs in connection with any claim or part of a claim which is not covered under this section. You must reimburse us for any defence costs paid where it is determined there is no entitlement under this section.

Payment of full limit of indemnity

We will have no further duty to indemnify **you** against any claim where **we** pay **you** the applicable limit of indemnity as described in **How much we will pay**, Paying out the limit of indemnity, or if the overall limit of indemnity stated in the schedule has been exhausted.

Payment of excess

Our duty to make any payment under this section arises only after the applicable **excess** is fully paid. The **excess** will only be eroded by the covered parts of a claim.

Disputes

For the purposes of **Control of defence** in this section of the **policy**, the **General condition** within the **General terms and conditions** which provides for the resolution of disputes arising out of or relating to this insurance by arbitration, is amended to read as follows:

Any dispute as to whether to settle or to continue the defence of a claim or as to the fair allocation of any partially covered claim and its associated costs, will be referred to a single Queen's Counsel (or equivalent in this or any other jurisdiction) to be mutually agreed or in the absence of such agreement to be nominated by the President of the Law Society of England & Wales. The opinion of such Queen's Counsel shall be binding on **you** and **us** in relation to matters referred under this clause. The costs of such



Modical	mal	nraction	and	lorsements
Medicai	IIIai	DIACHCE.	enu	1013e111e1113

Clause 41.1 Business description

The business of the insured is Physiotherapy treatment provided by the following two qualified physiotherapists only: Anna Poyser & Milena Mirkovic.

Clause 113.1 Loss of own documents endorsement

This section is extended to cover **you** against the cost of restoring or replacing any document, information or data of **yours** which is necessary for the performance of **your business activity** if **you** discover during the **period of insurance** that it has been lost, damaged or destroyed while in **your** possession. This does not include any bearer bonds, coupons, share certificates, stamps, money or other negotiable documents or any artwork created in the performance of **your business activity**.

We will not make any payment arising from the loss or distortion of any data held electronically.

HOW MUCH WE WILL PAY

We will pay the reasonable expenses **you** incur with **our** prior written consent in restoring or replacing the lost, damaged or destroyed document, information or data.

This endorsement does not increase the total amount **we** will pay for all claims inclusive of **defence costs**, and **your** own losses, arising from dishonesty and from the physical loss or destruction of or damage to tangible property and from the death, disease or bodily or mental injury of anyone. **You** must pay the relevant **excess** shown in the schedule.



Clause 180.1 Medical malpractice: Aids and Hepatitis

The following is added to What is not covered A:

AIDS and Hepatitis Hepatitis Non-A or any condition directly or indirectly caused

by, or associated with Human Immunodeficiency Virus (HIV), even if this is initially named as either HTLV III or LAV or is a mutant, derivative or variation, or is in any way related to Acquired Immune Deficiency Syndrome (AIDS) or AIDS Related Complex (ARC) or any syndrome or condition of a

similar kind howsoever it may be named.

Clause 181.2 Medical malpractice: Sexual misconduct

The following is added to What is not covered A:

Sexual misconduct any actual or attempted sexual relations, sexual contact or

intimacy, sexual harassment or sexual exploitation in the course of or under the guise of any **business activity**.



Clause 182.1 Medical malpractice: use of instruments

The following is added to What is not covered A:

Use of instruments

the handling, use or storage of any tool or implement used in the performance of a **business activity** which is intended to penetrate tissue or be in contact with bodily fluid, either that of a human or an animal, unless any such tools or implements are handled, used and stored at all times in accordance with the manufacturer's instructions.

Where any tool or implement is suitable and approved by the manufacturer to be used on more than a single occasion, any such tool or implement must be sterilised prior to each use in accordance with the guidelines of the Department of Health or equivalent regulatory body.

Clause 400.1 Retroactive date: Business performed in the past

We will not make any payment for any claim or loss which arises from any business activity performed or any dishonesty committed, or if applicable any document, information or data lost, damaged or destroyed, before: 1st October 2020



Clause 778.1 Medical malpractice: Malpractice only

What is covered, Claims against you, is amended to read as follows:

Claims against you

If during the **period of insurance**, and as a result of **your business activity** within the **geographical limits** for clients, any party brings a claim against **you** for **malpractice**, **we** will indemnify **you** against the sums **you** have to pay as compensation.

We will also pay defence costs but we will not pay costs for any part of a claim not covered by this section.

What is not covered A 11 is amended to read as follows:

11. any personal liability incurred by a director

or officer of **yours** when acting in that capacity or managing **your** business, or **your** breach of any fiduciary duty, or any statement, representation or information concerning **you** or **your** business contained in **your** accounts, reports or

financial statements.

Clause 1 of Your obligations is amended to read as follows:

 unless you notify us promptly of the following within the period of insurance or at the latest within 14 days after it expires for any problem you first become aware of in the seven days before expiry:

- a. your first awareness of a shortcoming in your work for a client which is likely to lead to a claim against you. This includes any criticism of your work even though regarded by you as unjustifiable. If we accept your notification we will regard any subsequent claim as notified to this insurance.
- b. the receipt of notice from any person of an intention to hold **you** responsible for any **malpractice**.
- every letter, claim, writ, summons or process against you for malpractice or alleged malpractice.



Clause 6749.0 Amendment of cover: cyber claims and losses

A. Additional definitions

The following are added to **Special definitions for this section**:

Computer or digital technology

Any **programs**, computer network, hardware, software, operational technology, internet-connected device, network-connected device, electronic device, information technology, communications system, including but not limited to any internet-of-things devices, email system, intranet, extranet, website or cloud computing services.

Computer or digital technology error

Any negligent act, error or omission by anyone in the:

- 1. creation, handling, entry, modification or maintenance of; or
- 2. on-going operation, maintenance (including but not limited to installation, upgrading or patching) or development of,

any computer or digital technology.

Cyber attack

Any digital attack or interference, whether by a hacker or otherwise, designed to:

- 1. gain access to;
- 2. extract information from;
- 3. disrupt access to or the operation of; or
- 4. cause damage to,

any data or computer or digital technology, including but not limited to any:

- programs designed to damage, disrupt, extract data from, or gain access to any data or computer or digital technology including, but not limited to, malware, wipers, worms, trojans, rootkits, spyware, dishonest adware, crimeware, ransomware, crypto-jacking and other malicious software or viruses; or
- b. denial of service attack or distributed denial of service attack.



Hacker

Anyone, including an employee of **yours**, who gains unauthorised access to or unauthorised use of any:

- 1. computer or digital technology; or
- 2. data held electronically by you or on your behalf.

Personal data

Any information about an individually identifiable natural person, including any information that identifies, relates to, describes, is reasonably capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular individual, including but not limited to any information protected by the Data Protection Act 2018, General Data Protection Regulation (EU) 2016/679, or any related, similar or successor legislation or regulation in any jurisdiction.

Social engineering communication

Any request directed to **you** or someone on **your** behalf by a person improperly seeking to obtain possession or the transfer to a third-party of virtual currency, money, securities, data or property that such person or third-party is not entitled to.

B. Changes to What is covered

Where applicable, **What is covered**, **Your own losses**, Dishonesty of your employees and freelancers is deleted.

What is covered, Your own losses, Loss of documents, is amended to read as follows:

If during the **period of insurance** any tangible document of **yours** which is necessary for the performance of **your business activity** is physically lost, damaged or destroyed while in **your** possession, **we** will pay the reasonable expenses **you** incur with **our** prior written agreement in restoring or replacing it.

C. Changes to What is not covered

We will not make any payment for any claim or part of a claim or loss directly or indirectly due to or contributed to by, resulting from or in connection with any:

- a. cyber attack;
- b. hacker;
- c. social engineering communication;
- d. fear or threat of a. to c. above; or
- e. any action taken in controlling, preventing, suppressing, responding or in any way relating to a. to d. above.





We will not make any payment for any claim or part of a claim or loss directly or indirectly due to or contributed to by, resulting from or in connection with any **computer or digital technology error**.

We will not make any payment for any claim or part of a claim or loss directly or indirectly due to or contributed to by, resulting from or in connection with any failure or interruption of service provided by an internet service provider, telecommunications provider, utilities supplier or other infrastructure provider.

We will not make any payment for any claim or part of a claim or loss relating to the actual or alleged processing, acquisition, storage, destruction, erasure, loss, alteration, disclosure, use of or access to **personal data**. However, this does not apply to any covered claim or part of a covered claim made against **you** by a client which arises directly from **your** performance of a **business activity** for that client and which is not otherwise excluded by this **endorsement**. The most **we** will pay is the lesser of:

- 1. £250,000; or
- 2. the overall limit of indemnity shown on the schedule,

for the total of all such claims and losses, including their **defence costs**, regardless of the number of claims or losses. This is included within, and not in addition to, the overall limit of indemnity shown in the schedule.

D. Changes to Control of defence

Control of defence is amended to read as follows:

We have the right, but not the obligation, to take control of and conduct in **your** name the investigation, settlement or defence of any or any part of a claim.

You must give **us** the information and co-operation which **we** may reasonably require and take all reasonable steps to defend any claim. **You** should not do anything which may prejudice **our** position.

Appointment of legal representation

We have the right, but not the obligation, to select and appoint an adjuster, lawyer or any other appropriate person of **our** choosing to deal with the claim.

Partially covered claims

We will not pay any part of a claim and its associated costs which is not covered by this section. If a claim is made which is not wholly covered by this section or is brought against **you** and any other party who is not covered under this section, then at the outset of the claim, **we** and **you** agree to use best efforts to determine a fair allocation of covered and non-covered parts of any claim or associated costs, including **defence costs** on the basis of the relative legal and financial exposures.

Advancement of defence costs



We will pay defence costs covered by this section on an ongoing basis prior to the final resolution of any claim. However, we will not pay any defence costs in connection with any claim or part of a claim which is not covered under this section. You must reimburse us for any defence costs paid where it is determined there is no entitlement under this section.

Payment of full limit of indemnity

We will have no further duty to indemnify **you** against any claim where **we** pay **you** the applicable limit of indemnity as described in **How much we will pay**, Paying out the limit of indemnity, or if the overall limit of indemnity stated in the schedule has been exhausted.

Payment of excess

Our duty to make any payment under this section arises only after the applicable **excess** is fully paid. The **excess** will only be eroded by the covered parts of a claim.

Disputes

For the purposes of **Control of defence** in this section of the **policy**, the **General condition** within the **General terms and conditions** which provides for the resolution of disputes arising out of or relating to this insurance by arbitration, is amended to read as follows:

Any dispute as to whether to settle or to continue the defence of a claim or as to the fair allocation of any partially covered claim and its associated costs, will be referred to a single Queen's Counsel (or equivalent in this or any other jurisdiction) to be mutually agreed or in the absence of such agreement to be nominated by the President of the Law Society of England & Wales. The opinion of such Queen's Counsel shall be binding on **you** and **us** in relation to matters referred under this clause. The costs of such opinion shall be met by **us**.



Clause 7014.2

Medical malpractice: Dishonesty special limit

The following is added to **How much we will pay**:

Dishonesty

For claims and **your** own losses arising from dishonesty, the most **we** will pay is NIL for the total of all such claims, their **defence costs** and **your** own losses. **You** must pay the relevant **excess** shown in the schedule. This limit is included within and not in addition to the overall limit of indemnity for this section.



Public and products liability: endorsements

Clause 316.0 Specified run-off cover

We will not make any payment for any claim or loss which arises from any business activity performed or any dishonesty committed, or if applicable any document, information or data lost, damaged or destroyed, after 01/10/14 in respect of The Veterans' Lawn Tennis Association of Great Britain.

Member to member liability

The following is added to What is covered:

Member to member liability

We will separately indemnify each member as if they were insured individually including the liability of members to each other. **Our** total liability will not exceed the limit of indemnity shown in this **policy** irrespective of the number of members involved in a claim.

Amendment of cover: professional advice

The following is deleted from What is not covered A:

Professional advice

designs, plans, specifications, formulae, directions or advice prepared or given by vou.

Removal of cover: participation in other sports exclusion

The following is added to What is not covered A:

15. any participation in cricket, hockey, football, clay pigeon shooting, rugby, martial arts, rowing, sailing, canoeing, windsurfing, scuba diving, horse riding, any airborne sports, rock climbing, abseiling, bungee jumping, motor sport, potholing.

will not apply to indoor quick cricket, football or tab or touch rugby if organised as part of a tennis coaching session or as a fitness training method for players under the guidance of a licensed coach.

Clause

Clause

Clause



Clause

Clause

Clause

Clause Specific run-off

We will not make any payment for any claim or loss directly or indirectly due to any bodily injury, personal injury, denial of access or property damage occurring or any document, information or data lost, damaged or destroyed, after 01/10/2011 in respect of the Lawn Tennis Association.

Business performed in the past

We will not make any payment for any claim or loss which arises from any **business** activity performed before: 01/10/1985.

Amendment of cover: abuse and molestation

The following is added to What is not covered B:

Criminal action against employees for abuse or molestation

16. any criminal action brought against any employee, volunteer worker or member of **yours** for **abuse or molestation**.

However **we** will pay the costs incurred with **our** prior written consent to defend such an action against **your** employee, volunteer worker or member but only up to the date of any judgment or other final adjudication against the employee, volunteer worker or member or an admission by the employee, volunteer worker or member that **abuse or molestation** did occur.

following is added to How much we will pay, special limits:

abuse or molestation

For claims arising directly or indirectly from **abuse or molestation**, the most **we** will pay is £5,000,000 for the total of all such claims and their **defence costs**.

Retroactive date: registration

We will not make any payment for any claim or part of a claim or loss directly or indirectly due to any **business activity** performed by any club whilst not registered with **you**.



Clause

Firework / bonfire condition endorsement

The following applies to the whole of this **policy** and is a condition precedent to **our** liability.

We will not make any payment under this insurance unless **you** comply with all of the requirements below.

Whenever **you** are responsible for any firework or bonfire displays at the **business premises**, **you** must ensure that:

- i) there is a written risk assessment in place for the proposed event; and
- ii) the fire brigade have been notified of the details of the event at least 7 days before the event is due to take place; and
- the relevant local authorities have been notified and permission for the event granted and **you** must also ensure that any requirements from the authorities are fully complied with; and
- iv) all manufacturer's guidelines in respect of the storage and use of fireworks and sparklers are strictly adhered to; and
- v) fireworks are purchased from a reputable supplier and are not modified in any way; and
- vi) all employees or volunteers have received appropriate training (recorded in writing) and are aware of the safety procedures for the event; and
- vii) there is appropriate first aid presence on site, in line with the risk assessment document; and
- viii) appropriate fire extinguishing equipment is available at the event and employees and volunteers have been instructed in the safe operation and use of such equipment; and
- ix) all members of the public are kept at least 25 metres from both the display area and any bonfire itself behind appropriate safety fencing; and
- any bonfire is kept at least 25 metres away from the firework display area, and is not located within 5 metres of any trees, fencing or other combustible material; and
- xi) any bonfire is kept at least 100 metres away from any premises, car parks or other storage of any flammable or dangerous materials; and
- xii) there will be no use of accelerants or other flammables on any bonfire; and
- xiii) an appropriate check is made of the weather conditions prior to the event going live, and if appropriate a check is made with the fire brigade as to whether to continue with the event; and
- xiv) at the end of the display a thorough check is undertaken (and a written record kept) of the area to ensure that no potential fire hazards remain any bonfire area must be doused in water; and



xv) if a subcontractor is operating the display, the sub contractor has public liability insurance in place to a limit no less than £5,000,000, and **you** have retained a written record of their insurance details including their policy number and a copy of their policy schedule.

We will not make any payment for any claim or loss arising from firework or bonfire displays unless all of the above criteria have been fully complied with.



Clause

Amendment of cover: claims made

The following is added to **Special definitions for this section**:

Abuse or molestation

Physical or mental abuse, assault, battery, harassment, voyeurism, invasion of privacy, mistreatment or maltreatment, any act of a sexual nature or any act undertaken with a sexual motive.

What is covered, Claims against you, is amended to read as follows:

If during the **period of insurance**, and as a result of **your business**, any party brings a claim against **you** for:

- a. bodily injury, other than abuse or molestation, or property damage;
- b. personal injury or denial of access,

we will indemnify you against the sums you have to pay as compensation.

This includes a claim against any employee or volunteer worker of **yours** when they are acting on **your** behalf in whatever capacity.

We will also pay defence costs but we will not pay costs for any part of a claim not covered by this section.

The following is added to What is covered:

Abuse or molestation claims

If, as a result of **your business**, any party brings a claim against **you** during the **period of insurance** for **abuse or molestation**, **we** will indemnify **you** against the sums **you** have to pay as compensation.

This includes a claim against any employee or volunteer worker of **yours** when they are acting on **your** behalf in whatever capacity. However, **we** will not in any event provide cover to any party who commits, condones or ignores any **abuse or molestation**.

We will also pay **defence costs** but **we** will not pay costs for any part of a claim not covered by this section.

What is covered, Criminal proceedings costs is amended to read as follows:

If, during the **period of insurance**, any governmental, administrative or regulatory body brings any criminal action against **you** for any breach of statute or regulation directly relating to any actual or potential claim under this



section, **we** will pay the costs incurred with **our** prior written consent to defend such an action against **you** or any employee of **yours**.

Your obligations, If a problem arises, is amended to read as follows:

- 1. unless **you** notify **us** promptly of the following within the **period of insurance**, or at the latest within 14 days after it expires for any circumstance **you** first become aware of in the seven days before expiry:
 - a. your first awareness of any circumstance which is likely to lead to a claim against you.

If we accept your notification we will regard any subsequent claim as notified to this insurance;

b. any claim or threatened claim against you.

However for claims arising out of **bodily injury**, **you** must notify **us** immediately and in any event within 30 days of a claim or anything which may give rise to a claim under this section. **You** should make this notification directly to **us** (and **your** insurance adviser, if **you** have one) as follows, ensuring **you** quote **your** policy number:

by email to: liability.claims@hiscox.com <mailto:liability.claims@hiscox.com>; or

by post to: Hiscox Liability Claims, 25 London Road, Sittingbourne, ME10 1PE.

At **our** request, **you** must confirm the facts in writing within 30 days with as much information as is available.



Clause

Amendment of cover: claims against named third parties

As used in this endorsement only:

Named third party shall mean ATP Tour Inc in regard to ATP Challenger events

The following is added to What is covered:

Claims against a named third party

We agree that if, as a result of your business, any party brings a claim, which falls within the scope of What is covered, Claims against you, against the named third party for whom you are providing services under contract or agreement and you are liable for that claim, we will treat such claim as if made against you and make the same payment to the named third party that we would have made to you, provided that the named third party:

- has not, in **our** reasonable opinion, caused or contributed to the claim against them;
- accepts that we can control the claim's defence and settlement in accordance with the terms of this section;
- has not admitted liability or prejudiced the defence of the claim before we are notified of it; and
- d. gives us the information and co-operation we reasonably require for dealing with the claim.

The following is added to How much we will pay, Special limits:

Claims against a named third party

For claims against a **named third party** the most **we** will pay is £10,000,000 for the total of all such claims excluding **defence costs**.



Clause

Amendment of cover: claims against named third parties

As used in this endorsement only:

Named third party shall mean Judy Murray in regard to Six She Rallies "appearance" days

The following is added to What is covered:

Claims against a named third party

We agree that if, as a result of your business, any party brings a claim, which falls within the scope of What is covered, Claims against you, against the named third party for whom you are providing services under contract or agreement and you are liable for that claim, we will treat such claim as if made against you and make the same payment to the named third party that we would have made to you, provided that the named third party:

- a. has not, in **our** reasonable opinion, caused or contributed to the claim against them:
- accepts that we can control the claim's defence and settlement in accordance with the terms of this section;
- has not admitted liability or prejudiced the defence of the claim before we are notified of it; and
- d. gives us the information and co-operation we reasonably require for dealing with the claim.

The following is added to How much we will pay, Special limits:

Claims against a named third party

For claims against a **named third party** the most **we** will pay is £10,000,000 for the total of all such claims excluding **defence costs**.



Clause

Amendment of cover: claims against named third parties

As used in this endorsement only:

Named third party shall mean ITF Limited and ITF Licensing (UK) in respect of ITF sanctioned events

The following is added to What is covered:

Claims against a named third party

We agree that if, as a result of your business, any party brings a claim, which falls within the scope of What is covered, Claims against you, against the named third party for whom you are providing services under contract or agreement and you are liable for that claim, we will treat such claim as if made against you and make the same payment to the named third party that we would have made to you, provided that the named third party:

- a. has not, in **our** reasonable opinion, caused or contributed to the claim against them:
- accepts that we can control the claim's defence and settlement in accordance with the terms of this section;
- has not admitted liability or prejudiced the defence of the claim before we are notified of it; and
- d. gives us the information and co-operation we reasonably require for dealing with the claim.

The following is added to How much we will pay, Special limits:

Claims against a named third party

For claims against a **named third party** the most **we** will pay is £10,000,000 for the total of all such claims excluding **defence costs**.



Clause

Amendment of cover: property for which you are responsible

What is not covered A. Property for which you are responsible 1. c. is amended to read as follows:

c. premises rented to **you**, for loss or damage not insurable by **you** under property insurance policies and for which **you** would not be liable other than by the lease or other agreement.



Clause 6735.0 Removal of cover: cyber claims

The following are added to Special definitions for this section:

Computer or digital technology

Any **programs**, computer network, hardware, software, operational technology, internet-connected device, network-connected device, electronic device, information technology, communications system, including but not limited to any internet-of-things devices, email system, intranet, extranet, website or cloud computing services.

Computer or digital technology error

Any negligent act, error or omission by anyone in the:

- 1. creation, handling, entry, modification or maintenance of; or
- 2. on-going operation, maintenance (including but not limited to installation, upgrading or patching) or development of,

any computer or digital technology.

Cyber attack

Any digital attack or interference, whether by a hacker or otherwise, designed to:

- 1. gain access to;
- 2. extract information from;
- 3. disrupt access to or the operation of; or
- 4. cause damage to,

any data or computer or digital technology, including but not limited to any:

- programs designed to damage, disrupt, extract data from, or gain access to any data or computer or digital technology including, but not limited to, malware, wipers, worms, trojans, rootkits, spyware, dishonest adware, crimeware, ransomware, crypto-jacking and other malicious software or viruses; or
- b. denial of service attack or distributed denial of service attack.



Hacker

Anyone, including an employee of **yours**, who gains unauthorised access to or unauthorised use of any:

- 1. computer or digital technology; or
- 2. data held electronically by you or on your behalf.

Personal data

Any information about an individually identifiable natural person, including any information that identifies, relates to, describes, is reasonably capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular individual, including but not limited to any information protected by the Data Protection Act 2018, General Data Protection Regulation (EU) 2016/679, or any related, similar or successor legislation or regulation in any jurisdiction.

The following is added to What is not covered:

Cyber incidents

We will not make any payment for any claim or part of a claim or loss directly or indirectly due to any:

- a. cyber attack;
- b. hacker;
- c. computer or digital technology error;
- d. any fear or threat of a. to b. above; or
- e. any action taken in controlling, preventing, suppressing, responding or in any way relating to a. to d. above.

Personal data

We will not make any payment for any claim or part of a claim or loss directly or indirectly due to the actual or alleged processing, acquisition, storage, destruction, erasure, loss, alteration, disclosure, use of or access to **personal data**.





Clause 7150.1

Removal of cover: certain products and activities in the USA/Canada

The following is added to What is not covered:

We will not make any payment in respect of any actual or potential:

- i (i) claim or part of a claim; or
- ii (ii) criminal or regulatory action or proceedings,

brought against **you** in the United States of America or Canada where such actual or potential claim, action or proceedings directly or indirectly arises out of, or makes any allegation in relation to:

- 1. the intoxication by alcohol of any person or the breach of any law or regulation relating to the sale, gift, distribution or use of any product containing or derived from alcohol;
- 2. any **products** that contain or are derived from tobacco or nicotine, including any resulting smoke or gaseous by-products;
- 3. any **products** that contain any other drugs or derivatives of drugs, including but not limited to controlled substances, pharmaceuticals, opioids, opium and opiates;
- 4. the sale, supply, distribution, manufacture, construction, erection, installation, alteration, testing, servicing, maintenance, repair, cleaning or treatment by **you** of any:
- a. firearm, gun or automatic weapon; or
- b. ammunition or munitions;
- 5. any **products** that contain or are derived from liquid fuels or gaseous fuels;
- 6. the contaminative, pathogenic, toxic or hazardous property of any biological agent;
- 7. the transmission of any communicable disease;
- 8. any false or misleading advertising about your business;
- 9. any false or misleading advertising if **your business** is partially or wholly involved in:
- a. advertising, broadcasting, publishing or telecasting;
- b. designing or determining content of websites or mobile software applications for others; or
- c. acting as an internet search, access, content, hosting or internet service provider;
- 10. any failure to protect or the unauthorised or improper access to, collection, acquisition, use, disclosure or retention of any non-public personally identifiable information or confidential corporate or commercial information in the care, custody, or control of **you** or **your business**;
- 11. any:
- a. defamation; or
- b. infringement of intellectual property rights.

This clause **endorsement** applies to any proceedings brought outside the United States of America or Canada:

- 1. to enforce, or which are based on, a judgment or award from proceedings first brought in the United States of America or Canada; or
- 2. which are subject to the laws or jurisdiction of the United States of America or Canada.



Employers' liability: endorsements

Clause

3040.0

Employers' Liability Tracing Office (ELTO) and your data

Your policy details will be added to the Employers Liability Database, managed by the Employers Liability Tracing Office (ELTO). This data will be available for search by registered users as well as individual claimants on a limited basis, who wish to verify the Employers' liability insurer of an employer at a particular point in time.

You can find out more:

- from your insurance adviser (if you have one); or
- by contacting us; or
- at <u>www.elto.org.uk</u>.

Clause

3121.0

Employers liability insurance - mandatory information required

You must provide **us** with the following information for each entity insured under this section of the **policy**:

- 1. Employer name; and
- 2. Full address of employer including postcode; and
- 3. HMRC Employer Reference Number (ERN).

If any insured entity does not have an ERN, **you** must provide **us** with one of the following reasons:

- a. The entity has no employees; or
- b. All staff employed earn below the current Pay As You Earn (PAYE) threshold; or
- The entity is not registered in England, Wales, Scotland or Northern Ireland.

You must inform **us** immediately of any changes to the above information. This information is required by **us** to enable compliance with mandatory regulatory requirements for Employers' liability insurance.

Clause

6734.0

Confirmation of cover: cyber claims

The following is added to What is covered:

Cyber claims

We will pay for any claim that is otherwise covered under this section, where such claim arises from a cyber attack, hack or other computer or cyber-related incident.



Crisis containment: endorsements

Clause 9003.0 Crisis containment provider: Hill & Knowlton

Crisis line contact number (24 hours): +44(0)800 8402783 / +44 (0)1206 711796

Crisis containment provider: Hill & Knowlton

This contact number will go through to **us** during **working hours**, and will go directly to Hill & Knowlton outside of these hours.

If **you** first become aware of a **crisis** outside of **working hours**, **you** must notify **us** of the **crisis** as soon as possible within **working hours** by telephoning +44(0)800 8402783 or +44 (0) 1206 711796.



Endorsements which apply to whole policy

Clause

332.1

Survey requirement clause

This insurance is subject to a satisfactory survey of **your** premises which **we** will arrange.

We will insure you in accordance with the terms and conditions of this policy from the start of the period of insurance until the date we inform you of the results of the survey. If we find the results of the survey to be satisfactory, this insurance will continue without any change being made to the terms and conditions of the policy at that time. However, if we find the results to be unsatisfactory, we may change the terms and conditions of this policy or impose additional requirements that you must carry out. If we impose additional requirements we will tell you the timeframes within which you must carry them out.

In addition **we** retain **our** right to cancel this insurance at any time in accordance with General condition 5 within the General terms and conditions of the **policy**.



Clause 8500.0

Insurance Act 2015 endorsement for annual policies

To ensure compliance with the Insurance Act 2015, it is necessary to amend:

I. the existing **General terms and conditions**, as stated in the schedule; and II. **How much we will pay**, under insurance, where **you** have cover under one of the property sections.

In addition, in the event that the cover under **your policy** is less favourable than it would be under the Insurance Act 2015, **we** will automatically apply the more favourable provisions of the Act.

Part I: Amendment to General terms and conditions

The existing **General terms and conditions**, as stated in the schedule, are replaced with the following, which apply to the **policy**:

A seamless integrated insurance solution for professionals.

Please read this wording, together with any **endorsements** and the schedule, very carefully. If anything is not correct, please notify **us** immediately.

This wording is fully protected by the laws of copyright. No unauthorised use or reproduction is permitted.

Our promise to you

In return for the premium **you** have paid, **we** agree to insure **you** in accordance with the terms and conditions of the **policy**.

Steve Langan

CEO, Hiscox Insurance Company

Complaints procedure

Hiscox aims to ensure that all aspects of **your** insurance are dealt with promptly, efficiently and fairly. At all times Hiscox are committed to providing **you** with the highest standard of service. If **you** have any concerns about **your policy** or **you** are dissatisfied about the handling of a claim and wish to complain **you** should, in the first instance, contact Hiscox Customer Relations in writing at:

Hiscox Customer Relations The Hiscox Building Peasholme Green York YO1 7PR United Kingdom

or by telephone on +44 (0)800 116 4627 or +44 (0)1904 681 198 or by email at customer.relations@hiscox.com.

Where **you** are not satisfied with the final response from Hiscox, **you** also have the right to refer **your** complaint to the Financial Ombudsman Service. For more information regarding the scope of the Financial Ombudsman Service, please refer to www.financial-ombudsman.org.uk.



General definitions

Words shown in **bold** type have the same meaning wherever they appear in this **policy**.

The words defined below are used throughout this **policy**. Any other definitions are shown in the section to which they apply.

Asbestos risks

- a. The mining, processing, manufacturing, use, testing, ownership, sale or removal of asbestos, asbestos fibres or material containing asbestos; or
- b. exposure to asbestos, asbestos fibres or materials containing asbestos; or
- c. the provision of instructions, recommendations, notices, warnings, supervision or advice given, or which should have been given, in connection with asbestos, asbestos fibres or structures or materials containing asbestos.

Business

Your business or profession as shown in the schedule.

Confiscation

Confiscation, nationalisation, requisition, expropriation, deprivation, destruction of or damage to property by or under the order of any government or public or local authority.

Date recognition

Any failure by any equipment (including any hardware or software) to correctly recognise any given date or to process any data or to operate properly due to any failure to correctly recognise any given date.

Endorsement

A change to the terms of the policy.

Excess

The amount you must bear as the first part of each agreed claim or loss.

Geographical limits

The geographical area shown in the schedule.

Nuclear risks

- a. Any sort of nuclear material, nuclear reaction, nuclear radiation or radioactive contamination;
- b. any products or services which include, involve or relate in any way to anything in a. above, or the storage, handling or disposal of anything in a. above;
- c. all operations carried out on any site or premises on which anything in a. or b. above is located.





Period of insurance

The time for which this **policy** is in force as shown in the schedule.

Policy

This insurance document and the schedule, including any endorsements.

Program

A set of instructions written in a computer language which tells a computer how to process data or interact with ancillary equipment.

Terrorism

An act, or the threat of an act, by any person or group of persons, whether acting alone or on behalf of or in connection with any organisation or government, that:

- a. is committed for political, religious, ideological or similar purposes; and
- b. is intended to influence any government or to put the public, or any section of the public, in fear; and

C.

- i. involves violence against one or more persons; or
- ii. involves damage to property; or
- iii. endangers life other than that of the person committing the action; or
- iv. creates a risk to health or safety of the public or a section of the public; or
- v. is designed to interfere with or to disrupt an electronic system.

Virus

Programmes that are secretly introduced without **your** permission or knowledge including, but not limited to, malware, worms, trojans, rootkits, spyware, dishonest adware, crimeware and other malicious unwanted software.

War

War, invasion, act of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power.

We/us/our

The insurers named in the schedule.

You/your

The insured named in the schedule.





General conditions

The following conditions apply to the whole of this **policy**. Any other conditions are shown in the section to which they apply.

Presentation of the risk

1. In agreeing to insure **you** and in setting the terms and premium, **we** have relied on the information **you** have given **us**. **You** must provide a fair presentation of the risk and must take care when answering any questions **we** ask by ensuring that all information provided is accurate and complete. A fair presentation is one which clearly discloses in a reasonably clear and accessible manner all material facts which **you** (including **your** senior management and those responsible for arranging this insurance) know or ought to know following a reasonable search.

If you fail to make a fair presentation

- 2.
- a. If we establish that you deliberately or recklessly failed to present the risk to us fairly, we may treat this policy as if it never existed and refuse to make any payment under it. You must reimburse all payments already made by us and we will be entitled to retain all premiums paid.
- b. If **we** establish that **you** failed to present the risk to **us** fairly but that **your** failure was not deliberate or reckless, the remedy **we** will have available to **us** will depend upon what **we** would have done had **you** made a fair presentation of the risk, as follows:
- i. if **we** would not have provided this **policy**, **we** may treat it as if it never existed and refuse to make any payment under it. **You** must reimburse all payments already made by **us**. **We** will refund any premiums **you** have paid; or
- ii. if we would have provided this **policy** on different terms (other than as to premium), we will treat it as if it had been provided on such different terms from the start of the **period of insurance**. This may result in **us** making no payment for a particular claim or loss. **You** must reimburse any payment made by **us**_that **we** would not have paid if such terms had been in effect.

Change of circumstances

3. **You** must tell **us** as soon as reasonably possible of any change in circumstances during the **period of insurance** which may materially affect this **policy** (a material fact or circumstance is one which might affect **our** decision to provide insurance or the conditions of that insurance). **We** may then change the terms and conditions of this **policy** or cancel it in accordance with the Cancellation condition.



If you fail to notify us of a change of circumstances

- 4.
- a. If we establish that you deliberately or recklessly failed to:
- i. notify us of a change of circumstances which may materially affect the policy; or
- ii. comply with the obligation in 1. above to make a fair presentation of the risk to **us** when providing **us** with information in relation to a change of circumstances;

we may treat this **policy** as if it no longer existed from the date of such change of circumstances and refuse to make any payment under it in respect of any claim made or any loss occurring after that date. **You** must reimburse all payments already made by **us** relating to claims made or losses occurring after such date. **We** will be entitled to retain all premiums paid.

- b. If **we** establish that **you** failed to notify **us** of a change of circumstances or to make a fair presentation of the risk to **us** when providing **us** with information in relation to a change of circumstances, but that **your** failure was not deliberate or reckless, the remedy **we** will have available to **us** will depend upon what **we** would have done had **you** fairly presented the change of circumstances to **us**, as follows:
- i. if **we** would have cancelled this **policy**, **we** may treat it as cancelled from the date that such cancellation would have been effective and refuse to make any payment under it in respect of any claim made or any incident occurring after that date. **You** must reimburse any payments already made by **us** relating to claims made or losses occurring after such date. **We** will refund any premiums **you** have paid in respect of any period after the date when cancellation would have been effective; or
- ii. if **we** would have provided this **policy** on different terms (other than as to premium), **we** will treat it as if it had been provided on such different terms from the date when **your** circumstances changed. This may result in **us** making no payment for a particular claim or loss.

Reasonable precautions

5. You must take reasonable steps to prevent accident or injury and to protect your property against loss or damage. You must keep any property insured under this policy in good condition and repair. We will not make any payment under this policy in respect of any incident occurring whilst you are not in compliance with this condition unless you can demonstrate that such non-compliance could not have increased the risk of the loss, damage, accident or injury occurring in the circumstances in which it occurred.

Premium payment

6. We will not make any payment under this policy until you have paid the premium.



Cancellation

7. You or we can cancel the policy by giving 30 days' written notice. We will give you a pro-rata refund of the premium for the remaining portion of the period of insurance after the effective date of cancellation for which you have already paid. However, we will not refund any premium under £20.

If we have agreed that you can pay us the premium by instalments and we have not received an instalment 14 days after the due date, we may cancel the policy. In this event, the period of insurance will equate to the period for which premium instalments have been paid to us. We will confirm the cancellation and amended period of insurance to you in writing.

Multiple insureds

8. The most we will pay is the relevant amount shown in the schedule.

If more than one insured is named in the schedule, the total amount **we** will pay will not exceed the amount **we** would be liable to pay to any one of **you**.

You agree that the insured named in the schedule, or if there is more than one insured named in the schedule the first of them, is authorised to receive all notices and agree any amendments to the **policy**.

Aggregate limit

9. Where this **policy** specifies an aggregate limit, this means **our** maximum payment for all relevant claims or losses covered under the **policy** during the **period of insurance**.

Rights of third parties

10. **You** and **we** are the only parties to this **policy**. Nothing in this **policy** is intended to give any person any right to enforce any term of this **policy** which that person would not have had but for the Contracts (Rights of Third Parties) Act 1999.

Other insurance

11. **We** will not make any payment under this **policy** where **you** would be entitled to be paid under any other insurance if this **policy** did not exist except in respect of any amount in excess of the amount that would have been payable under such other insurance had this **policy** not been effected. If such other insurance is provided by **us** the most **we** will pay under this **policy** will be reduced by the amount payable under such other insurance.



Cover under multiple sections

12. Where **you**, including anyone within the meaning of 'you' or 'insured person' in any section of the **policy**, are entitled to cover under more than one section of the **policy** in respect of the same claim or loss, or any part of a claim or loss, **we** shall only provide cover under one section of the **policy**, being the section that provides the most advantageous cover to **you** or the party entitled to cover.

Governing law

13. Unless some other law is agreed in writing, this **policy** will be governed by the laws of England.

Arbitration

14. Any dispute arising out of or relating to this insurance, including over its construction, application and validity, will be referred to a single arbitrator in accordance with the Arbitration Act then in force.

General claims conditions

The following claims conditions apply to the whole of this **policy**. **You** must also comply with the conditions shown in each section of the **policy** under the heading **Your obligations**.

Your obligations

- 1. We will not make any payment under this policy unless you:
- a. give us prompt notice of anything which is likely to give rise to a claim under this
 policy in accordance with the terms of each section; and
- b. give **us**, at **your** expense, any information which **we** may reasonably require and co-operate fully in the investigation of any claim under this **policy**.

2. You must:

a. make every reasonable effort to minimise any loss, damage or liability and take appropriate emergency measures immediately if they are required to reduce any claim; and

b. give **us** all assistance which **we** may reasonably require to pursue recovery of amounts **we** may become legally liable to pay under this **policy**, in **your** name but at **our** expense.

If **you** fail to do so, **you** shall be liable to **us** for an amount equal to the detriment **we** have suffered as a result of **your** failure to comply with this obligation, which **we** may deduct from any payment **we** make under this **policy**.



Fraud

- 3. If **you** or anyone entitled to cover in respect of any claim or loss, or anyone on behalf of **you** or such other person, tries to deceive **us** by deliberately giving **us** false information or making a fraudulent claim under this **policy** then:
- a. **we** shall be entitled to give **you** notice of termination of the **policy** with effect from the date of any fraudulent act or claim or the provision of such false information;
- b. **we** shall be entitled to refuse to make any payment under the **policy** in respect of any claim made or any loss occurring after the date of any fraudulent act or claim or the provision of such false information;
- c. **you** must reimburse all payments already made by **us** relating to claims made or losses occurring after the date of any fraudulent act or claim or the provision of such false information; and
- d. we shall be entitled to retain all premiums paid.

This does not affect **your** rights in relation to any claim made or loss occurring before the date of any fraudulent act or claim or the provision of such false information.

4. Where this **policy** provides cover for any individual who, or entity that, is not a party to the **policy**, and where such an individual or entity (or anyone on their behalf) tries to deceive **us** by deliberately giving **us** false information or making a fraudulent claim under this **policy**, **our** rights set out in 3. above apply only to any individual or entity that gave the false information or made the fraudulent claim.

Part II: Amendment of under insurance

If you have cover under any of the property sections, **How much we will pay**, Under insurance in each section is amended to read as follows:

Under insurance

If, at the time of any damage, insured failure, or restriction covered under this section, we establish that the relevant value does not represent the actual value, we will reduce the amount we pay for any claim or loss in the proportion that the premium you have paid bears to the premium we would have charged you if you had declared the actual value.

We will only apply this calculation if we establish that:

- a. the relevant value declared to us is less than 85% of the actual value; and
- b. **your** failure to declare the **actual value** was not deliberate or reckless and was a breach of **your** obligations to:
- i. make a fair presentation of the risk to **us** before the start of the **period of insurance**; or
- ii. notify **us** of a change of circumstances in relation to the **actual value**, which may materially affect the **policy**; or
- iii. make a fair presentation of the risk to **us** when notifying **us** of a change of circumstances in relation to the **actual value** which may materially affect the **policy**.



Special definitions for Part II of this endorsement:

Relevant value means any one of amount insured, annualised amount insured, annualised declared amount, declared amount or any equivalent sum;

Actual value means any one of the actual reinstatement cost, actual **gross profit** or actual **income** during the 12 months immediately preceding the start of the **period of insurance**, the total value of **contents**, the total value of **tools and equipment** or equivalent insured items.

Clause 603.1

Commercial assistance and legal advice helpline

This policy gives you access to a legal advice helpline to assist in the day-to-day running of your business.

This helpline is available 24 hours a day, 7 days a week and will ensure you have the best advice when your business is facing legal issues at home or abroad on issues such as:

- Employment
- Prosecutions
- Discrimination in the workplace
- · Health & safety
- European law

Helpline number: +44 (0)800 840 2269

Helpline hours: 24 hours a day, 7 days a week

This helpline is provided by DAS Legal Expenses Insurance Company Ltd. as a service for eligible Hiscox policyholders.



Clause

Using your personal information

Hiscox is a trading name of a number of Hiscox companies. The specific company acting as a data controller of your personal information will be listed in the documentation we provide to you. If you are unsure you can also contact us at any time by telephoning 01904 681198 or by emailing us at dataprotectionofficer@hiscox.com

We collect and process information about you in order to provide insurance policies and to process claims. Your information is also used for business purposes such as fraud prevention and detection and financial management. This may involve sharing your information with, and obtaining information about you from, our group companies and third parties such as brokers, loss adjusters, credit reference agencies, service providers, professional advisors, our regulators or fraud prevention agencies.

We may record telephone calls to help us monitor and improve the service we provide.

For further information on how your information is used and your rights in relation to your information please see our privacy policy at www.hiscox.co.uk/cookies-privacy.



INFORMATION ABOUT US

Name Hiscox Underwriting Limited

Registered address 22 Bishopsgate

London EC2N 4BQ United Kingdom

Company registration Registered in England number 02372789

Status Authorised and regulated by the Financial Conduct Authority

This policy is underwritten by Hiscox Underwriting Limited on behalf of the insurers listed below.

Insurers

These insurers provide cover as specified in each section of the schedule.

Name Hiscox Insurance Company Limited

Registered address 22 Bishopsgate

London EC2N 4BQ United Kingdom

Company registration Registered in England number 00070234

Status Authorised and regulated by the Prudential Regulation Authority and the Financial Conduct Authority



Professional insurance portfolio

Policy wording

A seamless integrated insurance solution for professionals.

Please read this wording, together with any **endorsements** and the schedule, very carefully. If anything is not correct, please notify **us** immediately.

This wording is fully protected by the laws of copyright. No unauthorized use or reproduction is permitted.

Our promise to you

In return for the premium **you** have paid, **we** agree to insure **you** in accordance with the terms and conditions of the **policy**.

Steve Langan

Managing Director, Hiscox UK

Complaints procedure

Hiscox aims to ensure that all aspects of **your** insurance are dealt with promptly, efficiently and fairly. At all times Hiscox are committed to providing **you** with the highest standard of service. If **you** have any concerns about **your policy** or **you** are dissatisfied about the handling of a claim and wish to complain **you** should, in the first instance, contact Hiscox Customer Relations in writing at:

Hiscox Customer Relations Hiscox House Sheepen Place Colchester CO3 3XL

or by telephone on 01206 773705 or by email at customer.relations@hiscox.com.

Where **you** are not satisfied with the final response from Hiscox, **you** also have the right to refer **your** complaint to the Financial Ombudsman Service. For more information regarding the scope of the Financial Ombudsman Service, please refer to www.financial-ombudsman.org.uk.



General terms and conditions

General definitions

Words shown in **bold** type have the same meaning wherever they appear in this **policy**.

The words defined below are used throughout this **policy**. Any other definitions are shown in the section to which they apply.

Asbestos risks

- The mining, processing, manufacturing, use, testing, ownership, sale or removal of asbestos, asbestos fibres or material containing asbestos; or
- b. exposure to asbestos, asbestos fibres or materials containing asbestos; or
- c. the provision of instructions, recommendations, notices, warnings, supervision or advice given, or which should have been given, in connection with asbestos, asbestos fibres or structures or materials containing asbestos.

Business

Your business or profession as shown in the schedule.

Confiscation

Confiscation, nationalisation, requisition, expropriation, deprivation, destruction of or damage to property by or under the order of any government or public or local authority.

Date recognition

Any failure by any equipment (including any hardware or software) to correctly recognise any given date or to process any data or to operate properly due to any failure to correctly recognise any given date.

Endorsement

A change to the terms of the **policy**.

Excess

The amount you must bear as the first part of each agreed claim or loss.

Geographical limits

The geographical area shown in the schedule.

Nuclear risks

- Any sort of nuclear material, nuclear reaction, nuclear radiation or radioactive contamination:
- any products or services which include, involve or relate in any way to anything in a. above, or the storage, handling or disposal of anything in a. above;
- all operations carried out on any site or premises on which anything in a. or b. above is located.

Period of insurance

The time for which this **policy** is in force as shown in the schedule.

Policy

This insurance document and the schedule, including any **endorsements**.

Programme

A set of instructions written in a computer language which tells a computer how to process data or interact with ancillary equipment.

Terrorism

An act, or the threat of an act, by any person or group of persons, whether acting alone or on behalf of or in connection with any organisation or government, that:

- a. is committed for political, religious, ideological or similar purposes; and
- is intended to influence any government or to put the public, or any section of the public, in fear; and
- c. i. involves violence against one or more persons; or
 - ii. involves damage to property; or
 - iii. endangers life other than that of the person committing the action; or
 - iv. creates a risk to health or safety of the public or a section of the public; or
 - v. is designed to interfere with or to disrupt an electronic system.

Virus

Programmes that are secretly introduced without **your** permission or knowledge including, but not limited to, malware, worms, trojans, rootkits, spyware, dishonest adware, crimeware and other malicious unwanted software.

War

War, invasion, act of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power.



General terms and conditions

We / us / our

The insurers named in the schedule.

You / your

The insured named in the schedule.

Conditions precedent

General Conditions 2, 3 and 4 below, General Claims Condition 1 and the conditions shown in each section under the heading **Your obligations** are all conditions precedent to **our** liability. **We** will not make any payment under this insurance unless **you** comply with all the requirements of those conditions.

General conditions

The following conditions apply to the whole of this **policy**. Any other conditions are shown in the section to which they apply.

Basis of insurance

1. Because of its importance, all information which **you** or anyone on **your** behalf provided before **we** agreed to insure **you** is incorporated into and forms the basis of this **policy**.

All facts and matters which might be relevant to **our** consideration of **your** proposal must be disclosed and all material representations made to **us** must be true, otherwise **we** are entitled to treat this insurance as if it had never existed.

Change of circumstances

You must tell us as soon as reasonably possible of any change in circumstances during the period of insurance which may materially affect this policy. (A material fact or circumstance is one which might affect our decision to provide insurance or the conditions of that insurance.) We may then change the terms and conditions of this policy.

Due diligence

 You must take reasonable steps to prevent accident or injury and to protect your property against loss or damage. You must keep any property insured under this policy in good condition and repair.

Premium payment

4. We will not make any payment under this policy unless you have paid the premium.

Cancellation

5. **You** or **we** can cancel the **policy** by giving 30 days' written notice. **We** will give **you** a pro rata refund of the premium for the remaining portion of the **period of insurance** after the effective date of cancellation for which **you** have already paid. However, **we** will not refund any premium under £10.

If we have agreed that you can pay us the premium by instalments and we have not received an instalment 14 days after the due date, we may cancel the policy. In this event, the period of insurance will equate to the period for which premium instalments have been paid to us. We will confirm the cancellation and amended period of insurance to you in writing.

Multiple insureds

6. The most **we** will pay is the relevant amount shown in the schedule.

If more than one insured is named in the schedule, the total amount **we** will pay will not exceed the amount **we** would be liable to pay to any one of **you**.

You agree that the insured named in the schedule, or if there is more than one insured named in the schedule the first of them, is authorised to receive all notices and agree any amendments to the **policy**.

Aggregate limit

7. Where this **policy** specifies an aggregate limit, this means **our** maximum payment for all relevant claims or losses covered under the **policy** during the **period of insurance**.

If the **period of insurance** is continuous, the aggregate limit will apply to all relevant claims or losses covered under the **policy** during the 12 months from the date the continuous cover starts. Each aggregate limit will be reinstated to the level shown in the schedule at each anniversary.

Rights of third parties

8. **You** and **we** are the only parties to this **policy**. Nothing in this **policy** is intended to give any person any right to enforce any term of this **policy** which that person would not have had but for the Contracts (Rights of Third Parties) Act 1999.



General terms and conditions

Other insurance

9. We will not make any payment under this policy where you would be entitled to be paid under any other insurance if this policy did not exist except in respect of any amount in excess of the amount that would have been payable under such other insurance had this policy not been effected. If such other insurance is provided by us the most we will pay under this policy will be reduced by the amount payable under such other insurance.

Governing law

 Unless some other law is agreed in writing, this policy will be governed by the laws of England.

Arbitration

11. Any dispute arising out of or relating to this insurance, including over its construction, application and validity, will be referred to a single arbitrator in accordance with the Arbitration Act then in force.

General claims conditions

The following claims conditions apply to the whole of this **policy**. Any other claims conditions and procedures are shown in the section to which they apply.

Your obligations

- 1. We will not make any payment under this policy unless you:
 - give us prompt notice of anything which is likely to give rise to a claim under this
 policy, in accordance with the terms of each section;
 - give us, at your expense, any information which we may reasonably require and cooperate fully in the investigation of any claim under this policy;
 - make every reasonable effort to minimise any loss, damage or liability and take appropriate emergency measures immediately if they are required to reduce any claim:
 - d. give us all assistance which we may reasonably require to pursue recovery of amounts we may become liable to pay under this policy, in your name but at our expense.

Fraud

If you, or anyone on your behalf, tries to deceive us by deliberately giving us false
information or making a fraudulent claim under this policy then we will treat this policy as
if it had never existed.



Policy wording

The General terms and conditions and the following terms and conditions all apply to this section.

Special definitions for this section

Advertising Advertising, publicity or promotion in or of your products or services.

Business activity

The activities shown in the schedule, which you perform in the course of your business.

Defence costsCosts incurred with **our** prior written agreement to investigate, settle or defend a claim against

you.

Retroactive date The date stated as the retroactive date in the schedule.

You/your Also includes any person who was, is or during the **period of insurance** becomes **your** partner or director or senior manager in actual control of **your** operations.

What is covered

Claims against you

If during the **period of insurance**, and as a result of **your business activity** or **advertising** on or after the **retroactive date** within the **geographical limits**, any party brings a claim against **you** for:

- a. negligence or breach of a duty of care;
- b. negligent misstatement or negligent misrepresentation;
- infringement of intellectual property rights including copyright, trademark or moral rights or any act of passing-off;
- breach of confidence or misuse of any information, which is either confidential or subject to statutory restrictions on its use;
- e. defamation;
- dishonesty of your individual partners, directors or employees, or sub-contractors or outsourcers directly contracted to you and under your supervision;
- g. negligence or breach of a duty of care in connection with the transmission of a computer virus or a denial of service attack;
- h. any other civil liability unless excluded under What is not covered below;

we will indemnify you against the sums you have to pay as compensation.

We will also pay defence costs but we will not pay costs for any part of a claim not covered by this section.

Sub-contractors or outsourcers

We will indemnify **you** against any claim falling within the scope of **What is covered**, Claims against you, which is brought as a result of **business activity** undertaken on **your** behalf by any sub-contractor or outsourcer.

Avoiding a potential claim against you

If your client has reasonable grounds for being dissatisfied with the work you have done or which has been done on your behalf, refuses to pay for any or all of it, including amounts you legally owe to sub-contractors or outsourcers at the date of the refusal, and threatens to bring a claim against you for more than the amount owed, it may be possible to settle the dispute with the client by your agreeing not to press for the disputed amount. If so, we will pay you the amount owed to you at that time if we believe that this will avoid a legitimate claim for a greater amount and we have given our prior written approval to settling in this way and for this amount.

Alternatively, if it is not possible to reach agreement with the client on this basis but **we** still believe that by not pressing for the disputed amount **you** will avoid a legitimate claim or counterclaim for a greater amount, **we** will pay the amount owed to **you** at that time. If a claim is still brought, **we** will deal with it but **our** total payment, including what **we** have already paid **you** or on **your** behalf, will not exceed the applicable limit of indemnity shown in the schedule. **You** must return the amount **we** have paid if **you** eventually recover the debt, less **your** reasonable expenses.



Policy wording

Once **we** agree to make this payment **you** will assign to **us** such rights as **you** have in relation to the amounts owed to **you**.

We will not make any payment for any part of a claim not covered by this section.

Your own losses

Dishonesty of your employees, sub-contractors and outsourcers

If during the **period of insurance**, and in the performance of **your business activity** within the **geographical limits**, **you** discover a loss from the dishonesty of **your** employees, or subcontractors or outsourcers directly contracted to **you** and under **your** supervision, where there was a clear intention to cause **you** loss or damage and to obtain a personal financial gain over and above any salary, bonus or commission, **we** will indemnify **you** against **your** direct financial loss provided that the loss was suffered on or after the **retroactive date**.

Loss of documents

If during the **period of insurance** any document, information or data of **yours** which is necessary for the performance of **your business activity** is lost, damaged or destroyed while in **your** possession, **we** will pay the reasonable expenses **you** incur with **our** prior written consent in restoring or replacing it. The most **we** will pay for the total of all such expenses is the relevant amount shown in the schedule.

Additional cover

Court attendance compensation

If any person within the definition of **you**, or any employee of **yours**, has to attend court as a witness in connection with a claim against **you** covered under this section, **we** will pay **you** the amount shown in the schedule as compensation for each day or part of a day that their attendance is required by **us**. The most **we** will pay for the total of all court attendances is the amount shown in the schedule.

What is not covered

A. We will not make any payment for any claim or part of a claim or loss directly or indirectly due to:

Matters specific to your business

- 1. any investment of, or direct advice on the investment of, client funds.
- any survey or valuation of physical property or any construction or erection work, other than heating, lighting, electrical, venting and other work normally undertaken by a building services engineer.
- any operation or administration of any pension or employee benefit scheme or trust fund, or the sale or purchase of or dealing in any stocks, shares or securities or the misuse of any information relating to them, or any breach of any legislation or regulation related to these activities.
- 4. any liability for any breach of any taxation, competition, restraint of trade or anti-trust legislation or regulation.
- any pollution or contamination, including noise, electromagnetic fields, radiation and radio waves.
- the work of any personnel supplied by you to a client, unless you have breached a duty of care in supplying them.
- 7. any computer **virus** that was not specifically targeted to **your** system.
- 8. any liability under any contract which is greater than the liability **you** would have at law without the contract.
- any infringement, use, or disclosure of a patent, or any use, disclosure or misappropriation of a trade secret.

Matters insurable elsewhere

- 10. anyone's employment with or work for **you**, or any breach of an obligation owed by **you** as an employer.
- 11. any discrimination, harassment or unfair treatment.
- 12. the death of or any bodily or mental injury or disease suffered by anyone, unless arising directly from **your** breach of a duty of care in the performance of a **business activity**.
- 13. the ownership, possession or use of any land or building, any animal, any aircraft, any watercraft or any motor vehicle.



Policy wording

- 14. the loss, damage or destruction of any tangible property:
 - a. other than documents in your care, custody or control in connection with a business activity for a client; or
 - unless arising directly from your breach of a duty of care in the performance of a business activity.

This clause does not apply to **your** own loss under the Loss of documents cover in **What is covered**.

- 15. the loss, damage or destruction of any bearer bonds, coupons, share certificates, stamps, money or other negotiable paper.
- 16. the loss or distortion of any data held electronically.
- 17. any personal liability incurred by a director or officer of yours when acting in that capacity or managing your business, or a breach of any fiduciary duty, other than when performing a business activity for a client, or any statement, representation or information concerning you or your business contained in your accounts, reports or financial statements.
- 18. any supply, manufacture, sale, installation or maintenance of any product.

Deliberate, reckless or dishonest acts

- any statement you knew, or ought reasonably to have known, was defamatory at the time of publication.
- 20. any act, breach, omission or infringement you deliberately, spitefully, dishonestly or recklessly commit, condone or ignore. This does not apply to any claim under the dishonesty cover in What is covered, Claims against you, but we will not in any event provide cover to any party who actually commits, condones or ignores any dishonesty.

Pre-existing problems

21. any shortcoming in **your** work or **your** own loss which **you** knew about, or ought reasonably to have known about, before **we** agreed to insure **you**.

Date recognition

22. date recognition.

War, terrorism and nuclear

23. war, terrorism or nuclear risks.

Asbestos

- 24. asbestos risks.
- B. **We** will not make any payment for:

Claims brought by a related party

1. any claim brought by an insured within the definition of you or any party with a financial, executive or managerial interest in you, including any parent company or any party in which you have a financial, executive or managerial interest, including any subsidiary company. This does not apply to a claim based on a liability to an independent third party directly arising out of the performance of your business activity.

Restricted recovery rights

2. that part of any claim where **your** right of recovery is restricted by any contract.

Lost profit and VAT

3. your lost profit, mark-up or liability for VAT or its equivalent.

Trading losses

4. any trading loss or trading liability including those arising from the loss of any client, account or business.

Non-compensatory payments

5. fines and contractual penalties, tax liabilities or debts, aggravated, punitive or exemplary damages, and also additional damages under section 97(2) of the Copyright, Designs and Patents Act 1988 or any statutory successor to that section.

Claims outside the applicable courts

6. any claim, including arbitration, brought outside the countries set out in the schedule under applicable courts.

This applies to proceedings in the applicable courts to enforce, or which are based on, a judgment or award from outside the applicable courts.



Policy wording

How much we will pay

We will pay up to the overall limit of indemnity for this section shown in the schedule unless limited below or otherwise in the schedule. We will also pay for **defence costs**. However, if a payment greater than the applicable limit of indemnity has to be made for a claim **our** liability for **defence costs** will be limited to the same proportion that the limit of indemnity bears to the amount paid. You must pay the relevant **excess** shown in the schedule.

When **we** settle a loss under **Your own losses**, Dishonesty of your employees, sub-contractors and outsourcers, **we** will deduct any sums **you** owe or the value of any property **you** hold belonging to the perpetrator.

All claims and losses which arise from the same original cause, a single source or a repeated or continuing shortcoming in **your** work will be regarded as one claim. This includes such claims and losses arising after, as well as during, the **period of insurance**.

Special limits

Aggregate limit for dishonesty, physical damage and injury

For **your** own losses arising from the dishonesty of **your** employees, sub-contractors and outsourcers and for claims brought against **you** arising from dishonesty of **your** partners, directors, employees, subcontractors or outsourcers and from the physical loss or destruction of or damage to tangible property and from the death, disease or bodily or mental injury of anyone, the most **we** will pay is a single limit of indemnity for the total of all such losses and claims and their **defence costs**. The most **we** will pay for the total of **your** own losses arising from the dishonesty of **your** employees, sub-contractors and outsourcers is further limited to the amount shown in the schedule, which amount is included within the overall aggregate limit stated in this paragraph and not in addition to it.

You must pay the relevant excess shown in the schedule.

Paying out the limit of indemnity

At any stage of a claim **we** can pay **you** the applicable limit of indemnity or what remains after any earlier payment from that limit. **We** will pay **defence costs** already incurred at the date of **our** payment. **We** will then have no further liability for that claim or its **defence costs**.

Your obligations

If a problem arises

We will not make any payment under this section:

- unless you notify us promptly of the following within the period of insurance or at the latest within 14 days after it expires for any problem you first become aware of in the seven days before expiry:
 - a. your first awareness of a shortcoming in any work for a client which is likely to lead to a claim against you. This includes any criticism of your work even though regarded by you as unjustifiable.
 - If we accept your notification we will regard any subsequent claim as notified to this insurance:
 - b. any claim or threatened claim against you;
 - your discovery, or the existence of reasonable grounds for your suspicion, that any
 partner, director, employee, sub-contractor or outsourcer has acted dishonestly.
- 2. if, when dealing with your client or a third party, you admit that you are liable for what has happened or make any offer, deal or payment, unless you have our prior written agreement. You must also not reveal the amount of cover available under this insurance, unless you had to give these details in negotiating a contract with your client or have our prior written agreement.



Professional indemnity

Policy wording

Control of defence

This is a duty to defend section. This means that **we** have the right and duty to defend **you** against any claim or part of a claim brought against **you** which is covered by this section and which **we** consider **you** have reasonable prospects of successfully defending.

If **we** do not consider that **you** have reasonable prospects of defending a claim or part of a claim **we** have the right but not the obligation to take control of and conduct in **your** name, the investigation, settlement or defence of the claim or part of the claim. Proceedings will only be defended taking into account the commercial considerations of the costs of defence. **We** may request that an opinion be obtained from a mutually agreed Queen's Counsel, or equivalent in a different jurisdiction, as to the prospects of **you** successfully defending a claim or part of a claim. Such opinion shall be binding on **you** and **us**. The costs of obtaining such opinion shall be met by **us**.

Appointment of legal representation

If a covered or partially covered claim is brought against **you**, then **we** have the right to appoint suitably qualified legal representation to defend **you**. **We** may appoint **your** own solicitor but on a similar fee basis as **our** solicitor and only for work done with **our** prior written approval.

Partially covered claims

If a claim which is only partially covered by this section is brought against **you**, amounts relating to the non-covered parts of the claim will be deducted from **our** final settlement. **We** and **you** agree to use best efforts to determine a fair allocation of covered and non-covered parts of any claim. If **you** and **we** cannot agree on a fair allocation, **you** and **we** agree to refer any such dispute to a single arbitrator in accordance with the Arbitration Act then in force.

Payment of full limit of indemnity

We have no duty to defend **you** against any claim where **we** pay **you** the applicable limit of indemnity as described in **How much we will pay**, Paying out the limit of indemnity.

Payment of excess

Our duty to make any payment under this section arises only after the applicable **excess** is fully paid. The **excess** will only be eroded by the covered parts of a claim.



Professional insurance portfolio Policy wording

A seamless integrated insurance solution for professionals.

Please read this insurance document, together with any endorsements and the schedule very carefully, if anything is not correct, please return it immediately



Professional insurance portfolio

Policy wording

Our promise to you

In return for the premium **you** have paid, **we** agree to insure **you** in accordance with the terms and conditions of the **policy**.

Signed for and on behalf of Hiscox Underwriting Limited:

Steve Langan

Managing Director, Hiscox UK

Steve Langan

This wording is fully protected by the laws of copyright. No unauthorised use or reproduction is permitted.

Complaints procedure

We pride ourselves on providing a first class, reliable and efficient service to all of our customers. Complaints are a key to monitoring our service and wherever possible, **we** seek to take action to prevent recurrence of a problem.

We define a complaint as any expression of dissatisfaction, whether oral or written, and whether justified or not, about a service or activity provided by the insurance company.

If you have a complaint, please contact your insurance adviser in the first instance if you have one.

If your complaint cannot be resolved satisfactorily by your insurance adviser, please contact our Customer Relations Manager:

Customer Relations Manager

Hiscox

Hiscox House

Sheepen Place

Colchester

CO3 3XL

Telephone: 0845 213 8777

Email: customer.relations@hiscox.com

You may also, in accordance with the Rules of the Financial Services Authority, be able to refer **your** complaint to the Financial Ombudsman Service without affecting **your** legal rights. The address is:

Financial Ombudsman Service South Quay Plaza 183 Marsh Wall London E14 9SR

Telephone: 0845 080 1800



General terms and conditions

General definitions

Words shown in **bold** type have the same meaning wherever they appear in this **policy**.

The words defined below are used throughout this **policy**. Any other definitions are shown in the section to which they apply.

Asbestos risks

- a. the mining, processing, manufacturing, use, testing, ownership, sale or removal of asbestos, asbestos fibres or material containing asbestos; or
- b. exposure to asbestos, asbestos fibres or materials containing asbestos; or
- the provision of instructions, recommendations, notices, warnings, supervision or advice given, or which should have been given, in connection with asbestos, asbestos fibres or structures or materials containing asbestos

Business

Your business or profession as shown in the schedule.

Confiscation

Confiscation, nationalisation, requisition or destruction of or damage to property by or under the order of any government or public or local authority.

Date recognition

Any failure by any equipment (including any hardware or software) to correctly recognise any given date or to process any data or to operate properly due to any failure to correctly recognise any given date.

Endorsement

A change to the terms of the policy.

Excess

The amount you must bear as the first part of each agreed claim.

Geographical limits

The geographical area shown in the schedule.

Nuclear risks

- Any sort of nuclear material, nuclear reaction, nuclear radiation or radioactive contamination;
- b. any products or services which include, involve or relate in any way to anything in (a) above, or the storage, handling or disposal of anything in (a) above;
- c. all operations carried out on any site or premises on which anything in (a) or (b) above is located.

Period of insurance

The time for which this **policy** is in force as shown in the schedule.

Policy

This insurance document and the schedule, including any endorsements.

Terrorism

An act, or the threat of an act, by any person or group of persons, whether acting alone or on behalf of or in connection with any organisation or government, that:

- a. is committed for political, religious, ideological or similar purposes; and
- is intended to influence any government or to put the public, or any section of the public, in fear; and
- c. i. involves violence against one or more persons; or
 - ii. involves damage to property; or
 - iii. endangers life other than that of the person committing the action; or
 - iv. creates a risk to health or safety of the public or a section of the public; or
 - v. is designed to interfere with or to disrupt an electronic system.

Virus

A piece of unauthorised executable code which propagates itself through **your** computer system or network.

War

War, invasion, act of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power.

We / us / our

The insurers named in the schedule.

You / your

The insured named in the schedule.



General terms and conditions

Conditions precedent

General Conditions 2, 3 and 4 below, General Claims Condition 1 and the conditions shown in each section under the heading **Your Obligations** are all conditions precedent to **our** liability. **We** will not make any payment under this insurance unless **you** comply with all the requirements of those conditions.

General conditions

The following conditions apply to the whole of this **policy**. Any other conditions are shown in the section to which they apply.

Basis of insurance

 Because of its importance, all information which you or anyone on your behalf provided before we agreed to insure you is incorporated into and forms the basis of this policy.

All facts and matters which might be relevant to **our** consideration of **your** proposal must be disclosed and all material representations made to **us** must be true, otherwise **we** are entitled to treat this insurance as if it had never existed.

Change of circumstances

You must tell us as soon as reasonably possible of any change in circumstances during the period of insurance which may materially affect this policy. (A material fact or circumstance is one which might affect our decision to provide insurance or the conditions of that insurance.) We may then change the terms and conditions of this policy.

Due diligence

 You must take reasonable steps to prevent accident or injury and to protect your property against loss or damage. You must keep any property insured under this policy in good condition and repair.

Premium payment

4. **We** will not make any payment under this **policy** unless **you** have paid the premium.

Cancellation

5. **You** or **we** can cancel the **policy** by giving 30 days' written notice. **We** will give **you** a refund of the premium for the remaining period.

If we have agreed that you can pay us the premium by installments and we have not received an installment 14 days after the due date, we may cancel the policy. In this event, the period of insurance will equate to the period for which premium installments have been paid to us. We will confirm the cancellation and amended period of insurance to you in writing.

Multiple insureds

6. The most **we** will pay is the relevant amount shown in the schedule.

If more than one insured is named in the schedule, the total amount **we** will pay will not exceed the amount **we** would be liable to pay to any one of **you**.

You agree that the insured named in the schedule, or if there is more than one insured named in the schedule the first of them, is authorised to receive all notices and agree any amendments to the **policy**.

Aggregate limit

7. Where this **policy** specifies an aggregate limit, this means **our** maximum payment for all relevant claims or losses covered under the **policy** during the **period of insurance**.

If the **period of insurance** is continuous, the aggregate limit will apply to all relevant claims or losses covered under the **policy** during the 12 months from the date the continuous cover starts. Each aggregate limit will be reinstated to the level shown in the schedule at each anniversary.

Rights of third-parties

3. **You** and **we** are the only parties to this **policy**. Nothing in this **policy** is intended to give any person any right to enforce any term of this **policy** which that person would not have had but for the Contracts (Rights of Third Parties) Act 1999.

Other insurance

 This policy does not cover any loss or claim where you would be entitled to be paid under any other insurance if this policy did not exist.

Governing law

 Unless some other law is agreed in writing, this policy will be governed by the laws of England.

Arbitration

11. Any dispute arising out of or relating to this insurance, including over its construction, application and validity, will be referred to a single arbitrator in accordance with the Arbitration Act then in force.



General terms and conditions

General claims conditions

The following claims conditions apply to the whole of this **policy**. Any other claims conditions and procedures are shown in the section to which they apply.

1. Your obligations

We will not make any payment under this policy unless you:

- give us prompt notice of anything which is likely to give rise to a claim under this policy, in accordance with the terms of each section;
- give us, at your expense, any information which we may reasonably require and cooperate fully in the investigation of any claim under this policy;
- make every reasonable effort to minimise any loss, damage or liability and take appropriate emergency measures immediately if they are required to reduce any claim:
- d. give us all assistance which we may reasonably require to pursue recovery of amounts we may become liable to pay under this policy, in your name but at our expense.
- 2. If **you**, or anyone on **your** behalf, tries to deceive **us** by deliberately giving **us** false information or making a fraudulent claim under this **policy** then **we** will treat this **policy** as if it had never existed.



The General terms and conditions and the following terms and conditions all apply to this section.

Special definitions for this section

Business activity

The activities shown in the schedule, or proposal form, or in material representations agreed by us, which **you** perform in the course of **your business**.

Defence costs

Costs incurred with **our** prior written agreement to investigate, settle or defend a claim against **you**, including representation at a coroner's inquest, arising out of the death of any patient of **yours**.

Malpractice

Any bodily injury, mental injury, illness, disease or death of any patient caused by any negligent act, error or omission committed by **you**:

- a. in the performance of a business activity; or
- b. in the course of a Samaritan act.

Samaritan act

Treatment administered by **you** at the scene of a medical emergency, accident or disaster at which **you** are present either by chance or in response to a S.O.S. call following a disaster.

You / your

Also includes any person who was, is or during the **period of insurance** becomes **your** partner director, senior manager, employee, member of the ethics committee, or volunteer performing activities in the course of **your business**.

What is covered

Claims against you

If during the **period of insurance**, and as a result of **your business activity** within the **geographical limits** for clients, any party brings a claim against **you** or **your** employee or volunteer for:

- a. malpractice;
- b. negligence or breach of a duty of care;
- dishonesty of your individual partners, directors, employees or self-employed freelancers directly contracted to you and under your supervision;

we will indemnify you against the sums you have to pay as compensation.

We will also pay defence costs but we will not pay costs for any part of a claim not covered by this section.

Avoiding a potential claim against you

If **your** client has reasonable grounds for being dissatisfied with the work **you** have done, refuses to pay for any or all of it, including amounts **you** legally owe to sub-contractors at the date of the refusal, and threatens to bring a claim against **you** for more than the amount owed, it may be possible to settle the dispute with the client by **your** agreeing not to press for the disputed amount. If so, **we** will pay **you** the amount owed to **you** at that time if **we** believe that this will avoid a legitimate claim for a greater amount and **we** have given **our** prior written approval to settling in this way and for this amount.

Alternatively, if it is not possible to reach agreement with the client on this basis but **we** still believe that by not pressing for the disputed amount **you** will avoid a legitimate claim or counterclaim for a greater amount, **we** will pay the amount owed to **you** at that time. If a claim is still brought, **we** will deal with it but **our** total payment, including what **we** have already paid **you** or on **your** behalf, will not exceed the applicable limit of indemnity shown in the schedule. **You** must return the amount **we** have paid if **you** eventually recover the debt less **your** reasonable expenses.

Once **we** agree to make this payment **you** will assign to **us** such rights as **you** have in relation to the amounts owed to **you**.

We will not make any payment for any part of a claim not covered by this section.



Your own losses

If during the **period of insurance**, and in the performance of **your business activity** within the **geographical limits**, **you** suffer a loss from the dishonesty of **your** employees or self-employed freelancers directly contracted to you and under **your** supervision, where there was a clear intention to cause **you** loss or damage and to obtain a personal financial gain over and above any salary, bonus or commission, **we** will indemnify **you** against **your** direct financial loss.

What is not covered

A. We will not make any payment for any claim or loss directly or indirectly due to:

Matters specific to your business

- your operation or administration of any pension or employee benefit scheme or trust fund, or the sale or purchase of or dealing in any stocks, shares or securities or the misuse of any information relating to them, or your breach of any legislation or regulation related to these activities.
- your breach of any taxation, competition, restraint of trade or anti-trust legislation or regulation.
- any pollution or contamination, including noise, electromagnetic fields, radiation and radio waves.
- 4. transmission of a computer virus.
- 5. **your** liability under any contract which is greater than the liability **you** would have at law without the contract, unless **our** prior written agreement has been obtained.
- activities carried out in the name of a consortium, joint venture or profit-sharing scheme in which you are a party, unless our prior written agreement has been obtained.

Matters insurable elsewhere

- 7. the death or any bodily or mental injury or disease suffered by anyone, other than malpractice.
- 8. anyone's employment with or work for **you**, or any breach of an obligation owed by **you** as an employer or any kind of discrimination, harassment or unfair treatment.
- the ownership, possession or use of any land or building, any animal, any aircraft, watercraft or any motor vehicle.
- 10. the loss, damage or destruction of any tangible property.
- 11. any personal liability incurred by a director or officer of yours when acting in that capacity or managing your business, or your breach of any fiduciary duty, other than when performing a business activity for a client, or any statement, representation or information concerning you or your business contained in your accounts, reports or financial statements.
- 12. **your** supply, manufacture, sale, installation or maintenance of any product.
- 13. defamation.

Deliberate, reckless or dishonest acts

- 14. any act, breach, omission or infringement you deliberately, spitefully, dishonestly or recklessly commit, condone or ignore. This does not apply to any claim or your own loss under the dishonesty cover in what is covered, but we will not in any event provide cover to any party who actually commits, condones or ignores any dishonesty.
- the performance of any business activity by you whilst under the influence of intoxicants or narcotics.

Pre-existing problems

16. any shortcoming in **your** work or **your** own loss which **you** knew about, or ought reasonably to have known about, before **we** agreed to insure **you**.

Date recognition

17. date recognition.

War, terrorism and nuclear

18. war, terrorism or nuclear risks.

Asbestos

19. asbestos risks.



Claims brought by a related party

- B. We will not make any payment for:
 - any claim brought by an insured within the definition of you or any party with a financial, executive or managerial interest in you, including any parent company or any party in which you have a financial, executive or managerial interest, including any subsidiary company. This does not apply to a claim based on a liability to an independent third-party directly arising out of the performance of your business activity.

Restricted recovery rights

2. that part of any claim where **your** right of recovery is restricted by any contract, unless **our** prior written agreement has been obtained to that contract.

Consequential loss

- 3. **your** lost profit, mark-up or liability for VAT or its equivalent.
- any trading loss or trading liability including those arising from the loss of any client, account or business.

Non-compensatory payments

 fines and contractual penalties, aggravated, punitive or exemplary damages, and additional damages under section 97(2) of the Copyright, Designs and Patents Act 1988 or any statutory successor to that section.

Claims outside the applicable courts

any claim, including arbitration, brought outside the countries set out in the schedule under Applicable Courts.

This applies to proceedings in the applicable courts to enforce, or which are based on, a judgment or award from outside the applicable courts.

How much we will pay

The most **we** will pay for the total of all claims, losses and **defence costs** is the single limit of indemnity shown in the schedule, irrespective of the number of claims. **You** must pay the **excess** shown in the schedule for each claim, including **defence costs**.

All claims and losses which arise from the same original cause, a single source or a repeated or continuing shortcoming in **your** work will be regarded as one claim. This includes claims and losses arising after, as well as during, the **period of insurance**.

Paying out the limit of indemnity

At any stage of a claim **we** can pay **you** the applicable limit of indemnity or what remains after any earlier payment from that limit. **We** will pay **defence costs** already incurred at the date of **our** payment. **We** will then have no further liability for that claim or its **defence costs**.

Your obligations

If a problem arises

We will not make any payment under this section:

- unless you notify us promptly of the following within the period of insurance or at the latest within 14 days after it expires for any problem you first become aware of in the seven days before expiry:
 - a. your first awareness of a shortcoming in your work for a client which is likely to lead to a claim against you. This includes any criticism of your work even though regarded by you as unjustifiable.
 - If we accept your notification we will regard any subsequent claim as notified to this insurance.
 - b. the receipt of notice from any person of an intention to hold **you** responsible for any **malpractice**, dishonesty, error or omission.
 - every letter, claim, writ, summons or process against you for malpractice or alleged malpractice.
 - d. **your** discovery, or the existence of reasonable grounds for **your** suspicion, that any partner, director, employee or self-employed freelancer has acted dishonestly.
- if, when dealing with your client or a third-party, you admit that you are liable for what has
 happened or make any offer, deal or payment, unless you have our prior written agreement.
 You must also not reveal the amount of cover available under this insurance, unless you had
 to give these details in negotiating a contract with your client or have our prior written
 agreement.



3. unless you at all times:

- a. maintain accurate descriptive records of all professional services and equipment used in procedures which shall be available for inspection and use by us or our duly appointed representatives; and
- b. retain the records referred to in 3.a above for a period of at least ten years from the date of treatment and, in the case of a minor, for a period of at least ten years after that minor attains majority.

Control of defence

We have the right, but not the obligation, to take control of and conduct in **your** name, the investigation, settlement or defence of any claim. If **we** think it necessary **we** will appoint an adjuster, solicitor or any other appropriate person to deal with the claim. **We** may appoint **your** own solicitor but on a similar fee basis as **our** solicitor and only for work done with **our** prior written approval. Proceedings will only be defended if there is a reasonable prospect of success and taking into account the commercial considerations of the costs of defence.



Policy wording

The General terms and conditions and the following terms and conditions all apply to this section.

Special definitions for this section

Bodily injury Death, or any bodily or mental injury or disease of any person.

Defence costs Costs incurred with our prior written agreement to investigate, settle or defend a claim against

you

Denial of accessNuisance, trespass or interference with any easement or right of air, light, water or way.

Inefficacy The failure of any of your products or any service, process or system provided or managed by

you to perform the function or serve the purpose for which it was intended.

Personal injury False arrest, detention or imprisonment; malicious prosecution; wrongful entry into, or eviction

of a person from, a room, dwelling or premises that they occupy; invasion of any rights of

privacy.

Pollution Any pollution or contamination, including noise, electromagnetic fields, radiation and radio

waves.

Products Any goods sold, supplied, distributed, manufactured, constructed, erected, installed, altered,

tested, serviced, maintained, repaired, cleaned or treated by you.

Property damage Physical loss of or damage to or destruction of tangible property including the resulting loss of

use of such property.

Tool of trade Mobile plant or equipment being used where insurance or security is not required under the

provisions of any road traffic legislation.

You / your Also includes any person who was, is or during the period of insurance becomes your partner

or director or senior manager in actual control of your operations.

What is covered

Claims against you

If, as a result of **your business**, any party brings a claim against **you** for:

- a. bodily injury or property damage occurring during the period of insurance;
- b. personal injury or denial of access committed during the period of insurance,

we will indemnify you against the sums you have to pay as compensation.

This includes a claim against any employee or volunteer worker of **yours** when they are acting on **your** behalf in whatever capacity.

We will also pay **defence costs** but we will not pay costs for any part of a claim not covered by this section.

Overseas personal liability

We will indemnify you and if you so request, any of your directors, partners or any employee or spouse of such person against legal liability as a result of bodily injury, property damage or personal injury incurred in a personal capacity whilst temporarily outside the United Kingdom of Great Britain and Northern Ireland, the Channel Islands or the Isle of Man other than

- a. where indemnity arises out of the ownership or occupation of land or buildings;
- b. where indemnity is provided by any other insurance.

Claims against principals

If, as a result of **your business**, any party brings a claim, which falls within the scope of **What is covered**, Claims against you, against a customer of **your business** for whom **you** are providing services under contract or agreement and **you** are liable for that claim, **we** will treat such claim as if made against **you** and make the same payment to such customer that **we** would have made to **you**, provided that the party to be indemnified:



Policy wording

- a. has not, in **our** reasonable opinion, caused or contributed to the claim against them;
- accepts that we can control the claim's defence and settlement in accordance with the terms
 of this section:
- c. has not admitted liability or prejudiced the defence of the claim before we are notified of it;
- d. gives **us** the information and co-operation **we** reasonably require for dealing with the claim.

Cross liabilities

If more than one insured is named in the schedule, **we** will deal with any claim as though a separate policy had been issued to each of them provided that **our** liability in the aggregate shall not exceed the limit of indemnity shown in the schedule.

Criminal proceedings costs

If any governmental, administrative or regulatory body brings any criminal action against **you** during the **period of insurance** for any breach of statute or regulation directly relating to any actual or potential claim under this section, **we** will pay the costs incurred with **our** prior written consent to defend such an action against **you** or any employee of **yours**.

Additional cover

Court attendance compensation

If any person within the definition of **you** has to attend court as a witness in connection with a claim against **you** covered under this section, **we** will pay **you** compensation for each day, or part of a day that their attendance is required by **our** solicitor.

What is not covered

A. We will not make any payment for any claim or loss directly or indirectly due to:

Property for which you are responsible

- loss of or damage to any property belonging to you or which at the time of the loss or damage is in your care, custody or control. This does not apply to:
 - a. employees' or visitors' vehicles or effects while on your premises;
 - premises, including their contents, which are not owned or rented by you, where you
 are temporarily carrying out your business;
 - c. premises rented to **you**, for loss or damage not insurable under property insurance policies and for which **you** would not be liable other than by the lease or other agreement.
- the ownership, possession, maintenance or use by you or on your behalf of any aircraft or
 other aerial device, hovercraft, watercraft (other than hand propelled or sailing craft less than
 20 feet in length in inland or territorial waters) or any mechanically propelled vehicles and
 their trailers.

This does not apply to:

- a. any tool of trade;
- b. the loading or unloading of any vehicle off the highway.

Injury to employees

3. **bodily injury** to any person arising out of and in the course of their employment under a contract of service or apprenticeship with **you**.

Pollution

- 4. a. i. any **pollution** of buildings or other structures or of water or land or the atmosphere; or
 - ii. any **bodily injury** or **property damage** directly or indirectly caused by **pollution**, unless caused by a sudden, identifiable, unintended and unexpected incident which occurs in its entirety at a specific time and place during the **period of insurance**;
 - b. any **pollution** occurring in the United States of America or Canada.

Computer virus

5. transmission of a computer virus.

Professional advice

6. designs, plans, specifications, formulae, directions or advice prepared or given by you.



Policy wording

Your	prod	ucts

- the costs of recalling, removing, repairing, reconditioning or replacing any product or any of its parts.
- 8. a. any **products** relating to aircraft, including missiles or spacecraft, and any ground support or control equipment used in connection with such **products**;
 - b. any products installed in aircraft, including missiles or spacecraft, or used in connection with such craft, or for tooling used in their manufacture including groundhandling tools and equipment, training aids, instruction manuals, blueprints, engineering or other data, advice and services and labour relating to such craft or products.

Inefficacy

9. inefficacy.

Deliberate or reckless acts

10. any act, breach, omission or infringement you deliberately, spitefully, dishonestly or recklessly commit, condone or ignore which could reasonably be expected to cause injury or damage to another party even if such injury or damage is of a different degree or type than could reasonably have been anticipated.

Contracts

 your liability under any contract which is greater than the liability you would have at law without the contract.

Date recognition

12. date recognition.

War, terrorism and nuclear

13. war, terrorism or nuclear risks.

Asbestos

- 14. asbestos risks.
- B. We will not make any payment for:

Restricted recovery rights

that part of any claim where **your** right of recovery is restricted by any contract.

Non-compensatory payments

2. fines and contractual penalties, punitive or exemplary damages.

Claims outside the applicable courts

3. any claim, including arbitration, brought outside the countries set out in the schedule under applicable courts.

This applies to proceedings in the applicable courts to enforce, or which are based on, a judgment or award from outside the applicable courts.

Claims outside the geographical limits

 any claim brought against you resulting from work you undertake in any country outside the geographical limits.

How much we will pay

We will pay up to the limit of indemnity shown in the schedule for each actual or threatened claim, unless limited below. We will also pay for **defence costs**. However, if a payment greater than the limit of indemnity has to be made for a claim **our** liability for **defence costs** will be limited to the same proportion that the limit of indemnity bears to the amount paid. You must pay the **excess** for each claim.

All claims which arise from the same original cause, a single source or a repeated or continuing shortcoming in **your** work will be regarded as one claim.

Special limits

Products

For claims arising from **your products**, the most **we** will pay is a single limit of indemnity for the total of all such claims. **We** will also pay for **defence costs** for those claims until the limit of indemnity has been exhausted. **You** must pay the relevant **excess** shown in the schedule.

Pollution

For claims arising from **pollution**, the most **we** will pay is a single limit of indemnity for the total of all such claims and their **defence costs**, including any claims forming part of a series of other claims regarded as one claim under this section. The most **we** will pay for **defence costs** in relation to **pollution** claims is the amount shown in the schedule. **You** must pay the relevant **excess** shown in the schedule.



Policy wording

Claims brought against you in USA or Canada

If it is stated in the schedule that cover is provided for claims brought in the United States of America or Canada, the most **we** will pay is a single limit of indemnity for the total of all such claims and their **defence costs**. **You** must pay the relevant **excess** shown in the schedule.

Criminal proceedings costs

The most **we** will pay for the costs to defend criminal proceedings is the amount shown in the schedule. This applies to all actions brought against **you** during the **period of insurance**.

Court attendance compensation

We will pay you the following compensation for each day, or part day:

1. **You** or **your** partner or director £250

2. Any other employee £100

The most we will pay for the total of all court attendance compensation is £10,000.

Paying out the limit of indemnity

At any stage **we** can pay **you** the applicable limit of indemnity or what remains after any earlier payment from that limit. **We** will pay **defence costs** already incurred at the date of **our** payment. **We** will then have no further liability for those claims or their **defence costs**.

Your obligations

We will not make any payment under this section:

If a problem arises

unless you notify us promptly of any claim or threatened claim against you. For claims arising out of bodily injury, you must notify us immediately and in any event within 7 days of a claim or anything which may give rise to a claim under this section. At our request, you must confirm the facts in writing within 30 days with as much information as is available.

You should make this notification directly to **us** (and **your** insurance adviser, if **you** have one) as follows, ensuring you quote your policy number:

By email to: liability.claims@hiscox.com; or

By post to: Hiscox Liability Claims, 25 London Road, Sittingbourne ME10 1PE.

- 2. unless you notify **us** as soon as practicable of:
 - a. your discovery that products are defective;
 - b. any threatened criminal action by any governmental, administrative or regulatory body.
- 3. if, when dealing with your client or a third party, you admit that you are liable for what has happened or make any offer, deal or payment, unless you have our prior written agreement. You must also not reveal the amount of cover available under this insurance, unless you had to give these details in negotiating a contract with your client or have our prior written agreement.

Correcting problems

We will not make any payment for **products** claims if **you** fail to take reasonable steps to remedy or rectify, at **your** expense, any defect or failure in the goods or services **you** have supplied to a client, customer or distributor.

Control of defence

We have the right, but not the obligation, to take control of and conduct in your name, the investigation, settlement or defence of any claim. If we think it necessary we will appoint an adjuster, solicitor or any other appropriate person to deal with the claim. We may appoint your own solicitor but on a similar fee basis as our solicitor and only for work done with our prior written approval. Proceedings will only be defended if there is a reasonable prospect of success and taking into account the commercial considerations of the costs of defence.



Employers' liability

Policy wording

The General terms and conditions and the following terms and conditions all apply to this section.

Special definitions for this section

Bodily injury

Death or any bodily or mental injury or disease.

Defence costs

Costs incurred with **our** prior written agreement to investigate, settle or defend a claim against **you**.

Employee

Any person normally resident in the United Kingdom of Great Britain and Northern Ireland, the Channel Islands, the Isle of Man or Republic of Ireland working for **you** in connection with **your business** who is:

- a. employed by **you** under a contract of service or apprenticeship;
- b. hired to or borrowed by **you**;
- c. self-employed and working on a labour only basis under your control or supervision;
- d. engaged by labour only sub contractors;
- e. a labour master or a person supplied by him;
- f. engaged under a work experience or training scheme;
- g. a voluntary helper.

Terrorism

An act, including but not limited to the use of force or violence and/or the threat of force or violence, of any person or group of persons, whether acting alone or on behalf of or in connection with any organisation or government, committed for political, religious, ideological or similar purposes including the intention to influence any government and/or to put the public, or any section of the public, in fear.

What is covered

Claims against you

If any **employee** brings a claim against **you** for **bodily injury** caused to them during the **period of insurance** arising out of their work for **you** within the **geographical limits**, **we** will indemnify **you** against the sums **you** have to pay as compensation.

The amount **we** pay will include **defence costs** but **we** will not pay costs for any part of a claim not covered by this section.

Criminal proceedings

If any governmental, administrative or regulatory body brings any criminal action against **you** during the **period of insurance** for any breach of statute or regulation directly relating to any actual or potential claim under this section, **we** will pay the costs incurred with **our** prior written consent to defend such an action against **you**.

Claims against principals

If, as a result of **your business**, any party brings a claim, which falls within the scope of **What is covered**, Claims against you, against a customer of **your business** for whom you are providing services under contract or agreement and **you** are liable for that claim, **we** will treat such claim as if made against **you** and make the same payment to such customer that **we** would have made to **you**, provided that the party to be indemnified:

- a. has not, in **our** reasonable opinion, caused or contributed to the claim against them;
- accepts that we can control the claim's defence and settlement in accordance with the terms of this section:
- c. has not admitted liability or prejudiced the defence of the claim before we are notified of it;
- d. gives **us** the information and co-operation **we** reasonably require for dealing with the claim.



Employers' liability

Policy wording

Unsatisfied court judgments

If any **employee** obtains a judgment for damages following **bodily injury** against any company or individual operating from premises within the United Kingdom of Great Britain and Northern Ireland, the Isle of Man or the Channel Islands and that judgment remains unpaid for more than 6 months, **we** will pay to the **employee** at **your** request the amount of any unpaid damages and awarded costs provided that:

- the bodily injury is caused during the period of insurance and arises out of and in the course of his or her employment in your business; and
- b. we would have covered your liability if you had caused the bodily injury; and
- c. there is no appeal outstanding; and
- d. the **employee** assigns his or her judgment to **us**.

Additional cover

Court attendance compensation

If any person within the definition of **you** has to attend court as a witness in connection with a claim against **you** covered under this section, **we** will pay **you** compensation for each day, or part of a day, that their attendance is required by **our** solicitor.

What is not covered

We will not make any payment for:

- Any claim or loss directly or indirectly due to:
- Deliberate or reckless acts
- a. any act, breach or omission you deliberately or recklessly commit, condone or ignore.

Offshore

- b. any **bodily injury** caused to any of **your employees** while they are offshore. An **employee** is regarded as being offshore from the moment they board any form of transport at the departure point for an offshore rig or platform until the moment they disembark on their return from the rig or platform.
- Road traffic legislation
- c. any **bodily injury** to any **employee** while being carried in or upon, or entering or getting onto, or alighting from a vehicle for which insurance or security is required under any road traffic legislation or where **you** are entitled to indemnity from any other source.
- Claims outside the applicable courts
- Any claim, including arbitration, brought outside the countries set out in the schedule under applicable courts.

This applies to proceedings in the applicable courts to enforce, or which are based on, a judgment or award from outside the applicable courts.

How much we will pay

We will pay up to the limit of indemnity shown in the schedule, unless limited below, for all claims and their **defence costs** which arise from the same accident or event.

Special limits

Terrorism

The most **we** will pay for claims and their **defence costs** arising from **terrorism** is the amount shown in the schedule. If **we** decide that this limit applies to a claim, it is **your** responsibility to prove that the claim does not arise from **terrorism**.

Criminal proceedings costs

We will pay up to the amount shown in the schedule for the costs to defend criminal proceedings. This applies to all actions brought against **you** during the **period of insurance**.

Court attendance compensation

We will pay you the following compensation for each day, or part day:

You or your partner or director £250
 Any other employee £100

The most we will pay for the total of all court attendance compensation is £10,000.



Employers' liability

Policy wording

Your obligations

We will not make any payment under this section:

If a problem arises

unless you notify us promptly of any claim or threatened claim against you. For claims arising out of bodily injury, you must notify us immediately and in any event within 7 days of a claim or anything which may give rise to a claim under this section. At our request, you must confirm the facts in writing within 30 days with as much information as is available.

You should make this notification directly to **us** (and **your** insurance adviser, if **you** have one) as follows, ensuring **you** quote **your policy** number:

By email to: liability.claims@hiscox.com

By post to: Hiscox Liability Claims, 25 London Road, Sittingbourne ME10 1PE

- unless you notify us as soon as practicable of any threatened criminal action by any governmental, administrative or regulatory body.
- 3. if, when dealing with **your employee** or a third party, **you** admit that **you** are liable for what has happened or make any offer, deal or payment, unless **you** have **our** prior written agreement.

Control of defence

We have the right, but not the obligation, to take control of and conduct in your name, the investigation, settlement or defence of any claim. If we think it necessary we will appoint an adjuster, solicitor or any other appropriate person to deal with the claim. We may appoint your own solicitor but on a similar fee basis as our solicitor and only for work done with our prior written approval. Proceedings will only be defended if there is a reasonable prospect of success and taking into account the commercial considerations of the costs of defence.

Compulsory insurance clause

This insurance is in accordance with the provisions of any law relating to compulsory insurance of liability to employees in the United Kingdom of Great Britain and Northern Ireland, the Isle of Man, the Channel Islands or the Continental Shelf around these countries. **You** must repay all payments **we** make which **we** would not have been liable to pay in the absence of such law.



Crisis containment

Policy wording

The General terms and conditions and the following terms and conditions all apply to this section.

Special definitions for this section

Crisis A time of severe difficulty in **your** activities or danger to **your business** as a result of an

insured event that could, if left unmanaged, cause adverse or negative publicity of or media

attention to you or your business.

Crisis containment costs Costs incurred with our consent in utilising the services of the crisis containment provider to

limit or mitigate the impact of a crisis.

Crisis containment provider The person or company named in the schedule.

Insured event An incident, act or problem that in **your** good faith opinion could potentially give rise to a

covered claim being made by you under any other section of this policy.

Working hours The hours between 09:00 and 17:00 on any day other than Saturday, Sunday or a public

holiday.

What is covered

Crisis containment costs

We will pay crisis containment costs as a direct result of a crisis commencing during the period of insurance.

What is not covered

We will not make any payment for:

- 1. crisis containment costs relating to any part of a claim not covered by this policy.
- 2. costs which are covered under any other section of this **policy**.
- crisis containment costs which have not been approved in advance by us or, if applicable, the crisis containment provider.
- 4. any crisis containment costs directly or indirectly due to:
 - a. any incident, act, investigation or problem that affects your profession or industry; or
 - governmental regulations which affect another country or your profession or industry; or
 - any sanction, prohibition or restriction under United Nations resolutions or trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America: or
 - socioeconomic changes or business trends which affect your business or your profession or industry.

How much we will pay

The most **we** will pay under this section is the single limit of indemnity shown in the schedule, irrespective of the number of **crises** or **insured events**.



Crisis containment

Policy wording

Your obligations

We will not make any payment under this section unless you notify any crisis in accordance with either of the following:

If a crisis arises during working hours

1. If **you** first become aware of the **crisis** during **working hours you** must notify **us** of it immediately by phoning **us** on the number stated in the schedule.

We will then determine if the incident, act or problem that you have notified would give rise to a covered claim under any other section of this policy. If we determine this to be the case then we will contact the crisis containment provider to assist you in the management of the crisis.

If we determine that the incident, act or problem that you have notified would not result in a covered claim under any other section of this policy then we will not make any payment under this section and no work will be carried out by the crisis containment provider.

You must give **us** any information which **we** may reasonably require and co-operate fully with **us**, the **crisis containment provider** and any of **our** representatives in the management of the **crisis**.

If a crisis arises outside of working hours

If you first become aware of the crisis outside of working hours you must notify the
crisis containment provider immediately by phoning them on the number stated in the
schedule.

You must give the **crisis containment provider** any information which they may reasonably require and co-operate fully with them in the management of the **crisis**. The **crisis containment provider** will then notify **us** of the **crisis** as soon as reasonably practicable.

The **crisis containment provider** is authorised by **us** to spend, at their discretion, up to the amount shown in the schedule in carrying out immediate work outside of **working hours** to limit or mitigate the impact of the **crisis**. Any such work done by the **crisis containment provider** will not be confirmation of cover under this **policy**.