Local councils and not-for-profit insurance portfolio

Policy wording

	A seamless integrated insurance solution for local councils, registered charities and
	not-for-profit organisations.
	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 York Peasholme Green
	York YO1 7HX

or by telephone on 01904 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 <u>www.financial-</u>
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.		
Councillor	Any person elected by the members of a parish, town or community who serves on the parish, town or community council.		
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 c radioactive contamination;	or
	b. any products or services which include, involve or relate in any w to anything in a. above, or the storage, handling or disposal of anything in a. above;	/ay
	c. all operations carried out on any site or premises on which anyth in a. or b. above is located.	iing
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 endorsement	nts
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 purpose and	es;
	b. is intended to influence any government or to put the public, or a section of the public, in fear; and	any
	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	5
	iv. creates a risk to health or safety of the public or a section of the public; or	f
	v. is designed to interfere with or to disrupt an electronic systemetry of the syste	em
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 usurped power.	or

We/us/our	The insurers named in the schedule.
You/your	The insured named in the schedule.
Your activities	Your activities declared to us and accepted by us, undertaken with your full knowledge and authority and under your control or the control of an employee or voluntary worker engaged with your permission.
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	2. 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	3. 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

	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	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	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	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	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 insurar	nce is prov	ided by us the most we will pay under this policy will be reduced by
the amount payable	e under su	ch other insurance.
Governing law	10.	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		bllowing claims conditions apply to the whole of this policy . Any other s conditions and procedures are shown in the section to which they
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;
		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 ;
		c. 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	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.

Special definitions for all property sections		
Amount insured	The most we will pay as shown in the schedule. Unless we say otherwise, the amounts apply to each incident of loss and will be automatically restored to the full amount after we pay a loss provided you carry out our recommendations to prevent further loss or damage.	
Breakdown	1. breaking, failure, distortion or burning-out of any part of equipment or a computer whilst in ordinary use, arising from defects in the	

		equipment or computers causing its sudden stoppage and			
		necessitating repair or replacement before it can resume work; or			
	2.	fracturing of any part of equipment or a computer by frost which renders such			
		• • • •			
		equipment or computers inoperative; or			
		the actual and complete severance of a rope, but not breakage or abrasion of wires or strands even though replacement may be necessary.			
Buildings		The buildings shown in the schedule which belong to you or for which you are legally responsible, including:			
	1.	outbuildings and annexes;			
	2.	landlord's fixtures and fittings, fixed fuel tanks;			
		walls, ornamental ponds and fountains, gates, fences, lampposts, railings, car parks, yards, private roads, pavements and paths at the premises;			
	4.	fixed outdoor equipment, street furniture, war memorials,			
		playground equipment and outdoor sports and recreation surfaces;			
		pipes, ducting, cables, wires and associated control equipment at the premises and up to the public mains.			
The land at the premis	es is not i	included within this definition.			
Computers	are leg	uters and ancillary equipment, which belong to you or for which you gally responsible, including software and data carrying media but ling data or information entered by you or on your behalf.			
Damage	Accide	ental physical loss or physical damage.			
Earth movement		atural or man-made earth movement including, but not limited to quake, seaquake, volcanic eruption or subsidence and any ensuing ni.			
Equipment	Equipr	ment, which belongs to you or for which you are legally responsible:			
	1.	built to operate under vacuum or pressure, other than the weight of contents; or			
	2.	used for the generation, transmission or utilisation of energy.			
Computers are not inc	luded in t	this definition.			
Explosion or collapse		sudden and violent rending by force of internal steam or other fluid pressure causing bodily displacement of any part of the insured equipment together with forcible ejection of the contents; or			

2. sudden and dangerous distortion of any part of the insured
equipment caused by crushing stress by force of steam or other
fluid pressure.

Pressure of chemical action or ignited flue gases or ignition of the contents is not included within this definition.

Failure	Damage caused by:	
<u>.</u>	1. electrical or mechanical breakdown , including rupture or bursting caused by centrifugal force; or	
-	2. artificially generated electrical current, including electric arcing, th disturbs electrical devices, appliances or wires; or	
2	3. explosion or collapse of equipment owned or leased by you or under your control and operating under steam or other fluid pressure; or	

1. any condition or event, not otherwise excluded by this section, occurring inside

equipment operating under steam or other fluid pressure; or

- 1. any condition or event, not otherwise excluded by this section, occurring inside hot water boilers or other water heating equipment; or
- 2. operator error.

Flood Rising surface or tidal water, or the overflow of water from any natural or artificial watercourse (other than water tanks, apparatus or pipes), whether driven by **storm** or not.

Identity fraud Someone, or a group of people, knowingly using a means of identification belonging to **you** without **your** knowledge or authorisation and with the intention of committing or helping someone else to commit an illegal act.

Insured location The premises **you** occupy shown in the schedule located in a building of **standard construction** unless otherwise notified to **us** and to which **we** have confirmed **our** agreement. This includes any outbuildings **you** occupy on the same premises.

Property

Tangible property.

Production or process equipment

Any **equipment** which has a primary purpose of processing or producing a product or service for eventual sale. This includes all component parts of such **equipment** and any other machine or apparatus used exclusively with such **equipment**.

Reconstitution of data Reconstitution of the electronic records and data **you** need to continue **your activities**, if such records and data have been lost or distorted.

Seasonal building usage Not in active use due to seasonal closure directly linked to the **building**'s normal sporting or recreational activity.

Software Programmes which run **your computers**, including both **your** own operating programmes and application programmes used in the course of **your** activities.

Standard construction Built of brick, stone or concrete and roofed with slate, tiles, concrete, metal, asbestos or any other non-combustible material.

 Storm
 High winds of a destructive nature, rainstorm, hailstorm or snowstorm.

Subsidence

Subsidence, landslip or heave.

Unoccupied Not actively used for the purposes of **your activities**, empty or vacant for a period of more than 45 consecutive-days.

This definition does not apply to **buildings** closed due to **seasonal building usage.**

conditions all apply to	this section.		
Special definitions for this section			
Building contract	A standard JCT minor or intermediate contract which you are required to take out in joint names, with the contractor or any other building contractor agreed by us .		
Contractor	The building contractor named in the building contract .		
Contract works	The building works in progress and finished building works at the insured location for which you are legally responsible under the terms of a building contract . The following are not included within this definition:		
	a. any property which existed prior to the commencement of the building contract ;		
	b. any building works for which a certificate of completion has been issued;		
	c. any finished building works which are occupied by you for the purposes of your business .		
Rent receivable	Rent that you cannot legally recover from your tenants whilst the buildings or any part are unusable as a result of insured damage .		
Site materials	Unfixed materials and goods required to complete the contract works which are stored at or adjacent to the insured location or at a temporary storage site , and for which you are legally responsible under the terms of a building contract . The following are not included within this definition:		
1	a. cash, bank and currency notes, cheques, postal orders, money orders, stamps and certificates;		
	b. aircraft or other aerial devices, hovercraft, watercraft or any mechanically propelled vehicles and their trailers;		
	c.electrical or mechanical plant, tools or equipment.		

Temporary storage site	A locked building or secure gated compound within with the United Kingdom of Great Britain and Northern Ireland, the Channel Islands, the Isle of Man or the Republic of Ireland owned or rented by you or the contractor for the purpose of temporarily storing site materials .		
What is covered	We will insure you against damage occurring during the period of insurance to insured buildings, or any other items specified under this section in the schedule.		
Additional cover	The following are also provided up to the amount shown in the schedule:		
Trace and access	1. We will pay for the necessary and reasonable costs you incur with our consent to locate any damage to cables, underground pipes and drains, or the source of a gas leak or of any escape of water from permanent internal plumbing, where the damage, leakage or escape first occurs during the period of insurance. We will also pay the cost to make good any damage caused as a consequence of locating the damage or source of leakage or escape.		
Emergency services	2. We will pay for the cost of any fire brigade charges and other extinguishing expenses and other charges made by any organisation responsible for preservation of public safety, including replacing sprinklers, for which you are liable following damage occurring during the period of insurance to insured buildings not otherwise excluded.		
Loss prevention costs	3. We will pay for necessary and reasonable costs that you incur in to protect the buildings		
	from imminent insured damage occurring during the period of insurance .		

Additions to buildings	4.	We will pay for damage occurring during the period of insurance to any additions or
		improvements of standard construction to the buildings once they are completed and become your legal responsibility, provided you tell us the additional values as soon as possible and pay the appropriate premium.
Inadvertent omissions	5.	Having notified us of the intention to insure all buildings in which you have an interest and it being your understanding that all

		omitt polic paym	erty is accounted for, if any such property is found to have been ted, we will deem it to be insured within the terms of this y , provided it is of standard construction . This is subject to nent of the appropriate premium either from policy inception or the date which you became legally responsible for such erty.
Selling the buildings	6.	the b comp other	are selling the buildings , this policy will cover the buildings for uyer from the time you exchange contracts to the time of pletion, unless the buyer is insured by, or has the benefit of, any r insurance. To obtain the benefit of this additional cover, the r must comply with the terms of this policy .
Trees, shrubs and plants	7.	trees you o explo	will pay for damage occurring during the period of insurance to , shrubs or plants at the insured location , which are owned by or for which you are legally responsible, as a result of fire or osion, including damage to landscaped gardens caused by the regency services attending any such incident.
Bequeathed buildings	8.	build of Gr	vill pay for damage occurring during the period of insurance to ings of standard construction anywhere in the United Kingdom eat Britain and Northern Ireland, the Channel Islands, the Isle of or the Republic of Ireland which have been bequeathed to you , ded:
		a. t	the buildings are not insured elsewhere; and
		t	you tell us the additional values as soon as possible and no later than three months from the commencement of your interest in the property; and
		c.)	you pay the additional premium required; and
		1 1	the buildings have not been left unoccupied when the damage occurs.
Otherwise we will not hav	ve to	pay ar	ny claim.
Discharge of oil	8.	exper the p of oil oil fir	vill pay the necessary and reasonable additional costs and nses you incur with our consent to decontaminate the land at remises shown in the schedule following accidental discharge , other than resulting from failure of the storage tank, from any red heating appliance or storage tank occurring during the od of insurance .
Contract works and site materials	9.	We w	vill pay for damage caused by:
		a. f	fire, lightning, earthquake or explosion;
		b. s	storm or flood;

c.	escape of oil or water from any storage tank, equipment or piping;
d.	impact by aircraft or falling aerial device;
e.	riot or civil commotion;
f.	any other peril required under the terms of a building contract not excluded by
	What is not covered below;

to **contract works** and **site materials** occurring during the **period of insurance**, however **we** will not make any payment if the total value of all contracts relating to the same project of building works at the **insured location** exceeds the **amount insured** for **contract works** and **site materials** shown in the schedule.

What is not covered	We	We will not make any payment for:		
	1.	dam	hage caused by:	
		a.	wear and tear, inherent defect, rot, fungus, mould, vermin or infestation, or any gradually operating cause;	

k).	settlement or bedding down of new structures;
c	2.	settlement or movement of made-up ground;
c	J.	coastal or river erosion;
e	2.	collapse or cracking, other than damage to the main building resulting from subsidence ;
f	•	subsidence:
		 to boundary walls, gates and fences, ornamental ponds and fountains, car parks, yards, private roads, pavements and paths unless the main building is physically damaged at the same time and by the same cause;
		 ii. to solid floors unless the walls are physically damaged at the same time and by the same cause;
g		demolition, building work or groundwork on the premises but this exclusion shall not apply where cover is provided under What is covered, Additional cover , Contract works and site materials;

		h.	a rise in the water table;
		i.	pressure waves caused by aircraft or other aerial devices travelling at supersonic speeds;
		j.	storm or flood to gates or fences, other than lych gates;
		k.	frost, other than damage due to water leaking from burst pipes forming part of the permanent internal plumbing provided the building is occupied and in use;
		Ι.	date recognition;
		m.	any virus ;
	2.	elec	nage to any computers, equipment, oil and water storage tanks or ctrical or mechanical plant or equipment directly resulting from its in failure.
	3.		nage to contract works or site materials caused by the contractor ing the course of any building works;
	4.		use, faulty workmanship, defective design or the use of faulty rerials.
	5.	the	cost of maintenance or routine redecoration.
	6.	any clair	indirect losses which result from the incident which caused you to m.
	7.	l.	ution or contamination except damage to insured property which ot otherwise excluded and which is caused by:
		a.	pollution or contamination which itself results from insured damage covered under this section; or
		b.	damage which would otherwise be covered under this section which itself was caused by pollution or contamination.
This clause does n	ot apply	to the o	cover under What is covered , Discharge of oil.
	8.	а.	damage directly or indirectly caused by, resulting from or in connection with
			terrorism or any action taken to control, prevent or respond to terrorism ;
		b.	damage in Northern Ireland directly or indirectly caused by civil commotion.
f there is any disp show that the clau			u and us over the application of this clause, it will be for you to bly.
	9.		, confiscation and nuclear risks.

	10.	the amount of the excess .
How much we will	We will	pay up to the amount insured unless limited below or in the schedule,
		will not pay more than the amount insured in total for the cost of ng or repair and other costs combined.

Rebuilding and repair	We will pay the cost of rebuilding or repairing the buildings to a condition equal to but not						
	 better or more extensive than its condition when new, provided you carry out the rebuilding or repair and do so without unreasonable delay. We will pay the cost of rebuilding or repairing the contract works to a condition equal to but not better or more extensive than their condition at the time the damage occurred, provided you carry out the rebuilding or repair and do so without unreasonable delay. 						
		For site materials , at our option we will repair, restore, replace or pay for any lost or damaged items. We will pay the lesser of:					
	a.	your liability in respect of the site materials;					
	b.	the cost of repair, restoration or replacement at the trade market value of such items.					
in the schedule. The mo	st we w	ge to contract works and site materials is the amount insured shown will pay for damage to site materials at a temporary storage location					
is 10% of the amount in	sured s	hown in the schedule for contract works and site materials .					
Other costs	you	will pay the following necessary and reasonable costs and expenses i incur in rebuilding or repairing following damage insured by this tion:					
	a.	the cost of removing debris of the buildings , contract works or site materials from the premises or the area immediately adjacent;					
	b.	the cost of dismantling, demolishing, shoring up or propping up any part of the buildings					
		or contract works;					
	с.	the cost of complying with any statutory or local authority requirement regarding the damaged or undamaged part of the					

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		buildings or contract works , unless notice of such requirement was served before the damage and provided the buildings or contract works were originally built according to any government and local authority regulations in force at that time;			
1	d.	the fees of architects, surveyors or consulting engineers;			
	e.	clearing, cleaning and repairing drains, gutters, sewers and the like on your property which are blocked or damaged.			
We will not pay for the o	cost of p	preparing a claim.			
Special rebuilding conditions		u may rebuild or replace buildings which are totally destroyed any manner suitable to			
		ur requirements and/or on another site provided this does not rease the cost.			
Under insurance	tota cos	It the time of damage , the amount insured is less than 85% of the al rebuilding cost of the buildings including an allowance for other ts, the amount we pay will be reduced in the same proportion as the ler insurance.			
Index linking	The amount insured for buildings will be adjusted monthly in line with any change in nationally published indices. We will not reduce the amount insured without your consent.				
Your obligations					
If any damage occurs		will not make any payment under this section unless you notify promptly of any			
	damage which might be covered.				
	You should report to the police, as soon as is reasonably possible, any damage arising from theft, arson, malicious damage, riot or civil commotion and obtain a crime reference from them.				
	Bet	u should arrange for urgent repairs to be done immediately. fore any other repair work begins we have the right to inspect damaged property . We will tell you if we want to do this.			
Unoccupancy	You con per bui occ terr tha	I must tell us immediately if the buildings , including any self- tained areas thereof, will be unoccupied for any reason, including ading any work to extend, renovate, build or demolish any part of the Idings . If you do not, we will not make any payment for damage urring while the buildings are unoccupied . We may change the ms and conditions of this policy or impose additional requirements t you must carry out. If we impose additional requirements we will you the timeframes within which you must carry them out.			

Buildings not in use	We will not make any payment for damage to buildings closed due to seasonal building					
	usage unless:					
	a. the central heating system is kept in full and effective operation at a minimum temperature of 13°C (55°F); or					
	b. the water services are shut off at the stopcock where they enter the building , other than those necessary to maintain fire prevention systems;					
	c. the building is inspected by you or on your behalf by a responsible adult at least weekly for signs of defects, damage, vandalism or unauthorised access; and					
	d. an inspection log of all defects, damage, signs of vandalism or unauthorised access is maintained and available for inspection by us at any time.					
	All damage or defects must be rectified accordingly and all necessary repairs undertaken to make the building secure following any act of vandalism or unauthorised access.					
Building works	If you intend to undertake any work to extend, renovate, build or demolish any part of the buildings and the estimated cost is more than £75,000, you must tell us about the work at least 30 days before the work starts and before you enter into any contract for the works. We may then amend the terms of this policy . If you do not tell us about such work, we may					
	not pay for any damage directly or indirectly caused by or resulting from the building works.					
	You do not have to tell us if the work is for redecoration only.					
Special conditions						
Workmen	Workmen are permitted in or about any of the buildings for the purposes of carrying out minor alterations, repairs, decoration and maintenance without invalidating this insurance.					
Building contracts	For the duration of the building contract , the insurance cover provided under this policy for the buildings , the contract works and the site materials is considered to be held jointly by you and the contractor , but only in so far as this is required under the terms of the building contract .					

conditions all apply to) this section.				
Special definitions for this section					
Contents	The contents of your insured location used in connection with your activities which belong to you or for which you are legally responsible, including:				
	a. computers;				
	b. stock;				
	c. fine art;				
	d. tenant's improvements, decorations, fixtures and fittings and other general contents including, if attached to the building, external signs, aerials, satellite dishes;				
	e. pipes, ducting, cables, wires and associated control equipment within the insured location and extending to the public mains;				
	f. sports equipment, gardening equipment, plant and machinery;				
	g. technical equipment including PA, projection, sound, lighting, editing and other equipment kept within the insured location .				
Money and personal ef	fects are not included within this definition.				
Fine art	Art, antiques and collectibles of particular value due to their age, style, artistic merit or collectability.				
Hacker	Anyone who maliciously targets you and gains unauthorised access to you website, intranet, computer system, network, telephony equipment or data that you hold electronically.				
Money	Cash, bank and currency notes, cheques, travellers' cheques, postal orders, money orders, crossed bankers' drafts, current postage stamps, savings stamps and certificates, National Insurance stamps, trading stamps, gift tokens, customer redemption vouchers, company sales vouchers, credit card counterfoils, travellers' tickets, VAT purchase receipts, contents of franking machines and, insofar as they are not otherwise insured, holiday- with-pay stamps and luncheon vouchers, all belonging to you .				
Personal effects	Articles worn, used or carried about the person excluding cash, bank and currency notes and jewellery.				

Rent payable	Rent for the insured location that you must legally pay whilst the insured location or any part of it is unusable as a result of damage insured by this section.			
Stock	Goods held in trust, stock, samples, merchandise goods, food, drink, and tobacco.			
What is covered	We will insure you against damage occurring during the period of insurance to contents at the insured location and any other items specified in the schedule.			
Additional cover	The following are also provided up to the amount shown in the schedule:			
Costs following glass breakage	1. The necessary and reasonable costs you incur following breakage or scratching during the period of insurance of glass, which belongs to you or for which you are legally responsible, for:			
1	a. temporary boarding-up;			
	b. repair of window frames or removal or replacement of fixtures and fittings in the course of replacing the glass;			
	c. replacement lettering or other ornamental work and alarm foil on glass.			
Additions to contents	2. Damage occurring during the period of insurance to any additional contents , provided			
	you tell us the additional values as soon as possible and pay the appropriate premium.			

Money	3.	Damage occurring during the period of insurance to mo held in connection with your activities :			
		a. in the insured location while open for business;			
		b. in the insured location in a locked safe;			
		c. in transit within the United Kingdom of Great Britain and Northern Ireland, the Channel Islands, the Isle of Man and the Republic of Ireland or whilst at the home of any councillor , trustee, employee or volunteer of yours in the United Kingdom of Great Britain and Northern Ireland, the Channel Islands, the Isle of Man or the Republic of Ireland.			

Identity fraud	4.	The following reasonable and necessary expenses you have to pay solely as a direct result of an identity fraud occurring during the period of insurance :		
		a. solicitor's fees to defend a claim against you by financial institutions, to remove incorrect judgments, to challenge a credit rating or to witness your signature;		
		b. the cost of sending letters by certified post and making telephone calls to the police, financial institutions and credit agencies;		
		c. fees charged when you re-apply for a commercial loan that was originally rejected.		
Personal effects	5.	Damage occurring in the insured location during the period of insurance to the personal effects of your councillors, trustees, employees, volunteers or visitors to the insured location provided they are not insured elsewhere.		
Reconstitution of electronic data	6.	The reasonable cost of reconstitution of data a direct result of damage covered under this section.		
Reconstitution of other business documents	7.	The reasonable costs of replacing or reconstituting your business documents that are not held electronically and which you need to continue your activities , if such documents have been lost or destroyed as a direct result of damage covered under this section.		
Lock replacement	8.	The costs you incur to replace locks and keys necessary to maintain the security of the insured location or safes following theft of keys involving force and violence occurring during the period of insurance .		
Building damage by theft	9.	The cost of repairing damage occurring during the period of insurance to the buildings at the insured location caused by theft or attempted theft and for which you are legally liable.		
Personal assault following robbery or attempted robbery	10.	Compensation as shown in the schedule if any councillor , trustee, employee or volunteer of yours is physically injured in the course of your activities in a robbery or attempted robbery occurring during the period of insurance within the geographical limits and dies or is permanently disabled solely and directly as a result of the injury within two years from the date it happened. This cover only applies to people aged between 16 and 70 at the start of the period of insurance .		
Metered water and fuel	11.	The cost that you incur for any metered water and fuel used at the insured location when such water or fuel has been accidentally released or rendered unusable for its intended purpose as a direct result of damage occurring during the period		

		of insurance to any storage tank, equipment or piping resulting from a cause not otherwise excluded.
Outdoor items	12.	Damage occurring during the period of insurance to outdoor furniture, heaters, ornaments and statues that are normally left outdoors within the confines of the insured location .
Marquees	13.	Damage occurring during the period of insurance to any marquee and associated lighting, heating and furnishings that are erected within the confines of the insured location shown in the schedule provided that you are legally responsible for such damage and it is not insured elsewhere.

Refrigerated stock	14. The costs you incur to replace spoiled refrigerated goods stored in a refrigeration unit at
	the insured location caused by a sudden failure of the unit, escape of refrigerant or refrigeration fumes, or accidental failure of the public electricity supply occurring during the period of insurance . This extension will only apply if the refrigeration unit is less than five years old or is maintained under annual contract by a suitably qualified refrigeration engineer.
Undamaged tenant's improvements	15. Tenant's improvements if your lease is cancelled by the lessor as a consequence of damage occurring during the period of insurance to the insured location, provided the cancellation is a valid condition of your lease and tenant's improvements are an insured item under this policy.
Defective title – fine art	16. If, during the period of insurance , someone claims that an item of fine art is not rightfully yours and you are legally obliged to return the item to its rightful owner because it is proved that you do not have good title to it, we will pay you the amount you paid for it, or the value shown in the schedule or valuation if this is less. We will only do this if:
	a. you bought the item during the period that the fine art has been insured with us ; and
	b. you tell us about the claim during the period of insurance ; and

	c. you made reasonable enquiries about the item's prove before you bought it.	enance
Continuing hire charges	17. Continuing hire charges for contents hired in by you whilst contents are being repaired as a direct result of damage or during the period of insurance , provided:	
	a. you are legally liable for such costs; and	
	b. we have made payment or admitted liability for such damage.	
Contents temporarily elsewhere	18. Damage occurring during the period of insurance to content temporarily elsewhere in the United Kingdom of Great Brit Northern Ireland, the Channel Islands, the Isle of Man or the Republic of Ireland, including whilst in transit.	ain and
Exhibition stands and equipment temporarily elsewhere	19. Damage occurring during the period of insurance to exhibit stands and exhibition equipment which belongs to you or which you are legally responsible within the United Kingdo Great Britain and Northern Ireland, the Channel Islands, the Man or the Republic of Ireland, including whilst in transit.	for om of
Defibrillators	20. Damage occurring during the period of insurance to defibute and defibrillator cabinets, which belong to you or for which are legally responsible within the United Kingdom of Great and Northern Ireland, the Channel Islands, the Isle of Man Republic of Ireland, including whilst in transit.	h you : Britain
Bequeathed property	21. Damage occurring during the period of insurance to conternarywhere in the geographical limits bequeathed to you prove you tell us the additional values as soon as possible and not than three months from the commencement of your interventive bequeathed contents. If you do not, we will not have to any claim. You must pay the appropriate premium. We will make any payment for money, aircraft or other aerial devine hovercraft, watercraft or any mechanically propelled vehice their trailers or where the item of bequeathed contents is under any other policy. The limit shown in the schedule represents the replacement cost value.	ovided later est in o pay l not ces,
Fund raising events	22. Damage occurring during the period of insurance to prizes or auction lots, additionalstock or contents hired in for any fund raising event, religious festival or similar event.	raffle
Contents kept at home	 23. Damage occurring during the period of insurance to contended used and kept at the home of any councillor, trustee, emp volunteer of yours for the purposes of the business, provide home is in the United Kingdom of Great Britain and Northerno. 	loyee or ded the

Ireland, the Channel Islands, the Isle of Man or the Republic of
Ireland.

Fraud and dishonesty	24.	Your direct financial loss as a direct result of fraud or dishonesty of any councillor ,		
		trustee, treasurer, secretary, financial officer or employee of yours occurring during the period of insurance , provided that:		
		a. there was a clear intention to cause you financial loss or damage and to obtain a personal financial gain over and above salary, bonus or commission; and		
		b. the loss is notified to us within ten working days of its discovery by you ; and		
		c. dual controls exist for the signing of cheques, issuing instructions for disbursements of assets or funds, fund transfer procedures and investment; and		
		d. satisfactory references not indicating any dishonesty have beer received for all new employees.		

For a reference to be satisfactory it must be a written or fully documented verbal reference for a period of two years prior to the commencement of employment of the employee obtained from:

i.	a previous employer; or
ii.	an accountant and one other customer in respect of any periods of self-employment; or
iii.	the school or college in respect of any of full-time education.

The most **we** will pay for all losses occurring during the **period of insurance** arising from the fraud or dishonesty of any **councillor**, trustee, treasurer, secretary, financial officer or employee of **yours** is the amount shown in the schedule.

What is not covered	We	We will not make any payment for:		
	1.	1. damage caused by:		
		a.	wear and tear, inherent defect, rot, fungus, mould, vermin or infestation, or any gradually operating cause. This clause does	

		not apply to the cover under What is covered, Refrigerated stock;
		dryness or humidity, being exposed to light or extreme temperatures, unless this is a result of storm or fire. This clause does not apply to the cover under What is covered , Refrigerated stock;
	c.	coastal or river erosion;
	d.	a rise in the water table;
		theft from an unattended vehicle unless the item is out of sight in a locked boot;
		frost, other than damage due to water leaking from burst pipes forming part of the permanent internal plumbing provided the insured location is occupied and in use;
	g.	date recognition;
	h.	a virus or hacker ;
2.		age to property being cleaned, worked on or maintained, other fine art.
3.	or el	age to any computers , equipment or oil or water storage tanks ectrical or mechanical plant or equipment directly resulting its own failure .
4.	loss or distortion of information resulting from error or malfunction of computers .	
5.	the v	value to you of any lost or distorted information.
6.	misuse, inadequate or inappropriate maintenance, faulty workmanship, defective design or the use of faulty materials.	
7.	unex	plained loss or disappearance or inventory shortage.
8.	loss due to clerical or accounting errors.	
9.		ncial loss due to your parting with title or possession of property ghts to property prior to receiving payment in full.
10.	any i to cla	ndirect losses which result from the incident which caused you aim.

11.	wh	lution or contamination except damage to insured property ich is not otherwise cluded and which is caused by:
	a.	pollution or contamination which itself results from insured damage covered under this section; or
	b.	damage which would otherwise be covered under this section which itself was caused by pollution or contamination.
12.	а.	damage directly or indirectly caused by, resulting from or in connection with
		terrorism or any action taken to control, prevent or respond to terrorism ;
	b.	damage in Northern Ireland directly or indirectly caused by civil commotion.

If there is any dispute between **you** and **us** over the application of this exclusion, it will be for **you** to show that the exclusion does not apply.

	13.	war, confiscation and nuclear risks.
	14.	the amount of the excess .
How much we will pay		ill pay up to the amount insured shown in the schedule unless d below or in the schedule.
Repair and replacement		option we will repair, restore, replace or pay for any lost or ged items on the following basis:
	1.	for contents other than stock , personal effects or fine art , the cost of repair or replacement as new;
	2.	for stock , other than second-hand stock or goods held in trust, the cost of repair or replacement at the cost price to you ;
	3.	for second-hand stock , the cost of repair or replacement at the trade market value;
	4.	for goods held in trust, the lesser of:
		i. your liability in respect of the goods held in trust; or
		 the cost of repair or replacement at the trade market value of such goods.
·	5.	for personal effects , the cost of repair or replacement as new, but not more than the amount shown in the schedule for each incident of loss.

	6.	for fine art, the agreed value of the individual item lost or
		damaged as shown in the schedule or valuation.
		However, if the item is only partly damaged, we will decide whether we repair, restore, replace or pay the agreed value of the damaged item. If we repair or restore a damaged item, we will also pay for any loss in value.
		For any item of fine art which has not been individually valued in the schedule or valuation, we will decide whether we repair, restore, replace or make a cash settlement for that item. If we choose to make a cash settlement, we will pay the market value of the item immediately prior to the damage , taking account of any increased value the item may have because it forms part of a pair or set. The most we will pay for any one item, pair or set is £25,000.
Debris removal	We	will pay the necessary and reasonable costs and expenses you incur to
	remo	ove debris of contents from the premises or the area immediately
	adja	cent, following damage insured by this section.
Under insurance		t the time of damage , the amount insured is less than 85% of total value of the
		tents, the amount we pay will be reduced in the same proportion ne under insurance.
Index linking	The amount insured for contents , other than fine art , will be adjusted monthly in line with any increase in nationally published indices. We will not reduce the amount insured without your consent.	

Personal assault following	We will not pay compensation under more than one heading in the schedule for the same injury.
robbery or attempted robbery	
Pair and sets	If any contents which have an increased value because they form part of a pair or set suffer
	damage , any payment we make will take account of the increased value.

Other interests	Any payment will take into account the interest of any party having an insurable interest in the contents insured, provided you have advised us of the nature and extent of the interest together with the name and address of that interested party.			
Fraud and dishonesty				
Your obligations				
If any damage occurs	We will not make any payment under this section unless you notify us promptly of any			
	damage which might be covered.			
	You must report to the police, as soon as reasonably possible, any damage arising from theft, arson, malicious damage, riot or civil commotion and obtain a crime reference from them.			
	You must arrange for urgent repairs to be done immediately. Before any other repair work begins we have the right to inspect the damaged property. We will tell you if we want to do this.			
Backing-up electronic dat	The will not make any payment for the costs of reconstitution of data unless you take all reasonable steps to make back-up copies of all such data at least once a week and keep the copies away from the insured location .			
Protections	We will not make any payment under this section unless you ensure that all fire alarms, fire break doors, shutters and safety curtains, security systems and physical protections notified to us are in full operation whenever the insured location is left unattended. You must also advise us as soon as reasonably possible if for any reason a system is not working properly. We may then vary the terms and conditions of this policy. All systems must be regularly serviced under contract by a reputable company at least annually.			
Unoccupancy	You must tell us immediately if the buildings, including any self- contained areas thereof, will be unoccupied for any reason, including pending any work to extend, renovate, build or demolish any part of the buildings. If you do not, we will not make any payment for damage occurring while the buildings are unoccupied. 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.			
Buildings not in use	We will not make any payment for damage to buildings closed due to seasonal building usage unless:			
	a. the central heating system is kept in full and effective operation at a minimum temperature of 13°C (55°F); or			

	b. the water services are shut off at the stopcock where they enter the building , other than those necessary to maintain fire prevention systems;
	c. the building is inspected by you or on your behalf by a responsible adult at least weekly for signs of defects, damage, vandalism or unauthorised access; and
	d. an inspection log of all defects, damage, signs of vandalism or unauthorised access is maintained and available for inspection by u at any time. All damage or defects must be rectified accordingly and all necessary repairs undertaken to make the building secure following any act of vandalism or unauthorised access.
Building works	If you intend to undertake any work to extend, renovate, build or demolish any part of the buildings and the estimated cost is more than £75,000, you must tell us about the work at least 30 days before the work starts and before you enter into any contract for th works. We may then amend the terms of this policy . If you do not tell us about such work, we may not pay for any damage directly or indirectly caused by or resultin from the building works.
	You do not have to tell us if the work is for redecoration only.

Cash, bank and currency	We will not make any payment under this section unless cash, bank and currency notes in		
notes in transit	transit with a total value:		
	a. between £2,000 and £6,000 is carried by at least two able bodied adults;		
	b. between £6,001 and £10,000 is carried by at least three able bodied adults;		
	c. in excess of £10,001 is carried by a Security Industry Authority approved cash and valuables in transit company.		
1	Please check the policy schedule to see what cover you have for money as it may be lower than the above limits.		

Please read the schedule to see if **your** loss of **income** or loss of **gross profit**, **increased**

costs of working or additional increased costs of working are covered.

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

Special definitions for this section	
Accidental bodily injury	An identifiable bodily injury, including illness solely and directly resulting from the injury, to a key person which is caused by an accident occurring at an identifiable time and place during the period of insurance and which results in the key person's death or disablement .
Additional increased costs of working	The additional costs and expenses, not including the costs of reconstitution of data, reasonably incurred by you with our prior consent in order to continue your business or minimise your loss of income or gross profit during the indemnity period and not limited to the reduction in income or gross profit saved.
Alternative hire costs	The reasonable hire costs incurred by you during the period of insurance for the necessary hire of a substitute item of similar type and capacity either whilst property is being repaired or until permanently replaced, following insured damage or insured failure .
Annualised amount insured	The amount insured divided by the indemnity period multiplied by 12.
Disablement	A condition which, in the opinion of a qualified medical adviser approved by us , entirely prevents the key person from attending to their duties on your behalf.
Gross profit	The difference between the sum of your income , closing stock and work in progress and the sum of your opening stock, work in progress and uninsured working expenses .
Illness	An illness or disease contracted by a key person which first becomes apparent during the period of insurance and which results in the key person's disablement .
Income	The total income from your activities carried out from your insured location .

Increased costs of working	The	costs and expenses necessarily and reasonably incurred by you for	
	the sole purpose of minimising the reduction in income from your activities during the indemnity period , but not exceeding the reduction in income saved.		
Indemnity period	The period, in months, beginning at the date of the insured damage or insured failure , or the date the restriction is imposed, and lasting for the period during which your income is affected as a result of such insured damage , insured failure or restriction, but for no longer than the number of months shown in the schedule.		
Insured damage	Damage, other than failure, to property provided that:		
	a.	the damage is not otherwise excluded by the buildings, contents or other property section of this policy ; and	
	b.	payment has been made or liability admitted by the insurer under any insurance covering such damage .	
Insured failure		ure of equipment, computers, oil or water storage tanks and other red items provided that:	
	a.	the failure is not otherwise excluded by the Equipment breakdown section of this policy ; and	
	b.	payment has been made or liability admitted by us under the Equipment breakdown section of this policy .	
Key person	cler inclu be k	of your treasurers, financial officers, secretaries, clerks, deputy ks, grounds-men or deputy grounds-men aged between 21 and 90 usive at the start of the period of insurance . We consider them to key persons only while they are working on behalf of your activities ommuting for the purposes of your activities .	

Notifiable human disease	Any human infectious or human contagious disease, an outbreak of which must be notified to			
	the local authority.			
	The percentage produced by dividing gross profit by your income during the financial year immediately before any insured damage , insured failure or restriction.			

Rent	Rer	it:		
	a.	for the insured location that you must legally pay whilst the insure location or any part of it is unusable as a result of insured damage, insured failure or restriction;		
	b.	that you cannot legally recover from your tenants whilst the buildings or any part are unusable as a result of insured damage , insured failure or restriction.		
Uninsured working expenses		Irchases less discounts received, bad debts, rent and any other item escribed in the schedule.		
What is covered	the	Ye will insure you for your financial losses and other items specified in e schedule, resulting solely and directly from an interruption to your stivities caused by:		
Financial losses from	1.	insured damage to property:		
insured damage		a. insured under any property section of this policy , other than equipment breakdown; or		
		b. insured elsewhere, but not under this policy , provided the damage occurred whilst the property was contained in the insured location .		
Denial of access	2.	insured damage to property within 1km of the insured location which prevents or hinders your access to the insured location .		
Non-damage denial of access	3.	an incident within a 1km radius of the insured location which results in a denial of access or hindrance in access to the insured location during the period of insurance , imposed by any civil or statutory authority or by order of the government or any public authority, for more than 24-hours.		
Bomb threat	4.	your total inability to use the insured location due to restrictions imposed by the police, An Garda Síochána, British Armed Forces or Irish Defence Forces caused by the presence or suspected presence of an incendiary or explosive device within the premises or in the vicinity of the insured location during the period of insurance , provided that such restriction applies for more than four-hours and subject to our liability being limited to the actual period that total access is denied. No cover will be provided if actual damage or failure is caused by the device.		
Suppliers	5.	insured damage, other than damage caused by flood or earth movement, arising at the premises of one of your suppliers operating and based in the European Union, other than water, gas, electricity or telecommunications services.		
Public utilities	6.	failure in the supply of water, gas, electricity or telecommunication services supplied by a supplier operating and based in the European		

		Union to the insured location for more than 24 consecutive-hours caused by insured damage , other than flood or earth movement , to any land based premises of the supply authority or the terminal feed to the insured location , or underground pipes or underground cables conveying such services from the supply authority to your premises.	
Public authority	7.	-	r inability to use the insured location due to restrictions imposed public authority during the period of insurance following:
		a.	a murder or suicide;
		b.	an occurrence of a notifiable human disease ;
		c.	injury or illness of any person traceable to food or drink consumed on the premises;
·		d	defects in the drains or other sanitary arrangements;
		e.	vermin or pests at the premises.

Failure of safety equipment	8.	accidental failure of a safety curtain, emergency lighting system or fire alarm system to operate at the insured location during the period if insurance for more than 24 consecutive-hours;		
Loss of attraction	9.	 insured damage to property within 1km of the insured location resulting in a shortfall in your expected income or gross profit for more than seven consecutive-days. 		
Equipment breakdown	10.	insured failure.		
Additional cover				
Key person cover	1.	If a key person suffers accidental bodily injury or contracts an illness which lasts for more than 14 days, we will pay you for the expense you incur in replacing that key person during the period of insurance and any subsequent period of insurance , less any savings you are able to make in order to avoid or reduce a loss.		
Unauthorised use of public utilities	2.	We will insure you for your financial losses arising directly from the unauthorised use of water, gas, electricity or telecommunications services for more than 12 hours by third- parties during the period		

		nsurance and notified to us within three months of the uthorised use.		
1.	We will not make any payment for any interruption to your activities directly or indirectly caused by, resulting from or in connection with terrorism . This does not apply to the cover under What is covered, Bomb threat.			
2.	We will not make any payment under this section if your activities are discontinued permanently or if a liquidator or receiver is appointed.			
3.	We will not make any payment under Additional cover, Key persor cover where the accidental bodily injury to or illness of a key person is directly or indirectly caused by or results from:			
	a.	any emotional or psychiatric disorder or condition;		
	b.	the key person taking or using drugs or controlled substances (other than drugs legally and appropriately prescribed by a qualified medical practitioner and properly used by the key person);		
		the key person committing suicide or deliberately injuring themselves or putting themselves in unnecessary danger (unless trying to save a human life);		
	d.	any criminal act by you or the key person ;		
	e.	pregnancy or any condition connected with pregnancy or childbirth;		
		any physical defect, infirmity or medical condition known to the key person at the inception date of this policy , unless the defect, infirmity or condition has been without the need for any medical advice or medical treatment during the 24 month period preceding that key person suffering the accidental bodily injury or contracting the illness .		
sho	wn in	pay up to the amount insured unless limited below or the schedule. We will pay for no longer than the period the schedule against each insured item.		
If you are accountable to the tax authorities for Value Added Tax, the amount we pay will be exclusive of such tax.				
The amount we pay for each item will be calculated as follows:				
		rence between your actual income during the indemnity period ncome it is estimated you would have earned during that		
	2. 3. 3. We sho sho sho the The The	Image: selection of the		

prior to the loss, less any savings resulting from the reduced costs and
expenses you pay out of your income during the indemnity period. We
will also pay for increased costs of working and alternative hire costs .

Loss of gross profit	The sum produced by applying the rate of gross profit to any reduction in income during the
	indemnity period plus increased costs of working and alternative hire charges , less any business expenses or charges which cease or are reduced.
Key person cover	We will pay the expense you incur up to the amount shown in the schedule.
	If a key person is suffering from temporary disablement , we will pay only for the period of that key person's disablement and we will consider the key person to have made a recovery when he or she is able to engage in and perform the major duties of his or her role in your activities .
Outstanding debts	Any of your outstanding debts which you are unable to recover following loss of your
	accounting records as a direct result of insured damage or insured failure .
Accountant's charges	The amount we will pay for loss of income , or loss of gross profit if applicable, includes the reasonable charges you pay to your professional accountant for producing information we require in support of a request for settlement under this section.
Under insurance	If the annualised amount insured is less than 85% of your actual income , or your actual gross profit if applicable, during the 12 months immediately preceding the date of the insured damage , insured failure or restriction, the amount we pay will be reduced in the same proportion as the under insurance.
Business trends	The amount we pay for loss of income or loss of gross profit will be amended to reflect any special circumstances or business trends affecting your activities , either before or after the loss, in order that the amount paid reflects as near as possible the result that would have been achieved if the insured damage , insured failure or restriction had not occurred.

Special limits			
Failure of safety equipment	We will only pay for your loss of income or loss of gross profit for up to 72 consecutive hours from the time of the failure.		
Loss of attraction	We will only pay for your financial losses or other items specified in the schedule for up to three consecutive-months from the time of the insured damage.		
Your obligations			
If any damage occurs	We will not make any payment under this section unless you notify us promptly of any		
	damage or event which might prevent or hinder you from carrying on your activities .		
Property insurance	Where the damage involves property you own or are legally responsible for, we will not make any payment unless you have property insurance in force covering the damage and payment has been made, or liability admitted, under that insurance for the damage .		
Accounts records	We will not make any payment for outstanding debts unless you keep a record of all amounts owed to you and keep a copy of the record away from the insured location.		

The General terms and conditions, the Property definitions and the following terms and conditions all apply to this section.						
Special definitions for this section						
	Electrical or mechanical malfunction of computers arising from a cause internal to the computer unaccompanied by visible damage to or breaking out of any parts of the computer .					
Hazardous substance	Any substance, other than ammonia, that has been declared to be hazardous to health by a governmental agency.					
What is covered						
Equipment and computers	1.			nsure you against failure occurring during the period of e to:		

		a. equipment at the insured location; and
		b. computers at the insured location; and
		c. computers temporarily elsewhere in the United Kingdom of Great Britain and Northern Ireland, the Channel Islands, the Isle of Man or the Republic of Ireland.
Hazardous substances	2.	We will pay for the additional cost to repair, replace, clean-up or dispose of equipment or computers solely due to contamination by a hazardous substance following a failure occurring during the period of insurance.
Reconstitution of	3.	The reasonable costs for reconstitution of data as a direct result of:
electronic data		a. failure covered under this section; or
		b. derangement occurring during the period of insurance.
Expediting expenses	4.	We will pay for the reasonable costs to make temporary repairs and expedite permanent repairs to or permanent replacement of equipment or computers following failure occurring during the period of insurance.
Building repair and reconstruction requirements	5.	If failure of insured equipment , computers or oil or water storage tanks covered by this section causes damage to a building covered by this policy , and the loss is increased by enforcement of any regulation or legal requirement that:
		a. regulates the construction or repair of buildings; or
		b. establishes land use requirements;
then we will pay for the	necess	ary and reasonable additional costs incurred by you to:
		i. demolish and clear the site of undamaged parts; and
		ii. repair or rebuild the building.
		uilt, it must be intended for similar use or occupancy as the current ired by any land use regulation or legal requirement.
Oil and water storage tanks	6.	We will pay for:
		a. failure occurring during the period of insurance to oil and
		water storage tanks, including connected pipework, which belong to you or for which you are legally responsible at the insured location ; and

i. replace the contents of oil storage tanks at the premises; and
ii. clean and decontaminate property at the premises;
following damage to such tanks covered by this section, if the contents of the tank leak, discharge or overflow from the tank or are contaminated as a direct result of the damage .

What is not covered	We will not make any payment for:		
	1.	damage to equipment , computers or oil or water storage tanks due to failure caused by wear and tear, inherent defect, rot, fungus, mould, vermin or infestation, or any gradually operating cause.	
	2.	failure caused by:	
		a. a hydrostatic, pneumatic or gas pressure test of any boiler or pressure vessel; or	
		b. an insulation breakdown test of any type of electrical equipmer or	
		c. a virus.	
	3.	the value to you of any lost or distorted data or information.	
	4.	damage to:	
		a. any structure, foundation, masonry, brickwork, cabinet or compartment which supports equipment , computers or oil or water storage tanks;	
		b. any insulating or refractory material;	
		c. sewer piping, underground vessels or piping, or piping forming a part of a sprinkler system;	
	1	d. water piping other than boiler feedwater piping, boiler condensate return piping, hot water heating and supply piping o water piping forming a part of a refrigerating or air conditioning system;	
		e. sprinkler system tanks;	

f. vehicles other than fork-lift trucks, aircraft, floating vessels or any equipment mounted on them;
g. dragline, excavation or construction equipment;
h. equipment manufactured by you for sale;
i. tools, dies, cutting edges, crushing surfaces, trailing cables, non- metallic linings, driving belts or bands or any part requiring periodic renewal;
j. any electronic equipment, other than computers , used for research, diagnostic, treatment, experimental or other medical or scientific purposes;
k. production or process equipment;
1.domestic laundry, kitchen, audio visual and home entertainment equipment whilst such equipment is used in private living quarters.
damage to any equipment , computers or oil or water storage tanks not insured under the other Property sections of this policy .
loss or damage recoverable under any maintenance agreement, warranty or guarantee, or which would be recoverable but for a breach of your obligations under such agreement, warranty or guarantee.
a. damage directly or indirectly caused by, resulting from or in connection with
terrorism or any action taken to control, prevent or respond to terrorism ;
b. damage in Northern Ireland directly or indirectly caused by civil commotion.
If there is any dispute between you and us over the application of this exclusion, it will be for you to show that the exclusion does not apply.
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war, confiscation and nuclear risks.

How much we will pay	We will pay up to the amount insured shown in the schedule unless limited below or in the schedule.		
	All losses which arise from the same original cause or event or a single source will be regarded as one incident of loss.		
Repair and replacement	At our option we will repair, replace or pay for any lost or damaged items on the following basis:		
	1. for equipment, computers , oil or water storage tanks or other insured items owned by		
	you, the cost of repair or replacement as new;		
	2. for equipment , computers , oil or water storage tanks or other insured items for which		
	you are legally responsible, the lesser of:		
	a. your liability in respect of the equipment or computers or items; or		
	b. the cost of repair or replacement.		
Debris removal	We will pay the necessary and reasonable costs and expenses you incur to remove debris of equipment, computers, oil or water storage tanks or other insured items from the insured location or the area immediately adjacent, following damage insured by this section.		
Other interests	Any payment we make will take into account the interest of any party having an insurable interest in the property insured, provided you have advised us of the nature and extent of the interest together with the name and address of that interested party.		
Your obligations			
If any damage occurs	We will not make any payment under this section unless you notify us promptly of any failure		
	which might be covered.		
	You must arrange for urgent repairs to be done immediately. Before any other repair work begins		
	we have the right to inspect the damaged property . We will tell you if we want to do this.		
Backing-up electronic data	We will not make any payment for the costs of reconstitution of data unless you take all reasonable steps to make back-up copies of all such data at least once a week and keep the copies away from the insured location .		
Precautions	We will not make any payment under this section unless you take reasonable steps to:		

1	. comply with any statute or order applicable to the insured equipment , computers or oil or water storage tanks; and
2	ensure that insured equipment , computers and oil or water storage tanks are properly maintained and used in accordance with the manufacturer's recommendations.

The General terms an	nd conditions and the following terms and conditions all apply to this section.	
Special definitions for section	r this	
Bodily injury	Death or any bodily or mental injury or disease.	
Defence costs	Costs incurred with our prior written agreement to investigate, settle of defend a claim against you .	
Employee	Any person normally resident in the United Kingdom of Great Britain an Northern Ireland, the Channel Islands, the Isle of Man or the Republic o Ireland working for you in connection with your activities 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 worker engaged with your permission;	
	h. a councillor , committee member or trustee.	
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 fea	
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		
		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	withi custo contr such custo	a result of your activities , any party brings a claim, which falls in the scope of What is covered , Claims against you, against a omer or client of yours for whom you are providing services under fact or agreement and you are liable for that claim, we will treat claim as if made against you and make the same payment to such omer or client that we would have made to you , provided that the to be indemnified:	
		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;	
		gives us the information and co-operation we reasonably require for dealing with the claim.	
Unsatisfied court judgments	again Unite the C mont	employee obtains a judgment for damages following bodily injury ast any company or individual operating from premises within the ed Kingdom of Great Britain and Northern Ireland, the Isle of Man or hannel Islands and that judgment remains unpaid for more than six ths, we will pay to the employee at your request the amount of any id damages and awarded costs provided that:	

a.	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 activities ; 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	lf ar	ny person within the definition of you has to attend court as a
compensation	sect	ness in connection with a claim against you covered under this tion, we will pay you compensation for each day, or part of a day, t their attendance is required by our solicitor.
What is not covered	We	will not make any payment for:
	1.	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	2.	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	limi	will pay up to the limit of indemnity shown in the schedule, unless ted below, for all claims and their defence costs which arise from same accident or event.
Special limits		
Terrorism	terr limi	most we will pay for claims and their defence costs arising from Forism is the amount shown in the schedule. If we decide that this t applies to a claim, it is your responsibility to prove that the claim as not arise from terrorism .

	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 £100 for each day, or part day. The most we will pay for the total of all court attendance compensation is £10,000.

Your obligations	We will not make any payment under this section:
If a problem arises	1. 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 seven 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 <u>liability.claims@hiscox.com</u>
	by post to Hiscox Liability Claims, 25 London Road, Sittingbourne ME10 1PE.
	2. 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.

The General terms and	conditions and the following terms and conditions all apply to this section.		
Special definitions for this section			
Abuse or molestation	Bodily injury directly or indirectly caused by abuse, assault, harassment, mistreatment or maltreatment.		
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 access	Nuisance, trespass or interference with any easement or right of air, light, water or way.		
Employee	Any person normally resident in the United Kingdom of Great Britain and Northern Ireland, the Channel Islands, the Isle of Man or the Republic of Ireland working for you in connection with your activities 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 worker engaged with your permission;		
	h. a councillor , committee member or trustee.		
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.		

Motor vehicle	Any private car, estate car, utility car or passenger-carrying vehicle with not more than eight seats.				
No claims discount	The discount allowed by an insurer to the normal premium payable in recognition of a period or periods of insurance without claim under a motor vehicle policy.				
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 injury 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 councillor , committee member or trustee.				
What is covered					
Claims against you	If, as a result of your activities , 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** 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.

Hirer liability		We will also indemnify the hirer of the insured location against bodily injury or property damage occurring during the period of insurance arising directly from their use of the insured location .			
	We will not make any payment under this extension if the hirer:				
	a.	was using the insured location for commercial or business purposes; or			
	b.	has the benefit of any other insurance policy that also provides indemnity for the hirer's activities; or hires the insured location on a regular, permanent or long term basis unless:			
	C.				
		i. the hirer is using the insured location for the benefit of the local community; and			
		ii. you request that we provide indemnity.			
Overseas personal liability	We will indemnify you and if you so request, any of your employees 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, the Isle of Man or the Republic of Ireland 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	wit cus ser we pay	is a result of your activities , any party brings a claim, which falls hin the scope of What is covered , Claims against you, against a tomer or client of your activities for whom you are providing vices under contract or agreement and you are liable for that claim, will treat such claim as if made against you and make the same ment to such customer or client that we would have made to you , vided that the party to be indemnified:			
	a.	has not, in our reasonable opinion, caused or contributed to the claim against them;			
	b.	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;			
1	d.	gives us the information and co-operation we reasonably require for dealing with the claim.			
Claims against councillors and trustees		s a result of your activities , any party first brings a claim against any ncillor , committee member or trustee of yours (including a claim			

brought by another councillor , committee member or trustee of yours but not a claim brought by you) during the period of insurance for:	
bodily injury or property damage occurring within the geographical limits ; or	
personal injury or denial of access committed within the geographical limits ;	

we will indemnify such person against the sums they 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.

We will not make any payment for any claim or loss where the **councillor**, committee member or trustee has not complied with the terms and conditions of the **policy** as if they were **you**.

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 .
Motor contingent liability	If, any party brings a claim against you for bodily injury and or property damage occurring during the period of insurance and arising from any mechanically propelled vehicle or any trailer attached to it being used in connection with your activities within the geographical

limits, we will indemnify you ag	ainst	the sums you have to pay as compensation.
We will not make any payment	unde	r this clause for any claim:
a.	arising from any mechanically propelled vehicle or any trailer attached to it which is:	
	i.	owned by you ; or
	ii.	loaned, leased, hired or rented to you ; or

		iii. provided by you ; or		
		iv. being driven by you .		
	b.	for property damage to the vehicle or the trailer itself or to any goods carried in or on the vehicle or trailer;		
	c.	arising from the vehicle being driven by you or any person who to your knowledge or that of your representatives does not hold a licence to drive the vehicle;		
	d.	more specifically insured under another insurance policy.		
Additional cover				
Loss of excess or no claims discount	We	will pay:		
uiscount	a.	the motor vehicle excess; and		
	b.	any loss of or reduction in no claims discount ;		
geographical limits involvir	ng a r	It of an accident occurring during the period of insurance within th motor vehicle which, at the time of the accident, was being used by er, trustee or employee in connection with your activities .		
Court attendance compensation	witr sect	ny person within the definition of you has to attend court as a ness in connection with a claim against you covered under this tion, we will pay you compensation for each day that their endance is required by our solicitor.		
Loss of third-party keys	We will pay the reasonable costs to replace locks, keys or electronic pass cards of third-parties following your loss of their keys or electronic pass cards for which you are legally responsible.			
Unauthorised use of third party telephones by your employees	We will pay for the sums you have to pay as compensation to third- parties following the unauthorised use of their telephone system by any of your employees during the period of insurance, provided that the unauthorised use is notified to us within three months of its happening.			
Defamation and intellectual property rights	If, during the period of insurance and as a result of your activities any party brings a claim against you for:			
	a.	defamation;		
	b.	infringement of intellectual property rights;		
		will indemnify you against the sums you have to pay as npensation. We will also pay		

defence costs but **we** will not pay costs for any part of a claim not covered by this section. However, **we** will not make any payment for:

a.	for any claim which arises out of circumstances notified to your previous insurers or which are known to you at the start date of the period of insurance as shown in the schedule;
b.	for any claim which arises out of any statement which you knew, or ought reasonably to have known, was defamatory at the time of publication;
C.	any claim directly or indirectly due to any infringement, use, or disclosure of a patent, or any use, disclosure or misappropriation of a trade secret;
d.	any claim brought by an insured within the definition of you or any party with a financial, executive or managerial interest in you ;
e.	your lost profit, mark-up or liability for VAT or its equivalent;
f.	any damages under section 97(2) of the Copyright, Designs and Patents Act 1988 or any statutory successor to that section;
g.	for any claim brought outside the United Kingdom of Great Britain and Northern Ireland;

The excess for this add	itiona	l cover is 10% of the agreed settlement value of each and every		
claim, subject to a mini	imum	excess of £250 and a maximum excess of £2,500.		
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	1.	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. vehicles or personal effects belonging to your councillors , committee members, trustees, employees or visitors, while on your premises;		
		 b. premises, including their contents, which are not owned or rented by you, where you are temporarily carrying out your activities; 		
		 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. 		

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	2.	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;	
		c. any cover provided under What is covered , Motor contingent liability.	
Injury to employees	3.	bodily injury to any employee.	
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;	
		ntifiable, unintended and unexpected incident which occurs in its 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 .	
Your products	7.	the costs of repairing, reconditioning or replacing any product or any of its parts.	
	8.	a. any of your products relating to aircraft, including missiles or spacecraft, and any ground support or control equipment used in connection with such products;	
		b. any of your products installed in aircraft, including missiles or spacecraft, or used in connection with such craft, or for tooling used in their manufacture including ground- handling tools and equipment, training aids, instruction manuals, blueprints, engineering or other data, advice and services and labour relating to such craft or your products .	
Inefficacy	9.	inefficacy.	
Deliberate or reckless acts	s 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	11.	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.	asbe	estos risks.
Abuse or molestation	15.	abu	se or molestation.
Activities	16.	a.	any activity involving the use of or provision of any:
			 mechanically driven rides or any activities at speeds exceeding ten miles per hour; or
			 inflatable play equipment including but not limited to bouncy castles, slides and rides; or
			iii. pyrotechnics, sparklers or any airborne lantern, sky candle or wish lantern; or
1			iv. weapons.
		b.	any activity taking place:
			i. in or on water; or
			ii. underground; or
			 iii. more than five metres above ground when outside a building or structure or five metres from floor level when inside a building or structure;
		c.	aerial activity of any kind including bungee jumping;
		d.	winter sports including but not limited to skiing, ice skating and the use of bobsleighs or skeletons;
-		e.	any kind of race:

			 held on the public highway or where the public highway needs to closed or crossed;
1			ii. with over 250 participants;
<u></u>			iii. held over distances exceeding 10,000 metres;
			iv. crossing water;
			 involving children under the age of 16 or the use of bicycles where the route is close to water or the public highway;
			fell running, any kind of endurance test, strength test, assault or obstacle course which is known to carry a significantly increased risk of bodily injury including but not limited to a marathon, biathlon, triathlon, iron man competition, mountain bike race, weightlifting or commando challenge;
		g.	horse riding or any other equestrian activities;
		h.	gymnastics or trampolining;
			extreme activity including but not limited to mountaineering, rock-climbing or potholing;
		1.5	any activity that requires the use of guides or ropes (other than tug-of-war);
		k.	any contact sport or professional sports of any kind;
			any nursing or the provision of care for any person with a known history of mental illness or criminal activity;
<u></u>		m.	any building construction or demolition or any ground work,
unless declared to us and a	greed	d by u	S.
1	В.	We	will not make any payment for:
Restricted recovery rights	1.		part of any claim where your right of recovery is restricted by contract.
Non-compensatory payments	2.	fines	and contractual penalties, punitive or exemplary damages.
Claims outside the applicable courts	3.	-	claim, including arbitration, brought outside the countries out in the schedule under applicable courts.
		enfo	s applies to proceedings in the applicable courts to orce, or which are based on, a judgment or award from ide the applicable courts.

4.	any claim brought against you resulting from work you undertake in any country outside			
	undertake in any country outside			
	the geographical limits.			
5.	a. any claim whilst the motor vehicle is being used by a			
	councillor, committee member, trustee or employee between			
	their domestic residence and normal place of work ; or			
	b. any claim whilst the motor vehicle is being used by a			
	councillor, committee member, trustee or employee for social			
	domestic or pleasure purposes; or			
	c. any motor vehicle excess amount which has been compulsorily			
	imposed by an insurer beyond the normal excess level; or			
	d. any temporary payment of a motor vehicle excess; or			
	e. any temporary loss of no claims discount .			
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				
	s will be limited to the same proportion that the limit of			
	emnity bears to the amount paid. You must pay the excess for			
eact				
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.				
We	will pay the motor vehicle excess or the loss or reduction of no			
claims discount amount shown in the schedule for any councillor,				
com	mittee member, trustee or employee in any one period of			
insu	rance.			
1.	In the event of a loss or reduction in the ensuing year's no claims			
	discount, we will pay the difference between the no claims			
	discount actually earned and that which would have been earned			
	had the accident not occurred.			
2.	The calculation of the amount to be paid will be based on the scale			
1	1			
	each pay of in cost inde each All soun be r We clair com insu			

	e	emp	bur request the councillor , committee member, trustee or bloyee must provide evidence from their motor vehicle insurer lence stating:
			the amount of no claims discount reduced or lost; and
	i	i.	the scale of no claims discount ; and
	i	ii.	the date of the accident and location; and
	i	v.	the amount and reason the motor vehicle excess applied.
Special limits			
Hirer liability	pay is defer claim	s a s nce ns re	ns arising under What is covered , Hirer liability, the most we will single limit of indemnity for the total of all such claims and their costs , including any claims forming part of a series of other egarded as one claim under this section. The most we will pay is 000 in any one period of insurance .
Products	limit defer	of i nce	ns arising from your products , the most we will pay is a single ndemnity for the total of all such claims. We will also pay for costs for those claims until the limit of indemnity has been ed. You must pay the relevant excess shown in the schedule.
Pollution	inder inclue one c relati	mni ding clair ion	ns arising from pollution , the most we will pay is a single limit of ty for the total of all such claims and their defence costs , g any claims forming part of a series of other claims regarded as m under this section. The most we will pay for defence costs in to pollution claims is the amount shown in the schedule. You y the relevant excess shown in the schedule.

Claims brought in against you	If it is stated in the schedule that cover is provided for claims brought in the United States of
in USA/Canada	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 £100 for each day, or part day. The most we will pay for the total of all court attendance compensation is £10,000.			
Loss of third-party keys	The most we will pay in total for the costs of replacing third-parties' keys or electronic pass cards in any one period of insurance is the amount shown in the schedule. You must pay the relevant excess shown in the schedule.			
Unauthorised use of client telephones	For claims arising from the unauthorised use of third parties' telephone systems, the most we will pay for the total of all such claims in any one period of insurance is the amount shown in the schedule. You must pay the excess for this additional cover shown in the schedule.			
Defamation and intellectual property rights	The most we will pay in total for all claims brought against you during the period of insurance for defamation and infringement of intellectual property rights is £500,000, including defence costs . You must pay the relevant excess .			
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 seven 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 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.

The general terms and c	onditions and the following terms and conditions all apply to this section.		
Special definitions for this section			
Computer system	Your own computer network, including any third-party software programs.		
Defence costs	Costs incurred with our prior written agreement to investigate, settle or defend a claim against you .		
Hacker	Anyone who specifically and maliciously targets you and gains access to the website via the internet or other external electronic link, solely by circumventing electronically the security systems in place to protect against such access. A hacker does not include:		
	a. any councillor or trustee of yours or any sub-contractor, self- employed freelancer or third-party on your premises without permission;		
	b. anyone who gains access directly through either any computer, computer system or network of yours or the physical possession of any password or other security code.		

Website	Any website(s), intranet or extranet where you have full control over the content and which				
	you run for the promotion of your activities.				
You/your	Also includes any person who was, is or during the period of insurance becomes your councillor				
	or trustee.				
What is covered					
Claims against you	If during the period of insurance , and as a result of your activities , any party brings a claim against you arising from:				
	a. the content of your email, intranet, extranet or website (including its domain name, metatags and hyperlinks and the marketing and advertising of your activities on the website), including alterations or additions made by a hacker , but not connected with any professional business activity for a client, and due to:				
	i. your infringement of any intellectual property rights, including any copyright, trademark, passing off or linking to or framing of another page;				
	ii. your breach of confidence or infringement of any right to privacy;				
	b. your negligent transmission of a computer virus , worm, logic bomb or Trojan horse to anyone with whom you do business or who uses your website in the course of their business;				
	c. your unauthorised collection or misuse of any data concerning any customer or potential customer of yours which is either confidential or subject to statutory restrictions on its use and which you obtained through the internet or extranet or website and hold electronically;				
	d. a third-party's good faith reliance on a hacker's fraudulent use of your encrypted electronic signature, encrypted electronic certificate email or website where there was a clear intention to cause you loss or obtain a personal gain for the hacker ;				

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.

Your losses from	If, during the period of insurance , a hacker damages, destroys or
vandalism	alters your website or computer system, we will pay the reasonable
	and necessary costs and expenses you incur with our prior written
	consent to repair or replace the affected part of the website or
	computer system to the same or equivalent standard and with the

same contents or as near as reasonably possible as immediately before it was damaged, destroyed or altered.

If, during the **period of insurance**, a **hacker** threatens to damage **your website** in a way which would be covered by this section, **we** will indemnify **you** against the ransom paid with our prior written consent or, if the demand is for goods or services, their market value at the time of surrender.

We will only indemnify you in this way if you can demonstrate to us that the ransom has been

surrendered under duress and that before agreeing to its payment **you** took all reasonable efforts to determine that the threat was genuine and not a hoax and to ensure that at least one of **your** senior officers agreed to the ransom's payment.

If a claim arises from the cover provided in either of the two immediately preceding paragraphs **we** will also pay any advertising or publicity expenses reasonably and necessarily incurred, and with our prior permission, in contacting any people who attempted to use the **website** while it was damaged, destroyed or altered.

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 activities	1.	any virus , worm, logic bomb or Trojan horse written or created by you , your councillor , trustee, employee or any self-employed freelancer directly contracted to you and under your supervision.
	2.	any virus , worm, logic bomb or Trojan horse which indiscriminately replicates itself and is automatically disseminated on a global or national scale, or to an identifiable class or sector of users, unless specifically passed on to you by a hacker of your website or computer system .
1	3.	the infringement of any patent.
	4.	any unauthorised or fraudulent use of any credit, debit, charge or store card.
	5.	the use or provision of any games, or any gaming, gambling, lottery or auctioneering facilities or services.
-	6.	the failure or interruption of the service provided by an internet service provider or any telecommunications or other utility provider.

	7.	any pornographic, sexually explicit or obscene material unless arising directly from the activities of a hacker .
	8.	your liability under any contract which is greater than the liability you would have at law without the contract.
	9.	any data or software unique to your company.
Matters insurable elsewhere	10.	the death or any bodily or mental injury or disease suffered by anyone.
	11.	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.
	12	any personal liability incurred by a councillor or trustee of yours when acting in that capacity or managing your activities , or your breach of any fiduciary duty, or any statement, representation or information concerning you or your activities contained in your accounts, reports or financial statements.
	13.	your supply, manufacture, sale, installation or maintenance of any product.
Deliberate, reckless or dishonest acts	14.	any act, breach, omission or infringement you deliberately, spitefully, dishonestly or recklessly commit, condone or ignore.
Date recognition.	15.	date recognition.
War, terrorism and nuclear	16.	war, terrorism or nuclear risks.
	B.	We will not make any payment for:
Pre-existing problems	1.	any claim, potential claim or loss or payment which could be made under this section which you knew about, or ought reasonably to have known about, before we agreed to insure you .
Non-compensatory payments	2.	fines and contractual penalties, punitive or exemplary damages.
	3.	any trading loss or trading liability including those arising from the loss of any client, account or business.
Claims outside the	4.	any claim, including arbitration, brought outside the countries set

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, their defence costs and your own losses is the limit of indemnity shown in the schedule irrespective of the number of claims or losses.			
	However, the most we will pay for your own losses from vandalism, including any advertising			
	or publicity expenses, is the amount shown in the schedule. This does not increase the limit of indemnity. You must pay the relevant excess shown in the schedule.			
	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 .			
Paying out the limit of indemnity	At any stage we can pay you the limit of indemnity or what remains after any earlier payment from that limit. We will then have no further liability for any claim, defence costs or loss.			
Your obligations	If a problem arises			
	We will not make any payment under this section:			
	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 problem you first become aware of in the seven days before expiry:			
	a. your first awareness of any matter 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;			
	c. your first awareness of any fraud, threatened fraud or suspicion of fraud involving			
	your website, electronic signature or electronic mail;			
	d. any damage, destruction or alteration to your website or computer system ;			
2	e. your first awareness of any threat to damage your website.			
	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			

		without 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.	if you do not inform the police of any ransom demand as soon as is practicable.		
Computer systems protection and back-ups	We will not make any payment under this section if you have failed to:			
	a.	take reasonable steps to use, maintain and upgrade any program which protects against computer viruses or any unauthorised use of or access to your computer system , network, electronic link or website ;		
	b.	make back-up copies of any data, file or program at reasonably frequent intervals;		
	c.	cancel any user name, password or other security protection after you knew or had reasonable grounds to suspect that it had been made available to any unauthorised person.		
Control of defence	in ye we approved solic with ther	have the right, but not the obligation, to take control of and conduct our name, the investigation, settlement or defence of any claim. If think it necessary we will appoint an adjuster, solicitor or any other ropriate person to deal with the claim. We may appoint your own citor but on a similar fee basis as our solicitor and only for work done of our prior written approval. Proceedings will only be defended if re is a reasonable prospect of success and taking into account the immercial considerations of the costs of defence.		

Special definitions for this section	The General terms and conditions and the following terms and conditions all apply to this section.	
Claim	Any written demand or civil, criminal, regulatory or arbitration	
	proceeding first made against an insured person during the period of insurance seeking monetary damages or other legal relief or penalty alleging a wrongful act .	
Defence costs	Costs incurred with our prior written agreement to investigate, settle or defend any claim made against an insured person or to fund an appeal, including any premium paid for an appeal bond or similar bond obtained	

	in relation to it, arising from any judgment, decision or award in relation to any claim .		
Employee	Any person under a contract of service with you or any person directly engaged by you with or without payment including any volunteer solel whilst under your control in connection with your activities .		
Employment claim Insured person	Any claim by any employee for any actual or alleged wrongful, unfair or constructive dismissal, discharge or termination of employment, breac of written or implied contract, employment related misrepresentation, wrongful deprivation of a career opportunity, failure to grant tenure, negligent employee evaluation, harassment, unlawful discrimination, failure to provide adequate employee procedures and policies, retaliation, defamation, invasion of privacy arising solely as a result of the employment or non-employment by you of any current, former or prospective employee .		
	1. Any natural person who was, is, or during the period of insurance becomes a committee member, trustee, director, officer or elector or co-opted member of you.		
	2. Any de facto director whilst acting in such capacity for you .		
	3. Any shadow director as defined under Section 250 of the Companies Act 2006 or equivalent legislation in any other jurisdiction.		
	4. Any employee of you .		
	5. The lawful spouse, civil or unmarried partner of any person above solely because of their spousal, civil or unmarried partner relationship following a claim against that person.		
	6. The estates, heirs or legal representatives of any person above who has died or become incapacitated, insolvent or bankrupt bu only for a claim against that person.		
•	bt include any person acting in their capacity as a liquidator, external or ver, administrator or administrative receiver.		
Investigation	An official examination, official enquiry or official investigation		

Investigation	An official examination, official enquiry or official investigation into your activities conducted by any regulator, government department or other body legally empowered.
	Investigation does not include routine regulatory supervision, enquiry or compliance review, any internal investigation or any investigation into the activities of charities, not-for-profit- organisations, councils or local government which is not solely related to your or any insured person's conduct.
Legal representation costs	Reasonable and necessary legal costs, fees, charges and expenses for
	which any insured person is legally liable, incurred with our prior

	written consent (not including remuneration of any insured person or other additional costs of yours) for legal representation directly in relation to an investigation .		
Loss	In respect of a claim the amount any insured person becomes legally liable to pay for defence costs , legal representation costs , awards of damages including punitive and exemplary damages where legally permissible, awards of costs including claimants legal costs and expenses and settlements with our prior written agreement.		
	Loss does not include any civil, regulatory or criminal fines or penalties, taxes, remuneration or employment related benefits, punitive and exemplary damages in relation to an employment claim or the multiplied portion of any damages award unless awarded for defamation.		
Outside entity	Any organisation other than you :		
1	1. that is tax exempt and not for profit; or		
	2. in which you hold any issued share, other than:		

	a. any company registered outside of the United Kingdom of Great Britain and	
	Northern Ireland, the Channel Islands, the Isle of Man or the Republic of Ireland; or	
	b. any company traded on any recognised stock exchange; or	
	c. any bank, investment company, investment advisor or manager, hedge or mutual fund, private equity or venture capital company, stock brokerage, insurer or similar organisation.	
Pollutant	Any contaminant, irritant or other substance including, but not limited to, asbestos, lead, smoke, vapour, water, oil, oil products, dust, fibres, soot, fumes, acids, alkalis, chemicals, waste (including materials that have been or are intended to be recycled, reconditioned or reclaimed).	
Pollution	Actual, alleged or threatened discharge, seepage, treatment, removal, disposal, dispersal, emission, release or escape of any pollutant or any	

	regulatory order, direction or request to test for, monitor, remove, contain, treat, detoxify, or neutralise any pollutant . The date stated as the prior and pending litigation date in the schedule.		
Prior and pending litigation date			
Securities	Any debt or equity interest in you .		
Subsidiary	Any entity in which you:		
	1. own directly or through one or more of your subsidiaries more than 50% of the share capital or a majority of the voting rights or have the right to appoint or remove a majority of the entity's board of directors; or		
	2. control a majority of its voting rights under a written agreement with other shareholders or members.		

If an entity ceases to be a **subsidiary** during the **period of insurance**, cover will continue but only for a **claim** against **you** or an **insured person** arising from a **wrongful act** committed before it ceased to be a **subsidiary**.

an insured person arising from the perf		actual or alleged act, error or omission committed or attempted by nsured person arising from the performance of the insured person's es solely in their capacity as your trustee, director, officer, elected or pted member or employee .
You / your	duriı	includes any subsidiary , and any subsidiary created or acquired ng the period of insurance provided that the newly created or ired subsidiary :
	1.	is not domiciled in the United States of America;
		does not trade any of its securities on any United States of America exchange,

but only for a **claim** against an **insured person** arising from a **wrongful act** committed after the date of creation or acquisition of such **subsidiary**.

If **you** require cover for any newly created or acquired **subsidiaries** which do not fall within the above parameters, **we** will consider providing cover subject to **you** providing all appropriate information. **We** shall be entitled to amend the terms and conditions of this section during the **period of insurance** and may charge a reasonable additional premium. **What is covered**

Claims against an insured	We will pay on behalf of any insured person the loss arising from		
person	a claim against any		
	insured person for any wrongful act within the geographical		
	limits.		
Outside entity	We will also indemnify the insured person against the sums that person		
	has to pay as loss for a claim arising directly from any wrongful act the		

insured person commits in their capacity as a trustee, director, officer or member of an **outside entity**, provided that the **insured person** acts in that capacity at **your** specific written request and the **claim** does not arise from a **wrongful act** committed after the **insured person** ceased to act in this capacity. However, **we** will only pay in excess of any indemnity provided by the **outside entity** to its trustees, directors, officers or members and any other insurance available to its trustees, directors, officers and members.

Representation costs	1.	 We will pay on behalf of any insured person the legal representation costs arising from an investigation first notified as being required during the period of insurance.
	2.	We will pay on your behalf the legal representation costs arising from an investigation against an insured person which you are legally obliged or permitted to pay on behalf of the insured person first notified as being required during the period of insurance.
What is not covered	We	will not make any payment for any claim, loss or investigation:
Deliberate or dishonest ac	ts 1.	Based upon, attributable to or arising out of:
		a. a dishonest or fraudulent act or omission or any intentional breach of any statute or regulation committed by any insured person ;
		b. an act intended to secure or which does secure a personal profit or advantage to which any insured person was not legally entitled;
		c. an act intended to secure or which does secure a profit for any other company where an insured person is a director, officer or employee of such company.

This exclusion will only apply after a judgment or other final adjudication or an admission by an **insured person** that such act did occur. **We** may request that an opinion be obtained from a mutually agreed Queens Counsel or equivalent in a different jurisdiction as to the prospects of a court finding that such act did occur. This exclusion shall apply if counsel is of the opinion that there are no reasonable prospects of the court finding that such act did not occur. Such opinion will be binding on **us** and the **insured person**. The costs of such opinion shall be met by **us**.

Prior claims, investigations and circumstances	2.	Based upon, attributable to or arising out of any claim , investigation or circumstance which you or any insured person were aware of, or that has been reported under any policy existing or expired, prior to the start of the period of insurance .	
Prior litigation	3.	Based upon, attributable to or arising out of any prior or pending litigation or proceedings, including allegations deriving from the same or essentially the same facts, involving you or an insured person initiated prior to the prior and pending litigation date .	
Defined benefit pension schemes	4.	Based upon, attributable to or arising out of an insured person's operation or administration of any defined benefit pension scheme or their breach of any legislation or regulation relating to these activities.	
Matters insurable elsewhere	6.	For mental or emotional distress, sickness, disease, bodily injury or death suffered by anyone, or the loss, damage or destruction of any tangible property including loss of use of such property.	
	7.	Based upon, attributable to or arising out of the use of any mechanically propelled vehicle for which compulsory insurance is required under any legislation.	
Claims brought by a related party	8.	Based upon, attributable to or arising out of any claim brought or maintained by you or an insured person .	
Breach of professional duty	9.	Based upon, attributable to or arising out of any claim relating to a breach of or failure to provide professional duties or services.	
Financial advantage	10.	Based upon, attributable to or arising out of the gaining of any financial advantage to which the insured person was not entitled, including the repayment of any wrongfully received monies.	
Employment claim	11.	Based upon, attributable to or arising out of any employment claim .	
Pollution claims	12.	Based upon, attributable or arising out of any claim or investigation for pollution .	
Terrorism	13.	Based upon, attributable to or arising out of any claim in connection with terrorism or any action taken to control, prevent or respond to terrorism .	
Claims outside the applicable courts	14.	Based upon, attributable to or arising out of any claim or investigation brought:	
		a. in a court of law outside of the United Kingdom of Great Britain and Northern Ireland, the Channel Islands, the Isle of Man; or	

	b. in the United Kingdom of Great Britain and Northern Ireland, the Channel Islands,
	the Isle of Man to enforce a judgement or order made in any court of law outside the United Kingdom of Great Britain and Northern Ireland, the Channel Islands, the Isle of Man.
Breach of contract	Based upon, attributable to or arising out of any claim or investigation for any actual or alleged breach of contract obligation.
Surcharges	Based upon, attributable to or arising out of any claim for any surcharge made by the district auditor or other competent body.
Asbestos	Based upon, attributable to or arising out of any claim or investigation for asbestos risks .
Libel and slander	Based upon, attributable to or arising out of any claim or investigation for libel, slander, defamation, malicious falsehood or injurious falsehood.
Neglect	Based upon, attributable to or arising out of any claim or investigation for neglect, error or omission committed by an insured person other than in the discharge of their duties in the course of your activities .
Property searches and enquiries	Based upon, attributable to or arising out of any claim or investigation for neglect, error or omissions in information given by notices served in connection with searches and enquiries in relation to property.
Products claims	Based upon, attributable to or arising out of any claim or investigation for products sold, supplied, repaired, altered, treated, erected or installed by you in connection with your activities .
Own property	Based upon, attributable to or arising out of any claim or investigation caused by the ownership, possession or use by you or on your behalf of any buildings, structures, premises or land or that part of any building leased, occupied or rented by you or any other property belonging to you .
Special conditions	
General terms	General definitions, General conditions and General claims tions set out in the General terms and conditions all apply

	equally to each insured person and to you , except for General condition 4, Premium payment which applies only to you .
	General condition 1, paragraph 2 and General claims condition 2 shall not apply to this section. Under this section only we waive our right to rescind the policy on the grounds of non-disclosure or misrepresentation or fraud.
	General condition 2 shall not apply to this section.
	General condition 5. Cancellation shall only apply to this section at the end of the period of insurance or the anniversary date whichever comes first.
	You agree to act on behalf of all the insured persons as regards paying the premium and giving or receiving notice of all matters relevant to this section.
Information provided by an insured person	All information which any insured person provided before we agreed to insure you will be considered as a separate application for each insured person and as such the knowledge of or any statement made by an insured person will not be imputed to any other insured person for the purposes of determining whether cover is available for any claim against such other insured person .

How much we will pay	The most we will pay for the total of all claims and their defence costs and all legal representation costs is the limit of indemnity shown in the schedule irrespective of the number of claims made.		
	The amount we will pay for claims and their defence costs includes any amount we pay on your behalf as a director of an outside entity , and on your behalf, and for claims against an insured person's spouse, civil or unmarried partner.		
	Each claim shall be treated as first made when we receive notice of the first claim . Legal representation costs shall be treated as first made when attendance of an insured person is first notified as being required at an investigation .		
	You must pay the relevant excess shown in the schedule.		

Paying out the limit of indemnity	t any stage of a claim , we can pay the insured person the applicable mit of indemnity or what remains after any earlier payment from that mit. We will then have no further liability for any claim or loss .			
Your obligations				
Notification	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 become aware of within the seven days before expire 			
	a. the insured person's first awareness of any wrongful act;			
	b. any claim or threatened claim against an insured person or the insured person 's			
	lawful spouse, civil or unmarried partner;			
	c. any investigation into you or an insured person ;			
	d. the threat or commencement of any disqualification proceedings against any			
	insured person;			
	e. the threat or commencement of proceedings against any insured person for pollution.			
	2. if, when dealing with a third-party, you or the insured person admir that you or the insured person are liable for what has happened, or make any offer, deal or payment without our prior written agreement. You must also not reveal the amount of cover available under this insurance.			
	3. to any insured person who, prior to the period of insurance , had knowledge of a material misstatement in or omission from the information provided to us upon which we agreed to insure you .			
Control of defence and payment of a claim	You and any insured person must give us the information and co- operation which we may reasonably require and take all reasonable steps to defend any claim. You and the insured person should not do anything which may prejudice our position.			
	We have the right, but not the obligation, to take control of and conduct in your name or the name of any insured person , 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 shall have the right to participate fully in the defence of any claim including negotiation of any settlement. We shall have the right to defend any claim brought by you.

Where there is a dispute between **us** and **you** and/or any **insured person** over cover, proposed settlement or continuing the defence of a **claim**, **you** or **we** may request the obtainment of an opinion from a mutually agreed Queens Counsel or equivalent in a different jurisdiction. Such opinion shall be binding on **us** and **you** and any **insured person** and will establish whether policy cover exists, defence of said **claim** will continue or settlement will be agreed. The costs of such opinion shall be met by **us**.

We shall pay **defence costs** above any **excess** and covered by this section on an ongoing basis prior to the final resolution of any **claim**. You or any **insured person** must reimburse **us** for any **defence costs** paid where it is determined there is no entitlement under this section.

If a **claim** is made which is not wholly covered by this section and is also made against **you** and any other person who is not an **insured person**, **we**, **you** and the **insured person** shall use our best endeavours to agree a fair allocation between **loss** that is covered and **loss** not covered by this section.

DAS Legal Expenses Insurance Company Limited (DAS) is the underwriter and provides the

legal protection insurance under **your** policy. The legal advice service is provided by DAS Law Limited and/or a law firm on behalf of **DAS**.

DAS head and registered office: DAS Legal Expenses Insurance Company Limited, DAS House, Quay Side, Temple Back, Bristol, BS1 6NH, England.

Registered in England and Wales, number 103274. Website: <u>www.das.co.uk.</u>

DAS Legal Expenses Insurance Company Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority.

DAS Law Limited Head and Registered Office: DAS Law Limited, North Quay, Temple Back, Bristol, BS1 6FL, England.

Registered in England and Wales, number 5417859. Website: <u>www.daslaw.co.uk.</u>

DAS Law Limited is authorised and regulated by the Solicitors Regulation Authority. DAS Law Limited is listed on the Financial Conduct Authority register to carry out insurance mediation activity, including the administration of insurance contracts, on behalf of DAS Legal Expenses Insurance Company Limited.

To make sure that **you** get the most from **your** cover, please take time to read this section which explains the contract between **you** and **DAS**. Please take extra care in following the procedures under employment compensation awards cover (insured incident 1 b.)

It will help if **you** keep the following points in mind:

• •	
How can DAS help	To make a claim under this section please telephone DAS on 0117 934 2111. DAS will ask you about your legal dispute and if necessary will call you back at an agreed time to give you legal advice. If your dispute needs to be dealt with as a claim under this section, DAS will provide you with a claim reference number. At this point DAS will not be able to confirm that you are covered but will pass the information you have given DAS to the claims handling teams and explain what to do next.
Send your claim to	If you would prefer to report your claim in writing please send it to the Claims Department, DAS Legal Expenses Insurance Company Limited, DAS House, Quay Side, Temple Back, Bristol BS1 6NH. Alternatively you can email your claim to DAS at newclaims@das.co.uk.
	Claims are usually handled by a representative appointed by DAS , but sometimes DAS deal with claims themselves.
	Claims outside the United Kingdom may be dealt with by other DAS offices elsewhere in Europe.
When DAS cannot	Please do not ask for help from a solicitor or accountant before DAS
help	have agreed. If you do,
	DAS will not pay the costs involved.
Cover	This section will cover the insured person in respect of any insured incident arising in connection with the business shown in the policy schedule if the premium has been paid.
	DAS agree to provide the insurance in this section in accordance with the operative covers shown in the policy schedule as long as:

	the date of occurrence of the insured incident happens during the period of insurance
	and within the territorial limit ; and
	any legal proceedings will be dealt with by a court, or other body which DAS agree to, in the territorial limit ; and
	in civil claims it is always more likely than not that an insured person will recover damages (or obtain any other legal remedy which DAS have agreed to) or make a successful defence.
as long they w appeal	insured incidents , DAS will help in appealing or defending an appeal g as the insured person tells DAS within the time limits allowed that ant DAS to appeal. Before DAS pay any costs and expenses for s, DAS must agree that it is always more likely than not that the appeal successful.

If an **appointed representative** is used, **DAS** will pay the **costs and expenses** incurred for

this.

DAS will pay compensation awards that **DAS** have agreed to.

The most **DAS** will pay for all claims resulting from one or more event arising at the same time or from the same originating cause is $\pounds 100,000$.

Special definitions for this section		
Accountant's costs	A reasonable amount in respect of all costs reasonably incurred by the appointed representative .	
Appointed representative	The lawyer, accountant or other suitably qualified person, who has been appointed to act for an insured person in accordance with the terms of this section.	
Aspect enquiry	An examination by the HM Revenue & Customs which considers one or more specific aspects of the policyholder's self assessment and/or corporation tax return.	
Attendance expenses	The insured person's salary or wages for the time that the insured person is off work to attend any arbitration, court or tribunal hearing at the request of the appointed representative or while attending jury service. DAS will pay for each half or whole day	

	that the court, tribunal or the insured person's employer will not pay for.	
	The amount DAS will pay is based on the following: a. the time the insured person is off work including the time it takes to travel to and from the hearing. This will be calculated to the nearest half day assuming that a whole day is eight hours;	
	b. if the insured person works full time, the salary or wages for each whole day equals 1/250th of the insured person's yearly salary or wages;	
	c. if the insured person works part-time, the salary or wages will be a proportion of the	
	insured person's weekly salary or wages.	
Costs and expenses	Accountant's costs, Attendance expenses and Legal costs	
DAS	DAS Legal Expenses Insurance Company Limited.	
Date of occurrence	1. For civil cases (other than under insured incident - 4 Tax protection), the date of occurrence is the date of the event that leads to a claim.	
	2. For criminal cases, the date of occurrence is when the insured person commenced or is alleged to have commenced to violate the criminal law in question.	
	3. For full enquiries or aspect enquiries , the date of occurrence is when HM Revenue & Customs first notifies in writing the intention to make enquiries.	
	4. For a Charity Commission investigation, the date of occurrence is the date when the policyholder receives notification from the Charity Commission that they are to conduct an investigation.	
	5. For Employers' Compliance and Value Added Tax disputes, the date of occurrence is when the relevant authority sends an assessment or written decision to the policyholder .	
Full enquiry	An extensive examination by the HM Revenue & Customs which considers all aspects of the policyholder's tax affairs, excluding those enquiries which are limited to one or more specific aspects of the policyholder's self assessment and/or corporation tax return.	
Insured person	The policyholder and the proprietors, directors, partners, managers, officers, committee members, governors and employees of the policyholder, or other person acting on behalf of the policyholder in connection with the business.	

Legal costs	All reasonable and necessary costs chargeable by the appointed
	representative on a standard basis. Also the costs incurred by
	opponents in civil cases if an insured person has been ordered to pay
	them, or pays them with the agreement of DAS .

Territorial limit	For insured incidents 2 Legal defence (excluding 2.4), and 3 b. Bodily injury			
	The European Union, the Isle of Man, the Channel Islands, Albania, Andorra, Bosnia and Herzegovina, Croatia, Gibraltar, Iceland, Liechtenstein, Macedonia, Monaco, Montenegro, Norway, San Marino, Serbia, Switzerland and Turkey.			
	For all other insured incidents			
	The United Kingdom of Great Britain and Northern Ireland, the Isle of Man, the Channel Islands and any other extension agreed with DAS .			
The policyholder	The insured named in the policy schedule.			
Insured incidents we wil	l cover			
1. Employment disputes	and compensation awards			
a. Employment dispute	s DAS will defend the policyholder's legal rights:			
	 prior to the issue of legal proceedings in a court or tribunal following the dismissal of an employee or voluntary worker; or 			
	2. in the resolution of unfair dismissal disputes under the ACAS Arbitration Scheme; or			
	3. in legal proceedings in respect of any dispute with:			
	a. an employee or ex-employee or a trade union acting on behalf of an employee or ex- employee which arises out of, or relates to, a contract of employment with the policyholder ; or			
	b. an employee, prospective employee, ex-employee or voluntary worker arising from an alleged breach of their statutory rights under employment legislation.			

What is not covered	1. Any claim in respect of damages for personal injury or loss of or damage to property.
	 Any claim arising from or relating to any transfer of business which falls within the scope of the Transfer of Undertakings (Protection of Employment) Regulations 2006 or the Transfer of Employment (Pension Protection) Regulations 2005 and any amending legislation.
b. Compensation awards	DAS will pay:
	1. any basic and compensatory award; and/or
	 an order for compensation following a breach of the policyholder's statutory duties under employment legislation in respect of a claim DAS have accepted under insured incident 1.a.
	Provided that:
	 In cases relating to performance and/or conduct, the policyholder has throughout the employment dispute either:
	a.followed the ACAS Code of Disciplinary and Grievance Procedures as prepared by the Advisory, Conciliation and Arbitration Service; or
	b. followed equivalent codes of practice issued by the Labour Relations Agency in Northern Ireland; or
	c. sought and followed advice from the DAS legal advice service.
	 For an order of compensation following the policyholder's breach of statutory duty under employment legislation the policyholder has at all times sought and followed advice from the DAS legal advice service since the date when the policyholder should have known about the employment dispute.
	 For any compensation award for redundancy or alleged redundancy or unfair selection for redundancy, the policyholder has sought and followed advice from the DAS Claims Department prior to serving notice of redundancy.

		4.	The compensation is awarded by a tribunal or through the ACAS Arbitration Scheme,
			ACAS Albitration Scheme,
			under a judgment made after full argument and otherwise than by consent or default, or is payable under settlement approved in writing in advance by DAS .
		5.	The total of the compensation awards payable by DAS shall not exceed £1,000,000 in any one period of insurance .
Wh	at is not covered	1.	Any compensation award relating to the following:
			- trade union activities, trade union membership or non- membership;
			- pregnancy or maternity rights;
			health and safety related dismissals brought under section 44 of the Employment Rights Act 1996;
-	statutory rights in r	elati	on to trustees of occupational pension schemes;
_	statutory rights in r	elati	on to Sunday shop and betting work.
			Non-payment of money due under the relevant contract of
			employment or statutory provision relating thereto.
		3.	Any award ordered because the policyholder has failed to provide relevant records to employees under the National Minimum Wage laws.
		4.	Any compensation award or increase in compensation award ordered by the tribunal for failure to comply with a
			recommendation it has made, including non-compliance with a reinstatement or re-engagement order.
c.	Service occupancy	em	AS will negotiate for the policyholder's legal rights against an aployee or ex-employee to recover possession of premises when by, or for which the policyholder is responsible.
Wh	at is not covered		y claim relating to defending the policyholder's legal rights other
		tha	an defending a counter-claim.
2.	Legal defence	<u> </u>	the policyholder's request
		1.	DAS will defend the insured person's legal rights:
			a. prior to the issue of legal proceedings when dealing with the
1		1	1 1

	- police
	- health and safety executive and/or local authority health and safety enforcement officer
	where it is alleged that the insured person has or may have committed a criminal offence; or
	b. following an event which leads to the insured person being prosecuted in a court of criminal jurisdiction; or
	 c. if civil action is taken against the insured person for compensation under section 13 of the Data Protection Act 1998. DAS will also pay any compensation award made against the insured person under section 13 of the Data Protection Act 1998.
2.	DAS will defend the policyholder's legal rights following civil action taken against the policyholder for wrongful arrest in respect of an accusation of theft alleged to have been carried out during the period of insurance .
3.	DAS will defend the insured person's (other than the policyholder) legal rights if:
	a. an event arising from their work as an employee leads to civil action being taken against them under legislation for unlawful discrimination on the grounds of sex, sexual orientation, race, disability, age, religious belief or political opinion; or
	b. civil action is taken against them as a trustee of a pension fund set up for the benefit of the policyholder's employees.
4.	DAS will represent the insured person in appealing against the imposition or terms of any Statutory Notice issued under legislation affecting the policyholder's business.
5.	DAS will represent the policyholder in appealing against the refusal of the Information Commissioner to register the policyholder's application for registration.

6.	j.	DAS will pay the attendance expenses of an insured person for
		jury service.

Provided that:	
	 in so far as proceedings under the Health and Safety at Work etc Act 1974 are concerned, the territorial limit shall be any place where the Act applies;
	2. at the time of the insured incident , the policyholder has registered with the Information Commissioner in respect of insured incident 2.1.c .
What is not covered	Any claim which leads to the insured person being prosecuted for infringement of road traffic laws or regulations in connection with the ownership, driving or use of a motor vehicle.

3. Property protection and bodily injury

a.P	Property protection	DAS will negotiate for the policyholder's legal rights in any civil action
		relating to material property which is owned by, or the responsibility
		of the policyholder , following:
		1. any event which causes physical damage to such material
		property; or
		2. any nuisance or trespass.
What	is not covered	Any claim relating to the following:
		1. a contract entered into by the policyholder ;
		2. goods in transit or goods lent or hired out;
		3. goods at premises other than those occupied by the policyholder
		unless the goods are at such premises for the purpose of
		installations or use in work to be carried out by the policyholder;
		4. mining subsidence;
		5. defending the policyholder's legal rights other than in defending a counter-claim;
		6. a motor vehicle owned or used by, or hired or leased to an insure
		person other than damage to motor vehicles where the
		policyholder is engaged in the business of selling motor vehicles.
b.E	Bodily injury	At the policyholder's request, DAS will negotiate for an insured
		person's and their family members' legal rights following an
		event which causes the death of, or bodily injury to them.
	is not covered	Any claim relating to the following:

any illness or bodily injury which develops gradually or is not caused by a specific or sudden accident; or
defending an insured person's or their family members' legal rights other than in defending a counter-claim; or
a motor vehicle owned or used by, or hired or leased to an insured person or their family members.

4. Tax protection

a. Full or aspect enquiries	DAS will negotiate on behalf of the policyholder and represent them in any appeal proceedings in respect of a full enquiry and/or aspect enquiry and/or an investigation carried out by the Charity Commission into the policyholder's business accounts.
b. Employers compliance	DAS will negotiate on behalf of the policyholder and represent them in any appeal proceedings in respect of a dispute concerning the policyholder's compliance with Pay As You Earn or Social Security Regulations following a review by HM Revenue & Customs.
c. VAT disputes	 DAS will negotiate on behalf of the policyholder and represent them in any appeal proceedings following an assessment issued by HM Revenue & Customs in respect of Value Added Tax due. Provided that:
	 For all insured incidents, the policyholder has taken reasonable care to ensure that all returns are complete and correct and that such returns are submitted within the statutory time limits allowed.

		DAS will not pay more than £2,000 for claims in respect of aspect enquiries.
What is not covered		In respect of aspect enquiries the first £200 of costs and expenses in each and every claim.
1	2.	Any insured incident arising from a tax avoidance scheme.
		Any insured incident caused by the failure of the policyholder to register for Value Added Tax.

	l	Any insured incident arising from any investigation or enquiries undertaken by the HM Revenue & Customs Special Investigation Section or Special Civil Investigations or the Revenue & Customs Prosecution Office.
		Any insured incident arising from any investigation or enquiry by HM Revenue & Customs into alleged dishonesty or alleged criminal offences.
5. Contract disputes	DAS will negotiate for the policyholder's legal rights in a contractual dispute arising from that agreement or that allege agreement which has been entered into by or on behalf of the policyholder for the purchase, hire, sale or provision of good services.	
Provided that:		
	e	the amount in dispute exceeds £250. If the amount in dispute exceeds £5,000 the policyholder will be responsible for the first £500 of legal costs in each and every claim;
		f the amount in dispute is payable by instalments, the instalments due and payable at the time of making a claim must exceed £250;
		f the dispute relates to money owed to the policyholder , a claim under the policy is made within 90 days of the money becoming due and payable.
What is not covered	i	Any dispute arising from an agreement entered into prior to the nception date of the indemnity provided by this section if the date of occurrence is within the first 90 days of the indemnity provided by this section;
	2.	Any claims relating to the following:
		a. the settlement payable under an insurance policy;
		 a lease, licence or tenancy of land or buildings other than a dispute with a professional adviser in connection with the drafting of a lease, licence or tenancy agreement;
		c. a loan, mortgage or pension any other financial product and chooses in action;
		d. a motor vehicle owned by, or hired or leased to, the policyholder other than agreements relating to the sale of motor vehicles where the policyholder is engaged in the business of selling motor vehicles.

3.	A dispute with an employee or ex-employee which arises out of or relates to a contract of employment with the policyholder .
4.	A dispute which arises out of the:
	 a. sale or provision of computer hardware, software, systems or services; or
	 b. the purchase or hire of computer hardware, software, systems or services tailored by a supplier to the policyholder's own specification.
5.	A dispute arising from a breach or alleged breach of professional duty by an insured person .
6.	The recovery of money and interest due from another party other than disputes where the other party intimates that a defence exists.

6. Statutory licence	DAS will represent the policyholder in appealing to the relevant statutory or regulatory		
protection	aut reg ren	hority, court or tribunal following a decision by a licensing or ulatory authority to suspend, or alter the terms of, or refuse to ew, or cancel the policyholder's licence, mandatory registration British Standard Certificate of Registration.	
What is not covered	1.	An original application or application for renewal of a statutory licence, mandatory registration or British Standard Certificate of Registration.	
	2.	Any licence appeal relating to the ownership, driving or use of a motor vehicle.	
What is not covered by this section	1.	Any claim reported to DAS more than 180 days after the date the insured person should have known about the insured incident .	
2	2.	Costs and expenses incurred before the written acceptance of a claim by DAS .	
	3.	Fines, penalties, compensation or damages which the insured person is ordered to pay by a court or other authority other than	

		compensation awards as covered under insured incident 1 b.
		Compensation awards and 2 Legal defence.
		Any claim relating to patents, copyrights, trademarks, merchandise marks, registered designs, intellectual property, secrecy and confidentiality agreements.
		Any claim relating to rights under a franchise or agency agreement entered into by the policyholder .
		Any insured incident deliberately or intentionally caused by an insured person .
		A dispute with DAS or Hiscox not otherwise dealt with under Condition 7.
		Any claim relating to a shareholding or partnership share in the policyholder unless such shareholding was acquired under a scheme open to all employees of the policyholder or a substantial number of them of a certain minimum grade other than the directors or partners of the policyholder .
	9.	Judicial review.
		Legal action an insured person takes which DAS or the appointed representative have not agreed to or where the insured person does anything that hinders DAS or the appointed representative .
		When either at the commencement of or during the course of a claim, the policyholder is bankrupt or has filed a bankruptcy petition or winding-up petition, or has made an arrangement with its creditors, or has entered into a deed of arrangement or is in liquidation or part or all of its affairs or property are in the care or control of a receiver or administrator.
Conditions which apply to	1.	An insured person must:
the whole section		a. keep to the terms and conditions of this section;
		 notify DAS immediately of any alteration which may materially affect their assessment of the risk;
		 c. take reasonable steps to keep any amount DAS have to pay as low as possible;
		d. try to prevent anything happening that may cause a claim;
		e. send everything DAS ask for, in writing;

	give DAS full details of any claim as soon as possible and give DAS any information they need.
2.	DAS can take over and conduct in the name of the insured person, any claim or legal proceedings at any time.DAS can negotiate any claim on behalf of an insured
	person.

	b.	DAS shall choose the appointed representative to represent an insured person in
		any proceedings where DAS are liable to pay a compensation award. In any other case the insured person is free to choose an appointed representative (by sending DAS a suitably qualified person's name and address) if:
		(i) DAS agree to start legal proceedings and it becomes necessary for a lawyer to represent the interests of an insured person in those proceedings; or
		(ii) here is a conflict of interest.
	C.	Before an insured person chooses a lawyer or an accountant, DAS can appoint an
		appointed representative.
	d.	Any appointed representative will be appointed by DAS and represent an insured person according to DAS' standard terms of appointment, which may include a 'no win, no fee' agreement. The appointed representative must co-operate fully with DAS at all times.
	e.	DAS will have direct contact with the appointed representative.
	f.	An insured person must co-operate fully with DAS and with the appointed representative and must keep DAS up-to-date with the progress of the claim.
	g.	An insured person must give the appointed representative any instructions that
		DAS require.
3.	a.	An insured person must tell DAS if anyone offers to settle a claim and must not agree to any settlement without the written consent of DAS .

	b.	If an insured person does not accept a reasonable offer to settle a claim, DAS may refuse to pay further costs and expenses .
	C.	DAS may decide to pay the insured person a reasonable amount subject to the maximum sum recoverable at law in settlement of damages that the insured person is claiming, or which is being claimed against them instead of starting or continuing legal proceedings.
4.	a.	If DAS ask, an insured person must tell the appointed representative to have
	b.	costs and expenses taxed, assessed or audited. An insured person must take every step to recover costs and expenses that DAS have to pay and must pay DAS any costs and expenses that are recovered.
5.	reas the	appointed representative refuses to continue acting for an insured person with good son or if an insured person dismisses an appointed representative without good reason, cover DAS provides will end at once, unless DAS agree to appoint another appointed resentative.
6.	doe	n insured person settles a claim or withdraws their claim without DAS' agreement, or s not give suitable instructions to an appointed representative , the cover DAS provides end at once and DAS will be entitled to reclaim any costs and expenses paid by DAS .
7.	DAS qua this rele the	here is a disagreement about the way DAS handle a claim that is not resolved through S' internal complaints procedure, DAS and the insured person can choose a suitably lified person to arbitrate. DAS and the insured person must both agree to the choice of person in writing. Failing this, DAS will ask the president of a national association vant to the arbitration to choose another suitably qualified person. All costs of resolving matter must be paid by the party whose argument is rejected. If the decision is not arrly made against either party, the arbitrator will decide how the costs are shared.
8.	the indi	The policyholder's expense as to the merits of a claim or proceedings. If counsel's opinion counsel at cates that there are reasonable grounds for the pursuit or defence of a claim or cates, the cost of obtaining the opinion will be paid by DAS.
9.	This	section will be governed by English law.
10.		Acts of Parliament within the policy wording shall include equivalent legislation in tland, Northern Ireland, the Isle of Man or the Channel Islands as the case may be.

Helpline services	DAS provide these services 24-hours a day, seven days a week during the period of insurance . To help DAS check and improve their service standards, DAS record all calls.
Eurolaw commercial legal advice	DAS will give the policyholder confidential legal advice over the phone on any commercial legal problem affecting the business, under the laws of the member countries of the European Union, the Isle of Man, the Channel Islands, Switzerland and Norway.
Tax advice	DAS will give the policyholder confidential advice over the phone on any tax matters affecting the business, under the laws of the United Kingdom.
Business assistance	In the event of an unforeseen emergency affecting the policyholder's business premises which causes damage or potential danger, DAS will contact a suitable repairer or contractor and arrange assistance on behalf of the policyholder . All costs of assistance provided are the responsibility of the policyholder . To contact the above services, phone DAS on 0117 933 0626 quoting your policy number .
Counselling	 DAS will provide all employees (including any members of their immediate family who permanently live with them) of the policyholder with a confidential counselling service over the phone including, where appropriate, onward referral to relevant voluntary and/or professional services. To contact the counselling helpline, phone DAS on 0117 934 2121.
	These calls are not recorded. DAS will not accept responsibility if the Helpline Services fail for reasons DAS cannot control. Please do not phone DAS to report a general insurance claim.
The employment manual	The DAS Employment Manual offers comprehensive, up to date guidance on rapidly changing employment law. To view it, please visit the DAS website at <u>www.das.co.uk</u> . From the home page click on the employment manual icon. All the sections of this web-based document can be printed off for your own use. Contact DAS at <u>marketing@das.co.uk</u> with your email address, quoting your policy number and DAS will contact you by email to inform you of future updates to the information.
DAS Businesslaw	At <u>www.dasbusinesslaw.co.uk</u> you will find a free, online reference full of the sorts of letters, articles and forms that will help you run your business successfully. DASbusinesslaw users can also access interactive document builders, to help make composing commercial documents as easy as possible.
	From new legislation and employment issues to property law and taxation, you will find the content provided by DASbusinesslaw is updated regularly by legal experts to help you keep your business one step ahead.

and register your details. When asked for your policy number, pleas	
	To access DASbusinesslaw, please go to <u>www.dasbusinesslaw.co.uk</u>
insert your Hiscox policy number and the password is DAS472301 .	and register your details. When asked for your policy number, please
	insert your Hiscox policy number and the password is DAS472301.

	The General terms and conditions and the following terms and
	conditions all apply to this section.
Special definitions for this section	
Accidental bodily injury	An identifiable physical injury (including illness solely and directly resulting from the injury) which is caused by an accident occurring at an identifiable time and place during the operative time and which results in the insured person's death or disablement within 24 calendar-months of the date of the accident.
Annual salary	The total gross basic annual salary, excluding payments for overtime, commission or bonus, payable by you to the insured person at the date they sustain accidental bodily injury .
Inception	Start date of the period of insurance as shown in the schedule.
Insured person	Any person shown in the schedule provided that the person is under 90 years old at inception .
Loss of eye	Permanent and total loss of sight in an eye.
Loss of hearing	Permanent and total loss of hearing.
Loss of limb	Loss by physical separation of an arm, hand, or leg at or above the wrist or at or above the ankle, or permanent and total loss of use of a complete arm, hand, foot or leg.
Loss of speech	Permanent and total loss of speech.
Medical expenses	The cost of medical, surgical or other remedial attention or treatment given or prescribed by a suitably qualified medical practitioner and all hospital, nursing home and ambulance charges connected with a valid claim under this section.
Operative time	The time during the period of insurance when the insured person is covered under this section, as shown in the schedule.
Permanent total disablement	Disablement which totally prevents the insured person from working in their usual occupation in connection with your activities , which lasts

	continuously for 12 calendar-months and which at the end of that period is without prospect of improvement.
Permanent total disablement by paralysis	Disablement by paralysis which totally prevents the insured person from working in their usual occupation in connection with your activities , which lasts continuously for 12 calendar- months and which at the end of that period is without prospect of improvement.
Temporary partial disablement	Disablement which prevents the insured person from carrying out a substantial part of their usual occupation in connection with your activities .
Temporary total disablement	Disablement which totally prevents the insured person carrying out all parts of their usual occupation in connection with your activities .

What is covered	We	will pay you the appropriate benefit shown in the schedule if:		
	a.	the insured person suffers accidental bodily injury;		
	b.	the insured person incurs medical expenses in connection with the accidental bodily injury .		
What is not covered		We will not make any payment for:		
Hazardous pursuits	1.	Any injury sustained while taking part in:		
		a. the following winter sports: free-style skiing, ski jumping, ice hockey, use of bobsleighs or skeletons, repetitive travel in ski run helicopters or any competition. Off piste skiing is only covered if the insured person is accompanied by a suitably experienced guide;		
		b. the following scuba diving activities: any unaccompanied dive, any dive involving visits to wrecks or caves, any dive for gain or reward, or any dive below 30 metres. Any other scuba diving activities are only covered if the insured person :		
		i. holds the British Sub Aqua Club 'Sports Diver' certificate or the Professional Association of Diving Instructors 'Open Water' certificate and follows the relevant club or association rules and guidelines at all times; or		

		ii. dives under the constant supervision of a properly licensed diving school and follows their rules and instructions at all times;	
		c. potholing, caving, hang-gliding, parachuting, parascending, paragliding, mountaineering or rock-climbing for which the insured person would normally need to use ropes or guides, bungee jumping, white-water rafting, any kind of race, endurance test or any other activity which is known to carry an increased risk of personal injury;	
		d. armed forces activities including operations, exercises or training;	
		e. flying as a pilot or any other aerial activities other than travel by air as a passenger.	
Other exclusions	2.	any injury or illness resulting from:	
		a. any emotional or psychiatric disorder or condition;	
		b. the insured person taking or using drugs or controlled substances (other than drugs prescribed by their doctor and used properly);	
		c. the insured person committing suicide or deliberately injuring themselves or putting themselves in unnecessary danger (unless trying to save a human life);	
		d. any criminal act by the insured person .	
	3.	any injury or illness directly or indirectly arising out of or contributed to by HIV (Human Immune Deficiency Virus), AIDS (Acquired Immune Deficiency Syndrome), AIDS-related complex (ARC) or any related virus or illness, or any sexually-transmitted disease.	
	4.	any illness resulting from pregnancy or any condition connected with pregnancy or childbirth.	
	5.	any illness directly or indirectly arising from any physical defect, infirmity or medical condition known to the insured person at inception , unless the defect, infirmity or condition has been withou the need of any medical advice or treatment during the 24- months before inception .	
	6.	temporary partial disablement or temporary total disablement where an insured person is over 85 years of age at inception.	
War and nuclear risks	7.	any injury or illness directly or indirectly caused by war or nuclear risks .	

How much we will pay		
Payment of benefit	We will pay the appropriate benefit shown in the schedule, but we will not pay more than one of the benefits in respect of the same accident. However, we will pay for temporary disablement prior to making any payment under the death or permanent disablement benefits.	
	For permanent total disablement or permanent total disablement by paralysis , we will pay only when the disablement has lasted for 12 calendar-months and at the end of that time is without prospect of improvement.	
	For temporary disablement benefits, we will pay:	
	a. when the total amount on termination of any one period of disablement has been agreed; or	
	b. at your request on completion of at least four weeks' disablement subject to satisfactory medical and other evidence that we may require.	
We will not pay temporal with one injury.	ry disablement benefits for more than a total of 104 weeks in connection	
Payment of medical expenses	We will pay up to the amount shown in the schedule.	
Temporary benefits	The most we will pay for temporary total disablement or temporary partial disablement is 75% of the insured person 's gross weekly wage.	
Maximum accumulation	The maximum amount we will pay in all under this and any other personal accident insurance issued by us in your name in respect of all insured persons suffering accidental bodily injury at the same time and in the same place is the accumulation limit shown in the schedule. If a claim exceeds the maximum accumulation limit stated in the schedule, we will pay an amount under this policy which is proportionately reduced so that the total under this and any other applicable personal accident insurance does not exceed the said limit.	
Your obligations	If a problem arises	
	We will not make any payment under this section:	
	1. you notify Van Ameyde Wallis promptly of any injury or illness which might be covered under this section;	

	2. the insured person sees a suitably qualified medical practitioner as soon as possible after suffering injury or contracting an illness and follows any medical advice they are given.
	sary, the insured person must allow a medical adviser chosen by us to see all medical records.
Claims	1. Written notice must be given to Van Ameyde & Wallis Limited as soon as practicable of any accident or illness which causes or may cause a claim to be made under this insurance. If disablement results or may result, the insured person must place themselves as early as possible under the care of a suitably qualified medical practitioner.
	2. All correspondence and supporting documentation in connection with claims should be sent to Van Ameyde & Wallis Limited, 34 The Mall, Bromley, Kent, BR1 1TS (telephone number 020 8466 6034), quoting the Hiscox policy number and the broker's name and reference.

	The general terms and conditions and the following terms and conditions all apply to this section.
Special definitions for th section	nis
Cash	Coins, bank notes or currency notes.
Credit cards	Credit, debit, charge, cheque, bankers' or cash point cards.
Hi-jack	The unlawful seizure of, or wrongful taking control of, an aircraft, ship or train in which the
	insured person is travelling.
Insured person	Any person named in the schedule, provided that person is not more
	than 70 years old at the start of the period of insurance .
Insured trip	Any business trip which starts during the period of insurance and is
	scheduled to last for no longer than six months. Non-business activities
	are covered for up to 10 consecutive days when incidental to a business
	trip.

Kidnap	The illegal actual taking and holding captive of the insured person .	
Money	Cash , credit cards , travellers' cheques, travel tickets or petrol or other coupons with a monetary value which belong to or are in the care, custody or control of the insured person .	
Operative time	The time during the period of insurance when the insured person is covered under this section, as shown in the schedule.	
Personal property	Baggage and personal effects which belong to or are in the care, custody or control of the insured person . Valuables worth more than £750 and money are not included within this definition.	
Valuables	Jewellery, gold and silver articles, watches, binoculars, telescopes, typewriters, photographic equipment, audio equipment, video equipment, computers and the like and their accessories.	
What is covered	Medical, emergency travel and repatriation expense	
	If the insured person is injured or becomes ill during the operative time , we will reimburse you up to the amount insured shown in the schedule for the following expenses reasonably and necessarily incurred as a direct result of the injury or illness within 12 months from the date the insured person was injured or became ill.	
Medical expenses	The costs incurred outside the insured person's usual country of residence for medical, surgical or other remedial attention or treatment given or prescribed by a medical practitioner and all hospital, nursing home and ambulance charges. This includes dental expenses incurred in an emergency for immediate pain relief.	
Emergency travel expenses	The additional transport and accommodation expenses incurred by the insured person and up to two people who need to travel to, remain with or escort the insured person if the medical practitioner treating them says this is necessary.	
Repatriation expenses	The cost of sending the insured person back to their usual country of residence by the most suitable transport if our medical adviser in consultation with the medical practitioner treating the insured person agrees that this is necessary.	
Hospital in-patient benefit	We will pay the amount insured shown in the schedule for each complete 24 hour period the insured person has to spend as a hospital in-patient outside their usual country of residence, up to the maximum amount insured shown in the schedule. This is in addition to any amount paid for medical, emergency travel and repatriation expenses.	

Funeral expenses	If the insure to the amoun	d person dies during the operative time , we will pay up t insured	
	shown in the schedule for funeral expenses abroad or the cost of transporting the insured person's remains to their usual country of residence. This is in addition to any amount paid for medical and emergency travel expenses. Cancellation, curtailment, replacement, missed departure and travel delay		
Cancellation and curtailment	We will indem for:	nnify you up to the amount insured shown in the schedule	
	booke the ins	sured person's own unused travel, accommodation and pre- d conference expenses and excursion expenses which you or sured person has paid or legally has to pay and which cannot overed; and	
		asonable extra travel and accommodation expenses for the d person to return home.	
If the insured person reasons:	has to cancel or c	ut short a pre-arranged insured trip for one of the following	
	a. the ins	ured person's death, accidental injury or illness;	
	spouse or partner, close relative, fiancée or fia	ath, accidental injury or illness of the insured person's or partner, close relative, fiancée or fiancé, business gue, travelling companion or someone they are planning to conduct business with;	
	c. the ins	sured person being:	
	i. pu	t in quarantine;	
	ii. ca	lled for jury service or as a court witness;	
	accom	damage to the insured person's pre-booked modation, other than any waterborne vessel or craft, making ossible for the insured person to stay there;	
		Sured person having to be in their usual country of residence ing a burglary at or major damage to their home or business ses;	
	f. a hi-ja insure	ck which prevents the insured person from continuing the d trip ;	

	g. the cancellation or delayed departure for 24 hours or more of the scheduled transport on which the insured person is booked to travel on their outward or return journey because of a strike, riot, civil commotion, terrorist or criminal act, fire, flood, earthquake, landslip, avalanche, accident, mechanical breakdown or bad weather.	
Replacement	If the insured person has to return home during an insured trip as a direct result of one of the above reasons and a business associate is sent to tend to the original insured person's unfinished, essential duties, we will indemnify you for the additional cost of travel and accommodation reasonably and necessarily incurred.	
Missed departure and connections	We will pay up to the amount insured shown in the schedule for the reasonable extra travel and accommodation expenses that the insured person has to pay to reach their pre-booked destination if they miss the scheduled public transport on which they are booked to travel:	
	a. because of a strike, riot, civil commotion, terrorist or criminal act, fire, flood, earthquake, landslip, avalanche, accident, mechanical breakdown or bad weather; or	
	 b. because a fellow passenger or crew member of the vehicle in which the insured person is travelling is injured or taken ill. 	
Travel delay	If the scheduled transport on which the insured person is booked to travel to reach the planned destination at either the start or the end of an insured trip is delayed because of a strike, riot, civil commotion, terrorist or criminal act, fire, flood, earthquake, landslip, avalanche, accident, mechanical breakdown or bad weather, we will pay you the amount insured shown in the schedule.	
Personal property and	temporary loss of baggage	
Personal property	We will pay up to the amount insured shown in the schedule in respect of loss of or damage to	
	personal property occurring during the operative time . Claims settlements for articles lost or destroyed will be based on the cost of comparable new articles, less an appropriate allowance for age and condition if the item is more than three years old. The most we will pay for any one item, pair or set is shown in the schedule. Golf clubs with or	
	without the same brand name will be treated as a set.	

If the amount insured for **personal property** is less than the total value of the insured

personal property at the time of loss or damage, **our** liability will be limited to that proportion of the insured loss which the amount insured bears to the total value. The total value of the insured **personal property** is the cost of comparable replacement.

Temporary loss of baggage	If the insured person's baggage is temporarily lost for more than eight	
	hours, we will pay up to the amount insured shown in the schedule	
	towards the cost of buying or hiring essential and reasonable	
	replacement items.	

If the baggage is not found and **you** make a claim for the lost property under this section, **we** will deduct the cost of the essential replacement items from any amount paid in settlement of that claim.

Money and travel documentation	ion
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Money

ey .	We will pay up to the amount insured shown in the schedule in respect
	of loss of or damage to money occurring during the operative time ,
	including any amounts which the insured person legally has to pay as a
	result of fraudulent use of their lost or stolen credit cards .

Foreign currency and travellers' cheques bought for an **insured trip** are also covered while in the custody of the **insured person** from the time they are collected or 120 hours before departure on the **insured trip**, whichever is later, until up to 120 hours after completion of the **insured trip**.

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Travel documentation	We will pay up to the amount shown in the schedule towards the cost
	of replacing or restoring business documents belonging to you if they
	are lost or damaged during the operative time while they are the
	responsibility of the insured person. This is payable in addition to any
	amount paid for money .

If the **insured person** loses or accidentally damages their **money**, passport, visa, green card, travel tickets or other essential travel documents during the **operative time**, **we** will indemnify **you** for the reasonable and necessary travel and accommodation costs incurred in replacing them up to the amount insured shown in the schedule.

Hi-jack and kidnap	We will pay the amount insured shown in the schedule for each complete day that the insured person is forcibly or illegally detained as the result of a hi-jack or kidnap which starts during the operative time , up to the maximum amount insured shown in the schedule.
Personal liability	We will indemnify you up to the amount insured shown in the schedule in all for any damages which the insured person legally has to pay for an accident which happens during the operative time and which causes bodily injury or loss of or damage to property. All claims caused by one accident will be treated as one claim.

	We the		l also cover costs we have agreed to in advance to defend m.			
Legal expenses	We will pay up to the amount insured shown in the schedule in all for legal expenses incurred by or on behalf of the insured person in making a claim for damages against anyone who has caused injury to, or death or illness of that insured person by an incident occurring during the operative time , provided we are satisfied that there is a reasonable chance of the claim succeeding.					
	We will handle any negotiations or legal proceedings and will appoint a solicitor or adjuster.					
What is	We will not make any payment for:		not make any payment for:			
not covered						
All parts of this section		Uni boc	trip within the United Kingdom for an insured person who is a ted Kingdom resident unless the insured person has pre- oked paid accommodation on a business trip for at least one nt or a flight on a commercial airline.			
			y trip that is booked or begins if, at the time of booking or he start of the trip, the			
		ins	ured person:			
		a.	is recovering from a serious injury or illness;			
-		b.	has been advised not to travel for medical reasons.			
	3.	Any	rtip that:			

	a.	is for the purpose of having medical treatment;
	b.	is booked or made by anyone who is 71 years old or over at the start of the period of insurance .
4	1. Ar	ny claim:
	a.	arising out of a medical condition which the insured person knew about at the time the insured trip was booked or begins, unless the condition is normally stable, under control and has been without the need for in-patient or emergency medical care in the preceding 12 months;

b.	arising out of a set of circumstances which the insured person knew about at the time the insured trip was booked unless the insured person could not reasonably have expected such circumstances to result in a claim;
c.	arising out of pregnancy or childbirth within two months before and two months after the estimated date of delivery;
d.	resulting from any emotional or psychiatric disorder or condition;
e.	resulting from the insured person taking or using drugs or controlled substances (other than drugs prescribed by their doctor and used properly);
f.	resulting from the insured person committing suicide or deliberately injuring themselves or putting themselves in unnecessary danger (unless trying to save a human life);
g.	resulting from any criminal act by the insured person .
a.	The cost of any medication the insured person needs and was taking before the start of the insured trip ; or
b.	any treatment carried out more than 12 months after the date during the insured trip when the insured person was injured or first became ill.
Any	y claim resulting from the insured person taking part in:
а.	the following winter sports: free-style skiing, ski jumping, ice hockey, use of bobsleighs or skeletons, repetitive travel in ski run helicopters, any competition. Off piste skiing is only covered if the insured person is accompanied by a suitably experienced guide;
b.	the following scuba diving activities: any unaccompanied dive, any dive involving visits to wrecks or caves, any dive for gain or reward, or any dive below 30 metres. Any other scuba diving activities are only covered if the insured person :
	 holds the British Sub Aqua Club "Sports Diver" certificate or the Professional Association of Diving Instructors "Open Water" certificate and follows the relevant Club or Association rules and guidelines at all times; or
	 dives under the constant supervision of a properly licensed diving school and follows their rules and instructions at all times;
	c. d. f. a. b. Anv a.

			insured person would normally need to use ropes or guides, bungee jumping, white-water rafting, any kind of race, endurance test or any other activity which is known to carry an increased risk of personal injury;
			armed forces activities including operations, exercises or training;
			flying as a pilot or any other aerial activities other than travel by air as a passenger.
	7.	HIV Def	claim directly or indirectly arising out of or contributed to by (Human Immune Deficiency Virus), AIDS (Acquired Immune iciency Syndrome), AIDS-related complex (ARC) or any related is or illness, or any sexually-transmitted disease.
	8.	Any	claim directly or indirectly caused by war or nuclear risks .
Missed departure and travel delay	9.	indu	sed departure and connections or travel delay due to a strike or ustrial action which existed or for which advance warning had n given before the date on which the insured trip was booked.
5 	10.	con	sed departure and connections unless you provide written firmation of the delay and the reason for it from the public asport carrier or a garage or motoring organisation.

		the tra	l delay unless you provide written confirmation from ansport company or their s of the actual date and time of departure and the reason e delay.
Personal property, temporary loss of baggage, money and travel documentation	12.	Any lo	ss of personal property , baggage, money or travel nentation not reported to the police within 48 hours of
		rregu	prary loss of baggage unless you provide a property larity report from the transport company.
			f or damage to personal property due to: ear and tear or gradual deterioration; or
		o. me	echanical or electrical failure or breakdown.

	15. Loss of valuables from baggage unless carried by hand and under the insured person's personal supervision.
	16. Loss of or damage to personal property sent as freight or under an airway-bill or bill of lading.
	17. Loss of or damage to personal property left in a motor vehicle unless the items are locked in the boot/trunk area or vehicle glove compartment.
	18. Loss of or damage to personal property or money caused by delay, detention or confiscation by order of any customs or any other government or public authority.
	19. Loss or theft or fraudulent use of a credit card unless the insured person has complied with all the terms and conditions under which the card was issued.
	20. Loss of money from baggage while the baggage is in the custody of carriers and outside the control of the insured person .
	21. Loss of money due to exchange, errors or omissions in transactions or purchases, or depreciation in value.
Personal liability	22. The insured person's liability for injury to, or illness or death of, any member of their family or household or their employee.
	23. Any liability to any person who is under a contract of employment, service or apprenticeship with you or the insured person arising out of or in the course of their employment or their work for you or the insured person .
	24. The insured person's liability for loss of or damage to property which belongs to or is in the care, custody or control of you or the insured person or any employee of you or the insured person or any member of the insured person's family or household.
	25. The insured person's liability arising out of:
	a. owning, occupying, possessing or using any land or building other than damage to the structure or building (including its contents) of any accommodation the insured person is staying in temporarily during the insured trip ;
	b. passing on any infectious disease;
	c. the practice of any business, profession or occupation, or the supply of goods or services;
	d. any contract, if that liability is greater than the liability the insured person would have at law without the contract;

	e		the use of any mechanically propelled vehicle (except golf buggies);
	f		the use of any aircraft, or any watercraft other than sailboards, surfboards, canoes, rowing boats and dinghies under 12 feet or hand-propelled paddle boats and inflatable sailing dinghies;
1	Ę	g.	the use of any firearm or weapon; or
1	ŀ		any animal other than horses hired for the purpose of hacking.
Legal expenses		Ŭ	al expenses incurred by or on behalf of the insured person hout our written permission.

How much we will pay	We will pay up to the relevant amount insured shown in the schedule.				
Your obligations	If a problem arises				
	We will not make any payment under this section unless:				
	 the insured person contacts Hiscox Assistance immediately on the telephone number shown below if injury or illness results in the need for in-patient hospital treatment or the possible need for emergency travel or repatriation; 				
	2. you notify Van Ameyde Wallis promptly of any accident, illness, loss, damage or liability which might be covered under this section.				
Medical bills and doctors' certificates	If the insured person has to pay any medical expenses outside their usual country of residence, they must keep the original receipts and bills to support any request for payment under this section.				
	If the insured person cancels or cuts short an insured trip because of a medical condition, they must obtain a doctor's certificate to support any request for payment under this section.				
Special conditions					
Period of cover	We will cover the insured person for each insured trip that begins and ends during the period of insurance , and for any insured trip that begins during the period of insurance and continues into the next period provided that this section has been renewed with us . If				

	this section has not been renewed, cover will continue for no more than 14 days after expiry.
	If the insured person cannot finish their insured trip within six months because of circumstances beyond their control, we will continue to provide cover for up to an extra 30 days and no extra premium will be due.
	If the insured person is involved in a hi-jack or kidnap during an insured trip , we will continue to provide cover for up to an extra 12 months. No extra premium will be charged for this extension.
	For cancellation cover only, we will cover bookings made during the period of insurance for insured trips which are planned to start no later than 12 months after the date of booking. Cover starts at the time a confirmed booking is made. If this section has not been renewed with us , cover ends at the expiry date shown in the schedule.
Visits to areas of war	The insured person is not covered under this section while visiting
and unrest	countries or areas affected or threatened by war or unrest unless we give
	our prior written permission. Revised conditions and an additional
	premium will apply to this extra cover.

Claims	Hiscox assistance In the event of a medical emergency outside the United Kingdom, you should ring the following number for help and advice:							
	The number is open 24 hours every day. You must ring this number immediately if injury or illness results in the need for in-patient hospital treatment or the possible need for emergency travel or repatriation.							
	When Hiscox assistance are contacted, the following information should be provided:							
	1. your name;							
	2. the telephone or facsimile number where you can be reached;							
	3. the nature of the emergency;							
	4. the name of your company and the Hiscox policy number.							

Procedural conditions for claims	1.	Claims for emergency medical expenses must be referred to HISCOX ASSISTANCE on
		+44 20 8290 4442 as soon as possible following an event likely to cause a claim. If not, we will not have to pay the claim.
		Written notice must be given to Van Ameyde & Wallis Limited.as soon as practicable of any accident or illness which causes or may cause a claim to be made under this insurance.
		All correspondence and supporting documentation in connection with claims should be sent to Van Ameyde & Wallis Limited, 34 The Mall, Bromley, Kent, BR1 1TS (telephone number 020 8466 6034), quoting the Hiscox policy number and the broker's name and reference.
		In the event of a claim you must allow the medical adviser or advisers appointed by us to examine you as often as may be deemed necessary by us.

Hiscox

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Hiscox Syndicates Ltd, Hiscox Insurance Company Ltd and Hiscox Underwriting Ltd are authorised and regulated by the Financial Services Authority.

The General terms and co	onditions 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 activities as a result of an insured incident that could, if left unmanaged, cause adverse or negative publicity of or media attention to you or your business or activities.			
Crisis containment costs	Reasonable and necessary costs incurred 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.			
Employment claim	Any claim by any employee or volunteer of yours for any actual or alleged wrongful, unfair or constructive dismissal, discharge or termination of employment, breach of written or implied contract, employment related misrepresentation, wrongful deprivation of a career opportunity, failure to grant tenure, negligent employee evaluation, harassment, unlawful discrimination, failure to provide adequate employee procedures and policies, retaliation, defamation, invasion of privacy arising solely as a result of the employment or non- employment by you of any current, former or prospective employee or volunteer.			
Insured incident	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 incurred within the geographical limits with our prior written consent as a direct result of a crisis commencing during the period of insurance. We will also pay crisis containment costs incurred within the geographical limits without our consent 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 or any other section of this policy. 			
Outside working hours discretionary crisis mitigation costs				
What is not covered	We will not make any payment for:			
	1.	crisis containment costs relating to any claim or part of a claim not covered by this policy .		
	2.	costs which are covered under any other section of this policy .		
	3.	crisis containment costs relating to any employment claim.		
	4.	any crisis containment costs directly or indirectly due to:		
		a. any incident, act, investigation or problem that affects charities, not-for-profit- organisations, councils or local government and which is not solely related to you .		
		b. governmental regulations which affect another country or which affect charities, not- for-profit-organisations, councils or local government and which are not solely related to you ; or		
		c. 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		
		d. socioeconomic changes or business trends which affect your activities or which affect charities, not-for-profit-organisations, councils or local government and which are not solely related to you .		

How much we will pay	The most we will pay under this section is the amount shown in the
	schedule, irrespective of the number of crises or insured incidents .

	We will pay the crisis containment provider directly for crisis containment costs covered under this section of the policy .		
	All crises arising from the same original cause, a single source or a repeated or continuing problem will be regarded as one crisis . This includes such crises arising after, as well as during, the period of insurance . We will not make any payment under this section unless you notify any crisis in accordance with either of the following:		
Your obligations			
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.		
	You must 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	 2. 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 also notify us of the crisis as soon as possible within working hours by telephoning the number stated in the schedule. 		
	You must co-operate fully with the crisis containment provider in the management of the crisis .		