Tradesman

ARO

Insurance Policy
The Contract of Insurance

This is your Tradesman insurance policy. It sets out the details of your insurance contract with us.

This document, any endorsements, certificates and the schedule must be read together as one contract as they form your policy.

In return for payment of the premium shown in the schedule, we agree to insure you against:

- loss or damage you sustain;
- legal liability you incur for accidents

happening during the period of insurance and in accordance with the terms and conditions contained in or endorsed on this policy.

Please read the whole document carefully and keep it in a safe place. You should take the time to read all its terms, especially the conditions, which you have to fulfil to ensure your insurance remains valid, and what you have to do when making a claim.

It is important that you:

- check that the sections you have requested are included in the schedule;
- check that the information you have given us is accurate;
- comply with your duties under each section and under the insurance as a whole.

If this policy does not meet your requirements, or if your requirements change, you should contact your insurance agent at your earliest opportunity.

The duty of fair presentation

By entering into this insurance contract we accept that you have made a reasonably clear and accessible presentation of the risk, in accordance with Section 3(3)(b) of the Insurance Act 2015.
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### Cover provided automatically:

**Section 1**  Public and Products Liability  
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Optional cover – if provided this will be shown as insured in your schedule

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Important Information

If you need to make a claim

If you need to make a claim under this policy, please telephone us on 01245 396272 and we will be pleased to advise you of the steps to take. It will assist if you have details of your policy and cover available when telephoning.

In all communications with us please quote your policy number.

We would refer you also to the claims conditions of this policy.

In some cases all or part of your claim may be handled on our behalf by one of our trusted partners. You can rest assured that we will strive to ensure you are provided with exceptional service from MS Amlin and our trusted partners.

Changes to your circumstances

Please tell your insurance agent as soon as reasonably possible if there are any changes to your circumstances and/or information you have previously provided during the period of insurance to allow us to reassess your insurance risk.

Please refer to General Conditions 2 and 3 of this policy.

If your circumstances change and you do not tell your insurance agent, you may find that you are not covered if you need to claim.

How to cancel your policy

You have a statutory right to cancel your policy within 14 days from the day of purchase or renewal of the contract or the day on which you receive your policy or the renewal documentation, whichever is the later.

If you wish to cancel and the insurance cover has not yet began, you will be entitled to a full refund of the premium paid. Alternatively, if you wish to cancel and the insurance cover has already started, provided you have not made a claim, you will be entitled to a refund of the premium paid, less a proportional deduction for the time we have provided cover.

If you do not exercise your right to cancel your policy, it will continue in force and you will be required to pay the premium.

For cancellation outside of this statutory cooling off period you can cancel this insurance at any time by telephoning your insurance agent or by writing (by e-mail, fax or letter) to Aro.

If this insurance is cancelled outside the statutory cooling off period, provided you have not made a claim and there hasn't been an event that could give rise to a claim, you will be entitled to a refund of any premium paid, less a deduction for any time for which you have been covered. This will be calculated on a proportional basis. For example, if you have been covered for 6 months, the deduction for the time you have been covered will be half the annual premium.

If we pay any claim, in whole or in part, then no refund of premium will be allowed.
Important Information

Cancellation – instalment payments

Time is of the essence in relation to your payment of the premium. If you pay your premium by direct debit and there is any default in payment, we will contact you to request payment by a given date, which will be 14 days from the date we contact you. If payment is still not received by this date, we may then cancel this policy. No refund or credit of premium will be due when cancellation takes place in these circumstances.

For our rights to cancel your policy please refer to the General conditions.

Compensation (Financial Services Compensation Scheme)

Lloyd’s insurers are covered by the Financial Services Compensation Scheme. You may be entitled to compensation from the Scheme if a Lloyd’s insurer is unable to meet its obligations to you under this policy. If you were entitled to compensation from the Scheme, the level and extent of the compensation would depend on the nature of this policy. Further information about the Scheme is available from the Financial Services Compensation Scheme (10th Floor, Beaufort House, 15 St. Botolph Street, London EC3A 7QU) and on their website www.fscs.org.uk

Registration and regulatory information

Aro Underwriting Group Ltd, are authorised to underwrite and administer this policy on behalf of Amlin UK Limited.

Aro Underwriting Group Limited are an appointed representative of Ambant Underwriting Services Limited, a company which is authorised and regulated by the Financial Conduct Authority under registration number 597301 to carry on insurance mediation activities.

Amlin UK is a trading name of Amlin UK Limited. Amlin UK Limited is wholly owned by and an Appointed Representative of MS Amlin Underwriting Limited which is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority under reference number 204918. Amlin UK Limited is registered in England No. 2739220. Registered office: The Leadenhall Building, 122 Leadenhall Street, EC3V 4AG.

Privacy Notice

Your information has been, or will be, collected or received by MS Amlin plc. We will manage personal data in accordance with data protection law and data protection principles. We require personal data in order to provide good-quality insurance and ancillary services and will collect the personal data required to do this. This may be personal information such as name, address, contact details, identification details, financial information and risk details. The full Data Privacy Notice can be found on www.msamlin.com/en/site-services/data-privacy-notice.html. A paper copy of the Data Privacy Notice can be obtained by contacting the Data Protection Officer by email (dataprotectionofficer@msamlin.com) or at the below address:

Data Protection Officer
MS Amlin plc
The Leadenhall Building
122 Leadenhall Street
London
EC3V 4AG
Important Information

How to make a complaint

Aro’s aim is to ensure that all aspects of your insurance are dealt with promptly, efficiently and fairly. At all times Aro are committed to providing you with the highest standard of service. If you have any questions or concerns about your policy or the handling of a claim you should, in the first instance, contact your insurance agent or Aro.

In the event that you remain dissatisfied and wish to make a complaint, you can do so at any time. Making a complaint does not affect any of your legal rights. Aro’s contact details are:

Post: Ian Page, Director, Aro Underwriting Group Limited, Riverside House, River Lawn Road, Tonbridge Kent TN9 1EP
Telephone: 01732 783576
Email: ian.page@aro-underwriting.com
Website: www.aro-underwriting.com

If your complaint cannot be resolved within two weeks, or if you have not received a response within two weeks you are entitled to refer the matter to Lloyd’s. Lloyd’s will then conduct a full investigation of your complaint and provide you with a written final response. Lloyd’s contact details are:

Post: Complaints, Lloyd’s, Fidentia House, Walter Burke Way Chatham Maritime, Chatham, Kent ME4 4RN
Telephone: +44 (0) 20 7327 5693
Fax: +44 (0) 20 7327 5225
Email: complaints@lloyds.com
Website: www.lloyds.com

Details of Lloyd’s complaints procedures are set out in a leaflet “Your Complaint – How We Can Help” available at www.lloyds.com/complaints and are also available from the above address. If you remain dissatisfied after Lloyd’s has considered your complaint, or if you have not received a written final response within eight weeks from the date Aro received your complaint, you may be entitled to refer your complaint to the Financial Ombudsman Service who will independently consider your complaint free of charge. Their contact details are:

Telephone: (Fixed): 0800 0234567 Tel (Mobile): 0300 1239123
Tel (Outside UK): +44 (0) 20 7964 0500
Fax: +44 (0) 20 7964 1001
Email: complaint.info@financial-ombudsman.org.uk
Website: www.financial-ombudsman.org.uk

Alternatively, if you have bought a product or service online you may have the right to register your complaint with the European Commission’s on-line dispute resolution (ODR) platform. The ODR platform will redirect your complaint to the appropriate alternative dispute resolution body. For further details visit http://ec.europa.eu/odr

Please note:
- You must refer your complaint to the Financial Ombudsman Service within six months of the date of Lloyd’s final response.
- The Financial Ombudsman Service will normally only consider a complaint from private individuals or from a business that has an annual turnover of less than 2 million Euros and fewer than 10 employees.
Important Information

Employers’ Liability Tracing Office (ELTO)

By entering into this insurance policy you will be deemed to specifically consent to the use of your insurance policy data in the following way and for the following purposes.

1. Certain information relating to your insurance policy including, without limitation:
   a) the policy number(s);
   b) employers’ names and addresses (including subsidiaries and any relevant changes of name);
   c) dates of cover;
   d) employer's reference numbers provided by Her Majesty’s Revenue and Customs; and
   e) Companies House reference numbers (if relevant)

will be provided to the Employers’ Liability Tracing Office (ELTO) and added to an electronic database (database).

2. This information will be made available by us to ELTO in a specified and readily accessible form as required by the Employers’ Liability Insurance: Disclosure by Insurers Instrument 2011. This information will be subject to regular periodic updating and certification and will be audited on an annual basis.

3. The database will assist individual consumer claimants who have suffered an employment related injury or disease arising out of their course of employment in the UK for employers carrying on or who carried on business in the UK and who are covered by the employers’ liability insurance of their employers (claimants):
   a) to identify which insurer (or insurers) provided employers’ liability cover during the relevant periods of employment; and
   b) to identify the relevant employers’ liability insurance policies.

4. The database will be managed by ELTO.

5. The database and the data stored on it may be accessed and used by claimants, their appointed representatives, insurers with potential liability for UK commercial lines employers’ liability insurance cover and any other persons or entities permitted by law.

Choice of Law and jurisdiction

In the absence of any agreement to the contrary, the laws of England and Wales will apply and this policy will be subject to the exclusive jurisdiction of the courts of England unless, at the beginning of the period of insurance, you are either:

a) a resident of; or
b) a business with its registered office or principal place of business is situated in;

Scotland, Northern Ireland, the Channel Islands or the Isle of Man, in which case (in the absence of agreement to the contrary) the law of that country, crown protectorate or dependency will apply and this policy will be subject to the exclusive jurisdiction of the courts of that country, crown protectorate or dependency.
Important Information

Contracts (Rights of Third Parties) Act 1999

A person or company who was not party to this policy has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this policy but this condition does not affect any right or remedy of a third party which exists or is available other than by virtue of this Act and any later amendment to it.

Sanction

This policy will not provide any insurance cover or benefit and we will not pay any sum if doing so would mean that we are in breach of any sanction, prohibition or restriction imposed by any law or regulation applicable to us.

Tax

There may be circumstances where taxes may be due that are not paid via us. If this occurs then it is your responsibility to ensure that these are paid direct to the appropriate authority.

Monetary values

Monetary values in this wording are shown in bold to help you identify them quickly.

Renewal of this insurance

When your policy is due for renewal, Aro will contact you at least 21 days before the period of insurance ends with full details of your next year’s premium and policy terms and conditions. If you do not want to renew the policy, please contact Aro. Occasionally, we may not be able to offer to renew your policy. If this happens, we will write to Aro at least 21 days before the expiry of your policy to allow enough time for you to make alternative insurance arrangements.
General definitions (what words mean)

Certain words in the policy have specific meanings. These meanings are defined below. The words defined carry the same meaning wherever they appear in the policy or any endorsement attaching to it, unless varied by a definition in a particular section, and are printed in bold to help you identify them.

Certain additional words may also be defined at the beginning of the individual sections in which they are used and to which they have a particular relevance.

**Bodily injury**
- a) Death, injury, illness or disease;
- b) mental injury, anguish or nervous shock sustained by any person as a result of actual or threat of bodily injury, death, illness or disease; and
- c) false arrest, false imprisonment and false eviction.

**Business**
- The business specified in the schedule conducted solely from within the territorial limits.
- And additionally for Sections 1 and 2 only includes:
  - a) the ownership repair and maintenance of the premises;
  - b) the provision of first aid but we will not cover any first aid provided by any qualified medical practitioner or nurse;
  - c) private work undertaken by your employees with your consent for any of your directors, partners or senior officials;
  - d) the provision and management of sports social and welfare organisations by you for the benefit of the your employees;
  - e) the sale or supply of food and drink to employees or visitors;
  - f) engagement of sub-contractors for performance of work on your behalf.

**Computer virus**
- A set of corrupting, harmful or otherwise unauthorised instructions or code including a set of maliciously introduced unauthorised instructions or code, programmatic or otherwise, that propagate themselves through a computer system or network of whatsoever nature. Computer virus includes but is not limited to “Trojan Horses”, “worms”, and “time or logic bombs”.

**Costs and expenses** (applicable to Sections 1 and 2 but not the prosecution defence costs extension which has its own definition)
- a) Claimants costs and expenses arising for any claim against you which may be the subject of cover under this section.
- b) All cost and expenses incurred by you with our written consent for any claim against you which may be the subject of cover under this policy.
General definitions (what words mean)

**Damage**
Physical accidental loss of or destruction of or damage to the property insured.

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

**Employee**

a) Any person under a contract of service or apprenticeship with you;

b) any self-employed person working on a labour only basis under your control or supervision;

c) any person who is hired to or borrowed by you;

d) any person engaged under a work experience or training scheme;

e) any labour master or person supplied by him;

f) any prospective employee who is undergoing practical work experience whilst being assessed by you as to their suitability for employment;

g) a driver or operator of hired in plant;

h) any outworker or homeworker employed under a contract to personally carry out any work,

i) any person or secondment to you for your parent or subsidiary companies outside the territorial limits

j) a voluntary helper

while working for and under your control or supervision in connection with the business.

**Excess**
The amount for which you are responsible for each claim or loss as specified in the schedule or in the policy.

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

**Limit of liability**
The maximum amount we will pay for any one loss or series of losses arising from the same original incident.

**Period of insurance**
The period of insurance stated in the schedule.
Phishing
any access or attempted access to data or information made by means of misrepresentation or deception.

Pollution
Any pollution or contamination by naturally occurring or man-made substances, forces or organisms or any combination of them, whether permanent or transitory and however occurring. This definition excludes pollution or contamination by asbestos.

Premises
The buildings and the land inside the boundaries at the property address shown in your schedule occupied by you for the purpose of the business.

Products
Anything sold, supplied, altered, constructed, repaired, serviced, designed, tested, installed or processed by or on your behalf including containers, packaging or labelling and which is not in your possession at the time of the occurrence.

Sum insured
The maximum amount we will pay for each item insured under any section or sub-section.

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

Terrorism
a) Acts of persons acting on behalf of or in connection with, any organisation which carries out activities directed towards the overthrowing or influencing, by force or violence, of Her Majesty’s government in the United Kingdom or any other legitimate government or accepted (illegitimate) government.

b) Any action in controlling, preventing, suppressing, retaliating against or responding to any act or preparation for action or threat of action described in a) above.

Virus or Similar Mechanism
Program code, programming instruction or any set of instructions intentionally constructed with the ability to damage, interfere with or otherwise adversely affect computer programs, data files or operations, whether involving self-replication or not. The definition of virus or similar mechanism includes but is not limited to Trojan horses, worms and logic bombs.

We/us/our/ourselves
Lloyd’s Syndicate 2001 managed by MS Amlin Underwriting Limited through its appointed representative Amlin UK Limited, as insurers of your policy and Aro Underwriting Group, who are authorized to underwrite and administer your policy on their behalf.
You/your

a) The policyholder named in the schedule.

b) Any associated or subsidiary company of the insured provided it has been notified to and agreed by us.

c) At your request:

i) any director or employee while they are acting on behalf of or in course of their employment or engagement with you for liability for which you would have been entitled to cover under this policy if the claim against that person had been made against you;

ii) any officer, member or employee in their respective capacities of your social, sports or welfare organisation or fire, first aid or ambulance service;

iii) any of your directors, partners or senior officials for private work carried out by any employee for them with your consent; and

v) your personal representatives (in the event of your death) for liability incurred by you, provided that if cover is extended to any party described in paragraphs i) to iii) above that party will be subject to the terms of this policy so far as they can apply and in any event our liability will not exceed the limit of liability.
General Conditions (action we or you must take)

These are the conditions of the cover and apply throughout your policy. There may be additional conditions under each section of cover and in any attaching endorsements. If you do not comply with these conditions you may not receive payment for a claim or you may lose all right to cover under your policy or to receive payment for a claim.

If you are unsure about any of these conditions or whether you need to notify us about any matter, please contact us.

1. **Basis of rating**

   a) The premium has been based on the total number of people appearing on your quotation schedule. You must tell us as soon as reasonably practicable if this number changes and pay any extra premium which may become due.

   b) If employees are engaged on a temporary basis you must allow for those extra persons and declare them to us so that they are included within your quotation schedule, however if the total number of working days for all temporary employees in any one period of insurance is less than 50 days and the Employers’ liability section of your policy is operative, then cover will automatically be provided and you do not need to tell us.

2. **Cancellation – our rights**

   We may cancel the policy or any section by giving 30 days’ notice in writing by registered letter to you at your last known address and in this case you will be entitled to a proportionate return of premium for the unexpired term of the policy (other than in circumstances where we invoke the Fraudulent claims condition).

   Reasons we may decide to cancel your policy include if:

   a) there is a material change in your business;

   b) there is reasonable suspicion of fraud or where there has been misrepresentation of material facts and/or other non-disclosure;

   c) the information that forms the basis of this contract changes;

   d) you do not co-operate or supply information or documentation that we request which materially affects our ability to process the policy or our ability to defend our interests;

   e) following a survey at any of your properties or sites we have required you to make risk improvements and you have not completed these within a reasonable period of time advised by us;

   f) the premium has not been paid;

   g) threatening or abusive behaviour or the use of threatening or abusive language, intimidation or bullying of our staff or suppliers;

   h) not exercising your duty of care as required under the Maintenance and reasonable precautions condition contained on page 14 in this policy and failing to put this right when we ask you by sending you seven days written notice to your latest address.

   Where a claim has been made during the current period of insurance, the full annual premium will still be payable despite cancellation of cover and we reserve the right to deduct this from any claim payment.
3. **Change in circumstances or alteration to the risk**

If you would like to make changes to your policy please contact your insurance agent.

If you are aware of any material changes to the information provided of if you become aware of any material changes you must tell us about those changes. You must take care when answering any questions we ask by ensuring that all information provided is accurate and complete.

If you need to change the information you have given us please contact us as soon as reasonably practicable on becoming aware of that change.

Examples where we would need you to notify us of a change:

- If any sums insured you have declared to us have increased or decreased;
- There is a change to the business you undertake that we do not know about;
- The number of employees, partners or directors in the business changes.

These are just some examples and there may be other circumstances we would want you to tell us about. If you are in any doubt, please contact us directly as failure to notify us of any changes could lead to your policy being cancelled, or a claim rejected or not fully paid.

If you are unsure whether a change to the information you have given us is material please contact us.

In addition you must notify us of any alteration to the information provided at the start, renewal or occurring during the period of insurance at which time we may apply an additional premium or other additional terms or conditions.

4. **Maintenance and reasonable precautions**

Unless otherwise agreed by us, you will at your own expense:

a) take all reasonable precautions to prevent or reduce damage;

b) cease any activity which may give rise to liability under this policy;

c) maintain all works machinery, caravans and vehicles in sound condition;

d) exercise care in the selection and supervision of employees;

e) remedy any defect or danger as soon as reasonably practicable after discovery and in the meantime take additional precautions as the circumstances may require; and

f) comply with all statutory requirements and other safety regulations imposed by any authority.

5. **Remedies following a breach in your duty of fair presentation**

**Before this policy was entered into**

If you have breached your duty to make a fair presentation of the risk to us before this policy was entered into, then:

a) where the breach was deliberate or reckless, we may avoid this policy and refuse all claims, and keep all premiums paid;

b) where the breach was neither deliberate nor reckless, and but for the breach:

i) we would not have agreed to provide cover under this policy on any terms:
we may avoid this policy and refuse all claims, but will return any premiums paid;

ii) **we would have agreed to provide cover under this policy but on different terms** (other than premium terms):

we may require that this policy includes those different terms with effect from its start; and/or

iii) **we would have agreed to provide cover under this policy but would have charged a higher premium.**

   a. if the discovery of the breach arose because of a claim, at your option:

      i. **we** will reduce proportionately the amount paid on a claim. **We** will pay only X% of what we would otherwise have been required to pay, where X = premium actually charged divided by the higher premium that would have been charged x 100; or

      ii. **we** will pay the claim in full provided that **you** pay to **us** the additional premium that **we** would have charged, but for your breach of the duty of fair presentation, calculated from the start of the **period of insurance**.

         NOTE: In the case of underinsurance option ii. is not available.

   b. If the discovery of the breach did not arise because of a claim **you** must pay to **us** the additional premium that **we** would have charged, but for your breach of the duty of fair presentation, calculated from the start of the **period of insurance**.

**Before a variation was agreed**

If **you** have breached your duty to make a fair presentation of the risk to **us** before any variation to this policy was agreed, then:

a) If the breach was deliberate or reckless, **we** may terminate this policy with effect from the date of the variation, and keep all premiums paid;

b) where the breach was neither deliberate nor reckless, and but for the breach:

   i) **we would not have agreed to the variation on any terms:**

      **we** may treat this policy as though the variation was never made, but will return any additional premiums paid in relation to the variation;

   ii) **we would have agreed to the variation but on different terms** (other than premium terms):

      **we** may require that the variation includes those different terms with effect from the date the variation was made; and/or
iii) we would have agreed to the variation but would have increased the premium,
or would have increased it by more than we did, or would not have reduced it or
would have reduced it by less than we did:

a. if the discovery of the breach arose because of a claim, at your option:
   i. we may reduce proportionately the amount paid on a claim arising out
      of events after the variation. In those circumstances, we will pay only
      Y% of what we would otherwise have been required to pay, where Y =
      total premium actually charged divided by the premium that would have
      been charged x 100; or
   ii. we will pay the claim in full provided that you pay to us the additional
       premium that we would have charged, but for the breach of the duty of
       fair presentation, calculated from the date the variation was entered
       into.

NOTE: In the case of underinsurance option ii. is not available.

b. If the discovery of the breach did not arise because of a claim, you
   must pay to us the additional premium that we would have charged, but for the breach of
   the duty of fair presentation, calculated from the date the variation was entered
   into.

iv) where we would have agreed to the variation but on different terms and we would
also have increased the premium, or would have increased it by more than we
did, or would not have reduced it or would have reduced it by less than we did

a. we may require that the variation includes those different terms with effect
   from the date the variation was made; and

b. before a variation was agreed b) iii) as shown above will also apply.

6. Your business

The total number of directors, partners or employees working in connection with your business must not exceed:

a) the number declared by you and shown in the schedule; and

b) eight people.

You must tell us as soon as practicably possible if the total number of persons shown in your schedule increases and pay any additional premium required by us.
Claims Conditions

1. Arbitration

If we agree to pay your claim and you disagree with the amount to be paid it may be referred to an arbitrator who is jointly appointed. Whether we or you bear the costs of the arbitration, or these are shared by us and you will be determined at the discretion of the arbitrator. Alternatively, depending on your circumstances, you may be able to refer your case to the Financial Ombudsman Service (FOS). In either case, this will not affect your right to take action against us over the disagreement.

2. Claims co-operation

You must provide all help and assistance and co-operation required by us in connection with any claim.

3. Claims procedures

Things you must do:

You must comply with the following conditions. If you fail to do so, we may not pay your claim, or any payment could be reduced.

a) You must notify us as soon as reasonably practicable giving full details of what has happened for any accident or incident which may give rise to a claim.

b) You must provide us with any other information we may require.

c) You must forward us as soon as reasonably practicable, if a claim for liability is made against you, any letter, claim, writ, summons or other legal document you receive.

d) You must inform the police as soon as reasonably practicable following any loss caused by malicious acts, violent disorder, riots or civil commotion, theft, attempted theft or lost property.

e) You must not admit liability or offer or agree to settle any claim without our written permission.

f) You must take, or allow others to take, practical steps to prevent further damage or bodily injury, recover property lost and otherwise minimise the claim.

4. Discharge of liability

Where in our opinion, the amount of any claim may exceed the available limit of liability or sum insured we will be entitled at our discretion, to discharge our liability by paying the available limit of liability or sum insured to you or on your behalf and pay defence costs up to the date of that payment. In this situation, if at the time of payment we are conducting the defence of the claim, we will also relinquish that conduct.

5. Excess

Where stated in the schedule you will be responsible for paying an excess in relation to each claim made by you under this policy.
6. **Fraudulent claims**

If you or anyone acting on your behalf makes a fraudulent claim under your policy, including providing fraudulent information or documentation, we may:

a) refuse to pay the claim;

b) seek to recover any of costs already incurred by us relating to the fraudulent claim;

c) also have the option to cancel the policy from the date of the fraudulent act; and

d) keep any premium paid to us.

This will not affect separate claims made before the fraudulent act unless they too were fraudulent.

If your policy covers more than one insured and a fraudulent claim is made by one of those insureds, we will treat that claim in accordance with the above, but the rights of the other insured(s) under the policy will not be affected.

7. **Multiple insureds**

The most we will pay is the relevant amount shown 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, if there is more than one insured named in the schedule the first of them, is authorised to receive all notices and agree any changes to the policy.

8. **Other Insurance**

If the damage or liability which is the subject of a claim under this policy is covered by any other insurance we will not pay more than our proportionate share.

9. **Salvage**

We may enter the premises where damage has occurred and take possession of or require to be delivered to us any property insured and deal with it in a reasonable manner but the property may not be abandoned to us.

10. **Subrogation**

We are entitled to:

a) take over and conduct the defence or settlement of any claim in your name or on your behalf at our discretion;

b) take steps to enforce rights against any other party before or after payment is made by us.
General Exclusions (what is not covered)

This policy does not cover the following.

1. **Asbestos Not applicable to Section 2 - Employers' liability**
   
   any loss, demand, claim or suit arising out of or related in any way to asbestos or asbestos containing materials.

2. **Cyber terrorism**
   
   digital or cyber risks, that is:
   
   a) any loss caused by or contributed to, by, or arising from or occasioned by or resulting from:
      
      i) the alteration, modification, distortion, corruption of or **damage** to any computer or other equipment or component or system or item which processes stores transmits or receives data or any part of it whether tangible or intangible (including but without limitation any information or programs or software); or
      
      ii) any alteration, modification, distortion, erasure or corruption of data processed by any computer or other equipment or component or system or item;

      whether **your** property or not, where the loss is caused by a **virus or similar mechanism, phishing or hacking or denial of service attack**, or

   or

   b) any legal liability or financial loss or expense, including but not limited to consequential loss, caused by or contributed to, by, or arising from or occasioned by or resulting from a **virus or similar mechanism, phishing or hacking or denial of service attack**.

3. **Date recognition**

   **damage** caused by, contributed to or arising from the failure of equipment (including hardware and software) to correctly recognise any given date or to process data or to operate properly due to failure to recognise any given date.

   But **we** will cover later **damage** resulting from an insured cover, providing **damage** is covered elsewhere in the policy.

4. **Excess**

   **we** will not cover the excess shown in **your** schedule.

5. **Northern Ireland - civil commotion**

   civil commotion in Northern Ireland. **Damage** is excluded regardless of any other cause, event or intervention that contributes concurrently or in any sequence to the **damage**.
General Exclusions (what is not covered)

6. **Radioactive contamination**

   bodily injury, disablement or damage to any property, or any resulting loss or expense or any legal liability caused by, contributed to or arising from:

   a) ionising radiations from or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel;

   b) the radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear installation, reactor or other nuclear assembly or its nuclear components;

   c) any weapon of war employing atomic or nuclear fission or fusion or other like reaction or radioactive force or matter.

   d) the radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter but this exclusion d) will not apply to radioactive isotopes other than nuclear fuel when those isotopes are being prepared, carried, stored or used for commercial, agricultural, medical, scientific or other peaceful purposes.

When applying to Section 2 – Employers liability this exclusion will only apply to an employee when you have, under a contract of agreement agreed to:

   i) cover another party; or

   ii) assume the liability of another party,

for bodily injury.

7. **Terrorism**

   damage or financial loss or expense, occasioned by or happening through or following terrorism. In any action suit or other proceedings where we allege that any damage is not covered by this policy the burden of proving that damage is covered will be upon you.

   This exclusion will apply to all sections of this policy, other than Section 2 - Employers’ liability to the extent that it is necessary to comply with the minimum requirements of the law in the United Kingdom of Great Britain and Northern Ireland, including the Channel Islands and the Isle of Man, relating to compulsory insurance of liability to employees and provided that the maximum limit for any one loss or series of losses arising from one source or original cause will not exceed £5,000,000.

8. **War**

   any consequence which is the result of any of the following, or anything connected with any of the following, whether or not the consequence has been contributed to by any other cause or event:

   a) war, hostile or warlike action in time of peace or war (whether or not declared) including action in hindering, combating or defending against an actual, impending or expected attack;

      i) by government or sovereign power (legal or illegal) or by any authority maintaining or using military, naval or air forces, or any other armed forces or militia;

      ii) by military, naval or air forces, or any other armed forces or militia;

      iii) by an agent of any government, power, authority or force;
b) any weapon of war employing nuclear or radioactive force or contamination whether in time of peace or war (whether or not declared), whether or not its discharge was accidental;

This exclusion will not apply to damage or consequential loss occasioned by the detonation of munitions of war or their parts within one thousand (1000) metres of the premises provided always that the presence of munitions does not result from a state of war current at the time of detonation.

c) insurrection, rebellion, or action taken by government authority in hindering, combating, or defending against an occurrence, seizure or destruction.

Regardless of the above we will cover you for damage to property insured arising from the detonation of munitions of war in or about or in the vicinity of any place where property insured may be provided that the presence of munitions does not result from a state of war current at the time of damage.
Section 1 – Public and Products Liability

This section is included automatically

Additional definitions (what words mean)

The following words will have the same meaning wherever they appear in this section or in the schedule or any endorsements relating to this section. To help identify these words they will appear in bold in the section wording. Please also refer to the General definitions section on pages 9-12.

Clean up
a) Testing for or monitoring of pollution.

b) Cleaning up, removing, containing, treating, detoxifying or neutralising pollution.

What is covered

We will pay the amount of damages which you, or any of the additional persons insured are liable to pay as a result of:

a) accidental bodily injury to any person;

b) accidental damage to material property;

c) obstruction, trespass, nuisance or interference with any right of way, air, light or water

d) wrongful arrest, detention, imprisonment or eviction of any person, malicious prosecution or invasion of the right of privacy,

during the period of insurance in connection with your business occurring:

i) within the territorial limits;

ii) elsewhere in the world other than the United States of America or Canada arising out of business visits by directors or non-manual employees ordinarily resident in the territorial limits.

iii) anywhere in the world and caused by any products after they have ceased to be in your custody or control.

The maximum we will pay for the cover provided under a) – d) above is shown in your schedule.

We will in addition cover your legal liability for claimants’ costs in connection with the cover provided above.
Section 1 – Public and Products Liability

Additional cover – provided as standard

1. **Bona-Fide Sub-Contractors**

   We will cover you for your legal liability for work carried out by Bona-Fide Sub-Contractors working for you on your behalf.

   Provided that:

   a) we will not cover you unless before appointment you check that Bona-Fide Sub-Contractors hold a current Public Liability insurance with a minimum limit of liability being not less than the Limit of liability applicable to this section;

   b) in the event of a claim under this additional cover you provide documentary evidence of the Public Liability insurance held by the Bona-Fide Sub-Contractor at the time of their appointment to work for you.

2. **Contractual liability**

   We will cover liability assumed by you under a contract or agreement which would not have attached in the absence of that contract or agreement. But only if the sole conduct and control of any claim is vested in us and subject to the terms, conditions and exclusions of this section and the policy as a whole.

   We will not cover any person or entity falling within the definition of you/your other than as stated under a) for any contractual liability unless that liability would have attached in the absence of any contract or agreement.

3. **Cross liabilities cover**

   Any person, firm, company or organisation covered by this section, is entitled to cover as if a separate policy had been issued to each, but the total amount payable by us on behalf of all, will not exceed the limit of liability in any circumstances.

4. **Defective Premises Act**

   We will pay the amount of damages for which you are liable and claim costs as a result of accidental bodily injury or damage to material property, occurring during the period of insurance arising out of premises you have disposed of but had previously owned in connection with the business.

   We will not cover damage to the land or premises disposed of or in connection with the cost of rectifying any defect or alleged defect in them.

   We will not cover any liability which you are covered under any other insurance policy.

5. **Defence costs**

   We will in cover you for all costs of legal representation reasonably incurred with our written consent at any:

   a) coroner’s inquest or other inquiry for any death;

   b) proceedings in any court (other than in the defence of any criminal proceedings brought or in an appeal against conviction arising from proceedings) for any act or omission causing or relating to any loss;
Section 1 – Public and Products Liability

c) other costs reasonably incurred with our written consent in relation to any matter which is covered under “What is covered”.

6. Employees’, directors’ and visitors’ personal belongings

We will pay the amount of damages for which you are liable as a result of damage to employees’, directors, and visitors' vehicles and personal belongings which are in your custody or control.

We will not provide cover where property is:

a) loaned, leased, hired or rented to you;

b) stored for a fee or other consideration by you; or

c) in your custody or control for the purposes of being worked upon.

7. Hired or rented premises

We will cover you for legal liability for damage to premises (including fixtures and fittings) within the territorial limits which are hired, rented or loaned to you in connection with the business.

We will not provide cover for:

i) the first £250 of compensation, costs for damage caused other than by fire or explosion;

ii) liability imposed on you solely by reason of the terms of any hiring or renting agreement;

iii) damage caused by fire or any other peril, where under the terms of any hiring or renting agreement you are requested to take out specific insurance.

8. Indemnity to principals and others

We will cover you under the terms of this section:

a. your legal personal representative in the event of your death for liability you have incurred;

b. any principal with whom you have entered into an agreement to the extent required by that agreement but only for liability for which you would have been entitled to cover under this section if the claim had been made against you;

c. any director, partner or employee of yours for liability for which you would have been entitled to cover under this section if the claim had been made against you;

Provided that:

i) any person described in a)-c) above is not covered under any other policy;

ii) any principal / person(s) will, as though they were you, be subject to the terms of this section in so far as they can apply;
Section 1 – Public and Products Liability

ii) our total liability to all parties including you and any person in a)-c) above will not exceed the limit of liability.

9. Loading and Unloading

Regardless of anything contained in the exclusions under this section and provided that you are not more specifically insured under any other policy we will cover you for bodily injury or damage arising during the act of loading or unloading a motor vehicle or the bringing to or taking away of a load from the vehicle in the course of the business.

10. Motor contingency liability

Regardless of anything contained in the exclusions under this section we will cover you and no other person in the terms of this section for the use of any vehicle not the property of or provided by you and being used in the course of the business.

We will not be liable for:

a) damage to any vehicle;

b) bodily injury or damage arising while any vehicle is being driven by you.

We will not be liable if you are entitled to cover under any other insurance.

11. Overseas personal liability

We will cover you and at your request any director partner or employee of yours or any family member accompanying them while temporarily outside the territorial limits in connection with the business against legal liability as described in this section incurred in a personal capacity.

Provided that this cover does not apply:

a) to liability arising out of the ownership or tenure of any land or building;

b) where cover is provided by any other insurance.

12. Payment for court attendance

We will compensate you at a rate of:

a) £250 per day for any director or partner;

b) £150 per day for any employee;

for each day that we request attendance at court as a witness in connection with a claim, for which an award of damages is paid or may be payable under this section.

13. Public car park liability

In the event that there is no other insurance in place, we will cover you for your liability for bodily injury or damage caused to vehicles left in any garage or parking place belonging to you or under your control.

Provided that:

a) any covered garage or parking place is not used by you for any motor trade purposes;
Section 1 – Public and Products Liability

b) disclaimer notices in terms approved of by us are prominently displayed in any covered garage or parking place; and

c) no cover is given for:
   i) loss of motor vehicle accessories by theft unless the motor vehicle is stolen at the same time;

   ii) damage arising whilst any motor vehicle is being driven by you or any employee;

   iii) the first £250 of any claim for damage

14. Pollution and contamination clean up

Where this section provides cover against liability caused by or arising from pollution happening within the territorial limits the cover will include clean up and legal costs to the extent not already included within that cover.

Provided that the cover provided by this clause does not:

a) include clean up in or on any property, land, watercourse or body of water owned leased or rented by you;

b) include the cost of restoration or reintroduction of flora or fauna.

We will not pay more than £50,000 for any one loss or series of losses arising from one original source or cause and for all claims arising during the period of insurance, it being understood that this total limit is part of and not separate to the amount provided within this section.

Conditions (Actions you or we must take)

Included here are the conditions of the insurance that you need to meet as your part of this contract. If you do not meet these conditions, we may need to reject a claim or a claim payment could be reduced.

1. Use of heat

It is a condition of this policy under this section that the following precautions are complied with on each occasion that the use or application of heat as defined below takes place elsewhere than on your own premises.

a) Application of heat by means of electric oxyacetylene or other welding or cutting equipment or angle grinders, blow lamps, blow torches, hot air guns or hot air strippers.

   i) The area in the immediate vicinity of the work (including in the case of work carried out on one side of a wall or partition, the opposite side of the wall or partition) must be cleared of all loose combustible material; other combustible material must be covered by sand or over-lapping sheets or screens of non-combustible material.

   ii) At least 2 adequate and appropriate portable fire extinguishers in proper working order must be kept in the immediate area of the work and used as soon as smoke or smouldering or flames are detected.
Section 1 – Public and Products Liability

iii) A fire safety check of the working area must be made approximately 60 minutes after the completion of each period of work and steps taken to extinguish any smouldering or flames discovered.

iv) Blow lamps and blow torches must be filled in the open and must not be lit until just before use and must be extinguished as soon as reasonably practicable after use.

v) A person must be appointed by you to act as an observer to watch for signs of smoke or smouldering or flames.

Sub-paragraph v) does not apply to the application of heat by means of blow lamps, blow torches, hot air guns or hot air strippers.

b) Use of asphalt, bitumen, tar, pitch or lead heaters

The heating must be carried out in the open in a vessel designed for the purpose and if carried out on a roof the vessel must be placed on a non-combustible heat insulating base.

2. Underground services

You must ensure that before any digging or excavation work you will:

a) take all reasonable steps to identify the position of underground pipes, cables and services including the use of any free-phone facility for the location of the underground services;

b) retain a written record of the measures taken to locate underground services;

c) adopt a method of work which will minimise the risk of loss to all services.

What is not covered

We will not be liable under this section for:

1. legal liability arising from you owning, possessing or using any:

   a) aircraft;

   b) watercraft or hovercraft (except watercraft not exceeding 8 metres in length or any hand propelled boat or pontoon).

2. claims caused by or arising from any services in, or on:

   a) aircraft;

   b) airport or airfield runways, manoeuvring areas or aprons, or any other parts of airports or airfields to which aircraft ordinarily have access.

3. claims caused by or arising

   from any products which to your knowledge, are for use in or on any aircraft, hovercraft or device intended to travel through air or space.

4. a) contractual liability in connection with products;

   b) liability where the terms of any contract or agreement made by you, prevent us from taking over the full defence or settlement of the claim:
Section 1 – Public and Products Liability

c) liquidated damages, or any contractual fines or amounts payable under contractual penalty clauses.

5. a) libel or slander;
    b) false statement;
    c) discrimination of any kind.

6. a) caused by or arising from any deliberate act, error or omission:
    i) where the results are intended or expected, or are reasonably foreseeable by you;
    ii) by anyone other than you, so far as cover is requested for their own liability;

b) for clean-up costs in circumstances where you have knowingly
    i) deviated from any regulatory notice, order or protection ruling
    ii) omitted to inspect, maintain or perform necessary repairs to plant or machinery for which you are responsible.

7. bodily injury sustained by any employee arising out of and in the course of their employment with you.

8. a dispute with, or proceedings brought by, any person for:
    a) their existing, past or prospective contract of employment with you;
    b) a breach of employment related legislation.

9. liquidated damages fines or penalties.

10. claims caused by or arising from passing off or infringement of trade name, registered design, unregistered design, copyright or patent right.

11. claims arising out of the ownership, possession or use by or on your behalf of any mechanically propelled vehicle (or attached trailer) which is required by any road traffic legislation to be the subject of compulsory insurance or other security.

This exclusion will not apply for the loading or unloading of any vehicle or the delivery or collection of goods to or from any vehicle except where more specifically insured by any other policy.

12. legal liability arising in connection with any person while on or working from, or travelling by sea or air, to, from or between an offshore rig, platform or similar offshore installation.

13. claims for:
    a) pollution occurring in the United States of America or Canada or any dependency or trust territory;
    b) pollution occurring elsewhere unless caused by a sudden, identifiable, unintended and unexpected incident which takes place in its entirety at a specific time and place during the period of insurance.

14. legal liability arising out of arising out of damage to products;
Section 1 – Public and Products Liability

15. claims caused by or arising from any breach of professional duty in relation to:
   a) advice, instruction, consultancy, design, formula, specification, inspection, survey, valuation, certification or testing undertaken or given for a fee;
   b) physical, mental or cosmetic treatment of any person (other than first aid treatment).

16. **damage** to property owned by you or which is held in your care, custody or control. But we will cover:
   a) premises which are leased, let, rented, hired or lent to you, as long as a tenancy or other agreement does not give rise to legal liability assumed by you under the express or intended terms of any contract or agreement that restrict your right of recovery, or increase your liability at law beyond that applicable in the absence of those terms;
   b) premises including contents which are not owned or rented by you, where you are temporarily carrying out work in connection with the business;
   c) employees or visitors vehicles or personal possessions while on the premises.

17. claims to pay any award of punitive, exemplary or aggravated damages or additional damages resulting from the multiplication of compensatory damages, by a court of law outside the territorial limits.

18. claims to pay any costs or expenses caused by or arising from any decision or requirement to recall or withdraw products from sale or use.

19. claims to rectify, remedy, repair, replace, re-apply, modify, investigate, access or remove products, or to make any refund.

20. legal liability or any allegation, claim, circumstances or proceedings for bodily injury or damage to property caused by or in connection with any products, which to your knowledge, are for export, either directly or indirectly, to the United States of America or Canada.

21. work where the depth of excavation exceeds 2 metres.

22. work involving demolition unless part of a rebuilding contract otherwise insured by the policy.

23. work involving pile driving, water diversion, sub aqua work or the use of explosives.

24. property comprising the permanent or temporary works undertaken by you in the course of any contract or agreement and which is under your control or for which you are responsible.
This cover operates on a claims-made basis. This means that we will only provide cover for claims or circumstances made against you and notified to us during the period of insurance.

Additional definitions applicable to this cover

**Costs and expenses**

a) All cost and expenses incurred by you with our written consent for any claim against you which may be covered under this endorsement.

b) Claimants costs and expenses arising for any claim against you which may be covered under this policy.

**GDPR**

General Data Protection Regulation and any enabling data protection legislation.

**What is covered**

We will cover you for your liability to pay compensation including costs and expenses arising from a claim made against you for breach of the GDPR, Section 13 of the Data Protection Act 1998 or any amending legislation, caused in connection with the business during the period of insurance.

Provided that the claim is first made against you and notified to us during the period of insurance.

**Limit of Liability**

We will pay £250,000 for all claims made including costs and expenses during the period of insurance.

**Conditions**

Included here are the conditions of the insurance that you need to meet as your part of this contract. If you do not meet these conditions, we may need to reject a claim or a claim payment could be reduced. In some circumstances your policy may not be valid.

1. a) For the purposes of this Data Protection and Privacy cover, any Other insurance clause contained in your policy will not apply and will instead be replaced by either b) or c) as shown below, as may be applicable:

   b) We will have no liability to pay any sum under this additional cover if cover for that sum is payable under another policy issued to you by us (or would be but for the exhaustion of the limit of liability or the application of the excess amount under that other policy).

   c) If the liability which is being claimed for under this additional cover is covered by any other Insurer we will not pay more than our proportionate share.

2. You must have in place an appropriate procedure to detect, report and investigate a personal data breach before making a claim under this Data Protection and Privacy cover.

**What is not covered**

We will not cover any claim arising from or relating to:

1. compensation, costs or expenses covered by any Legal Expenses insurance;

2. the costs of rectifying, rewriting, replacing, reinstating or erasing personal data as defined in the GDPR;
3. the payment of fines or penalties;
4. refund of monies paid to you by any claimant;
5. liability arising solely because you did not comply with your legal obligations set out under the GDPR;
6. any cover relating to the Data Protection Act 1998 which may have applied or does apply to a previous or concurrent policy which is referenced under a DIC/DIL (Difference in Cover / Difference in Limits) clause or similar, which is in excess of the cover available under this endorsement;
7. any actual or alleged act, omission or dispute happening before, or existing at the start of this Data Protection and Privacy cover, and which you knew or ought reasonably to have known could lead to a claim;
8. any deliberate act by you or any director, partner or employee of yours;
9. indirect or consequential loss.
Section 2 – Employers’ Liability

This section is optional and only applies if stated as covered in the schedule

Additional definitions (what words mean)

The following words will have the same meaning wherever they appear in this section or in the schedule or any endorsements relating to this section. To help identify these words they will appear in bold in the section wording. Please also refer to the General definitions section on pages 9-12.

Principal
Employer who has engaged you to act on their behalf, under a contract for the performance of work by you, in connection with the business.

What is covered

We will cover the amount of damages which you are liable to pay for bodily injury to any employee resident in the territorial limits, caused during the period of insurance and arising out of and in the course of their employment by you in connection with the business.

We will in addition pay and be responsible for all costs and expenses incurred with our consent in defending any claim for damages.

Limit of liability (what we will pay)

1. The employers’ liability limit of liability shown in your schedule is the maximum we will pay for the total of all damages and claims costs and will apply to any one claim or series of claims by one or more of the employee arising from one occurrence.

2. The maximum we will pay for damages and costs and expenses payable for any one claim arising out of any one event or all events of a series from or due to one source or original cause and arising out of terrorism will not exceed £5,000,000.

3. The maximum we will pay for damages and costs and expenses payable for any one claim arising out of any one event or events of a series from or due to one source or original cause and arising out of or caused by the manufacture, mining, processing, distribution, testing, remediation, removal, storage, disposal, sale, use or exposure to asbestos or materials or products containing asbestos will not exceed £5,000,000.

4. For any claim or claims, we may at any time pay the limit of liability applicable, after deducting any amounts already paid, or any lesser amount for which a settlement can be made. We will not then be liable to make any further payment for the claim or claims.
Section 2 – Employers’ Liability

Additional cover

1. **Cross liabilities**
   
   Where you comprise of more than one party we will treat each party as if a separate policy had been issued to each provided that nothing in this clause will increase our liability beyond the amount for which we would have been liable had this clause not applied.

2. **Overseas business trips and journeys**
   
   If no other insurance is in force, at your request, the cover provided by this section will apply to the legal liability of any director or employee acting in a personal capacity during the course of a trip or journey arranged for the purpose of the business and will also include their spouse, civil partner or domestic partner and any children accompanying them.

3. **Payment for court attendance**
   
   We will compensate you at a rate of:
   
   a) £250 per day for any director or partner;
   
   b) £150 per day for any employee;

   for each day that we request your attendance at court as a witness in connection with a claim, for which an award of damages is paid or may be payable under this section.

4. **Principals liability**
   
   At your request, we will cover the legal liability of any principal arising from the performance of your work for the principal.

   We will not provide cover beyond the requirements of your contract with the principal.

5. **Private work**
   
   This section applies to private work carried out by your employees for any director and/or executive of yours.

6. **Solicitors’ fees**
   
   We will also pay solicitors’ fees incurred with our consent for:
   
   a) representation at any Coroner’s Inquest or Fatal Inquiry for any death;
   
   b) defending in any Court of Summary Jurisdiction any proceedings for any act or omission causing or relating to any event which may be the subject of cover under this section.
Section 2 – Employers’ Liability

7. **Unsatisfied court judgements**

*We* will at your request, pay any **employee** or their personal representative, the amount of damages and costs awarded to the person by a court of law for **bodily injury** against any company registered in or any individual domiciled in the **territorial limits** and which remains unpaid six months after the date of the judgment.

*We* will only provide cover if:

a) the **bodily injury** was caused during the **period of insurance** to the **employee** arising out of and in the course of employment by **you** in the **business**;

b) the judgment was obtained in a court within the **territorial limits**;

c) there is no appeal outstanding;

d) the **employee** or their personal representative assigns the amount awarded under the judgment to *us*.

8. **Working partners**

*We* will treat as an **employee**, any working partner or proprietor of the **business** who suffers **bodily injury**:

a) in the course of the **business** during the **period of insurance** and within the **territorial limits**; and

b) caused by the negligence of another working partner, proprietor or **employee**.

**Conditions (action you or we must take)**

*These are the conditions of the insurance that you need to meet as your part of this contract. If you do not meet these conditions, we may need to reject a claim or a claim payment could be reduced. In some circumstances your policy may not be valid.*

1. **Right of recovery**

The cover provided under this section is in line with any law relating to the compulsory insurance of liability to persons employed within the **territorial limits**. *You* must repay to *us* all amounts *we* pay, which *we* would not have been liable to pay but for the law.

**What is not covered**

*We* will not cover claims for:

1. **bodily injury** to any **employee** while **offshore**;

2. **bodily injury** to an **employee** where it is necessary to arrange compulsory motor insurance or security under any Road Traffic Legislation.
Prosecution Defence Costs

Prosecution Defence Costs are applicable to Section 1 Public & Products Liability and Section 2 Employers Liability where you have opted for cover for Section 2 and it is shown as covered in your schedule.

Additional definitions (what words mean)

The following words will have the same meaning wherever they appear in this section or in the schedule or any endorsements relating to this section. To help identify these words they will appear in bold in the section wording. Please also refer to the General definitions section on pages 9-12.

Applicable legislation

a) Health and Safety at Work etc. Act 1974 including the Control of Substances Hazardous to Health Regulations 2002 concerning the risk from exposure to legionella;

b) Management of Health and Safety at Work Regulations 1999;

c) Corporate Manslaughter and Corporate Homicide Act 2007;

d) Health and Safety Inquiries (Procedure) Regulations 1975;

e) Protection from Harassment Act 1997,

or similar legislation in force in the territorial limits; and


Appointed advisor

The solicitor, accountant, mediator or other suitably qualified person, who has been appointed to act for an insured person in accordance with the terms of this section.

Costs and expenses (replaces the General definition for this cover only)

Reasonable legal costs, fees and disbursements reasonably and proportionately incurred by the appointed advisor on the standard basis and agreed in advance by us.

Insured person

a) You and your directors, partners, managers, officers and the employees of your business.

b) The estate, heirs, legal representatives or assigns of any persons mentioned in a) in the event of the person dying.

c) Any other person who is contracted to perform work for you, who in all other respects you have arranged to insure on the same basis as your other employees and who performs work under your supervision.
Prosecution Defence Costs

Reasonable prospects of success
In criminal prosecution claims where the insured person:

i) pleads guilty, a greater than fifty per cent chance of the insured person successfully reducing any sentence or fine;

ii) pleads not guilty, a greater than fifty per cent chance of that plea being accepted by the court.

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

Standard basis
The basis of assessment of costs where the court only allows recovery of costs which are proportionate to the claim and which have been reasonably incurred.

What is covered

a) We will pay the insured person's costs and expenses up to £1,000,000 in total (but up to the sum insured shown in the schedule for the Corporate Manslaughter and Corporate Homicide Act 2007); during the period of insurance for all claims related by time or original cause including the cost of appeals, for:

b) the defence of any criminal proceedings brought against you for an offence or breach, whether actual or alleged, of any applicable legislation;

c) any prosecution costs awarded against you arising from those proceedings described in a) above;

d) costs and expenses incurred with our consent for your legal representation at an inquiry ordered under any applicable legislation;

e) appeals against improvement and prohibition notices incurred with our consent.

Provided that:

1. the claim arises in connection with your business and occurs within the territorial limits;

2. the claim always has reasonable prospects of success; and

3. the prosecution or proceedings relate to an offence alleged to have been committed during the period of insurance.
Prosecution Defence Costs

Conditions (action you or we must take)

Included here are the conditions of the insurance that you need to meet as your part of this contract. If you do not meet these conditions, we may need to reject a claim or a claim payment could be reduced.

1. Acts of parliament, statutory instruments, civil procedure rules and jurisdiction

   All legal instruments and rules referred to within this section of the policy include equivalent legislation in Scotland, Northern Ireland, the Isle of Man and the Channel Islands and any later amendment or replacement legislation.

2. Consent

   a) The insured person must agree to us having sight of the appointed advisor’s file relating to the insured person’s claim. The insured person is considered to have provided consent to us or our appointed agent to have sight of the appointed advisor’s file for auditing and quality and cost control purposes.

   b) An insured person must have your agreement to claim under this policy.

3. Freedom to choose an appointed advisor

   a) We will choose the appointed advisor; however, the insured person is free to choose an appointed advisor if they wish.

   b) Where the insured person wishes to exercise their right to choose, they must write to us (by e-mail, fax or letter) with their preferred representative’s contact details. If the insured person does choose their own appointed advisor, the amount payable for their services will be on the basis of our standard terms of appointment for legal representation or other reasonable terms of appointment to which we agree, our agreement not to be unreasonably withheld.

   c) If the insured person dismisses the appointed advisor without good reason, or withdraws from the claim without our written agreement or if the appointed advisor refuses with good reason to continue acting for the insured person, cover will end with immediate effect.

4. Barrister’s opinion

   At any time we may seek an independent barrister’s opinion as to the reasonable prospects of success in defending the prosecution.

   If the opinion is that a “not guilty” plea does not have a reasonable prospect of success then we will advise you of that opinion.

   Should you elect to continue with a “not guilty” plea then we will withdraw our support for the insured person’s defence and be under no further obligation to cover you for any costs incurred from the date of your refusal to accept that opinion; unless you obtain an independent barrister’s opinion at your own expense which contradicts the opinion that we have obtained; in which case we will ask the chairperson or vice-chairperson of the bar council to appoint a queen’s counsel to give a final opinion, at our expense, as to the prospects of success in defending the prosecution.
Prosecution Defence Costs

If the opinion of the queen’s counsel agrees with the insured person's barrister’s opinion then we will continue to support the insured person's defence, but if it does not we will withdraw our support for the insured person and be under no further obligation to cover the insured person's costs incurred from the date of the queen’s counsel final opinion.

This does not affect the insured person’s right under the Arbitration clause contained within the Claims conditions section on page 17.

5. The insured person’s responsibilities

An insured person must:

a) tell us as soon as is practicably possible of anything that may make it more costly or difficult for the appointed advisor to resolve a claim in their favour;

b) cooperate fully with us, give the appointed advisor any instructions we require, and keep them updated with progress of the claim and not hinder them;

c) take reasonable steps to recover costs and expenses and pay them to us; and

d) keep costs and expenses as low as reasonably possible.

What is not covered

We will not cover you for:

1. costs and expenses incurred without our consent;

2. fines or penalties of any kind;

3. any actual or alleged act, omission or dispute happening before, or existing at the inception of the policy, and which the insured person knew or ought reasonably to have known could lead to a claim; and

4. costs and expenses incurred as a result of any criminal proceedings, appeals or inquiries which arise independently of any legal liability you may have to pay damages.
Section 3 – Tools

This section is included automatically

Additional definitions (what words mean)

The following words will have the same meaning wherever they appear in this section or in the schedule or any endorsements relating to this section. To help identify these words they will appear in bold in the section wording. Please also refer to the General definitions section on pages 9-12.

Portable tools and equipment
Hand tools, portable tools and equipment (including portable electronic equipment) but excluding:

a) tools designed other than to be applied to work by hand;

b) equipment capable of propulsion across the ground on wheels, tracks or air cushion belonging to you, or the property of your partners, principals, directors or employees, which are ordinarily used or needed on the site of any contract carried out by you in connection with the business.

What is covered

We will cover you for damage to your portable tools and equipment occurring during the period of insurance.

The most we will pay will be the sum insured on each item or any other maximum amount payable or limit specified in this section or stated in your schedule.

Additional cover – automatically included

1. Damage arising from personal use of property insured

We will cover you for damage to portable tools and equipment which occurs when not being used in connection with your business, provided that the portable tools and equipment were purchased for business purposes.

2. Temporary Removal

We will cover you for damage to your portable tools and equipment while temporarily removed from your premises or in transit anywhere within the territorial limits.

We will not cover you for damage caused by storm, malicious persons, theft or attempted theft to portable tools and equipment in any soft topped, open topped or open sided vehicle.
Section 3 – Tools

Conditions

Included here are the conditions of the insurance that you need to meet as your part of this contract. If you do not meet these conditions, we may need to reject a claim or a claim payment may be reduced.

1. **Automatic reinstatement of sum insured**

   Following damage, the sums insured by this section will be automatically reinstated from the date of the damage, unless written notice is given to the contrary either by us or by you, provided always that following reinstatement you will pay any additional premium as may be requested for reinstatement from the date of reinstatement.

2. **Reinstatement**

   We will pay up to the market value of the portable tools and equipment at the time of its damage but no more than the sum insured stated in your schedule.

What is not covered

We will not pay for the following:

1. any indirect losses including consequential loss;
2. financial loss caused by the loss of use or malfunction of the portable tools and equipment;
3. damage arising from:
   a) faulty or defective design materials, inherent vice or latent defect;
   b) mechanical, electrical, electronic, computer breakdown, failure or derangement;
   c) wear and tear, gradual deterioration, the action of light, atmospheric conditions or other gradually operating cause;
   d) process of cleaning, restoring or repairing;
   e) process of production, packing, treatment, testing or commissioning;
   f) confiscation or detention by Customs or government officials;
   g) disappearance or shortage identified only by stocktaking;
   h) riot, civil commotion occurring elsewhere than in Great Britain, the Channel Islands or the Isle of Man.

4. damage resulting from theft or attempted theft or unexplained disappearances:
   a) from an unattended vehicle unless the item stolen is stored in a locked boot or if there is no boot, an unattended vehicle without windows; or
   b) of portable tools and equipment which is unattended unless there is forcible and violent entry or exit.
Section 3 – Tools

5. damage to:
   a) portable tools and equipment loaned or hired out by you;
   b) property left in the open by theft, attempted theft, storm or flood;
   c) property carried on the outside of vehicles unless as a direct result of collision or overturning.

6. damage caused by pollution.

   However we will cover damage to the portable tools and equipment caused by pollution which itself results from:
   a) fire, lightning, explosion, aircraft or other aerial devices dropped from them, riot, civil commotion, strikers, locked out workers, persons taking part in labour disturbances, malicious persons other than thieves, earthquake, storm, flood, escape of water from any pipe, tank or apparatus, sprinkler leakage or impact by any road vehicle or animal; or
   b) any of the above named covers which itself results from pollution provided it is not otherwise excluded.

7. damage occurring outside the territorial limits;

8. the excess shown in the schedule (If a single incident results in a claim under this section and Section 3, 4, 5 or 6 you will only pay one excess. Where the excess amount varies between sections the higher amount will apply).

9. damage to any:
   a) aircraft;
   b) watercraft (except watercraft less than 8 metres in length or any hand-propelled boat or pontoon);
   c) any motor vehicle or trailer other than mobile plant which is primarily intended for use at contract sites or any vehicle used solely at contract sites and which is not licensed for road use.