RENEWAL SCHEDULE





INSURANCE DETAILS					
Period of Insurance:	From 01 March 2	019 to 29 February 202	0 both days inclusive		
Underwritten by:	Hiscox Underwriti	ing Limited on behalf of	the insurers listed for e	ach section of t	he policy
General terms and	11422 WD-HSP-U	JK-PSS-GTC(7e)			
conditions wording :	The General terms and conditions apply to this policy in conjunction with the specific wording detailed in each section below				
Payment Method :	Payment by Brok	er's Account			
Anniversary Date:	01 March 2019				
INSURED DETAILS					
Insured :	Joint Aikikai Cour	ncil			
Address :	Po Box 210 Barry CF63 9FN				
Additional Insureds :	For Additional Ins	ureds refer to the Addit	ional Insureds Section b	pelow.	
Business :	Whilst Participating in the Martial Arts of Aikido including recognised Training / Practice and official Social Events at JAC and non-JAC member organisations world-wide. Whilst administering the sport of Aikido in respect of JAC and affiliated Associations/ Clubs, and when requested, non-JAC member organisation seminars as guest instructors world-wide.				
PREMIUM DETAILS					
Annual Premium :	£ 6,195.06	Annual Tax :	£ 743.40	Total :	£ 6,938.46
Total Premium :	£ 6,195.06	Total Tax :	£ 743.40	Total :	£ 6,938.46







BIA Customer Care Award 2012



Outstanding Insurer Claims Team of the Year 2013



Section wording :	11421 WD-HSP-UK-PSS-SP(3d)
Insurer:	Hiscox Insurance Company Limited for your insured companies registered in the UK, Channel Islands, Isle of Man, Gibraltar or outside the EEA. Hiscox SA for your insured companies registered in the EEA (not including the UK, Channel Islands, Isle of Man or Gibraltar)
Limit of indemnity:	£ 5,000,000
Limit applies to :	any one claim excluding defence costs
Excess:	£ 500
Excess Applies to :	each claim or loss excluding defence costs
Geographical Limits :	Worldwide
Applicable Courts :	Worldwide excluding claims brought in USA/Canada
usiness Activities	
	Whilst Participating in the Martial Arts of Aikido including recognised Training / Practice and official Social Events at JAC and non-JAC member organisations world-wide. Whilst administering the sport of Aikido in respect of JAC and affiliated Associations/ Clubs, and where requested, non-JAC member organisation seminars as guest instructors world-wide.
UBLIC AND PRODUCTS	SLIABILITY
UBLIC AND PRODUCTS	11420 WD-HSP-UK-PSS-GL(9)
Section wording :	11420 WD-HSP-UK-PSS-GL(9) Hiscox Insurance Company Limited for your insured companies registered in the UK, Channel Islands, Isle of Man, Gibraltar or outside the EEA. Hiscox SA for your insured companies registered in the EEA (not including the UK, Channel Islands,
Section wording : Insurer:	11420 WD-HSP-UK-PSS-GL(9) Hiscox Insurance Company Limited for your insured companies registered in the UK, Channel Islands, Isle of Man, Gibraltar or outside the EEA. Hiscox SA for your insured companies registered in the EEA (not including the UK, Channel Islands, Isle of Man or Gibraltar)
Section wording : Insurer: Limit of indemnity:	11420 WD-HSP-UK-PSS-GL(9) Hiscox Insurance Company Limited for your insured companies registered in the UK, Channel Islands, Isle of Man, Gibraltar or outside the EEA. Hiscox SA for your insured companies registered in the EEA (not including the UK, Channel Islands, Isle of Man or Gibraltar) £ 5,000,000 Each claim with defence costs paid in addition other than for pollution and

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

United Kingdom and European Union

Finders enter		
Pollution	£ 100,000	
Criminal proceedings	£ 250,000 in the aggregate	

Endorsements

Geographical Limits : Worldwide

Applicable Courts :



	Amendment of cover: claims against you
6166.1	Addition of cover: abuse or molestation (PS SCH 7)
6168.1	Public and products liability: specific abuse or molestation
EMPLOYERS LIABILITY	
Section wording :	11412 WD-HSP-UK-PSS-EL(6a)
Insurer:	Hiscox Insurance Company Limited
Limit of indemnity:	£ 10,000,000
Limit applies to :	All claims and their defence costs which arise from the same accident or event
Geographical Limits :	Worldwide
Applicable Courts :	England, Scotland, Wales, Northern Ireland, the Isle of Man and the Channel Islands.
Special limits (include	d within and not in addition to the overall limit/amount insured above)
Criminal defence costs	£ 100,000 in the aggregate
Criminal proceedings	£ 250,000 in the aggregate
Terrorism	£ 5,000,000 in the aggregate
Endorsements	
3040.0	Employers' Liability Tracing Office (ELTO) and your data
3121.0	Employers liability insurance - mandatory information required
MANAGEMENT LIABILIT	Y - DIRECTORS AND OFFICERS LIABILITY
Section wording :	11417 WD-HSP-UK-PSS-DOT(8e)
Insurer:	Hiscox Insurance Company Limited for your insured companies registered in the UK, Channel Islands, Isle of Man, Gibraltar or outside the EEA. Hiscox SA for your insured companies registered in the EEA (not including the UK, Channel Islands,

Limit of indemn	itv:	£ 5.000.000
Limit applies to		in the aggregate including costs
		Worldwide excluding the USA and Canada
• •		
Applicable Coul	rts :	United Kingdom and European Union
Special limits (i	include	d within and not in addition to the overall limit/amount insured above)

Bail costs

 \pounds 250,000 $\,$ or 10% of the total limit for this section, whichever is the less

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



Additional defence cost	s £ 250,000 in aggregate during any one period of insurance
Endorsements	
705.6	Prior and pending litigation date
5002.0 Retroactive date (D&O and CLL only and PS SCH7)	



ADDITIONAL INSUREDS	
British Aikido Federation	Covered on the same basis as the Insured.
British Birankai	Covered on the same basis as the Insured.
Dynamic Aikido Nocquet	Covered on the same basis as the Insured.
Komyokan Aikido Association United Kingdom	Covered on the same basis as the Insured.
Scottish Aikido Federation	Covered on the same basis as the Insured.
United Kingdom Aikikai	Covered on the same basis as the Insured.



Certificate of Public and products liability insurance

Insured name:	Joint Aikikai Council
Address:	Po Box 210 Barry
Postcode:	CF63 9FN Country: United Kingdom
Policy number:	9106393
Insurer:	Hiscox Insurance Company Limited for your insured companies registered in the UK, Channel Islands, Isle of Man, Gibraltar or outside the EEA. Hiscox SA for your insured companies registered in the EEA (not including the UK, Channel Islands, Isle of Man or Gibraltar).
Period of insurance:	From 01 March 2019 to 29 February 2020 both days inclusive
Limit of indemnity:	£ 5,000,000
Additional insureds:	Dynamic Aikido Nocquet, United Kingdom Aikikai, British Aikido Federation, British Birankai, Komyokan Aikido Association, Scottish Aikido Federation
	Signed on behalf of Hiscox Underwriting Limited as agent for the insurers

Steve

Steve Langan Managing Director, Hiscox UK

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



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

Public and products liability: endorsements

Clause

Amendment of cover: claims against you

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

Claims against you

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

- a. **bodily injury** or **property damage** occurring during the **period of insurance** and within the **geographical limits**; or
- b. personal injury or denial of access committed during the period of insurance and within the geographical limits.

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.



Clause	6166.1	Addition of cover: abuse	e or molestation (PS SCH 7)		
		What is covered, Claims	against you is amended to read:		
		The following is deleted fr	rom What is not covered:		
		period of insurance for: bodily injury or property personal injury or denial	vities, any party first brings a claim against you during the damage occurring within the geographical limits; or of access committed within the geographical limits; ainst the sums you have to pay as compensation.		
		This includes a claim against any employee, volunteer or member of yours when they are acting on your behalf in whatever capacity.			
		If during the period of insurance , and as a result of your activities , any party brings a claim against you for bodily injury or personal injury arising from abuse or molestation , we will indemnify you against the sums you have to pay as compensation. This includes a claim against any employee or volunteer of yours when they are acting on your behalf in whatever capacity, although we will not in any event provide cover to any party who actually commits, condones or ignores any abuse or molestation .			
		We will also pay defence covered by this section.	costs but we will not pay costs for any part of a claim not		
		15. abuse or m	olestation.		
		The following is added to	How much we will pay, special limits:		
		Abuse or molestation	For claims arising directly or indirectly from abuse or molestation , the most we will pay is £2,500,000 for the total of all such claims and their defence costs during the period of insurance .		
Clause	6168.1	Public and products liab	pility: specific abuse or molestation		
		We will not make any pay from your activities perfo	ment for any claim for abuse or molestation arising prmed before 01/02/14.		

Employers' liability: endorsements



Clause	3040.0	Employers' Liability Tracing Office (ELTO) and your data
		Your policy details will be added to the Employers Liability Database, managed by the Employers Liability Tracing Office (ELTO). This data will be available for search by registered users as well as individual claimants on a limited basis, who wish to verify the Employers' liability insurer of an employer at a particular point in time.
		 You can find out more: from your insurance adviser (if you have one); or by contacting us; or at www.elto.org.uk.
Clause	3121.0	Employers liability insurance - mandatory information required
		You must provide us with the following information for each entity insured under this section of the policy :
		 Employer name; and Full address of employer including postcode; and HMRC Employer Reference Number (ERN).
		If any insured entity does not have an ERN, you must provide us with one of the following reasons:
		 a. The entity has no employees; or b. All staff employed earn below the current Pay As You Earn (PAYE) threshold; or c. The entity is not registered in England, Wales, Scotland or Northern Ireland.
		You must inform us immediately of any changes to the above information. This information is required by us to enable compliance with mandatory regulatory requirements for Employers' liability insurance.

Directors and officers liability: endorsements		
Clause	705.6	Prior and pending litigation date
		Prior and pending litigation date: 01/02/14
Clause	5002.0	Retroactive date (D&O and CLL only and PS SCH7)
		We will not make any payment for any claim, loss or investigation based upon, attributable to or arising out of any wrongful act committed or attempted or alleged to have been committed or attempted before 01/02/14.

Endorsements which apply to whole policy



Policy:	HU PI6 910639	HISCOX
Clause	603.1	Commercial assistance and legal advice helpline
		This policy gives you access to a legal advice helpline to assist in the day-to-day running of your business.
		This helpline is available 24 hours a day, 7 days a week and will ensure you have the best advice when your business is facing legal issues at home or abroad on issues such as:
		 Employment Prosecutions Discrimination in the workplace Health & safety European law
		Helpline number:+44 (0)800 840 2269Helpline hours:24 hours a day, 7 days a week
		This helpline is provided by DAS Legal Expenses Insurance Company Ltd. as a service for eligible Hiscox policyholders.
Clause		Using your personal information
		Hiscox is a trading name of a number of Hiscox companies. The specific company acting as a data controller of your personal information will be listed in the documentation we provide to you. If you are unsure you can also contact us at any time by telephoning 01904 681198 or by emailing us at dataprotectionofficer@hiscox.com
		We collect and process information about you in order to provide insurance policies and to process claims. Your information is also used for business purposes such as fraud prevention and detection and financial management. This may involve sharing your information with, and obtaining information about you from, our group companies and third parties such as brokers, loss adjusters, credit reference agencies, service providers, professional advisors, our regulators or fraud prevention agencies.
		We may record telephone calls to help us monitor and improve the service we provide.
		For further information on how your information is used and your rights in relation to your information please see our privacy policy at www.hiscox.co.uk/cookies-privacy .



INFORMATION ABOUT US

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

Name	Hiscox Underwriting Limited
Registered address	1 Great St. Helens London EC3A 6HX United Kingdom
Company registration Status	Registered in England number 02372789 Authorised and regulated by the Financial Conduct Authority

Insurers

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

Name	Hiscox Insurance Company Limited
Registered address	1 Great St. Helens London EC3A 6HX United Kingdom
Company registration Status	Registered in England number 00070234 Authorised and regulated by the Prudential Regulation Authority and the Financial Conduct Authority



Sport recreation and leisure liability insurance portfolio

Policy wording

A seamless integrated insurance solution for clients in the sport, recreation and leisure sector.

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**.

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Steve Langan Managing Director, Hiscox UK

Complaints procedure

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

Hiscox Customer Relations Hiscox House Sheepen Place Colchester CO3 3XL

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

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



General definitions	rds shown in bold type have the same meaning wherever they appear in this policy . e words defined below are used throughout this policy . Any other definitions are shown in section to which they apply.			
Additional insureds	Any individuals or entities shown in the schedule or listed in any endorsements .			
Asbestos risks	 The mining, processing, manufacturing, use, testing, ownership, sale or removal of asbestos, asbestos fibres or material containing asbestos; or 			
	 exposure to asbestos, asbestos fibres or materials containing asbestos other than where such exposure is due to your activities taking place in a building where you did not know asbestos, asbestos fibres or materials containing asbestos were present; or 			
	 the provision of instructions, recommendations, notices, warnings, supervision or advice given, or which should have been given, in connection with asbestos, asbestos fibres or structures or materials containing asbestos. 			
Confiscation	Confiscation, nationalisation, requisition, expropriation, deprivation, destruction of or damage to property by or under the order of any government or public or local authority.			
Date recognition	Any failure by any equipment (including any hardware or software) to correctly recognise any given date or to process any data or to operate properly due to any failure to correctly recognise any given date.			
Defence costs	Costs incurred with our prior written agreement to investigate, settle or defend a claim against you			
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.			
Member	Your:			
	a. current registered members;			
	b. past members whilst acting on your behalf under your supervision;			
	c. prospective members whilst participating in your activities under your supervision.			
Nuclear risks	a. Any sort of nuclear material, nuclear reaction, nuclear radiation or radioactive contamination			
	 any products or services which include, involve or relate in any way to anything in a. above, or the storage, handling or disposal of anything in a. above; 			
	c. all operations carried out on any site or premises on which anything in a. or b. above is located			
Period of insurance	The time for which this policy is in force as shown in the schedule.			
Policy	This insurance document and the schedule, including any endorsements.			
Policyholder	The insured named in the schedule, not including any additional insureds.			
Programme	A set of instructions written in a computer language which tells a computer how to process data or interact with ancillary equipment.			
Retroactive date	The agreed retroactive date shown in your schedule.			
Terrorism	An act, or the threat of an act, by any person or group of persons, whether acting alone or on behalf of or in connection with any organisation or government, that:			
	a. is committed for political, religious, ideological or similar purposes; and			
	b. is intended to influence any government or to put the public, or any section of the public, in fear; and			
	c. i. involves violence against one or more persons; or			
	ii. involves damage to property; or			
	iii. endangers life other than that of the person committing the action; or			



General terms and conditions

		iv. creates a risk to health or safety of the public or a section of the public; or		
		v. is designed to interfere with or to disrupt an electronic system.		
Virus	not	grammes that are secretly introduced without your permission or knowledge including, but limited to, malware, worms, trojans, rootkits, spyware, dishonest adware, crimeware and er malicious unwanted software.		
War		r, invasion, act of foreign enemies, hostilities (whether war be declared or not), civil war, ellion, revolution, insurrection, military or usurped power.		
We/us/our	The	insurers named in the schedule.		
You/your	The policyholder and, if applicable, any additional insureds.			
Your activities	You	Your activities declared to us and accepted by us, shown in the schedule.		
Conditions precedent	eac We	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 all requirements of those conditions are complied with.		
General conditions		following conditions apply to the whole of this policy . Any other conditions are shown in section to which they apply.		
Basis of insurance	1.	Because of its importance, all information which you or anyone on your behalf provided before we agreed to insure you is incorporated into and forms the basis of this policy .		
		All facts and matters which might be relevant to our consideration of your proposal must be disclosed and all material representations made to us must be true, otherwise we are entitled to treat this insurance as if it had never existed.		
Change of circumstances	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 the policy premium has been paid.		
Cancellation	5.	The policyholder or we can cancel the policy by giving 30 days written notice. We will give a pro-rata refund of the premium for the remaining portion of the period of insurance after the effective date of cancellation that has already been paid. However, we will not refund any premium under ten pounds.		
		If we have agreed that the premium can be paid to us by instalments and we have not received an instalment 14 days after the due date, we may cancel the policy . In this event, the period of insurance will equate to the period for which premium instalments have been paid to us . We will confirm the cancellation and amended period of insurance in writing.		
Multiple insureds	6.	The most we will pay is the relevant amount shown in the schedule.		
		If more than one insured is named in the schedule, the total amount we will pay will not exceed the amount we would be liable to pay to any one of you , unless otherwise agreed by us in any section of this policy .		
		You agree that the policyholder is authorised to receive all notices and agree any amendments to the policy .		
Aggregate limit	7.	Where this policy specifies an aggregate limit, this means our maximum payment for all relevant claims or losses covered under the policy during the period of insurance .		



General terms and conditions

		If the period of insurance is continuous, the aggregate limit will apply to all relevant claims or losses covered under the policy during the 12 months from the date the continuous cover starts. Each aggregate limit will be reinstated to the level shown in the schedule at each anniversary.
Rights of third parties	8.	You and we are the only parties to this policy . Nothing in this policy is intended to give any person any right to enforce any term of this policy which that person would not have had but for the Contracts (Rights of Third Parties) Act 1999.
Other insurance	9.	We will not make any payment under this policy where you would be entitled to be paid under any other insurance if this policy did not exist except in respect of any amount in excess of the amount that would have been payable under such other insurance had this policy not been effected. If such other insurance is provided by us the most we will pay under this policy will be reduced by the amount payable under such other insurance.
Governing law	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		following claims conditions apply to the whole of this policy . Any other claims conditions procedures are shown in the section to which they apply.
conditions	and	procedures are shown in the section to which they apply.
conditions	and	 procedures are shown in the section to which they apply. 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
conditions	and	 procedures are shown in the section to which they apply. 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
conditions	and	 procedures are shown in the section to which they apply. 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



Sport recreation and leisure liability – professional indemnity Policy wording

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

Special definitions for this section			
Membership dispute	A claim brought against you by a member of your organization challenging the outcome of any disciplinary procedure or decision regarding membership status.		
You/your	Also includes any director, employee, member , volunteer, general partner, trustee or committee member of yours whilst acting on your behalf.		
What is covered			
Claims against you	If during the period of insurance , and as a result of your activities on or after the retroactive date within the geographical limits , any party brings a claim against you for:		
	a. negligence or breach of a duty of care;		
	b. negligent misstatement or negligent misrepresentation;		
	 c. infringement of intellectual property rights including copyright, patent, trademark or moral rights or any act of passing-off; 		
	 breach of confidence or misuse of any information, which is either confidential or subject to statutory restrictions on its use; 		
	e. dishonesty of your individual partners, directors, employees, trustees, committee members or self-employed freelancers directly contracted to you and under your supervision;		
	f. any other civil liability unless excluded under What is not covered below;		
	we will indemnify you against the sums you have to pay as compensation.		
	We will also pay defence costs but we will not pay costs for any part of a claim not covered by this section.		
Avoiding a potential claim against you	If your client has reasonable grounds for being dissatisfied with the work you have done, refuses to pay for any or all of it, including amounts you legally owe to subcontractors at the date of the refusal, and threatens to bring a claim against you for more than the amount owed, it may be possible to settle the dispute with the client by your agreeing not to press for the disputed amount. If so, we will pay you the amount owed to you at that time if we believe that this will avoid a legitimate claim for a greater amount and we have given our prior written approval to settling in this way and for this amount.		
	Alternatively, if it is not possible to reach agreement with the client on this basis but we still believe that by not pressing for the disputed amount you will avoid a legitimate claim or counterclaim for a greater amount, we will pay the amount owed to you at that time. If a claim is still brought, we will deal with it but our total payment, including what we have already paid you or on your behalf, will not exceed the applicable limit of indemnity shown in the schedule. You must return the amount we have paid if you eventually recover the debt less your reasonable expenses.		
	Once we agree to make this payment you will assign to us such rights as you have in relation to the amounts owed to you .		
	We will not make any payment for any part of a claim not covered by this section.		
Your own losses			
Loss of documents	If during the period of insurance any document, information or data of yours which is necessary for the performance of your activities is lost, damaged or destroyed while in your possession, we will pay the reasonable expenses you incur with our prior written consent in restoring or replacing it. The most we will pay for the total of all such expenses is the relevant amount shown in the schedule.		



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	1.	any investment of, or direct advice on the investment of, client funds.
activities	2.	any survey or valuation of physical property or any construction or erection work, other than heating, lighting, electrical, venting and other work normally undertaken by a building services engineer.
	3.	your operation or administration of any pension or employee benefit scheme or trust fund, or the sale or purchase of or dealing in any stocks, shares or securities or the misuse of any information relating to them, or your breach of any legislation or regulation related to these activities.
	4.	your liability for any breach of any taxation, competition, restraint of trade or anti-trust legislation or regulation.
	5.	any pollution or contamination, including noise, electromagnetic fields, radiation and radio waves.
	6.	the work of any personnel supplied by you to a client, unless you have breached a duty of care in supplying them.
	7.	transmission of a computer virus.
	8.	your liability under any contract which is greater than the liability you would have at law without the contract.
Matters insurable elsewhere	9.	the death or any bodily or mental injury or disease suffered by anyone.
	10.	a. anyone's employment with or work for you ; or
		b. any breach of an obligation owed by you as an employer; or
		c. any kind of discrimination, harassment or unfair treatment.
		Paragraph c. above shall not apply to a membership dispute.
	11.	the ownership, possession or use of any land or building, any animal, any aircraft, watercraft or any motor vehicle.
	12.	the loss, damage or destruction of any tangible property other than your own loss under the Loss of documents cover in What is covered .
	13.	the loss, damage or destruction of any bearer bonds, coupons, share certificates, stamps, money or other negotiable paper.
	14.	the loss or distortion of any data held electronically.
	15.	any personal liability incurred by a director, officer, trustee, employee, volunteer, member or committee member 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 business contained in your accounts, reports or financial statements.
	16.	your supply, manufacture, sale, installation or maintenance of any product.
Defamation	17.	defamation.
Deliberate, reckless or dishonest acts	18.	any act, breach, omission or infringement you deliberately, spitefully, dishonestly or recklessly commit, condone or ignore.
Pre-existing problems	19.	any existing problem arising from your activities which you knew about, or ought reasonably to have known about, before we agreed to insure you .
Prior activities	20.	any of your activities performed before the retroactive date.
Date recognition	21.	date recognition.
War, terrorism and nuclear	22.	war, terrorism or nuclear risks.
Asbestos	23.	asbestos risks.
	24.	your liability where you have performed as, or where you are deemed in law to be, a tour operator, travel agent, travel facilitator or travel organiser.



Sport recreation and leisure liability professional indemnity Policy wording

	25.	any physician, surgeon or dentist providing medical diagnosis, prescription, treatment or advice.
	В.	We will not make any payment for:
Claims brought by a related party	1.	any claim brought by an insured within the definition of you or any party with a financial, executive or managerial interest in you , including any parent company or any party in which you have a financial, executive or managerial interest, including any subsidiary company.
Restricted recovery rights	2.	that part of any claim where your right of recovery is restricted by any contract.
Consequential loss	3.	your lost profit, mark-up or liability for VAT or its equivalent.
Trading losses	4.	any trading loss or trading liability including those arising from the loss of any client, account or business.
Non-compensatory payments	5.	fines and contractual penalties, tax liabilities or debts, aggravated, punitive or exemplary damages, and also additional damages under section 97(2) of the Copyright, Designs and Patents Act 1988 or any statutory successor to that section.
Claims outside the applicable courts	6.	any claim, including arbitration, brought outside the countries set out in the schedule under applicable courts.
		This applies to proceedings in the applicable courts to enforce, or which are based on, a judgment or award from outside the applicable courts.
How much we will pay	We will pay up to the limit of indemnity shown in the schedule unless limited below. We pay for defence costs . However, if a payment greater than the limit of indemnity has for a claim our liability for defence costs will be limited to the same proportion that the indemnity bears to the amount paid. You must pay the relevant excess shown in the	
		lost, damaged or destroyed documents, information or data, we will pay the reasonable enses you incur with our prior written consent in restoring or replacing them.
	or c	claims and losses which arise from the same original cause, a single source or a repeated ontinuing shortcoming in your work will be regarded as one claim. This includes such ms and losses arising after, as well as during, the period of insurance .
	enti	most we will pay for claims where we are providing indemnity to more than one person or ty within the definition of you is a single limit of indemnity for all such claims and their ence costs .
Paying out the limit of indemnity	any	any stage of a claim we can pay you the applicable limit of indemnity or what remains after earlier payment from that limit. We will pay defence costs already incurred at the date of payment. We will then have no further liability for that claim or its defence costs .

Your obligations

If a problem arises We will not make any payment under this section: unless you notify us promptly of the following within the period of insurance or at the 1. latest within 14 days after it expires for any problem you first become aware of in the seven days before expiry: a. your first awareness of a problem arising from your activities for a client which is likely to lead to a claim against you. This includes any criticism of your work even though regarded by you as unjustifiable.

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

- any claim or threatened claim against you; b.
- your discovery, or the existence of reasonable grounds for your suspicion, that any c. partner, director, employee, trustee, committee member or self-employed freelancer has acted dishonestly.



Sport recreation and leisure liability professional indemnity

Policy wording

2. if, when dealing with your client or a third-party, you admit that you are liable for what has happened or make any offer, deal or payment, unless you have our prior written agreement. You must also not reveal the amount of cover available under this insurance, unless you had to give these details in negotiating a contract with your client or have our prior written agreement.

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 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.
Denial of access	Nuisance, trespass or interference with any easement or right of air, light, water or way.
Inefficacy	The failure of any of your products or any service, process or system provided or managed by you or any member to perform the function or serve the purpose for which it was intended.
Member	Any person normally resident in the United Kingdom of Great Britain and Northern Ireland, the Channel Islands or the Isle of Man who was:
	a. an officially registered member of yours ; or
	b. a prospective member of yours , participating in your activities , under your supervision.
	at the time that the bodily injury or property damage was alleged to have occurred or the personal injury or denial of access was alleged to have been committed.
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 or any member .
Property damage	Physical loss of or damage to or destruction of tangible property including the resulting loss of use of such property.
Tool of trade	Mobile plant or equipment being used where insurance or security is not required under the provisions of any road traffic legislation.
You/your	Also includes any director, employee, volunteer, general partner, trustee or committee member of yours while acting on your behalf.

What is covered

Claims against you	 If during the period of insurance, and as a result of your activities on or after the retroactive date within the geographical limits, any party first brings a claim against you for: a. bodily injury or property damage occurring within the geographical limits; or b. personal injury or denial of access committed within the geographical limits; 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.
Claims against members	If, as a result of your activities , any party brings a claim, which falls within the scope of What is covered , Claims against you, against a member , we will treat such claim as if made against you and make the same payment to such member that we would have made to you , provided that the member to be indemnified:
	 accepts that we can control the claim's defence and settlement in accordance with the terms of this section;
	b. has not admitted liability or prejudiced the defence of the claim before we are notified of it; and



gives us the information and co-operation we reasonably require for dealing with the claim. c. This includes a claim brought by another **member**, but not a claim brought by the insured named in the schedule or, if applicable, any additional insured. 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. Overseas personal liability We will indemnify you and if you so request, any of your members, directors, partners or trustees against legal liability as a result of **bodily injury**, **property damage** or **personal** injury incurred in a personal capacity whilst temporarily outside the United Kingdom of Great Britain and Northern Ireland, the Channel Islands or the Isle of Man in connection with your activities 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. If, as a result of your activities, any party brings a claim, which falls within the scope of Claims against principals What is covered, Claims against you, against any party with whom you, or any member has, entered into a contract or agreement in connection with your activities and you are liable for that claim, we will treat such claim as if made against you and make the same payment to such customer that we would have made to you or such member, provided that the party to be indemnified: has not, in **our** reasonable opinion, caused or contributed to the claim against them; a. accepts that we can control the claim's defence and settlement in accordance with the b. terms of this section; has not admitted liability or prejudiced the defence of the claim before we are notified of it; c. gives us the information and co-operation we reasonably require for dealing with the claim. d Motor contingent liability If any party first brings a claim against you or any member during the period of insurance for bodily injury and or property damage 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 against the sums you have to pay as compensation. We will not make any payment for any claim: arising from any mechanically propelled vehicle or any trailer attached to it which is: а. i. owned by you; or loaned, leased, hired or rented to you; or ii. iii. provided by you; or iv. being driven by you. for property damage to the vehicle or the trailer itself or to any goods carried in or on the b. vehicle or trailer; arising from the vehicle being driven by you or any person who to your knowledge or c. that of your representatives does not hold a licence to drive the vehicle; d more specifically insured under another insurance policy. Data Protection Act We will indemnify you or any member against such party's liability under Section 13 of the Data Protection Act 1998 in connection with personal data held in connection with your activities but we will not make any payment for: any liability where you are, or any member is, entitled to indemnity under any a. other insurance; any claim for the cost of replacing, reinstating, rectifying, erasing, blocking or destroying b. any personal data;

c. any claim arising from circumstances that **you** or any **member** knew about or ought reasonably to have known about prior to the inception of this **policy**.



Extended notification period		e do not offer renewal terms to you for this policy for reasons other than your non- pliance with any of the terms and conditions of this policy , we will extend the period
	in wl	nich you can notify us of claims for an additional 12 month period beginning at the of the period of insurance.
	The	limit of indemnity for this extended notification period will be part of, and not in addition ne limit of indemnity shown in your schedule.
	We	will not make any payment for any claim or loss where:
	a.	the incident that led to the claim occurred after the end of the period of insurance; or
	b	indemnity is provided by any other policy.
Defamation	defa geo g	uring the period of insurance , any party brings a claim against you or any member for mation in connection with your activities on or after the retroactive date within the graphical limits we will indemnify you against the sums you or such member has ay as compensation.
		will also pay defence costs but we will not pay costs for any part of a claim not covered his section.
	We	will not make any payment for defamation:
	a.	for any claim which arises out of circumstances notified to your previous insurers or which are known to you at inception;
	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.	for any claim brought outside the United Kingdom and Northern Ireland.
Additional cover		
Court attendance compensation	clain	y person within the definition of you has to attend court as a witness in connection with a n against you covered under this section, we will pay you compensation for each day, or of a day that their attendance is required by our solicitor.
What is not covered	Α.	We will not make any payment for any claim or loss directly or indirectly due to:
What is not covered Property for which you are responsible	A. 1.	We will not make any payment for any claim or loss directly or indirectly due to: 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:
Property for which you		loss of or damage to any property belonging to you or which at the time of the loss or
Property for which you		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:
Property for which you		 loss of or damage to any property belonging to you or which at the time of the loss or damage is in your care, custody or control. This does not apply to: a. employees or visitors vehicles or effects while on your premises; b. premises, including their contents, which are not owned or rented by you, where
Property for which you		 loss of or damage to any property belonging to you or which at the time of the loss or damage is in your care, custody or control. This does not apply to: a. employees or visitors vehicles or effects while on your premises; 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
Property for which you	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. employees or visitors vehicles or effects 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 the ownership, possession, maintenance or use by you or on your behalf of any aircraft or other aerial device, hovercraft, watercraft (other than sailing craft less than 20 feet in length or hand propelled watercraft, in inland or territorial waters) or any mechanically
Property for which you	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. employees or visitors vehicles or effects 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 the ownership, possession, maintenance or use by you or on your behalf of any aircraft or other aerial device, hovercraft, watercraft (other than sailing craft less than 20 feet in length or hand propelled watercraft, in inland or territorial waters) or any mechanically propelled vehicles and their trailers.
Property for which you	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. employees or visitors vehicles or effects 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 the ownership, possession, maintenance or use by you or on your behalf of any aircraft or other aerial device, hovercraft, watercraft (other than sailing craft less than 20 feet in length or hand propelled watercraft, in inland or territorial waters) or any mechanically propelled vehicles and their trailers. This does not apply to:
Property for which you	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. employees or visitors vehicles or effects 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 the ownership, possession, maintenance or use by you or on your behalf of any aircraft or other aerial device, hovercraft, watercraft (other than sailing craft less than 20 feet in length or hand propelled watercraft, in inland or territorial waters) or any mechanically propelled vehicles and their trailers. This does not apply to: a. any tool of trade;
Property for which you	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. employees or visitors vehicles or effects 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 the ownership, possession, maintenance or use by you or on your behalf of any aircraft or other aerial device, hovercraft, watercraft (other than sailing craft less than 20 feet in length or hand propelled watercraft, 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;
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. employees or visitors vehicles or effects 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 the ownership, possession, maintenance or use by you or on your behalf of any aircraft or other aerial device, hovercraft, watercraft (other than sailing craft less than 20 feet in length or hand propelled watercraft, 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 claim covered under What is covered, Motor contingent liability.
Property for which you are responsible	1. 2. 3.	 loss of or damage to any property belonging to you or which at the time of the loss or damage is in your care, custody or control. This does not apply to: a. employees or visitors vehicles or effects while on your premises; 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 the ownership, possession, maintenance or use by you or on your behalf of any aircraft or other aerial device, hovercraft, watercraft (other than sailing craft less than 20 feet in length or hand propelled watercraft, 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 claim covered under What is covered, Motor contingent liability. bodily injury to any person arising out of and in the course of their employment under a contract of service or apprenticeship with you.



		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 or formulae provided by you for a fee.
Your products	7.	the costs of recalling, removing, repairing, reconditioning or replacing any product or any of its parts.
	8.	 any products relating to aircraft, including missiles or spacecraft, and any ground support or control equipment used in connection with such products;
		b. any products installed in aircraft, including missiles or spacecraft, or used in connection with such craft, or for tooling used in their manufacture including ground-handling tools and equipment, training aids, instruction manuals, blueprints, engineering or other data, advice and services and labour relating to such craft or products .
Inefficacy	9.	inefficacy.
Deliberate or reckless acts	10.	any act, breach, omission or infringement you deliberately, spitefully, dishonestly or recklessly commit, condone or ignore which could reasonably be expected to cause injury or damage to another party even if such injury or damage is of a different degree or type than could reasonably have been anticipated.
Contracts	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.	asbestos risks.
Abuse	15.	abuse or molestation
Prior activities	16.	any of your activities performed before the retroactive date.
	17.	your liability where you have performed as, or where you are deemed in law to be, a tour operator, travel agent, travel facilitator or travel organiser.
	18.	any physician, surgeon or dentist providing medical diagnosis, prescription, treatment or advice.
	В.	We will not make any payment for:
Restricted recovery rights	1.	that part of any claim where your right of recovery is restricted by any contract.
Non-compensatory payments	2.	fines and contractual penalties, punitive or exemplary damages.
Claims outside the applicable courts	3.	any claim, including arbitration, brought outside the countries set out in the schedule under applicable courts.
		This applies to proceedings in the applicable courts to enforce, or which are based on, a judgment or award from outside the applicable courts.
Claims outside the geographical limits	4.	any claim brought against you resulting from activities you undertake in any country outside the geographical limits .
How much we will pay		vill pay up to the limit of indemnity shown in the schedule for each actual or threatened n, unless limited below. We will also pay for defence costs .
		aims brought against you and any member which arise from the same original cause, a e source or a repeated or continuing set of circumstances will be regarded as one claim.
a		ayment greater than the limit of indemnity has to be made for a claim which is brought nst more than one party covered under this section of the policy , the amount of the limit demnity that we will pay on behalf of each party will be limited to the same proportion for h they are found liable.



	If a payment greater than the limit of indemnity has to be made for a claim which is brought by more than one party, the amount of the limit of indemnity that we will pay to each party will be limited to the same proportion as that which is awarded to each party.
	If a payment greater than the limit of indemnity has to be made for a claim, our liability for defence costs will be limited to the same proportion that the limit of indemnity bears to the amount paid.
	You must pay the excess for each claim.
Special limits	
Products	For claims arising from your products , the most we will pay is a single limit of indemnity for the total of all such claims. We will also pay for defence costs for those claims until the limit of indemnity has been exhausted. You must pay the relevant excess shown in the schedule.
Pollution	For claims arising from pollution , the most we will pay is a single limit of indemnity for the total of all such claims and their defence costs , including any claims forming part of a series of other claims regarded as one claim under this section. The most we will pay for defence costs in relation to pollution claims is the amount shown in the schedule. You must pay the relevant excess shown in the schedule.
Claims brought against you in USA or Canada	If it is stated in the schedule that cover is provided for claims brought in the United States of America or Canada, the most we will pay is a single limit of indemnity for the total of all such claims and their defence costs . You must pay the relevant excess shown in the schedule.
Claims against members	For claims against members , we will pay up to the limit of indemnity shown in the schedule for each actual or threatened claim, unless limited elsewhere in How much we will pay . We will also pay for defence costs .
	The member must pay the relevant excess shown in the schedule.
Criminal proceedings costs	The most we will pay for the costs to defend all criminal proceedings brought during the period of insurance is the amount shown in the schedule.
Paying out the limit of indemnity	At any stage we can pay you or any member 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 .
Additional cover	
Court attendance	We will pay you the following compensation for each day, or part day:
Court attendance compensation	We will pay you the following compensation for each day, or part day: 1. you or your partner or director £500
	1. you or your partner or director£500
	1.you or your partner or director£5002.any other employee£250
compensation	 you or your partner or director £500 any other employee £250 The most we will pay for the total of all court attendance compensation is £10,000.
compensation Your obligations	 you or your partner or director £500 any other employee £250 The most we will pay for the total of all court attendance compensation is £10,000. We will not make any payment under this section unless: a. you or any member notify us promptly of the following within the period of insurance, or at the latest within 14 days after it expires for any circumstance you
compensation Your obligations	 you or your partner or director £500 any other employee £250 The most we will pay for the total of all court attendance compensation is £10,000. We will not make any payment under this section unless: you or any member notify us promptly of the following within the period of insurance, or at the latest within 14 days after it expires for any circumstance you or the member first become aware of in the seven days before expiry:
compensation Your obligations	 you or your partner or director £500 any other employee £250 The most we will pay for the total of all court attendance compensation is £10,000. We will not make any payment under this section unless: you or any member notify us promptly of the following within the period of insurance, or at the latest within 14 days after it expires for any circumstance you or the member first become aware of in the seven days before expiry:
compensation Your obligations	 you or your partner or director £500 any other employee £250 The most we will pay for the total of all court attendance compensation is £10,000. We will not make any payment under this section unless: you or any member notify us promptly of the following within the period of insurance, or at the latest within 14 days after it expires for any circumstance you or the member first become aware of in the seven days before expiry:



		c. you or any member notify us as soon as practicable of:
		i. the discovery by you or any member that products are defective;
		any threatened criminal action by any governmental, administrative or regulatory body.
Correcting problems	exp dist	When dealing with your client or a third-party, you or any member must not admit liability for what has happened or make any offer, deal or payment, unless you or the member have our prior written agreement. If you do, we may reduce any payment we make under this section by an amount equal to the detriment we have suffered as a result. u or any member must take reasonable steps to remedy or rectify, at your or their own tense, any defect or failure in the goods or services supplied to a client, customer or ributor. If this is not done, we may reduce any payment we make under this section an amount equal to the detriment we have suffered as a result.
Control of defence	of a we We our be c	have the right, but not the obligation, to take control of and conduct in your name, or that any member , the investigation, settlement or defence of any claim. If we think it necessary will appoint an adjuster, solicitor or any other appropriate person to deal with the claim. may appoint your own solicitor, or that of any member , but on a similar-fee basis as solicitor and only for work done with our prior written approval. Proceedings will only defended if there is a reasonable prospect of success and taking into account the nmercial considerations of the costs of defence.



Sport recreation and leisure liability – employers' liability Policy wording

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

Special definitions for this section			
Bodily injury	Death or any bodily or mental injury or disease.		
Defence costs	Costs incurred with our prior written agreement to investigate, settle or defend a claim against you .		
Employee	Any person normally resident in the United Kingdom of Great Britain and Northern Ireland, the Channel Islands, the Isle of Man or Republic of Ireland working for you in connection with your business who is:		
	a. employed by you under a contract of service or apprenticeship;		
	b. hired to or borrowed by you ;		
	c. self-employed and working on a labour-only basis under your control or supervision;		
	d. engaged by labour only sub-contractors;		
	e. a labour master or a person supplied by him;		
	f. engaged under a work experience or training scheme;		
	g. a voluntary helper.		
Terrorism	An act, including but not limited to the use of force or violence and/or the threat of force or violence, of any person or group of persons, whether acting alone or on behalf of or in connection with any organisation or government, committed for political, religious, ideological or similar purposes including the intention to influence any government and/or to put the public, or any section of the public, in fear.		
What is covered			
Claims against you	If any employee brings a claim against you for bodily injury caused to them during the period of insurance arising out of their work for you within the geographical limits , we will indemnify you against the sums you have to pay as compensation.		
	The amount we pay will include defence costs but we will not pay costs for any part of a claim not covered by this section.		
Criminal proceedings	If any governmental, administrative or regulatory body brings any criminal action against you during the period of insurance for any breach of statute or regulation directly relating to any actual or potential claim under this section, we will pay the costs incurred with our prior written consent to defend such an action against you .		
Claims against principals	If, as a result of your business , any party brings a claim, which falls within the scope of What is covered , Claims against you, against a customer of your business for whom you are providing services under contract or agreement and you are liable for that claim, we will treat such claim as if made against you and make the same payment to such customer that we would have made to you , provided that the party to be indemnified:		
	a. has not, in our reasonable opinion, caused or contributed to the claim against them;		
	accepts that we can control the claim's defence and settlement in accordance with the terms of this section;		
	•		



Unsatisfied court judgments	If any employee obtains a judgment for damages following bodily injury against any company or individual operating from premises within the United Kingdom of Great Britain and Northern Ireland, the Isle of Man or the Channel Islands and that judgment remains unpaid for more than six months, we will pay to the employee at your request the amount of any unpaid damages and awarded costs provided that:	
	 the bodily injury is caused during the period of insurance and arises out of and in the course of his or her employment in your business; and 	
	b. we would have covered your liability if you had caused the bodily injury; and	
	c. there is no appeal outstanding; and	
	d. the employee assigns his or her judgment to us .	
Additional cover		
Court attendance compensation	If any person within the definition of you has to attend court as a witness in connection with a claim against you covered under this section, we will pay you compensation for each day, or part of a day, that their attendance is required by our solicitor.	
What is not covered	We will not make any payment for:	
	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	 Any claim, including arbitration, brought outside the countries set out in the schedule under applicable courts. 	
	This applies to proceedings in the applicable courts to enforce, or which are based on, a judgment or award from outside the applicable courts.	
How much we will pay	We will pay up to the limit of indemnity shown in the schedule, unless limited below, for all claims and their defence costs which arise from the same accident or event.	
Special limits		
Terrorism	The most we will pay for claims and their defence costs arising from terrorism is the amount shown in the schedule. If we decide that this limit applies to a claim, it is your responsibility to prove that the claim does not arise from terrorism .	
Criminal proceedings costs	We will pay up to the amount shown in the schedule for the costs to defend criminal proceedings. This applies to all actions brought against you during the period of insurance.	
Court attendance	We will pay you the following compensation for each day, or part day:	
compensation	1. you or your partner or director £500	
	2. any other employee £250	
	The most we will pay for the total of all court attendance compensation is $\pounds10,000$.	
	• • • •	



Your obligations If a problem arises We will not make any payment under this section: unless you notify us promptly of any claim or threatened claim against you. For claims 1 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: liability.claims@hiscox.com by post to: Hiscox Liability Claims, 25 London Road, Sittingbourne ME10 1PE unless you notify us as soon as practicable of any threatened criminal action by any 2. 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. Employer's liability tracing You must provide us with the following information for this section of the policy for each entity office (ELTO) - mandatory insured under this section of the policy: information required 1. employer name; and 2. full address of employer including postcode; and 3. HMRC Employer Reference Number (ERN). If any insured entity does not have an ERN, you must provide us with one of the following reasons: The entity has no employees; or a. All staff employed earn below the current Pay As You Earn (PAYE) threshold; or b. The entity is not registered in England, Wales, Scotland or Northern Ireland. C. You must inform us immediately of any changes to the above information. If we do not receive the required information we may cancel your policy. 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 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 insurance clause 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.



Special definitions for this section	The General terms and conditions and the following terms and conditions all apply to this section.		
Bail costs	Costs incurred with our prior written agreement to pay for a bond or other financial instrument to guarantee an insured person's bail or equivalent in any other jurisdiction.		
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 .		
	Any extradition proceeding made against an insured person during the period of insurance.		
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	1. Any person under a contract of service with you .		
	2. Any independent person seconded to you .		
	3. Any applicant or candidate for employment with you .		
Employment claim	Any claim by any employee 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 .		
Extradition proceeding	Any proceeding commenced under the provisions of the United Kingdom Extradition Act 2003 or its equivalent in any other jurisdiction including any associated appeals.		
Health and safety/ manslaughter claim	Any claim against any insured person alleging involuntary, constructive or gross negligence manslaughter or any claim under the provisions of the Health & Safety at Work etc. Act 1974 or its equivalent in any other jurisdiction.		
Insured person	1. Any natural person who was, is, or during the period of insurance becomes a partner, member, trustee, committee member, director or officer of you .		
	2. Any de facto director of you 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 but only for a claim against that person.		
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 your industry 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.		



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	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.
Membership dispute	A claim brought against you by a member of your organisation challenging the outcome of any disciplinary procedure or decision regarding membership status.
Outside entity	Any organisation other than you :
	1. that is tax exempt and not for profit; or
	2. in which you hold any issued share other than:
	 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
	 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 .
Prior and pending litigation date	The date stated as the prior and pending litigation date in the schedule.
Securities	Any debt or equity interest in you .
Subsidiary	Any entity in which you :
	 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
	 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 .
Wrongful act	Any actual or alleged act, error or omission committed or attempted by an insured person arising from the performance of the insured person's duties solely in their capacity as your director, trustee, committee member, officer or employee including:
	1. breach of any duty, including fiduciary or statutory duty;
	2. breach of trust;
	3. negligence, negligent misstatement, misleading statement or negligent misrepresentation;
	4. defamation;
	5. wrongful trading under section 214 of the Insolvency Act 1986 (or equivalent legislation);
	6. breach of warranty of authority;
	 any other act, error or omission attempted or allegedly committed or attempted by an insured person solely because of their status as a director, trustee, partner, committee member, officer or employee of you.
You/your	Also includes a subsidiary , and any subsidiary created or acquired during the period of insurance provided that the newly created or acquired subsidiary :
	1. is not domiciled in the United States of America; or
	2. does not trade any of its securities on any United States of America exchange;



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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 person	We will pay on behalf of any insured person the loss arising from a claim against any insured person for any wrongful act within the geographical limits.
Charitable body, incorporated club or company reimbursement	We will pay on your behalf the loss which you are legally obliged or permitted to pay on behalf of an insured person arising from a claim against an insured person for a wrongful act within the geographical limits . You must pay the relevant excess shown in the schedule.
	If you are permitted or obliged to provide such payment but fail to do so for any reason other than your insolvency, we will pay the amount of the claim less the relevant excess regardless of whether you advanced payment or indemnified an insured person for such loss .
Health and safety/ manslaughter	We will pay on your behalf loss which you are legally obliged or permitted to pay on behalf of an insured person arising from a health and safety/manslaughter claim , including any equivalent legislation in any other jurisdiction, against an insured person for a wrongful act within the geographical limits . You must pay the relevant excess shown in the schedule.
Extradition proceedings	We will pay on your behalf the loss arising from any extradition proceeding against any insured person during the period of insurance.
Employment	We will pay on behalf of any insured person the loss arising from an employment claim during the period of insurance brought by a current, former or potential employee of yours.
	This cover does not apply if the insured person is covered under the Management liability – employment practices liability section of this policy.
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 director or officer 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 directors or officers and any other insurance available to its directors and officers.
Pension or employee benefit schemes	We will pay on behalf of any insured person the loss in respect of a claim arising from an insured person's operation or administration of any pension or employee benefit scheme or trust fund of yours .
Pollution	We will pay on behalf of any insured person the loss in respect of a claim arising from pollution.
Representation costs	 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.
Bail costs	We will pay on behalf of any insured person bail costs arising from a claim against an insured person for a wrongful act within the geographical limits.
Additional cover	
Additional defence costs	In the event that the limit of indemnity for this section is exhausted we will pay for additional defence costs up to the amount stated in the schedule, provided that the insured person has previously not been the subject of a claim for a wrongful act or series of wrongful acts that led to the exhaustion of the limit of indemnity for this section.
	This additional cover applies to the payment of defence costs only.



What is not covered	We	will not make any payment for any claim, loss or investigation:
Deliberate or dishonest acts	1.	based upon, attributable to or arising out of:
		 a dishonest or fraudulent act or omission or any intentional breach of any statute or regulation committed by any insured person;
		 an act intended to secure or which does secure a personal profit or advantage to which any insured person was not legally entitled;
		 an act intended to secure or which does secure a profit for any other company or organisation where an insured person is a director, partner, officer, trustee 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 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 an insured person , you or an outside entity 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.
RICO/SEC/ERISA	5.	based upon, attributable to or arising out of the following legislation in the United States of America:
		 any breach of the Racketeer Influenced and Corrupt Organizations Act 18 USC Sections 1961 et seq., any amendments to this act or any rules or regulations made under it;
		 any breach of the Securities Act of 1933 or the Securities Exchange Act of 1934, both as amended, the rules or regulations of the Securities Exchange Commission under either or both acts, similar securities laws or regulations of any state, or any laws of any state relating to any transaction arising out of, involving or relating to the sale of securities;
		 any breach of the Employment Retirement Income Security Act of 1974 as amended, or any rules or regulations made under it, or similar provisions of any federal, state or local law.
Matters insurable elsewhere	6.	for mental or emotional distress (except an employment claim), 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.
		This exclusion shall not apply to any health and safety/manslaughter claim.
	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.
		This exclusion does not apply to legal representation costs or defence costs directly relating to any criminal or regulatory proceedings.
Claims brought by a related party in the United States of America or Canada	8.	based upon, attributable to or arising out of any claim brought or maintained by you , an outside entity or an insured person within or subject to the laws of the United States of America or Canada, however this exclusion will not apply to:
		a. defence costs ;
		 any shareholder derivative proceedings in your name without your or any insured person's solicitation, assistance or participation;



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		c. any claim brought by your liquidator, receiver or administrative receiver or similar body;
		d. any employment claim;
		e. any claim made by a past insured person of you;
		f. any claim seeking a contribution or indemnity if such claim is otherwise covered by this section.
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, including a membership dispute .
		This exclusion will not apply to a claim by any of your shareholders including any shareholder derivative proceedings in your name without your or any insured person's voluntary solicitation, assistance or participation arising from any actual or alleged failure to supervise the performance of any professional services.
Shareholders	10.	brought by or on behalf of any company owning 15% or more of your issued share capital.
Takeovers and mergers	11.	based upon, attributable to or arising out of any claim for a wrongful act committed by an insured person after you merge or consolidate with another company or any party acquires more than 50% of your issued share capital.
		In the event of a subsidiary ceasing during the period of insurance to be a subsidiary cover under this section shall be amended to apply solely to loss arising out of any claim for a wrongful act committed by an insured person prior to the effective date of sale or dissolution.
Share offerings	12.	based upon, attributable to or arising out of any claim for a wrongful act committed by an insured person in relation to any actual public offering of your share capital unless we have given our prior written agreement and the policyholder has paid any additional premium and accepted any amendments we may require to the terms and conditions of this section.
Financial advantage	13.	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.

Special conditions

General terms	The General definitions, General conditions and General claims conditions 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 tothe policyholder
	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.
	The policyholder agrees 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 .
Extended notification period	If we or the policyholder refuses to renew this section of the policy for any reason other than non-payment of premium, administration, liquidation or insolvency, you or any insured person may purchase an extended notification period of 12 months upon payment of 50% of the full annual premium. If you do so, the first paragraph of item 1 under Your obligations in this section will then be amended to:
	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 12 months after it expires:



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This extended notification period is only available if:

	1.	we receive written notice of purchase from you or an insured person and the premium within 30 days following the end of the period of insurance ; and	
	2.	this section of the policy is not replaced or succeeded by any other policy providing trustees, directors and individual officers liability cover; and	
	3.	at the end of the period of insurance , you have not merged or consolidated with another company, nor has any party acquired 50% or more of your issued share capital.	
		e offer renewal terms, conditions, limits of liability or premium different from those of the ring policy, this does not constitute a refusal to renew.	
	notif	entire premium for this section is considered fully earned at the beginning of the extended ication period. We will not refund any premium if you or any insured person cancels the nded notification period before it ends.	
		limit of indemnity for the extended notification period will be part of and not in addition to imit of indemnity shown in the schedule.	
	You	or any insured person will not have the right to purchase an extended notification period if:	
	1.	you merge or consolidate with another company or any party acquires more than 50% of your issued share capital; or	
	2.	if cover under this section is continued solely as a result of the Former trustees and directors special condition; or	
	3.	if this section or the policy is cancelled.	
Takeovers and mergers extended notification period	In the event that you merge or consolidate with another company, or any party acquires more than 50% of your issued share capital, during the period of insurance you may on payment of an additional premium of 200% of the annual section premium request that this section continue in force for a period of 72 months from the expiry date of the current period of insurance , provided that such extension shall only apply to claims arising from any wrongful act committed or alleged prior to the date of such takeover or merger.		
		extended notification period and former trustees and directors' special conditions shall not y to any such extension.	
Management buy-outs	we a a pe	ring the period of insurance the existing management conduct a management buy-out, agree to provide cover to the same level and terms of this policy for the new company for riod of 30 days from the buy-out date for any wrongful act committed by any individual ared person subsequent to the buy-out.	
		cover will only apply excess of any other insurance and indemnification available from other source.	
Former trustees and directors	In the event that you do not renew or replace this section of the policy , and only in respect of any insured person who ceases to be a trustee or director prior to the date of non-renewal for reasons other than disqualification or your insolvency, administration or liquidation from holding such a position, this section shall continue in force for a period of 120 months from the date of non-renewal (the 'run-off period'), provided that:		
	1.	this section shall only apply to claims arising from any wrongful act committed or alleged prior to the date of retirement of the insured person ;	
	2.	the run-off period shall run concurrently with any extended notification period;	
	3.	no similar insurance is effected elsewhere;	
	4.	this section or the policy has not been cancelled.	
How much we will pay	repr	most we will pay for the total of all claims and their defence costs and all legal resentation costs for all insured persons of the policyholder is the limit of indemnity wn in the schedule irrespective of the number of claims made.	
	repr	most we will pay for the total of all claims and their defence costs and all legal resentation costs for insured persons of all additional insureds is the limit of indemnity wn 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 an **insured person's** behalf as a director of an **outside entity**, and on **your** behalf, and for



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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 At any stage of a claim, we can pay the insured person the applicable limit of indemnity or what remains after any earlier payment from that limit. We will then have no further liability for any claim or loss.

Your obligations

indemnity

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 expiry: 			
	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;			
	 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 admit 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.			
	 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.			
Claim	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 and/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/or 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.			

