

Liability (Wages & Turnover) Comparison Document

Change of Underwriter document – Liability (Wages & Turnover)

Section/Title (Policy Wording)	Previous Version	New Version
Order of Policy & Layout	1) Authorisation 2) Sections of Cover; i. Definitions ii. Extensions iii. Exclusions 3) Sections B & C Exclusions 4) All Sections Exclusions 5) General Conditions 6) Claims Procedure 7) Complaints Procedure	1) Index 2) Guide 3) Authorised Policy 4) General Definitions 5) Sections of Cover; i. Cover ii. Extensions iii. Exclusions 6) Sections B & C Exclusions 7) Sections A, B & C Exclusions 8) Policy Extensions 9) General Conditions 10) Complaints
Policy Title	Liability (Wages & Turnover) Certificate Wording	Liability (Wages & Turnover) Policy Wording
Throughout	Certificate	Policy
Guide	The Insured is requested to read this Policy and, if it is incorrect, return it immediately for alteration.	Guide to Per Capita Liability Policy Wording Please check that this document and the Schedule meet your needs and that you understand them. If you have any questions about these documents, please contact your broker or agent who will be pleased to help you. This policy wording, the schedule and any endorsements should be read as if they were one document and, together, they represent the contract between you and us. This document sets out what is and what is not covered. The schedule shows the sections of cover you have chosen. This is a legal document and should be kept in a safe place. In return for payment of the premium shown in the schedule, we agree to insure you, in the manner and to the extent provided in this contract during the period of insurance, subject to the terms and conditions contained in or endorsed on this policy. Please read this Policy wording and the schedule carefully. Please also pay particular attention to any endorsements which have been added to your policy. If any endorsements are conditions precedent to liability and you fail to follow these requirements then this may invalidate your claim or the Policy as a whole. If these documents do not meet your needs, please contact your broker. INFORMATION YOU HAVE GIVEN US In deciding to accept this insurance and in



		relied on the information you have given
		us. You have a duty to inform us of every
		material circumstance that you know or
		ought to know or anyone responsible for
		your insurances knows or ought to know,
		in a way that is reasonably clear and
		accessible to us. You also have a duty to
		answer any questions we have asked you
		accurately and to ensure that any
		information you do provide is correct.
		If we establish that you deliberately or
		recklessly provided us with false
		information we will treat this insurance as
		if it never existed, decline all claims, and
		retain the premium.
		If you have been in breach of your duty in
		providing us with the information we have
		relied upon in accepting this insurance
		and setting its terms and premium, but
		your breach has not been deliberate or
		reckless, we may:
		treat this insurance as if it had never
		existed and refuse to pay all claims and
		return the premium paid. We will only do
		this if we provided you with insurance
		cover which we would not otherwise have
		offered; or
		amend the terms of your insurance. We
		will then apply these amended terms as if
		they were already in place at the time of
		the circumstances giving rise to a claim;
		and/or
		• reduce the amount we pay on a claim in
		the proportion the premium you have
		paid bears to the premium we would have
		charged you ; and/or
		 cancel your policy in accordance with
		the cancellation condition detailed in this
		document
		We or your insurance broker or agent will
		write to you if we :
		 intend to treat this insurance as if it
		never existed; or
		 need to amend the terms of your policy;
		or
		 require you to pay more for your
		insurance.
Authorised Policy	Effected through:	Authorised Policy
<u> </u>	THIS IS TO CERTIFY that in accordance with the	This Policy and any replacement Schedule
	authorisation granted under Contract Number	and/or Endorsement are to be read
	B1262BW0213017 to the undersigned by certain	together as one document. This Policy is a
	Insurance Companies, whose names and the	legally binding contract which You have
	proportions underwritten by them appear below	made with the Underwriters .
	(all of whom are hereinafter referred to as	In consideration of the payment by You of
	"Underwriters") and in consideration of the	the premium specified in the Schedule
	premium specified herein, the said Underwriters	Underwriters agree (subject to the terms,
	are hereby bound, each for his own part and not	conditions and exclusions of the Policy) to
	for another, their Executors and Administrators,	indemnify You against Damage , accident
	to insure in accordance with the terms and	or Injury occurring during the Period of
	conditions contained herein or endorsed hereon.	Insurance.
	THE UNDERWRITERS hereby agree to the extent	Provided always that: -
	and in the manner hereinafter provided, to	The liability of the Underwriters will
	indemnify the Insured against loss or damage	not exceed the Limit of Indemnity
	sustained or legal liability for accidents	stated in the Schedule or such other
	happening during the period stated in the	Limits of Indemnity as maybe
	Schedule, after such loss, damage or liability are	substituted by Endorsement or
	proved. PROVIDED always that:	attached to the Policy ; This Policy insures You only in



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	1. the liability of the Underwriters shall not exceed the limits of liability expressed in the said Schedule or such. other limits of liability as may be substituted therefor by memorandum hereon or attached hereto signed by or on behalf of the Underwriters; 2. this Policy insures in respect ONLY of such of the sections hereof as are so specified in the Schedule. IN WITNESS whereof this Policy has been signed as follows: As stated in definitions The subscribing Underwriters obligations under contracts of insurance to which they subscribe are several and not joint and are limited solely to the extent of their individual subscriptions. The subscribing Underwriters are not responsible for the subscription of any co-subscribing Underwriters that for any reason does not satisfy all or part of its obligations. The Insured is requested to read this Policy and, if it is incorrect, return it immediately for alteration. This Policy is made and accepted subject to all the provisions, conditions, warranties and exclusions set forth herein, attached or endorsed, all of which are to be considered as incorporated herein. For and on behalf of Underwriters:	respect of the sections where a Limit of Indemnity is specified in the Schedule Any dispute arising out of or in connection with this Policy will be subject to and interpreted solely in accordance with the laws of England and Wales. This Policy is underwritten by Certain Underwriters at Lloyd's (Syndicate 1991 at Lloyd's). This is to certify that authorisation has been granted to Commercial Express Quotes Ltd under Contract Number B6991SCO2016201 by Certain Underwriters at Lloyd's (Syndicate 1991 at Lloyd's).
	For and on behalf of Underwriters :	
General Definitions – Contract Work	n/a	New Definition: Contract Work Executed means work carried out by or on behalf of You away from the Your normal place of Business or of that party who carried out the work on Your behalf and which at the time of the Occurrence giving rise to a claim under this Policy i) is no longer the property of ii) is not under the control of You or any Person(s) Employed by the You.
General Definitions – Endorsement	n/a	New Definition: Endorsement(s) means A change in the terms and conditions of this insurance agreed by You and Us. Endorsements which apply to your insurance (if any) will be shown in the Schedule.
General Definitions - Excess	n/a	New Definition: Excess means The amount You will have to pay towards each separate claim as stated in the Schedule .
General Definitions – Financial Loss	n/a	Financial Loss means any monetary loss unaccompanied by Injury or Damage
	<u> </u>	undecompanied by injury or buildge
General Definitions – Territorial Limits	n/a	New Definition: Territorial Limits Sections A & B means Great Britain, Northern Ireland, the Channel Islands and the Isle of Man. Section C means Worldwide
	n/a n/a	New Definition: Territorial Limits Sections A & B means Great Britain, Northern Ireland, the Channel Islands and the Isle of Man.
Territorial Limits General Definitions –		New Definition: Territorial Limits Sections A & B means Great Britain, Northern Ireland, the Channel Islands and the Isle of Man. Section C means Worldwide New Definition: Liquidated damages means Damages where the amount to be paid for failing to keep to the terms of a contract has been agreed by the people involved in the contract at the time the contract was



Occurrence		Occurrence means an accident including
Occurrence		Occurrence means an accident including continuous or repeated exposure to
		substantially the same general conditions
		, -
		which results in Injury or Damage neither
C 15 5 11	- /-	expected nor intended by you
General Definitions –	n/a	New Definition:
Period of Insurance		Period of Insurance means the period
	,	stated in the Schedule
General Definitions –	n/a	New Definition:
Policy		Policy means this policy wording, the
		Schedule, and Endorsements and any
		other documents expressly incorporated
		into this Policy .
General Definitions –	n/a	New Definition:
Proposal		Proposal means any information provided
		or declaration made by you in connection
		with the Policy whether by means of a
		formal proposal or otherwise
General Definitions –	n/a	New Definition:
	li) a	
Punitive or exemplary		Punitive or exemplary damages means
damages		damages that punish the person they are
		awarded against, as well as compensate
		the person they are awarded to.
General Definitions –	n/a	New Definition:
Schedule		Schedule means the schedule attached to
		and forming part of this Policy
General Definitions –	n/a	New Definition:
The Works	·	The Works means all works executed or to
THE WOLKS		be executed by or on behalf You and all
		materials brought to the site of the Works
		for incorporation therein and all plant
		tools and equipment temporary works
		temporary buildings or any other property
		brought onto or adjacent to the site for
		the purpose of the execution of the Works
General Definitions –	2.2 Business means the business conducted at or	Business means your business specified in
Business	from premises in Great Britain, Northern Ireland,	the Schedule conducted at or from
	The Channel Islands or the Isle of Man and shall	premises in the Territorial Limits and
	include:	includes
	2.2.1 the ownership, repair and maintenance of	(i) ownership, repair and
	the Insured's own property	maintenance of your own property
	2.2.2 provision and management of canteen,	(ii) provision and management of
	social, sports and welfare organisations for the	canteen, social, sports, first aid, fire
	benefit of any Person Employed and medical, fire	fighting and welfare organisations for the
		• •
	fighting, and security services	benefit of any Person Employed
	2.2.3 private work undertaken by any Person	(iii) private work undertaken by any
	Employed for any director or partner of the	Person Employed for any director or
	Insured with the prior consent of the Insured.	partner of the Business with Your prior
		consent
General Definitions –	2.4 Damage means loss of possession of or	Damage means Physical loss or
Damage	damage to tangible property.	destruction of or damage to Property
General Definitions –	2.9 Defence Costs mean costs, fees and expenses	Defence Costs means all costs fees and
	incurred by the Insured with the written consent	expenses incurred by you with our prior
Defence Costs		
Defence Costs	· · · · · · · · · · · · · · · · · · ·	
Defence Costs	of the Underwriters in the defence or settlement	written consent
	of the Underwriters in the defence or settlement of any claim under this Policy.	written consent
General Definitions –	of the Underwriters in the defence or settlement of any claim under this Policy. 2.5 Person Employed means any:	written consent Person(s) Employed means any
	of the Underwriters in the defence or settlement of any claim under this Policy. 2.5 Person Employed means any: 2.5.1 Employee being a person under a contract	written consent Person(s) Employed means any (i) employee under a contract of
General Definitions –	of the Underwriters in the defence or settlement of any claim under this Policy. 2.5 Person Employed means any: 2.5.1 Employee being a person under a contract of service or apprenticeship with the Insured	Person(s) Employed means any (i) employee under a contract of service or apprenticeship with you
General Definitions –	of the Underwriters in the defence or settlement of any claim under this Policy. 2.5 Person Employed means any: 2.5.1 Employee being a person under a contract of service or apprenticeship with the Insured 2.5.2 labour master and persons supplied by him	Person(s) Employed means any (i) employee under a contract of service or apprenticeship with you (ii) labour master and persons
General Definitions –	of the Underwriters in the defence or settlement of any claim under this Policy. 2.5 Person Employed means any: 2.5.1 Employee being a person under a contract of service or apprenticeship with the Insured	Person(s) Employed means any (i) employee under a contract of service or apprenticeship with you (ii) labour master and persons supplied by them
General Definitions –	of the Underwriters in the defence or settlement of any claim under this Policy. 2.5 Person Employed means any: 2.5.1 Employee being a person under a contract of service or apprenticeship with the Insured 2.5.2 labour master and persons supplied by him 2.5.3 person employed by labour only subcontractors	Person(s) Employed means any (i) employee under a contract of service or apprenticeship with you (ii) labour master and persons
General Definitions –	of the Underwriters in the defence or settlement of any claim under this Policy. 2.5 Person Employed means any: 2.5.1 Employee being a person under a contract of service or apprenticeship with the Insured 2.5.2 labour master and persons supplied by him 2.5.3 person employed by labour only sub-	Person(s) Employed means any (i) employee under a contract of service or apprenticeship with you (ii) labour master and persons supplied by them
General Definitions –	of the Underwriters in the defence or settlement of any claim under this Policy. 2.5 Person Employed means any: 2.5.1 Employee being a person under a contract of service or apprenticeship with the Insured 2.5.2 labour master and persons supplied by him 2.5.3 person employed by labour only subcontractors	written consent Person(s) Employed means any (i) employee under a contract of service or apprenticeship with you (ii) labour master and persons supplied by them (iii) labour only sub-contractors
General Definitions –	of the Underwriters in the defence or settlement of any claim under this Policy. 2.5 Person Employed means any: 2.5.1 Employee being a person under a contract of service or apprenticeship with the Insured 2.5.2 labour master and persons supplied by him 2.5.3 person employed by labour only subcontractors 2.5.4 self employed person under the control of the Insured	Person(s) Employed means any (i) employee under a contract of service or apprenticeship with you (ii) labour master and persons supplied by them (iii) labour only sub-contractors (iv) self employed person working for and under your control
General Definitions –	of the Underwriters in the defence or settlement of any claim under this Policy. 2.5 Person Employed means any: 2.5.1 Employee being a person under a contract of service or apprenticeship with the Insured 2.5.2 labour master and persons supplied by him 2.5.3 person employed by labour only subcontractors 2.5.4 self employed person under the control of the Insured 2.5.5 person hired to or borrowed by the Insured	Person(s) Employed means any (i) employee under a contract of service or apprenticeship with you (ii) labour master and persons supplied by them (iii) labour only sub-contractors (iv) self employed person working for and under your control (v) person hired or borrowed by
General Definitions –	of the Underwriters in the defence or settlement of any claim under this Policy. 2.5 Person Employed means any: 2.5.1 Employee being a person under a contract of service or apprenticeship with the Insured 2.5.2 labour master and persons supplied by him 2.5.3 person employed by labour only subcontractors 2.5.4 self employed person under the control of the Insured 2.5.5 person hired to or borrowed by the Insured 2.5.6 person undertaking study or work	Person(s) Employed means any (i) employee under a contract of service or apprenticeship with you (ii) labour master and persons supplied by them (iii) labour only sub-contractors (iv) self employed person working for and under your control (v) person hired or borrowed by you
General Definitions –	of the Underwriters in the defence or settlement of any claim under this Policy. 2.5 Person Employed means any: 2.5.1 Employee being a person under a contract of service or apprenticeship with the Insured 2.5.2 labour master and persons supplied by him 2.5.3 person employed by labour only subcontractors 2.5.4 self employed person under the control of the Insured 2.5.5 person hired to or borrowed by the Insured 2.5.6 person undertaking study or work experience or youth training scheme with the	Person(s) Employed means any (i) employee under a contract of service or apprenticeship with you (ii) labour master and persons supplied by them (iii) labour only sub-contractors (iv) self employed person working for and under your control (v) person hired or borrowed by you (vi) person undertaking study or
General Definitions –	of the Underwriters in the defence or settlement of any claim under this Policy. 2.5 Person Employed means any: 2.5.1 Employee being a person under a contract of service or apprenticeship with the Insured 2.5.2 labour master and persons supplied by him 2.5.3 person employed by labour only subcontractors 2.5.4 self employed person under the control of the Insured 2.5.5 person hired to or borrowed by the Insured 2.5.6 person undertaking study or work	Person(s) Employed means any (i) employee under a contract of service or apprenticeship with you (ii) labour master and persons supplied by them (iii) labour only sub-contractors (iv) self employed person working for and under your control (v) person hired or borrowed by you



		(vii) voluntary workers or volunteers whilst working for you in connection with the Business
General Definitions – Product	2.7 Product means any tangible property after it has left the custody or control of the Insured which has been designed, specified, formulated, manufactured, constructed, installed, sold, supplied, distributed, treated, serviced, altered or repaired by or on behalf of the Insured	Product means any tangible property after it has left your custody or control which has been designed, specified, formulated, manufactured, constructed, installed, erected, sold, hired out, supplied, distributed, treated, processed, serviced, altered, worked on or repaired by or on your behalf in connection with the Business and shall include any Contract Work executed
General Definitions – You/Your	2.1 Insured means: 2.1.1 the person, persons or corporate body named in the Schedule 2.1.2 subsidiary companies of the Insured notified to and accepted in writing by the Underwriters	You/Your means (i) the person, persons or corporate body named in the Schedule (ii) your subsidiary companies notified to and expressly accepted in writing by us as covered under this Policy Provided that the number of parties claiming an indemnity will in no way operate to increase the applicable Limit of Indemnity or any other limit under this Policy.
General Definitions – We/Our/Us/Underwriter	2.6 Insurers - The Insurers whose identity is stated in the Endorsement entitled Identity of Insurers and whose proportionate Liability will be detailed on request. IDENTITY OF INSURERS Argo Direct Limited Argo Direct Limited on behalf of ArgoGlobal SE. Argo Direct Limited is registered in England and Wales: No. 4019569. Registered address: Exchequer Court, 33 St Mary Axe, London, EC3A 8AA. AIG Europe Limited AIG Europe Limited AIG Europe Limited is registered in England: company number 1486260. Registered address: The AIG Building, 58 Fenchurch Street, London EC3M 4AB. Covéa Insurance plc Covéa Insurance plc, Registered in England and Wales No. 613259. Registered office, Norman Place, Reading, RG1 8DA. All Insurers are authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority	We/Our/Us/Underwriter means Certain Underwriters at Lloyd's (Syndicate 1991 at Lloyd's).
Section A – Employer's Liability – Cover	SECTION A - INDEMNITY The Insured is indemnified by this Section in accordance with the Operative Clause in respect of Injury to any Person Employed arising out of and in the course of employment by the Insured and occurring during the Period of Insurance.	SECTION A – INDEMNITY (What is Covered) We will indemnify You against Your legal liability to pay compensatory damages (including claimant costs, fees and expenses) for Injury to any Person Employed where such Injury arises out of and is sustained in the course of employment by you and occurs during the Period of Insurance within (a) the Territorial Limits; (b) elsewhere in the world in respect of temporary visits by Persons Employed normally resident in the Territorial Limits, but not employees involved in manual work Provided that the action for damages is brought against you in a court of law in the Territorial Limits We will also pay Defence Costs in the defence or settlement of any claim under



Section A – Employer's Liability – Employer's	SECTION A - COMPULSORY INSURANCE CLAUSE The indemnity granted by this Section is deemed	this Section. Our total liability under this Section will not exceed the Limit of Indemnity in respect of any one claim against You or series of claims against You arising out of one Occurrence. The Limit of Indemnity includes Defence Costs. SECTION A – EMPLOYER'S LIABILITY COMPULSORY INSURANCE CLAUSE
Liability Compulsory Insurance Clause	to be in accordance with the provisions of any law enacted in Great Britain, Northern Ireland, the Isle of Man or the Channel Islands relating to compulsory insurance of liability to employees. If however, there has been non-observance of any Policy conditions by the Insured, and the Underwriters shall have paid any sum which would not have been paid but for the provisions of such law then the Insured shall forthwith repay such sum to the Underwriters.	The indemnity granted by this Section is considered to be in accordance with the provisions of any law enacted in the Territorial Limits relating to compulsory insurance of liability to employees If we have paid any sum which would not have been paid but for the provisions of such law then you must within 14 days repay such sum to us.
Section A – Employer's	n/a	New Extension:
Liability – Extensions –		<u>Unsatisfied Court Judgments</u>
Unsatisfied Court		In the event that a) a judgment for damages is
Judgments		obtained against any company
		or individual operating from
		premises within the Territorial Limits by any Person Employed
		or their personal representative
		in respect of Injury caused during the Period of Insurance
		arising out of and in the course
		of their employment by you in the Business ,
		and b) it remains unsatisfied in whole or in part six months after the
		date of such judgment we will indemnify the Person Employed or
		their personal representative up to the Limit of Indemnity of Section A for the amount of damages and awarded costs
		which remain unsatisfied as long as i) there is no appeal outstanding,
		and ii) any payment made by us will only be in respect of Injury for
		which you would have been entitled to indemnity under this Section of the Policy if the
		judgment had been made against you, and
		iii) we will be entitled to take over and prosecute for our own benefit any claim against any
		other party and you , the Person Employed or any personal
		representative(s) must give all information, consent and
		assistance required in relation to this claim
Section A – Employer's	9 SECTION A - EXCLUSIONS	SECTION A – EXCLUSIONS
Liability – Exclusions	This Section does not apply to or include legal liability:	This Section will not apply to liability: (a) for which road traffic legislation
	9.1 arising outside Great Britain, Northern	requires compulsory insurance or security
	Ireland, the Isle of Man and the Channel Islands	(b) for any amount payable under
	except in respect of temporary non-manual visits by Persons Employed	any workman's compensation, social security or health insurance legislation or
	9.2 incurred in circumstances where any road	similar legislation or any medical and/or
	traffic legislation requires compulsory insurance	repatriation costs



	or security and an indemnity is afforded to the Insured by any such insurance or security 9.3 arising out of work on and/or visits to any offshore rig and/or installation and/or platform from the time of embarkation onto a conveyance at the point of final departure to such offshore rig and/or installation and/or platform until disembarkation from the conveyance from such offshore rig and/or installation and/or platform onto land. 9.4 arising out of Terrorism except to the extent that an indemnity is deemed to be required in accordance with the provisions of any law relating to compulsory insurance of liability to employees, in which case a sub-limit of £5,000,000 shall apply. 9.5 arising out of or related to the manufacture mining processing distribution testing remediation removal storage disposal sale use or exposure to asbestos or materials or products containing asbestos, except to the extent that an indemnity is deemed to be required in accordance with the provisions of any law relating to compulsory insurance of liability to employees, in which case a sub-Limit of Indemnity of £5,000,000 shall apply. It is a condition precedent to the liability of underwriters that the insured do not manufacture mine process distribute test remediate remove store dispose sell or use asbestos or materials or products containing	(c) arising out of work on and/or visits to any offshore rig and/or installation and/or platform from the time of embarkation onto a conveyance at the point of final departure to such offshore rig and/or installation and/or platform until disembarkation from the conveyance from such offshore rig and/or installation and/or platform onto land
	asbestos.	
Section B – Public	SECTION B - INDEMNITY	SECTION B – INDEMNITY (What is
Liability – Cover	The Insured is indemnified by this Section in accordance with the Operative Clause for and/or arising out of accidental Injury and/or Damage occurring during the Period of Insurance.	covered) We will indemnify You against Your legal liability to pay compensatory damages (including claimant costs fees and expenses) for accidental Injury and/or Damage occurring during the Period of Insurance in connection with the Business within (a) the Territorial Limits (b) elsewhere in the world in respect of liability arising out of temporary visits by Persons Employed, provided that the Person Employed is normally resident in the Territorial Limits We will also pay Defence Costs in the defence or settlement of any claim under this Section. Our total liability under this Section will not exceed the Limit of Indemnity in respect of any one claim against you or series of claims against you arising out of one Occurrence. Defence Costs are payable in addition to the Limit of Indemnity.
Section B – Public	n/a	New Extension:
Liability – Extensions –		Defective Premises Act
Defective Premises Act		We will indemnify you against your legal
		liability to pay compensatory damages
		(including claimant costs fees and
		expenses) for Injury and/or Damage occurring during the Period of Insurance
		under Section 3 of the Defective Premises
		Act 1972 or Section 5 of the Defective
		Premises (Northern Ireland) Order 1975 in
		connection with premises which have



		has a dispersed of house and prior to such
		been disposed of by you and prior to such
		disposal were owned by you in connection with the Business .
		Provided always that we will not be liable
		under this Extension
		i. for the cost of remedying any defect
		, , ,
		or alleged defect in the said premises disposed of
		ii. in respect of liability more specifically
		insured under any other insurance
Section B – Public	n/a	New Extension:
	li/a	
Liability – Extensions –		Motor Contingent Liability Extension Aside from Exclusion B c) we will
Motor Contingent		indemnify you in respect of Injury or
Liability		Damage arising out of the use of any
		motor vehicle owned by a Person
		Employed and being used in the course of
		your Business
		Provided always that no indemnity is
		provided by this Extension:
		i. in respect of Injury to any person
		being carried by motor cycle
		ii. for loss of or Damage to any vehicle
		and/or contents within such vehicle
		iii. for Injury or Damage arising while
		such vehicle is being driven by you or
		any Person Employed other than the
		owner of such vehicle
		iv. if such vehicle is more specifically insured
		v. for any Person Employed whilst
		driving or in charge of such vehicle
		vi. if such vehicle is being used outside
		Great Britain Northern Ireland the
		Isle of Man and the Channel Islands
Section B – Public	n/a	New Extension:
	11/ α	Overseas Personal Liability
Liability – Extensions –		We will indemnify you and any Person
Overseas Personal		Employed or your directors (including
Liability		their family or persons normally resident
		with them) against legal liability for Injury
		or Damage occurring during the Period of
		Insurance incurred in a personal capacity
		while temporarily outside the Territorial
		Limits in connection with the Business
		Provided always that no indemnity is
		provided by this Extension
		i. arising out of ownership or
		occupation of land or buildings or
		ii. where indemnity is provided by any
		other insurance
Section B – Public	n/a	New Extension:
Liability – Extensions –	, a	Consumer Protection Act and Food Safety
1		Act
Consumer Protection		We will indemnify you up to the Limit of
Act and Food Safety Act		Indemnity in respect of
		i. costs of prosecution awarded;
		and
		i. legal fees and expenses incurred
		with our prior written consent;
		in the defence of criminal proceedings
		brought against or in an appeal against
		conviction of you and any of your
		directors or Persons Employed in respect
·		, -,,,,
		of breach of Part II of the Consumer
		of breach of Part II of the Consumer Protection Act 1987 or of Part II of the
		Protection Act 1987 or of Part II of the
		Protection Act 1987 or of Part II of the Food Safety Act 1990 provided the
		Protection Act 1987 or of Part II of the



		committed during the Period of Insurance
		and in the course of the Business and in
		connection with a claim which may form
		the subject of indemnity under this policy
		The indemnity will not apply
		i. to fines or penalties of any kind or
		ii. where indemnity is provided by any other insurance or
		iii. in respect of proceedings as a
		result of any deliberate act or
		omission
Section B – Public	12 SECTION B - EXCLUSIONS	SECTION B – EXCLUSIONS
	This Section does not apply to or include legal	This Section will not apply to liability for:
Liability – Exclusions	liability:	a) claims within the scope of cover set out
	12.1 in respect of Injury to any Person Employed	in Sections A and C whether or not such
	arising out of and in the course of employment	Sections are in force or cover is excluded
	by the Insured.	b) Injury or Damage arising out of or in
	12.2 arising out of or in connection with any	connection with any Product
	Product.	c) claims arising out of the ownership,
	12.3 arising out of the ownership, possession or	possession or use by or on behalf of you
	use by or on behalf of the Insured, or any person	or any person or party entitled to
	or party entitled to indemnity, of any motor	indemnity of any motor vehicle or trailer
	vehicle or trailer for which compulsory insurance	for which compulsory insurance or
	or security is required by legislation, other than legal liability:	security is required by legislation other than claims;
	12.3.1 caused by the use of any tool or plant	i. caused by the use of any tool or plant
	forming part of or attached to or used in	forming part of or attached to or used in
	connection with any motor vehicle or trailer in	connection with any motor vehicle or
	circumstances where compulsory insurance or	trailer in circumstances where compulsory
	security is not required by any legislation	insurance or security is not required by
	12.3.2 arising beyond the limits of any	any road traffic legislation
	carriageway or thoroughfare caused by the	ii. arising beyond the limits of any
	loading or unloading of any motor vehicle or	carriageway or thoroughfare caused by
	trailer except where indemnity is provided by any	the loading or unloading of any motor
	motor insurance contract	vehicle or trailer except where indemnity
	12.3.3 arising out of any motor vehicle or trailer	is provided by any motor insurance
	temporarily in the Insured's custody or control	contract
	for the purpose of parking except liability for	iii. out of any motor vehicle or trailer
	which compulsory insurance or security is	temporarily in your custody or control for
	required by any legislation.	the purpose of parking except liability for
	12.4 arising out of the ownership, possession or	which compulsory insurance or security is
	use by or on behalf of the Insured of any aircraft,	required by legislation governing the use
	hovercraft, offshore installation and/or rig	of any motor vehicle or trailer
	and/or platform or watercraft (other than	d) claims arising out of the ownership
	watercraft not exceeding 10 metres in length	possession or use by or on behalf of you
	whilst on inland waterways)	of any aircraft, hovercraft, offshore
	12.5 for Damage to property owned, leased to,	installation and/or rig and/or platform or
	hired by, under hire purchase, on loan to, held in	watercraft (other than watercraft not
	trust by for otherwise in the Insured's care,	exceeding 10 metres in length whilst on
	custody or control other than:	inland waterways)
	12.5.1 clothing and personal effects (including	e) Damage to property owned, leased to,
	vehicles and their contents) of Employees and v visitors	hired by, under hire purchase, on loan to
	12.5.2 premises (including contents therein)	or held in trust by you or otherwise in
		your care custody or control other than (i) clothing and personal effects of Persons
	temporarily occupied by the Insured for work therein or thereon but no indemnity shall be	(i) clothing and personal effects of Persons Employed and visitors
	granted for Damage to that part of the property	(ii) premises (including contents within
	on which the Insured is or has been working and	such premises) temporarily occupied by
	which arises out of such work	you for work therein or thereon but no
	12.5.3 premises tenanted by the Insured	indemnity will be granted for Damage to
	provided always that liability for such Damage is	that part of the property on which you are
	not assumed by the Insured under agreement	or have been working and which arises
	where liability would not have existed in the	out of such work
	absence of the agreement.	(iii) premises tenanted by you provided
	12.6 arising out of breach of professional duty, or	always that
	wrongful or inadequate advice given separately	(a) details of such premises have been
	for a fee or in circumstances where a fee would	disclosed to us
	normally he charged	(h) liability for such Damage is not

normally be charged.

(b) liability for such **Damage** is not



		· · · · · · · · · · · · · · · · · · ·
Section C – Products Liability – Cover	SECTION C - INDEMNITY The Insured is indemnified by this Section in accordance with the Operative Clause for and/or arising out of accidental Injury and/or Damage occurring during the Period of Insurance and arising out of or in connection with any Product.	assumed by you under agreement where liability would not have existed in the absence of the agreement (c) we will not be responsible for the first £500 of such damage (d) we will not cover Damage caused by fire or explosion f) claims which fall under 'EXCLUSIONS APPLICABLE TO SECTIONS B AND C' SECTION C – INDEMNITY (What is covered) We will indemnify you against your legal liability to pay compensatory damages (including claimant costs, fees and expenses) for accidental Injury and/or accidental Damage occurring during the Period of Insurance arising out of or in connection with any Product We will also pay Defence Costs in the
		defence or settlement of any claim under this Section. Our total liability under this Section will not exceed the Limit of Indemnity in respect of any one claim against you or series of claims against you arising out of one Occurrence. Defence Costs are payable in addition to the Limit of Indemnity.
Section C – Products Liability – Exclusions	14.1 in respect of Injury to any Person Employed arising out of and in the course of employment by the Insured. 14.2 for costs incurred in the repair, reconditioning or replacement of any Product or part thereof which is alleged to be defective. 14.3 arising out of the recall of any Product or part thereof which is alleged to be defective. 14.4 arising out of any Product which with the Insured's knowledge is intended for incorporation into the structure, machinery or controls of any aircraft, other aerial device, hovercraft or waterborne craft. 14.5 arising by virtue of a contract or agreement but which would not have arisen in the absence of such contract or agreement. 14.6 arising from circumstances known to the Insured prior to the inception date of this Insurance. 14.7 arising from the failure of any Product to perform its intended function.	SECTION C – EXCLUSIONS This Section will not apply to liability for claims: (a) within the scope of cover set out in Section A and B whether or not such Sections are in force. (b) for costs incurred in the repair, reconditioning or replacement of any Product or Product part which is alleged to be defective (c) arising out of the recall of any Product or Product part (d) arising out of any Product which with your knowledge is intended for incorporation into the structure, machinery or controls of any aircraft, other aerial device, hovercraft or offshore rig installation or platform (e) arising out of any Product which you know or should reasonably know is to be delivered or used in the United States of America or Canada or any territory which operates under the laws of the United States of America or Canada or Canada unless you have expressly requested that there will be no such limitation and have accepted the terms offered by us in granting such cover. Such cover will be limited to that expressly provided for in any Endorsement. (f) arising out of the failure of any Product or Product part to fulfil the purpose for which it was intended unless due to an unintended and unexpected defect in the manufacture and/or assembly of such Product or Product or Product part (g) arising from Damage to the Product or any Product part (h) arising from circumstances known to you prior to the commencement of the Period of Insurance



		(i) which fall under 'EXCLUSIONS APPLICABLE TO SECTIONS B AND C'
Sections B & C Exclusions	n/a	New Exclusion: (e) arising out of or in any way connecte
		with or relating to
		(i) the recognition, interpretation, failure
		to recognise or interpret or calculation,
		comparison, differentiation, sequencing of processing of data involving one or more
		dates or times by any computer system
		hardware, programme or software or an
		microchip, integrated circuit or similar
		device in computer or non-computer
		equipment whether your property or no or
		(ii) any change, alteration, correction or
		modification involving one or more date
		or times to any such computer system,
		hardware, programme or software or ar
		microchip, integrated circuit or similar
		device in computer or non-computer
		equipment whether your property or no
		This exclusion applies regardless of any
		other cause which contributes
		concurrently or in any sequence to sucl loss, Damage , expense, liability or clain
Sections B & C	n/a	New Exclusion:
	ii/a	(f) arising from or caused by design,
Exclusions		formula, specification, technical or
		professional service or advice given by y
		for a separate fee or in circumstances
		where a separate fee would normally b
		charged or by anyone acting on your
		behalf
Sections B & C	n/a	New Exclusion:
Exclusions		(g) arising in respect of liability for
		Financial Loss
Sections B & C	n/a	New Exclusion:
Exclusions		(h) arising under a contract or agreemen
		but which would not have arisen in the
	,	absence of such contract or agreement
Sections B & C	n/a	New Exclusion:
Exclusions		(i) arising in respect of liability for loss
		caused by, resulting from, arising from relating to or in any way connected wit
		your use of or reliance upon or sale or
		supply of any computer, hardware or
		related information, technology or
		communication system, any computer
		software, internet or intranet website of
		similar facility, system or network and/o
		any electronic data or related information
		provided that this clause will not exclude
		claims for Injury caused by an accident
		involving physical contact with compute
Sections B & C	n/a	hardware New Exclusion:
Exclusions	11/ 4	(j) arising in respect of any judgement,
EXCIUSIONS		award or settlement made within
		countries which operate under the laws
		the United States of America or Canada
		(or any order made anywhere in the wor
		to enforce such judgment, award or
		settlement either in whole or in part)
Sections B & C	n/a	New Exclusion:
Exclusions		(k) arising from Injury to any Person
		Employed where such Injury arises out
		Employed where such injury thises out



		any Person Employed
Sections B & C	n/a	New Exclusion:
Exclusions		m) For Damage to
		(i) the Works
		(ii) Property for which there is a
		contractual requirement to effect
		insurance (other than public liability
		insurance)
		(iii) Property for which there is a
		contractual requirement to effect
		insurance by reason of clause 21.2.1.of
		the 1980 Edition of the Joint Contracts
		Tribunal Conditions of Contract (or the
		corresponding clause in any prior version
		or any subsequent revision or substitution
		thereof) or by any clause of similar intent
		under any other condition of contract
Sections B & C	15.3 arising out of Pollution of the atmosphere or	(c) arising out of pollution or
Exclusions	of any water, land, buildings or other tangible	contamination of the atmosphere or of
	property except to the extent that the Insured	any water, land, buildings or other
	demonstrates that such Pollution; 15.3.1 as the	tangible property except to the extent
	direct result of a sudden, identifiable, unintended	that it can be proved that such pollution
	and unexpected incident occurring in its entirety	or contamination
	at a specific time and place during the Period of	(i) was the direct result of a
	this Insurance 15.3.2 was not the direct result of	sudden, identifiable, unintended and
	the Insured failing to take reasonable	unexpected incident occurring in its
	precautions to prevent such Pollution	entirety at a specific time and place during
	Provided always that all such Pollution which	the Period of Insurance
	arises out of one incident shall be considered for	(ii) was not the direct result of you
	the purposes of this Policy to have occurred at	failing to take reasonable precautions to
	the time such incident takes place and that	prevent such pollution or contamination
	Underwriters total liability to pay damages	provided always our total liability to pay
	(including claimants' costs, fees and expenses)	compensation and claimants' costs fees
	under this clause shall not exceed the Limit of	and expenses for such pollution or
	Indemnity stated in the Schedule in the	contamination will not exceed the sum
	aggregate in respect of the Period of this	stated in the Schedule in the aggregate
	Insurance	during Period of Insurance and that all
		such pollution or contamination which
		arises out of one incident will be
		considered for the purposes of this Policy
		to have occurred at the time such incident
	,	takes place
Sections A, B & C	n/a	New Exclusion:
Exclusions		(b) arising from Injury or Damage
		cost or expense of any nature caused by,
		resulting from or in any way connected
		with or relating to any Act of Terrorism regardless of any other cause or event
		contributing concurrently or in any other
		sequence to the loss For the purpose of this Exclusion an Act of
		Terrorism means an act including but not
		limited to the threat and/or the use of
		violence of any person or group(s) of
		persons whether acting alone or on behalf
		of or in connection with any
		organisation(s) or government(s)
		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
		This Exclusion also excludes Injury or
		Damage cost or expense of any nature
		caused by, resulting from or in connection
		with any action taken in controlling,
		preventing, suppressing or in any way
		relating to any Act of Terrorism
		If we allege that by reason of this
L	<u>I</u>	



		T = 1
		Exclusion any Injury or Damage cost or expense is not covered by this Policy the burden of proving to the contrary will be upon you In respect of Section A Employers Liability this Exclusion will only apply in excess of £5,000,000 any one claim against you or series of claims against you arising out of one Occurrence (inclusive of Defence Costs).
Sections A, B & C	n/a	New Exclusion:
Exclusions		(c) arising from or in any way relating to asbestos or asbestos fibres including but not limited to Injury or Damage caused by or in any way connected with asbestos or asbestos fibres or any commodity, article or thing containing asbestos or asbestos fibres or the cost of removing, nullifying or cleaning up asbestos fibres or any commodity, article or thing containing asbestos or asbestos fibres In respect of Section A Employers Liability this Exclusion will only apply in excess of £5,000,000 any one claim against you or series of claims against you arising out of one Occurrence (inclusive of Defence
6 11 4 5 6 6	- /-	Costs).
Sections A, B & C Exclusions	n/a	New Exclusion: (e) for any claim in connection with i) any work of demolition except demolition solely undertaken with hand held tools and of structures not exceeding 5 metres in height by Persons Employed in the direct service of the Insured when such work forms an ancillary part of a contract for construction alteration or repair carried out by the Insured ii) the construction alteration or repair of bridges towers steeples chimney shafts blast furnaces viaducts dams canals or mines iii) pile driving, tunnelling mining or quarrying iv) the use of explosives for any purpose v) ship repair/ship breaking work on vessels aircraft or airports vi) work on offshore installations vii) work underwater
Policy Extensions – Housing Grants, Construction and Regeneration Act, 1996	n/a	New Extension: Housing Grants, Construction and Regeneration Act, 1996–Applicable to Sections B & C The indemnity granted by this Policy is extended to apply to any process of adjudication or decision of any adjudicator pursuant to the Act provided always that as a condition precedent to Insurers liability under this Policy You comply with Conditions (a) and (b) as follows a) Policy Conditions You shall i. Notify the Insurer immediately upon receipt (and in no event later than two working days thereafter) of any notice of intention to refer a dispute to adjudication ("notice of adjudication") or of the service by You of any notice of adjudication in circumstances which will lead to or are



likely to lead to a claim being made against the insured (whether under a process of adjudication or otherwise) ii. Promptly forward to the Insurer all information relating to any dispute referred to adjudication including copies of all documentation made available to You or subsequently by You to the adjudicator. iii. Allow the Insurer to appoint advisers or representatives and to have conduct (including the right but not the obligation to take over the conduct) of the adjudication as they deem appropriate and provide such assistance as the Insurer may reasonably require iv. Meet any request direction or timetable of the adjudicator v. Satisfy the Insurer that any dispute referred to adjudication is or would be the subject of indemnity under this Policy and that the decision reached by the adjudicator represents the award against the Insured of a payment of money by the Insured which constitutes compensatory damages which form the subject of such indemnity vi. Not agree to accept the decision of the adjudicator as finally determining the dispute without the prior written consent of the Insurer vii. In the event of a decision reached by the adjudicator that such an award as described in v. above is payable give the Insurer every assistance in instituting legal proceedings (or arbitration is applicable in accordance with the Insured's contract) in order to challenge reopen stay the enforcement of or overturn such adjudicator's decision or otherwise to recover such award if the Insurer deems it appropriate. The Insurer shall have sole conduct of all such proceedings b) Conditions relating to contracts i. Any provisions relating to adjudications pursuant to the Act in any contract entered into by You shall ii. Provide that the adjudicator must be independent of the parties to the contract iii. Allow for any decision of the adjudicator to be binding or to determine any dispute finally iv. Not allow the adjudicator to disregard the legal entitlements of the parties in order to reach a decision based on commercial considerations v. Not prohibit the assistance or representation by advisers or representatives (whether legally qualified or not) at any adjudication vi. Not place any conditions upon the timing of commencement of legal or arbitration proceedings (other than adjudications pursuant to the Act) Any dispute or difference arising hereunder between the Insured and the Insurer shall be referred to the arbitration of a Queen's Counsel to be agreed upon

by both parties or in the absence of



Delieu Entencione	7 COMPENSATION FOR COURT ATTENDANCE	agreement by a QC nominated by the Chairman of the Bar Council. The Insurer agrees to pay the costs of such referral except where indemnity has been denied by the Insurer and the QC upholds such decision. Compensation for Court Attendance
Policy Extensions – Compensation for Court Attendance	In the event of any director, partner or Employee of the Insured attending court as a witness at the request of the Underwriters in connection with a claim which is the subject of indemnity under this Policy the Underwriters will provide compensation to the Insured at the following rates for each day on which attendance is required: 7.1 any director or partner £250 7.2 any Employee £100	In the event of your director, partner or employee attending court as a witness at our request in connection with a claim in respect of which you are entitled to indemnity under this Policy we will provide compensation to you at the following rates for each day on which attendance is required (a) any director or partner £250 per day (b) any Person Employed £150 per day Provided that our total liability under this Extension during the Period of Insurance does not exceed £5,000
Policy Extensions – Indemnity to Others	The indemnity granted extends to: 3.1 managerial or supervisory Employees of the Insured in their business capacity for legal liabilities arising out of the performance of the Business and any director or partner of the Insured in respect of private work undertaken by any Person Employed for such director or partner with the prior consent of the Insured. 3.2 the officers, committees and members of the Insured's canteen, social, sports, medical, fire fighting, security services and welfare organisations for legal liabilities incurred in their respective capacity as such. 3.3 any person or firm for legal liabilities arising out of the performance of a contract with the Insured constituting the provision of labour only. 3.4 any principal for legal liabilities arising out of work carried out by the Insured under a contract or agreement in respect of which the Insured would have been entitled to indemnity under this Policy if the claim had been made against the Insured. 3.5 the personal representatives of any person or party indemnified by reason of this Clause 3 in respect of legal liability incurred by such person or party. Provided always that all such persons or parties shall observe, fulfil and be subject to the terms, conditions and exclusions of this Policy as though they were the Insured	Indemnity to Others The indemnity granted in each Section of this Policy extends to (a) your directors, officers, employees and partners arising out of and in the course of the proper performance of their obligations in respect of the Business (b) officers, committee and members of your canteen, social, sports, first aid, fire fighting and welfare organisations in their respective capacity as such (c) any person or firm arising out of the performance of a contract with you comprising of the provision of labour only (d) where you request, any principal for legal liability in respect of which you would have been entitled to indemnity under this Policy if the claim had been made against you arising out of work carried out by you under a contract or agreement (e) the personal representatives of any person or party indemnified by reason of this Extension in respect of legal liability incurred by such person Provided always that (i) all such persons or parties must observe, fulfil and be subject to the terms conditions and exclusions of this Policy as though they were you (ii) our liability under this Extension will in no way operate to increase the applicable Limit of Indemnity or any other limit regardless of the number of parties claiming an indemnity
Policy Extensions – Criminal Prosecution Costs and Inquests	6 DEFENCE COSTS The Underwriters will also pay all Defence Costs. Defence Costs include legal expenses: 6.1 incurred by or awarded against the Insured arising out of any prosecution of the Insured: 6.1.1 for breach or alleged breach of Part 1 of the United Kingdom Health & Safety at Work Act 1974 (and/or legislation of similar effect) 6.1.2 for any offence under Part II of the Consumer Protection Act 1987 and/or Part II of	Criminal Prosecution Costs and Inquests Defence Costs in each Section of this Policy is extended to include (i) costs of prosecution awarded against you and the legal fees and expenses incurred with our prior written consent in the defence of any investigation or prosecution of you for actual or alleged (a) offences under Part I of the Health & Safety at Work etc Act 1974 (and/or any



	the Food Safety Act 1990 (and/or legislation of	UK legislation of similar effect)
	similar effect)	(b) Offences under Part 11 of the
	Provided that Underwriters' shall not be liable for	consumer protection Act 1987 and/or Part
	any fines or penalties imposed as a consequence	11 of the Food Safety Act 1990 (and/or UK
	of such Prosecution	legislation of similar effect)
	6.2 arising out of representation at any Coroner's	(c) corporate manslaughter or corporate
	Inquest or Fatal Accident Inquiry	homicide against you or other person
	6.3 arising out of the defence of any proceedings	insured by this Policy under the Corporate
	in a Court of Summary Jurisdiction in respect of	Manslaughter and Corporate Homicide
	matters which may form the subject of indemnity	Act 2007
	by this Policy	provided that we will not be liable for any
	Defence Costs will be payable in addition to the	fines or penalties imposed as a
	Limits of Indemnity except in respect of Section A	consequence of such prosecution or for
	when the Limit of Indemnity will be inclusive of	any costs, fees and/or other expenses
	Defence Costs unless this Policy is specifically	incurred by or on your behalf or other
	endorsed to the contrary.	person insured by this Policy in complying
	,	with a publicity and/or remedial order
		made under the Corporate Manslaughter
		and Corporate Homicide Act 2007
		and also provided that the total sum
		payable in respect of corporate
		manslaughter and corporate homicide in
		(b) above will not exceed £1,000,000 in
		total for all such claims during the Period
		of Insurance
		(ii) the legal fees and expenses incurred
		with our prior written consent in your
		representation at any Coroner's Inquest or
		Fatal Accident Inquiry
		(iii) the legal fees and expenses incurred
		with our prior written consent in your
		defence at any proceedings in a Court of
		Summary Jurisdiction
		in respect of Injury or Damage which may
		form the subject of indemnity under each
0 10 10	/-	respective Section of this Policy New Condition:
General Conditions –	n/a	
Fair Presentation of Risk		Fair Presentation of Risk
		You must provide to us a fair presentation
		of the risk at inception, renewal and
		variation of this Policy .
		A "fair presentation of risk" means you
		must disclose to us
		(i) every material circumstance which you
		know or ought to know (including matters
		known to those responsible for your
		insurance, and, if you are not an
		individual, matters known to your senior
		management) or
		(ii) sufficient information to put us on
		notice that we need to make further
		enquiries for the purpose of revealing
		those material circumstances and
		(iii) such disclosure is in a manner which
	1	would be reasonably clear and accessible
		4
		to us and
		(iv) in which every material representation
		(iv) in which every material representation as to a matter of fact is substantially
		(iv) in which every material representation as to a matter of fact is substantially correct and every material representation
		(iv) in which every material representation as to a matter of fact is substantially correct and every material representation as to a matter of expectation or belief is
		(iv) in which every material representation as to a matter of fact is substantially correct and every material representation as to a matter of expectation or belief is made in good faith.
		(iv) in which every material representation as to a matter of fact is substantially correct and every material representation as to a matter of expectation or belief is made in good faith. A circumstance or representation is
		(iv) in which every material representation as to a matter of fact is substantially correct and every material representation as to a matter of expectation or belief is made in good faith. A circumstance or representation is material if it would influence our
		(iv) in which every material representation as to a matter of fact is substantially correct and every material representation as to a matter of expectation or belief is made in good faith. A circumstance or representation is material if it would influence our judgement as a prudent insurer in
		(iv) in which every material representation as to a matter of fact is substantially correct and every material representation as to a matter of expectation or belief is made in good faith. A circumstance or representation is material if it would influence our judgement as a prudent insurer in determining whether to take the risk
		(iv) in which every material representation as to a matter of fact is substantially correct and every material representation as to a matter of expectation or belief is made in good faith. A circumstance or representation is material if it would influence our judgement as a prudent insurer in determining whether to take the risk insured by this Policy and if so on what
		(iv) in which every material representation as to a matter of fact is substantially correct and every material representation as to a matter of expectation or belief is made in good faith. A circumstance or representation is material if it would influence our judgement as a prudent insurer in determining whether to take the risk insured by this Policy and if so on what terms.
		(iv) in which every material representation as to a matter of fact is substantially correct and every material representation as to a matter of expectation or belief is made in good faith. A circumstance or representation is material if it would influence our judgement as a prudent insurer in determining whether to take the risk insured by this Policy and if so on what



		(i) we may avoid this Policy and refuse all claims if: a) such failure was deliberate or reckless
		and/or (b) we would not have entered into this
		Policy on any terms if you had made a fair presentation of the risk.
		Should we avoid the Policy , we will return the premium paid to you unless such
		failure was deliberate or reckless. (i) if we would have entered into the
		Policy but on different terms had you made a fair presentation of the risk we may:
		(a) reduce proportionately the amount to be paid on any claim if we would
		have charged a higher premium calculated by applying the
		percentage that the actual premium charged bears to the higher premium
		(b) treat the Policy as entered into on any such different terms (other than
		relating to the premium) that we
		would have entered into had you made a fair presentation of risk.
General Conditions –	n/a	New Condition:
Reasonable Precautions		Reasonable Precautions
		You must at your own expense: (i) take all reasonable precautions to
		prevent Injury or Damage and the sale or
		supply of Products which are defective in any way
		(ii) exercise care in the selection and supervision of Persons Employed
		(ii) as soon as possible after discovery
		cause any defect or danger to be made
		good or remedied and in the meantime take any additional precautions as the
		circumstances require (iii) cease any activity that has given rise to
		the Damage or Injury or can reasonably
		be expected to give rise to further Damage or Injury.
		(iv) comply with all statutory requirements
		and other safety regulations imposed by
		any authority (v) comply with all the terms and
		conditions of this Policy and ensure that
		any actions required by the Policy have been completed. Failure to comply may
		result in your claim being declined or only paid in part.
General Conditions –	n/a	New Condition:
Change of Risk		Change of Risk You must give notice to us as soon as
		possible of any alteration or any change of;
		(i) circumstances which materially affects
		the risk insured by this Policy ; and (ii) any material change to the information
		provided in the Proposal .
General Conditions – Discharge of Liability	n/a	New Condition: Discharge of Liability
Discharge of Liability		We may at any time pay the Limit of
		Indemnity or other applicable limit (after the deduction of any sum already paid) or
		any lesser amount for which a claim can
		be settled and will be under no further liability except for the payment of
L	1	1



		Defence Costs incurred prior to the date of such payment
General Conditions – Excess	n/a	New Condition: Excess We will not be liable for the amount of the
		Excess stated in the Schedule in respect of the first amount of each and every claim You must not take out insurance in respect of the Excess
General Conditions –	n/a	New Condition:
Conditions Precedent		Conditions Precedent This policy contains a number of conditions precedent, please refer to your Schedule and any attached Endorsements for the conditions precedent to your policy
General Conditions –	n/a	New Condition: Warranties
Warranties		Every warranty will from the time that the warranty attaches, apply and continue to be in force during the whole currency of this Policy
General Conditions –	n/a	New Condition: Breaches of warranties or conditions
Breaches of warranties or conditions precedent		precedent
о. солинено р. сосиени		We will have no liability for any claim arising from a loss occurring, or attributable to something happening,
		after any breach of warranty but before such breach has been remedied. We will not be liable for any claim arising
		in circumstances where compliance with a term (other than one defining the risk as a
		whole) would tend to reduce the risk of i) Loss, Injury or Damage of a particular kind,
		ii) Loss, Injury or Damage at a particular location or iii) Loss, Injury or Damage at a
		particular time unless you establish that the non- compliance could not have increased the
		risk of the loss, Injury or Damage which actually occurred in the circumstances in which it occurred.
General Conditions –	n/a	New Condition: Other Insurances
Other Insurances		Unless specified otherwise if an indemnity is or would but for the existence of this
		Policy be covered by any other insurance we will not provide indemnity except in respect of any excess beyond the amount
		which is or would but for the existence of this Policy be payable
General Conditions –	n/a	New Condition:
Premium Payment		It is a condition of this Policy that premiums due under this Policy are paid Non-payment of the premium due will make this Policy void (invalid) with effect
General Conditions –	n/a	from inception New Condition:
Subrogation		Subrogation If any payment is to be made under this
		Policy in respect of a claim or loss and there is available to us any of your rights
		of recovery against any other party then we maintain all such rights of recovery



		We will not exercise those rights against any past, present or future employee, director or partner of the company named
		in the Schedule or any subsidiary unless such payment is in respect of any wilful,
		malicious or dishonest acts or omissions You must not do anything to impair any of
		our actual or potential rights of recovery.
		At our request you will bring proceedings to transfer those rights to us and provide
		all reasonable assistance to us at your own cost to enforce them
		Any recovery will be applied as follows
		(a) first to us up to the amount of our payment in respect of all payments
		(b) then to you as recovery of your Excess or other amount paid
General Conditions –	n/a	New Condition:
Sanctions		Sanctions We will not provide any benefit under this
		insurance to the extent of providing cover,
		payment of any claim or the provision of any benefit where doing so would breach
		any sanction, prohibition or restriction imposed by law or regulation.
General Conditions –	17.8 The Underwriters may cancel this Policy by	Cancellation
Cancellation	giving 30 days' notice in writing of such cancellation to the Insured's last known address.	You may cancel this Policy at any time by notifying Commercial Express Quotes
	17 15 Vous Bight to Consol	Limited via Your insurance adviser.
	17.15 Your Right to Cancel You may cancel the policy within 14 days of the	If You do not exercise Your right to cancel this Policy the insurance will continue in
	conclusion of the contract or the day on which you receive the policy document The Insured	force and You will be required to pay the premium.
	may cancel this Policy at any time by giving the	However, if You make a claim or if We are
	Underwriters written notice and in such event the Underwriters will return a percentage of the	notified of circumstances which may give rise to a claim a refund of premium may
	premium and tax paid for the current Period of Insurance in accordance with the table below	not be given. If this Policy is cancelled prior to or within
	subject to:	the cooling-off period You must to return
	No claims having been made and no incidents having arisen that could result in a claim under	to Us all Policy documentation. If this Policy is cancelled after the cooling-
	this Policy 2. A minimum premium of £150 plus Insurance	off period You must return to Us any
	Premium Tax being retained by the Underwriters	Employers' Liability Certificate if one was issued.
	Within 1 month 80%	Your Cancellation Rights Prior to the start of the Period of
	Within 2 months 70%	Insurance
	Within 3 months 60% Within 4 months 50%	If You decide to cancel this Policy and You provide Commercial Express Quotes
	Within 5 months 40% Within 6 months 30%	Limited via Your Insurance advisor with Your written instruction before the start
	Within 7 months 20%	of the Period of Insurance and no cover is
	Within 8 months 10% More than 8 months 0%	to be provided by Us , You will be entitled to a full refund of the premium.
		During the cooling-off period of 14 days
		You have the statutory right to cancel this Policy within 14 days from the purchase of
		this Policy or its renewal date or from the day on which You receive this Policy or
		renewal documentation, whichever is the
		later. To cancel this Policy You must advise
		Commercial Express Quotes Limited via your insurance advisor without delay.
		Upon receiving Your instructions, We will cancel this Policy :
		where You request that no cover is to be provided by Us , You will be entitled to a

full refund of premium



alternatively;

where **You** request this **Policy** coverage to be operative for a limited number of days within the cooling-off period **You** will be entitled to a refund of premium paid, less a deduction for any time for which **We** have provided cover. This is calculated in proportion to the time **We** have provided cover provided there have been no claims or circumstances have occurred which may give rise to a claim, in which case no premium will be refunded.

If **You** do not exercise **Your** right to cancel this **Policy** the insurance will continue in force and **You** will be required to pay the full premium.

After the cooling-off period

You may cancel this Policy at any time by giving notice in writing to Commercial Express Quotes Limited via your insurance advisor.

Upon receiving **Your** instructions, **We** will cancel this **Policy** and provided there have been no claims or circumstances having occurred which may give rise to a claim **You** will be entitled to a refund of premium paid in accordance with the table below.

Within 1 month 80%
Within 2 months 60%
Within 3 months 50%
Within 5 months 40%
Within 6 months 20%
Within 7 months 10%
Within 8 months 10%
More than 8 months 0%

Cancellation outside the cooling-off period is subject to a minimum time on risk charge of £150.00 plus Insurance Premium Tax and the fee charged by Commercial Express Quotes Limited being non-refundable.

Our Cancellation Rights

We may this insurance by giving You 30 days' notice in writing.

We will only do this for a valid reason.

Examples of valid reasons are as follows

- but these are not limited to: non-payment of premium in which
- case cancellation is effective from the start date of the **Period of Insurance** this has the same effect as if **You** have never had any cover or protection from this **Policy**.
- ii) a change in risk occurring which means that **We** can no longer provide
 - You with insurance cover;
- Your non-cooperation or failure to supply any information or documentation We request;
- iv) Your threatening or abusive behaviour or use of threatening or abusive language.

If this **Policy** is cancelled then, provided a claim or the possibility of a claim has not



General Conditions – Adjustment of premium	Where the premium is provisionally based on the Insured's estimates, the Insured shall keep accurate records and within 90 days of expiry of the Period of this Insurance declare such particulars as the Underwriters require. The premium shall then be adjusted and any difference paid or allowed to the Insured as the case may be subject to any minimum premium that may apply. Where such estimates include remuneration to employees, the required declaration shall also include remuneration to all	been notified to Us You will be entitled to a refund of any premium paid, subject to a deduction for any time for which You have been covered. If We decide to cancel this Policy Commercial Express Quotes Limited will advise You by sending a letter of cancellation to Your last known address. Adjustment of premium If the premium for the Policy has been calculated on estimates given by you then you must keep an accurate record containing all relevant particulars which will be made available to us for inspection Within one month of the expiry of each Period of Insurance you must supply to us an accurate statement in the form required so that the premium for that period can be calculated and the
	persons defined as Persons Employed by this Policy. Failure to declare such particulars to the Underwriters shall entitle the Underwriters to estimate if they so wish such particulars and to assess the further premium payment due calculated on such estimated particulars.	difference paid by or allowed to you Should you fail to supply such a statement within one month of the expiry of the Period of Insurance we will be entitled if we so wish to charge an additional premium in respect of that Period of Insurance
General Conditions – Claims Procedure	Claims Procedure To make a claim simply call our claims help line telephone number: 0845 094 2077 At the time of making a claim, you will be asked: The Certificate number stated on your schedule and full details of the claim.	Claims procedure (i) You must give notice to the Underwriters Claims representatives without delay by calling 01732 520288, of any Injury or Damage or circumstances, Occurrence, claim or proceedings that may be subject to indemnity under this Policy and in any event no later than 14 days after you or your representative has knowledge of any such event. (ii) You must, without delay, send the Underwriters Claims Representatives unanswered every letter, court order, summons or other legal document received. (iii) You must not admit liability for or negotiate the settlement of any claim without our prior written consent (iv) We will be entitled to conduct in Your name the defence or settlement of any claim or to prosecute for our own benefit any claim for indemnity or damages or otherwise and will have full discretion in the conduct of any proceedings and in the settlement of any claim and (v) You must give all such information and assistance as we may require
General Conditions – Fraud	17.7 If any claim under this Policy is in any respect fraudulent this Policy shall become void and all benefit hereunder shall be forfeited.	Fraud If you provide any information or make any claim that is in any respect fraudulent or if any fraudulent means or devices are used by you or anyone acting on your behalf or if any Injury or Damage is caused by your wilful act or with your involvement we (i) will not pay the claim and (ii) may recover from you any sums paid by us to you in respect of the claim and (iii) may by notice to you treat this Policy as having been terminated with effect from the time of the fraudulent act and



		If we treat this Policy as having been
		terminated, you will
		(a) have no cover under this Policy from
		the date of termination; and (b) not be entitled to any refund of
		premium
General Conditions –	17.13 E.U. Disclosure Clause (UK) Notice to the	Governing Law and Jurisdiction
Governing Law and	Proposer/Insured	Unless specifically agreed to the contrary
Jurisdiction	The Parties are free to choose the law applicable	this Policy will be governed by the laws of
	to this Insurance Contract. Unless specifically agreed to the contrary this insurance shall be	England and Wales and subject to the exclusive jurisdiction of the courts of
	subject to English Law.	England.
General Conditions –	CROSS LIABILITIES	Cross Liabilities
Cross Liabilities	Each person or party granted indemnity by this	Where there is more than one party
	Policy is separately indemnified in respect of	named in the Schedule as insured this
	claims made against any of them by any other	Policy will apply separately to each such
	subject to the Underwriters' total liability not exceeding the stated Limits of Indemnity.	person in the same manner and to the same extent as if a separate policy had
	exceeding the stated Limits of indefinity.	been issued to each person and we agree
		to waive all rights of subrogation against
		any of these parties
		Provided that the total amount payable in
		respect of all such parties does not in total
		exceed the applicable Limit of Indemnity or any other limit
General Conditions –	17.12 Data Protection Act 1998	Data Protection Act 1998
Data Protection Act	It is understood by the Insured that any	Please note that any information provided
	information provided to the Underwriters	to us will be processed by us and our
	regarding the Insured will be processed by the	agents in compliance with the provisions
	Underwriters, in compliance with the provisions of the Data Protection Act 1998, for the purpose	of the Data Protection Act 1998, for the purpose of providing insurance and
	of providing insurance and handling claims, if	handling claims and complaints, if any,
	any, which may necessitate providing such	which may necessitate providing such
	information to third parties	information to third parties.
		In addition, we may pass information that
		you have provided, including sensitive
		personal data, to selected third parties such as the Police, fraud and credit
		reference agencies and other bodies to
		substantiate information provided to us ,
		to assist in the prevention and detection
		of fraudulent claims or as part of our anti-
		money laundering procedures. By accepting this contract of insurance,
		you will be considered to have consented
		to the use of your data in this way and
		also to have obtained the consent for us
		to use in this way any data provided by
		you relating to your directors, officers,
General Conditions –	17.14 Several Liability	partners and persons employed . Removed
Several Liability	The liability of the Insurers is several and not	Kemovea
Serenai Elability	joint and is limited solely to the extent of their	
	individual proportions as shown in the	
	Endorsement entitled Identity of Insurers. The	
	Insurers are not responsible for the subscription of any co-subscribing insurers or any other	
	insurer or co-insurer who for any reason does not	
	satisfy all or part of its obligations.	
Complaints	Complaints Procedure	Policyholder Complaints
	If you have a Complaint which relates to either	If You wish to make a complaint about the
	Your Policy or to a claim which you have submitted under Your policy then please raise	sales process or suitability of Your Policy , You should contact the Insurance advisor
	this in the first instance with Your broker who	who arranged this Policy for You .
	will aim to resolve Your concerns by close of the	If Your complaint relates to any other
	next business day.	matter including claims, You should
	If Your broker is unable to deal with your	contact:
	concerns the matter will be forwarded onto Your	The Complaints Manager



Insurer via your Insurance provider, who is:-.
Commercial Express Quotes Limited
B1 Custom House, The Waterfront,
Level Street,
Brierley Hill,
DY5 1XH

Whilst reviewing your complaint Your Insurer will:

- Acknowledge Your complaint promptly
- Investigate Your complaint quickly and thoroughly
- Keep You informed of the progress of your complaint
- Do everything possible to resolve Your complaint

Your Insurer is obliged to provide You with a written offer of resolution within 8 weeks of the date Your complaint was received.

If You are unhappy with the final decision made by Your Insurer , You may be eligible to refer Your case to the Financial Ombudsman Service (FOS). The FOS is an independent body that arbitrates on complaints.

The FOS can be contacted at the following address:

Financial Ombudsman Service South Quay Plaza

183 Marsh Wall London E14 9SR

Telephone: 0800 0234567 (for landline users)
Telephone: 0300 1239123 (for mobile users)
Email:

complaint.info@financialombudsman.org.uk
Website: www.financialombudsman.org.uk
You have six months from the date of the final
response from Your Insurer to refer Your
complaint(s) to the FOS. This does not affect Your
right to take legal action, however, the FOS will
not adjudicate on any case where litigation has
commenced.

Commercial Express
B1 Custom House
The Waterfront
Level Street
Brierley Hill
DY5 1XH
Phone 0800 978 8007
Email

complaints@commercialexpress.co.uk

Alternatively, **you** can refer **your** complaint to the Complaints team at

Lloyd's at any time: Complaints

Lloyd's One Lime Street London

EC3M 7HA Tel: 020 7327 5693 Fax: 020 7327 5225

E-mail: complaints@lloyds.com
Website: www.lloyds.com/complaints
Details of Lloyd's complaints procedures
are set out in a leaflet "Your Complaint How We Can Help", which is available
from www.lloyds.com/complaints. You
can also ask Lloyd's for a copy of this
leaflet using the contact details shown

If you are dissatisfied with the outcome of your complaint, you may have the right to refer your complaint to an alternative dispute resolution body.

If you live in the United Kingdom or the Isle of Man, the contact information is: The Financial Ombudsman Service

> Exchange Tower London E14 9SR

Tel: 0800 023 4567 (calls to this number are free from "fixed lines" in the UK)
Tel: 0300 123 9123 (calls to this number cost the same as 01 and 02 numbers on mobile phone tarifs in the UK)

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

If **you** live in the Channel Islands, the contact information is:
Channel Islands Financial Ombudsman

PO Box 114 Jersey Channel Islands

JE4 9QG.

Tel: Jersey +44 (0)1534 748610; Guernsey +44 (0)1481 722218; International +44

1534 748610. Fax +44 1534 747629

Email: enquiries@ci-fo.org
Website: www.ci-fo.org

If you purchased this insurance online you can also make a complaint via the EU's online dispute resolution (ODR) platform.

The website for the ODR platform is: http://ec.europa.eu/odr

This complaints procedure does not affect **your** right to take legal action.

Financial Services Compensation Scheme (FSCS)

Certain Underwriters at Lloyd's

Financial Services Compensation Scheme (FSCS)

Argo Direct Limited, AIG Europe Limited and
Covéa Insurance plc are covered by the FSCS. This



	means that You may be entitled to compensation	(Syndicate 1991 at Lloyd's) are
	from the scheme in the unlikely event that Argo	covered by the FSCS. This means
	Direct Limited, AIG Europe Limited and Covéa	that You may be entitled to
	Insurance plc cannot meet their obligations.	compensation from the scheme in
	Further details can be obtained from FSCS, 10 th	the unlikely event that Syndicate
	Floor, Beaufort House, 15 St Botolph Street,	1991 at Lloyd's
	London, EC3A 7QU Tel: 0207 741 4100 Fax: 0207	cannot meet its obligations to You
	741 4101 or www.fscs.org.uk	under this insurance. Further details
		about the scheme can be obtained
		from FSCS, 10th Floor, Beaufort
		House, 15 St Botolph Street,
		London, EC3A 7QU Tel: 0207 741
		4100 Fax: 0207 741 4101 or _
		www.fscs.org.uk
Authorisation and	n/a	New Statement:
Regulation		Authorisation and Regulation.
_		We are authorised by the Prudential
		Regulation Authority and regulated by the
		Financial Conduct Authority and
		Prudential Regulation Authority.
		Our Firm Reference Number(s) and other
		details can be found on the Financial
		Services Register at <u>www.fca.org.uk.</u>