

## Wholesale – Comparison Document

## Policy Wording

Section/Title	Previous Version	New Version
(Policy Wording)		
Order of Policy & Layout	1) Guide	1) Guide
	2) Index	2) Authorised Policy
	<ol><li>Authorised Certificate</li></ol>	3) Index
	4) Obligations	4) Policy Definitions
	5) Claims & Remedy Condition	5) Sections of Cover;
	<ol><li>6) Sections of Cover;</li></ol>	i. Definitions
	i. Cover & Basis of Settlement	ii. Cover
	ii. Conditions	iii. Extensions
	iii. Exclusions	iv. Exclusions
	iv. Definitions	v. Basis of Settlement
	v. Extensions	vi. Conditions
	7) General Exclusions	6) General Exclusions
	8) General Conditions	7) General Policy Conditions
	9) Certificate Definitions	8) General Claims Conditions
	10) Complaints Procedure and	9) Complaints Procedure
	Authorisation	
Policy Title	Wholesale Certificate Wording	Wholesale Policy Wording
Throughout	Certificate	Policy
Throughout	Defined Peril	Insured Event
Guide	Previous version included	Obligations replaced by 'general
	'obligations'.	conditions and exclusions'.
	There are certain obligations	In deciding to accept this insurance and
	contained in this certificate that are	in setting the terms, We have relied on
	important to us and that <b>We</b> rely	the information <b>You</b> have given <b>Us</b> . <b>You</b>
	upon <b>You</b> to comply with. The	must take care when answering any
	obligations clearly set out what You	questions <b>We</b> ask by ensuring that any
	must do and what <b>You</b> must not do to	information provided is accurate and
	ensure coverage under this certificate	complete.
	is not prejudiced.	This <b>Policy</b> sets out all the circumstances
	You should note that if You do not	in which <b>You</b> can make a claim. It is not
	comply with the obligations, in certain	
	circumstances specific coverage will	a maintenance contract and does not
	be excluded or the certificate may be	protect against every loss.
	considered void.	There are General Policy and General
	If <b>You</b> are unsure as to what an	claims conditions contained in this
	obligation means or <b>You</b> may not be	Policy and conditions specific to certain
	able to comply with the terms <b>You</b>	sections (additional requirements may
	should consult with <b>Your</b> insurance	be imposed by <b>Endorsement</b> ) that are
	advisor.	all important to <b>Us</b> and which <b>We</b> rely
	The Certificate defines what is	upon <b>You</b> to comply with.
	covered under separate sections A-H.	The conditions clearly set out what You
	Within those Sections the extent of	must do to ensure cover under this
	cover is explained together with	Policy is not prejudiced. In the event
	obligations and exclusions specific to	You breach a condition(s) and You need
	that Section.	to make a claim <b>You</b> will need to show
	Exclusions applying to the whole	that non - compliance with the condition
	Certificate are contained within	could not have increased the risk of
	General Exclusions section and We	<b>Damage</b> which has occurred.



	will not pay a claim if these exclusions	If You are unsure as to what a condition
	are applicable.	means or if <b>You</b> are unable to comply
	The General Certificate conditions	with the terms <b>You</b> should consult with
	sets out certain rights of <b>You</b> and <b>Us</b>	Your insurance advisor.
	and include clauses that apply to the	The <b>Policy</b> Definitions section provides
	whole of the Certificate.	the meaning to words and phrases
	The Certificate Definitions provide the	wherever they appear in the <b>Policy</b> . You
	meaning to words and phrases	will see words in bold which highlights
	wherever they appear in the	that for the purposes of this <b>Policy</b> they
	Certificate. You will see words in bold	are a definition.
	which means that wherever they	The <b>Policy</b> defines what is covered
	appear in this Certificate they are a	under separate sections A-H. Within
	definition.	those Sections the extent of cover is
	The <b>Schedule</b> attaching to this	explained together with conditions and
	Certificate will set out the period of	exclusions specific to that Section.
	this insurance and specify which	Exclusions applying to the whole <b>Policy</b>
	Sections of this Certificate are	are contained within General Exclusions
	operative including the <b>Sums Insured</b> .	and <b>We</b> will not pay a claim if these
	The <b>Schedule</b> may also contain	exclusions are applicable.
	clauses additional to the Certificate	The General <b>Policy</b> conditions section
	wording that <b>Underwriters</b> have	covers certain rights of <b>You</b> and <b>Us</b> and
	imposed placing additional obligations	include conditions that apply to the
	on <b>You</b> and/or limiting coverage. The	whole of the <b>Policy</b> . The General Claims
	terms of those clauses will be	conditions section covers certain rights
	attached to the <b>Certificate</b> in the form	of <b>You</b> and <b>Us</b> in the event of a claim
	of an endorsement.	and details what to do in the event of a
	In the unlikely event <b>You</b> feel that <b>You</b>	claim under this <b>Policy</b> .
	need to make a complaint concerning	The <b>Schedule</b> attaching to this <b>Policy</b>
	this insurance <b>You</b> will find this in our	will set out the <b>Period of Insurance</b> and
	complaints procedure section.	specify which Sections of this <b>Policy</b> are
		operative including the <b>Sums Insured</b> .
		The <b>Schedule</b> may also contain
		additional conditions to the <b>Policy</b>
		wording that <b>We</b> have imposed placing
		additional conditions on <b>You</b> and/or
		limiting coverage. The terms of those
		conditions will be attached to the <b>Policy</b>
		in the form of an <b>Endorsement</b> .
		In the unlikely event <b>You</b> feel that <b>You</b>
		need to make a complaint concerning
		this insurance <b>You</b> will find this in <b>Our</b>
		complaints procedure section.
Authorised Policy	This <b>Certificate</b> and any replacement	Authorised Policy
	Schedule and/or endorsement are to	In consideration of the payment by <b>You</b>
	be read together as one document.	of the premium specified in the
	This <b>Certificate</b> is a legally binding	Schedule Underwriters agree (subject to
	contract which <b>You</b> have made with	the terms, conditions and exclusions of
	Underwriters.	the <b>Policy</b> ) to indemnify <b>You</b> against
	In consideration of the payment by	Damage, accident or injury occurring
	You of the premium specified in the	during the <b>Period of Insurance</b> .
	Schedule Underwriters agree (subject	Provided always that: -
	to the terms, conditions and	(i) The liability of the <b>Underwriters</b> will not exceed the <b>Sums Insured</b> or
	exclusions of the Certificate) to	HOLEACEEU LIE SUIIS IIISUIEU OF

	indomnif : Vou andiret Demons	
	indemnify <b>You</b> against <b>Damage</b> , accident or injury occurring during the	Limits of Indemnity stated in the Schedule or such other Sums
	Period of Insurance.	Insured or Limits of Indemnity as
		maybe substituted by Endorsement
	Provided always that:- (i) The liability of the <b>Underwriters</b>	attached to the <b>Policy</b> ;
		(ii) This <b>Policy</b> insures <b>You</b> only in
	shall not exceed the <b>Sums Insured</b> or	respect of the sections where a Sum
	limits of liability stated in the	Insured or a Limit of Indemnity is
	Schedule or such other Sums Insured	specified in the
	or limits of liability as maybe	Schedule
	substituted by endorsement or	Any dispute arising out of or in
	attached hereto;	connection with this <b>Policy</b> will be
	(ii) This <b>Certificate</b> insures <b>You</b> only in	subject to and interpreted solely in
	respect of the sections where a <b>Sum</b>	accordance with the laws of England and
	<b>Insured</b> or a limit of liability is	Wales. You and the Underwriters agree
	specified in the Schedule	that all disputes arising out of or in
	Any dispute arising out of or in	connection with the <b>Policy</b> will be
	connection with this <b>Certificate</b> shall	subject to the jurisdictions of the courts
	be subject to and construed solely in	of England and Wales or as otherwise
	accordance with the laws of England	agreed in accordance with the EU
	and Wales. You and the Underwriters	Disclosure Clause (as documented in the
	agree that all disputes arising out of	<b>Policy</b> Conditions section within this
	or in connection with the Certificate	Policy).
	shall be subject to the jurisdictions of	This <b>Policy</b> is underwritten by AXIS
	the courts of England and Wales or as	Managing Agency Ltd. AXIS Managing
	otherwise agreed in accordance with	Agency Ltd is authorised by the
	the EU Disclosure Clause.	Prudential Regulation Authority and
	This is to certify that authorisation has	regulated by the Financial Conduct
	been granted to Commercial Express	Authority and the Prudential Regulation
	Quotes Ltd under Contract Numbers	Authority (Firm Reference Number
	JRPCX1702B1021 - ERGO	754962). AXIS Managing Agency Ltd is
	Versicherung AG (UK Branch) 50% for	the managing agent of AXIS Syndicate
	their proportion, UKBPY1700016 -	1686 and 2007 at Lloyd's and subject to
	AmTrust Europe Limited 30% for their	the supervision of the Society of Lloyd's.
	proportion and JRPCX1702B3004 &	AXIS Managing Agency Ltd is registered
	JRPCX1702B3005 - Certain	at Willkie, Farr & Gallagher (UK) LLP,
	Underwriters at Lloyd's 20% for their	Citypoint, 1 Ropemaker Street, London
	proportion for sections 1-7.	EC2Y 9AW (Company Number
	Authorisation has been granted to	08702952).
	Commercial Express Quotes Ltd under	This is to certify that authorisation has
	Contract Number B1262BW0181717 -	been granted to Commercial Express
	Argo Direct Limited 35% for their	Quotes Ltd under Contract Number
	proportion, AIG Europe Limited 35%	-
	for their proportion and Covéa	B1262BW0231418 by AXIS Managing
	Insurance plc 30% for their proportion	Agency Limited.
	for section 8.	
FSCS	Financial Services Compensation	Financial Services Compensation
	Scheme	Scheme (FSCS)
	Insurers are covered by the FSCS. This	Certain Underwriters at Lloyd's (AXIS
	means that You may be entitled to	Managing Agency Limited – Syndicate
	compensation from the scheme in the	1686 and 2007) are covered by the FSCS.
	unlikely event that Insurers cannot	This means that <b>You</b> may be entitled to
	meet its obligations. Further details	compensation from the scheme in the



	Floor, Beaufort House, 15 St Botolph	Agency Limited cannot meet its
	Street, London, EC3A 7QU Tel: 0207	obligations to <b>You</b> under this insurance.
	741 4100 Fax: 0207 741 4101 or	Further details about the scheme can be
	www.fscs.org.uk	obtained from FSCS, 10th Floor,
		Beaufort House, 15 St Botolph Street,
		London, EC3A 7QU Tel: 0207 741 4100
		Fax: 0207 741 4101 or <u>www.fscs.org.u</u> k
Several Liability Notice	Several Liability Notice	Removed
	The subscribing <b>Underwriters</b> '	
	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	
	Underwriter who for any reason does	
	not satisfy all or part of its obligations.	
Policy Definitions –	n/a	New Definition:
Consequential Loss		Consequential Loss
		Any loss which happens as a result of, or
		is a side effect of, an event for which
		You are insured.
Policy Definitions –	n/a	New Definition:
Endorsement		Endorsement(s)
		A change in the terms and conditions of
		this insurance agreed by <b>You</b> and <b>Us</b> .
		Endorsements which apply to Your
		insurance (if any) will be shown in the
		Schedule.
Policy Definitions – Heave	n/a	New Definition:
Policy Definitions – Heave	li/a	
		Heave
		Upward movement of the ground
		beneath the <b>Buildings</b> as a result of the
		soil expanding.
Policy Definitions –	n/a	New Definition:
Landslip		Landslip
		Downward movement of sloping
		ground.
Policy Definitions – Policy	n/a	New Definition:
		Policy
		The entirety of the <b>Policy</b> , the <b>Schedule</b>
		and/or any Endorsements or
		amendments (whether or not such
		Endorsements or amendments are
		agreed prior to the <b>Policy</b> of insurance
		coming into force or at any time
		thereafter).
		All references to the terms, conditions
		and exclusions of the <b>Policy</b> will be
		considered as referring to the entire
1		Policy.



č	damage to the <b>Property Insured</b> .	or damage to the <b>Property Insured</b> .
Damage	physical loss or destruction of or	Accidental physical loss or destruction of
Policy Definitions –	Damage shall mean accidental	Damage/Damaged (d)
		partner of official of <b>Yours</b> )
		consent of <b>You</b> for any director,
		<ul> <li>c. Private work carried out by an</li> <li>Employee of Yours (with the</li> </ul>
		of first aid and ambulance services
		and the provision and management
		and decoration of Your Premises
		b. The ownership, repair, maintenance
		benefit of Your Employees
		social welfare organisations of the
		canteens, clubs, sports, athletic and
		a. The provision and management of
		including
Business	stated in the Schedule.	The business stated in the <b>Schedule</b>
Policy Definitions –	Business shall mean the business	Business
		responsible at the <b>Premises</b> . (addition of tenant's improvements)
	responsible at the <b>Premises</b> .	belonging to <b>You</b> or for which <b>You</b> are
	belonging to <b>You</b> or for which <b>You</b> are	improvements, walls, gates and fences
	and fittings, walls, gates and fences	fixtures and fittings, tenant's
Buildings	buildings including landlords fixtures	Building or buildings including landlord's
Policy Definitions –	Buildings shall mean building or	Building(s)
		shock but not defamation
		c. Mental injury, mental anguish or
		malicious prosecution
		detention, false imprisonment or
		b. Wrongful arrest, wrongful
···· ,		injury
Injury	disease or injury	a. Accidental Death, illness, disease or
Policy Definitions – Bodily	Bodily Injury means death, illness,	Bodily Injury
		weight of the building.
		movement is unconnected with the
		beneath the <b>Buildings</b> where the
JUDJUEIILE		Downward movement of the ground
Policy Definitions – Subsidence	n/a	Subsidence
Policy Definitions	n/2	construction. New Definition:
		of the <b>Buildings</b> within 10 years of
		ground being compressed by the weight
		Downward movement as a result of the
Settlement		Settlement
Policy Definitions –	n/a	New Definition:
		insurance which apply.
		of Insurance and the sections of this
		Premises, the Sums Insured, the Period
		The document showing Your name, the
		Schedule(s)



	a. any person under a contract of service or apprenticeship with the <b>Insured</b> b. any labour master or labour only subcontractor or person supplied or employed by them i) any self-employed person ii) any person hired or borrowed by the <b>Insured</b> from another employer under an agreement by which the person is deemed to be employed by the <b>Insured</b> iii) any student or person undertaking work for the <b>Insured</b> under a work experience or similar scheme while engaged in the course of the <b>Business</b> .	<ul> <li>b. any labour master or labour only subcontractor or person supplied or employed by them undertaking work for You in the course of the Business</li> <li>c. any self-employed person undertaking work for You in the course of the Business</li> <li>d. any person hired or borrowed by You from another employer under an agreement by which the person is considered to be employed by You</li> <li>e. any student or person undertaking work for You under a work experience scheme while in the course of the Business</li> <li>f. any voluntary helper undertaking work for You in the course of the Business</li> </ul>
Policy Definitions – Excess	<b>Excess</b> means the first part of each	Business Excess
Policy Definitions – Excess	and every claim as ascertained after all other terms of this <b>Certificate</b> have been applied.	The amount <b>You</b> will have to pay towards each separate claim.
Policy Definitions – Insured	Insured Event means a claim You	Insured Event
Event	have made under a section of this Certificate for which Underwriters have agreed to provide indemnity	The words Insured Event mean: a) fire, but excluding any Damage to the Property Insured caused by: i) explosion resulting from fire ii) earthquake or subterranean fire iii) its own spontaneous fermentation or heating iv) its undergoing any heating process or any process involving the application of heat b) lightning c) explosion but excluding any Damage caused by or consisting of the bursting of a boiler or other vessel, machine or apparatus used for non-domestic purposes where internal pressure is due to steam only belonging to or under Your control d) aircraft or other aerial devices or articles dropped from them e) riot, civil commotion, strikers, locked out workers, persons taking part in labour disturbances or malicious persons excluding Damage: i. arising from confiscation, requisition or destruction by order of the government or any public authority



[]
f) theft or attempted theft
g) earthquake
h) storm or flood excluding:
i. Damage attributable solely to a
change in the water table level
i) overflowing, discharge or leaking of
any sprinkler apparatus
<li>j) escape of water or oil from any</li>
tank, apparatus or pipe
k) impact by any road vehicle
(including goods falling from them)
or animal not belonging to <b>You</b> or
under <b>Your</b> control, falling trees,
branches and falling aerials
I) <b>Subsidence</b> – (This operates only if
stated in the <b>Schedule</b> ) –
Damage caused by Subsidence or Heave
of the site the <b>Buildings</b> stand on or
Landslip subject to the following
exclusions:
1) <b>Damage</b> caused by or resulting from
the Settlement or movement of
made up ground or coastal or river
or watercourse erosion
2) Damage caused by faulty design,
workmanship or material
3) Damage caused by demolition of or
alterations or repairs to the
Buildings
4) Damage caused by solid floor slabs
moving, unless the foundations
beneath the outside walls of the
Buildings are Damaged at the same
time and by the same cause
5) <b>Damage</b> to walls, gates, fences,
terraces, patios, paths, drives,
footpaths, walls, hedges, swimming
pools, tennis courts & squash courts
or service tanks unless the <b>Buildings</b>
were <b>Damaged</b> at the same time
and by the same cause
6) <b>Damage</b> which originated prior to
the Inception of this cover
7) <b>We</b> will not pay for normal
Settlement or bedding down of new
structures
m) Accidental Damage - (This operates
only if stated in the <b>Schedule</b> ) –
Accidental <b>Damage</b> to the <b>Buildings</b> or
<b>Contents</b> subject to the following
exclusions:
1) We will not pay for faulty or
defective design materials or
workmanship, inherent vice,
gradual deterioration wear tear or
frost



2) Manual not new for evelopien
2) <b>We</b> will not pay for explosion
occasioned by the bursting of a
boiler (not used for domestic
purposes only) economiser or other
vessel machine or apparatus in
which internal pressure is due to
steam only and belonging to or
under <b>Your</b> control
3) We will not pay for Damage caused
by collapse or cracking of the
Buildings
4) We will not pay for corrosion, rust,
change in temperature, dampness,
dryness, wet or dry rot, shrinkage,
evaporation, Loss of weight,
contamination, change in colour,
flavour, texture or finish, vermin,
insects or scratching
5) We will not pay for acts of fraud or
dishonesty
6) <b>We</b> will not pay for disappearance
unexplained or inventory shortage
misfiling or misplacing of
information
7) <b>We</b> will not pay for cracking,
fracturing, collapse or overheating
of boilers, economisers, vessels,
tubes or pipes, nipple leakage and
or the failure of welds of boilers
8) <b>We</b> will not pay for mechanical or
electrical breakdown or
derangement of machinery or
equipment
9) We will not pay for bursting
overflowing discharging or leaking
of water tanks apparatus or pipes
occurring whilst the whole of the
Buildings are Unoccupied
10) <b>We</b> will not pay for normal
Settlement or bedding down of new
structures
11) We will not pay for <b>Damage</b> to
property as a result of its
undergoing any process
<ol><li>We will not pay for Damage to</li></ol>
property in transit
<ol><li>We will not pay for Damage to</li></ol>
vehicles licensed for road use
(including accessories thereon),
caravans, trailers, railway,
locomotives or rolling stock, water
craft or aircraft
14) We will not pay for property or
structures in the course of
construction or erection
15) We will not pay for any Damage
specifically excluded in this Policy



Policy Definitions –	"Offshore" shall mean from the time	<ul> <li>16) We will not pay for Damage caused by tearing or fouling or chewing by animals</li> <li>17) We will not pay for Loss or Damage to the interior of any Building or to the Contents, caused by rain, snow, sand or dust, whether driven by wind or not, unless the Building, first sustains storm Damage to its roof through which the rain, snow, sand or dust enters</li> <li>18) We will not pay for the cost of general maintenance or upkeep Moved from Liability Exclusions</li> </ul>
Offshore	of embarkation onto a conveyance at the point of final departure to an offshore rig or offshore platform until disembarkation from a conveyance onto land upon return from such offshore rig or offshore platform	Offshore From the time of embarkation onto a conveyance at the point of final departure from land to any offshore rig or any offshore platform and until such time of disembarkation from a conveyance onto land upon return from any offshore rig or any offshore platform.
Policy Definitions – Premises	Premises means the Building or Buildings and any Outbuildings	<b>Premises</b> The insured address(es) specified in the
	occupied by the <b>Insured</b> in connection with the <b>Business</b> including walls, gates and fences at the <b>Premises</b> specified in the <b>Schedule</b> to each Section.	Schedule relating to the Business
Policy Definitions – Product Supplied	Product Supplied - shall mean any	Moved from Liability Definitions
Supplied	product or thing sold supplied erected repaired altered treated installed tested serviced or delivered by or through the <b>Insured</b> in the course of the <b>Business</b> in or from Great Britain Northern Ireland the Isle of Man or the Channel Islands.	Product Supplied Any product or thing sold, supplied, erected, repaired, altered, treated, installed, tested, serviced or delivered by You in the course of the Business in or on from the Territorial Limits.
Policy Definitions – Property Insured	Property Insured means Buildings, Household Goods, Trade Contents and Stock	Property Insured Buildings, Household Goods, Trade Contents and Stock if and to the extent they are included in the Schedule.
Policy Definitions – Schedule	Schedule(s) means the Schedule specifying the terms and extent of this Certificate.	Schedule(s) The document showing Your name, the Premises, the Sums Insured, the Period of Insurance and the sections of this insurance which apply.
Policy Definitions – Territorial Limits	<b>Territorial Limits</b> means United Kingdom	<b>Territorial Limits</b> United Kingdom, the Channel Islands or the Isle of Man
Policy Definitions – Trade Contents	Trade Contents means all contents other than Stock but including office equipment decorations and	Trade Contents All contents other than Stock but including office equipment, decorations

	improvements fixtures and fittings	and improvements, fixtures and fittings
	and landlords fixtures and fittings for	and trade fixtures and fittings for which
	which the <b>You</b> are responsible	You are responsible including:
	including:	a) personal effects and pedal cycles
	a) personal effects and pedal cycles	belonging to <b>You, Your</b> partners
	belonging to <b>You</b> , <b>Your</b> partners	directors or <b>Employees</b> up to an
	directors or employees up to an	amount not exceeding £750 any
	amount not exceeding £750 any one	one person
	person	b) documents, plans, manuscripts,
	b) documents, plans, manuscripts,	design and business books but only for the value as stationery together
	design and business books but only	with the cost of clerical labour
	for the value as stationery together	expended in their reproduction up
	with the cost of clerical labour	to an amount not exceeding
	expended in their reproduction up to	£10,000 or 15% of the <b>Trade</b>
	an amount not exceeding £10,000 or	Contents Sum Insured whichever is
	15% of the Trade Contents Sum	the less
	Insured whichever is the less	c) computer system records but only
	c) computer system records but only	for the value of materials together
	for the value of materials together	with the cost of clerical labour and
	with the cost of clerical labour and	computer time expended in
	computer time expended in	reproducing such records (excluding
	reproducing such records (excluding	the cost of reproducing the
	the cost of reproducing the	information on such records) up to
	information on such records) up to an	an amount not exceeding £10,000
	amount not exceeding £10,000 or	or 15% of the <b>Trade Contents Sum</b>
	15% of the Trade Contents Sum	<b>Insured</b> whichever is the less.
	Insured whichever is the less.	This definition does not include:
	This definition does not include:	a) motor vehicles their contents or
	a) motor vehicles their contents or	accessories, bonds, bills of
	accessories bonds bills of exchange	exchange, deeds, promissory notes,
	deeds promissory notes cheques	cheques, securities, money and
	securities money stamps	stamps b) medals, coins, furs, gold and silver
	b) medals coins furs gold and silver	articles, precious metals, precious
	articles precious metals precious	stones or livestock unless agreed in
	stones or livestock unless agreed in	writing by <b>Underwriters</b> and
	writing by <b>Underwriters</b> and specified	specified in the <b>Schedule</b>
	in the Schedule	c) paintings, prints and works of art
	c) cash registers caused directly by	with an individual value exceeding
	theft or attempted theft of money	£500
	d) paintings prints and works of art	(removed cash registers)
	with an individual value exceeding	
	£500	
Policy Definitions –	We/Us/Our/Underwriters	We/Us/Our/Underwriters
We/Us/Our/Underwriters	Section 1-7 - ERGO Versicherung AG	AXIS Managing Agency Limited (AXIS
	(UK Branch), AmTrust Europe Limited	Syndicate 1686 and 2007 at Lloyd's)
	and Certain Underwriters at Lloyd' s;	Synaicate 1000 and 2007 at Lloyd S)
	Section 8 -	
	Identity of insurers:	
	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. Registered in	
	England and Wales: No.	
	1486260.Registered address: The AIG	
	Building, 58 Fenchurch Street, London	
	EC3M 4AB.	
	Covéa Insurance plc. Registered in	
	England and Wales:	
	No.613259.Registered office: Norman	
	Place, Reading, RG1 8DA	
	Argo Direct Limited is authorised and	
	regulated by the Financial Conduct	
	Authority. ArgoGlobal SE is authorised	
	by the Malta Financial Services	
	Authority to carry on General	
	Insurance Business under the	
	Insurance Business Act, 1998. AIG	
	Europe Limited and Covea Insurance	
	plc are authorised by the Prudential	
	Regulation Authority and regulated by	
	the Financial Conduct Authority and	
	the Prudential Regulation Authority.	
Policy Definitions –	Insured(s)/You/Your means The firm,	You/Your
You/Your	company, entity or individual named	The company, entity or individual
	in the <b>Schedule</b> .	named in the <b>Schedule</b> .
		(Removed Insured)
Policy Definitions – Defined	Defined Peril	Removed and replaced by <b>Insured Event</b>
Peril	The words <b>Defined Peril</b> mean:	
	a) fire, but excluding any <b>Damage</b> to	
	the Property Insured caused by:	
	the <b>Property Insured</b> caused by: i) explosion resulting from fire	
	the <b>Property Insured</b> caused by: i) explosion resulting from fire ii) earthquake or subterranean fire	
	<ul> <li>the <b>Property Insured</b> caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous</li> </ul>	
	<ul> <li>the <b>Property Insured</b> caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous</li> <li>fermentation or heating</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous</li> <li>fermentation or heating</li> <li>iv) its undergoing any heating</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous</li> <li>fermentation or heating</li> <li>iv) its undergoing any heating</li> <li>process or any process involving</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous</li> <li>fermentation or heating</li> <li>iv) its undergoing any heating</li> <li>process or any process involving</li> <li>the application of heat</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous</li> <li>fermentation or heating</li> <li>iv) its undergoing any heating</li> <li>process or any process involving</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous</li> <li>fermentation or heating</li> <li>iv) its undergoing any heating</li> <li>process or any process involving</li> <li>the application of heat</li> <li>b) lightning</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous fermentation or heating</li> <li>iv) its undergoing any heating process or any process involving the application of heat</li> <li>b) lightning</li> <li>c) explosion but excluding any</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous fermentation or heating</li> <li>iv) its undergoing any heating process or any process involving the application of heat</li> <li>b) lightning</li> <li>c) explosion but excluding any</li> <li>Damage caused by or consisting of the bursting of a boiler or other vessel, machine or</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous fermentation or heating</li> <li>iv) its undergoing any heating process or any process involving the application of heat</li> <li>b) lightning</li> <li>c) explosion but excluding any</li> <li>Damage caused by or consisting of the bursting of a boiler or other vessel, machine or apparatus used for non-domestic</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous fermentation or heating</li> <li>iv) its undergoing any heating process or any process involving the application of heat</li> <li>b) lightning</li> <li>c) explosion but excluding any</li> <li>Damage caused by or consisting of the bursting of a boiler or other vessel, machine or apparatus used for non-domestic purposes where internal pressure</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous fermentation or heating</li> <li>iv) its undergoing any heating process or any process involving the application of heat</li> <li>b) lightning</li> <li>c) explosion but excluding any</li> <li>Damage caused by or consisting of the bursting of a boiler or other vessel, machine or apparatus used for non-domestic purposes where internal pressure is due to steam only belonging to</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous fermentation or heating</li> <li>iv) its undergoing any heating process or any process involving the application of heat</li> <li>b) lightning</li> <li>c) explosion but excluding any</li> <li>Damage caused by or consisting of the bursting of a boiler or other vessel, machine or apparatus used for non-domestic purposes where internal pressure is due to steam only belonging to or under Your control</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous fermentation or heating</li> <li>iv) its undergoing any heating process or any process involving the application of heat</li> <li>b) lightning</li> <li>c) explosion but excluding any</li> <li>Damage caused by or consisting of the bursting of a boiler or other vessel, machine or apparatus used for non-domestic purposes where internal pressure is due to steam only belonging to or under Your control</li> <li>d) aircraft or other aerial devices or</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous fermentation or heating</li> <li>iv) its undergoing any heating process or any process involving the application of heat</li> <li>b) lightning</li> <li>c) explosion but excluding any</li> <li>Damage caused by or consisting of the bursting of a boiler or other vessel, machine or apparatus used for non-domestic purposes where internal pressure is due to steam only belonging to or under Your control</li> <li>d) aircraft or other aerial devices or articles dropped from them</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous fermentation or heating</li> <li>iv) its undergoing any heating process or any process involving the application of heat b) lightning</li> <li>c) explosion but excluding any</li> <li>Damage caused by or consisting of the bursting of a boiler or other vessel, machine or apparatus used for non-domestic purposes where internal pressure is due to steam only belonging to or under Your control</li> <li>d) aircraft or other aerial devices or articles dropped from them</li> <li>e) riot, civil commotion, strikers,</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous fermentation or heating</li> <li>iv) its undergoing any heating process or any process involving the application of heat b) lightning</li> <li>c) explosion but excluding any Damage caused by or consisting of the bursting of a boiler or other vessel, machine or apparatus used for non-domestic purposes where internal pressure is due to steam only belonging to or under Your control</li> <li>d) aircraft or other aerial devices or articles dropped from them</li> <li>e) riot, civil commotion, strikers, locked out workers, persons</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous fermentation or heating</li> <li>iv) its undergoing any heating process or any process involving the application of heat b) lightning</li> <li>c) explosion but excluding any</li> <li>Damage caused by or consisting of the bursting of a boiler or other vessel, machine or apparatus used for non-domestic purposes where internal pressure is due to steam only belonging to or under Your control</li> <li>d) aircraft or other aerial devices or articles dropped from them</li> <li>e) riot, civil commotion, strikers, locked out workers, persons taking part in labour disturbances</li> </ul>	
	<ul> <li>the Property Insured caused by:</li> <li>i) explosion resulting from fire</li> <li>ii) earthquake or subterranean fire</li> <li>iii) its own spontaneous fermentation or heating</li> <li>iv) its undergoing any heating process or any process involving the application of heat b) lightning</li> <li>c) explosion but excluding any Damage caused by or consisting of the bursting of a boiler or other vessel, machine or apparatus used for non-domestic purposes where internal pressure is due to steam only belonging to or under Your control</li> <li>d) aircraft or other aerial devices or articles dropped from them</li> <li>e) riot, civil commotion, strikers, locked out workers, persons</li> </ul>	



i. arising from confiscation,	
requisition or destruction by	
order of the government or any	
public authority	
ii. arising from cessation of work	
f) theft or attempted theft	
g) earthquake	
h) storm excluding:	
<b>o</b> ,	
resulting from storm or otherwise	
ii. <b>Damage</b> attributable solely to a	
change in the water table level	
i) flood excluding <b>Damage</b>	
attributable solely to a change in	
the water table level	
<li>j) overflowing, discharge or leaking</li>	
of any sprinkler apparatus	
<ul><li>k) escape of water or oil from any</li></ul>	
tank, apparatus or pipe	
<ol> <li>impact by any road vehicle</li> </ol>	
(including goods falling from	
them) or animal not belonging to	
<b>You</b> or under <b>Your</b> control, falling	
trees, branches and falling aerials	
m) Subsidence – (This operates only	
if stated in the <b>Schedule</b> ) –	
Damage caused by Subsidence or	
Heave of the site the Buildings stand	
on or <b>Landslip</b> subject to the following	
exclusions:	
1) <b>Damage</b> caused by or resulting	
from the <b>Settlement</b> or	
movement of made up ground or	
coastal or river or watercourse	
erosion	
<ol><li>Damage caused by faulty design,</li></ol>	
workmanship or material	
3) Damage caused by demolition of	
or alterations or repairs to the	
Buildings	
4) Damage caused by solid floor	
slabs moving, unless the	
foundations beneath the outside	
walls of the <b>Buildings</b> are	
Damaged at the same time and	
by the same cause	
5) <b>Damage</b> to walls, gates, fences,	
terraces, patios, paths, drives,	
footpaths, walls, hedges,	
swimming pools, tennis courts &	
squash courts or service tanks	
unless the <b>Buildings</b> were	
Damaged at the same time and	
by the same cause	
6) <b>Damage</b> which originated prior to	
the Inception of this cover	



<ol><li>We will not pay for normal</li></ol>	
Settlement or bedding down of	
new structures	
n) Accidental Damage - (This	
operates only if stated in the	
Schedule) —	
Accidental Damage to the Buildings	
or <b>Contents</b> subject to the following	
exclusions:	
defective design materials or	
workmanship, inherent vice,	
latent defect, gradual	
deterioration wear tear or frost	
2) <b>We</b> will not pay for explosion	
occasioned by the bursting of a	
boiler (not used for domestic	
purposes only) economiser or	
other vessel machine or	
apparatus in which internal	
pressure is due to steam only and	
belonging to or under <b>Your</b>	
control	
3) We will not pay for Damage	
caused by collapse or cracking of	
the <b>Buildings</b>	
4) We will not pay for corrosion,	
rust, change in temperature,	
dampness, dryness, wet or dry	
rot, shrinkage, evaporation, Loss	
of weight, contamination, change	
in colour, flavour, texture or	
finish, vermin, insects, marring or	
scratching	
5) <b>We</b> will not pay for acts of fraud	
or dishonesty	
6) <b>We</b> will not pay for	
disappearance unexplained or	
inventory shortage misfiling or	
misplacing of information	
7) <b>We</b> will not pay for cracking,	
fracturing, collapse or	
overheating of boilers,	
economisers, vessels, tubes or	
pipes, nipple leakage and or the	
failure of welds of boilers	
8) <b>We</b> will not pay for mechanical or	
electrical breakdown or	
derangement of machinery or	
equipment	
9) <b>We</b> will not pay for bursting	
overflowing discharging or	
leaking of water tanks apparatus	
or pipes occurring whilst the	
whole of the <b>Buildings</b> are	
Unoccupied	



	10) We will not pay for normal	
	Settlement or bedding down of	
	new structures	
	<ol><li>We will not pay for Damage to</li></ol>	
	property as a result of its	
	undergoing any process	
	12) We will not pay for Damage to	
	property in transit	
	13) We will not pay for Damage to	
	vehicles licensed for road use	
	(including accessories thereon),	
	caravans, trailers, railway,	
	locomotives or rolling stock,	
	water craft or aircraft	
	14) <b>We</b> will not pay for property or	
	structures in the course of	
	construction or erection	
	15) We will not pay for any Damage	
	specifically excluded elsewhere	
	under the <b>Contents</b> Section or	
	elsewhere in this Certificate	
	<ol><li>We will not pay for Damage</li></ol>	
	caused by tearing or fouling or	
	chewing by animals	
	17) We will not pay for Loss or	
	Damage to the interior of any	
	Building or to the Contents,	
	caused by rain, snow, sand or	
	dust, whether driven by wind or	
	not, unless the <b>Building,</b> first	
	sustains storm <b>Damage</b> to its roof	
	through which the rain, snow,	
	sand or dust enters	
	18) <b>We</b> will not pay for the cost of	
	general maintenance or upkeep	
Policy Definitions –	Proposal means any information or	Removed
		Kenioveu
Proposal	declaration provided by <b>You</b> or on	Kemoved
Proposal	declaration provided by <b>You</b> or on <b>Your behalf</b> in connection with this	Kenioved
Proposal		Kenioved
	Your behalf in connection with this insurance.	
Section A – Buildings –	Your behalf in connection with this insurance. Removal of Debris means following	Removal of Debris
Section A – Buildings – Definitions – Removal of	Your behalf in connection with this insurance. Removal of Debris means following an Insured Event costs and expenses	<b>Removal of Debris</b> Costs and expenses necessarily incurred
Section A – Buildings –	Your behalf in connection with this insurance. Removal of Debris means following an Insured Event costs and expenses necessarily incurred by You with the	Removal of Debris Costs and expenses necessarily incurred by You with the consent of the
Section A – Buildings – Definitions – Removal of	Your behalf in connection with this insurance. Removal of Debris means following an Insured Event costs and expenses necessarily incurred by You with the consent of the Underwriters in;	Removal of Debris Costs and expenses necessarily incurred by You with the consent of the Underwriters in;
Section A – Buildings – Definitions – Removal of	Your behalf in connection with this insurance. Removal of Debris means following an Insured Event costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris	Removal of Debris Costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris
Section A – Buildings – Definitions – Removal of	Your behalf in connection with this insurance. Removal of Debris means following an Insured Event costs and expenses necessarily incurred by You with the consent of the Underwriters in;	Removal of Debris Costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing
Section A – Buildings – Definitions – Removal of	Your behalf in connection with this insurance. Removal of Debris means following an Insured Event costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris	Removal of Debris Costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the
Section A – Buildings – Definitions – Removal of	Your behalf in connection with this insurance. Removal of Debris means following an Insured Event costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing	Removal of Debris Costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the portions of the Buildings
Section A – Buildings – Definitions – Removal of	Your behalf in connection with this insurance. Removal of Debris means following an Insured Event costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the	Removal of Debris Costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the portions of the Buildings d) clearing drains, sewers and gutters
Section A – Buildings – Definitions – Removal of	Your behalf in connection with this insurance. Removal of Debris means following an Insured Event costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the portions of the Buildings	Removal of Debris Costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the portions of the Buildings d) clearing drains, sewers and gutters at the Premises
Section A – Buildings – Definitions – Removal of	Your behalf in connection with this insurance. Removal of Debris means following an Insured Event costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the portions of the Buildings d) clearing drains sewers and gutters at the Premises	Removal of Debris Costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the portions of the Buildings d) clearing drains, sewers and gutters
Section A – Buildings – Definitions – Removal of	Your behalf in connection with this insurance. Removal of Debris means following an Insured Event costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the portions of the Buildings d) clearing drains sewers and gutters at the Premises The Underwriters will not pay for any	Removal of Debris Costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the portions of the Buildings d) clearing drains, sewers and gutters at the Premises
Section A – Buildings – Definitions – Removal of	Your behalf in connection with this insurance. Removal of Debris means following an Insured Event costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the portions of the Buildings d) clearing drains sewers and gutters at the Premises The Underwriters will not pay for any costs or expenses;	Removal of Debris Costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the portions of the Buildings d) clearing drains, sewers and gutters at the Premises following an Insured Event which results
Section A – Buildings – Definitions – Removal of	Your behalf in connection with this insurance. Removal of Debris means following an Insured Event costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the portions of the Buildings d) clearing drains sewers and gutters at the Premises The Underwriters will not pay for any costs or expenses; a) incurred in removing debris except	Removal of Debris Costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the portions of the Buildings d) clearing drains, sewers and gutters at the Premises following an Insured Event which results in a valid claim under this Policy. The Underwriters will not pay for any
Section A – Buildings – Definitions – Removal of	Your behalf in connection with this insurance. Removal of Debris means following an Insured Event costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the portions of the Buildings d) clearing drains sewers and gutters at the Premises The Underwriters will not pay for any costs or expenses; a) incurred in removing debris except from the site of such property	Removal of Debris Costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the portions of the Buildings d) clearing drains, sewers and gutters at the Premises following an Insured Event which results in a valid claim under this Policy. The Underwriters will not pay for any costs or expenses;
Section A – Buildings – Definitions – Removal of	Your behalf in connection with this insurance. Removal of Debris means following an Insured Event costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the portions of the Buildings d) clearing drains sewers and gutters at the Premises The Underwriters will not pay for any costs or expenses; a) incurred in removing debris except	Removal of Debris Costs and expenses necessarily incurred by You with the consent of the Underwriters in; a) removing debris b) dismantling and/or demolishing c) shoring up or propping of the portions of the Buildings d) clearing drains, sewers and gutters at the Premises following an Insured Event which results in a valid claim under this Policy. The Underwriters will not pay for any



	b) arising from pollution or	destroyed or <b>Damaged</b> and the area
	contamination of property not	immediately adjacent to such site
	insured by this Section	b) arising from pollution or
		contamination of property not
		insured by this Section
Section A – Buildings –	n/a	New Extension:
Extensions – Capital		f) Capital Additions - We will pay for;
Additions		<ul> <li>Any newly acquired or newly</li> </ul>
		erected property.
		ii) Alterations, additions and
		improvements to the Premises, but
		not for any appreciation in value
		For which <b>You</b> are legally responsible for
		anywhere within the Territorial Limits
		up to a maximum amount of 10% of the
		Buildings Sums Insured or £250,000
		whichever is lower.
		You must notify Commercial Express
		Quotes Limited, via Your insurance
		advisor, without delay and pay the
		appropriate additional premium.
Section A – Buildings –	d. Damage to any Property Insured	d. Damage to any Property Insured
Exclusions	directly or indirectly caused or	directly or indirectly caused or
	contributed from:	contributed by:
	i) moth, termites, vermin or insect,	i) moth, termites, vermin or insect,
	wear, tear, gradual deterioration, rust	wear, tear, gradual deterioration,
	or oxidisation, rot, mould or mildew,	rust or oxidisation, rot, mould or
	inherent vice, latent defect unless	mildew, inherent vice (a quality in
	resulting from <b>Damage</b> not otherwise	property that causes it to damage
	excluded	or destroy itself), unless resulting
		from <b>Damage</b> not otherwise
		excluded
		(removed latent defect)
Section A – Buildings –	ii) corrosion, rust, wet or dry rot,	ii) corrosion, rust, wet or dry rot,
Exclusions	shrinkage, evaporation, loss of	shrinkage, evaporation, loss of
	weight, dampness, dryness, marring,	weight, dampness, dryness,
	scratching or denting unless resulting	scratching or denting unless resulting from <b>Damage</b> not
	from <b>Damage</b> not otherwise excluded	otherwise excluded
		(removed marring)
Section A – Buildings –	Average	Average
Conditions – Average	Each item insured under this	Each item insured under this Condition
	Condition is declared to be separately	is declared to be separately subject to
	subject to the following Condition of	the following Condition of Average;
	Average, namely; If at the time of	If at the time of any <b>Damage</b> the <b>Cost o</b>
	repair or rebuilding or replacement	<b>Reinstatement</b> of the whole of the
	the <b>Cost of Reinstatement</b> which would have been incurred in	<b>Buildings</b> , in a new condition similar in
		size, shape and form, is more than the
	reinstatement if the whole of the	Sum Insured, We will pay only for the
	property by such item had been	loss in the same proportion. For
	destroyed exceeds the Sum Insured	example, if Your Sum Insured only
	thereon at the commencement of any	covers two-thirds of the cost of
	Damage to such property then You	rebuilding the <b>Buildings</b> , <b>We</b> will only
	shall be considered as being Your own	pay two-thirds of the claim.
	insurer for the difference between	



	the <b>Sum Insured</b> and the sum	The <b>Excess</b> will not be reduced in the
	representing the Cost of	event that the Average clause applies to
	<b>Reinstatement</b> of the whole of the	Your claim.
	property and shall bear a rateable	If the "Alternative Basis of Settlement
	proportion of the loss accordingly.	Condition" is applied this Average clause
	The <b>Excess</b> shall not be reduced in	is amended to:
	the event that the <b>Average</b> clause	The <b>Sum Insured</b> by each item is
	applies to <b>Your</b> claim.	separately declared to be subject to
	If the Alternative Basis of Settlement	Average.
	Condition is applied this <b>Average</b>	, werdge.
	clause is amended to:	
	The <b>Sum Insured</b> by each item is	
	separately declared to be subject to	
	Average. In the event that the <b>Sum Insured</b> for	
	any such item shall, at the	
	commencement of <b>Damage</b> , be less	
	than the value of the property	
	covered, then the amount payable by	
	Underwriters shall be proportionately	
	reduced.	
Section A – Buildings –	Transfer of interest - if at the time of	Moved from Extensions to Conditions
Conditions – Transfer of	Damage to the Buildings covered by	
Interest	this Section You shall have contracted	Transfer of interest
	to sell Your interest in such Buildings	If <b>You</b> sell the <b>Premises</b> , from the date
	and the purchase has not been but	You exchange contracts, We will give
	shall thereafter be completed the	the buyer the benefit of Section A -
	purchaser on completion of the	Buildings until completion of the sale, as
	purchase if and so far as the property	long as this is within the <b>Period of</b>
	is not otherwise insured by or on	Insurance.
	behalf of the purchaser against such	We will not pay for any claim to the
	Damage shall be entitled to the	Buildings if the buyer is insured under
	benefit of this Section so far as it	any other insurance.
	relates to such Damage without	
	prejudice to Your or Our rights and	
	liabilities under this Section up to the	
	date of completion.	
Section B – Contents –	Underwriters agree that if, during the	Cover
Cover	Period of Insurance, an item of	Underwriters agree that if, during the
	Property Insured at the Premises	Period of Insurance, an item of Trade
	sustains Damage due to a Defined	Contents, Stock or Household Goods (as
	Peril, then following Insured Event	confirmed as insured on the <b>Schedule</b> )
	under this Section <b>Underwriters</b> will	at the <b>Premises</b> sustains <b>Damage</b> due to
	replace the damaged items or at their	an <b>Insured Event,</b> which results in a valid
	option will pay <b>You</b> as follows:-	claim under this <b>Policy</b> , <b>Underwriters</b>
		will replace the damaged items or at
		their option will pay <b>You</b> as follows: -
		(Remainder of the cover text remains as
		per Previous wording)
Section P - Contanta	b) Locks and Kove costs of	
Section B – Contents – Extensions – Locks and	b) Locks and Keys - costs of	b) Locks and Keys - costs of
Extensions – Locks and Keys	replacement locks or lock mechanisms and keys necessary to	replacement locks or lock mechanisms and keys necessary to



Section B – Contents – Extensions – Capital	maintain the security of the <b>Premises</b> following theft of keys by force or violence subject to a maximum of £1,000 any one claim n/a	maintain the security of the <b>Premises</b> (including final exit doors for individual flats or apartments for which <b>You</b> are responsible) following theft or <b>Damage</b> of keys subject to a maximum of £1,000 any one claim. New Extension: q) <b>Capital Additions - We</b> will pay for;
Additions		<ul> <li>i) any newly acquired, newly erected trade fixtures and fittings at the <b>Premises</b></li> <li>ii) any alterations, additions and improvements to the trade fixtures and fittings at the <b>Premises</b>, but not for any appreciation in value</li> <li>For which <b>You</b> are legally responsible for anywhere within the <b>Territorial Limits</b> up to a maximum limit of 10% of the <b>Trade Contents Sums Insured</b> or £100,000 whichever is lower.</li> <li>You must notify Commercial Express Quotes Ltd, via <b>Your</b> insurance advisor without delay and pay the appropriate additional premium.</li> </ul>
Section B – Contents – Exclusions	<ol> <li>Damage caused by</li> <li>a) inherent vice, latent defect, gradual deterioration, wear and tear, frost, change in water table level, the Insured's own faulty or defective design or materials</li> </ol>	<ol> <li>Damage caused by         <ul> <li>a) inherent vice (a quality in property that causes it to damage or destroy itself), gradual deterioration, wear and tear, frost, change in water table level, faulty or defective design or materials (removed latent defect)</li> </ul> </li> </ol>
Section B – Contents – Exclusions	<ol> <li>Damage caused by         <ul> <li>a) corrosion, rust, wet or dry rot, shrinkage, evaporation, loss of weight, dampness, dryness, marring scratching, vermin or insects;</li> </ul> </li> </ol>	<ul> <li>3) Damage caused by</li> <li>a) corrosion, rust, wet or dry rot,</li> <li>shrinkage, evaporation, loss of weight,</li> <li>dampness, dryness, scratching, vermin</li> <li>or insects;</li> <li>(removed marring)</li> </ul>
Section B – Contents –	4) any loss from Unattended Vehicle	4) Damage from Unattended
Exclusions	or Trailer	Vehicle(s) or Trailer(s).
Section B – Contents – Basis of Claims Settlement	n/a	New Statement: <u>Basis of Claims Settlement</u> 1. Where We can repair or replace an item of Trade Contents or Household Goods, but We agree to Your request for a cash settlement We will only pay what it would cost Us to repair or replace the item using Our own
		network of suppliers. 2. We will not pay the cost of replacing or repairing any undamaged parts of the Trade Contents or Household Goods which form part of a pair, set or

		<ul> <li>suite or part of a common design or function when the Damage is restricted to a clearly identifiable area or to a specific part.</li> <li>3. If You are under-insured, which means the cost of replacing or repairing the Trade Contents, Stock or Household Goods at the time of the Damage is more than Your Sum Insured for each item, then We will only pay a proportion of the claim. For example, if Your Sum Insured only covers one half of the cost of replacing or repairing the Trade</li> </ul>
		Contents, Stock or Household
		Goods, We will only pay one half of
		the cost of repair or replacement.
Section C – Business	Net Revenue - shall mean the money	Net Revenue
Interruption – Definitions – Net Revenue	paid or payable <b>You</b> for goods sold	The money paid or payable to <b>You</b> for
Net Nevenue	and services rendered in the <b>Business</b> at the <b>Premises</b> less the cost of	goods sold and services provided in the <b>Business</b> at the <b>Premises</b> less the cost of
	purchases relative thereto	purchases.
Section D – Money –	n/a	New Definition:
Definitions – Business	17 a	Business Hours
Hours		the usual hours of <b>Your Business</b> and all
		hours during which <b>You</b> or <b>Your</b>
		directors, partners or <b>Employees</b>
		entrusted with <b>Money</b> are on the
		Premises for the purpose of Your
		Business
Section D – Money –	n/a	New Definition:
Definitions – Money		Money
		Current coinage, bank and currency
		notes, uncrossed cheques, giro cheques,
		bankers' drafts, uncrossed postal and
		money orders, unexpired units in
		franking machines, unused postage and
		National Insurance stamps, business
		travel tickets, luncheon vouchers,
		trading stamps, holiday with pay stamps,
		gift vouchers and bills of exchange.
Section D – Money –	n/a	New Definition:
Definitions – Non		Non Negotiable Items
Negotiable Items		Money consisting of crossed cheques,
		crossed national giro payment orders,
		crossed bankers' drafts, VAT purchase
		invoices, crossed postal orders, crossed
		money orders, national savings
		certificates, premium bonds, credit card
		and debit card vouchers and unused
		franking machine units.
Section D – Money – Cover	Underwriters agree to indemnify You	Underwriters agree to indemnify You
	for amounts not exceeding the <b>Sum</b>	for amounts not exceeding the <b>Sum</b>



Section D – Money – Conditions Section D – Money –	Insured stated against each item(s) in the Schedule against; a) Damage to Money items from any cause whilst: GBP 2,500 – GBP 5,000   2 able bodied and responsible Insured Persons GBP 5,001 – GBP 7,500   3 able bodied and responsible Insured Persons GBP 7,500 – GBP 10,000   4 able bodied and responsible Insured Persons GBP 7,500 – GBP 10,000   4 able bodied and responsible Insured Persons	<ul> <li>Insured stated against each item(s) in the Schedule against;</li> <li>a) Damage to Money items from an Insured Event which results in a valid claim under this Policy whilst:</li> <li>(Remainder of the cover text remains as per Previous wording)</li> <li>GBP 2,500 – GBP 5,000   able bodied and responsible Employees or You</li> <li>GBP 5,001 – GBP 7,500   3 able bodied and responsible Employees or You</li> <li>GBP 7,501 – GBP 10,000   4 able bodied and responsible Employees or You</li> </ul>
Section D – Money – Assault – Definitions – Compensation	n/a	New Definition: Compensation The amount payable under the appropriate item specified in the Schedule.
Section D – Money – Assault – Definitions – Injury	n/a	New Definition: Injury Bodily injury and death.
Section D – Money – Assault – Definitions – Permanent Total Disablement	n/a	New Definition: Permanent Total Disablement Any director, partner, principal or Employee of the Business being totally disabled solely and directly caused by Injury (not resulting in Loss of Limb(s) or Loss of Sight) and prevented from attending to their usual business or occupation with proof satisfactory to the Underwriters that such disablement has continued for one year from the date of the occurrence of Injury and will in all probability continue for the remainder of the insured person's life.
Section D – Money – Assault – Definitions – Pre- Existing	n/a	New Definition: <b>Pre-Existing</b> Any condition, whether diagnosed or not, for which <b>You</b> or the <b>Employee</b> has sought advice, diagnosis, treatment or counselling or of which they were aware or should have been aware at inception of this contract of insurance or for which they have been treated at any time during the 5 years prior to the inception or date of addition of this contract of insurance (inception relates to the start date shown in the current <b>Schedule</b> ).



	/	
Section D – Money –	n/a	New Definition:
Assault – Definitions –		Temporary Total Disablement
Temporary Total		Any director, partner, principal or
Disablement		Employee of the Business being totally
		disabled resulting solely and directly
		from Injury within 12 calendar months
		of such Injury and prevented from
		attending to their usual business or
		occupation for a period not exceeding
		104 weeks.
Section D – Money –	n/a	New Definition:
Assault – Definitions – Loss	1,73	Loss of Sight
of Sight		Total and irrecoverable loss of sight in
		one or both eyes.
Section D – Money –	n/a	New Definition:
Assault – Definitions – Loss	li/a	Loss of Limb
of Limb		
		Physical severance or the total or
		permanent loss of use of one or both
		arms, hands, legs or feet resulting solely
		and directly
		from <b>Injury</b> within 12 calendar months
		of such <b>Injury</b> .
Section D – Money –	n/a	New Definition:
Assault – Definitions –		Medical Expenses
Medical Expenses		Medical, hospital, surgical, manipulative,
		therapeutic and x-ray fees and nursing
		treatment, emergency dental
		and emergency optical charges incurred
		as a direct result of <b>Injury</b> . This will
		include the costs of medical
		supplies and ambulance hire.
Section F – Loss of Licence a	) the depreciation in value of <b>Your</b>	b) the depreciation in value of <b>Your</b>
– Cover	interest in the <b>Premises</b> and loss	interest in the <b>Premises</b> and loss of
	of <b>Gross Revenue</b> by the	<b>Net Revenue</b> by the suspension,
	suspension, forfeiture of or	forfeiture of or refusal to renew the
	refusal to renew the Licence up	Licence up to an amount not
	to an amount not exceeding the	exceeding the <b>Sum Insured</b> stated
	Sum Insured stated in the	in the <b>Schedule</b>
	Schedule	(amended from Gross Revenue to Net
		Revenue)
Section H – Liability –	n/a	New Extension:
Extensions – Non-Manual	i y a	viii. Non-Manual Work Overseas - The
Work Overseas		
Work Overseds		<b>Underwriters</b> will indemnify <b>You</b> in
		respect of the cover for Events 1 & 2, in
		respect of compensation, costs and
		expenses, where <b>Your</b> directors,
		partners or <b>Employees</b> who are
		ordinarily resident in the <b>Territorial</b>
		Limits are on temporary non-manual
		visits for the purposes of the <b>Business</b>
		anywhere in the world.
		-
		Provided that the <b>Underwriters</b> will not be liable to indemnify <b>You</b> in respect of



		any amount payable under Workmen's
		Compensation Social Security or Health
		insurance legislation.
Section H – Liability –	It is a condition precedent to the	Removed
Exclusions	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 asbestos.	
General Exclusions –	Asbestos Exclusion	Asbestos Exclusion
Asbestos	This insurance does not cover any	This <b>Policy</b> does not cover any loss, cos
1000000	loss, cost or expense directly or	or expense directly or indirectly arising
	indirectly arising out of, resulting as a	out of, resulting as a consequence of, o
	consequence of, or related to the	related to the manufacture, mining,
	manufacture, mining, processing,	processing, distribution, testing,
	distribution, testing, remediation,	remediation, removal, storage, disposa
	removal, storage, disposal, sale, use	sale, use of or exposure to Asbestos or
	of or exposure to Asbestos or	materials or products containing
	materials or products containing	asbestos whether or not there is
	asbestos whether or not there is	another cause of loss which may have
	another cause of loss which may have	contributed concurrently or in any
	contributed concurrently or in any	sequence to a loss.
	sequence to a loss.	This Exclusion does not apply to Section
		H Event 1
General Exclusions –	Northern Ireland Overriding	Removed
Northern Ireland	Exclusion	
Overriding Exclusion	Notwithstanding anything within the	
	Certificate or in any extensions	
	thereof it is hereby declared and	
	agreed that as an exclusion overriding	
	all other terms (including the nature	
	and terms of perils insured against)	
	this Certificate does not cover loss or	
	destruction of or <b>Damage</b> to any	
	property in Northern Ireland or loss	
	resulting there from caused by or	
	happening through or in consequence	
	directly or indirectly of	
	directly or indirectly of;	
	i) civil commotion	
	i) civil commotion	
	i) civil commotion ii) any unlawful, wanton or malicious	
	i) civil commotion ii) any unlawful, wanton or malicious act committed maliciously by a person	
	<ul> <li>i) civil commotion</li> <li>ii) any unlawful, wanton or malicious</li> <li>act committed maliciously by a person</li> <li>or persons acting on behalf of or in</li> </ul>	
	<ul> <li>i) civil commotion</li> <li>ii) any unlawful, wanton or malicious</li> <li>act committed maliciously by a person</li> <li>or persons acting on behalf of or in</li> <li>connection with any Unlawful</li> </ul>	
	<ul> <li>i) civil commotion</li> <li>ii) any unlawful, wanton or malicious</li> <li>act committed maliciously by a person</li> <li>or persons acting on behalf of or in</li> <li>connection with any Unlawful</li> <li>Association</li> <li>In any action suit or other</li> </ul>	
	<ul> <li>i) civil commotion</li> <li>ii) any unlawful, wanton or malicious</li> <li>act committed maliciously by a person</li> <li>or persons acting on behalf of or in</li> <li>connection with any Unlawful</li> <li>Association</li> <li>In any action suit or other</li> <li>proceedings where Underwriters</li> </ul>	
	<ul> <li>i) civil commotion</li> <li>ii) any unlawful, wanton or malicious</li> <li>act committed maliciously by a person</li> <li>or persons acting on behalf of or in</li> <li>connection with any Unlawful</li> <li>Association</li> <li>In any action suit or other</li> <li>proceedings where Underwriters</li> <li>allege that by reason of the provisions</li> </ul>	
	<ul> <li>i) civil commotion</li> <li>ii) any unlawful, wanton or malicious</li> <li>act committed maliciously by a person</li> <li>or persons acting on behalf of or in</li> <li>connection with any Unlawful</li> <li>Association</li> <li>In any action suit or other</li> <li>proceedings where Underwriters</li> <li>allege that by reason of the provisions</li> <li>of this exclusion any loss, destruction</li> </ul>	
	<ul> <li>i) civil commotion</li> <li>ii) any unlawful, wanton or malicious</li> <li>act committed maliciously by a person</li> <li>or persons acting on behalf of or in</li> <li>connection with any Unlawful</li> <li>Association</li> <li>In any action suit or other</li> <li>proceedings where Underwriters</li> <li>allege that by reason of the provisions</li> <li>of this exclusion any loss, destruction</li> <li>or Damage or consequential loss is</li> </ul>	
	<ul> <li>i) civil commotion</li> <li>ii) any unlawful, wanton or malicious</li> <li>act committed maliciously by a person</li> <li>or persons acting on behalf of or in</li> <li>connection with any Unlawful</li> <li>Association</li> <li>In any action suit or other</li> <li>proceedings where Underwriters</li> <li>allege that by reason of the provisions</li> <li>of this exclusion any loss, destruction</li> </ul>	



General Exclusions –	n/a	New Exclusion:
Sanctions	ily a	Sanctions Exclusion
		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 Policy Conditions –	n/a	New Statement:
Information You have given	ily a	Information You have given Us
Us		In deciding to accept this insurance and
		in setting the terms and premium, <b>We</b>
		have relied on the information <b>You</b> have
		given <b>Us</b> . <b>You</b> must take care when
		answering any questions <b>We</b> ask by
		ensuring that all information provided is
		accurate and complete.
		If <b>We</b> establish that <b>You</b> deliberately or
		recklessly provided <b>Us</b> with false or
		misleading information <b>We</b> will treat
		this insurance as if it never existed and
		decline all claims.
		If <b>We</b> establish that <b>You</b> carelessly
		provided <b>Us</b> with false or misleading
		information, it could adversely affect
		Your insurance and any claim. For
		<ul> <li>example, We may:</li> <li>treat this insurance as if it had</li> </ul>
		<ul> <li>treat this insurance as in t had never existed and refuse to pay all</li> </ul>
		claims and return the premium
		paid. <b>We</b> will only do this if <b>We</b>
		provided <b>You</b> with insurance cover
		which <b>We</b> would not otherwise
		have offered; or
		• amend the terms of <b>Your</b> insurance.
		We may apply these amended
		terms as if they were already in
		place if a claim has been adversely
		impacted by Your carelessness; or
		• charge <b>You</b> more for <b>Your</b> insurance
		or reduce the amount <b>We</b> pay on a
		claim in the proportion the
		premium <b>You</b> have paid bears to
		the premium <b>We</b> would have
		charged <b>You</b> ; or
		<ul> <li>cancel Your insurance in accordance with the "Cancellation" condition of</li> </ul>
		this <b>Policy</b> .
		We or Your insurance advisor will write
		to You if We:
		<ul> <li>intend to treat this insurance as if it</li> </ul>
		never existed; or
		never existed, ur



		<ul> <li>need to amend the terms of Your insurance; or</li> <li>require You to pay more for Your insurance.</li> </ul>
General Policy Conditions –	Portable Heating	Portable Heating
General Policy Conditions – Roof Maintenance	You must not provide, use or store on the Premises paraffin, portable electric or gas heaters or gas containers unless specifically agreed in writing by the Underwriters prior to such use or storage otherwise all Damage arising from or caused by defined perils of fire and explosion will be excluded. Roof Maintenance You must ensure that: i) any flat felted roof portion of the Buildings is inspected every two years	You must not provide, use or store on the Premises paraffin, portable electric or gas heaters or gas containers unless specifically agreed in writing by the Underwriters otherwise all Damage arising from or caused by the use or storage of paraffin, portable electric or gas heaters or gas containers will be excluded from this Policy. New Condition: Roof Maintenance You must ensure that: i) any flat roof portion of the
	by a qualified builder or property surveyor and any defects brought to light by that inspection are repaired, and ii) at commencement and throughout the currency of this insurance <b>You</b> must have documentation evidencing that such inspections and repairs described above have taken place otherwise all Damage arising from or caused by Defined Peril of storm will be excluded.	<ul> <li>Buildings over ten years old have been inspected within the last two years by a qualified builder or property surveyor and any defects brought to light by that inspection are repaired, and</li> <li>ii) at commencement and throughout the currency of Period of Insurance, You must have documentation evidencing that such inspections and repairs described above have taken place otherwise all Damage arising from or caused by the Insured Event of storm will be excluded in respect of or as a result of the flat roof at the Premises. This does not apply to concrete roofs.</li> </ul>
General Policy Conditions – Security	Security It is important that You comply with requirements a) - e) otherwise all Damage arising from or caused by defined perils of fire, theft and malicious persons will be excluded:	Security It is important that You comply with requirements a) - e) otherwise all Damage arising from or caused by the Insured Events of fire, theft, attempted theft and malicious persons will be excluded: (attempted theft added) (remainder of condition text is the same as Previous wording)
General Policy Conditions – Cancellation	Cancellation We may cancel the Certificate by writing to You at Your last or known address confirming that all cover will end 14 days after the date of Our letter. You may cancel this insurance within 14 days of the day you purchase this	Cancellation Your Cancellation Rights You may cancel this insurance within 14 days of the day You purchase this insurance or the day on which You receive the Policy wording, whichever is the later by contacting Commercial



insurance or the day on which you Express Quotes Limited via Your receive the Certificate wording, insurance advisor. whichever is the later. Underwriters You may also cancel this insurance at reserve their rights to charge a any other time by contacting proportion of the premium or, if you Commercial Express Quotes Limited via have made a claim on this Certificate, Your insurance advisor. not to refund any premium. If this insurance is cancelled then, This Certificate may be cancelled at provided You have not made a claim, any time at the request of the Insured You will be entitled to a refund of any in writing to the Intermediary who premium paid, subject to a deduction effected the Certificate, and the for any time for which You have been premium hereon shall be adjusted on covered. This will be calculated on a the basis below proportional basis. For example, if You the Premises are occupied then a prohave been covered for six (6) months, the deduction for the time You have rata return will be issued subject to a minimum time on risk charge of been covered will be half the annual premium. £75.00 + IPT + any administration fees that have been paid to us. If You cancel this insurance outside the 14 day cooling off period, there will be an additional charge, as stated in the Schedule, to cover the administrative cost of providing the insurance. If We pay any claim, in whole or in part, then no refund of premium will be allowed. **Our Cancellation Rights** We may cancel 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 i) 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; iii) 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 We decide to cancel this Policy Commercial Express Quotes Limited will advise You by sending a letter of cancellation to Your last known address. If this insurance is cancelled by Us then, provided You have not made a claim,

You will be entitled to a refund of any



General Claims Conditions – Claims – Your Duties	<b>Claims - Your Duties</b> On the happening of any event which	premium paid, subject to a deduction for any time for which <b>You</b> have been covered. This will be calculated on a proportional basis. For example, if <b>You</b> have been covered for six (6) months, the deduction for the time <b>You</b> have been covered will be half the annual premium. <b>Claims - Your Duties</b>
	may give rise to a claim You shall; a) General applicable to all Sections; i) notify the <b>Underwriters</b> immediately, but in any event within 30 days	On the happening of any event which may give rise to a claim <b>You</b> must; a) General applicable to all Sections; i) notify the <b>Underwriters</b> ' Claims Representatives without delay, but in any event, within 30 days by calling 01732 520288 (the remainder of the text in this Section
		is as per the Previous wording)
General Claims Conditions – Claims – Underwriters'	Claims - Underwriters' Rights	Claims - Underwriters' Rights
– Claims – Onderwriters Rights	The <b>Underwriters</b> ; a) On the happening of <b>Damage</b> in	The <b>Underwriters</b> ;
Nights	<ul> <li>a) On the happening of <b>Damage</b> in respect of which a claim is made</li> </ul>	<ul> <li>a) On the happening of <b>Damage</b> in respect of which a claim is made</li> </ul>
	may without thereby incurring	may without incurring any liability
	any liability or diminishing any of	or diminishing any of the
	the <b>Underwriters</b> ' rights under	Underwriters' rights under this
	this Certificate enter take or keep	Policy enter the Premises where
	possession of the <b>Premises</b> where	such <b>Damage</b> has occurred and take
	such <b>Damage</b> has occurred and	possession of or require to be
	take possession of or require to be delivered to the <b>Underwriters</b>	delivered to the Underwriters any Property Insured and deal with
	any <b>Property</b> and deal with such	such property for all reasonable
	property for all reasonable	purposes and in any reasonable
	purposes and in any reasonable	manner.
	manner.	No property may be abandoned to the
	No property may be abandoned to	Underwriters whether taken possession
	the Underwriters whether taken	of by the <b>Underwriters</b> or not.
	possession of by the <b>Underwriters</b> or	b) will have full discretion in the
	not.	conduct of any proceedings and in
	b) shall have full discretion in the	the settlement of any claim where
	conduct of any proceedings and in the	Underwriters have agreed to
	settlement of any claim where	provide indemnity under this <b>Policy</b> . (removed part c))
	Underwriters have agreed to provide	(removed part c))
	indemnity under this <b>Certificate</b> , or	
	<ul> <li>c) in the event the amount of claim is reduced under the Claims &amp; Remedy</li> </ul>	
	Condition:	
	i) <b>Underwriters</b> shall retain their sole	
	rights to conduct the claim including	
	the proportion but all defence costs	
	shall be met by <b>Underwriters</b> , or	
	ii) <b>You</b> may elect to conduct <b>Your</b>	
	proportion of the claim and shall be	
	responsible for Your own costs.	



General Claims Conditions	Fraud	Fraud
– Fraud	If any claim be in any respect	If <b>You</b> make a fraudulent claim under
	fraudulent or if any fraudulent means	this insurance contract, then <b>We</b> :
	or devices be used by the Insured or	(a) Are not liable to pay the claim; and
	anyone acting on their behalf to	(b) May recover from <b>You</b> any sums
	obtain any benefit under this	paid by <b>Us</b> to <b>You</b> in respect of the
	Certificate or if any Damage be	claim; and
	occasioned by the wilful act or with	(c) May by notice to <b>You</b> treat the
	the connivance of the then	contract as having been terminated
	Underwriters shall be entitled:	with effect from the time of the
	a) not to pay the claim,	fraudulent act
	b) recover from You any sums paid by	If <b>We</b> exercise <b>Our</b> right under clause (c) above:
	the Underwriters to the in respect of	(a) We will not be liable to You in
	the claim, and	respect of a relevant event
	c) to treat this Certificate as being	occurring after the time of the
	terminated with effect from the time	fraudulent act. A relevant event is
	of the fraudulent act.	whatever gives rise to <b>Our</b> liability
	If the Certificate is treated as having	under the insurance contract (such
	been terminated the Underwriters	as the occurrence of a loss, the
	shall be entitled to:	making of a claim, or the
	a) refuse all liability to the under the	notification of a potential claim);
	Certificate in respect of the relevant	and, (b) We need not return any of the
	event occurring after the time of the	premiums paid.
	fraudulent act, and	premiuns paid.
	<ul> <li>b) not return any of the premiums paid under the Certificate</li> </ul>	
General Claims Conditions	Claims Notification Notice	Removed
	a. In respect of claims under this	hemoved
	Certificate <b>You</b> should:	
	To make a claim under your	
	Certificate (Sections A-G) telephone -	
	0345 604 6615 or 02920 558639 To	
	make a claim under your Certificate	
	(Sections H) telephone - 0333 010	
	7190 or email	
	uk.newclaims@penunderwriting.com	
	b. In respect of any other information	
	where <b>Underwriters</b> require <b>You</b> to	
	notify them under the terms of this	
	Certificate, You should contact Your	
	insurance intermediary.	
Complaints	Complaints	Complaints Procedure
	If <b>You</b> have any questions or concerns	If <b>You</b> wish to make a complaint about
	about <b>Your</b> insurance or the handling	the sales process or suitability of <b>Your</b>
	of a claim <b>You</b> should, in the first instance, contact <b>Your</b> broker or	Policy, You should contact the Insurance advisor who arranged this Policy for
	insurance advisor who arranged this	Advisor who arranged this <b>Policy</b> for You.
	Policy for <b>You</b> .	If <b>Your</b> complaint relates to any other
	Please quote <b>Your</b> Policy number in all	matter including claims, <b>You</b> should
	correspondence so that <b>Your</b>	contact:
	concerns may be dealt with speedily.	The Complaints Manager
	In respect of Sections A - G then	Commercial Express
	please write to	B1 Custom House
	F. 5455 11.100 10	



The Complaints Manager	The Waterfront
Ergo Versicherung AG, UK Branch	Level Street
Munich RE GROUP offices Plantation	Brierley Hill
Place - 3rd Floor	DY5 1XH
30 Fenchurch Street London	Phone 0800 978 8007
EC3M 3AJ	Email
Phone 020 3003 7444	<pre>complaints@commercialexpress.co.uk</pre>
Complaints@ergo-commercial.co.uk	Alternatively, You can refer Your
In respect of Section H please write to	complaint to the Complaints team at
The Complaints Manager	Lloyd's at any time:
Commercial Express	Complaints
B1 Custom House	Lloyd's
The Waterfront	One Lime Street
Level Street	London
Brierley Hill	EC3M 7HA
DY5 1XH	Tel: 020 7327 5693
Phone 0800 978 8007 Email	Fax: 020 7327 5225
complaints@commercialexpress.co.uk	E-mail: <u>complaints@lloyds.com</u>
Your complaint will be acknowledged	Website: www.lloyds.com/complaints
within 5 business days of receipt. If	Details of Lloyd's complaints procedures
the complaint is not resolved within 4	are set out in a leaflet "Your Complaint -
weeks of receipt Pen Underwriting	How We Can Help", which is available
will write to You and let You know	from <u>www.lloyds.com/complaints</u> . You
what further action will be taken. A	can also ask Lloyd's for a copy of this
final response letter will be issued	leaflet using the contact details shown
within 8 weeks of receipt. Upon	above.
receipt of the letter if You remain	If <b>You</b> are dissatisfied with the outcome
dissatisfied You may refer Your	of <b>Your</b> complaint, <b>You</b> may have the
complaint to the Financial	right to refer <b>Your</b> complaint to an
Ombudsman Service.	alternative dispute resolution body.
And your concerns the will be forwarded onto <b>Your</b> Insurer. Whilst	If <b>You</b> live in the United Kingdom or the
	Isle of Man, the contact information is: The Financial Ombudsman Service
reviewing your complaint <b>Your</b> Insurer will:	Exchange Tower
· Acknowledge <b>Your</b> complaint	London
promptly	E14 9SR
• Investigate <b>Your</b> complaint quickly	Tel: 0800 023 4567 (calls to this number
and thoroughly	are free from "fixed lines" in the UK)
· Keep <b>You</b> informed of the progress	Tel: 0300 123 9123 (calls to this number
of <b>Your</b> complaint	cost the same as 01 and 02 numbers on
· Do everything possible to resolve	mobile phone tariffs in the UK)
Your complaint	Email: complaint.info@financial-
Your Insurer is obliged to provide You	ombudsman.org.uk
with a written offer of resolution	If <b>You</b> live in the Channel Islands, the
within 8 weeks of the date Your	contact information is:
complaint was received.	Channel Islands Financial Ombudsman
If Your Insurance Broker or Your	PO Box 114
Insurer remain unable to resolve the	Jersey
complaint to Your satisfaction then	Channel Islands
You may also have the right to refer	JE4 9QG
Your complaint to:	Tel: Jersey +44 (0)1534 748610;
The Financial Ombudsman Service	Guernsey +44 (0)1481 722218;
Exchange Tower,	International +44 1534 748610



	London,	Fax: +44 1534 747629
	E14 9SR	Email: <u>enquiries@ci-fo.org</u>
	Phone 08000 234 567	Website: <u>www.ci-fo.org</u>
	Further information is available from	If You purchased this insurance online,
	them and on www.financial-	You can also make a complaint via the
	ombudsman.org.uk	EU's online dispute resolution (ODR)
	Your rights as a customer to take legal	platform. The website for the ODR
	action are not affected by the	platform is: <u>http://ec.europa.eu/odr</u>
	existence or use of the complaints	This complaints procedure does not
	procedure mentioned above.	affect Your right to take legal action.
	However the Financial Ombudsman	
	Service will not adjudicate on any	
	cases where litigation has	
	commenced.	
Financial Services Register	Financial Services Register	Removed
	The Financial Services Register can be	
	checked by visiting the Financial	
	Conduct Authority website on	
	www.fca.org.uk or by calling 0800 111	
	6768.	