





Ripe Insurance Services Ltd is Authorised and Regulated by the Financial Conduct Authority No. 313411.





Ripe Insurance Hair and Beauty – Mobile/Freelance/Rent a chair

Thank you for choosing Ripe.

Ripe Insurance Services Ltd is authorised and regulated by the Financial Conduct Authority.

We have tried to make this document easy to read. However, we have still had to use some words that have a special meaning these are listed and explained in the 'definitions' section. From now on wherever a word with a definition is used it will be printed in bold type.

NAME OF THE UNDERWRITER

Aviva Insurance Limited (Registered in Scotland No. 2116. Registered office: Pitheavlis, Perth, PH2 0NH). Authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Firm Reference Number 202153.

If You make any claim knowing the claim to be false or fraudulent, with regards the claim amount or otherwise, this Policy shall become void and all claims shall be forfeited.

Authorised Signatory

Ripe Insurance Services Ltd

Ripe Insurance Services Ltd is authorised and regulated by the Financial Conduct Authority in respect of insurance mediation activities.



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Important Features

We must draw Your attention to a number of important features of this Insurance:

- This part of the document provides details of Your Policy and the terms and conditions that apply. The Policy is a legal contract between You and Us. The Insurance Booklet, Insurance Schedule, Statement of fact and any notice to policyholder issued to You at renewal make one document and must be read together. Please keep them together
- The contract is based on the information You gave Us when You applied for the insurance
- Your Policy is in the following parts:

Insurance Booklet	Insurance Schedule
 What is covered and what isn't in conjunction with the Insurance Schedule How to make a claim and how We will settle that claim Our obligations to You The terms and conditions You must comply with 	 The sections of the Policy that apply to You and the dates from which cover is in force The various limits and sums insured that apply to Your cover Any special terms that apply to Your Policy including any Endorsements Your Policy number
Statement of Fact	Notice to Policyholders
 The information You have provided, on which the Policy is based Any declarations which You have agreed to 	Provides information about any changes to Your renewal terms and Policy cover

Our part of the contract is that We will provide the cover set out in this Insurance Booklet:

- for those sections which are shown on Your Insurance Schedule
- for the insurance period set out on the same Insurance Schedule.

Your part of the contract is:

- You must pay the Premium as shown on your receipt or invoice for each insurance period
- You must comply with all the terms and conditions set out in this Policy.

If You do not meet Your part of the contract, We may turn down a claim, cancel Your insurance or increase the premium.

IMPORTANT FEATURES:

- Insurance Booklet: You should read this document carefully in conjunction with the Insurance Schedule. It gives details of what is and is not covered by the insurance and the Conditions and Exclusions of the cover
- Conditions and Exclusions: Conditions and exclusions will apply to individual sections of the insurance while general exclusions and conditions will apply to the whole insurance
- Limits: All sections have limits on the amount We will pay under that section. Some sections also include inner limits for example for one item
- Excesses: Claims under certain sections will be subject to an Excess. Where there is an Excess, You will be responsible for paying the first part of a claim
- Reasonable Care: You are required to take all reasonable care to protect yourself and any Property Insured and to act as though You are not insured
- · Complaints: This insurance includes a complaints procedure which tells You what steps You can take if You wish to make a complaint
- · 'Cooling Off' Period: This Insurance Booklet contains a 'cooling off' period as shown in 'Your right to cancel'.

Claims

OUR CLAIMS DEPARTMENT

In the event You need to make a claim, Our claims service is provided by Davies Group who are Our nominated claims handers.

HOW TO MAKE A CLAIM

If an event giving rise to a claim under this insurance occurs You shall:

- 1. Notify Davies Group as follows:
 - a. As soon as reasonably possible
 - b. Within 7 days of the date of becoming aware of any claim in respect of riot, civil commotion, strikers or locked out workers.

Give details of Your claim by either:

- a. Telephone: +44 (0) 333 400 9296
- b. Post: Ripe Claims Department, Davies Group, PO Box 2801, Hanley, Stoke on Trent, ST4 5DN
- c. Email: newclaim.smallbusiness@davies-group.com

CLAIMS CONDITIONS

These are the claims conditions You will need to keep to as Your part of this contract. If You do not, a claim may be rejected or payment could be reduced or Your Policy might be invalid.

- 1. If an event giving rise to a claim under this insurance occurs You must:
 - a. Tell the Police as soon as You become aware if Property Insured has been lost, stolen or damaged by riot or civil unrest or has been maliciously damaged, and receive a crime reference number. Unless it is policy of the appropriate Police force that they do not issue a crime reference number for the situation of the claim. Evidence that the Police have been informed must be obtained.
 - b. Contact Us as soon as reasonably possible but within 30 days of the date of the incident being discovered and, in the case of claims involving Damage by riot or civil unrest, not more than 7 days after becoming aware of the Damage and provide all the information and help We need to settle Your claim
 - c. Do all You reasonably can to get back any lost or stolen Property Insured and tell Us without unnecessary delay if any Property Insured is later returned to You
 - d. Call Us if You receive any information or communication about the event or cause
 - e. Pass to **Us** unanswered, immediately, all communications from third parties in relation to any event which may result in a claim under this **Policy**
 - f. Not admit or repudiate liability, nor offer to settle, compromise, make payment which may result in a claim or pay any claim under this Policy without Our written agreement.
- 2. Proof of value and ownership
 - It is Your responsibility to prove any loss and therefore We may ask You to provide receipts, valuations, photographs, instruction booklets and guarantee cards and any other relevant information, documents and assistance We may require to help with Your claim
- 3. Allow Us to take over and conduct in Your name the defence or settlement of any claim. You will also allow Us to prosecute at Our own expense and for Our own benefit, any claim for indemnity or compensation against any other person and You must give Us all information and assistance required
- 4. No property may be abandoned to Us whether taken possession by Us or not
- 5. If You or anyone acting for You:
 - a. Make a claim under the Policy knowing the claim to be false or fraudulently exaggerated in any respect or
 - b. Make a statement in support of a claim knowing the statement to be false in any respect, or submit a document in support of a claim knowing the document to be forged or false in any respect or
 - c. Make a claim in respect of any loss or Damage caused by Your wilful act or with Your collusion

Then:

We will not pay the claim

We will not pay any other claims which has been or will be made under the Policy

We may declare the Policy void

We shall be entitled to recover from You the amount of any claim already paid under the Policy since the last renewal date

We will not provide any return of premium

We may inform the Police of the circumstances



- 6. We retain the right to settle any claims or items forming part of a claim by any of the following:
 - (a) Cheque or Electronic payment method
 - (b) Replacement of the item
 - (c) Vouchers or credit from a supplier who is able to provide a comparable replacement item
- 7. Salvage We may take and keep possession of the Property Insured which are the subject of a claim made by You and to treat them as salvage and to dispose of them in a reasonable manner. Any proceeds from such salvage belong to Us and will be used by Us to offset the amount of any claim payment made to You.
- 8. If We accept liability for a claim but You disagree with the amount We offer to pay, the claim will be referred to an arbitrator who will be jointly appointed in accordance with statutory provisions
- 9. We may at any time at Our sole discretion pay to You the maximum sum payable hereunder or any lesser sums for which any claim or claims can be settled. We shall not be under any further liability except for payment of costs and expenses which may have been incurred prior to such payment, provided that in the event of a claim or series of claims resulting in Your liability to pay a sum in excess of the Sum Insured or Limit of Indemnity. Our liability for such costs and expenses shall not exceed an amount being in the same proportion as Our payment to You bears to the total payment made by You or on Your behalf in settlement of the claim or claims
- 10. Anyone making a claim under this policy must, at Our request and expense do everything We reasonably require to recover losses We become entitled to from other parties following Our payment for loss, destruction, damage, accident or injury. We may require You to carry out such actions before of after We make any admission of liability or payment of a claim.
- 11. When We reinstate or replace any of Your property, You will pay to provide any plans, documents, books and information that We require. We will not be obliged to reinstate Property Insured exactly but only in as satisfactory a manner as circumstances allow. The most We will pay for any one item is the Sum Insured.



Important Information

INSURANCE BOOKLET

You should read this document carefully in conjunction with the Insurance Schedule. It gives details of what is and is not covered by the insurance and the conditions and exclusions of the cover

CONDITIONS

Your Policy describes certain things which You are required to do to make sure that You are protected and that Your Policy cover operates fully. For example, You must:

- Tell Us about changes which could affect Your Policy
- Make sure that Your sums insured are high enough to cover any Property Insured
- Take reasonable care of Your Property Insured

EXCLUSIONS

Exclusions will apply to each section and general exclusions will apply to the whole insurance.

REASONABLE CARE AND YOUR DUTY TO PREVENT LOSS OR DAMAGE

It is Your responsibility to look after and regularly maintain Your property. You and any other person this insurance applies to must

- take all reasonable precautions to prevent accidents, loss or Damage to the Property Insured and accident or injury to any person or loss, destruction or damage to their property
- maintain all premises and equipment, including fire extinguishing and security equipment, in a continuous satisfactory state of repair and in full working order in accordance with the manufacturer's instructions and servicing requirements.
- conduct the Business in a lawful manner, complying with all legal requirements and safety regulations.
- · keep a record of purchases and sales

Your Policy is intended to cover You against unforeseen events like fire or theft. It does not cover wear and tear or Damage which happens gradually over a period of time.

KEEPING US INFORMED

This Policy is based on the information You have given Us about Your items. You must also tell Us immediately about the following changes:

- Any change to **Your Business** description or activities
- Any change to the people insured, or to be insured
- Any changes needed to Your sums insured

If You fail to disclosure all relevant information or makes a misrepresentation, We may:

- · Cancel Your Policy and refuse to pay any claim, or
- We may not pay any claim in full, or
- We may revise the premium and/or change any Excess, or
- · The extent of the cover may be affected

SUBJECTIVITY

The insurance cover provided by Us may be subject to You or Us carrying out certain actions. We will clearly state below if the insurance provided by Us is subject to You

- providing Us with any additional information requested by the required date(s)
- allowing Us access to the Premises, Your contract sites, and/or the Business to carry out surveys
- completing any actions agreed between You and Us by the required date(s)
- allowing Us to complete any actions agreed between You and Us.

Upon completion of these requirements (or if they are not completed by the required dates) We may, at Our option

- modify Your premium
- make amendments to the terms and conditions of the insurance cover
- require You to make alterations to the Premises for which We have provided an insurance cover
- · withdrawn any insurance cover provided
- leave the policy terms and conditions of the insurance cover and premium unaltered.



We will contact You with Our decision and where applicable, specify the date(s) by which any action(s) agree need to be completed by You and/or any decision by Us will take effect.

Our requirements and decisions will take effect from the date(s) specified unless and until We agree otherwise in writing. If You disagree with Our requirements and/or decisions, We will consider Your comments and where We consider appropriate, will continue to negotiate with You to resolve the matter to Your and Our satisfaction. In the event that the matter cannot be resolved We will withdraw the insurance cover.

The above conditions do not affect Our right to withdraw any insurance cover if We discover information material to Our acceptance of the risk was not disclosed when requesting the original quotation.

YOUR RIGHT TO CANCEL

If You are not happy with it and choose to cancel Your Policy within the first 14 days of the purchase or renewal of the Policy or the day on which You receive Your Policy documentation, whichever is the later, You will be entitled to a full refund of Your Policy insurance premium including any insurance premium tax and Policy fees paid.

You may cancel after the 14 days have expired, You will be entitled to a refund of the premium paid subject to a proportionate deduction for the time on cover.

Where a claim or an incident which You are aware of and is likely to give rise to a claim has occurred within the period of insurance no refund of premium will be paid. In addition, a cancellation charge will be made by Ripe as outlined in their Terms of Business.

OUR RIGHT TO CANCEL

We may at any time cancel this Policy by sending at least 30 days' notice to You at Your last known email and/or postal address setting out the reasons for cancellation. Provided the premium has been paid in full You shall be entitled to a proportionate refund of premium in respect of the unused period showing on the Insurance Schedule.

Where a claim or an incident which You are aware of and is likely to give rise to a claim has occurred within the period of insurance no refund of premium will be paid.

In addition, a cancellation charge will be made by Ripe as outlined in their Terms of Business.

Valid reasons include but are not limited to:

- Non-payment of premium. If payment is not paid when due We will write to You requesting payment by a specific date. If We receive payment by the date set out in the letter We will take no further action. If We do not receive payment by this date We will cancel the insurance from the cancellation date shown on the letter.
- Where We reasonably suspect fraud
- Where You fail to co-operate with Us or provide Us with information or documentation We reasonably require, and this affects Our ability to process a claim or defend Our interests. See the 'Claims' section in this Insurance Booklet
- Where You have not taken reasonable care to provide complete and accurate answers to the questions We ask. See the 'Keeping Us Informed' section of this Insurance Booklet.

FRAUD PREVENTION AND DETECTION

In order to prevent and detect fraud We may at any time:

- 1. Share information about You with other organisations and public bodies including the police;
- Check and/or file Your details with fraud prevention agencies and databases, and if You give false or inaccurate information and We suspect
 fraud, We will record this. We can supply on request further details of the databases We access or contribute to. If You require further details
 please contact Us at:

Policy Investigation Unit, Aviva

PO Box 3596

Surrey Street

Norwich

NR1 3FB

Telephone 0800 068 3254

Email: consumerfraud_IB@aviva.com

TELEPHONE CHARGES

Calls are charged at national call rates (charges may vary dependent on Your network provider) and are usually included in inclusive minute plans from landlines and mobiles. For Our joint protection telephone calls may be recorded and/or monitored



CHOICE OF LAW

The appropriate law as set out below will apply unless You and the insurer agree otherwise:

- 1. The law applying in that part of the United Kingdom, Channel Islands or the Isle of Man in which You normally live or (if applicable) the first named policyholder normally lives; or
- 2. In the case of a business, the law applying in that part of the United Kingdom, Channel Islands or the Isle of Man where it has its principal place of business; or
- 3. Should neither of the above be applicable, the law of England and Wales will apply

EMPLOYERS' LIABILITY TRADING OFFICE

Certain information relating to Your insurance Policy including, without limitation, the policy number(s), employer's names and addresses (including subsidiaries and any relevant changes of name), coverage dates, employer's reference numbers provided by Her Majesty's Revenue and Customs and Companies House Reference Numbers (if relevant), will be provided to the Employers' Liability Tracing Office, (the "ELTO") and added to an electronic database, (the "Database").

This information will be made available in a specified and readily accessible form as required by the Employers' Liability Insurance: Disclosure By Insurers Instrument 2010. This information will be subject to regular periodic updating and certification and will be audited on an annual basis.

The Database will assist individual consumer claimants who have suffered an employment related injury or disease arising out of their course of employment in the UK for employers carrying on, or who carried on, business in the UK and who are covered by the employers'

CUSTOMERS WITH DISABILITIES

This Policy and other associated documentation are also available in large print. If You require this or any additional support please contact Ripe.

USE OF LANGUAGE

Unless otherwise agreed, the contractual terms and conditions and other information relating to this contract will be in English.

PLEASE READ THESE FEATURES, YOUR INSURANCE SCHEDULE AND THE WHOLE OF THIS DOCUMENT CAREFULLY.

If the insurance does not meet Your requirements please return it within 14 days from receipt of documentation.



Definitions

This part of the Policy sets out the words which have a special meaning. Each word is listed with the meaning explained below and is printed in Bold Type whenever it appears in the Policy, Insurance Schedule and Endorsements.

Accident

A sudden unexpected unforeseen and identifiable Incident.

Bodily Injury

Bodily injury including death, illness, disease, or nervous shock

Business

The business as described in the Insurance Schedule and in respect of Section 1 Public and Products Liability and Section 3 Employers' Liability shall also include:

- The ownership, repair, maintenance and decoration of Your business Premises
- · Private work undertaken by any Employee with Your prior consent for any director partner or other Employee of yours
- · The provision and management of canteen, sports, social and welfare organisations for the benefit of Employees
- Your fire, security, first aid, medical and ambulance services
- Your participation in Exhibitions

Computer and Electronic Equipment

All computers, computer installations and systems, microchips, integrated circuits, microprocessors, embedded systems, hardware, and any electronic equipment, data processing equipment, information repository, telecommunication equipment, computer controlled or programmed machinery, equipment capable of processing data and/or similar devices, whether physically or remotely connected thereto

Costs and Expenses

- Claimants' legal costs for which You are legally liable
- All costs and expenses incurred with Our written consent in defending any claim
- The solicitor's fees incurred with Our written consent for representation at proceedings in any court of summary jurisdiction, in respect of any alleged act, causing or relating to any occurrence which may be the subject of indemnity under these Sections or at any coroner's inquest or fatal accident inquiry

Damage

Physical loss, destruction or damage

Data

All information which is electronically stored, electronically represented or contained on any current and back-up disks, tapes or other materials or devices used for data storage. This includes but is not limited to operating systems, records, programs, software or firmware, code or series of instructions.

Denial of Service Attack

Any actions or instructions with the ability to damage, interfere with, or otherwise affect the availability of Computer and Electronic Equipment or Data. This includes, but is not limited to, the generation of excess traffic into network addresses, the exploitation of system or network weaknesses, and the generation of excess or non-genuine traffic within, between or amongst networks.

Employee(s)

Any person while working under Your direct control in connection with the Business who is:

- Under a contract of service or apprenticeship with You
- A person under a contract of service or apprenticeship with some other employer and who is hired to or borrowed by You
- A labour master or person supplied by him
- A person engaged by a labour only sub-contractor
- A self-employed person performing work under a similar degree of control and direction by You as a person under a contract of service or apprenticeship with You
- A driver or operator of hired-in Plant
- A trainee or person undergoing work experience
- A voluntary helper



Endorsement(s)

Any terms and conditions made separately to the terms of the Policy and specified on Your Insurance Schedule

Equipment

Tools and equipment specifically designed and purchased for use whilst undertaking activities connected to the Business

Excess

The first part or amount You will be responsible for paying in the event of a claim

Exhibition(s)

Includes demonstration, trade fair or show.

Failure

Any partial or complete reduction in the performance availability, functionality or the ability to recognise or process any date or time, of any Computer and Electronic Equipment, website or other electronic means of communication.

Insurance Schedule

The document that specifies Your details, sums insured and any Excess or Endorsements that are applicable. The schedule shows the sections of the Policy that are operative

Insured Person

Any Principal, partner, director or Employee working in the Business

Loss of Data

Applicable to all Sections EXCEPT Public and Products Liability, Teaching Cover and Employers' Liability.

Loss, destruction, alteration or loss of use of physical or electronic Data. This includes, but is not limited to, Loss of Data resulting from loss or damage to Computers and Electronic Equipment or Data Storage Materials, including while stored on Data Storage Materials

Applicable to the Public and Products Liability Section and Teaching Cover.

Physical or electronic or other loss or destruction or alteration or loss of use, whether permanent or temporary, of or damage to Data, of whatsoever nature, in whole or in part. This includes but is not limited to Loss of Data resulting from loss or damage to Computers and Electronic Equipment or Data Storage Materials, including while stored on Data Storage Materials.

Money

Negotiable Money and Non-Negotiable Money

Negotiable Money

Cash, bank notes, currency notes, uncrossed cheques (including travellers cheques but excluding pre-signed blank cheques), uncrossed bankers' drafts, uncrossed giro cheques and drafts, uncrossed postal orders, uncrossed money orders, current postage and revenue stamps, National Insurance stamps (not fixed to cards), National Savings stamps, bills of exchange, luncheon vouchers, consumer redemption vouchers, Holiday with Pay stamps, gift tokens and trading stamps.

Non-Negotiable Money

Crossed cheques (other than pre-signed blank cheques), crossed banker's drafts, crossed giro cheques and drafts, crossed postal orders, crossed money orders, unused units in franking machines, National Savings certificates, Premium Bonds, credit company sales vouchers and VAT purchase invoices.

Period of Insurance

The period beginning with the effective date and ending with the expiry date shown in the Insurance Schedule and any other period for which We accept payment for renewal of this Policy

Policy

This Insurance Booklet, along with the Insurance Schedule and Statement of fact which forms part of the legal contract between You and Us

Pollution or Contamination

- · All pollution or contamination of buildings or other structures or of water or land or the atmosphere and
- All Bodily Injury or Damage directly or indirectly caused by such pollution or contamination



Premises

The premises or part of the premises at the address or addresses described within the Insurance Schedule and occupied by You in connection with the Business

Principal

Any person, company, local authority or other body with whom You have entered into a contract or agreement for the performance of work in connection with the Business

Property Insured

Stock and/or Equipment where stated in the Insurance Schedule

Qualified

Holding a qualification relevant to the treatment or therapy being administered. Any qualification must have been issued by an education establishment such as a school, college or university and have been accredited by a relevant UK professional body

Statement of fact

A record of the information You have provided to Us about You and Your Business upon which Your Policy was based

Stock

Stock and materials in trade, including trade samples specifically designed to and purchased for use whilst undertaking activities connected to the Business

Territorial Limits

The territories covered by this Policy as shown in the Insurance Schedule

Virus or Similar Mechanism

Program code, programming instruction or any set of instructions with the ability to damage, interfere with, or otherwise adversely affect Computer and Electronic Equipment or Data, whether involving self-replication or not. This includes but is not limited to trojan horses, worms and logic bombs.

We/Us/Our

Aviva Insurance Limited

You/Your

The person, persons or Limited or Public Limited Companies named in the Insurance Schedule as the policyholder



Section 1 – Public and Products Liability

WHAT IS COVERED:

We will indemnify You against legal liability to pay compensation and Costs and Expenses in respect of:

- accidental Bodily Injury to any person
- accidental Damage to property
- · accidental nuisance, trespass, obstruction, loss of amenities or interference with any right of way, light, air or water
- wrongful arrest, detention, imprisonment or eviction of any person, malicious prosecution or invasion of the right of privacy which arises in connection with the **Business** and which happens during the **Period of Insurance** and within the **Territorial Limits**.

Limit of Liability

Our liability to pay compensation in respect of any one claim or series of claims against You arising out of one original cause shall not exceed the limit of liability stated in the Insurance Schedule.

In addition to the limit of liability stated in the Insurance Schedule, We will pay legal Costs and Expenses awarded against You or incurred by You with Our written agreement.

EXTENSIONS

The following extensions apply to this Section:

Professional Treatment Risks

We will indemnify You up to the limit of liability stated in the Insurance Schedule in respect of liability for Bodily Injury or Damage to property caused by or arising from treatment rendered by You in the course of Your Business provided that such treatment is restricted to:

Barber

Washing, styling, cutting and drying of hair, including the use of cutthroat razors and hair clippers and trimmers.

Hairdresser

- a. washing, styling, cutting, and drying of hair
- b. tinting, dyeing, bleaching or permanent waving of hair
- c. eyebrow treatments including plucking, shaping, tinting, threading, waxing, HD Brows, henna and lamination (see patch testing requirement)
- d. eyelash treatments including tinting, lifting, perming and applying false eyelashes including semi-permanent eyelash extensions (see patch testing requirement)
- e. cutting and shaping of nails including application of acrylic coatings
- f. ear piercing by gun and stud method
- g. use of electrical Equipment such as tongs, curlers or straighteners
- h. use of cutthroat razors, hair clippers and trimmers.

• Nail Technician

- a. application of nail extensions and nail coatings including varnishes and coatings cured using a UV or LED lamp, provided that You have checked the client is not allergic to acrylics or plastics prior to application;
- b. application of nail art;
- c. cutting shaping or nails; and
- d. manicures and pedicures including paraffin wax.

• Beauty Therapist/Beautician

- a. acupressure;
- b. advanced waxing;
- c. airbrush tanning;
- application of false tanning products;
- e. aqua detox
- f. aromatherapy
- g. baby massage, provided that You use a doll when teaching the parents/guardians how to carry out baby massage treatment
- h. bikini hair colouring provided that the Patch Test Requirement is met
- i. bleaching of superfluous hair

- j. body wraps
- k. Bowen technique
- I. craniosacral therapy
- m. crystal healing
- n. detox foot spa
- o. ear piercing using gun and stud method
- p. endermologie provided that the Equipment Supervision Requirement is met
- q. eyebrow treatments including plucking, shaping, tinting, threading, waxing, HD Brows, henna and lamination provided that the Patch Test Requirement is met
- r. eyelash treatments including tinting, lifting, perming, semi-permanent eyelash extensions and applying false eyelashes provided that the Patch Test Requirement is met
- s. facials including ionisation and steam treatments
- t. faradic treatments, provided that the Equipment Supervision Requirement is met
- u. foot massage including Chinese and Thai foot massage, provided You do not carry out any treatment on persons that:
 - · have infectious disorders of the feet
 - have severe bruising to the feet
 - are in the first trimester of pregnancy
 - · are under the influence of drugs and/or alcohol; or
 - have a fever or contagious disease

And You have obtained written approval from their General Practitioner for any treatments on persons that:

- have severe circulatory problems such as high or low blood pressure
- · are in the second or third trimester of pregnancy
- · have arthritis of the feet
- are diabetic
- · have recently suffered haemorrhage or swellings
- · have recently had an operation; or
- are receiving medical treatment or have a condition that might be affected by treatment
- v. $\,\,$ galvanic treatments, provided that the Equipment Supervision Requirement is met
- w. henna body art, provided that You have obtained written consent from the parent or guardian of persons under the age of 16 years prior to performing the treatment
- x. hot stone therapy
- y. kinesiology
- z. make up including day, evening, media, stage, fashion and camouflage
- aa. manual lymphatic drainage
- bb. massage including ayurvedic, bamboo, balinese, bio-dynamic, body, deep oscillation, facial, hand, hands free, hawaiian, holistic facial, Korean, hand, lava shell, lomilomi massage, indian head, Mongolian, russian, honey, slavic, swedish, thai hand, thai herbal compress, thai tui-na, warm bamboo
- cc. micro current, provided that Equipment Supervision Requirement is met
- dd. Myofascial Release
- ee. manicure, pedicure, nail cutting, shaping, varnishing, nail art, nail extensions, coatings cured using a UV or LED lamp, provided that You have checked the client is not allergic to acrylics or plastics prior to application
- ff. non-surgical facelift, provided that the Equipment Supervision Requirement is met and We will not cover any treatment involving the use of injections of any kind
- gg. paraffin wax
- hh. pregnancy massage, provided that You:
 - · have the client's general practitioner or midwife's consent prior to treatment;
 - do not massage over the abdomen;
 - do not carry out treatment during the first trimester (12 weeks); and
 - · do not massage pressure points on both sides of the ankles nor massage the webbing between the thumb and index finger
- ii. reflexology
- jj. reiki
- kk. self-tanning
- II. spray tanning



mm. sports massage, provided that the massage is carried out by a person who holds level 3 of the National Qualifications Framework or equivalent qualification, and a pre-treatment questionnaire must be completed by the client prior to the treatment being given

- nn. su-do body art, provided that the Patch Test Requirement is met
- oo. sugaring
- pp. threading
- qq. toning tables, provided that You:
 - · have received training in the use of toning table;
 - take from the client their medical history and undertake a written consultation prior to use;
 - ensure that the client signs the record card prior to each time they use the **Equipment** stating that they are not suffering from any injury or medical condition that could be affected by the use of toning tables;
 - · display prominently the manufacturer's instructions; and
 - supervise use of toning tables and remain on the Premises continuously while the Equipment is in use.

Cover under this Sub-Section does not include liability in respect of

- · dietary advice or instruction; or
- errors or omissions or neglects in treatment administered by You or on Your behalf;
- rr. ultrasound, provided that the Equipment Supervision Requirement is met and We will not cover ultrasound for medical use;
- ss. vacuum suction, provided that the Equipment Supervision Requirement is met
- tt. waxing

Special Conditions

1. Patch Test Requirement

You must perform a sensitivity patch test on the client, using the exact substance that is to be applied during the treatment at least 24 hours before performing the treatment for the first time and will not proceed with the treatment if the results of the test are not satisfactory;

2. Equipment Supervision Requirement

- i) all Equipment is kept under regular supervision by a responsible trained person who must be on the Premises continuously while the Equipment is in use; and
- ii) full instructions are given to the clients as to the method of safe use of the facilities

3. Additional Persons Insured

We will subject to the terms of this Section indemnify:

- i) in the event of the death of any person entitled to indemnity under this Section the deceased's legal personal representatives but only in respect of liability incurred by such deceased person
- ii) at Your request:
 - any of Your directors, Your partners or Employees in respect of liability arising in connection with the Business provided that You would have been entitled to indemnity under this Section if the claim had been made against You
 - any officer committee or member of Your canteen, sports, social or welfare organisations fire security first aid, medical or ambulance services in their respective capacities as such
 - any of Your directors or senior officials in respect of private work undertaken by any Employee for that director or senior official

Provided that:

- i. such persons are not entitled to indemnity under any other Policy covering such liability
- ii. each person will as though they were You observe, fulfil and be subject to the terms of this Policy insofar as they can apply
- iii. We will retain sole conduct and control of any claim or
- iv. where We are required to indemnify more than one party Our total liability will not exceed the limit of liability

4. Bona-fide Subcontractors

We will indemnify You in respect of work carried out by bona-fide subcontractors working for You or on Your behalf. It is a condition precedent to liability under this extension that:

- i. where any work is undertaken for You or on Your behalf by any bona-fide subcontractor You must prior to their appointment ensure that each bona-fide subcontractor holds current and valid Public Liability insurance appropriate to the work being carried out with a Limit of Indemnity which is no less than the Public Liability limit of this Policy
- ii. in the event of a claim under this extension You shall provide documentary evidence of the Public Liability insurance held by the bonafide subcontractors at the time of their appointment to work for You
- iii. annual payments to bona-fide subcontractors shall not exceed £50,000 per annum or 25% of Your annual turnover whichever is greater unless agreed to the contrary by Us.



5. Corporate Manslaughter and Corporate Homicide Act 2007

We will indemnify You in respect of:

- a. legal fees and expenses incurred with Our prior written consent for defending prosecutions, including appeals against convictions
- b. costs of prosecution awarded against You

which arise from criminal proceedings for any offence as defined in Section 1 of the Corporate Manslaughter and Corporate Homicide Act 2007

The total amount payable under this extension in respect of all claims occurring during any one $\frac{Period of Insurance}{Period of Insurance}$ is limited to £1,000,000.

We will not indemnify You under this extension in respect of:

- i. any prosecutions unless they relate to the death of any person other than an Employee occurring within the Territorial Limits during the Period of Insurance happening in connection with the Business
- ii. the payment of fines or penalties
- iii. any remedial or publicity orders or any steps required to be taken by such order
- iv. defence Costs and Expenses and costs of prosecution awarded against You for which You are entitled to indemnity under any other Policy or would have been entitled to an indemnity but for the existence of this Policy
- v. any proceedings resulting from any deliberate act or omission by You

6. Court Attendance Costs

We will compensate You if at Our request You or any director, partner or Employee is attending court as a witness in connection with a claim for which You are entitled to indemnity. The maximum We will pay for:

- a. You, each director or partner is £500 per day
- b. each Employee is £250 per day

Cross Liability

Where the policyholder comprises of more than one party We will treat each party as if a separate Policy had been issued to each, provided that nothing in this Extension will increase Our liability beyond the amount for which We would have been liable had this Extension not applied.

8. Defective Premises Act 1972

We will indemnify You in respect of legal liability incurred by You under Section 3 of the Defective Premises Act 1972 or Section 5 of the Defective Premises (Northern Ireland) Order 1975 in connection with any Business Premises or land which has been disposed of by You. Provided that this indemnity shall not apply to:

- a. the cost of rectifying any Damage or defect in premise or land disposed of
- b. liability for which You are entitled to indemnity under another insurance policy

9. Health and Safety at Work etc Act 1974

We will indemnify You against legal Costs and Expenses incurred with Our written consent for defending prosecutions for a breach of the Health and Safety at Work etc. Act 1974 or similar legislation in Northern Ireland, the Channel Islands or the Isle of Man committed or alleged to have been committed in the course of the Business during the Period of Insurance.

We will also pay prosecution costs awarded and the costs incurred with Our written consent in appealing against any judgement given. Provided that this indemnity shall not apply to the payment of fines or penalties.

10. Data Protection cover

If proceedings are brought against You under Section 13 of the Data Protection Act 1988 or under Article 82 of the General Data Protection Regulations (Regulation (EU) 2016/679) or under any legislation implementing the General Data Protection Regulations or under any replacement legislation in respect of any of the foregoing, We will indemnify You for

- a. legal fees and defence costs
- legal liability for compensation to an individual who is the subject of personal data You hold and who suffers material or non-material
 Damage cause by
 - inaccuracy of Data
 - Loss of Data
 - unauthorised destruction or disclosure of the Data

Provided $\ensuremath{\mathbf{We}}$ do not provide any cover other than as provided by this cover.

We will not provide indemnity for

- i. Damage to property
- ii. fraud, dishonesty, insolvency, financial default, conspiracy, conversion, deceit, intimidation, inducement of breach of contract, injurious falsehood or breach of confidence



- iii. libel, slander or defamation
- iv. consequential losses
- v. liability
 - as a result of You having authorised the destruction or disclosure of the Data
 - · which could reasonably have been expected to arise as a result of any other deliberate act or omission by You
 - · arising solely by the terms of any agreement
 - for liquidated damages or under any penalty clause
- vi. any fine or statutory payment
- vii. legal costs or expenses or financial losses in respect of any order for rectification or erasure of Data or requiring that Data to be supplemented by any other statements
- viii. proceedings related to compensation for any Employee if the Employers Liability Section of this Policy is not in force.

The most We will pay for all claims occurring during any one Period of Insurance is £1,000,000.

11. Consumer Protection Act Costs

We will indemnify You and at Your request any director, partner or Employee against legal Costs and Expenses incurred with Our written consent for the defence of any criminal proceedings brough or in an appeal against conviction arising from such proceedings in respect of a breach of Part II of The Consumer Protection Act 1987. Provided that the proceedings relate to an offence alleged to have been committed in the course of the Business and during the Period of Insurance.

What is not covered:

- i. Any legal liability You have to pay fines or penalties.
- ii. Costs and Expenses insured by any other insurance policy
- iii. legal Costs and Expenses arising out of any deliberate act or omission by You

12. Indemnity to Principals

We will at Your request indemnify any Principal to the extent required by the contract between You and the Principal in respect of liability arising from the performance of work by You for such Principal Provided that:

- a. We shall retain sole conduct and control of any claim
- b. the Principal shall observe, fulfil and be subject to the terms conditions exclusions and limits of this Section insofar as they can apply

13. Motor Contingent Liability

Notwithstanding Exclusion 3 of this Section We will indemnify You against legal liability arising out of the use of any motor vehicle not belonging to or provided by You and being used in the course of the Business anywhere in Territorial Limits.

Provided that this indemnity will not apply:

- i. in respect of **Damage** to the vehicle or to property conveyed therein
- ii. while such vehicle is being driven by
 - You
 - any person who to Your knowledge or that of Your representatives does not hold a licence to drive the vehicle unless such a person
 has held and is not disqualified from holding or obtaining such a licence
- iii. to liability for which \underline{You} are entitled to indemnity under another insurance \underline{Policy}

14. Temporary Employees

We will indemnify You in respect of temporary Employees. Cover is provided under this Extension to a maximum of 50 man-days worked in and one Period of Insurance.

This Extension does not remove the need to declare changes in Employee numbers as required by General Condition 1 of this policy.

WHAT IS NOT COVERED:

The following exclusions apply to this Section, in addition to the General Exclusions at the end of this policy.

- Any applicable Excess
- 2. Liability which is assumed by You by agreement, unless such liability would have attached in the absence of such agreement
- 3. Bodily Injury to any Employee arising out of and in the course of the employment or engagement of such persons by You
- 4. Damage to property owned by, hired to or in the custody or control of You or any Insured Person other than:
 - i. personal effects including motor vehicles and their contents belonging to any director, partner, Employee, guest or visitor of Yours
 - ii. Premises temporarily occupied by You for the purposes of undertaking work in connection with the Business
 - iii. Premises (including its fixtures and fittings) leased, hired or rented to You provided that We will not be liable in respect of liability assumed by You under a tenancy or other agreement which would not have attached in the absence of such agreement

- 5. Bodily Injury or Damage arising from Your ownership, possession, use or control or on Your behalf of
 - i. any locomotive
 - ii. aircraft or aerial device
 - iii. watercraft (other than hand propelled craft of less than 20 feet in length) or;
 - iv. hovercraft
- 6. **Bodily Injury** or **Damage** arising from **Your** ownership, possession, use or control or on **Your** behalf of any mechanically propelled vehicle or trailer attached thereto other than
 - i. any vehicle not licensed for road use
 - ii. any vehicle while being used as a tool of trade
 - iii. the loading or unloading of any vehicle provided that You are not entitled to indemnity from any other source and that this Policy shall not apply to liability for which compulsory insurance or other security is required by any road traffic legislation
- 7. Bodily Injury or Damage arising from or contributed to by any breach of professional duty in relation to:
 - i. Advice, instruction, consultancy, design, plan, inspection, specification provided for a fee
 - ii. Treatment, therapy, formula, medication, teaching, supervision, certification or advice given by or on Your behalf (other than first aid) unless Treatment Risks is stated as covered on Your Insurance Schedule
 - iii. The provision of any labelling or instruction for use (other than instructions given for lotions/creams/oils blended by You but only when in accordance with the manufacturer's instructions)
 - iv. The provision of any defective container
- 8. Liability or any allegation claim, circumstances or proceeding for **Bodily Injury** or **Damage** to property arising from any product sold, supplied or exported to the United States of America or Canada
- 9. The cost of recalling, removing, repairing, replacing, reinstating or in any other way making good or providing compensation in place of
 - i. any Product Supplied if such liability arises from any defect therein or the harmful nature or unsuitability thereof
 - ii. defective work
- 10. Pollution or Contamination other than caused by a sudden, identifiable, unintended and unexpected incident which takes place in its entirety at a specific time and place during the Period of Insurance and Our liability for all compensation payable in respect of all Pollution or Contamination which is deemed to have occurred during any one Period of Insurance shall not in aggregate exceed the amount shown as the Limit of Indemnity in the Insurance Schedule
- 11. Liability arising from:
 - i. exposure to
 - ii. inhalation of
 - iii. fears of the consequences of exposure to or inhalation of
 - iv. the costs incurred by anyone in repairing removing replacing recalling rectifying reinstating or managing (including those of any persons under any statutory duty to manage) any property arising out
 - of the presence of asbestos including any products containing asbestos
 - Asbestos means
 - Asbestos, asbestos fibres or any derivatives of asbestos
- 12. Any legal liability
 - i. fines or penalties
 - ii. the costs of appeal against any improvement or prohibition notices
 - iii. fees for intervention payable under the Health and Safety Fees (Regulations) 2012
 - iv. compensation ordered or awarded by a Court of Criminal Jurisdiction
 - v. aggravated, restitutionary, exemplary or punitive damages or any additional damages resulting from the multiplication of compensatory damage or other non-compensatory damages awarded by any Court outside Great Britain, Northern Ireland, the Channel Islands or the Isle of Man.
- 13. Any liability arising directly or indirectly from, or in connection with, or consisting of any loss, destruction, damage, Failure or Loss of Data resulting directly or indirectly from or in connection with
 - i. Virus or Similar Mechanism
 - ii. Denial of Service Attack
 - iii. unauthorised access to or use of Computer and Electronic Equipment
- 14. Any consequence whatsoever resulting directly or indirectly from or in connection with any of the following regardless of any other contributory cause or event
 - i. Terrorism
 - ii. any action taken in controlling, preventing, suppressing or in anyway relating to Terrorism except as stated in Special Provision Terrorism below.



Terrorism means

Any act or acts including but not limited to the use or threat of force and/or violence and/or harm or damage to life or to property (or the threat of such harm or damage) including but not limited to harm or damage by nuclear and/or chemical and/or biological and/or radiological means caused or occasioned by any person(s) or group(s) of persons or so claimed in whole or in part for political, religious, ideological or similar purposes.

In any action, suit or other proceedings where We allege that any consequence whatsoever resulting directly or indirectly from or in connection with (14)(i) and/or (14)(ii) above regardless of any other contributory cause or event is not covered under this Section (or is covered only up to a specified limit of liability) the burden of proving that any such consequence is covered (or is covered beyond that limit of liability) under this Section shall be upon You.

Special Provision - Terrorism

Subject otherwise to the terms of the policy

Neither of the exclusions in (14)(a) and (14)(b) above will apply to the Public and Products Liability Section but the Limit of Liability for the purpose of this Special Provision - Terrorism is limited to

- i. £5,000,000 in respect of any one event or all events consequent on or attributable to one original cause
- ii. £5,000,000 in respect of all events happening in any one Period of Insurance in respect of products supplied or any other amount specified in the Insurance Schedule for Public and Products Liability whichever is the lower.



Section 2 – Teaching Cover

Provides indemnity for compensation sought following negligent act, error or omission in respect of advice or services provided for which You have received a fee in consideration up to the limit defined in Your Insurance Schedule.

This section of the insurance is a claims made wording. It only covers claims made against You and notified to Us during the Period of Insurance or within 30 days of the expiry of the Period of Insurance.

WHAT IS COVERED:

Where this cover has been selected and is shown in Your Insurance Schedule We will indemnify You against:

- Any claim or claims (including all legal Costs and Expenses which You shall become liable to the claimant) up to but not exceeding in the
 aggregate for all claims under this insurance, the total sum insured specified in the Insurance Schedule for negligent acts, errors or omissions
 whenever or wherever committed or alleged to have been committed by You in the conduct and carrying out of Your professional Business
 of teaching and training, provided that the claim or claims are:
 - a. Made against You during the Period of Insurance specified in the Insurance Schedule and
 - b. Notified as soon as possible in writing to Us by You during the Period of Insurance;
 - c. Arising out of any act, error or omission which occurred subsequent to the inception date of this Policy;
 - d. Arising out of any acts, errors or omissions occurring in the Territorial Limits stated in Your Insurance Schedule.
- Any claim or claims arising in respect of libel, slander, defamation up to but not exceeding the Limit of Indemnity specified in the Insurance Schedule

The liability of Us under this insurance in respect of any one claim or aggregate for all claims in any one Period of Insurance shall not exceed the limit of liability specified in the Insurance Schedule. We will pay all costs, fees and expenses incurred with the prior consent of Us by You in the defence of settlement of a claim or claims made against You but not exceeding in total the limit of indemnity referred to in the Insurance Schedule.

CONDITIONS

These are the conditions of the Insurance You will need to meet as part of this contract. If You do not, a claim may be rejected or payment could be reduced. In some circumstances Your Policy might be invalid. These conditions apply to this section in addition to the general conditions

- 1. You must hold a UK recognised teaching qualification;
- 2. You hold a UK recognised qualification for any treatments in which You are teaching;
- 3. All students maintain their own student insurance for any work carried out;
- 4. You are teaching up to a maximum of 10 students at any one time and 50 students in any one Period of Insurance

WHAT IS NOT COVERED:

- 1. Bodily Injury or loss of or damage to property arising from or contributed to by any breach of professional duty
- 2. Liability to any Employee
- 3. Liability to a member of Your immediate family (spouse, children, parents, siblings and their families)
- 4. Any claim or claims:
 - i. Made or threatened or in any way intimated prior to the inception date of the insurance.
 - ii. Arising from any known circumstance of which You had become aware prior to the insurance inception and which You or a reasonable person of Your profession would at any time prior to the insurance inception have considered may give rise to a claim or claim(s).
- 5. Claims brought about or contributed to by any dishonest, fraudulent, criminal or malicious act or omission of You or of any person at any time employed by You.
- 6. Claims arising from the conduct of any Business not conducted for the benefit of or on behalf of You.
- 7. Claims as a result of the insolvency, bankruptcy or liquidation as the case may be of You.
- 8. Claims arising from the sale or supply of goods by or on behalf of You.
- 9. Claims brought against You arising directly or indirectly out of physical assault, interference as a consequence thereof
- 10. Claims brought against You arising directly or indirectly from the use of non-medically prescribed drugs.
- 11. This insurance does not indemnify You against any liability to pay liquidated, punitive, exemplary or aggravated damages.
- 12. This insurance does not indemnify You against any liability to pay any fines and/or penalties imposed by law.
- 13. This insurance does not indemnify You against any liability to pay any trading debts.
- 14. This insurance does not indemnify You against any liability of You or any Principal of You arising solely from the duties of You or such principals as a director or legal officer of any company.
- 15. Any liability arising from a contract or agreement unless You would have been liable in the absence of such contract or agreement



- 16. Any consequence whatsoever resulting directly or indirectly from or in connection with any of the following regardless of any other contributory cause or event
 - i. Terrorism
 - ii. Any action taken in controlling, preventing, suppressing or in anyway relating to Terrorism

except as stated in Special Provision - Terrorism below.

Terrorism means

Any act or acts including but not limited to the use or threat of force and/or violence and/or harm or damage to life or to property (or the threat of such harm or damage) including but not limited to harm or damage by nuclear and/or chemical and/or biological and/or radiological means caused or occasioned by any person(s) or group(s) of persons or so claimed in whole or in part for political, religious, ideological or similar purposes.

In any action, suit or other proceedings where We allege that any consequence whatsoever resulting directly or indirectly from or in connection with (16)(i) and/or (16)(ii) above regardless of any other contributory cause or event is not covered under this Section (or is covered only up to a specified limit of liability) the burden of proving that any such consequence is covered (or is covered beyond that limit of liability) under this Section shall be upon You.

Special Provision - Terrorism

Subject otherwise to the terms of the policy

Neither of the exclusions in (16)(a) and (16)(b) above will apply to the Teaching Cover Section but the Limit of Liability for the purpose of this Special Provision - Terrorism is limited to £5,000,000 in respect of any one event or all events consequent on or attributable to one original cause or any other amount specified in the Insurance Schedule for Teaching Cover whichever is the lower.

- 17. Liability arising from:
 - i. exposure to
 - ii. inhalation of
 - iii. fears of the consequences of exposure to or inhalation of
 - iv. the costs incurred by anyone in repairing, removing, replacing, recalling, recitifying, reinstating or managing (including those of any persons under any statutory duty to manage) any property arising out of the presence of

Asbestos including any product containing Asbestos

Asbestos means

asbestos, asbestos fibres or any derivatives of asbestos.

- 18. Any liability arising directly or indirectly from, or in connection with, or consisting of any loss, destruction or damage, Failure or Loss of Data resulting directly or indirectly from or in connection with
 - i. Virus or Similar Mechanism
 - ii. Denial of Service Attack
 - iii. unauthorised access to or use of Computer and Electronic Equipment.

However, We will not exclude any liability in respect of any ensuing accidental Bodily Injury or accidental Damage to Property which is not otherwise excluded.

Section 3 – Employers' Liability

This Section is only operative where Employers Liability is shown on Your Insurance Schedule.

WHAT IS COVERED:

We will indemnify You against:

- · legal liability to pay compensation and
- Costs and Expenses

in respect of **Bodily Injury** caused during the **Period of Insurance** to any **Employee** arising out of and in the course of employment or engagement of such person by **You** in connection with the **Business** within the **Territorial Limits**.

Limit of Liability

Our liability to pay compensation and Costs and Expenses in respect of any one claim or series of claims against You arising out of one original cause shall not exceed the Limit of Liability stated in the Insurance Schedule.

EXTENSIONS:

The following extensions apply to this Section:

1. Additional Persons Insured

We will subject to the terms of this Section indemnify:

- a. in the event of the death of any person entitled to indemnity under this Section the deceased's legal personal representatives but only in respect of liability incurred by such deceased person
- b. at Your request:
 - any of Your directors Your partners or Employees in respect of liability arising in connection with the Business provided that You
 would have been entitled to indemnity under this Section if the claim had been made against You
 - any officer committee or member of Your canteen sports social or welfare organisations fire, security, first aid, medical or ambulance services in their respective capacities as such
 - any of Your directors or senior officials in respect of private work undertaken by any Employee for that director or senior official

Provided that:

- a. such persons are not entitled to indemnity under any other Policy covering such liability
- b. each person will as though they were You observe fulfil and be subject to the terms of this Policy insofar as they can apply
- c. We will retain sole conduct and control of any claim or
- d. where We are required to indemnify more than one party Our total liability will not exceed the Limit of Liability

2. Corporate Manslaughter and Corporate Homicide Act 2007

We will indemnify You in respect of:

- a. legal fees and expenses incurred with Our prior written consent for defending prosecutions, including appeals against convictions
- b. costs of prosecution awarded against You

which arise from criminal proceedings for any offence as defined in Section 1 of the Corporate Manslaughter and Corporate Homicide Act 2007

The total amount payable under this Extension in respect of all claims occurring during any one Period of Insurance is limited to £1,000,000. We will not indemnify You under this Extension in respect of:

- any prosecutions unless they relate to death caused to any Employee occurring within the Territorial Limits during the Period of Insurance happening in connection with the Business
- 2. the payment of fines or penalties
- 3. any remedial or publicity orders or any steps required to be taken by such orders
- 4. defence Costs and Expenses and costs of prosecution awarded against You for which You are entitled to indemnity under any other Policy or would have been entitled to an indemnity but for the existence of this Policy
- 5. any proceedings resulting from any deliberate act or omission by You

3. Court Attendance Costs

We will compensate You if at Our request You or any director, partner or Employee are attending court as a witness in connection with a claim for which You are entitled to indemnity.

The maximum We will pay for:

- a. You, each director or partner is £500 per day
- b. each Employee is £250 per day.

4. Cross Liability

We will indemnify each party named as the Policyholder in Your Insurance Schedule as if a separate Policy had been issued to each. The maximum We will pay is the Limit of Liability regardless of the number of parties claiming indemnity

5. Health and Safety at Work etc Act 1974

We will indemnify You against legal Costs and Expenses incurred with Our written consent for defending prosecutions for a breach of the Health and Safety at Work etc. Act 1974 or similar legislation in Northern Ireland the Channel Islands or the Isle of Man committed or alleged to have been committed in the course of the Business during the Period of Insurance.

We will also pay prosecution costs awarded and the costs incurred with Our written consent in appealing against any judgement given. Provided that this indemnity shall not apply to the payment of fines or penalties.

We will not provide indemnity for proceedings relating to the health and safety of any person other than an Employee.

6. Indemnity to Principals

We will at Your request indemnify any Principal to the extent required by the contract between You and the Principal in respect of liability arising from the performance of work by You for such Principal.

Provided that:

- a. We shall retain sole conduct and control of any claim
- b. the Principal shall observe fulfil and be subject to the terms conditions exclusions and limits of this Section insofar as they can apply

7. Temporary Employees

We will indemnify You in respect of temporary Employees. Cover is provided under this Extension to a maximum of 50 man-days worked in any one Period of Insurance. This extension does not remove the need to declare changes in Employees as required by General Condition 1 of this policy.

CONDITIONS

These are the conditions of the Insurance You will need to meet as part of this contract. If You do not, a claim may be rejected or payment could be reduced. In some circumstances Your Policy might be invalid. These conditions apply to this section in addition to the general conditions.

- 1. Certificate of Employers' Liability
 - If this Policy or Section is cancelled any Certificate of Employers' Liability insurance provided by Us is similarly cancelled from the same date.
- 2. Our Right of Recovery

The indemnity provided by this Section is deemed to be in accordance with the provisions of any law relating to compulsory insurance of liability to Employees in the Territorial Limits If, by any such law, We are required to pay a claim which is excluded under Your Policy, You shall repay to Us all sums.

WHAT IS NOT COVERED:

The following exclusions apply to this Section, in addition to the General Exclusions at the end of this policy. We shall not be liable under this Section in respect of Bodily Injury:

- 1. Caused to any Employee (other than the driver) being carried in or upon a vehicle or entering or getting on to or alighting from a vehicle where such Bodily Injury is caused by or arises out of the use by You of a vehicle on a road. For the purposes of this exclusion the expression "vehicle", "use" and "road" shall have the same meaning as in Part VI of the Road Traffic Act 1988.
- 2. Arising in connection with any visits to or work on any offshore rig or platform. A visit to or work on any offshore rig or platform shall be deemed to commence at the time of embarkation onto a conveyance at the point of final departure to such rig or platform and continue until the time of disembarkation from a conveyance onto land on return from an offshore rig or platform.
- 3. Liquidated damages fines or penalties
- 4. Punitive exemplary or aggravated damages or any additional damages resulting from the multiplication of compensatory damages
- 5. Any consequence resulting directly or indirectly from or in connection with any of the following regardless of any other contributory cause or event
 - i. Terrorism
 - ii. any action taken in controlling, preventing, suppressing or in any way relating to Terrorism except as stated in Special Provision Terrorism below.



Terrorism means

Any act or acts including but not limited to the use or threat of force and/or violence, and/or harm or damage to life or to property (or the threat of such harm or damage) including but not limited to harm or damage by nuclear and/or chemical and/or biological and/or radiological means caused or occasioned by any person(s) or group(s) of persons or so claimed in whole or in part for political, religious, ideological or similar purposes.

In any action, suit or other proceedings where We allege that any consequence whatsoever resulting directly or indirectly from or in connection with (5)(i) and/or (5)(ii) above regardless of any other contributory cause or event is not covered under this Section (or is covered only up to a specified limit of liability) the burden of proving that any such consequence is covered (or is covered beyond that limit of liability) under this Section shall be upon You.

Special Provision - Terrorism

Subject otherwise to the terms of the policy

Neither of the exclusions in (5)(a) and (5)(b) above shall apply to the Employers' Liability Section but the Limit of liability for the purpose of this Special Provision - Terrorism is limited to £5,000,000, including costs and expenses.

- 6. Any consequence resulting directly or indirectly from or in connection with any of the following regardless of any other contributory cause or event
 - i. war, invasion, act of a foreign enemy, hostilities or a warlike operation or operations (whether war be declared or not), civil war, rebellion, revolution, insurrection, civil commotion assuming the proportions of or amounting to an uprising, military or usurped power
 - ii. any action taken in controlling, preventing, suppressing or in any way relating to (a) above except as stated in Special Provision- War below.

Special Provision-War

Subject otherwise to the terms of the policy

Neither of the exclusions in (6) (a) and (6) (b) above shall apply to the Employers' Liability Section but the Limit of Liability for the purpose of this Special Provision - War is limited to £5,000,000 including costs and expenses.

Section 4 – Stock, Equipment and Money

Provides cover for Stock, Equipment and Money

WHAT IS COVERED:

Where this cover has been selected and is shown in Your Insurance Schedule, We agree to pay for repair or replacement, up to the limit shown in Your Insurance Schedule, of Stock and Equipment that has been stolen or suffers Damage during the Period of Insurance and within the Territorial Limits.

We will pay You the amount of loss or at Our option reinstate or replace such Stock and/or Equipment provided that Our liability in any one Period of Insurance shall not exceed in the whole the total sum insured or in respect of any one item its sum insured or any other stated Limit of Liability.

Basis of Settlement

Equipment

This section of cover will be insured on a reinstatement basis. You must ensure the sum insured is adequate to cover the full cost of replacing Your Equipment in the same size, form, style and in a new condition at the time of the loss.

Stock

This section of cover will be insured on an indemnity basis. You must ensure the sum insured is adequate to cover the full cost of replacing Your Stock at its value at the time of loss or destruction with an adjustment made for wear and tear.

Average – If at the time of a loss the sum insured is insufficient, We will reduce the claim amount in proportion with the underinsurance.

Pairs & sets – We will not pay for the cost of replacing any undamaged items which form part of a set, suite or one of a number of items of a common nature, colour or design, when Damage happens to a specific part and replacements cannot be sourced.

The sum insured is the maximum We will pay for any claim under this section.

WHAT IS NOT COVERED

- 1. The amount of any Excess
- Theft or Damage of Stock and/or Equipment whilst in transit which has not been reported to the carrier and a written report obtained or where You were not travelling with the Stock and/or Equipment. In the case of an airline a Property Irregularity Report will be required
- Theft of any Stock and/or Equipment left unattended unless the theft shows evidence of forced entry and/or exit to or from any premises, securely locked locker or other similar place of storage
- 4. Theft of any Stock and/or Equipment left unattended in the open
- 5. Any theft from an unattended motor vehicle unless the Stock and/or Equipment is placed in a locked boot or a covered luggage area, all the vehicle's security devices are fully armed and there is evidence of forced entry verified by a Police Report
- 6. Scratching, denting or any cosmetic change which does not impair the function of the Stock and/or Equipment
- 7. Theft or damage to Stock and/or Equipment whilst hired out or loaned by You to any other person unless You are in attendance
- 8. Damage caused by decay, wear and tear, moth, vermin, atmospheric or climatic conditions, manufacturing fault, inherent defect, deterioration or mechanical derangement of any kind

EXTENSIONS

The following extensions apply to this Section:

1. Money

We will indemnify You in respect of loss of Money which:

- a. Belongs to You; or
- b. You are responsible for

Whilst in connection with the Business up to the limit of liability against each item below:

Non-Negotiable Money		£50,000	
Negotiable money whilst either:		As stated in Your Insurance Schedule	
a.	in Your residence or that of Your directors, partners or Employees		
b.	in transit or in a bank night safe and thereafter within bank premises until at the bank's risk		
C.	on contract sites whilst You or any Employee is working there		



WHAT IS NOT COVERED

- 1. Theft by any of Your directors, partners or Employees unless the theft is discovered and reported to the police within seven working days of the occurrence.
- 2. Theft from an unattended vehicle
- 3. Shortage due to error or omission.
- 4. Loss due to the use of counterfeit Money
- 5. Loss outside of Great Britain, Northern Ireland, the Republic of Ireland, the Channel Islands or the Isle of Man



Endorsements

ADDITIONAL TREATMENTS

Cover is provided under Section 1 Public and Products Liability where the additional treatments have been selected, additional premium paid and the **Endorsement** is operative on the **Insurance Schedule**

- 1. Dermaplaning, provided that:
 - a. the treatment is carried out by a therapist qualified to NVQ level 2 or above who has also undertaken training in dermaplaning;
 - b. all blades are brand new or are thoroughly sterilised before use and disposed into a sharps container;
 - c. a pre-treatment consultation is completed with the client and agreed and signed by them including declaration of any contraindications;
 - d. You have provided full written aftercare instructions to the client; and
 - e. You do not proceed with the treatment if the client declares any contraindications;
- 2. Electrolysis (epilation), provided that You use a new sterile needle (which will be disposed of immediately into a sharps container once treatment is completed) for each client
- 3. Acid peels (AHA/glycolic) up to 40% acid, provided that:
 - a. You have provided full written aftercare instructions to the client;
 - b. the concentration of Glycolic/Alpha-Hydroxy Acid does not exceed 40%; and
 - c. You have carried out a test for allergic reaction 24 hours prior to commencing any course of acid skin care treatment. Should there be an allergic reaction to the test the treatment should not proceed and any subsequent treatment to the test will not be covered;
- 4. LED Face Masks
- 5. Micro-needling, provided that We shall not be liable under this extension if:
 - a. a local anaesthetic cream is used that is based on nanosomes;
 - b. the needles used are longer than 1.5mm;
 - c. each medical apparatus has:
 - been used on more than one customer;
 - · not been sterilised before each use; or
 - not been discarded after 6 uses; or
 - d. the sterilisation fluids used to sterilise the medical rollers have not been replace

We shall not be liable under this extension with regard to claims arising from infectious diseases unless:

- any razor or clipper blades, steel combs, electrolysis needles or any item which could pierce the skin while in use is brand new or thoroughly sterilised before use; and
- ii. all disposable needles have been disposed of immediately into a sharps container;
- 6. Million Dollar Facial, provided that:
 - a. the treatment is carried out by a therapist qualified to NVQ Level 2 or above who has also completed training in Million Dollar Facial;
 - b. any needles which could pierce the skin are brand new for each customer before use;
 - c. any blades or Equipment which could pierce the skin or come into contact with the customer while in use is brand new or are thoroughly sterilised before use;
 - d. all disposable needles have been disposed of immediately into a sharps container;
 - e. a pre-treatment consultation is completed with the client and agreed and signed by them including declaration of any contraindications;
 - f. You have provided full written aftercare instructions to the client;
 - g. the concentration of Hyaluronic Acid does not exceed 10%;
 - h. any required pre-treatment patch test has been carried out in line with product and training instructions and that treatment does not proceed if there is an allergic reaction to the test;
 - i. a local anaesthetic cream is used that is not based on nanosomes;
 - i. the needles used are no longer than 1.5mm;
 - k. the sterilisation fluids used to sterilise the Equipment is replaced between each customer; and
 - I. if the client declares any contraindications You must not proceed with the treatment.
- 7. Radio frequency/cavitation, provided that:
 - a. such treatments are carried out by a therapist qualified to NVQ Level 2 or above who has also undertaken manufacturer's training for the machine to be used;
 - b. treatment is carried out on persons of 18 years and over;
 - c. a consent form has been completed and signed by the client; and
 - d. You have used any Equipment or products for the performance of the treatment in accordance with the manufacturer's instructions including any skin testing requirements;



8. Solaria and Sun Beds

In connection with the provision of ultra-violet or infra-red treatment facilities, provided that:

- a. the tubes used within the Equipment emit UVA and UVB rays only
- b. the Equipment is used, maintained and serviced in accordance with manufacturer's instructions
- c. the manufacturer's training has been taken by all therapists operating or supervising the operation of the Equipment
- d. Equipment used is under 5 years old and is owned, hired or leased and used exclusively by You
- e. manufacturers' warning signs are clearly displayed around the vicinity of the solarium and located at eye level
- f. full instructions are given to the customer as to the method of safe use of the **Equipment** including the need to limit exposure time and where the **Equipment** releases ultra-violet rays, the need to wear suitable eye protection and avoid the use of body lotion
- g. the **Equipment** is under regular supervision by a responsible trained person who shall be on the **Premises** continuously while the **Equipment** is in use
- h. prior to each treatment involving ultra-violet rays whether from sun-beds or solaria or other devices, a client record card is completed and signed by each client including a declaration to the effect that they
 - are not in an advanced state of pregnancy
 - · they do not suffer from high/low blood pressure or any circulation disorder
 - · do not have any skin allergies; and
- i. are not taking tranquillisers or antibiotics or antitubercular drugs or any anti-fungal agents or any antidepressants and if they cannot sign such a declaration they will be required to produce a medical certificate stating that they are not abnormally susceptible to the effects of sun treatment;
- j. the Equipment time settings are operated only by qualified therapists and the therapist responsible for supervising the operation of the Equipment at the time of its use has checked that the timer is switched off at the end of each session; and
- k. each sun bed operates an automatic shut off once the set time has elapsed.

9. Sauna and Steam Rooms

All saunas, steam rooms and Turkish baths at Your Premises must be:

- a. physically switched OFF at the power source to all sources of heat by the duty manager or a nominated senior staff member at the close of each and every period during which Your Premises have been open to the public
- b. inspected internally and externally by the duty manager or a nominated senior staff member and any loose or unfixed combustible materials removed from the sauna cabins, steam rooms or Turkish baths
 - before being switched on
 - · before being switched on
 - at the close of each and every period during which Your Premises have been open to the public
 - at two hourly intervals throughout each and every period during which Your Premises are open to the public

All inspections verifying these actions must be recorded in writing by the duty manager or nominated senior staff member responsible and the written records must be checked weekly by the management for compliance with these requirements

c. serviced and maintained in accordance with the manufacturers instructions or as necessary and all service and maintenance records must be retained by the management



General Conditions

These are the conditions of the insurance You will need to meet as Your part of this contract. If Your do not a claim may be rejected or payment could be reduced. In some circumstances Your Policy might be invalid.

- 1. You must tell Us as soon as practicably possible of Your becoming aware of any changes in the information You have provided to Us which happen before or during any Period of Insurance including but not limited to any change to Your Business description or activities, any change to the Insured Persons or any changes needed to Your sums insured
- 2. Alteration of Risk
 - If there has been any alteration to the Property Insured and/or the Premises and/or the Business after the effective date of this insurance which increases the risk of loss, destruction, damage, accident or injury, or Your interest ceases except by will or operation of law, We will at Our option avoid the Policy from the date of such alteration or when Your interest ceases, unless We accept the alteration
- 3. You must exercise reasonable care to prevent Accident, injury, loss or Damage and at all times act as if uninsured
- 4. You and anybody administering any treatment must be Qualified or be under the direct supervision of a Qualified person
- 5. The due observance and fulfilment of all terms and conditions of this insurance by You, or anyone acting on Your behalf insofar as they relate to anything to be done or complied with by You or anyone acting on Your behalf shall be a condition precedent to Our liability to make any payment under this insurance
- 6. You shall reimburse to Us any expenses not covered by this insurance, which are incurred by Us on Your behalf
- 7. If You or any person acting on Your behalf shall make any claim or statement knowing the same to be false or fraudulent as regards the amount or otherwise, then this insurance shall become void and all claims hereunder shall be forfeited
- 8. Under Insurance A proportionate reduction in any claims settlement will be made should You under insure (i.e. the Insured Value You have chosen is less than the Indemnity Value of the Property Insured).
- 9. If there is any other insurance covering the same claim, or would have covered the claim but for the existence of this policy, **We** will not make any payment under Public and Products Liability, Teaching Cover and Employers' Liability until all cover under that other insurance is exhausted. For all other claims **We** will not pay more than **Our** share of the claim, even if the other insurer refuses the claim. Important note This condition will not have the effect of leaving **You** without cover for any claim and operates where there is any other insurance covering the same claim (or would have in the absence of this policy) and determines how those insurance policies apply.
- 10. If You comprise of more than one party, each operating as a separate and distinct entity, the policy shall apply in the same manner and to the same extent to each party as if they were separately and individually insured.
 - Provided that, for the purposes of the Total Sum Insured or Limit of Liability or any amount payable stated in Your Insurance Schedule or elsewhere in this Policy (as the case may be), all of the parties insured under this Policy shall be treated as one party so that there shall be only a single contract of insurance between Us as one party and You as the other party
- 11. Non Disclosure, Misrepresentation or Misdescription
 - a. Before this policy was entered into
 - If You have breached Your duty to make a fair presentation of the risk to Us before this policy was entered into, then:
 - · where the breach was deliberate or reckless, We may avoid this policy and refuse all claims, and keep all premiums paid;
 - where the breach was neither deliberate nor reckless, and but for the breach:
 - o We would not have agreed to provide cover under this policy on any terms, We may avoid this policy and refuse all claims, but will return any premiums paid;
 - o We would have agreed to provide cover under this policy but on different terms (other than premium terms), We may require that this policy includes such different terms with effect from its commencement and/or
 - We would have agreed to provide cover under this policy but would have charged a higher premium, Our liability for any loss amount payable shall be limited to the proportion that the premium We charged bears to the higher premium We would have charged, as outlined in Schedule 1 to the Insurance Act 2015.
 - b. Before a variation was agreed

If $\underline{\textbf{You}}$ have breached $\underline{\textbf{Your}}$ duty to make a fair presentation of the risk to $\underline{\textbf{Us}}$ before any variation to this policy was agreed, then:

- where the breach was deliberate or reckless, We may cancel this policy with effect from the date of the variation, and keep all premiums paid
- where the breach was neither deliberate nor reckless, and but for the breach:
 - o We would not have agreed to the variation on any terms, We may treat this policy as though the variation was never made, but will return any additional premiums paid
 - We would have agreed to the variation but on different terms (other than premium terms), We may require that the variation includes such different terms with effect from the date it was made, and/or
 - o We would have agreed to the variation but would have increased the premium, or would have increased it by more than We did, or would not have reduced it or would have reduced it by less than We did, Our liability for any loss amount payable shall be limited on a proportionate basis, as outlined in Schedule 1 to the Insurance Act 2015.

This condition operates in addition to any provisions relating to underinsurance in this policy.



General Exclusions

The following exclusions apply to the whole of this Policy. Any other exclusions are shown in the Sections to which they apply.

This Policy does not provide cover for any accidental Damage, loss or theft or any legal liability of whatsoever nature, directly or indirectly caused, contributed to, by or happening through or in the consequence of:

- 1. Anything which occurred before the **Period of Insurance**
- 2. Any act of fraud or dishonesty by You or anyone acting on Your behalf
- 3. War

Any consequence whatsoever which is the direct or indirect result of any of the following, or anything connected with any of the following, whether or not such consequence has been contributed to by any other cause or event

- a. i. war, invasion, act of a foreign enemy, hostilities or a warlike operation or operations (whether war be declared or not), civil war, rebellion, revolution, insurrection, civil commotion assuming the proportions of or amounting to an uprising, military or usurped power
 - ii. mutiny or military uprising, martial law
- b. nationalisation, confiscation, requisition, seizure, damage or destruction by or by order of any government or any local or public authority, and
- c. any action taken in controlling, preventing, suppressing or in any way relating to (3) (a) and/or (3) (b) above

However,

- (1) exception (3) (a) (ii) shall only apply in respect of the Property Damage, when insured by this policy
- (2) exceptions (3) (a) (b) and (c) do not apply to the Employers' Liability Section, when insured by this policy
- (3) exception (3) (b) does not apply to the Public and Products Liability Section or the Teaching Cover Sections when insured by this policy.
- 4. Terrorism

Applicable to Property Damage Section only

Any Damage to the Property Insured resulting directly or indirectly from or in connection with any of the following regardless of any other cause or event contributing concurrently or other sequence to the loss

- a. Terrorism
- b. civil commotion in Northern Ireland
- c. any action taken in controlling, preventing, suppressing, or in any way relating to (a) and/or (b) above.

Terrorism means

- a. in respect of Damage occurring in England, Wales and Scotland only but not the territorial seas adjacent thereto as defined by the Territorial Sea Act 1987 nor the Isle of Man or the Channel Islands acts of persons acting on behalf of or in connection with any organisation which carries out activities directed towards the overthrowing or influencing by force or violence HM Government in the United Kingdom or any other government de jure or de facto
- b. in respect of Damage occurring in any territory not specified in (i) above any act or acts including but not limited to the use or threat of force and/or violence, and/or harm or Damage to life or to property or the threat of such harm or Damage including but not limited to harm or Damage by nuclear and/or chemical and/or biological and/or radiological means caused or occasioned by any person(s) or group(s) of persons or so claimed in whole or in part for political, religious, ideological or similar purposes.

In any action, suit or other proceedings where We allege that any Damage results from Terrorism as defined above and is therefore not covered by this Section, the burden of proving that any such Damage is covered under this Section will be upon You

- 5. Death or disablement, loss or destruction of or Damage to any Property Insured, any loss or expense whatsoever, any consequential loss or legal liability directly or indirectly cause by or contributed to by or arising from
 - a. i. ionising radiations or contamination by radioactivity from nuclear fuel or from nuclear waste from the combustion of nuclear fuel
 - ii. the radioactive, toxic, explosive or other hazardous or contaminating property of any nuclear installation, reactor or other nuclear assembly or nuclear component thereof
 - b. The use of any weapon or device
 - i. dispersing radioactive material and/or ionising radiation, or
 - ii. using radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter but this will not apply in respect of radioactive isotopes at the Premises (other than nuclear fuel or nuclear waste) used in the course of the Business for the purpose they were intended.

However,

- a. Exception (5) (b) does not apply to the Employers' Liability, Public and Products Liability and Teaching Cover Sections when insured by this Policy
- b. In relation to the Employers' Liability Section, exception (5) (a) only applies when You under a contract or agreement have undertaken to
 - (a) indemnify another party, or
 - (b) assume the liability of another party.
- 6. An outbreak of any disease which is classified by the World Health Organisation as a Pandemic
- 7. Pressure waves from aircraft or other aerial devices travelling at supersonic speeds



- 8. Suicide or attempted suicide, intentional self-injury or deliberate exposure to unusual danger (except in an attempt to save life), You being under the influence of alcohol or drugs, or suffering from mental sickness, nervous anxiety, depression, emotional disorders or stress related conditions or complaints (even if the mental sickness, nervous anxiety, depression or stress related conditions or complaints arose out of a physical Accident or Bodily Injury)
- 9. Any loss or Damage:
 - a. deliberately caused by; or
 - b. arising from a criminal act caused by;

You or any other person living with You.

- 10. Consequence of or in any way involving reckless disregard and/or wilful breach of duty of any kind
- 11. Any claims brought against You in any country or jurisdiction outside of the United Kingdom
- 12. Directly or indirectly relating to asbestos including but not limited to mental injury or fear of suffering Bodily Injury, death, disease or illness
- 13. Claims arising out of the discharge, dispersal, release or escape of smoke, vapours, soot, fumes, acids, alkalis, toxic chemicals, liquids or gases, waste materials or other irritants, contaminants or pollutants into or upon land, the atmosphere or any watercourse or body of water, but this exclusion does not apply if such discharge, dispersal, release or escape is caused by a sudden unexpected and unintended happening. It is further agreed that expenses for the prevention of any contamination or pollution shall also form part of this exclusion and shall not be recoverable under this Insurance
- 14. Loss or Damage caused by decay, wear and tear, moth, vermin, atmospheric or climatic conditions, manufacturing fault, inherent defect, deterioration or mechanical derangement of any kind
- 15. Loss due to confiscation, detention by Customs or other authority.
- 16. Any claim which arising directly or indirectly from or consisting of the failure or inability of
 - a. electronic circuit, microchip, integrated circuit, microprocessor, embedded system, hardware, software, firmware, program, computer, data processing equipment, telecommunications equipment or systems, or any similar device
 - b. media or systems used in connection with anything referred to in (16) (a) above

whether Your property or not, at any time to achieve any or all of the purposes and consequential effects intended by the use of any number, symbol or word to denote a date and this includes without any limitation the failure or inability to recognise, capture, save, retain or restore and/or correctly to manipulate, interpret, transmit, return, calculate or process any date, data, information, command, logic or instruction as a result of

- a. recognising, using or adopting any date, day of the week or period of time, otherwise than as, or other than, the true or correct date, day of the week or period of time
- b. the operation of any command or logic which has been programmed or incorporated into anything referred to in (a) and (b) above.

However,

- a. We will not exclude any claim for subsequent loss or destruction of or damage to any property or consequential loss which itself results from a **Defined Contingency** arising under the Property Damage Section, but only to the extent that such claim would otherwise be insured under that Section.
- b. exceptions (16) (a) and (16) (b) do not apply to the Employers' Liability Section when insured by this policy.

Definition

The following definition only applies to this exception

'Defined Contingency'

fire, lightning, explosion, aircraft and other aerial and/or spatial devices or articles dropped from them, riot, civil commotion, strikers, locked out workers, persons taking part in labour disturbances, malicious persons other than thieves, earthquake, storm, flood, escape of water from any tank apparatus or pipe, impact by any road vehicle or animal, or theft.

SANCTION LIMITATION AND EXCLUSION CLAUSE

We shall not provide cover nor shall We be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose the Underwriters to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America.

Complaints Procedure

Our commitment to customer service

We are committed to going the extra mile for Our customers. If You believe that We have not delivered the service You expected, We want to hear from You so that We can try to put things right. We take all complaints seriously and following the steps below will help Us understand Your concerns and give You a fair response.

HOW TO COMPLAIN

Please quote Your Policy number and claim reference (if applicable) in all correspondence so that Your concerns may be dealt with speedily. If You are unhappy with any element of the cover We provide or any aspect of Our service or have a cause for complaint, please contact:

Subject	Contact
A claim	Please contact Davies Group Customer Relations: • Email - customer.care@davies-group.com • Post – Davies Managed Systems Limited, PO BOX 2801, Hanley, Stoke on Trent, ST4 5DN • Phone – 01782 339128 Details of the Davies Group internal complaint-handling procedures are available on request.
All other maters	Please contact Ripe Insurance: • Email – complaints@ripeinsurance.co.uk • Post – Ripe Insurance, The Royals 353 Altrincham Road, Manchester, M22 4BJ • Phone – 0344 274 3262

COMPLAINTS PROCESS

We will:

- · Acknowledge all complaints promptly
- · Investigate quickly and thoroughly
- Keep You informed of progress
- Do everything possible to resolve Your complaint
- Use the information from Your complaint to proactively improve Our service in the future

Once Your complaint is reviewed, a final decision will be issued in writing within 8 weeks of the date Your complaint is received.

IF YOU ARE STILL NOT HAPPY

If You are still unhappy after Our review, or You have not received a written offer of resolution within 8 weeks of the date We received Your complaint, You may be eligible to refer Your case to the Financial Ombudsman Service (FOS). The FOS is an independent body that arbitrates on complaints. They can be contacted at:

- Post: Financial Ombudsman Service, South Quay Plaza. 183 Marsh Wall, London E14 9SR
- Telephone: 0800 0234567 (Calls from UK landlines and mobiles are free) or 0300 1239123 (for mobile users)
- Website: www.financial-ombudsman.org.uk

You have the right to refer Your complaint to the Financial Ombudsman, free of charge, but You must do so within six months from the date of the final response letter. If You do not refer Your compliant in time, the Ombudsman will not have Our permission to consider Your complaint and so will only be able to do so in very limited circumstances.

YOUR RIGHTS

Your rights as a customer to take legal action remain unaffected by the existence or use of any complaint procedures referred to above. However, the Financial Ombudsman Service will not adjudicate on any cases where litigation has commenced.

THANK YOU FOR YOUR FEEDBACK

We value Your feedback and at the heart of Our brand We remain dedicated to treating Our customers as individuals and giving them the best possible service at all times. If We have fallen short of this promise, We apologise and aim to do everything possible to put things right.



THE FINANCIAL SERVICES COMPENSATION SCHEME (FSCS)

We are covered by the FSCS. If We are unable to meet Our financial obligations You may be entitled to compensation from the scheme, depending on the type of insurance and the circumstances of the claim.

Further information about compensation scheme arrangements is available at www.fscs.org.uk



Data Protection – Privacy Notice

The below information is how We deal with Your data protection as Your insurer. For further information on how Your broker handles Your data please refer the terms of business and privacy policy issued by them.

We are the main company responsible for Your Personal Information (known as the controller).

We collect and use Personal Information about You in relation to our products and services. Personal Information means any information relating to You or another living individual who is identifiable by Us. The type of Personal Information We collect and use will depend on Our relationship with You and may include more general information (e.g. Your name, date of birth, contact details) or more sensitive information (e.g. details of Your health or criminal convictions).

Some of the Personal Information We use may be provided to Us by a third party. This may include information already held about You within the Aviva group, information We obtain from publicly available records, third parties and from industry databases, including fraud prevention agencies and databases.

This notice explains the most important aspects of how We use Your Personal Information, but You can get more information by viewing Our full privacy policy at aviva.co.uk/privacypolicy or requesting a copy by writing to Us at: The Data Protection Team, Aviva, PO Box 7684, Pitheavlis, Perth PH2 1JR. If You are providing Personal Information about another person You should show them this notice.

PERSONAL INFORMATION WE COLLECT AND HOW WE USE IT

- We use Your Personal Information for a number of purposes including providing our products and services and for fraud prevention.
- We also use profiling and other data analysis to understand Our customers better, e.g. what kind of content or products would be of most interest, and to predict the likelihood of certain events arising, e.g. to assess insurance risk or the likelihood of fraud.
- We may carry out automated decision making to decide on what terms We can provide products and services, deal with claims and carry
 out fraud checks. More information about this, including Your right to request that certain automated decisions We make have human
 involvement, can be found in the "Automated Decision Making" section of Our full privacy policy.
- We may process information from a credit reference agency. More information about this can be found in the "Credit Reference Agencies" section of Our full privacy policy.

Your Personal Information may be shared with other Aviva group companies and third parties (including Our suppliers such as those who provide claims services and regulatory and law enforcement bodies). We may transfer Your Personal Information to countries outside of the UK but will always ensure appropriate safeguards are in place when doing so.

You have certain data rights in relation to Your Personal Information, including a right to access Personal Information, a right to correct inaccurate Personal Information and a right to erase or suspend Our use of Your Personal Information. These rights may also include a right to transfer Your Personal Information to another organisation, a right to object to Our use of Your Personal Information, a right to withdraw consent and a right to complain to the data protection regulator. These rights may only apply in certain circumstances and are subject to certain exemptions. You can find out more about these rights in the "Data Rights" section of Our full privacy policy or by contacting Us at dataprt@aviva.com.



The Royals, Altrincham Road, Manchester M22 4B.

1. 0344 2/4 3/2

e. small-business@ripeinsurance.co.uk

w. www.ripeinsurance.co.uk/small-business